


Form-A

FORM OF ORDER SHEET

Court of _____

Restoration Application No. 423/2024

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	29.05.2024	<p>The application for restoration of Execution Petition No.185/2024 submitted today by Mr. Noor Muhammad Khattak Advocate. It is fixed for hearing before Single Bench at Peshawar on 31.05.2024. Original file be requisitioned. Parcha Peshi given to counsel for the applicant.</p> <p>By the order of Chairman  REGISTRAR</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

RA NO. 424 /202

M. Ilyas

VS GOVT. OF KPK & OTHERS

APPLICATION FOR FIXATION OF THE ABOVE TITLED _____ AT
PRINCIPAL SEAT, PESHAWAR

Respectfully Sheweth:

1. That the above mentioned *cm* is pending adjudication before this Hon'ble Tribunal in which no date has been fixed so far.
2. That according to Rule 5 of the Khyber Pakhtunkhwa Service Tribunal Rules 1974, a Tribunal may hold its sittings at any place in Khyber Pakhtunkhwa which would be convenient to the parties whose matters are to be heard.
3. That it is worth mentioning that the offices of all the respondents concerned are at Peshawar and Peshawar is also convenient to the appellant/applicant meaning thereby that Principal Seat would be convenient to the parties concerned.
4. That any other ground will be raised at the time of arguments with the permission of this Hon'ble tribunal.

It is therefore prayed that on acceptance of this application the *cm* may please be fixed at Principal Seat, Peshawar for the Convenience of parties and best interest of justice.

Dated: 29/5/24

Through

Appellant/Applicant


NOOR MOHAMMAD KHATTAK
ADVOCATE SUPREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

RA
CM. NO. 423 /2024

IN
EXECUTION PETITION NO 185 /2024
IN
APPEAL No. 7365/2021

MR. MUHAMMAD ILYAS VS

EDU: DEPTT:

INDEX

S. NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of Application with Affidavit	1-3
2.	Copies of execution petition and order sheet dated 02/05/2024	"A" & "B"	4-5
3.	Copy of order dated 27.11.2023	C	6
4.	Copy of their service books	D	7-18
5.	Copy of the office order dated 29/03/2022	E	19-20

6. *w/ name*

21

APPLICANT

THROUGH:

**NOOR MUHAMMAD KHATTAK
ADVOCATE SUPREME COURT**

-1-

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

RA
CM. NO. 423 /2024

IN

EXECUTION PETITION NO 185 /2024

IN

APPEAL No. 7365/2021

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 13072

Dated 29-05-2024

Mr. Muhammad Ilyas S/o Khanuk Muhammad
PSt BP-12, GPS Bin Beyari, District Dir Upper.

.....PETITIONER

VERSUS

1. The Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
2. The Director Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
3. The District Education Officer (M), District Dir Upper.

..... RESPONDENTS

APPLICATION UNDER SECTION 151 CPC AND OTHER ENABLING PROVISIONS FOR RESTORATION OF THE ABOVE MENTIONED EXECUTION PETITION NO. 185 /2024 FOR THE PURPOSE OF IMPLEMENTATION OF THE JUDGMENT PASSED IN APPEAL NO. 7368/2021 IN ITS TRUE LETTER AND SPIRIT.

R/SHEWETH:

- 1- That the above titled execution petition was pending adjudication before the this Honorable tribunal for the implementation of the judgment passed in appeal No. 7368/2021 which was consigned vide order dated 02/05/2024. Copies of execution petition and order sheet dated 02/05/2024 is attached as annexure.....**A&B**
- 2- That the judgment passed in appeal mentioned-above in favour of the appellant/petitioner, is not implemented in its true letter and spirit, till date. Copy of order dated 27.11.2023 is attached as annexure.....**C**
- 3- That the petitioner filed execution petition No 185 /2024 before this Honourable Tribunal for the implementation of the judgment mentioned above in its true letter and spirit.
- 4- That the petitioner filed the above mentioned execution petition for implementation in its true letter and spirit, which needs to be restore for the purpose of proper implementation/ execution to meets the ends of justice.

- 5- That the benefit of the same nature is extended to the other employees of the respondent department and in this respect the petitioner is submitting before this Honourable Tribunal a copy of the service book of his colleagues for the ready redressal, hence, the petitioner is also entitled to the benefits of the judgment mentioned above. Copy of their service books are attached as annexure.....D
- 6- That the applicant/petitioner has submitted before this Honourable Tribunal an office order dated 29/03/2022, whereby similar placed employees are taking benefits from the respondent department as of their rights and upon that very office order the appeal of the present applicant/ petitioner was decided. Copy of the office order dated 29/03/2022 is attached as annexure.....E
- 7- That presenting/submitting of the office order dated 29/03/2022 at this stage is not tenable in the eyes of law.
- 8- That neither the office order dated 29/03/2022 was not submitted with the reply nor produced during course of arguments while deciding the appeal of the appellant.
- 9- That it is pertinent to mention here that office order dated 29/03/2022 is false and fabricated one, hence have no effect under the law.
- 10- That after passing of the judgment in his favour, the applicant/petitioner filed Execution Petition for implementation of the judgment mentioned above in its letter and spirit, but surprisingly the respondents submitted office order dated 25/07/2022, whereby allegedly the respondents have withdrawn the office order dated 29/03/2022. It is pertinent to mention here that, that respondents are granting the said benefits to the similar placed employees and in this regard copies of their services books are annexure with instant application. It is also pertinent to mention here that while deciding the appeal of the petitioner/applicant, the respondents have not objected /denied the office order dated 29/03/2022 and relied upon the very document.
- 11- That it is pertinent to mention here that, the respondents have not submitted the office order dated 25/07/2022 with their reply in the main appeal, therefore, the alleged office order dated 25/07/2022 is wrong and illegal and having no effect.
- 12- That there is no legal bar in restoring the mentioned execution petition for its proper implementation/ execution as is envisaged in section 7 (2)(d) read with section 151 of the civil procedure code, 1908.
- 13- That any other grounds will be raised at the time of arguments with kind permission of this Honourable Tribunal.

It is therefore, most humbly prayed that on acceptance of this application the above mentioned execution petition may very kindly be restored so that the judgment be implemented in letter and spirit.


APPLICANT

THROUGH:


NOOR MUHAMMAD KHATTAK
ADVOCATE SUPREME COURT

AFFIDAVIT

I, Mr. Muhammad Ilyas S/o Khanuk Muhammad PSt BP-12, GPS Bin Beyari, District Dir Upper, do hereby solemnly affirm that the contents of this accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.




DEPONENT

"A" -4-
-1-

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Execution Petition No. 185 /2024

In

Appeal No. 7365/2021

Mr. Muhammad Ilyas S/o Khanuk Muhammad, PST BP-12
GPS Bin Beyari, District Dir Upper.



.....PETITIONER

VERSUS

1. The Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
2. The Director Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
3. The District Education Officer (M), District Dir Upper.

..... RESPONDENTS

EXECUTION PETITION UNDER SECTION 7(2)(d) OF THE KP SERVICE TRIBUNAL ACT 1974, RULE 27 OF THE KP SERVICE TRIBUNAL RULES 1974 READ WITH SECTIONS 36 AND 51 OF THE CIVIL PROCEDURE CODE AND ALL ENABLING LAWS ON THE SUBJECT FOR THE IMPLEMENTATION OF THE JUDGMENT DATED 27/11/2023 IN LETTER AND SPIRIT.

R/SHEWETH:

- 1- That the petitioner filed Service Appeal bearing No. 7365/2021 before this august Service Tribunal, against the order dated 27/11/2023, whereby the petitioner has been compulsory retired from service.
- 2- That the appeal of the petitioner was finally heard on dated 27/11/2023 and as such the ibid appeal was disposed of with the following terms by this august Service Tribunal:-

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

02. During the course of arguments, learned counsel for the appellant submitted a copy of Office Order bearing No 7293-47/F.No.120/DEO(M)/Dir Upper dated 29/03/2022, wherein the District Education Officer (Male) District Dir Upper (respondent No 3) has granted pay protection in respect of fourteen similarly placed employees with effect from their first appointment with all benefits. Since the case of the appellant is the same as that of fourteen employees mentioned in the

[Handwritten signature and initials]

02.05.2024 1. Junior to counsel for the petitioner present. Mr. Arshad Azam learned Assistant Advocate-General for the respondents present and submitted a copy of notification dated 25.07.2023, a copy of which is handed over to the junior to counsel for the petitioner.



2. Perusal of notification dated 25.07.2023 reveals that vide it pay protection order issued vide office memo: 7/143-47/F.No.120 DEO(M) Dir Upper dated 29.03.2023 was withdrawn from the date of its issuance i.e 29.03.2023. This Tribunal on the basis of notification dated 29.03.2022 remit the appeals of the petitioner for similar treatment and consideration on the analogy of the aforementioned notification on the basis of which fourteen employees/colleagues of the petitioner was given pay protection. So, when the very notification dated 29.03.2022 which was basis of remission of the appeal of the petitioner for considering him like his other colleagues was withdrawn and same is not in the field then the very basis of order of this Tribunal come to an end. Therefore, the instant execution petition is consign to record room without further proceedings. However, petitioner is at liberty to avail any other remedy if provided to him under the law. Consign.

3. Pronounced in open court at Peshawar and given under my hand and seal of the Tribunal on this 2nd day of May, 2024.

ATTESTED

[Signature]
MINER
Hyber Pakhtunkhwa
Service Tribunal
Peshawar

[Signature]
(Rashida Bari)
Member (J)

Date of Presentation of Application 23 Jan
Number of Words 24
Copying Fee 10/-
Urgent 15/1
Total _____
Name of Client _____
Date of Completion of Copy 23 Jan
Date of Delivery of Copy 23 Jan

C
-6- -11-



Service Appeal No. 7365/2021 titled "Muhammad Ilyas Versus Secretary Elementary & Secondary Education Department Khyber, Peshawar and others"

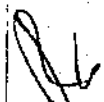
ORDER
27.11.2023


MUHAMMAD AKBAR KHAN, MEMBER (E):- Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

02. During the course of arguments, learned counsel for the appellant submitted a copy of office order bearing No. 7293-47/F.No.120/DEO(M)/Dir Upper dated 29.03.2022 wherein the District Education Officer (Male) District, Dir Upper (respondent No. 3) has granted pay protection in respect of fourteen similarly placed employees with effect from their first appointment with all benefits. Since the case of the appellant is the same as that of fourteen employees mentioned in the aforementioned order we, therefore, remit the instant appeal to the respondents for consideration on the analogy of the aforementioned fourteen employees/colleagues of the appellant.

03. The instant appeal is disposed of on the above terms. Consign.


04. *Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this 27th day of November, 2023.*


(Rashida Bano)
Member (J)


(Muhammad Akbar Khan)
Member (E)

Kawamillah

Certified to be true copy


Member
Labour Peshawar
Service Tribunal
Peshawar

ATTESTED

1. [Handwritten text]

2. [Handwritten text]

3. [Handwritten text]

Verification Roll No. [Handwritten] dated [Handwritten]

received back. [Handwritten]

Left Thumb-impresion [Handwritten]

<p>① Passed SSC Examination from [Handwritten]</p> <p>Qualifications: BISE Malakand Session 2009</p> <p>Date: [Handwritten]</p> <p>English: Annual Under Roll No. 47244</p> <p>Pushto: Marks obtained 709/</p> <p>Urdu: in Grade B.</p> <p>Plan-Drawing: [Handwritten]</p> <p>Finger Print: from BISE Malakand Sessin</p> <p>Drill Instructing: 2011 Annual Under Roll No. from A.I.O.U Islamabad Sessin</p> <p>Court Duties: 33667 Marks obtained</p> <p>Reserve Duties: 651/1100 Placed in Grade C.</p>	<p>③ Passed BSc Examination from [Handwritten]</p> <p>Qualifications: U/o SBBU Sheringal Sessin</p> <p>Date: [Handwritten]</p> <p>First Arts: 2013 Annual Under Roll</p> <p>B.L. or B.A.: [Handwritten]</p> <p>Pleadership examination: 336/550 Result declared on</p> <p>Training School Final Examination: 20-09-2013.</p> <p>Other Qualifications: ④ Passed PTC Examination from A.I.O.U Islamabad Sessin</p> <p>SPR-2011 Under Roll No. A.1616026</p> <p>Marks obtained 582/900 Placed in Grade B. Result declared</p>
---	--

N.B. - Lines to be drawn under the qualification possessed.

on

[Signature]

Sub-Division Officer

Maj's Primary Ward

ATTACHED



~~ATTACHED~~

1. Name: Mr. AHAN ULLAH

2. Race: MUSLIM Pakistan

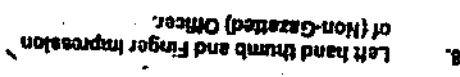
3. Residence: Village Umaral, P.O. 8, Takal, District Dir Upper

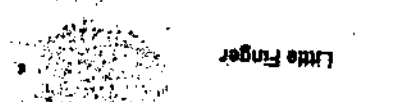

4. Father's name and residence: MUGDAR KHAN

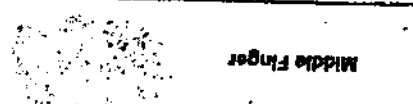

5. Date of birth by Christian era as nearly as can be ascertained: (12-01-1993)
Twelfth, January, N.H. Nindly, Tibet.


6. Exact height by measurement: 5-8"


7. Personal marks for identification: NIL

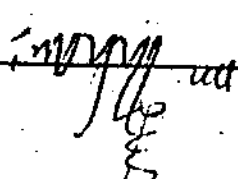
8. Left hand thumb and finger impression of (Non-Gazetted) Officer: 

Little Finger  Ring Finger 

Middle Finger  Fore Finger 

Thumb 

9. Signature of Government Servant: 

10. Signature and Designation of the Head of the Office, or other attesting Officer: 

Note: The entries in this page should be renewed or re-attested at least every five years and the Signature to lines 5 and 10 should be dated.

[Handwritten scribbles]

Sl. No.	Name	Address	Phone No.	Mobile No.	Other No.	Remarks
1	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
2	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
3	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
4	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
5	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
6	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
7	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
8	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
9	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]
10	Mr. [Name]	[Address]	[Phone]	[Mobile]	[Other]	[Remarks]

BST GPS Jelan No. 02

9- (Handwritten mark)

1 Name of Post	2 Whether substantive or officiating and whether permanent or temporary	3 If Officiating state (i) Out standing appointment, or (ii) Whether service counts for pension under Art. 375 C.S.R.	4 Pay in substantive Post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of Appointment	8 Signature of Government Servant
L. S. D. S.	Temp.	Temp. & 2004/05				1/12/2011	
P. H. D. S.	Temp.	11-87-2022 in B-12	Rs. 99780/2	1977/8-1130-87-870		01/07/2011	
do	do	do	RS 31210/pm			01/12/2011	

ATTACHED

-12-

Signature and office of the head of office or other attending officer in case of classes 1 to 4	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the head of the office or other attesting Officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or award or praise of the Government Servant
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is payable to another Government.		
				Period	Government to which debit is		
		30-06-2022	A/INC				

By Protection Order
 Sanction for the amount of
 pay protection issued by
 DE (M) Govt. Copper order
 Smt. NO 7243-47 Section
 29-23. 2022 at Sr. O/C and
 the teacher is liable by
 20/11/2022 from the date
 of first appointment
 1-24-2022

DEO (M)

ATTESTED



(4) passed Master of (PED) from² SBBU Shymabak under
 Roll No. 8321 Session 2017-19 obtained 1799/1100 v/p/o SBBU
 CE/SEC/LTR/2023-312 Dated 26-06-2023 R/D 11-11-2019

(5) passed B. Ed Exa: from SBBU under Roll No 1300
 Session 2012-13 obtained 755/1100 verifications
 SBBU/CE/SEC/LTR/2023-312 Dated 26-06-2023
 R/D 31-12-2023

(6) passed C.T. Exa: from SBBU under Roll No.
 Verification Roll No.) dated received back
 A7657326 Session Aut 2013 obtained 548/900
 verification F.786/V/23 A0106436 Dated 4/07/2023
 R/D 3-07-2015

(7) passed Master of PAK Study from AIOU under
 Roll No. 10MOR200782 Left Hand Session 1313/2000 verifications
 F.786/V/23 A0106436 Dated 4/7/2023 R/D 11-03-2022

SD/1000
 W/1000

Passed SSC Examination from (3) Passed BA Examination from

Qualifications	Date	Qualifications	Date
BISE Malakand Session 2008		U/O Malakand Session 2011	
English		First Arts	
Supply Under Roll No. 8302		Supply Under Roll No. 3115	
Pushto		B.L. or B.A.	
Marks Obtained 651/900 Placed		Marks Obtained 311/550	
Urdu		Pleadership examination	
In Grade (A)		Result declared on 11-01-2015	

(2) Passed FA Examination from (4) Passed PTC Examination

Qualifications	Date	Qualifications	Date
Finger Print		Other Qualifications:-	
BISE Malakand Session		From A.I.O.U Islamabad	
Drill Instructing		Session S.P.R. 2011 Roll	
2009 Annual Under Roll			
Court Duties		No AI B15923 MARKS	
No. 32525 Marks Obtained			
Reserve Duties		Obtained 587/900 Placed in	
670/1100 Placed in Grade			

B. 9 Grade B Results declared on 29-11-2015

N.B. - Line to be drawn under the qualification possessed.

M. Ghani
 Sub-Divisional Education Officer
 Male Primary Ward

M. Ghani
 Sub-Divisional Education Officer
 Male Primary Ward

ATTESTED

The entries in this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated.

-14-

1. Name: _____

2. Race: _____

3. Residence: _____

4. Father's name and residence: _____

5. Date of birth by Christian era as nearly as can be ascertained: _____

6. Exact height by measurement: _____

7. Personal marks for identification: _____

8. Left hand thumb and Finger Impression of (Non-Gazetted) Officer.

Little Finger

Ring Finger

Middle Finger

Fore Finger

Thumb

9. Signature of Government Servant

10. Signature and Designation of the Head of the Office, or other attesting Officer.

Sub-Divisional Education Officer
Male Primary Wari

ATTESTED

Handwritten notes on the left margin including dates like 2-20-11, 2-26-15, 1-20-17, 2-2-18, 2-2-19, 2-2-20, 2-2-21, 2-2-22.

1	2	3	4	5	6	7
Name of Post	Whether substantive or officiating and whether permanent or temporary	If Officiating state (i) Substantive appointment or (ii) Whether service counts for pension under Art. 371 C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of Appointment
PST GPs						-15-
Jelas No. 2	Temp.	Temp.	Rs. 7000/-	PM		04.05.2016
-do-	-do-	-do-	Rs. 7000/-	PM Fixed		12.07.2016
-do-	-do-	-do- No. 9055/-	PM Fixed			01.07.2015
-do-	-do-	-do- No. 9055/-				01.12.2015
-do-	-do-	-do- No. 11160/-				01.07.2016
-do-	-do-	-do- No. 11160/-				01.12.2016
PST Post at LPS, Kars Chuppur	Temp.	Temp.	Rs. 11160/-			04.05.2017

Pay
 01-05-2017 in B-1 No. 11160/-
 01-07-2017 in B-1 No. 13320/-
 01-12-2017 in B-1 No. 14280/-
 01-12-2018 in B-1 No. 15240/-

ATTESTED

10	11	12	13		14	15
			Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitiable in another Government		
<p>Signature of the head of the office or other officer in charge of the office</p> <p>1 to 3</p>	<p>Date of termination of appointment</p>	<p>Reason of termination (such as promotion, translet, dismison etc.)</p>	<p>Signature of the head of the office or other attesting Officer</p>	<p>Period</p>	<p>Government to which debitiable</p>	<p>Reference to any recorded order or order of award or praise of the Government etc.</p>
<p>m. Khan SDEO (M) TWARI</p>	<p>30/11/14</p>	<p>Fixed amount</p>	<p>[Signature]</p>	<p>10/10/14</p>	<p>Appointed as PST Post in BPS No. 12 @ Rs 7000-500-22000 on contract basis plus usual allowances as admissible under the rules vide DEO (M) Dir (U) Govt. No. 8572-79/F No. 03-B-1/PST/APP/DEO(U)/ADD (P) dated Dir (U) No. 03-05-2014.</p>	<p>16- Signature of the head of the office or other attesting officer m. Khan Sub-Divisional Education Officer TMA Je Primary Wari</p>
<p>[Signature]</p>	<p>30/11/14</p>	<p>Pay revised</p>	<p>[Signature]</p>	<p>10/10/14</p>	<p>8572/4514/7000</p>	<p>[Signature]</p>
<p>[Signature]</p>	<p>30/11/14</p>	<p>Office order</p>	<p>[Signature]</p>	<p>10/10/14</p>	<p>45/10/14</p>	<p>31/12/14</p>
<p>[Signature]</p>	<p>30/11/14</p>	<p>Recovery of over payment</p>	<p>[Signature]</p>	<p>10/10/14</p>	<p>30/4/15 amounting to Rs 3625/- recovered through computer</p>	<p>[Signature]</p>
<p>[Signature]</p>	<p>30/11/14</p>	<p>Amounting Rs 442</p>	<p>[Signature]</p>	<p>10/10/14</p>	<p>on evs of</p>	<p>[Signature]</p>

ATTESTED

1 Name of Post	2 Whether substantive or officiating and whether Permanent or temporary	3 If Officiating state (i) Substantive appointment or (ii) Whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive Post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of Appointment	Signature of Government Officer in Charge
PST Post at L.P.S. Amaravati (P)	temp:	temp:	Rs. 21000/- p.m.			01-12-2017	[Signature]
do	do	do	Rs. 31010/- p.m.			01-07-2017	[Signature]
do	do	do	Rs. 32570/- p.m.			01-12-2017	[Signature]

ATTESTED

18

Sl. No.	Name of the head or other officer in charge of the Government Servant	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the head of the office or other attesting Officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant	
					Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debit to another Government			
						Period			Government to which debit to be made
1	11/6	30-06-2022	30-06-2022		Sanction for the amount of pay protection issued by the DEO (M) Sr. Upper Division G.O. No. 7243-47 dated 19-03-2022 at S. No. 03 and the teacher is liable regularization from the date of first appointment i.e. 03-05-2016.				
2	11/6	30-06-2022	A/M						
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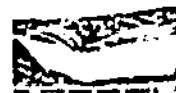
O/A/O/11
 Edu: Officer
 T409 of 15-11-2022 paid
 amount of Rs. 26892.00
 vide 200 of 12/12/2022
 of 29-3-2022 A 26892.00
 30-10/2022

01-11-2022
 31-12-2022

"E" -19-



OFFICE OF THE DISTRICT EDUCATION OFFICER
MALE DIR UPPER



OFFICE ORDER

I am directed to grant sanction for protection of pay in respect of following PSTs appointed on Adhoc basis vide this office Notification No 8572-79 Dated 03/05/2014, No 9411-14 Dated 04/08/2014 No 568-75 dated 12-03-2015, and No 313-18 dated 05-03-2016 respectively and after that regularized against PST post from the date of their initial appointment. Before their appointment as PSTs, they were Adhoc employees of Education Department as PST's w.e.f 03-05-2014 to 03-05-2017 without any break of service. Hence, they are hereby considered as regular employees from the date of their 1st appointment with all benefit as admissible to them under the rules.

Sr	Name & Designation	School	1 st appointment as PST	Date of Re-Appointment as PST	Date of regularization	Remark
01	Rohat Khan PST	GPS, Loi Baba	03-05-2014	05-03-2016	21-03-2018	Pay protected
02	Fah Rahman PST	GPS, Bin (P) Barawal	03-05-2014	03-05-2017	-do-	-do-
03	Mshad Ahmad, PST	GPS, Kass Chaper	03-05-2014	03-05-2017	-do-	-do-
04	Ayan ullah PST	GPS, Umralai (B)	04-08-2014	03-05-2017	-do-	-do-
05	Imran ullah PST	GPS, Chuklatan	12-03-2015	03-05-2017	-do-	-do-
06	Sher Rahman PST	GPS, Bekarey	12-03-2015	03-05-2017	-do-	-do-
07	Inayatul Rahman, PST	GPS S S Khal	12-03-2015	05-03-2016	-do-	-do-
08	Brahim Khan, PST	GPS, Samai Wari	12-03-2015	05-03-2016	-do-	-do-
09	Muhammad Blyas PST	GPS, Bin Bemari	12-03-2015	03-05-2017	-do-	-do-
10	Fahad Khan PST	GPS, Malook Banda	12-03-2015	07-03-2016	-do-	-do-
11	Majeed Ullah, PST	GPS, Gul Sha Dheri wari	12-03-2015	05-03-2016	-do-	-do-
12	Dayeem Khan PST	GPS, Umralai Bala	06-03-2016	03-05-2017	-do-	-do-
13	Fakhr Alam, PST	GPS, Umralai (P)	05-03-2016	03-05-2017	-do-	-do-
14	Rahat Khan, PST	GPS, Kotkai	05-03-2016	03-05-2017	-do-	-do-

Note: Necessary entry to this effect should be made in their service book accordingly.

-----SD-----
(MUHAMMAD ASHRAF)
DISTRICT EDUCATION OFFICER
MALE DIR UPPER

No. 7243 ⁴⁷ / F. No 120/DLO (M)/Dir Upper

Dated Dir the 24/03/ /2022.

Copy forwarded to the -

- 01 District Accounts Officer Dir Upper
- 02 Sub-Divisional Education Officer Male concerned
- 03 EMS local office
- 04 Officials concerned
- 05 Master File

BY DISTRICT EDUCATION OFFICER
MALE DIR UPPER

OFFICE OF THE DISTRICT EDUCATION OFFICER
MALE DIR UPPER

OFFICE ORDER

I am directed to grant sanction for protection of pay in respect of following PSTs appointed on Adhoc basis vide this Office Notification No 8572-79 dated 03/05/2014, No 9411-14 dated 08/08/2017 No 9GB-75 dated 12/03/2015 and No 313-18 dated 05/03/2016 respectively and after that regularized against PST post from the date of their initial appointment. Before their appointment as PSTs they were Adhoc employees of Education Department as PST's w.e.f 03/05/2014 to 03/05/2017 without any break of service. Hence they are hereby considered as regular employees from the date of their 1st appointment with all benefits as admissible to them under the rules.

S. No	Name & designation	School	1 st appointment	Date of re-appointment	Date of regularization	Remark
1.	Ismail Khan PST	GPS Lori Baba	03/05/2014	05/03/2016	21/03/2018	Pay protected
2.	Gohar Rehman PST	GPS Bin (P) Barawal	03/05/2014	03/05/2017	-do-	-do-
3.	Irshad Ahmad PST	GPS Kass Chaper	03/05/2014	03/05/2017	-do-	-do-
4.	Ayan Ulalh PST	GPS Umralla (B)	04/08/2014	03/05/2017	-do-	-do-
5.	Imran Ullah PST	GPS Chukiatan	12/03/2015	03/05/2017	-do-	-do-
6.	Sher Rehman PST	GPS Bekarey	12/03/2015	03/05/2017	-do-	-do-
7.	Inayat Ur Rehman PST	GPS SS Khali	12/03/2015	05/03/2016	-do-	-do-
8.	Ibrahim Khan PST	GPS Samai Wari	12/03/2015	05/03/2016	-do-	-do-
9.	Muhammad Ilyas PST	GPS Bin Berarai	12/03/2015	03/05/2017	-do-	-do-
10.	Farhad Khan PST	GPS Matook Banda	12/03/2015	07/03/2016	-do-	-do-
11.	Majeed Ullah PST	BPS Gul Sar Dheri Warr	12/03/2015	05/03/2016	-do-	-do-
12.	Dayeem Khan PST	GPS Umralai Bala	06/03/2016	03/05/2017	-do-	-do-
13.	Fakhri Alam PST	GPS Umralai (P)	05/03/2016	03/05/2017	-do-	-do-
14.	Rahat Khan PST	GPS Kotkai	05/03/2016	03/05/2017	-do-	-do-

Note:-

Necessary entry to this effect should be made in their service book accordingly.

xxSdxx
Muhammad Ashraf
District Education Officer
Male Dir Upper

No 7243-47/E. No 120/DEO/Dir Upper
Copy forwarded to the:-

1. District Accounts Officer, Dir Upper
2. Sub Divisional Education Officer, Male concerned
3. EMIS Local Office
4. Officials concerned
5. Master File.

Dated Dir the 29/03/2022

xxSdxx
Dy: District Education Officer
Male Dir Upper

ATTESTED

-20-

257

OFFICE OF THE DISTRICT EDUCATION OFFICER
MALE DIR UPPER

No. 0944-881400-Fax-880411 E-mail deonuldirupper@gov.pk



OFFICE ORDER

Pay protection order issued vide this office Memo: 7143-47 F.No120/DEO(M) Dir Upper Dated 29-03-2022 is hereby withdrawn from the date of its issuance i.e. 29/03/2022. In the light of Finance Department Notification No F.D (SOSR-1)12-2.2020(34323) dated Peshawar the 18.03.2021, under Para no (ii) stated (that the contract employee has applied through proper channel and has been properly relieved by the appointing authority this condition shall not apply in case of regularization on the same post) in the interest of public service.

District Education Officer
(Male) Dir Upper

No. 10559-62/F.No. 120/DEO(M)/ADO(P)ESTB: Dated Dir Upper 25/07/2022

Copy to:

- 01- District Accounts Officer Dir Upper.
- 02- The SDEOs Male concerned.
- 03- AP EMIS Local Office.
- 04- Officials Concerned.

2577
District Education Officer
(Male) Dir Upper

True copy

Attested

21/26/22
Asstt. Distt. Edu. Officer
(M) Dir Upper

ATTESTED

VAKALATNAMA
BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

Restoration No 1 /2021

M. Ilyas (APPELLANT)
(PLAINTIFF)
(PETITIONER)

VERSUS

Gouvt of KPK (RESPONDENT)
(DEFENDANT)

I/We M. Ilyas
Do hereby appoint and constitute **Noor Mohammad Khattak Advocate Supreme Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. / /202


CLIENT

ACCEPTED


**NOOR MOHAMMAD KHATTAK
ADVOCATE SUPREME COURT**


WALEED ADNAN


UMAR FAROOQ MOHMAND

&


**MEHMOOD JAN
ADVOCATES**