BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

	Appeal No.2		23 strict Mohmand	
	· · · · · · · · · · · · · · · · · · ·			Appellant
•		:	Versus	
Director	r Elementar	y and Se	condary Education Khybe	er Pakhtunkhwa & others.
				Respondents
		. •	*	

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Deponent
District East 2 100 Officer (M)
District Mohmand

08-04-2024 Prestav.08.

BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.2597/2023	
Mr. Muhammad Manzar	
Appellant	Khyber Pale
Versus	Khyher Pakhtukhwa Service Tribunal
Govt. of Khyber Pakhtunkhwa& others.	Diary No. 12026
	Date 0/-04)

<u>Para-wise comments on behalf of respondents No.1,2&3.</u> Respectfully Sheweth.

Preliminary objections.

- I. That the Appellant has no cause of action, locus standi to file the instant Appeal.
- II. That the Appellant has not come to this court with clean hands.
- III. That the Appellant has concealed material facts from the Honorable Tribunal.
- IV. That the Appeal is barred by law and limitation.
- V. That the appellant is neither a civil servant nor employee of the answer respondents. The alleged appointment order and the subsequent notifications/letters/orders are completely fake with bogus signatures of the respondents. Further, the appellant has not performed any duty. The alleged amount has been fraudulently obtained by appellant from from Accounts department through procuring fake signatures. Therefore, the appellant is not an aggrieved person/civil servant.

ON FACTS.

- 1. Incorrect and denied, are port received from the SDEO (M) Lower Mohmand vide his office No.514-21 dated 28/02/2023 reported eight persons were getting the salaries from his office MG 6013 but not performing duties at any school under his jurisdiction. So aninquiry committee comprising of Mr. Aslam khan Principal (BS-19) GHSS Ghallanai and Mr. Israr s/clerk of this office was constituted vide this office No.8065-69 dated 29/05/2023 and office of the DEO (M) Mohmand received its report on 9/8/2023 with the recommendation that the order of the five persons including Muhammad Manzer fake Chowkidar may be disowned due to the reasons that their names have not been reflected in the working papers, minutes, merit and appointment orders in the record of this office. So under the mandatory provisions & powers conferred under sections No 20 and 21 of the General Clauses Act 1897 amended in 1956, the DEO (M) Mohmand disowned the appointment orders of the five persons including Muhammad Manzer as Fake & Fabricated Chowkidar and declared him along four others as bogus liable to be proceeded as per PPC 419 and 420 by the law enforcing agencies in the interest of public service vide No.8824-31 dated 16/08/2023.(Annexure-A,B,C)
- 2. Incorrectand denied, as elaborated at para 1 of the fact.
- 3. Incorrect and denied, as elaborated at para 1 of the fact.
- 4. As explained at Para 1 of the facts above.
- 5. As elaborated at para 1 of the fact.
- 6. Pertains to record. However, detail is explained in Para 1 of the facts above.
- 7. As elaborated at para 1 of the fact.

GROUNDS.

- A. That the order dated 16/8/2023 passed by the Respondents was in accordance with law.
- B. As elaborated in para 1 of the Facts above.
- C. Already explained in Para 1 of the facts above.
- D. As elaborated in para 1 of the Facts above.
- E. As elaborated in para 1 of the Facts above.
- F. As elaborated in para 1 of the Facts above.
- G. As elaborated in para 1 of the Facts above.

- H. That the respondent department acted as per law, rules & regulations.
- That the respondents also seek permission to advance other grounds & proofs at the time of hearing.

It is, therefore, most humbly prayed that the appeal of the appellant may kindly be dismissed with cost.

Respondent No.1

Elementary and Secondary Education Department, Government of Khyber Pakhtunkhwa

(Mr./Masood Ahm ecretary

Respondent No.2

Director

June 1

Elementary and Secondary Education Department, Government of Khyber Pakhtunkhwa

Respondent No.3

Mr. Laigat Ali) District Education Officer (M)

a.

District Mohmand

BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.259	7/2023
Mr. Muhammad Manze	er District Mohmand
	Appellant
1	
	Versus
Director Elementary ar	nd Secondary Education Khyber Pakhtunkhwa & others.
	AFFIDAVIT

I Mr. Laiqat ALi District Education officer District Mohmand do hereby declare and affirm on oath that above comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon, rabble Tribunal.

It is further stated on oath that in this appeal, the answering respondents have neither been placed ex-parte nor their defense is struck off.

APR 2024

Respondent No.3

District Education Officer (M)

District Mohmand

(Mr. Laigat Áli)



DISTRICT EDUCATION OFFICE DISTRICT MOHMAND

AUTHORITY LETTER

I Mr.laiqat Ali District Education officer (Male) District Mohmand do hereby authorize Mr. Noor Bad shah Assistant (litigation) of this District Education office Mohmand to attend the Khyber Pakhtunkhwa Service Tribunal in connection with filing of Para wise comments in service Appeal No 2597/2023 Titled Muhmmad Manzar VS Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department.

(Mr. Laiqat Ali)

District Education officer (Male)

District Mohmand

Fribal District Mohmand



SUB-DIVISIONAL EDUCATION OFFICER (M) LOWER MOHMAND SUBHAN KHWAR MOHMAND TRIBAL DISTRICT

Email 1 - adsomlowermohmand@smail.com



The District Accounts Officer, Mohmand Tribal District

Subject:

STOPPAGE OF PAY.

Memo:

Reference to the subject noted above and to state that the following C/Iv servants are absent mm duties and drawing their salary in wrong cost Center MG6013 (Primary) SDEO Male Lower Mohmand. Therefore, you are hereby requested to stop the pay of the following C/Iv Servants w.e.f.

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2.4	3 - 100				The state of the s	S. H. Ye.		中国司马哈	作品等
33333 1}.	985866	ИЛНИМИЛЬ	HAJ KAZZAJI	CHOWK:	1710116781355	1435	4109807761	nbp Shabqadar	21566
2)	985862	FAZLI HADI	MALANG	CHOWX:	2140252508785	1123	10089112910	CHATTAKAT YBI	22399
3)	985835	LHSAN ULLAH	PATI KHAN	CHOWX	3740599661603	80153	3003812951	XISTBER BANK GHALLAKAI	21639
4)	963038	IKRAM KITAN	AMIR BADSHAH	CHOWK:	2140215503541	80153	1530000 033 8 3001	CHATTWAY?	26195
5)	960248	MUHAMMAD	BASHIR	CHOWK:	2140646410337	251123	10074630730	CHALLANAI	25693
<u> </u>	960246	SARDAR ALI	ISMAIL	CHOWX:	2140281060825	251123	10076372400 014	ABL CHALLANAI	2569
6)	 	NASEER ALI	AZAM KHAN	CHOWK:	2140697016205	241849	1236615B310 01274	KCB Ghilinal	2639
7) 8)	960247	Mansoor	Taj Munir	PST	2140298993347	251123	00100740753	ABL Ghallanal	35,76

lucation Officer. hand Tribal District

Endst:No. 514-21 /dated: 28 /02/2023.

Copy forwarded for information to the:-1) District Education officer (M) Mohmand Tribal District.

2) Manager of NBP Shabqadar w/r to stop his pay for the month of 02/2023 till further order.

3) Manager of BOX & MCB Ghallanal w/r to stop their pay for the month of 02/2023 till further order.

4) Manger of ABL Ghallanal w/r to stop their pay for the month of 02/2023 till further order.

Sub-Divisional Education Officer, Male Lower Mohmand Tribal District

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Ano B) pages 6

Subject: Enquiry report of Notification No: 8065-69 Dated 29-05-2023

Authority: The undersigned, Muhammad Aslam Khan Principal GHSS Ghallanai along with Muhammad Israr S/clerk nominated as enquiry officer vide DEO Mohmand notification in subjected cited. (Annexure-A)

Proceedings:

in the start the following steps carried out as the undersigned.

- 1. Called all the four class-IV and one PST teacher for personal hearing.
- 2. Questionnaire prepared for each and every one. (Annexure-B)
- 3. Asked about their 1³¹ appointment order.
- 4. Asked from the responsible clerk of DEO office. (Annexure-C)
- 5. Consult the Ex-DEO Mr.Jeddl Khan and Ex-DEO Mr. Noor Hassan. (Annexure-D)
- 6. Asked about 1st appointment order, source one and source two from DAO Ghallanai.

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All the five officials

- 1. Ikram Khan Chowkedar personal No:963038
- 2. Muhammad Manzar Chowkedar personal No:960248
- 3. Sardar Ali Chowkedar personal No: 960246
- 4. Naseer Khan Chowkedar personal No:960247
- 5. Mansoor Khan PST personal No:962330

Page 1 of 3

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Hleel All 1.21 Were called for personal hearing on 04-07-2023. All the four class-IV and PST give the written statement that they do not have trust on the enquiry officer. So they can neither discuss this issue nor fill the questionnaire. Furthermore they refused for the provision of their appointment orders. They said that they have informed the DEO to change the enquiry officer. They insisted 1st to recognize them government employees then they will talk on this issue, in DEO office, the establishment section asked for the provision of appointment orders of these five officials but they could not. Similarly Mr. Jeddi Khan Ex-DEO Mohmand and Mr. Noor Hassan Ex- DEO Mohmand ware asked about the factual position. Both they demanded to provide them appointment orders then they will be in the position to decide either their signatures are actual or fake.

District Account Officer (DAO) and his staff members requested for help in this issue. They said that the whole record is burnt previous year. The undersigned checked the working papers where no one of these five of them was found. (The working paper which was handed over by DEO office). (Annexure-E)

After a long investigation, it is crystal clear that they have not performed duty anywhere as per their orders. These names have not found in working papers, minutes and merit. Similarly no one can appoint PST without qualifying the EATA test. Mr.Mansoor Khan did not fulfill the criteria and have come into the system through back door. Furthermore they himself signed the source one and passed it from the DAO office because all the four class-IV and Mansour Khan PST have interned the system, through back door.

Conclusions:

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The undersigned reached at the conclusion that all the four class-IV and One PST are not cooperating, record in the DAO office has been burnt (as per the DAO staff members verbal statement) so how it is possible for the undersigned to fix responsibility on someone without the proper record. However as the Class-IV and PST are not cooperating, do not providing appointment orders, refused for taking questionnaire personal hearing, so that they are himself responsible for their man made orders?

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All reliance



Recommendations:

Keeping in view this over all scenario of the instant case, checking the DEO office record, merit, working papers, DAO office record, it is recommended that DEO (M) Mohmand is suggested to disown these five officials.

- 1. Ikram Khan Chowkedar personal No:963038
- 2. Muhammad Manzar Chowkedar personal No:960248
- 3. Sardar All Chowkedar personal No: 960246
- 4. Naseer Khan Chowkedar personal No:960247
- 5. Mansoor Khan PST personal No:962330

The well

Mr. Muhammad Aslam Khan (Enquiry Officer) Principal Govt. Higher Secondary Ghallanai District Mohmand July W

Mr. Muhammad Israr

(Enquiry Member)

Senior Clerk District Education Office

Ghallanai District Mohmand

Ein Faucd



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All al

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OFFICE OF THE DISTRICT EDUCATION OFFICER DISTRICT MOHMAND

Email: - deomohmand@gnail.com



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OFFICE ORDER

- 1. Whereas report submitted by the SDEO (M) Lower Mohmand vide his office No.514 dated 28/02/2023 stated that the following persons were getting the salaries from his office MG 6013 but not performing duties at any school under his jurisdiction.
- 2. And whereas inquiry committee comprising of Mr. Aslam khan Principal (BS-19) GHSS Ghallanai and Mr. Israr s/clerk of this office was constituted vide this office No.8065-69 dated 29/05/2023.
- 3. And whereas the inquiry committee submitted its report on 21/07/2023.
- 4. And whereas the inquiry report was remanded to the inquiry committee with the direction to revisit its report as the report was not based on as per TORs vide this office No.8657 dated 22/07/2023.
- 5. And whereas the inquiry committee again submitted its report to this office on 9/8/2023 with the recommendation that the following mentioned five persons may be disowned due to the reasons that their names have not been reflected in the working papers, minutes, merit & appointment orders in the record of this office.

Now therefore, under the mandatory provisions & powers conferred under sections No 20 & 21 of the General Clauses Act 1897 amended in 1956, the DEO (M) Mohmand, as the Competent Authority is pleased to disown ab initio the appointment orders of the following persons and declare them as bogus liable to be proceeded as per PPC 419 & 420 by the law enforcing agencies in the interest of public service.

S.No	Personal No.	Name & Designation	Father's Name
1	963.038	Ikram Khan Chowkidar	Amir Badshah
2	960248	Muhammad ManzarChowkidar	Bashir Khan
3	960246	Sardar Ali Chowkidar	Ismail Khan
4	960247	Naseer Ali Chowkidar	Azam Khan
5	962330	Mansoor Khan PST	TajMunir

(LIAQAT ALI)
District Education Officer
(Male) Mohmand

Endst No 8824-31 / Estab (Pry)

Dated 16/8/2023

Copy forwarded to the:

- 1) PS to Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar.
- 2) Director of Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 3) Accountant General Khyber Pakhtunkhwa, Peshawar with the request to inquire the matter that who & why their salaries were started in DAO Mohmand office.
- 4) Deputy Commissioner Mohmand.
- 5) District Accounts Officer Mohmand.
- 6) DMO Education Monitoring AuthorityMohmand.
- 7) SDEO concerned, being DDO for recovery of the total amount drawn illegally & deposit the same into the Govt. Exchequer as per rules & with the direction to send this order to the above disown persons.

8) Office Copy.

District Education Office

(Male)Mohmand

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