FORM OF ORDER SHEET

Court of____

Appeal No.

603/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge				
1	2	3				
1-	26/04/2024	The appeal of Dr. Sajid Ur Rehman resubmitted today by Mr. Abdullah Shah Advocate. It is fixed for				
		preliminary hearing before Single Bench at Peshawar on 30				
		.04.2024. Parcha Peshi given to the counsel for the appellant				
•		By the order of Chairman REGISTRAR				
	•					
		2				
1						

Respected Sir,

It is submitted that the present appeal was received on 25.03.2024, which was returned to the counsel for the appellant for removing objection (Flag-A). Today i.e. 08.04.2024 the learned counsel re-filed the appeal without removing the objection no. 1 to 7.

The appeal is now submitted to your honor under rules 7 (c) of the Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

REGISTRAR

F

Worthy Chairman

V

786 17/4/24

The appeal of Dr. Sajid Ur Rehman received today i.e on 25 .03.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

 \times ()- According to sub-rule-4 of rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974 respondent no. 1, 4 & 9 are un-necessary/improper parties, in light of the rules ibid and on the written direction of the Worthy Chairman the above mentioned respondent number be deleted/struck out from the list of respondent.

(2) Index of the appeal be prepared according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.

Check list is not attached with the appeal.

 ${\mathscr D}^{\vee}$ Affidavit is not attested by the Oath Commissioner.

(5) The documents referred to in memo of appeal are not attached with the appeal be placed on it.

The documents that are to be provided must be readable/legible.

 ${\mathfrak T}$ Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

/0 /s.т, <u>3</u> /2024:

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr. Abdullah Shah Adv. High Court Peshawar.

I se Objection is idear

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

603 12024 Appeal No._

Dr. Sajid UrRehman S/O Maqbool Shah

Appellant

VERSUS

	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	······································
S1:#	Particular of documents	Annexure	Pages
		· · · · · · · · · · · · · · · · · · ·	
1.	Memo of appeal		1-8
2.	Affidavit		9
3.	Copy of Appreciation letter	Α	10
4.	Copy of Notification No. SO(B&T) E&SE/11- 13/2019/TBB/SS(Islamiyat)	B	
5.	Copy of show/charge sheet	C	12-13
6.	Copies of Reply to the ShowCause and ImpugnedNotification No. SO(B&T)E&SE/11-13/SS-Islamiyat/TBBDated19/10//2023	D & E	14-20
7.	Copy of order dated 27/02/2024	F	21
8.	Copy of ERRATA	G	22
9.	Copy of letter	• H	23-25
10.	Copy of Corrigendum	I .	26.
13.	Wakalatnama		07

Dated: 21/03/2024

י יי Through

Appellant

Abdullah Shah Advocate High Court Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

603 12024 Appeal No.

Dr. Sajid UrRehman S/O Maqbool Shah R/O Lalazar Colony, University of Peshawar presently serving as in Senior Subject Specialist BPS-18 (Islamiyat) Elementary and Secondary Education Department KP, Peshawar

----- Appellant

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Principle Secretary Chief Minister, Civil Secretariat, Peshawar.
- 2. Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.
- 3. Secretary Elementary and Secondary Education Civil Secretariat, Peshawar

----- Respondents

APPEAL <u>UNDER</u> SECTION-4 OF THE <u>KHYBER</u> PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION NO.SO(B&T) E&SE/11-13/SS-<u>ISLAMIYAT/TBB</u> DATED <u>19/10//2023</u> AGAINS <u>THE</u> <u>RESPONDENTS</u> BY ILLEGALLY AND **UNLAWFULLY** WITHHOLDING OF TWO ANNUAL INCREMENT OF THE <u>PETITIONER FOR TWO YEAR.</u>

PRAYER IN APPEAL:-

By acceptance of the instant appeal the impugned orders dated: 19-10-2023 and 27-02-2024 may kindly be set aside.

PRAYER IN PETITION:

On acceptance of the instant Appeal, this Honorable Tribunal may kindly be pleased to issue direction to the Respondents:

- a. Declare the Notification No. SO(B&T) E&SE/11-13/SS-Islamiyat/TBB Dated 19/10//2023 as illegal, without any force of law, void ab initio hence liable to be set aside.
- b. Directing the respondents to exonerate the Appellant from the Charges leveled against him.
- c. Direct the Respondents not to withhold the annual increment of the Appellant for any further period.
- d. Direct the respondents to release the annual increment of the Appellant as withheld by the respondents for Two years.
- e. Any other relief not specifically prayed for but this August Tribunal deems fit may also be granted in favor of the Appellant.

Respectfully Sheweth:-

Appellant most humbly submits as below:

- 1. That the Appellant is a Ph.D Doctor in Islamiyat subject as well having post doctorial fellowship. Moreover the Appellant published 18 research papers national and International HEC recognized journals of High impact factor on his credit.
- 2. That the Appellant has been appointed as subject Specialist of Islamiyat in the year 1995 and since then the Appellant is working on the said post to the best of his ability with full zeal and of course to entire the

satisfaction of his high ups which is evident from the fact that his work has been appreciated so many times by his bosses.

(Copy of Appreciation letter is attached as Annexure-A)

 $W_{\rm el}$

E&SE/11-3. That Notification No. SO(B&T) vide 13/2019/TBB/SS(Islamiyat) dated 21/10/2019 the Appellant was appointed as Subject Specialist (Islamiyat) in Khyber Pakhtunkhwa Textbook Board Peshawar on deputation basis for a period of three years. There the Appellant was assigned task of review and correction of Islamiyat books for Class-VI, VII and VIII along with other subject specialists. The Job Description of subject specialist in Khyber Pakhtunkhwa Text Book Board is to edit, participate in books review at Provincial level. He renders expert advice on the matters of Islamic studies but in the case National Curriculum Council (hereinafter referred as NCC) books, the Appellant/reviewer has no rights to edit the books because of copyright issue and his name is printed as formality like routine books by the KP textbook board authorities.

(Copy of Notification No. SO(B&T) E&SE/11-13/2019/TBB/SS(Islamiyat) is attached as Annexure-B)

- 4. That during the tenure of the Appellant, more than 800,000 textbooks have been released, but no objection has been raised. Continued work with hard work and dedication and still more than sixty posts are still vacant which is a proof that despite the lack of staff, the Appellant along with his team tried hard to provide textbooks to the children of all the districts of the province on time.
- 5. That all of a sudden the Appellant received a Show Cause Notice dated 08/02/2022 wherein certain allegations were leveled against the Appellant having no base as the same were not relevant to the post of Appellant.

(Copy of show/charge sheet is attached as Annexure-C)

6. That said Show Cause was properly replied by the Appellant thereafter the respondents appointed an enquiry committee to dispense with the enquiry initiated against the Appellant. The enquiry committee after conclusion of enquiry submitted its report and Respondent No. 01 imposed minor penalty upon the Appellant by withholding two annual increment for two years vide the impugned Notification No SO(B&T) E&SE/11-13/SS-Islamiyat/TBB Dated 19/10//2023.

(Copies of Reply to the Show Cause and Impugned Notification No. SO(B&T) E&SE/11-13/SS-Islamiyat/TBB Dated 19/10//2023 are attached as Annexure- D & E).

7. That feeling aggrieved from the impugned Notification dated 19/10/2023 the Appellant filed departmental appeal to the competent authority for setting aside Notification dated 19/10/2023 but to the shock and dismay of the Appellant departmental appeal has been rejected vide order 27/02/2024.

(Copy of order dated 27/02/2024 is attached as Annexure-F).

8. That feeling aggrieved from the above mentioned orders the Appellant approaches this Honorable Tribunal by preferring the instant Service Appeal on the following grounds inter alia:

Grounds:

- A. That the impugned order dated: 19-10-2023 & 27-02-2024 are against the law, facts and circumstances of the case, hence liable to be struck down.
- B. That the impugned office orders dated: 19-10-2023 & 27-02-2023 are wrong, illegal, unlawful, against the policy and are liable to be struck down and set aside.
- C. That the appellant has not been treated in accordance with law hence his rights secured and guaranteed under the law are badly violated.

- D. That the impugned orders are not based on public interest but rather to adjust blue eyed person by making the Appellant a scapegoat.
- E. That Show Cause notice issued to the Appellant is not in accordance with law.
- F. That no statement of allegation has been served or issued to the Appellant by the Respondent which makes the whole enquiry proceedings void ab initio.
- G. That the allegation leveled against the Appellant in the Show Cause Notice are not related to the Appellant hence issuance of Show Cause Notice and consequently imposing penalty upon the Appellant vide impugned order dated 19/10/2023 is curam non judice.
- H. That the Impugned order dated 19/10/2023 is liable to be set aside because in respect of the allegation ERRATA/Corrigendum has been issued for correction of the typographical mistakes.

(Copy of ERRATA is attached as Annexure-G)

- I. That it is established principle of law, that where a law requires a thing to be done in a particular manner, then the same is to be done in that manner and not otherwise.
- J. That in the case of the appellant, all the prevailing laws have been abused/misused and the department has tried to victimize the appellant.
- K. That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

L. That for review of book according to policy 90 days has to be given to the review team but in the instant case the Appellant was forced to complete work load of ninety day only in five days due to delay in signing contracts with the publishers and secondly it was a forceful compulsion Appellant's team was included as observers for three committees and three Revo of the publishers' books at the same time because other provinces of the country flatly refused, but in Khyber Pakhtunkhwa, it was included in the agenda of the cabinet in the last minute because the then Government wanted to take credit of implementing one curriculum throughout the province. It was added that the government used to take credit at the time or had some other intention, Allah knows best, but our compulsion was not taken into consideration, that was the reason why Additional Director DCT Abbottabad wrote a letter to the Secretary Elementary and Secondary Education Department Khyber Pakhtunkhwa. In which it was emphasized that since all the work of Review has been done in haste, so do not take action against the Review team. (Copy of letter is attached as Annexure-H)

ţ.

M. That the Appellant has been discriminated upon as there was a serious mistake in the of 9th Islamiyat at textbook from in the tenure of the successor of the Appellant, SS Islamiyat, that he wrote Hazrat Ali with the name, صلى الله عليه وأله وسلم which is wrong. a lot of noise by social media but his recovery was done with only one ARRATA or Corrigendum.

(Copy of Corrigendum is attached as Annexure-I).

N. That the biasness, narrow-mindedness and casual approach of these inquiry officers as well as respondents department may be gauged from the fact that they included the mistake of the seventh textbook of Urdu by not including lesson of Ghazi Alam Din in the account of Appellant meaning thereby they even did not know the designation and job description of the Appellant and that issue was related to the ختم نبوت which is very sensitive issue and people in our country got extremely emotional of such like issue. Moreover including issue related ختم نبوت in the Show Cause of the Appellant means to stigmatize his career and these things have long standing impact on the social life of the victim. Due to which there were life threats to the appellant and his children were pulled out of schools due to threats because our society is an emotional society and there are many examples of innocent lives being lost emotionally. It is the responsibility of the inquiry officers, but no one can remedy it.

O. That a non-administrator can be blamed for a management issue not following the signing and KPTLM policy sop's to whose account is it put and the head of the organization (Chairman Board) and Head of Section (Members) especially member E and P (Editorial and Procurement (E&P)

Major functions are to:

 ηh

Develop textbooks from Grades I – XII

Develop Learning Materials and Teacher's Guides Facilitate the review and approval process of Textbooks Arrange pfinting of textbooks through printers Issue release orders of printed books Maintain library/resource center

Arrange workshops and seminars for authors, editors, reviewers, publishers of textbooks and other learning materials.)are never even bothered to ask them because of influence and the helpless employee is -always made a scapegoat.

In addition to this, the applicant was responsible for 38 books of Islamiat and Arabic subjects, which was the responsibility of double subjects and also lacked supporting staff. P. That the appellant seeks permission of this Hon'ble Court to advance other grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that on acceptance of the instant appeal

- i. Declare the Notification No. SO(B&T) E&SE/11-13/SS-Islamiyat/TBB Dated 19/10//2023 as illegal, without any force of law, void ab initio hence liable to be set aside.
- ii. Directing the respondents to exonerate the Appellant from the Charges leveled against him.
- iii. Direct the Respondents not to withhold the annual increment of the Appellant for any further period.
- iv. Direct the respondents to release the annual increment of the Appellant as withheld by the respondents for Two years.
 - Any other relief not specifically prayed for but this August Tribunal deems fit may also be granted in favor of the Appellant.

Dated: 21/03/2024

 $W_{i}^{(1)}$

Through

Abdullah Shah Advocate High Court F-12, Al-Farid Centre, Eid-Gah Road, Opposite Arbab Niaz Stadium, Peshawar. Email: <u>Shah abdullah 15@yahoo.com</u> Cell No# 03319206687

Appellanť

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Versus

Appeal No.____/ 2024

Dr. Sajid UrRehman S/O Maqbool Shah

Government of Khyber Pakhtunkhwa & Others

<u>AFFIDAVIT</u>

I, <u>Dr. Sajid Ur Rehman S/O Magbool Shah R/O Lalazar Colony</u>, <u>University of Peshawar</u> do hereby solemnly affirm and declare on oath that all the contents of the instant appeal are true and correct to the best of my know edge and beliefs and nothing has been concealed from this Honorable Court.

Identified by

 W^{Ii}

 χB

Abdullah Shah Advocate High Court.



Deponent Dr. Sajid Ur Rehman

Sajil

Appellant

Respondents

hanes,

P.No.1-12022-No. Government of Pakistan National Curriculum Contacit Spectratian Ministry of Federal Returnmon & Professional Training, 64 (matcat

10

Ishunahad i cher as a supply

Subject: - <u>LETTER OF APPRECIATION</u>

Dear Dr. Sujid ur Rehmun.

Director

Thank you for your participation in the Interprovincial Conrectante Workshop held on 15-17 February, 2022 in Islamnbad. The National Curriculum Council appreciates corr effort in contributing to this national cause, that will help uplift the education quality for overchild in Pakistan

2. Our main goal for the workshop was to deliberate on the textbooks review process and criteria to develop a streamlined mechanism for textbook review. Your Invaluable expensive 'made this education reform exercise more consultative, meaningful and productive

3. We are grateful for the time you have given us and look furward to your continued participation in future sessions.

TTESTED. Mariam Chught

Dr. Sajid ur Rehmän (*) Isligniyat Espert

. (

now



GOVERNMENT OF KRYBER PAKIEU NKRWA FLUMÉNTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the 21+10-2019,

NOTIFIC VHON

ηĿ

i

1.

No.NO(B& DP& S1/(11-13/2019/TBB/SS (Islamiyat)). In exercise of powers conferred and Section 13 (1) (d) of Khyber Paklaunkhwa Textbook Board, Ordinance 1971, read with two play of the Khyber Pakhtunkhwa Textbook Service Rules 1972, the Chief Minister, Khyber and the Khyber Pakhtunkhwa Textbook Service Rules 1972, the Chief Minister, Khyber and the Khyber Pakhtunkhwa Textbook Board has been pleased to appoint 45. Sopa Ur Rehman, Principal (BS-18) GHS, Gui Akbar Kafi Hasan Khel, Peshawar as Subject Spee filse (bis) (biamiyat) in Khyber Pakhtunkhwa Textbook Board Peshawar on deputation basis for a period of three years with immediate effect.

2. The terms and conditions of deputation of Dr. Sasid Ur. Rehman, Principal (BS-18) GHS, Gul. Albar Kah Hasan Kitel, Peshawar as Subject Specialist (banatyat) in Kliyber. Palaturikhwa Textbook Board Peshawar in due course of time.

SECRETARY

į.

1

Endst of even No & Day,

A Copy is copy and ed to a

1. The Principal Secretary to Criter Minister, Knyber Pakhan Law,

(2) The Chairman Khyber Pakhtiakhwa Textbook Board Peshawar

3 Director, E&SF, Khyber Pakfalaikhwa Peshawar

4. PS to Chief Secretary, Khyber Pashtiakawa

5. PS to Advisor for Chief Man, ter (EaSF), Khyber Pakhninkhwa

- to PS to Secuciary Elementary & Secondary Education Department
- 7 Officer concensed.

ILAL ŠAFED KRAJ SECTION OFFICER RECERCENTING

nex C

ERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

> No.SO (B7I) E&SED/TBB/11-13/SS-Islamiyat Dated Peshawar the, 08.12.2022

To

Dr. Sajid Ur Rehman. Subject Specialist (BS-18), KP-Textbook Board, Peshawar.

Subject: -SHOW CAUSE NOTICE.

I am directed to refer to the subject noted above and to enclose herewith a copy of Show Cause Notice wherein the Competent Authority (Chief Minister Khyber Pakhtunkhwa) has tentatively decided to impose upon you major penalty of "Dismissal from Service" under Rule-4 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 in connection with the charges leveled against you. 2.

You are therefore directed to furnish your reply to the Show Cause Notice as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

3. Your reply should reach this Department within Seven (07) days of delivery of this letter, otherwise ex-parte action shall be taken against you. Encl: As Above:

SECTION OF

Endst: Even No. & Date:

Copy of the above is forwarded to the: -

- . Chairman, KP-Textbook Board, Peshawar,
- 2. Director E&SE Khyber Pakhtunkhwa, Peshawar.
- J. Director DCTE, Khyber Pakhtunkhwa Abbottabad.
- 4. Section Officer (School Male), E&SE Department
- 5. PS to Secretary E&SE Khyber Pathtunkhwa, Peshawar.
- 6. PS to Special Secretary E&SE Department.
- 7. PA to Addl: Secretary (Gen), E&SE Department.
- 8. PA to Deputy Secretary (Boards & Training), E&SE Dept

SHOW CAUSE NOTICE

I. Mahmood Khan, Chief Minister, Khyber Pakhtunkhwa as Competent Authority, under the Khyber Pakhtunkhwa Government Servanis (Efficiency & Discipline) Rules, 2011, do hereby serve you, Dr. Sajid Ur Rehman, Subject Specialist (BS-18), Islamiyat KP-Textbook Board as follows:

- i. You being reviewer were main responsible to point out and correct the mistake and error i.e. writing Hazrat Abubakar (RA) second Khalifa instead of 1" Khalifa in the Class-7th textbook of Islamiar Page-10 (Line No.4)."
- ii. You being reviewer, neither raised any objection on the fresh and modified two lines nor bothered to correct the blunder in the textbook of Islamiat for Class-J⁴⁶ i.e. revelation has been shown stopped after bestowing Prophet hood on the Hazrat Muhammad (P.B.U.H).
- iii. You failed to Identify and correct the mistakes Le. Syedna Imam Hussain (R.A) was written instead of Syedna Imam Hassan (R.A) in the textbook of Islamiat for Class 8th (Page-97 Line No.15).
- iv. You being reviewer were responsible of the insertion of the phrase or clause which is not advisable for the students of Class-4th.
- v. You being reviewer did not observe that a lesson on Ghazi Alcem-ud-Din was present in the textbook of Class-7th published in academic year 2021-22 but the same is missing in the new edition i.e. for academic year 2022-23.
 - vi. Due to your this act of negligence, the Government was put in very awkward situation in the eyes of public and resources consumed on the correction of these mistakes.

I am satisfied that you have committed following acts/ omissions specified in rule-3 of the said rules:-

i. Inefficient

ii. Misconduct

2. In terms of Rule-5 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, I, as Competent Authority, dispense with the inquiry and serve you with a show cause notice under Rule-7 of the ibid rules.

3. As a result thereof, I, as competent authority, have tentatively decided to impose upon you the following penalty under Rule-4 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011:-

4. You are, therefore required to show cause as to why the aforesaid penalty / penalties should not be imposed upon you and also intimate whether you desire to be heard in person.

5. If no reply to this notice is received within fifteen (15) days of its delivery, jushaff be presumed that you have no defense to put in, and in that case an ex-parte action shaft be taken against you.

> (MAHMOOD KHAN) CHIEF MINISTER KHYBER PAKHTUNKHWA COMPETENT AUTHORITY

Dr. Sajid Ur Rehman, Subject Specialist (BS-18), Islamiyat, KP-Textbook Board,

these

Secretary E&SE

KPK

То

Subject: <u>Shows Cause</u>

Respected Sir,

Enclosed herewith please find a formal reply along with other relevant documents to the <u>Show</u> <u>Cause</u> issued by your esteemed office under letter NO. SO (B/T) E&SED/TBB/11-13/SS-

1

ATTESTED

Islamyat dated 08-12-2022. 15/12/2022 Dr. Sajid-ur-Rahman^{//}

EX-Subject Specialist Islamyat

KHYBER PAKHTUNKHWA TEXTBOOK BOARD

PESHAWAR,

Subject: <u>SHOW CAUSE NOTICE</u>

With reference to your letter NO. SO (B/T) E&SED/TBB/11-13/SS-Islayat dated 08-12-2022: a para wise response is submitted as under:

I. Reply to the charges at para I, II, & III of Show Cause

No record was handed over to the under signed because the whole process of correction was under the control of DCTE Abbottabad, and NCC Islamabad. After procuring the record from DCTE Abbottabad and cross checked with the record of NCC Islamabad the following anomalies and discrepancies were found as illustrated in the table below.

Book and Grade	PTRC reviewed copy of DCTE	SC reviewed copy of DCTE	PTRC reviewed copy of DCTE <u>at Ncc.</u> <u>Islamabad</u>	SC reviewed copy of at NCC Islamabad	Remarks
IslamiyatVII page No. 9 and 10	The contents are not present in this copy	The contents are present in this copy and pointed out for correction	The contents are not present in this copy	The contents are present in this copy and not pointed out for correction by the DCTE	The record at DCTE had been Tampered with
Islamiyat –VIII page 97	The contents are not present in this copy	The contents are not present in this copy	The contents are not present in this copy	The contents are not present in this copy	The Publisher has added these contents after NOC and they have admitted the mistake as per their stance.

Reply to the charges at para IV of Show Cause

Islamyat Grade-IV was handed over to KPTBB by NCC Islamabad with sole publishing rights for academic year 2021-22. The said error was not present in the first edition.

In August 2021, the erstwhile Secretary E & SED, Mr. Yahya Akhunzada constituted a committee of working teachers of E&SE Department to review the textbooks of all Subjects. The clearly was added to text by two member committee; Dr. Naseer Allah GHSS No-1 Peshawar city & Muhammad Tayyab Nawaz. (The Annex H)

1

It is further highlighted that the said committee had not involved in sectarian society for seen the consequences of the addition. For review of textbook and was constituted in contravention to the KPTLM Policy. It is further highlighted that textbooks are developed on the principal of 'Value Neutrality' not lettering one's emotions and biases interfere in the review of textbook But unfortunately, this golden principle was seriously violated by the said review owing to their lack of review experience.

Reply to the charges at para V of Show Cause

1.

 $_{\rm W} R$

Ş

It is brought into the notice of Competent Authority that lesson of Ghazi Aleem - ud- Din Shaheed is not the part of the textbook of Islamyat, rather it was the part of the <u>textbook of Urdu for Grade 7</u> <u>developed for academic year 2021-22</u>. It is extremely unfortunate and matter of great concern that members of Inquiry Committee even did not bother to find out that the said lesson <u>was not the part of</u> <u>ISLAMIYAT GRADE 7 but the part of the textbook of Urdu GRADE 7</u>. This fact shows either the superficial and casual approach of Inquiry Committee members, or the mollified of the members because of the politicization of the phenomenon, The Competent Authority is requested to strong action against this negligence on the part of Inquiry Committee.

Causes of the errors in the textbooks of SNC textbook Islamabad

1. DELAYED DEVELOPMENT OF SNC BOOKS (GRADE VI-VIII)

The development process of the textbooks was extraordinarily delayed by NCC. These over delay seriously affected the review process of these textbooks and the KP Government under the directive of Secretary E&SED had to curtail and squeeze the review process as laid down in the KPTLM Policy. For this purpose, a meeting was held on the directive of honorable Secretary E&SED (on 07-04-2022, under the chairmanship of Mr. Arshad Khan Afridi and attended among other by Dr. Mariam Chughtai, Director NCC. (Annex-2). IN THIS MEETING THE DURATION OF 36 DAYS OF IRC WAS SKIPPED AND AGAIN THE 36 DAYS PTRC DURATION WAS REDUCED TO JUST THREE DAYS. Similarly. The 18 days duration of SC was squeezed to two days. This decrease of 85 days duration of review process greatly comprised the quality / reliability of review and evaluation and the Reviewers were unable to focus on different aspects of the textbooks. The actual duration and the real duration as mentioned in the KPTLM policy is illustrated in the table below.

In this connection the Additional Diirctor CTR has also issued letter to Secretary E&SE vide Letter NO : 2225-32/CTR/PTRC-NCC/SNC-8.(Copy attached)

And due to rendering emergency services the director NCC Islamabad also recognized my services and awarded LETTER OF APPRECIATION. (Copy attached)

Intimating The Secretary that since the Review process has been carried out in extremely haste bypassing all the rules of KPTLM Policy, therefore, no punitive measures will be taken against reviewers. (Copy of the said letter is attached at Flag-?)

2. Reduction in the number of days in the Review Process

Due to the printing urgency, the E&SE department of the Government of Khyber Pakhtunkhwa considerably reduces the number of days of the Review of textbooks. Clearly indicates that great deal of quality was compromised owing to this decrease the number of these days. Even though the other Provinces of the country did not adopt these textbooks for the ongoing academic year. i.e. 2022-23.

Total No of Books reviewed	Number of days in KPTLM Policy	Actual Review days in NCC Islamabad	Number of Days Skipped / Unutilized	
Total Numbers of	IRC 36 days	0	36 days	
books of islamiyat Reviewed in NCC	PTRC 36 days	3 days	33 days	
Islamabad = 9	SC 18 days	2 days	16 days	
Total Number of Days	90 days	5 days	85 days	

3. <u>No Editing Rights were Conferrd by National Curriculum Council, Islamabad to KP Textbook</u> Board

As per clause (d) of the Agreement executed between the provincial government and federal government (Annex-3), the digital version of the final model textbooks are not to be edited. As a consequence all the changes/amendment and additions of PIRC were to be ensured by the NCC, DCTE and publisher. KPTBB was supposed to get the final version of the manuscript from the publisher for printing purposes.

This clearly shows that the control of the undersigned was tantamount to nothing over the editing of the textbooks of G-6,7 &8.

4. Shortage of Human Resources in KPTBB

No one can deny the important role of books in general and textbooks in particular in dissemination and creation of knowledge and education. Textbook is one of the many tools contributing in the rendering quality education.

Editorial & Production (E&P Section)

 $_{\rm N}R$

1

Books are edited, Evaluated and proof reader I E&P Section which is the main pivot around which the activates of the whole Board revolve. All the titles 224 are developed, edited, evaluated and proof read in this section but the total strength of human resources working in this section is 15 Its details is as under.

3

- 7 Subject specialist
- 3 Assailant Subject specialist
- 1 TBE 9 (Text Book Examiner)
- 1 Composer
- 1 Proof Reader
- 1 Superintende
- 1 Assistant

The undersigned is dealing with 33 titles (Books) including Arabic language and Tajveed-ul-Quran Books However no assistant subject specialist, proof reader, composer and IT expert or available to assist his tasks. Despites this pathetic work environment and limited resources the under signed has released more than 10 million text books in this academic year. It is, therefore, requested that while making a decision these working climate may be kept in mind.

While making a decision, the honorable member of the inquiry committee the following points my be kept and mind;

1. Extra pressure of the KP govt in general and the competent authority (Chairman KPTBB) in particular.

- 2. Lack of control over the editing of textbook.
- 3. The by-passing of the KPTLM policy.
- 4. No provision of record copy of PTRC and SC by DCTE.
- 5. The over delay of Bid by 32 day. (Annexure attached)

Keeping in view the above, it is humbly requested that the undersigned may please be exonerated from these charges and oblige.

لَا يُكَلِّفُ اللَّهُ نَفْسًا إِلَّا وُسْعَهَا ۚ لَهَا مَا كَسَبَتْ وَعَلَيْهَا مَا أَكْتَسَبَتْ ۗ رَبَّنَا لَا تُؤَاخِذْنَا إِنْ نَسِينَا أَوْ أَخْطَأْنَا ۚ رَبَّنَا وَلَا يَحْمِينُ مَا يَكْتَسَبَتْ ۗ رَبَّنَا لَا طَافَةَ لَنَا إِصْرًا كَمَا حَمْنَا أَوْ أَخْطَأْنَا ۚ رَبَّنَا وَلَا تُحَقِيلُنَا مَا لَا طَافَةَ لَنَا إِصْرًا كَمَا حَمْنَا أَوْ أَخْطَأْنَا ۚ رَبَّنَا وَارْحَمْنَا ۖ يَحْمِلْ عَلَيْنَا إِصْرًا كَمَا حَمْنَهُ عَلَى اللَّهِ سَعَا أَنْ اللَّ عَلَى اللَّذِينَ مِنْ قَبْلِنَا ۚ رَبَّنَا وَلَا تُحَقِيلُنَا مَا لَا طَافَةَ لَنَا إِصْرًا كَمَا حَمْنَا وَاعْفُرْ لَنَا وَارْحَمْنَا * رَبَّنَا عَ تَحْمِلْ عَلَيْنَا إِصْرًا كَمَا حَمْلَتُهُ عَلَى اللَّذِينَ مِنْ قَبْلِنَا * رَبَّنَا وَلَا تُحَقِيلُنَا مَا لَ أَنْتَ مَوْلَانَا فَانْصُرْنَا عَلَى الْقَوْمِ الْكَافِرِينَ

Allâh charges no soul but to its capacity. It (- the soul) shall be paid for that which it has done (of good) and against it who has incurred (evil deliberately). (Pray,) 'Our Lord! take us not to task if we forget or (if) we make a mistake. Our Lord! lay not upon us the burden (of disobedience) as You laid upon those before us. Our Lord! charge us not with the responsibility which we have not the strength to bear; therefore overlook our faults and grant us protection and have mercy on us. You are our Master, therefore help us against the disbelieving people.'

17.75

2022 Dr. Sajid-ur-Rahman

ý.

1

EX-Subject Specialist Islamyat, KP TBB

19

GOVERNMENT OF KHYBER PAKHER NKHWA **FTEMENTARY & SUCONDARY FDECATION DEPARTMENT**

the second second second

Time of the rate of the same

The company of the second

Dated Perhassian the, 19 (Depoler 2023)

SOUTH ALION

S. SUPPOPERS SE 13 NN COLUMN L 計時計

WHERE AS

and the second second 58 L

VE VIER IS i the way of the sec ي جنها المراجع و المحمولين ال

NY HIRKENS

AND SHEREAS

Brains in the Service.

the second state of the se الرابية المحجرة للاقلام وللاحا الكرديما فالرياب بالالا

i i da norse

AND WHEREAN A CLAIR ORDER SELECTION TO A CONTRACTOR Constant Constant Automatics - 22 28 and the state of many planate states There and is the fifth eres & Disciplines Rules, July

NOW, THEREFORE it clerences in the powers conterned uncalled in No. 2018 Blow a "overmisent Servara, Efficiency a and the second dense Monthes Report Postmethan -----the of the or other me of the inquiry committee and busing where the second state of the withholding Of Two Annual Increment For two Years' in the same in Remain Ex-Sublect Specialist (BS-18), Kny par the contract of the second second

SECRET ARY

E part & Andrea

Ladst: of even Ne & Date

n h

. :

- man to some which may thank ou to show at •
- it apartic second the state harder Pakhtunking.
- Const. M. Klose No. K Bland Brand to
- De la Martin a Paktas has propayar
- n
- to sub-relation of the state of
- PS ... Court Statute + Histor & Marniths a Poshawar 8
- PS to Search on Easy Departs and Department ū
- Office order file.

SECTION OFFICER (BOARDS & T.RG)



BETTER COPY

GOVERNMENT OF KHYBER PAKHTUNKHWA, ELEMENTARY & SECONDARY EDUCATIONS DEPARTMENT

Dated Peshawar the 19th October 2023

NOTIFICATION

No. SO&BS TF&SP 11/13SS Islamiayat TBB whereas Dr. Sajid Ur Rehman (Ex-Subject specialist BS-18), Khyber Pakhtunkhwa, Textbook Board was peaceful against the under Khyber Pakhtunkhwa, Government Servant (Efficienary & Discipline Rule 2011 for mistakes and in the Textooks of Islmiyat for classes 7th 8th & 9th for the mandate year 2022-23.

And Whereas Mr. Abdul Akram (PMS BS-18), Addl Secretary E&SE Department and Dr. Hafiz Muhammad Ibrahim Ex-Director of E&SE conducted inquiry against the accused.

And Whereas the inquiry committee after having contained the charges relevant on record and explanation of the accused submitted the report.

And Whereas a show cause notice was served on him and major dismissed from service was imposed upon the accused by the competent authority Chief Minister, Khyber Pakhtunkhwa. In response to the show cause notice Mr. Tahir Orakzai Secretary Tourism was nominated to the _____ hearing the accused on his behalf.

And whereas Mr. Tahir Orakzai Secretary Tourism afforded perusal bearing the accused on behalf of the Competent Authority on 09.02.2023 who recommended of penalty instead of major penalty under rule -4 of the Khyber Pakhtunkhwa, government servant (Efficiency & Discipline), Rules 2011.

Now Therefore in exercise of the powers of conferred upon him Rules of the Khyber Pakhtunkhwa, Government Servant (Efficiency & Discipline Rules 2011, the Competent Authority (Chief Minster Khyber Pakhtunkhwa), afforded and recommendations of the inquiry committee and bearing officers is release to compromise penalty of "Withholding of Two Annual increment for two years" upon the Dr. Sajid Ur Rehman Ex-subject Specialist (BS-18), Khyber Pakhtunkhwa, Textbook Board with immediate effect.

SECRETARY

Endst of Even No. & Date

Copy is forwarded to:-

1. Accountant General, Khyber Pakhtunkhwa, Peshawar

2. Principal Secretary to Chief Minster, Khyber Pakhtunkhwa.

- 3. Chairman KP, Textbook Board, Peshawar
- 4. Director E&SE Khyber Pakhtunkhwa, Peshawar
- 5. District Education Officer (Male) Peshawar
- 6. Dr. Sajid Ur Rehman Ex-Subject Specialist (BS-18), KP, Textbook Board
- 7. PS to Chief Secretary, Khyber Pakhtunkhwa, Peshawar
- 8. PS to Secretary E&SE Department, Peshawar
- 9. Office file.

SECRETARY

vy Ni

"Hnnes

TIMMEDIATE



GOVER^{ISMENT} OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Binck "A" Civil Secretariat Peshawar.

No.SO(B/T)E&SE/11-13/SS Islamiyat Dated Peshawar the 27.02.2024

The Section Officer (LivEst), Chief Minister's Secretariale. Khyber Pakhtunkhwa, Peshawar.

SUBJECT:

To

. . .

INITIATION OF DISCIPLINARY PROCEEDINGS AGAINST THE OFFICERS OF ERSE DEPARTMENT ON ACCOUNT OF SERIOUS MISTAKES AND ERRORS IN THE TEXTBOOKS OF ISLAMIYAT FOR CLASSES 4" 7" & E" FOR THE ACADEMIC YEAR 2022-23.

I am directed to refer to your letter No. SO(Lit/Estt/CMS/KP/4-1/Appcal/2023/2396 dated 23.11.2023 on the subject cited above and to convey that the Drinpetent Authority (Chief Minister Khyber Pakhunkhwa) has rejected the review petition/appeal of Dr. Sajid Ur Rehman, Ex-Subject Specialist (Islamiyat), K? Textbook Board. Pechawar, please.

(NASEEM KHAM) SECTION OFFICER (Board & Trg) L'USE Department.

M.Y

Endst: of even No. daty.

Copy is forwarded for information:-

- 1. Director, Directorale of E&SE, Peshawar.
- Section Officer (Male) E&SE Dent:
- Tendoxik Roard, Dr. Sajid-Ur-Itchman, Ex-Subject Specialist (Islemiyet), 3.?
 - Peshawar.
- 4. P.S to Scoretary E&SE Department. P.A to Additional Secretary (Gen) E&SE Department.
- 6. PA to Deputy Secretary (HETry), E&SE Department.

SECTION OFFICIER (Board & Tre riment

C³ CamScanner

BETTER COPY

MOST IMMEDIATE

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Block "A" Civil Secretariat Peshawar. No.SO(B/T)E&SE/11-13/SS Islamiyat Dated Peshawar the 27.02.2024

To

The Section Officer (LivEst) Chief Minister's Secretariat Khyber Pakhtunkhwa, Peshawar

SUBJECT:

INTIMATION OF DISCIPLINARY PROCEEDINGS AGAINST THE OFFICERS OF E&SE DEPARTMENT ON ACCOUNT OF SERIOUS MISTAKES AND ERRORS IN THE TEXTBOOKS OF ISLAMIYAT FOR CLASS 4TH 7TH & 8TH FOR THE ACADEMIC YEAR 2022-23.

1 am directed to refer to your No.SO (Lit/Estv/CMS/Khyber Pakhtunkhwa,/4-1/Appeal/2023/2396 dated 23.11.2023 on the subject cited above and to convey that the competent authority (Chief Minister Khyber Pakhtunkhwa), has rejected the review petition/appeal of Dr. Sajid Ur Rehman, Ex-Subject specialist (Islamiyat), KP, Textbook Board Peshawar. Please.

(NASEEM KHAN) SECTION OFFICER (BOARD & TRG) E&SE DEPARTMENT

Endst: of even No. dated

Copy is forwarded for information

- 1. Director, Directorate of BASE, Peshawar
- 2. Section Officer (Male) E&SE Dept.
- 3. Dr. Sajid-Ur-kramas, Ex-Subject Specialist (Islamiyat) KP Textbook Board, Peshawar.
- 4. PS to Sentry SASE Department
- 5. PA to Additional Secretary (Gen) E&SE Department.
- 6. PA to Deputy Secretary (&Trg), E&SE Department.

SECTION OFFICER (BOARD & TRG **E&SE DEPARTMENT**

Annex G



Khyber Pakhtunkhwa Textbook Board

Phase - V, Hayatabad Peshawar

Phone: 091-9217714-15 Fax: 091-9217163, Website: www.kptbb.gov.r .

No. SAC-2020/109373-77/8

Date: 2: 19/2020

. 02 y .2-

The Secretary, Govt. of Khyber Pakhtunkhwa, Elementary & Secondary Education Department, Peshawar.

SUBJECT: ERRATA

Dear Sir,

1 .

Ta

I am directed to refer to the subject noted above and to state that Khyber Pakhtunkhwa Textbook Board has printed the textbooks of Islamiat for Class 7th and 8th wherein, the following printing mistakes have been found. Keeping in view, the following errata may kindly be communicated to the DEOs/Principal across the province to immediately correct the mistakes in the textbooks, as elaborated below.

	بإ مادد كمابا ـ	للنى	لائن لمبر	مؤثير	کاس	ىب	AX
*	فليعرون جنرت الاكرد منى المدقعال	فلفدون حضرت الوكرر ملى الذتعالى مند	4	9	7	اسلاميات	.1
	244	31-2	16	10	1. 7 .5	املاميات	-2
يارى	سیدنانام حسن رمنی الد معلوم مسلم	سیرنا ایام مسین رمنی الله تعالی منه سلمانوں می اتحاد دانقاق کی خاطر۔۔۔۔	15	97	8	- 11-11	3
		· ·		Мел	aber (, E&P) ,	(
Сор	i: E&P/SNC-2020/ forwarded for information The Director, E&SE, Pe The Director, DCTE Ab Member (PSP), Khyber	shawar.	• .	Date	d	Y	

Λ

PS to Chairman, Khyber Pakhtunkhwa Textbook Board.

		Directorate of Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad Phone #:0992-382634 Fax #:0992-381527 E-mail:director.dcte@kpese.gov.pk
-		No: <u>2225-32/</u> CTR/PTRC-NCC/SNC6-8 Dated: <u>25.04.2022</u>
	То	The Secretary Annexed (H)(33)
	. "	Elementary & Secondary Education Khyber Pakhtunkhwa
		Peshawar
	Subject:	KHYBER PAKHTUNKHAWA PROVINCIAL REVIEW COMMITTEE (PTRC)
		PHASE-IL FOR GRADES VI-VIII AT NCC MOFE& PT ISLAMABAD
•	Dear Sir	
'		am directed to refer to the subject above and to request your good self that.
		This Directorate reviewed the Single National Curriculum (SNC)-"Core Curriculum"
••••	1, (Chandard	and Students learning Outcomes) as well as "Suggestive Curriculum Guidelines" (CG) for
	(Standards	to VIII, in view of 18 th Constitutional Amendment and also to align the documents in the
•	li olodiyasın	ention The DCTE KD Draft has already been forwarded to your good set vice this
•	Directorati	Latter, Not 1755-60/CTR/DCTE/SNC6-8 Dated: 129.06.2022 101 approval (10/11 300
• •	provincial	cabinet. After approval, the notification of the approved draft, Curriculum 2022 will be
	a a title of but	PCTE KB for implementation

2. This Directorate, upon your good self directives, approached Dr. Mariam Chughtal, Director, NCC, for the timeline of supply of textbooks based on SNC for grades VI-VIII on 29.03.2022. The said meeting was held on April 1, 2022. The Director DCTE and Chairman KPTBB attended the meeting and later the Chairman KP TBB presented his report on April 5, 2022 to your good self. He pointed out that NCC will hold "Internal Review, Committee" (IRC) w.e.f. April 5-8, 2022 and later on hold the "National Select Committee" (NSC) w.e.f. April 13-16, 2022 with the expected date of handing over textbooks by April 24-25, 2022 to province.

3. This Directorate attended an emergency meeting that held on April 7, 2022 under your good self-Chairmanship- to assess the Review Process as per KPTLM Policy. It was decided that as the new Academic Year 2022-2023 would be begin from August 2022 and the time is limited for Model. Textbooks Review as well as printing of these books would be a chailenge. Dr. Mariam Chughtai, Director NCC also participated online and briefed participants on the development of textbooks under NCC. She invited both DCTE and KPTBB subject experts to save review time in the "National Select Committee meeting" w.e.f. April 13-16, 2022. After consultation with the Director DCTE and Chairman KPTBB, it was decided to cut short the "Three Tier Provincial Review" (i.e. IRC at KPTBB, PTRC at DCTE and SC at DCTE) into "Two. Tiers Provincial Review" (PRTC & SC) with "Proposed Timeline", keeping in view the emergent need of supply of textbooks. The spirit of the decisions was purely to accomplish this delicate task in the best public interest.

4. This Directorate, then, hosted an "Online meeting" on 19.04,2022 under your good self-Chailmanship, while the Chairman KP TBB was also present. The purpose to hold this meeting was to share the exact timeline of supply of model textbooks to KP. Dr. Mariam Chughtal, Director NCC participated "on-line" and shared that she would handover "Multiple Textbooks to KP by April 25, 2022, with only "printing rights" to KP this year. She also gave two options either to receive only soft version by April 25, 2022 or to hold PTRC and SC at NCC Islamabad.

5. This Directorate presented to your good self the legal position of Provincial Review. Committee (PTRC) and to expedite the review process so as to ensure the timely supply of textbooks to the students before the coming next academic session 2022-2023 vide this office letter No: 2158-63/CTR/DCTE/SNC& Daved: 19.04.2022. It was also requested that the "KP Draft Curriculum for VI-VIII" is still in the process of approval from the Provincial Cabinet; and without approved Curriculum, the textbooks review and NOC process may result in legal complications. The Chairman KPTBB too expressed his concerns on it and on the delayed printing of textbooks.

6. This Directorate received telephonic directives from good self to hold PTRC at NCC Islamabad on April 21, 2022. In pursuance of the decision, this Directorate notified Subject wise Committees of PTRC vide this Directorate order No. 2176-96/SNC-22/ PTRC/NCC Dated: 21.04.2022 to ensure the assigned task within the emergency timeline w.e.f: April 22-25 2022.

7. This Directorate also requested the Director NGC so as to ensure arrangements of Subject wise PTRC at NCC Islamabad vide letter no: No: 2197-2206/CTR/DCTE/ Dated: 21.04.2022.

8. This Directorate and KP TBB, on behalf of KPESED, are thankful to the Director NCC for arranging / facilitating the KP PTRC at NCC Islamabad. Dr. Marlam, Director NCC welcomed the KP Team and requested the Desk Officers NCC to facilitate the PTRC process. Both Director DCTE and Chairman thanked Director NCC for the excellent arrangements. The Desk Officers of KP & KPTBB worked in their allotted rooms. All the Master Copies (NSC Copies) were handed over to the Desk Officers KP Team. All the "Chairman Subject and Grade wise Committees" were sensitized and briefed about the division of work. It is significant to mention here that this year NCC handed over "Multiple Textbooks to KP for PTRC, unlike previous year, where single textbook for grades ECE to V, was handed over for onward process (PTRC & SC meetings)

9. This Directorate handed over the "Reviewed NSC Manuscripts" and "Detailed PTRC. Minutes", prepared by the Chairmen and Desk Officers of DCTE & KP TBB Subject, Book and Grade Wise Committees" to NCC for incorporation on or before "KP Select Committee". (Copy attached)

10. This Directorate, in mutual consultation with Dr. Mariam, Director and Chairman KP TBB decided to give one day break before holding "KP Select Committee", keeping in view the time for incorporation of the recommendations, suggested by KP PTRC. The Chairman KP TBB and Additional Director DCTE agreed to it and proposed "KP Select Committee" on April 27- 28, 2022.

11. This Directorate is of the opinion that since NCC handed over "Multiple Textbooks" to KP Team this year for PTRC. The KP Team was bound to review all books, provided by the NCC for PTRC.

12. This Directorate would be able to proceed further only, if the recommendations of the PTRC Committee" working at NCC Islamabad are fully incorporated. It is further added that the incorporations in the textbooks is the responsibility of NCC this year due to emergent situation. The KP PTRC Team has prepared "Textbooks Review Criteria" for all subjects, grade and books, which will help in comparing of textbooks, provided by the NCC.

13. This Directorate would be able to issue NOC, only if holding "KP Select Committee", which is going to be held on April 27- 28, 2022. Furthermore, the DCTE would ensure incorporations of "KP Select Committee", which is again the responsibility of NCC Islamabad this year.

14. Moreover the "Selection of Textbooks" comes next i.e after holding PTRC and SC and issuance of NOC to more than one textbook. Nevertheless the most significant is the approval of Curriculum by the Cabinet. The Selection process is the mandate of the "Provincial Selection Committee", notified by the Secretary E&SE KP on March 14, 2019 as per KPTLM Policy. However

n ts

. {

keeping in view the emergency situation, the detailed "Minutes of the Desk Officers of DOTE & KP TBB Subject, Book and Grade Wise Committees" and "Review of Textbooks Criteria Form" provided by the NCC shall be helpful in the "Selection of Textbooks" in public sector. Hence your good self," being the competent authority, may better decide to initiate or skip the Selection Process on emergency basis only for this year in the best public interest.

15. This Directorate is of the opinion that the important decision of receiving the "Urdu version" in the subjects of "History" and "Geography" also depends upon the Selection of textbook, by the "Provincial Selection Committee". So the same decision would be communicated to the NCC as soon as possible.

In the light of the foregoing, this Directorate also requests your good self to approach the relevant forum i.e Provincial government for the "approval of "KP SNC VI-VIII before issuing NOC to multi textbooks"; grant special relaxation / approval of holding PTRC & SC Tiers of Review Process" this year at NCC Islamabad" and "Selection of Textbook due to Multiple Textbooks Review" from the Provincial Selection Committee" as per KPTLM Policy", keeping in view the "emergency situation" and "promise of providing text books" to the students of KP before the start of new Academic Year as per the commitments made to implement SNC VI-VIII and accomplish Phase II in KP.

It is further requested that since all the tasks have been carried out on emergency directives of the government, there exits chance of mistakes / errors in the "Test Edition" of these Model Textbooks;. Hence, no case shall be considered against the KP Review Team.

Submitted for further orders, please.

F]

Additional Director C&TR

Copy forwarded for information to the:

- Dr. Mariam Chughtal, Director, National Curriculum Council Secretariat, Ministry of Federal Education & Professional Training Islamabad with the request to direct the publishers concerned tolensure the incorporations of the KP PRTC subject wise recommendations at earliest so as to proceed further for KP Select Committee.
- 2. Chairman Khyber Pakhtunkhawa Textbooks Board Phase V. Near PDA Building Peshawar.
- 3. Section Officer (B/T) Elementary & Secondary Education Department KP Peshawar.
- 4. P.S to Minister for Elementary & Secondary Education Department KP Peshawar
- 5. PS to Special Secretary, E&SED, Khyber Pakhtunkhawa, Peshawar.
- 6. P.S to Director Local Directorate.

Additional Director C&T

SYED AMUAD



Khyber Pakhtunkhwa Textbook Board

Phase - V, Hayatabad Peshawar

Phone: 091-9217714-15 Fax: 091-9217163, Website: www.kptbl.gov/c-

No. Sale Scapter States

Dates = (7/4- --

The Scoretary, Weyl, of Khyber Pakhtankhwa. Elementary & Secondary Education Department, Peshawar.

SUBJECT <u>ERRATA</u>

Dear Su

I am directed to refer to the subject noted above and to state that happer backformanya reverses band has printed the textions of Islamics for Class 7^a and b -aborean, togetohowing printing mastakes made been found. Keeping in view, the following errors may hardly be continuouslated to the DUD's Principal across the province to immediately correct the mittake in the teachesis as establicated below.

ية كر فم مؤلم 4 9 16 tö ا . اسید نا امام حسین رمنتی اللہ تعالی عنه ایسید ، المام حسن رکنتی اللہ تھائی عنه مسلور 15 97 8 مىغو دى يكن الحادة الكاني كي خاطم سعب - - أجراب المراجعة تديان الماسية ما المارية Member (L&P) Dated Endst. L&P/SNC-2020/___ Comparison and an and the first approximation for 1. The Director, EdsE Peshawar 2 His Director, LET E.) bbottabad. Member (PSP), Kbyber Faldminkhwa Texibook Board A 1995 in Chalanan, Khyber Pakhtunkhwa Textbook Board.

Befer KP Cervice Tribunal Perhua لعراك Appellent is 20= 1 mig I plant all's Service Approved باعث تحريرا نكبه مقدمه مندرجة عنوان بالامين ابني طرف سے دامسط بیروی وجواب دہی دکل کا روائي متعلقہ آن مقام مسیس میں سے کمیلیے <u>مسیس کر کم کی ارکزام میں</u> مقرد کم کا دارا کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کا روالی کا کامل اختیا رائی دگا۔ نیز د کیل صاحب کورامنی نامد کرنے وتقرر دالت ہ فیصلہ برحلف دینے جواب دہی ادرا قبال دعو کا ادر يسورت ذكرى كرفي اجراءاورصولى جيك درديد ارعرضى دعوى ادردرخواست برشم كي تصديق زراي برد شخط كراف كالنقتيار موكا فيزصورت عدم بيروى يا ذكري يكطرفه ياابيل كى برايد كى اورمنسوني نیز دائر کرنے ایپل عمرانی دنظر تانی دبیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجز دی کاردائی کے داسطے اورد کیل یا مختار قانونی کواپنے ہمراہ یا اینے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شردہ کوہمی وہی جملہ ند کورہ باا ختیا رات حاصل ہوں کے اور اس کا ساختہ بر داخته منظور قبول ہوگا۔ دوران مقدمہ میں جوٹر چہد ہرچا نہ التوابیح مقدمہ کے سبب سے وہ نوگا ۔ کوئی تاریخ بیشی مقام دورہ پر ہونیا حدیث باہر ہوتو دیک صاحب پابند ہوں گے۔ کہ بیروی مد کور میں - لېد او کالت نامه کهد م<u>ا</u> که مندر بے -الروم _____ الروم کے لئے منظور ہے۔ Hesterd & Acceptor At all she 03319206687