


# FORM OF ORDER SHEET

Court of \_\_\_\_\_

**Appeal No. 657/2024**

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	14/05/2024	<p>The appeal of Mr. Abdul Samad presented today by Mr. Kabir Ullah Khattak Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 15.05.2024. Parcha Peshi given to the counsel for the appellant.</p> <p>By the order of Chairman</p> <p> REGISTRAR</p>

**BEFORE THE HON'BLE SERVICE TRIBUNAL**  
**PESHAWAR**

In Re S.A No. 657 /2024

Abdul Samad

**VERSUS**

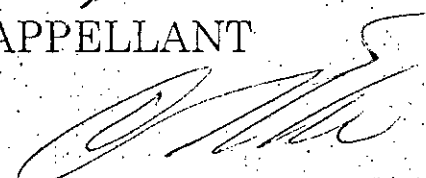
The Director Elementary & Secondary Education,  
KPK. Peshawar & others

**INDEX**

S#	Description of Documents	Annexure	Pages
1.	Grounds of Petition.		1-6
2.	Affidavit.		7
3.	Addresses of parties		8
4.	Condonation of delay		9-10
5.	Copy of appointment order and attendance registered	"A & B"	11-15
6.	Copy of the letter dated 20.05.2022	"C"	16
7.	Copy of impugned order	"D"	17
8.	Copy of departmental appeal	"E"	18
9.	Copy of application	"F, G & H"	19-21
10.	Copy judgment dated 18.03.2024	"I"	22-27
11.	Copy of application and office letter dated 05.11.2022	"J & K"	28-29
12.	Wakalatnamia		

Through

APPELLANT

  
Kabir Ullah Khattak  
Advocate, High Court  
Peshawar.

Dated: 13/05/2024

①

/BEFORE THE HON'BLE SERVICE TRIBUNAL  
PESHAWAR

In Re S.A No. 657 /2024

Abdul Samad S/o Tara Dad R/o Ex Sweeper GHS  
Bakakhel, Sub Division Wazir District Bannu.

Appellant

*VERSUS*

1. The Director Elementary & Secondary Education,  
KPK. Peshawar
2. Assistant Director, (Establishment) Directorate of  
Elementary & Secondary Education, Peshawar

Respondents

APPEAL U/S-4 OF THE KHYBER  
PAKHTUNKHWA SERVICES TRIBUNAL ACT  
1974 AGAINST THE ORDER DATED 20/05/2022  
PASSED BY RESPONDENT NO.2 WHEREBY THE  
APPELLANT WAS AWARDED MAJOR PENALTY  
OF REMOVAL FROM SERVICE AGAINST WHICH  
THE APPELLANT FILED DEPARTMENTAL  
APPEAL ON 15.06.2022 WHICH WAS NOT  
DECIDED WITHIN THE STATUTORY PERIOD OF  
90 DAYS.

Prayer:-

ON ACCEPTANCE OF THIS APPEAL THE  
IMPUGNED REMOVAL ORDERS DATED

20/05/2022 PASSED BY THE RESPONDENT  
NO.2 MAY VERY GRACIOUSLY BE SET  
ASIDE AND THE APPELLANT MAY KINDLY  
BE REINSTATED IN SERVICE WITH FULL  
BACK WAGES AND BENEFITS.

ANY OTHER RELIEF DEEMED  
APPROPRIATE IN THE CIRCUMSTANCES  
OF THE CASE NOT SPECIFICALLY ASKED  
FOR, MAY ALSO BE GRANTED TO THE  
APPELLANT.

Respectfully Sheweth,

1. That the appellant was initially appointed as Clause-IV with respondent department on 04.01.2018 and after appointment the appellant performed his duty with full devotion and hard work and no complaint whatsoever has been made against the appellant. (Copy of appointment order and attendance registered are attached as annexure "A & B").
2. That while performing his official duty with respondent department a surprise visit was conducted by respondent departments on 19.05.2022 at GHS Bakakhel, at about 12:15 AM during Matric Board Examination.

3. That after conducting the said meeting the respondent No.2 sent a letter to Secretary Elementary & Secondary Education on 20.05.2022. (Copy of the letter dated 20.05.2022 is attached as annexure "C").
4. That after that without fulfilling the codal formalities the appellant was removed from service on 20.05.2022 by the respondent department. (Copy of impugned order is attached as annexure "D").
5. That the appellant submitted departmental appeal on 15.06.2022 against the impugned order dated 20.05.2022. (Copy of departmental appeal is attached as annexure "E").
6. That the appellant submitted applications at the year 2022/2023 & 2024 to respondent department for the response of departmental appeal but no response was given by the respondent department. (Copy of applications are attached as annexure "F, G & H").
7. That some of other colleagues of the appellant submitted service appeal No. 135/23 before this Hon'ble Court for his reinstatement which was accepted on 18.03.2024 by this Hon'bel

Tribunal. (Copy judgment dated 18.03.2024 is attached as annexure "I").

8. That feeling aggrieved the Appellant prefers the instant service appeal before this Hon'ble Tribunal on the following grounds inter alia:-

**GROUNDS:-**

- A. That the impugned order dated 20.05.2022 comes under the definition of void order because it was passed without fulfilling the codal formalities as well as passed by incompetent authority.
- B. That no procedure was adopted by the respondent department according to rule-9 of the E&D rule 2011.
- C. That no notice was issued on home address of the appellant as well as no notice was issued in two leading newspaper.
- D. That no show cause notice was issued against the appellant by the respondent department.

5

- E. That no regular and departmental inquiry was conducted by the respondent department before imposing the major penalty.
- F. That no opportunity of personal hearing and defense was provided to the appellant.
- G. No statement of witness was recorded and no opportunity of cross examination was provided to the appellant.
- H. That there was no absentia on part of the appellant which was also clarified for the application submitted by the principal of GHS Bakakhel Bannu to the competent authority (DEO). (Copy of application and office letter dated 05.11.2022 are attached as annexure "J & K).
- I. That the penalty imposed to the appellant is come under the definition of harsh one.
- J. It is a well settled maxim no one can be condemned unheard because it is against the natural justice of law in this respect the appellant relied upon a judgment reported on 2008 SCMR page:678.

(6)


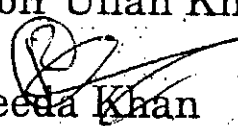
K. That any other ground not raised here may graciously be allowed to be raised at the time of arguments on the instant service appeal.

*It is therefore, most humbly prayed that on acceptance of this appeal the impugned orders dated 20/05/2022 passed by the respondent no.2 may very graciously be set aside and the appellant may kindly be reinstated in service with full back wages and benefits*

*Any other relief not specifically asked for may also graciously be extended in favour of the Appellant in the circumstances of the case.*

*Sami*  
APPELLANT

Through

  
Kabir Ullah Khattak  
&   
Roeda Khan  
Advocates, High Court  
Peshawar.

Dated: 13.05.2024

NOTE:-

As per information furnished by my client, no such like appeal for the same petitioner, upon the same subject matter has earlier been filed, prior to the instant one, before this Hon'ble Tribunal.

  
Advocate.



(7)

**BEFORE THE HON'BLE SERVICE TRIBUNAL**  
**PESHAWAR**

In Re S.A No. \_\_\_\_\_/2024

Abdul Samad

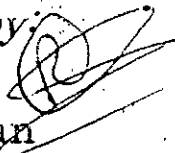
***VERSUS***

The Director Elementary & Secondary Education, KPK.  
Peshawar & others

**AFFIDAVIT**

I, Abdul Samad S/o Tara Dad R/o Ex Sweeper GHS Bakakhel, Sub Division Wazir District Bannu, do hereby solemnly affirm and declare that all the contents of the instant appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Court.

*Samad*  
DEPONENT

*Identified by:*   
Roeda Khan  
Advocate High Court  
Peshawar.

Dated:13-05-2024

3

BEFORE THE HON'BLE SERVICE TRIBUNAL  
PESHAWAR

In Re S.A No. \_\_\_\_\_/2024

Abdul Samad

*VERSUS*

The Director Elementary & Secondary Education,  
KPK. Peshawar & others

ADDRESSES OF PARTIES

*PETITIONER.*


Abdul Samad S/o Tara Dad R/o Ex Sweeper GHS  
Bakakhel, Sub Division Wazir District Bannu.

ADDRESSES OF RESPONDENTS

1. The Director Elementary & Secondary Education,  
KPK. Peshawar.
2. Assistant Director (Establishment) Directorate of  
Elementary & Secondary Education, Peshawar.

  
APPELLANT

Through

  
Roeda Khan  
Advocate, High Court  
Peshawar.

Dated: 13/05/2024

(9)

**BEFORE THE HON'BLE SERVICE TRIBUNAL**  
**PESHAWAR**

In Re S.A No. \_\_\_\_\_/2024

Abdul Samad

***VERSUS***

The Director Elementary & Secondary Education, KPK.  
Peshawar & others

**APPLICATION FOR CONDONATION OF DELAY (if any)**

***Respectfully Sheweth,***

Petitioner submits as under:

1. That the above mentioned appeal is filing before this Hon'ble Tribunal in which no date is fixed for hearing so far.
2. That the respondent department without the fulfilling the codal formalities and without providing opportunity of defence to the appellant, removed the appellant from service on 20.05.2022 on the ground of alleged absentee.

***Grounds:***

- A. That the impugned orders are void order and no limitation run against the void orders.
- B. That there is no absentia on part of the appellant and the impugned removal order was passed against the appellant during performing his official duty with respondent department which was clarified from the letter of the principal concerned.

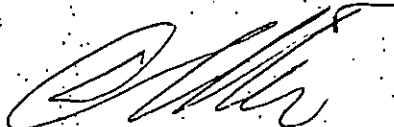

- c. That there are number of precedents of the Supreme Court of Pakistan which provides that the cases shall be decided on merits rather than technicalities.
- d. That according to the judgments of Supreme Court "where and order or judgment was challenge through separate proceedings be it appeals or petitions, some of which were within time, while the others had been filed beyond the period of limitation all such appeals or petitions ought to be decided on merit is specially when in order in one appeal or petition (within time) would apply to the other appeals or petition, which may barred by limitation". "As well as if if a Tribunal or the Supreme Court decides a point of law relating to the terms and condition of a civil servant who litigated, and there were other civil servants, who may bot have taken any legal proceedings in such a case, the dictates of justice and rule of good governance demand that the benefit of the said decision be extended to other civil servants also, who may not be parties to that litigation, instead of compelling them to approach the Tribunal or any other legal forum – All citizen are equal before of law and entitled to equal protection of law as per Article 25 of the constitutional.

It is, therefore, requested that the limitation period (if any) may kindly be condone in the interest of justice.

*Sami*  
Appellant

Through

Date : 13.05.2024

  
*Kabir Khan Khattak*  
&   
*Roeeza Khan*  
Advocates, High Court  
Peshawar



OFFICE OF THE

(A) (V)

**AGENCY EDUCATION OFFICER, FR BANNU**

Near Bannu town ship Bezan Khel road, Bannu

Ph: 0928-633255, Fax: 0928-633255

**APPOINTMENT ORDER:-**

Consequent upon the nomination by Assistant Political Agent FR Bannu vide his letter No. 01/APA/HC/ Nomination, Dated Bannu the 01-1-18, the following Male Candidate of FR Bannu, is here by appointed against vacant Class-IV Chowkidar post, in the school, noted against his name in BPS-03@ RS: 9610-390-21310 plus usual allowance, with effect from the date of taking over charge in the concerned school in the interest of public service.

**Note:** Beside other terms and conditions given in this appointment order, this appointment is made on the basis of nomination of Political Administration on need basis according to the security etc of education institutions. If found substandard, by any authority. The appointees will face cancellation of his/her appointment happily and will deposit what has received as salaries, in GOVT treasury

S.N	Name of candidate with father's Name	Place of posting	Remarks
1.	Mr. Abdul Samad Khan s/o Tara Dnd Khan	GHS Baka Khel FR Bannu	Against vacant Sweeper Post

**TERMS AND CONDITIONS:**

1. This appointment has been made purely on temporary basis and is subject to the nomination of APA FR Bannu. Moreover this appointment can be withdrawn and is liable to termination without any notice, if any legal, clerical or other kind mistake arises they're in, if he wishes to resign from service, he will give one month's prior notice OR one month's full pay will be forfeited in lieu thereof.
2. He will produce his health and age certificate from Medical Superintendent KGN Hospital Bannu/ District Headquarter Hospital Bannu.
3. He will not be handed over charge if he is below OR above within the age limits if he fails to resume the charge within in fifteen (15) days after issuing date of this order, his appointment order will be considered as cancelled.
4. His domicile certificate will be verified by Assistant Political Agent FR Bannu and if found bogus, his appointment order will stand his cancelled.
5. The appointment will submit an affidavit to the effect that he don't posses any kind of services in any GOVT/ Semi GOVT or any other department or does not work as Nazim, Naib Nazim and councilor in town, Tehsil OR union Council OR students of any Education institution.
6. Any person who conceals or submit wrong information disciplinary action will be taken against him/her as per rules.
7. His pay will not be drawn till the verification of here domicile certificate from the office of the Assistant Political Agent FR Bannu.
8. Charge reports should be submitted in duplicate to all concerned.

(ABDUL QADIR KHAN)  
Agency Education Officer;  
FR Bannu.

Endst # 821-25 /dated/ 4/01/2018

Copy for information to the:-

- 1- Director Education FATA Peshawar.
- 2- District Coordination Officer Bannu
- 3- District Accounts Officer Bannu.
- 4- Assistant Political Agent FR Bannu.
- 5- Accountant local Office.
- 6- Additional AEO concerned FR Bannu.
- 7- Head of institution concerned
- 8- Candidate concerned.
- 9- Principal GHS Baka khel FR Bannu

Agency Education Officer;  
FR Bannu.

Date	M.C.		M.C.		M.C.		M.C.		M.C.		M.C.		M.C.		M.C.		M.C.		M.C.	
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رجسٹر حائری مہمانوں

روز	تاریخ	نام	پتہ	تعلقہ	مقام	تعداد	ملاحظات
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Directorate of Elementary & Secondary Education  
Khyber Pakhtunkhwa, Peshawar



No: 5049

Dated: 20/5/09

To,

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

Subject: SURPRISE VISIT / DISCIPLINARY ACTION

Memo:

I am directed to refer to the subject cited above and to state that, during the course of a surprise visit to OHS Baka Khel, Sub-Division Wazir Bannu, by the Worthy Director E&SE Khyber Pakhtunkhwa Peshawar, it was noted that the Principal was not present at the school, due to his engagement in inspection of SSC-Examination Halls, with school presenting a deserted look on following grounds:

- i. Loose Administration and Poor Academic Performance.
- ii. Teachers Absenteeism.
- iii. Absence of Class-IV's.
- iv. No students were found in school at 12.10 AM although the closing time was 12.30 PM.
- v. Two Class Rooms were found filled with old furniture which were supposed to be auctioned.
- vi. School was presenting poor look due to garbage and dirt.
- vii. Principal Office was looking like a horse-stable.
- viii. SCT was working as incharge despite the availability of 03 SSTs.
- ix. Non-availability of Class-IV's Attendance Register.

I am further directed to request your good self to kindly conduct an inquiry into the above mentioned points for further necessary action, please.

ASSISTANT DIRECTOR (ESTAB.)  
DIRECTORATE OF E&SE KP PESHAWAR

Encls No: \_\_\_\_\_

/Dated: \_\_\_\_\_

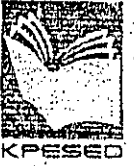
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1. Deputy Commissioner, Bannu.
2. District Education Officer, Bannu
3. PA to Director E&SE KP Peshawar
4. PA to Addl: Director E&SE KP Peshawar.
5. Office record.

sd  
ASSISTANT DIRECTOR (ESTAB.)  
DIRECTORATE OF E&SE KP PESHAWAR



Directorate of Elementary & Secondary Education  
Khyber Pakhtunkhwa, Peshawar



No:

Dated:

**NOTIFICATION**

Consequent upon the surprise visit by the Competent Authority and finding therein, Mr. Abdul Samad, Sweeper, absent at the school, PHS Baka Khel Sub-Division Wazir Bannu, on 19-05-2022, and confirmed as permanent absent from his duty since his appointment by the In-charge of the school along-with all staff members, without any sanction of leave, is hereby removed from service with immediate effect.

ASSISTANT DIRECTOR (ESTAB.)  
DIRECTORATE OF E&SE KP PESHAWAR

Order No:

/Dated: 20/5/22

Copy forwarded for information:

1. Deputy Commissioner, Bannu.
2. District Education Officer, Bannu
3. District Account Officer, Bannu.
4. PA to Director E&SE KP Peshawar
5. PA to Addl. Director E&SE KP Peshawar.
6. Office record.

ASSISTANT DIRECTOR (ESTAB.)  
DIRECTORATE OF E&SE KP PESHAWAR

15-6-2022 کوئی

مدیر

انجمن

1- تمام ممبران کو مطلع کیا گیا ہے کہ

انجمن کی جانب سے منعقد کیے جانے والے اجلاس

میں شرکت کرنے کے لیے تمام ممبران کو

2022 کو 20/5 کو اجلاس کے لیے

ممبران کو مطلع کیا گیا ہے۔

2- انجمن کی جانب سے منعقد کیے جانے والے

اجلاس میں

3- تمام ممبران کو مطلع کیا گیا ہے کہ

انجمن کی جانب سے منعقد کیے جانے والے

2022 کو 20/5 کو اجلاس کے لیے

ممبران کو مطلع کیا گیا ہے۔

KPK

انجمن کی جانب سے منعقد کیے جانے والے

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سائنس دانوں کے لیے - جانے

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(I)

22

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL  
PESHAWAR



Service Appeal No. 16572023

BEFORE: MRS. RASHIDA BANO ..... MEMBER (J)  
MISS FAREEHA PAUL ..... MEMBER (E)

Mr. Sher Khan Ex-Chowkdiar GIS Baka Khel Sub Division Wazir,  
District Bannu ..... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar.
  2. Director Elementary and Secondary Education Peshawar.
  3. Assistant Director (Establishment) Directorate Elementary and Secondary Education Peshawar.
  4. District Education Officer (Male) Bannu.
- ..... (Respondents)

Miss. Roeda Khan, ..... For appellant  
Advocate

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

Date of Institution ..... 19.01.2022  
Date of Hearing ..... 18.03.2024  
Date of Decision ..... 18.03.2024

CONSOLIDATED JUDGEMENT

FAREEHA PAUL, MEMBER (E): Through this single judgment, we intend to dispose of instant service appeal as well as connected service appeal No. 143/2023, titled "Muhammad Saeed Khan Versus Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar and others", Service Appeal No. 166/2023, titled "Qamar Ali Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar and others", Service Appeal No. 328/2023, titled "Majeed

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
MEMBER (E)  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

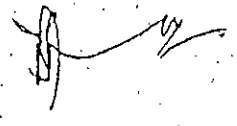


Ullah Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar and others". Service Appeal No. 352/2023, titled "Aslam Nawaz Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar and others" and Service Appeal No. 353/2023, titled "Habib Ur Rehman Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar and others" as in all the appeals, common questions of law and facts are involved:

2. The service appeal in hand has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the order dated 20.05.2022 whereby major penalty of removal from service was imposed upon the appellant against which his departmental appeal dated 15.06.2022 was not decided within the statutory period of ninety days. It has been prayed that on acceptance of the appeal, the impugned order dated 20.05.2022 might be set aside and the appellant might be reinstated into service, with all back benefits.

3. Brief facts of the case, as given in the memorandum of appeal, are that the appellant was appointed as Chowkidar with respondent department in 2018. On 19.05.2022 a surprise visit was conducted by respondent No. 3 at GIIS Baka Khel at about 12.15 PM during Matric Board Examination. After conducting the said visit, the respondent No. 3 sent a letter to respondent No. 1 on 20.05.2022 and the appellant was removed from service on 20.05.2022 by the respondent department.

  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar



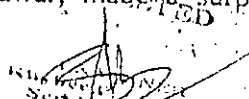
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Feeling aggrieved, he submitted a departmental appeal on 15.06.2022, followed by application dated 20.12.2022 for the response of departmental appeal but it was not responded; hence the instant service appeal.

4. Respondents were put on notice who submitted their joint written reply/comments on the appeal. We heard the learned counsel for the appellant as well as the learned District Attorney for the respondents and perused the case file with connected documents in detail.

5. Learned counsel for the appellant, after presenting the case in detail, argued that the impugned order dated 20.05.2022 was passed without fulfilling the codal formalities. No charge sheet and statement of allegations was issued to him. No publication was made in two leading newspapers nor regular inquiry was conducted. He further argued that no statement of witnesses was recorded nor any opportunity was afforded to him to cross examine them. According to him, the impugned order was passed by the authority who was not competent to do so. He argued that there was no absence on the part of the appellant which was clarified from the applications submitted by the Principal GHS Baka Khel Bannu to respondent No. 4. He requested that the appeal might be accepted as prayed for.

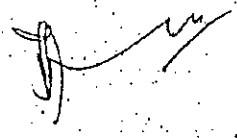
6. Learned District Attorney, while rebutting the arguments of learned counsel for the appellant, argued that respondent No. 2, the Director of Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar, made a surprise visit to GHS Baka Khel Sub Division

  
District Attorney  
Peshawar



Waziristan Bannu, where all class-IV employees, including the appellant, were found absent and the school was closed. All the teaching staff was suspended and the Principal was reported. Inquiry was initiated through an inquiry committee. Charges against the appellant were found genuine and the committee further noticed that the appellant was in a gulf country at the time of the surprise visit. He further argued that the charges on the appellant were substantiated by the FIA and he was rightly removed from service. He requested that the appeal might be dismissed.

7. From the arguments and record presented before us, it transpires that the appellants in all the appeals were serving as class-IV employees in the respondent department at Government Higher School, Bakka Khel Sub Division Wazir, Bannu. A surprise visit was conducted by the Assistant Director (Establishment) Directorate of Elementary and Secondary Education (Respondent No. 3) of the school and it was found that the school was closed and the entire staff was absent. Resultantly, they were removed from service. Reply submitted by the respondents shows that some inquiry was conducted in which charges were proved and the appellants were thus, awarded major penalty. No record of inquiry was produced before us during the hearing, nor was it attached with the reply. When confronted, the learned District Attorney failed to assist that proper procedure was followed as per rules before awarding the punishment.




**RESTRICTED**  
Secretary  
Public Relations  
Service Tribunal  
Islamabad


SA 165/2023

18<sup>th</sup> Mar. 2024 01. Miss Roeda Khan, Advocate for the appellant present.  
Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

02. Vide our detailed judgment consisting of 05 pages, we are of the view that necessary procedure under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011 had to be followed before awarding the major penalty. The case is, therefore, referred back to the respondent department to reinstate the appellant in service for the purpose of inquiry, conduct a formal inquiry by serving proper charge sheet and statement of allegations as per rules, and associate him in the inquiry. The entire process of inquiry shall be completed within sixty days of the receipt of copy of this judgment. Issue of back benefits is subject to the outcome of inquiry. Cost shall follow the event. Consign.

03. *Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 18<sup>th</sup> day of March, 2024.*

  
(FARZEHA PAUL)  
Member (E)

  
(RASHIDA BANO)  
Member (J)

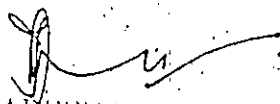
\*Fazle Subhan, P.S\*


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8. It was noted that the respondent department simply stated that they conducted some inquiry but they did not attach any charge sheet and statement of allegations with their reply, neither any inquiry report <sup>which</sup> was attached or produced during arguments, is enough to conclude that whatever the respondent department stated in their reply was a mis-statement before us.

9. In view of above, we are of the view that necessary procedure under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011 had to be followed before awarding the major penalty. The case is, therefore, referred back to the respondent department to reinstate the appellants in service for the purpose of inquiry, conduct a formal inquiry by serving proper charge sheet and statement of allegations as per rules, and associate them in the inquiry. The entire process of inquiry shall be completed within sixty days of the receipt of copy of this judgment. Issue of back benefits is subject to the outcome of inquiry. Cost shall follow the event. Consign.

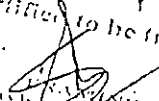
10. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 18<sup>th</sup> day of March, 2024.

  
(FAREEHA PAUL)  
Member (I)

  
(RASHIDA BANO)  
Member (J)

\*Fazle Subhan, P.S\*

Certified to be true copy

  
Fazle Subhan  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

Date of Presentation of Application 17-4-24  
Number of Words 57  
Copying Fee 35/-  
Urgent 35/-  
Total 35/-  
Name of \_\_\_\_\_  
Date of Cert. 17-4-24  
Date of Delivery of Copy 17-4-24

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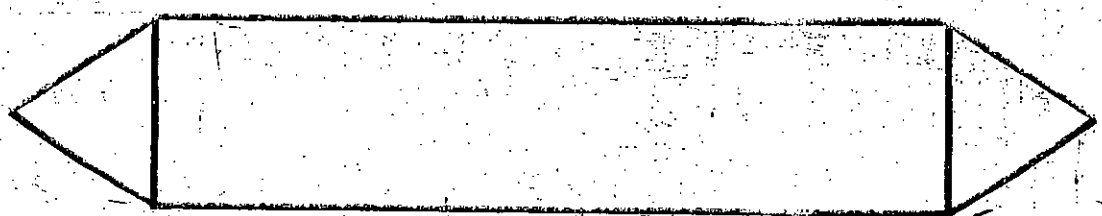
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Office of the Principal GHS Baka Khel SDW Bannu DDO Code 6541. EMIS Code 63363

S.No	Name	F/Name	Design	BPS	DOB	Domicile	Personal No	CNIC	Contact No
1	Muhammad Saeed	Amir Qabol Khan	Chowkidar	03	1/01/1984	SDW Bannu	175592	22201-1158790-9	0332-7909156
2	Aslam Nawaz	Mir Alam Khan	W/C	03	1/01/1987	SDW Bannu	285816	22201-6509037-9	0335-8363427
3	Habib Rahman	Akbar Zaman	W/C	03	1/01/1965	SDW Bannu	182009	222011-3989546-7	0333-9732404
4	Abdus Samad	Taradad Khan	Sweeper	03	1/01/1979	SDW Bannu	50379176	11101-6860762-7	0333-9743286
5	Qamar Ali Khan	Shah Wali Kha	Mali	03	1/01/1976	SDW Bannu	50411683	22201-6389514-9	0333-9765265
6	Sher Khan	Ardali Khan	Chowkidar	03		SDW Bannu			
7	Majeed Ullah	Radad Khan	N/Qasid	03 SSC	28/02/1998	SDW Bannu	50411546	11101-3365665-9	0332-7884187



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جرم

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