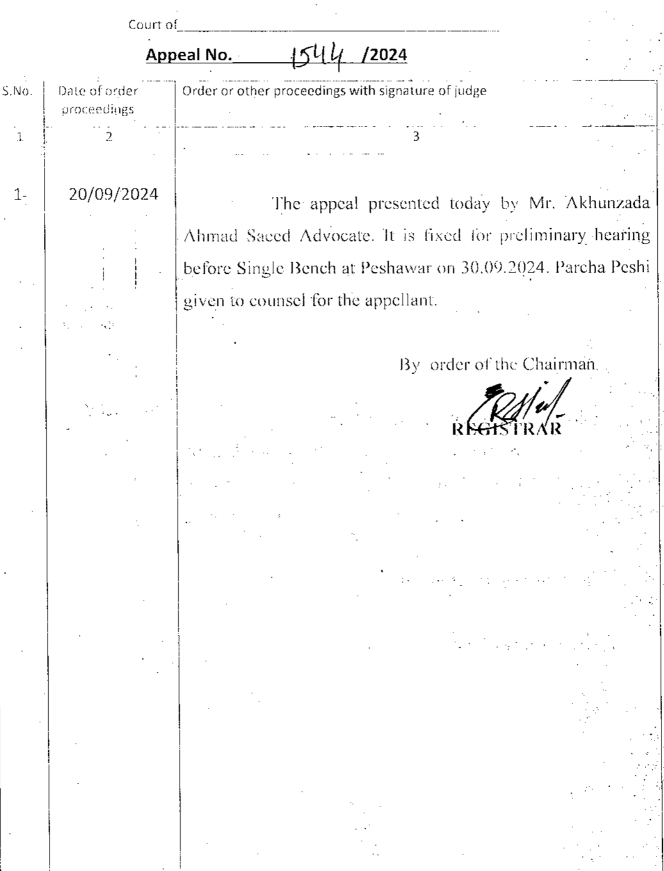
FORM OF ORDER SHEET



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In Re:

1.

Service Appeal No. <u>1544</u> /2024

Umar Zada.....Appellant

VERSUS

The Director E&SE & other......Respondents

APPLICATION FOR FIXATION OF TITLED APPEAL BEFORE THE PRINCIPAL SEAT AT PESHAWAR.

Respectfully Sheweth:

- That the applicant/appellant has filed the instant service appeal in which no date is fixed so far.
- 2. That case of the applicant/appellant is urgent in nature and therefore be fixed before the principal seat at Peshawar.
- 3. That the counsel for the applicant/appellant is doing legal practice at Peshawar as well as the addresses of the main respondents i.e. Director (E&SE) are also at Peshawar and the appellant also wants to pursue his case at the principal seat at Peshawar.
- 4. That it will be convenient for the counsel as well as for the applicant/appellant to fix the instant service appeal at principal seat at Peshawar.

Through

It is therefore most humbly prayed that on the acceptance of this application, the instant service appeal may kindly be fixed at principal seat at Peshawar

Applicant/Appellant

Akhunzada Ahmad Saeed Advocate High Court

BEFORE THE KHYBER PAKHTUNKHW	A SERVICE	TRIBUNAL,
Peshawar	-	· · · •
	· · ·	
Service Appeal No. 1544/2024	. *	
	¢ . 7	· · ·
Umar Zada		. APPELLANT

VERSUS

The Director, E&SE, & others. . . RESPONDENTS

S.No.	Description of Documents	Annex	Pages
1.	Service Appeal with Affidavit		1-5
2.	Suspension Application alongwith Affidavit		6-7
3.	Addresses of the Parties		- 8
4.	Copy of the Appointment Order	A	9-10
5. .	Copy of the Notification dated 01.09.2023	В	11-14
6.	Copies of the Extract from Service Book and Pay Slip	C & D	15-17
7.	Copy of the Notification dated 15.12.2023	E	18-19
8.	Copy of the Departmental Appeal	F	20-8
9.	Wakalatnama		28

INDEX

Appellant Through

Dated: 10.09.2024

hmad Saeed Akhunzada A Advocate High Court(s) Office: B-15, Haroon Mansion, Khyber Bazar, Peshawar (Cell #: 0333-2902529)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

1

Service Appeal No. 1544 /2024

Umar Zada S/o Umar Zaman (SPST) GPS Nakhtar Bar Sapari, District Bajaur.

VERSUS

The Director,
 Elementary & Secondary Education,
 Khyber Pakhtunkhwa, Peshawar.

- The District Education Officer (Male), District Bajaur.
- The District Accounts Officer, District Bajaur.

.....RESPONDENTS

APPELLANT

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED NOTIFICATION DATED 15.12.2023, WHEREBY THE PROMOTION ORDER/ NOTIFICATION DATED 11.08.2023 IN RESPECT OF THE APPELLANT WAS CANCELLED/WITHDRAWN AND INACTION OF RESPONDENT NO.1, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT WAS NOT DECIDED WITHIN STIPULATED PERIOD OF NINETY (90) DAYS.

Respectfully Sheweth:

 That the appellant was initially appointed against the post of Primary School Teacher (PST). (Copy of Appointment Order is attached as annexure <u>"A"</u>).

2.

- 2. That since his initial appointment order, the appellant is serving the department with full commitment, zeal, devotion, punctuality and with the entire satisfaction of his high-ups.
- 3. That the appellant being eligible in all respect, and that too on the basis of seniority-cum-fitness, the working papers of the appellant were sent to Departmental Promotion Committee to consider him for promotion against the post of SPST (BPS-14), the appellant was duly considered by the Departmental Promotion Committee, recommended the appellant for promotion against the post of SPST (BPS-14) as the appellant was then promoted against the post of SPST (BPS-14) through impugned notification dated 11.08.2023 and the adjustment order against the promoted post of SPST (BPS-14) was then issued on 01.09.2023. (Copy of Notification dated 01.09.2023 is attached as annexure **"B"**).
- 4. That, thereafter, entries regarding promotion were made in the service book, pay slip of promoted scale was also released in favour of appellant. (Copies of Extract from Service Book and Pay Slip are attached as annexure <u>"C" & "D"</u> respectively).
 - That the appellant had gained all benefits of promoted scale for a considerable long period, but all

5.

of a sudden the promotion order dated 11.08.2023 was cancelled/withdrawn through impugned notification dated 15.12.2023. (Copy of Notification dated 15.12.2023 is attached as annexure <u>"E"</u>).

- 6. That the aforementioned impugned Notification dated 15.12.2023 was received by the appellant on 06.06.2024, the appellant then submitted a departmental appeal on 13.06.2024, but the same was not decided within stipulated period of ninety days. (Copy of Departmental Appeal is attached as annexure <u>"F"</u>).
- 7. That the appellant, being aggrieved, now prefers this service appeal for the following amongst other grounds:-

<u>GROUNDS:</u>

- A. That as stated in the body of service appeal, that the impugned notification dated 15.12.2023, whereby the promotion notification dated 11.08.2023 in respect of the appellant was withdrawn in a manner that is arbitrary, unjust and in violation of the principles of natural justice and is liable to be set aside and the promotion notification dated 11.08.2023 is liable to be restored with all back/ consequential benefits.
- B. That the respondents have acted beyond their powers in withdrawing the promotion order without any lawful justification.

C. That once after fulfilling all the codal formalities, the promotion order was issued, entries were made in the service book, pay slip of promoted scale was released, and the appellant then gained all the benefits of promoted scale for a considerable long time, then a vested right was created in his favour which could not be cancelled/withdrawn in an inconsiderate/unusual manner.

4

- D. That neither any fault or defect of the appellant was pointed out nor any oversight or error on the part of DPC members or its composition or jurisdiction which could result an unceremonious withdrawal of promotion order after considerable period.
- E. That the department is not vested with the authority to withdraw or cancel an order if same has taken effect created certain legal rights in favour of appellant.
- F. That the appellant has been treated against the law and he has also been deprived of equal protection of law.
- G. That any other ground with permission of this Hon'ble Tribunal, will be raised at the time of arguments.

It is, therefore, most humbly prayed that by accepting this service appeal, the impugned notification dated 15.12.2023, whereby the promotion order/notification dated 11.08.2023 in respect of the appellant was cancelled/withdrawn, may please be set aside and consequently the promotion order/notification dated 11.08.2023 may please be restored, with all back/consequential benefits.

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

*ppellant Through Akhunzada Ahmad Saeed Advocate High Court(s)

Dated: 10.09.2024

<u>AFFIDAVIT</u>

I, Umar Zada S/o Umar Zaman (SPST), GPS Nakhtar Bar Sapari, District Bajaur, do hereby solemnly affirm and declare on oath that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT Qath mssionet Cor

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BEFORE	THE KHY	BER P	AKHTUNKHWA	SERVICE	TRIBUNAL,
			PESHAWAR		

C.M No	/2024
In	
S.A No	/2024 · ·

Umar Zada. APPLICANT/APPELLANT

VERSUS

The Director, E&SE, & others. RESPONDENTS

APPLICATION FOR SUSPENDING THE OPERATION OF THE IMPUGNED NOTIFICATION DATED 15.12.2023 AS WELL AS RESTRAINING THE RESPONDENTS TO MAKE ANY RECOVERY/ DEDUCTION FROM THE SALARY OF THE APPLICANT/ APPELLANT TILL THE FINAL DISPOSAL OF MAIN SERVICE APPEAL.

Respectfully Sheweth:

- That the titled service appeal is being filed before this Hon'ble Tribunal, in which no date of hearing is fixed.
- That the grounds of main appeal may be considered as integral part of this application.
- 3. That the balance of convenience also lies in favour of the applicant/appellant.
- 4. That the applicant/appellant has a good prima facie case and all three ingredients are in favour of the applicant/appellant.

That if the operation of the impugned notification dated 15.12.2023 is not suspended as well as the respondents are not restrained to make any recovery/deduction from the salary of applicant/ appellant, then the applicant would suffer irreparable loss.

It is, therefore, most humbly prayed that by accepting this application, the operation of the impugned notification dated 15.12.2023 may please be suspended as well as the respondents may please be restrained to make any deduction/recovery from the salary of the applicant/appellant, till the final disposal of the main appeal and status quo may please be maintained.

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Applicant/Appellant

Through

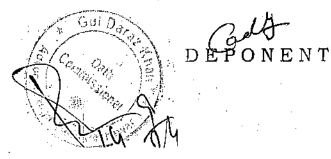
Akhunzada Ahmad Saeed Advocate High Court(s)

Dated: 10.09.2024

5.

AFFIDAVIT

I, **Umar Zada** S/o Umar Zaman (SPST), GPS Nakhtar Bar Sapari, District Bajaur, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.____/2024

VERSUS

APPELLANT

The Director, E&SE, & others. RESPONDENTS

ADDRESSES OF THE PARTIES

<u>APPELLANT:</u>

Umar Zada S/o Umar Zaman (SPST) GPS Nakhtar Bar Sapari, District Bajaur.

<u>RESPONDENTS:</u>

1. The Director,

Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

- The District Education Officer (Male), District Bajaur.
- The District Accounts Officer, District Bajaur.

Appellant

Through

Akhunzada Ahmad Saeed Advocate High Court(s)

Dated: 10.09.2024



OFFICE OF THE AGENCY EDUCATION OFFICER BAJAUR AGENCY AT KHAR

18

Innes A

APPOINTMENT ORDER

Consequent upon the recommendation of the Departmental Selection Committee, the following male candidates of Bajaur Agency are hereby appointed against vacant PST posts in Tehsil Barang at the schools noted against their names in BPS-12 @ (13320-960-42120) plus usual allowances as admissible under the rules from the date of their taking over charge in the interest of public service.

Sr#	Name	Father Name	School where Appainted	Remarks
1	Sharif Ullah	Aarab Khen	CIPS Painta khel Targhaw	AVP
2	Jamal Uddin	Sida Gui	GPS Solai Barang	AVP
3	Dawood Khan	Gran	GPS Mann Kama Darn	AVP
4	Bahder Sher	Shamsher Gul	GPS Shukar	AVP
5	Zafar Khan	tilusa Jan	OPS Kabalo Sur	АУР
6	Khisab Gul	Muhammad Gul	GPS Andarai	AVP
7	Laig Zada	Shah Zada	GPS Bar Saparal	AVP
8	Kiramat Khan	Aman Ullah Khan	GPS Lar Kundu	AVP
9	Abdur Rahman	Ahmad	GPS Mona Kama Data	AVP
10	Amir Khisro	Muhammad Saleem	GPS Kohi Barang	AVP
11	Muhammad Naeem	Said Qayum	GPS Dandokai G/Shamozal	ΛΥΡ
12	Gul Sabir Khan	Yad Qavum	GPSIRug	AVP
15	Alam Shah	Muhammad Zar	GPS Sar Mina Targhaw	AVP
14	Nasar Khan	Salim Khau	GPS Serl Sar	AVP
15	Umar Zada	Umar Zaman	GPS Seva	AVP
16	Ta Gul	Shiekh	GPS Saparai Turghaw !	AVP
17	Rahman Shah	Amir Zuman	GPS Bagh	AVP
18	Muhammad Khan	Gul Zada 👘 👘	GPS Kohi Sar Barang	AVP
19	Shafi Ullah	Shah Nazar Khan	GPS Nemakai	AVP
20	Gul Ahmad Khan	Mudir Khan	GPS Band Chinar	AVP
21	Forman Ullah	Hasson Gul	GPS Skha Dand	AVP
22	Amjad Ab	Saif Ullah	GPS Majal	AVP

TERMS AND CONDITIONS

- The appointment of the condidates is being made purely on temporary basis and is liable to termination at any time without assigning any reason. They will not be entitled to get pension/gratulty benefits however CP fund will be deducted as per rules
- Z. as a case of fresh candidate.
- 3. Charge report should be submitted to all concerned in duplicate.
- Health and age certificate should be produced to this office obtained from the Agency Surgeon Bajaur. 4,
- They should not be handed over clarge of the post if they are below 18 years or above 45 years of age. If they failed to report of their arrival within 15 days, their appointment order will be automatically б.
- considered as cancelled.
- 7. All academic / professional documents / domiciles /CNICs will be verified from the concerned boards/ universities / authorities and if found bogus / fake at any stage, their services will be considered as terminated from the date of appointment against the said post.

2017.

L Mr. Amrulian Wazir Agency Education efficer Balaur Agency

11331-Endst No; Dated

- Copy of the above is forwarded to the;
- 2. Director of Education FATA Prshawar.
- Political Agent Bajaur Age 3.
- Agency Accounts officer Ba 4. Agency.
- AAEO concerned. 5.
- Candidates concerned. 6.

Composed By: Rahmat Wall DEO AEO Office Bajaur

Amll

I. jeasy Education officer Balaur Agency K Sceutinized. Sherin Zada Principal GHS Raghagan

CamScanner

Anner B



District Education Office Male District Bajaur

E-Mail aeobajaur@gmail.com Ph. No. 0942-220395

ADJUSTMENT OF SPST MALE BPS-14

Consequent upon the Promotion Notification issued vide this Office Endst: No. 19935-41 dated 11-08-2023 the following male SPST BPS-14 are hereby adjusted at the Schools noted against their names with immediate effect in the best interest of public service.

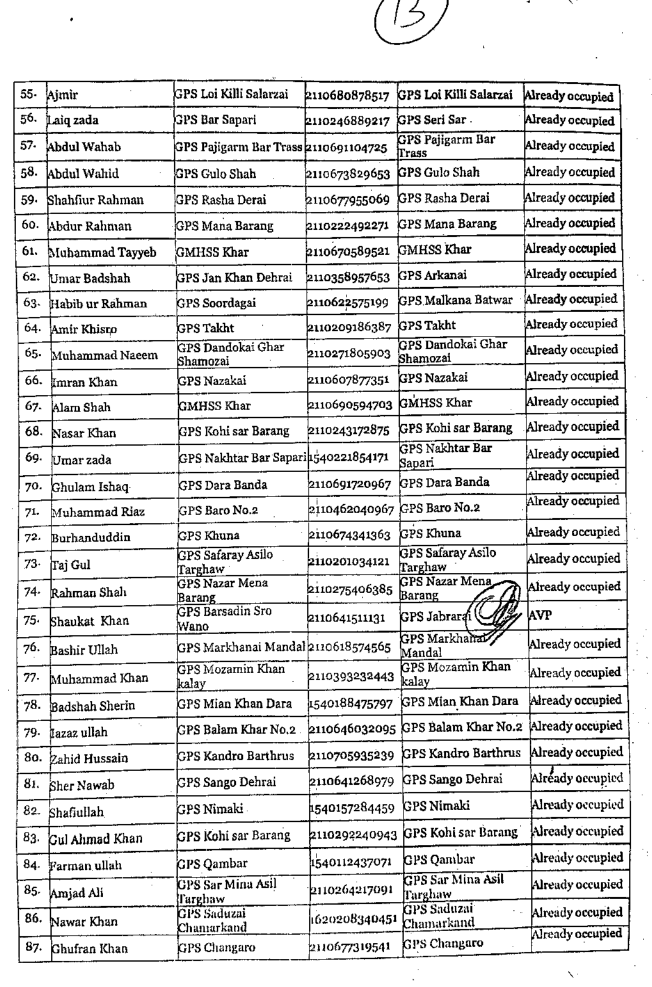
S#	Name of Official	Present Place of	CNIC#	School Name	Remarks
		Posting		Where Adjusted	
1,	Habib Ullah	GPS Sahib Abad	2110323036641	GPS Sahib Abad	Already occupied
2.	Sher Ali Khan	GPS Inam Khwaro Chinagai	2110421662921	GPS Inam Khwaro Chinagai	Already occupied
3.	Ihsanullah	GPS Barsafray	2110224732351	GPS Barsafray	Already occupied
4.	Amir Zaman Khan	GPS Loi Killi	2110640266611	GPS Letai	AVP
5.	Fazal Amin	GPS Barsadin Sro Wano	2110604459989	GPS Barsadin Sro Wano	Already occupied
6.	Sher Wali Khan	GPS Momin Khan kalay Batmalai	211069 028207 7	GPS Momin Khan kalay Batmalai	Already occupied
7.	Wali Rahman	3PS Kassai	2110623166471	GPS Kassai	Already occupied
8.	Hazrat Hassan	GPS Marchai	2110209144413	GPS Marchai	Already occupied
9.	Muhammad Salim	GPS Kaga No.4	2110421659543	GPS Kaga No.4	Already occupied
10.	Fazal Wahab	GPS Bandarai	2110421629135	GPS Bandarai	Already occupied
11.	Muhammad Riaz	GPS Ilmano Killi	211067856019	GPS Ilmano Killi	Already occupied
12.	Khan Zarin	GPS Loi Baba	2110395517 899	GPS Sara Maina	Already occupied
13.	Badshah Noor	GPS Kohi Barang	2110209165781	GPS Kohi Barang	Already occupied
14.	Noor Badshah	GPS Tarr Barang	21102091 27991	GPS Tarr Barang	Already occupied
15.	Taj Muhammad Said	GPS Shukar Targhaw	2110609147047	GPS Shukar Targhaw	Already occupied
16.	Karim Ullah	GPS Kabalo Sar	2110249634503	GPS Kabalo Sar	Already occupied
17.	Awal Din	GPS Rabat Dehrai	2110242598971	GPS Rabat Dehrai	Already occupied
18.	Amanullah	GPS Raghagan	211 038 8095557	GPS Raghagan	Already occupied
19.	Rahat Shah	GPS Walai Arang	2110737216615	GPS Walai Arang	Already occupied
20.	Jamal ud Din	GPS Karkanai Charmang	21105542666871	GPS Karkanai Charmang	Already occupied
21.	Miraj Khan		2110695046267		Already occupied





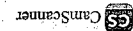
22.	Muhammad Younas	GPS Kamar	2110474437331	GPS Kamar	Already occupied
23.	Sadiq Ullah	GPS Bargatkai Mamund	2110427093301	GPS Mukha No.2	AVP
24.	Sanaullah	GPS Malangai	2110435937457	GPS Malangai	AVP
25.	Ihsanul lah	GPS Shah Dand	2110696750793	GPS Shah Dand	Already occupied
26.	Muhammad Wahab	GPS Tang Khatta	2110638208335	GPS Tang Khatta	Already occupied
27.	Abdul Ghani	GPS Kamangara Charmang	2110508 358219	GPS Saida Shah Charmang	AVP
28.	Zahid Khan		2110625155655	GPS Tarano	Already occupied
29.	Muhammad Ismail	GPS Shahzada Tangi	2110657850433	GPS Shahzada Tangi	Already occupied
30.	Jamal Ud Din	GPS Moredara	2110238199663	GPS Moredara	Already occupied
31.	Rahmanud Din	GPS Shinger Gul	21106348 88593	GPS Salih Muhammad Odigram	AVP
32.	Fazal Manan	GPS Ghakhai No.1 Salarzai	2110638256011	GPS Safaray Salarzai	AVP
33.	Sartaj Khan	GPS Ghozano Shah	2110334820973	GPS Ghozano Shah	Already occupied
34.	Dawood Khan	GPS Kama Dara	2110249191787	GPS Kama Dara	Already occupied
35∙	Muhammad Siyab	GPS Andarai	1540295525259	GPS Seya	w.e.f Abdul Qayum retirement
36.	Sarfarz Khan	GPS Civil Colony Nawgai	1710265799641	GPS Civil Colony Nawgai	Already occupied
37.	Inayat ur Rahman	GMHSS Khar	2110679695153	GMHSS Khar	Already occupied
38.	Mustaqeem Khan	GPS Khan Salay Barang	15401 964 05839	GPS Khan Salay Barang	Already occupied
39.	Zahidullah	GPS Sharif Khana No.1	2110564304641	GPS Sharif Khana No.1	Already occupied
40.	Fazal Subhan	GPS Babara No.1	21105 3 431 3795	GPS Babara No.1	Already occupied
41.	Abdur Rahman		211059 8996615	GPS Bara Nawagai	Already occupied
42.	Muhammad Ilyas	GPS Khair Abad Nawagai	21105 7157480 1	GPS Khair Abad Nawagai	Already occupied
43.	Abdul Shakoor		2110613591941	GPS Bagandil	AVP
44.	Hawaldar	GPS Asghar Charmang	21105 88775 667	GPS Asghar Charmang	Already occupied
45-	Gul Qadem	GPS Salih Muhammad killi	2110672907387	GPS Shinger Gul	AVP
46.	Abdur Rauf		2110640032141	GMPS Mala Said	Already occupied
47.	Matiullah	GPS Bara Dara	2110662692891	GPS Bara Dara	Already occupied
48.	Abdul Hadi	GPS Muslim Bagh	2110660525401	GPS Muslim Bagh	Already occupied
49.	Bahadar Sher	GPS Dag Qila Ali jan	2110287784 389	GPS Dag Qila Ali jan	Already occupied
50.	Tariq Ahmad	GPS Malkana Salarzai	2110306169335	GPS Malkana Salarzai	Already occupied
51.	Zafar Khan	GPS Kabalo Sar	2110256825749	GPS Sari Begham	AVP
52.	Saleh Muhammad	GPS Loya Shah	2110375783673	GPS Loya Shah	Already occupied
53.	Shahid	GPS Chargo Salarzai	2110623784949	GPs Pashat	AVP
54.	Kiramat Khan	CPS Sharbatai	1540206878289	GPS Sharbatai	Already occupied

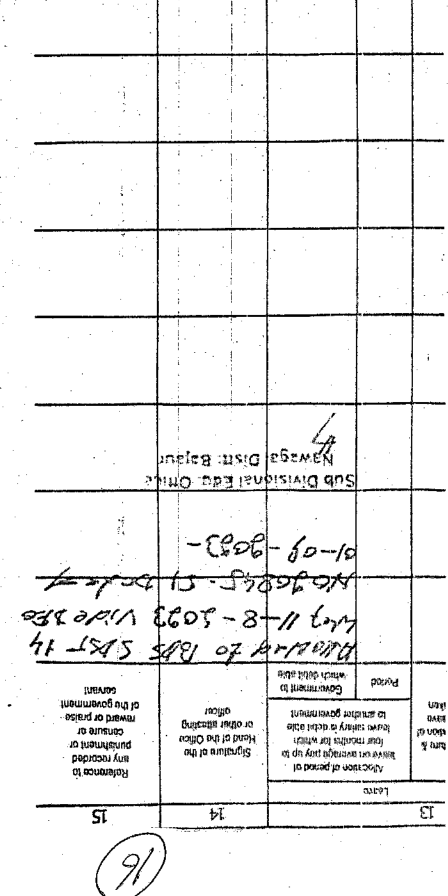






Note: The entries on this page should be renewed are re-attested as least every five years in the signature to me-1) and 12 should be dated 0 tomet C Umar Zada Name 1. 15 402-2185417-1 NIC NO. 2^{-1} Roce Islom /Pathistoni 4. District of Domicile Bajan Agency. Residence Wills (Than Alamen" Hoz Baparne, Telsile Barrong 5. Father name and residence UMAN 2amon 6. Cebruray N/H 7. Date of Birth by Christian era as (05-02-1994) North nearly as can be ascenialned: <u>S. 9</u> Exact height by measurement: 8. # E Mole on lift Personal Marks for Identification: ace 9. to. Left Hand Thumb and Finger Impression of (Non Gazetted Officer) Middle Finger Little Finger **Ring Finger** Thumb Fore Finger 11. Senature of Governmient Servant: Amuli2 L Againey F to Olliger 12. Signature & Designation of the Head of the Office, or other attesting officer. an Agento CamScanner





nneex

Dist. Govt. KP-Provincial District Accounts Office Bajaur at Khar Monthly Salary Statement (January-2024)

sonal Information of Mr UMER ZADA d/w/s of UMER ZAMAN

 sonnel Number: 50390801
 CNIC: 1540221854171

 te of Birth: 05.02,1994
 Entry into Govt, Service: 26.09.2017

NTN: Length of Service: 06 Years 04 Months 007 Days

ployment Category: Active Temporary

and Allowances:	Pay scale: BPS For - 2022	Pay Scale Type: Civil BPS: 14	Pay Stage: 5	
ndor Number: -			. / *	
'F A/C No:	GPF Interest Free	GPF Balance:	187,461.00 (provisional)	
yroll Section: 001	GPF Section: 001	Cash Center: 28	•	
XO Code: BJ6135-		· · · ·		
signation: SENIOR PRIM	MARY SCHOOL TEA	81237680-DISTRICT GOVERNMENT KHYBE		

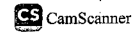
Wage type	Amount		Wage type	Amount
DI Basic Pay	. 31,230.00	1001	House Rent Allowance 45%	3,321,00
10 Convey Allowance 2005	2,856,00	1300	Medical Allowance	1,500.00
28 Unattractive Area Allow	1,700.00	2316	Teaching Allowance 2021	3,036.00
41 Dispr. Red All 15% 2022KP	2,574,00	2347	Adhoc Rel Al 15% 22(PS17)	2,574,00
78 Adhoc Relief All 2023 35%	10,322.00			0.001

luctions - General

Wage type	Amount		Wage type	χ.	Amount
14 GPF Subscription	-3,900.00	3501	Beacvolent Fund		-1.200.00
34 R. Ben & Death Comp Fresh	-600,00	3609	Income Tax		-171.00
90 Emp.Edu, Fund KPK	-135.00				0.00

luctions - Louns and Advances

.04B	Descr	iptlan	Principal amou	int Deduc	tion	Balance
inctions yable:	- Income Tax 2,305.15 Recover	ed till JAN-2024; 8	177.00 Excm	pied: 575.70	Recoverable:	852.45
ass Pay (Rs.): 59,113.00	Deductions: (Rs.):	-6,006.00	Net Pay: (Rs.	.): 53,107.0	0
count Nu	e: UMER ZADA 1mber: 7900278303 Ix: HABIB BANK LIMIT	ED, 221139 TOTAKAN	, MALAKAND, TO	TA KAN, MALA F	(AND., MALAR	AND
ives:	Opening Balance:	Availed:	Earned:	Bai	ance:	
manent /	Address:					
ty: AEO mp. Addi	1095:	Domicile: -		Hou	sing Status: No (Official
ly:		Email: umar.nafees	.366@gmail.com			-





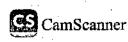
(18) Ahnex E District Education Office Male District Bajaur

K-Muil acobal ages gmail.com Ph. No. 0942-220395

NOTIFICATION:

Consequent upon the decision taken in a meeting with Finance Department. NMDs-II held on 12-12-2023, 56 Nos of position IDs of SPST have been downgraded from BPS-14 to BPS-12. Therefore, the Promotion Order issued vide this Office Order Endst No. 19935-41 dated 11-08-2023 in respect of the following SPSTs is hereby cancelled/withdrawn from the date of issuance in the best interest of Public Service.

S#	S.L.No.	Name of Official	Place of Posting	Kemarks
	79	Dawood Khun	GPS Kama Dara	Due to less sanction pos
2	80	Muhammad Siyab	GPS Kambela	Due to less sanction pos
<u>}.</u>	81	Sarfarz Khan	GPS Civil Colony Nawgai	Due to less sanction pos
	82	Inavat ur Rahman	GMHISS Khar	Due to less sanction post
<u>.</u>	83	Mustaqeem Khan	GPS Khan Salay Barang	Due to less sanction pos
5. 6.	84	Zahidullah	GPS Sharif Khana No.1	Due to less sanction pos
	~~ (Fazal Subhan	GPS Babara No.1	Due to less sanction pos
7.	85 86	Abdur Rahman	CPS Bara Nawagai	Due to less sanction posi
8.	t	Muhammad Ilyas	GPS Khair Abad Nawagai	Due to less sanction post
9.	87 88	Abdul Shakoor	GPS Gedar Shai	Due to less sanction post
10.		Hawaldar	GPS Asghar Charmang	Due to less sunction post
11.	89		GPS Salih Muhammud killi	Due to less sanction pos
12,	90	Gul Qadem Abdur Rauf	GMPS Mala Said	Due to less sanction post
13.	91	Matiullah	GPS Bara Dara	Due to less sanction post
14.	92	Abdul Hadi	GPS Muslim Bagh	Due to less sanction post
15-	94	Bahadar Sher	GPS Dag Qila Alijan	Due to less sanction post
16.	95		GPS Malkana Salarzai	Due to less sanction post
17.	96	Tariq Ahmad	GPS Kabalo Sar	Due to less sanction post
18,	97	Zafar Khan	GPS Loya Shah	Due to less sanction post
19.	99	Saleh Muhammad	CPS Chargo Salarzai	Due to less sanction post
20.	100	Shahid	GPS Chargo Guint Lin	Due to less sanction post
21.	101	Kiramat Khan	GPS Loi Killi Salarzai	Due to less sanction post
22.	102	Ajmir	GPS Lor Kin Saarzan GPS Bar Sapari	Due to less sanction post
23.	103	Laiq zada		Due to less sanction post
24.	104	Abdul Wahab	GPS Pajigarm B/Trass	Due to less sanction post
23.	105	Abdul Wahid	GPS Gulo Shah	I
26.	µ06	Shahfiur Rahman	GPS Rasha Derai	Due to less sanction post
27.	µ07	Abdur Rahman	GPS Mana Barang	Due to less sanction post
28.	109	Muhammad Tayyeb	GMHSS Khar	Due to less sanction post
29,	110	Umar Badshah	GPS Jan Khan Dehrai	Due to less sanction post
30.	111	Habib ur Rahman	GPS Soordagai	Due to less sanction post



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15053 Dated 17 Tuelea District Education Officer (Shireen Zada)

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4. SDEO Khar/SDEO Nawagai with direction to make necessary entries in their service books

CamScanner

Endst: No. 764-60

7. Official Concerned.

SIMAH .8

1. Director E&SE Khyber Pakhtunkhwa Peshawar.

5. Accountant of the local office.

3. DMO (EMA) Bajaur.

and recovery from the concerned.

2. District Accounts Officer Bajaur.

Annexp

Clary He <u>624</u> Dated <u>3-6-24</u> Directorate of Education Marged Areas KPK Peshawor

Subject:

The Director.

To

1.

Khyber Pakhtunkhwa, Peshawar. <u>DEPARTMENTAL APPEAL AGAINST THE IMPUGNED</u> <u>NOTIFICATION DATED 15.12.2023 WHEREBY THE</u> PROMOTION ORDER / NOTIFICATION DATED

11.08.2023 IN RESPECT OF THE APPELLANT WAS

Respected Sir,

The appellant most humbly submits as under:-

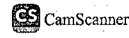
CANCELLED / WITHDRAWN.

Elementary & Secondary Education,

That the appellant was initially appointed against the post of *Primary School Teacher (PST)*.

2. That the appellant has served the department as PST with full commitment, zeal, devotion, punctuality and with the entire *I* satisfaction of his high-ups.

- 3. That the appellant being eligible in all respect, and that too on the basis of seniority-cum-fitness, the working papers of the appellant were sent to Departmental Promotion Committee to consider him for promotion against the post of SPST (BPS-14), the appellant was duly considered by the Departmental Promotion Committee, the Departmental Promotion Committee recommended the appellant for promotion against the post of SPST (BPS-14) as the appellant was then promoted against the post of SPST (BPS-14) as the appellant was then promoted against the post of SPST (BPS-14) through notification dated 11.08.2023 and the adjustment order against the promoted post of SPST (BPS-14) was also issued on 01.09.2023. (Copy of the Notification dated 01.09.2023 is attached as annexure "A").
- 4. That, thereafter, entries regarding promotion were made in the service book and pay slip of promoted scale was also released in favour of appellant. (Copies of Service Book and Pay Slip are attached as annexure <u>"B" & "C"</u> respectively).
- 5. That the appellant had gained all benefits of promoted scale for a considerable long period, but all of a sudden the promotion order dated 11.08.2023 was cancelled/ withdrawn through impugned notification dated 15.12.2023 and the same was communicated to the appellant on 06.06.2024. (Copy of the Notification dated 15.12.2023 is attached as annexure "D").





That once after fulfilling all the codal formalities, the promotion order was issued, entries were made in the service book, pay slip of promoted scale was released, and the appellant then gained all the benefits of promoted scale for a considerable long time, then a vested right was created in his favour which could not be cancelled/ withdrawn in an inconsiderate/usual manner.

7. That neither any fault or defect of the appellant was pointed out nor any oversight or error on the part of DPC members or its composition or jurisdiction which could result an unceremonious withdrawal of promotion order after considerable period.

That the department is not vested with the authority to withdraw or cancel an order if same has taken effect created certain legal rights in favour of appellant.

It is, therefore, most humbly requested that by accepting this departmental appeal, the impugned notification dated 15.12.2023, whereby the promotion order/notification dated 11.08.2023 in respect of the appellant was cancelled/withdrawn, may please be set aside and consequently the promotion order/notification dated 11.08.2023, may please be restored with all back/consequential benefits.

Ap<u>pe</u>llant

Umar Zada S/o Umar Zaman GPS Nakhtar Bar Sapari, District Bajaur.

Dated: 13 /06/2024

6.

8.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE Tribunal peshawar

WAKALATNAMA (Power Of Attorney)

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			(Petitioner)
			(Plaintiff)
(Imax	Dada		(Applicant)
	Xeed 1		(Appellant)
	,	*	(Complainant)
		:	(Decree Holder)
	▼ERSUS		
			(Respondent)
- n.			(Defendant)
The Dire	20-00		(Accused)
			(Judgment Debtor)
l/ We,	The undersigned		in the above noted

I/ We, _________ The undersigned _______ In the above noted Affect _________ do hereby appoint Mr. Akhunzada Ahmad Saeed, Advocate to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our counsel in the above noted case and with the authority to engage /appoint an other Advocate/Counsel on my/our behalf in my/our case and that my/our counsel will not appear whenever a strike call is made by the PBA, PHCBA, KP Bar Council, Pakistan Bar Council or by any other representative body of the lawyers' community, Furthermore, my/our counsel shall not be liable for any acts on my/our behalf, if I/we have furnished an incorrect information or mis-statement and that my/our counsel shall not be liable for any disciplinary action in case of his default in the aforesaid delegated authority, matter, without any liability for their default and with the authority to engage/ appoint any other Advocate/Counsel at my/our matter.

Signature of Executants

Attested & Accepted By.

Akhunxada Ahmad Saeed (bc-11-1885) Advocate High Court, Peshawar Office: 15-B, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0333-2902529 CNIC No. 15705-5473448-3