FORM OF ORDER SHEET

Court of____

Appeal No. 1936 /2024

٠.

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1.	11/10/2024	The present appeal resubmitted today by
		Muhammad Ismial Khan Advocate. It is fixed for preliminary
		hearing before Single Bench at Peshawar on 17,10,2024.
5 ¹		Parcha Peshi given to the counsel for the appellant.
1		By order of the Chairman
÷;		REGISTRAR
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The joint appeal of Mr. Mustafa Zeb and 33 others received today i.e. on 03.09.2024 is in complete on the following score which is returned to the counsel for the appellants for completion and resubmission within 15 days.

- 1- Memorandum of appeal be signed by the appellants.
- 2- Check list is not attached with the appeal.
- 3- Annexures of the appeal are not attested.
- 4- Sub-rule- .2 of rule-3 of the appeal rules 1986 requires that every affected civil servant shall prefer the appeal separately. Therefore, the appeal of the above named appellants may be filed separately/individually.
- 5- Annexures of the appeal are illegible be replaced by legible/better one.
- 6 Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

____/Inst./2024/KPST, No. 77

ASSISTANT

SERVICE TRIBUNAL KHYBER PAKITUNKHWA PESHAWAR

Muhammad Ismail Khan Adv. High Court Peshawar.

d.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Service Appeal No. <u>- 19,36</u> / 2024

Naseem Khan

VERSUS The District Education Officer (Male) District Charsadda.

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2	Affidavit		6	• •
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4	Copies of appointments orders of Appellants dated 31-05-2014	A	1-8	\$
	Copies of appellants Charges Reports	В	9	
<u>6</u>	Copies of Service Books of appellants	с	(0-11 -	•
. 7	Copies of Regularization Order of appellants	D	12-14	
8 ·	Copies of Promotion Order of appellants	E	15-17	
9.	Copies of applications/request to SDEO/DEO	۰.۴ ۱	17-A	
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13 -	Wakalat Nama	• :	32.	

Appellant

Through counsel

Muhammad Ismail Khan Amin Ullah Jan Amjid Khan Mohmand Advocates High court Peshawar

Office: Al Mansoor Hotel opposite Gulbahar Police Station Near BRT Stop Main GT Road Peshawar. 0346-9192028

BEFORE THE KHYBER PAKHTUN KHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO 1936 12024

Naseem Khan S/O Fazli Malik (SPST, BPS-14) Government Primary School Mirzai , Shabqadar District Charsadda

.....Appellant...

.....Respondents

Versus

- 1. The Director Education Elementary and Secondary Education Khyber Pakhtun Khwa Near Govt Higher Secondary School No-1 GT Road Peshawar.
- 2. The District Education Officer (DEO) Male District Charsadda.
- 3. The Sub District Education Officer (SDEO) Shabqadar District Charsadda.
- 4. The Accountant General AG office Khyber Pakhtun Khwa Fort Road Peshawar.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUN KHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT ALLOWING/RELEASEING THE OUTSTANDING SALARIES FOR THE MONTH OF JUNE, JULY AND AUGUST 2014, AND ALSO REQUEST FOR ALLOWING THE INCREMENT FOR YEAR 2014, AND AS WELL AS AGAINST THE DEPARTMENTAL APPEAL WHICH SUBMITTED ON DATED 08-05-2024 WHICH NOT DECIDED IN STIPULATED PERIOD, WHICH IS THE INACTION OF THE DEO-MALE CHARSADDA, WHEREAS THE DEPARTMENT NOT GIVEN ANY RESPONSE TO APPELLANT⁹.

PRAYERS.

ON ACCCEPTANCE OF THE INSTANT SERVICE APPEAL, THE INACTION OF THE RESPONDENTS BY NOT DECIDING THE DEPARTMENTAL APPEAL WITHIN THE STIPULATED PERIOD AND NOT ALLOWING THE ANNUAL INCREMENT FOR THE YEAR 2014 AND NOT RELEASING THE OUTSTANDING SALARIES FOR THE MONTH OF JUNE, JULY AND AUGUST 2014, MAY VERY KINDLY BE DIRECTED TO ALLOWING THE INCREMENT FOR THE YEAR 2014 WITH ALL BACK BENIFITS AND ALSO RELEASE THE OUTSTANDING SALARIES FOR THE MONTH OF JUNE, JULY AND AUGUST 2014. OR ANY OTHER REMEDY/RELIEF WHICH THIS HON'BLE COURT/TRIBUNAL DEEMS FIT AND APPROPRIATE MAY KINDLY ALSO BE AWARDED/PASSED IN FAVOUR OF APPELLANT, AS THE SAME ISSUE AND QUESTION IN IDENTICAL NATURE CASE IN SERVICE APPEAL NO 7597 OF 2021 ALSO BEEN ALLOWED AND DECIDED ON DATED 06-11-2023 BY THIS HON'BLE COURT.

Respectfully Sheweth.

The Appellant# humbly submits as under. +

FACTS.

Brief facts of the Appeal are as under.

1. That the Appellants are the employee of the education Department, and were initially appointed as Primary School Teacher PST BPS-12 on ADHOC Basis after fulfilling all the legal and codal formalities required for the post under the law and Rules Regulation.

 That all the Appellants after scrutiny and through proper channel by the Departmental Selection Committee DSC Under the supervision of DEO Male and other respected members of the committee appointed the appellants as primary school teacher PST BPS-12 on dated 31-05-2014.

(Copies of Appointments Orders dated 31-05-2014 is attached and annexed as A)

3. That the Respondent issued the appointments orders for the post of PST to all the Appellants, and when all the appellants received the appointment orders on dated 31-05-2014, they submitted their arrival reports and took over Charge reports of the PST Posts assigned in the appointments orders on dated 31-05-2014, and made entry in the Attendance Register in the school, since then the appellants are working with full zeal and according to their efficiency and with full devotion satisfaction of the School Head. (Coples of Charge Reports dated 31-05-2014 annexed as B and attendance Register Attached as C)

 That Service Book of the Appellants was also prepared and necessary entries were made therein in the service books from the date of initial appointments till date.
 (Copies of Service Books are attached and annexed as D)

That after satisfactory duties of all the Adhoc Teachers, the Govt of Kp through Regularization Act 2017 including appellants in the year 2018 they all were regularized from the date of their initial appointments orders i.e. 31-05-2014, the date which is 31-05-2014 is also mentioned in the heading of the regularization order of the Appellants as well as other candidates of PST.

(Copy of Regularization Order annexed as E)

6. That thereafter the appellant were also promoted from the Post of PST BPS-12 to post of Senior Primary School Teacher SPST BPS-14 by the Departmental Promotion Committee DPC under the supervision of DEO and other officials, Vide order dated 19-05-2020. And the Appellants were in at Serial No (Copy of Promotion orders annexed as F)

7. That the appellant were facing huge financial discrepancy in their monthly salaries due to the reasons that increment for the year 2014 were not allowed and also the salaries for month of June July and august 2014, were not released for which the appellants made several visits and request verbally as well in shape of applications appeals etc. (Copies of application and appeals annexed as G)

 That at last the Respondent No-3 SDEO Shabqadar send one letter to DEO Male Charsadda on dated 22-04-2024, for further action but despite applications reminders to Respondents, they are not given positive response. (Copies of SDEO Male letter to DEO annexed as H)

9. The service appeal decision in the same nature issue and matter had came to the knowledge of the appellants, which also mentioned in the application, title case ABDUL MUSAWIR VS EDUCATION DEPARTMENT service appeal No- 7597 of 2021, which was decided by the Hon'ble Bench Member of Service Tribunal Peshawar on dated 06-11-2023, whereas the same relief given and granted to one teaching cadre who also appointed with the appellants as PST and later he regularized and also promote as SPST BPS-14.

(Copy of same identical nature case and Court order of KP service Tribunal dated 06-11-2023 annexed as i)

1

- That after the above said mentioned process, when no such relief given to appellants, then the appellants filed departmental appeal to Directorate Education, and attached all
 the relevant documents correspondence, but till now, no such response/relief given to appellants.
 - (Copies of Departmental appeals to Directorate annexed as J)
- 11. That the appellants were also visited to concern quarter of accounts office to allow and include the same increment as well as salaries to appellants, but till date the same is neither included nor been allowed in the appellants salaries slip records.
- 12. That feeling aggrieved from the inaction of the respondents to not decide the departmental appeal and by not allowing the annual increment for year 2014 as well as the salaries of the month of June July and august 2014, the repeatedly visits applications requests and at last departmental and same identical nature service decided case/appeal, the respondents on no grounds And without showing any reason s were silent on the appellant appeals.
- 13. That feeling aggrieved by all the appellants, and having no other remedy except filing this service appeal on the followings grounds.

GROUNDS:

- A. That the act and omission of the Respondents by illegally deducting annual increment for the year 2014, and not releasing the monthly salary for the month of June, July and August 2014, is against the law, facts material available on records and norms of natural justice hence not tenable in the eyes of la and is liable to be struck down.
- B. That the appellants has not been treated by the respondents department in accordance with ;aw and rules on the subject noted above and as such the Respondents violated article 4 and 5 of the Constitution of Islamic Republic of Pakistan 1973.
- C. That the Appellant has properly submitted his charge report and made attendance Register of the school on dated 31-05-2014, and as such the appellant has spent 180 days on 1st December, that the entitles the appellant for the annual increment of the year 2014.
- D. That the act of the Respondents by illegally deducting annual increment for the year 2014, and not releasing the monthly salary for the month of June, July and August 2014, is against the prevailing Law and Rules.
- E. That the Respondents violated Article 38(E) of the constitution of the Islamic Republic of Pakistan 1973, according to which "The state is bound to eliminate disparity in the income and earning of individuals including persons in the various service of Pakistan". Thus in light of above the Respondents are duty bound to release the annual increment for the year 2014 as well as the monthly salaries for the month of June, July and August 2014.

- F. That the Respondents acted in arbitrary and malafide manner, while illegally deducting the annual increment for the year 2014, and not releasing salaries for the month of June July and August 2014.
- G. That the Act and omission of the Respondents by illegally deducting annual increment for the year 2014, and not releasing of the monthly salaries for the month of June, July and August 2014, is nothing but depriving the appellant from the legal rights of livelihood.
- H. That the appellant seeks permission to advance other grounds and proofs evidence at the time of hearing and arguments.
- I. That other ground will be discussed at the time of arguments with prior permission of this Hon'ble Court.

IT IS THEREFORE HUMBLY PRAYED THAT, ON ACCCEPTANCE OF THE INSTANT SERVICE APPEAL, THE INACTION OF THE RESPONDENTS BY NOT ALLOWING THE ANNUAL INCREMENT FOR THE YEAR 2014 AND NOT RELEASING THE OUTSTANDING SALARIES FOR THE MONTH OF JUNE, JULY AND AUGUST 2014, AND NOT DECIDED THE DEPARTMENTAL APPEAL WITHIN STIPULATED PERIOD, THE RESPONDENTS MAY VERY KINDLY BE DIRECTED TO ALLOW THE INCREMENT FOR THE YEAR 2014 WITH ALL BACK BENIFITS AND ALSO RELEASE THE OUTSTANDING SALARIES FOR THE MONTH OF JUNE, JULY AND AUGUST 2014. OR ANY OTHER REMEDY/RELIEF WHICH THIS HON'BLE COURT/TRIBUNAL DEEMS FIT AND APPROPRIATE MAY KINDLY ALSO BE AWARDED/PASSED IN FAVOUR OF APPELLANTS, AS THE SAME ISSUE AND QUESTION IN IDENTICAL NATURE CASE IN SERVICE APPEAL NO-7597 OF 2021 ALSO BEEN ALLOWED AND DECIDED ON DATED 06-11-2023 BY THIS HON'BLE COURT, And any other relief and remedy deems justified by this Hon'BLE Tribunal may also be passed in favour of the appellant for the interest of justice.

APPELLANT Naseem Khan

Through Counsel

Muhammad - Ismail. Advocate.



BEFORE THE KHYBER PAKHTUN KHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO_____/2024

Naseem Khan S/O Fazli Malik (SPST, BPS-14) Government Primary School Mirzai , Shabqadar District Charsadda

VERSUS

The Director Education Khyber Pakhtun Khuwa Peshawar and others

Certificate.

It is certified that, no such like appeal has been file of pending on the subject matterbetween the parties before this Hon'ble Tribunal.

APPELLANT

Naseem Khan

_

Through Counsel Muhammad - Ismail. HOOUDA 101

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Service Appeal No.____/ 2024

VERSUS 4

- 1. The District Education Officer (Male) District Charsadda.
- 2. The Secretary Elementary and Secondary Education, KP Peshawar
- 3. The Director Education Directorate of Elementary and Secondary Education Peshawar
- 4. The SDEO Male Shabqadar District Charsadda.

AFFIDAVIT

I, Naseem Khan S/O Fazli Malik (SPST, BPS-14) Government Primary School Mirzai, Shabqadar District Charsadda, do hereby solemnly affirm and states on oath that the contents of accompanying appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal.

Deponent

.....Respondents

IDENTIFIED BY Muhammad Ismail Advocate High Court

Through counsel

Ismail Khan Umar Khan

Amjid Khan Mohmand

Advocates High court Peshawar

Appointment Order PST (M) Ad hoc -Based

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CHARSADDA

<u>APPOINTMENT</u>

Consequent upon recommendation of the District Selection Committee, appointment of the following candidates are hereby ordered against the post of PST School based/UC based in BPS-12 (Rs: 7000-500-22000) @Rs: 7000/ \neq fixed plus usual allowances as admissible under the rules on ad hoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge :-

S.#	Name	School Name	U/C	Score	
36/144	NASEEM KHAN 17101-0395647-3	GPS Sokhta-1	Hassan Zai	121.11	•
				·	

TERMS & CONDITIONS.

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1. NO TA/DA etc is allowed.

- 2. Charge reports should be submitted to all concerned in duplicate.
- 3. Appointment is purely on temporary & contract basis initially for one year.
- 4. They should not be handed over charge if they exceed 35 years or below 18 years of age.
- 5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO(concerned) Any one found producing bogus Certificate will be reported to the law enforcing agencies for further action.
- 6. His services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
- 7. Pay will not be drawn until and unless a certificate to the effect by DEO(concerned) is issued that his certificates are verified
- 8. He should join his post within 10 days of the issuance of this notification. In case of failure to join their post within 10 days of the issuance of this notification, his appointment will expire automatically and no! subsequent appeal etc shall be entertained.
- 9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- 10. Before handing over charge he will sign an agreement with the department, otherwise this order will not be valid.
- 11. He will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 12. His services shall be terminated at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be preceded under the rules framed from time to time.

E. 199 - Coder 102/Nascem Khan Hassan Zai.docx

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Appointment Order PST (M) Ad hoc -Based

This appointment is made on School based, He will have to serve at the place of posting, and his service is not transferable to any other station.

Before handing over charge once again their document may be checked if they have not the required qualification, they may not be handed over charge.

(Siraj Muhammad) District Education Officer (Male) Charsadda

Endst: No:

13.

14.

Copy forwarded for information and necessary action to the: 1. Director E&SE Deptt: Khyber Pakhtunkhwa Peshawar.

/Dated: Charsadda the.<u>3/</u>

Deputy Commissioner Charsadda
 District Accounts Officer Charsadda

1950

- SDEO (M) Charsadda 4
- SDEO (M) Tangi **Official Concerned**

M/File

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District Education Ōfficer (Male) Charsadda

UNATIONAL JOINAseem Khan Hassan Zaildocx

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entries in this page should be renewed or re-attented at least every five years and the signature to lines 5 and 10 should be dated, sar Under NASEEM KHAN Name: 850 result te tettar Race: Mirzai Plo & TEH: (U. Chabgedo. Residence: ed back hawas Under Father's name and residence: azli-Malik (as about) ut of 1100 tter Second September N.H. Date of birth by Christian era as nearly as can be ascortained: 102=09 Exact height by measurement: . -/o Date Personal marks for identification: minerst Left hand thumb and finger impression of (Non-Gazetted) officer: ' Little Finger **Ring Finger** University Varified Middle Finger Fore Finger 08-2014 Thumb . d, 1 an Signature of Government Servant:-University 10. Signature and designations of the Head of the Office, or other Attesting (M) Carsculda Officer. 7-2014-ASDEO(m) · Suesandar Circle (Chd)

B 5 ł ÷. . **9** 18 -11 12 11 14 13 -- 2 Leave 1 i f ini der Reason of Date of Allocation of period of nd Desional ler minsting . Date of leave on average pay upto four months for which leave , salary is debilable to another Government Reference to any recorded punish-mont or censione . Hatur Signature of the head of the office or other altesting officer Signature of the ad of the office such as and Invalion ۴. bead of the office er attesting off or other attesting in attactable alè le Vanster, 2000) or praise of the is I her Government officer. lainer. nissal, Servane. eic.) . Government to Period t) debilable Df) 09 In Point \sim 7 <u>73</u> AFGPS 01 č 201 3 57 KA J 21 ¢ UlCa f S COO vid YΟ Lette. adda ÷C 807. ÷ <u>7</u> 58 L rted 3/~~1-0 W.Q 9-244 01-Ò 15 Ŷ النواي (م) RHIL 5.92 1 1:512 951' 32.2 4 DUM <u>, 1</u>2 动 30 az T. 15 15 <u>_</u> ĪG. i ,<u>12</u> 16 3. s. NOTIFICATION_ 1. Me 32 /٩ (Appointment and 2014 20 regularization of the services) Act, 2017 (Khyber Pakhtunkhwa 31 Sig Frem tø Act no.1 of 2018) and 17 ecerd of this of Elementary & Secondary C0 fi and other C Education Department Govt: of . j. ž Khyber Fakhtunkhiva Notification No. SO(S/F) & 4 0 SED/3-2/2018/SITT/ Contract ,<u>12</u> 17 Ъ. "н dated Peshawar the **,** 1 ۰. 16/02/2018, services of the 5 following(433) primary School Teachers appointed through <u>גוטב|ד|ו</u> NTS on Adhoc basis on contract w.e f (32-05-2014 to 15-07-2017), are hereby regularize, in From the A.C. 11207 BPS-12 on the same posts in Teaching cadre vide DEO(M) Chd End::t:No 19747-20188 ale) AR dated 12-03-2018. aus alvisional Education Office (Maip)Shaboan Sub Dive rienal Education Officer (MFIe)Shabgadar : ÷. e^{i} e .

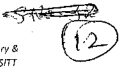
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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CHARSADDA

<u>NOTIFICATION</u>

In pursuance of The Khyber Pakhtunkhwa Employees of the Elementary & Secondary Education (Appointment and Regularization of Services) Act, 2017 (Khyber Pakhtunkhwo Act No.1 of 2018) and Elementary & Secondary Education Department Gavt: of Khyber Pakhtunkhwa Notification No. SO (S/F)E & SED/3-2/ 2018 / SITT /Contract dated Peshawar the 16/02/2018, services of the following (433) Primary School Teachers appointed through NTS on Adhac basis on Contract w.e.f (31-05-2014 to 15-07-2017), are hereby regularized in BPS-12, on the same posts in Teaching Cadre on the terms and condition given below with effect from the date of their appointment as metioned against each in the interst of public service.

							<u> </u>	<u></u>	_	
\$8	Hall Na. NTS	Name and Falker Name		Name of School	Total Marks DUT of 200	u/¢	Appointment order No. & Date	Date of Taking Over Charge	Extention No. & Date	
	1560039		17102-0537002-	3PS Station Killi	32.69	ÁLozal	4807-4958 Detecto 1/05/2014	01-01-14	23938-24076 Dated;28/04/2017	
2	1560071	Yousal Ali	17101-9756071-		121.21	Agra	4807-4958 Dated:31/05/2014	01-04-14	23938-74073 Osted.26/204/2017	
		Marjan Ali S/O Saced Gul Man Adil Shah S/O Mian					4807-4958 Dated:31/05/2014	01-09-14	73938-24078 Dated:78/04/2017	
3	1560014	kiloyat Ullah	5	GPS Agra Bala	136.33		4807-4956		23938-24079 Dated:28/04/2017	
4	1561340	Muhammad Amin S/O Israr Muhammad		GPS Agra Uala	114.58	Agra	Dated:31/05/2014 4607-4958	01-09-14	73938-74075	
5	1560163	Tilawat Shah S/O S.Wailayot Shah	17101-0113694- 5	GPS Mandizai	133.59	Batlagram	Dated:31/05/2014 A807-4958	01-09-14	0510d:28/04/2017 23938-24078	
6	1560943	Muhammad Sheaib 5/O Fida Muhammad	1/101-0315588- 7	GPS Ashara	179.66	Uptilagram	Oated:31/05/2014	Q1-09-14	Dated:28/04/2007	
,	1260384	Shah Anwar S/O Rahim Khao	17101-0399895- 3	GPS Marozoi	124.24	Batlegiam	4807-4958 Dated:31/05/2014	Q1-09-14	pared:78/04/2017	
8	1560125	Muhammad Asim 5/0 Pervet Khan	17101-7492491-	GPS Mathra New	121.45	Battagram	4807-4958 Dated:31/05/2014	03-09-14	23938-24078 Dated:08/04/2017	
	1561110	Shon shalid S/O S.Jalfar		GPS Mathra Qadoem	119.3	Battagram	4807-4958 Dated:31/05/2014	01-09-14	23938-24078 Bated:25/04/2032	
30	1500007	Shuh Nasir Khan S/O Nadur	17101-0307693-	GPS Khisro Khan Killi	135.48	Behlola	4607-4958 Dated:31/05/2014	01-419-14	23938-24078 Detect:25/04/2017	
	1560345	Xhan Muhammad ishtiag S/C	17101-3765291-	GPS Mian Shakh		Beblola	4807-4958 Dated:33/05/2014	61-09-14	23938-24079 Dated:28/04/2017	
	1561037	Muhammad Nabi Yasgen Khon S/O Fowar	7	<u>Na.</u> 6	137.34		4807-4958 Dated:31/05/2014	Q1-09-14	23938-74078 Dated:28/04/3017	ł
12		Khen Nicani Ullah 5/O Ubaid		GPS Islam Abad	137.10	Behlala	4807-4958	(1)-09-24	23938-74075 Dated:28/04/2017	
13 	/161564	Ullah Muhammad All S/O Fac		Dərgəi	135.83	Dargəi .	Dated:31/05/2014 4807-4958		73938-74078 Deted:28/04/2017	
14	1561254	Jan		GPS Nahaqi	118.45	Daulat Pura	Dated:31/05/2014 4E07-4958	01-09-34	23938-24078-	н ->`
15	1260109	ikram Ul Haq S/O Abdu Oəyən	17101-6170115	GPS Ambadher-1	116.29	Daulat Pura	Dated:31/05/2014	01-09-14	Dated 28/04/2017	Ł
15	1560214	Asil Ultah S/O Noorgat Shah	Ali 17101-0826588	GPS Daulat Pura	114.33	Daulai Pura	4807-4958 Dated:31/05/201/	01-07-14	Dated.28/01/2017	1.00
1,1	1566175	Umar Gul 5/Q Ziarat G	17101-6375764	GP5 Aziz Abad-2	121,66	Dheri Zardao	4307-4958 Bated,31/05/2014	01-09-14	73938-74078 Doted:78/04/2017	-
18	1561323	Abdurahman S/O	17101-0342715	GPS Jan Abad	114.33	Dheri Zərdər	4807-4958 Dated:31/05/2014	01-09-14	23998-27078 Dated.28/04/2017	
	1560954	Rehman Gul Dawood Masood S/C			104.56	Dhe:i Zardar	4807-4958 d Dated:31/05/201-	v Q1-09-14	23938-24078 Dated:28/04/2017	4
	· · · · ·	Faral Masood Zafar Ali S/O Mukamit	7 ad 17101-0260621	GPS Kalyas	-		4807-4958 Dated:31/05/203		23938-24078 (Sated:28/04/261/	
20		Ali Muhammad Gulaar 5/	<u>, </u>	GPS Deschra-a		Deselura	4807-4956		73936-24078 Dated:78/04/2017	
		Micro Khon Jaz ad Mshammad SJ	<u> </u>	GPS Harvanu-7	111.17	Dosehia	Oared:31/05/201 4907-4958		23138 20028	1
2.	1 120304H	Abid Meharzunad		CPS Shah Dhan	<u>a 117.17</u>	Dosehra	Dated:31/05/201 4302-4956	4 03 09-14	Dated://8/04/2017 20158-20158	
2	1561366	Shakeet Ahmad 5/C Larong Shah	17102-747005	GPS Karimo Banda	17.3.0%	Gondheri	Dered(31/05/701	4 03-02-14	Dated: (\$704/2012	-
2	4 1551005	Waqar Kban 5/O Musi Khon	ala 1710)-536317 3	B- GPS Minika Dhe	r 116.56	Ghanda Karka	4807-1958 ana Dated:31/05/201	4 01-09-14	23938/34078 Dateo:29704/2017	
2	5 1560564	kanvan Ullah 5/D Azi Behmin	rar 17101-031979 9	u CPS Malka (Dhe	a 115.65	Ginonda Kashi	4807-1958 and Detection/95/701	a <u>(11.19)-14</u>	23912-24078 (27/ea.28/64/2012	



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424	2031001023	Muhammad Alı S/O Zait Ultah Khan	17102-9394848- 197	GPS Tarnab No.1	111.76	; Tarneb	20762-856 Dated:28/03/2017	08-01-17		<u> </u>
425	2035001107	Məzhar Ali S/O İstikhər Ali	17102-9394848- 198	GPS Umerzai No.1	134,95	Umerzal	20762-856 Oated:28/03/2017	08-04-17		
426	201701921	Muhammad Zohaib 5/0 Muhammad Yousal	17102-9394848- 199	GP5 Dhen Zardad No.1	112.95	Oberi Zardad	20762-856 Dated:28/03/2017	08-04-17		
427	2032001161	Abdul Majid S/O Abdul Bari	17102-9394848- 200	GPS Mubeen Koroona SKF	126	Hassanzai	27462-71 Dated:20/05/2017	27-05-17		
425	2017000247	Irfan Ullah S/O Yousal Gul	17102-9394848-	GPS No. 1 Tangi	120.14	MC- Tangi	27452-71 Dated:20/05/2017	22-05-17		
429	2017000286	Mujeeb Ur Rahman (Disable Quota) S/O Zahid Ullah		GP5 No.1 Charsedda	121.32	MC-111 Charsadda	27467-71 Dated:20/05/2017	22-05-17		
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43).	2033001129	Asif Ur Rehman(Disable Quota) S/O Gui Rehman	17102-9394848	GPS Dhakki	121.59	Dhakki	27547-51 Qated:23/05/2017	01-09-17		
432	2017004E3	Syed Wilayat Shah S/O Syed Farah Siar Shah	17102-9394848	GPS Haider Killi	109.59	Shodag	28873-76 Dated:15/07/2017	01-09-17	<u> </u>	
433	1031000963	Yahya Jan 5/O Dilbar Khan	17102-9394848 206	GPS Mahmood Abad	121.61	Chindrodan	28877-80 Dated:15/07/2017	01-09-17	·	•

#### TERMS & CONDITIONS.

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Their services shall be governed by the Khyber Pakhtunkinva Civil servants Act, 1973, the Khyber Pakhtunkhwa (Appointment, Deputation, Posting & Transfer of Teachers, Lecturers, Instructors & Doctors) Regulatory Act, 2011 and such rules & regulations as may be issued from time to time by the Government.

Their services shall be considered regular and they shall be eligible for pension / dedication of GP Fund in terms of the Khyber 2. )

Pakhtunkhwa Civil Servants Act, 1973 as amended in 2013. Their services are liable to termination an one months' notice from either side in case of resignation without notice, their one 3.) month's pay/allowarices shall be forfeited to the Govi.

They shall possess the same qualification and experience required for a regular post.

Their regularization shall not affect the promotion quota of existing holders of posssin respective service cadres. Their regularization shall not affect the promotion quota of existing holders of posssin respective service cadres. The regularization will not be in favour of those who have not taken over charge or has remained absent from duy at resign i inated from service and also not for those who are under disciplinary proceedings. 4.) 5.)

6.)

Their pay shall be released subject to verification of ocademic documents/testimonial from the concerned Board/University by iern 7.J

the SDEO concerned 8.) The employees whose services are regularized under The Khyber Pakhunkhwa Employees of the Elementary and Secondary a.) The employees whose services are regularized under the higher Fundamined Supported of the Reality or in the process of Education (Appointment and Regularization of Services) Act, 2017 (Khyber Pakhtunkhwa Act No.1 of 2018) or in the process of attaining service of the commencement of The Khyber Pakhtunkhwa Employees of the Elementary and Secondury Education (Appointment and Regularization of Services) Act, 2017 (Khyber Pakhtunklova Act No. 1 of 2018) shall rank junior to all civil servatus belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of The Klipher

Pakhtinkhiva Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2017 (Khyber Pakhuunkinvo Act. No. 1-uf 2018), and shall olso rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appaintment.

The seniority inter-se of the comployees, whose services are regularized under this Act within the same service or cadre, shall be 9.1 determined on the basis of their continuous officiation in such service or cudre:

10.) Their seniority shall be determined on the basis of their continuous service in cudre, provided that if the date of continuous service in the case of two or more employees is the same, the employees older in age shall rank senior to the younger one,

> (SIRAJ MUHAMMAD) DISTRICT EDUCATION OFFICER (MALE) CHARSADDA

#### 103 /2018 _ F.NO. (Regularization PST 2018) Dated: 12 Endst: No: 19747-20188

Copy forwarded for information to the: -

1: Director E&SE Deptt: Khyber Pakhtunkliwa Peshawa

2. District Natim Charsadda

- 3. Deputy Commissioner Charsadda
- 4. District Monitring Officer IMU Charsadda
- 5. SDEO (M) Charsadda
- 6.SDEO (M) Tangi-
- SDEO (M) Shabqadar
- 8. District Account Officer Charsodda.
- 9. Official concerned. 10,Office file.

DY:DISTRÌST EDUCATION OFFICER (MALELCHARS, DDA 5

8 100 OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) EASE CHARSADDA 2 091-9220481 🖄 anischarzadda@vahoo.com OFFICEORDER Consequent upon recommendation of the Departmental Promotion Committee and in pursuance of the Gevenment of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.2412-2542 / Promotion //Estab.Dated Peshawarthe 21/01/2013, the following Primary School Teachers (BPS-12) are hereby promotellate the post of SPST (BIS-12) (RE:15180-1170-50280) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government in Teaching cadre or the terms and conditions given below with inumediate offert and further posted in the school noted against each. 1 NAME S# PRESENT SCHOOL POSTED AT REMARKS SHER MUHAMMAD KHAN . **1** 16 GPS GANDERI BALA Ξ. GPS PALAY DOBANDI A.V.P 2 MINHAJULLAH GPS AMBA DHERI- NO.2 GPS AMBA DHERL NO.2 A.V.P 3 ASIM ALI KHAN GPS CHEENA GPS CHEENA av.p | 2110410 

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5.	ADNAN	GPSKHULY	GPS KNULY	A.V.P
8	FAZAL MAHAN	GPS KHAT NULLI SHCLOARA	GPS KHAT KELLI SHOLGAF,	A.V.P
7	ABIO QĂYUM	GPS MALIK ADAD	GPS MALIX ABAD	AVPI
.8	- IETIKHAR ULLAH	GPS MARCHARI	GPS MARCHAKI	1 AVP
. 9 .	MUSLON SHAH	GPS INAM KILLI	GPS LANDALSHAH	AVP
10	MUHAMMAD YOUSAF	GPS HULA DHER NO.1	GPS KULA DHER NO.1	AV.P
11-1	ASLAMINHAN	GPS KHORA ABAD	GPS KHORA ALAD	AVP
12,	AKHTARALI	GPS ANGAR KOROONA	GPS ANGAR KOROONA	I AV.P
13	HIZAM ULLAH	GPS ISLAM ABAD DARGAI	CPS ISLAM ABAD DARGAL	AVP
. 14	NAEEM JAN	GPS KASS KOROONA	GPS KASS KOROONA	AV.P
.15	HASIR KHAN	GPS MIISRO KHAN KILLI	GPS SHAHNAWAZ KILLI	AV.P
16	TILAWAT SHAH	GPS MANDEZAL	GPS MANUEZAI	AVP
17	MUHAMMAD KHALID	GPS STATION KOROONA	GPS GHULAM FARID KILLI	AV.P
18	WAJIO ULLAH	GPS PALOSA JADEED	GPS PALOSA JADEED	AVP
19	MUHAWMAD ISHTIAO	GPS MERA SHAKH- NO.6	GPS BEHLOLA	
20	ABOUL MUSAWIR	GPS ANGAR KOROONA	GPS ANGAR KOROONA	A.Y.P
21	SHER ALI	GPS KANGRA	GPS KANGRA	AV.P
22	SABIR SHAH	GPS ZUHRAB GUL KILLI NO.1	GRS ZUHRAB GUL KILLINO	AVP
23	SHEHER GRAYAS KHAN	GPS PARAD NISATTA	GPS PARAO NISATTA	AV.P
24	MUHAMMAD SHOAIB	GPS ASHARA BATTAGRAM	GPS ASHARA BATITAGPAM	A.V.P
-25-5	SHAHIDIKHANTAT	GRSMIAN SAHIB GUL KILU		A.V.P
	JAWAD ALI	GPS KHUBAI	GPS MIAN SAHIB GUL KILLI	A.V.P
27	ZULFIOAR ALI	GPS CHANYARAN	GPS KHUBAI	AV.P
<u></u>	KARAM ELAHI	GPS AJOON KILLI	GPS CHAMYARAN	AV.P
_	MUDASCIR SHALL	GPS RIZWAN ABAD	GPS ADON XILLI,	A.V.F .
	YASIR KIJAN	GPS INAM KILLI	GPS RIZWAN AGAD	A.V.P
	ZUBAIR KHAN		GPS INAM KILLI	A.V.P
<u>-</u>		GPS SHOUBAZ KHAN	GPS SHAHRAZ KHAN	AVP

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<u>-</u> ا	S SISHTIAO AHMAD	GPS EWAS KOLL	GPS EWAS KILLI	AVP
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÷		GPS ASKARA BATTAGRAM	GPS ASHARA BATTAGRAM	AVP
- 10 - 10		GPS UTMANZAI HO.S	GPS UTI ANZAI NO.3	AMP
10		GLO GHURMBAK NO.1	GPS GHURMBAK- NO.1	AVP
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42		GPS KARINO BANDA	GPS SHAKOOR	LAV.P
43	MIRZA ALI KHAN	GPS DALAZAN NO.1	GP5 DALAZAU NO.1	
44	HOSHAN KHAN	GPS ALI' AN KILL	GPS ALL AN KILL	A.V.P
45	IOAZAM JAN	GPS OAZI KHELE ST		A V,P
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41	a lat of tax	GPS.OCHAWALANO.1	GPS DHERALKOR: KATOZAL	1.15
48.		GPS LANDI ROAD	GPS OCHA WALA-NO.1	AVP
49,	AONAN HUSSAIN		GPS LANDI ROAD	AVP
50		GPS GONDA	GPS GONDA	AVP
51	NAMUL HASSAN	GP8 ODIGRAM	GP9 ODIGRAM	AVP
52	UMAR GUL	GPS RULA DHER NO.1	GPS KULA DHER NO.1	A.V.P
53	SHAH AYAZ UDDIN	GPS AZIZ ABAD NO.2	GPS AZIZ ABAD NO.2	AV.P
54	WUHANDAD ASDA	GPS RAUAR NO.1	GPS RALIAR NO.1	AVP
65	WAQAR ALI SHAH	GPS KOTAK	GPS KOTAK	AVP
58.		GPS UMARZAI NO.1	GPS UMARZAI NO.1	A.V.P
<u>5)</u>	NASEEM KHAN-	GPS.SHABRA NO.1	GPS SHABRA NO.1	A.V.P
-	TA RAEN	GPS MIRZAL	GPS MIRZAI	AV.P
59		GPS KATOZALNO,1	GPS KATOZALNO.3	AV.P
	SHAHID ALI	GPS DILDAR GARHI	GPS CHEENA	AVP
	RSHAD ALL	GPS GALARY-	GPS GALARY	AVP
<u>n</u>	MAJIDIKHAN	GPS ARAT, KOROONA	GPS ARAT KORDONA	AVP
	STIAH KHALID	G.S.MATHRA QADEEM	GPS MATHRA DADEEN	AVP
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н.	TAHIR ALI SHAH	GPS SHAKAR DHAND	GPS HOMAT ABAD	AV.9
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٩.	GUL HAI KHAN	GPS KODALNO.1	GPS KODALNO.1	AV.F
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	SHAHID KHAN	GPS SHAH AFZAL ABAD	GPS SHAH AFZAL ABAD	AV
	ALAM ZEB KHAN	GP6 HAJI ABAD UMAAZAI	UPS HAR ABAD UMARZAL	A.V.P
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Charge report should be submitted to all concerned

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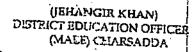
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  District Monitoring Officer (Male) Charsedda.
  Sub-Divisional Education Officer (Male) Charsedda.
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THE DISTRICT EDUCATION OFFICER (MALE)

District Charsadda.

APPLICATION FOR THE GRANT OF INCREMENT FOR THE YEAR 2014 AND SALARIES FOR THE MONTHS OF JUNE, JULY & AUGUST 2014.

Pespected/Sa,

Subjection

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Most respectfully, it is stated that fram working under your kind control in District Charsadda, Liwas appointed as PST (BPS-12) vide order Endst No. 4807-4958 dated 31-05-2014. After performing duty for sufficient time my service was regularized with the promulgation of the Act of 2017.

While our official service commencement date was 33/05/2014, the government began issuing our sataries from 01/09/2014, and according to the said salary our increment for the year 2014 was not allowed to me.

Eurthermore, I wish to highlight a recent development within our department wherein one of my colleagues namely Abdul Musawir successfully pursued legal action and approached Khyber Pakhtunkhiva Service Tribunal Peshawar to rectify this issue and his case was graciously allowed. As a result, the department issued the petitioner with all withheld salaries and corresponding increments in alignment with initial appointment date

In the light of this precedent and the principle of equal treatment for all employees, t am respectfully requesting that the department extends the same consideration to me as the said petitioner and I have been appointed with the same Endst Number and on same date, May 31, 2014.

In this respect, it is therefore requested that salaries for the months of June, July & August 2014 and increment for the year 2014 may kindly be allowed to me in line with the principles of justice and fairness, please.

Thank you for your time and consideration.

**Obediently Yours** 

Name NASEEM KHAN Designation: SPST GPS MIRZAI School: Contact No. 03/2-88:50313 alay : Signature: 2010412024 Date:

## Office of the Sub Divisional Education Officer (Male) Shabqadar Charsadda

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Dated 22 / 4/2024

sdeopri@gmail.com

The District Education Officer (Male) Charsadda

## SUBJECT: APPLICATION FOR THE GRNAT OF INCREMENT FOR THE YEAR 2014 AND SALARIES FO THE MONTH & OF JUNE, JULY & AGUST

Memo:

1002

2014

No.

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Enclosed please find herewith a self-explanatory applications along with other relevant documents of the following officials is submitted for your kind perusal and necessary action please.

èг #	Name of Official	Designation	School Name
1	Tariq Jan	SPST	GPS No,3 Attaki
2	Sherbaz Khan	SPST	GPS, Hassanzai Shabqadar
3	Syed Zaheer Abbas	SPST	GPS Spinkai No,1 Shabqada
4	Abdur Rafi Jan	SPST	GPS Katozai No.2.
5	Rahm Shid Khan	SPST	GPS Krapa Muhmmad Khan
-f; -	Zia Rafiq	SPST	GPS, Katozai No.3.
7	Naseem Khan	SPST	GPS Mir Zai
8	Zubair Khan	SPST	GPS Shahbaz Khan Kor
9	Mustafa Zeb	SPST	GPS, Mian killi Shabqadar
10	Gul Raj Khan	SPST	GPS, Kodai No. 1
11	Sadeeq Ullah	SPST	GPS, Kodai No,2
12	Muhammad Sajjad	SPST	GPS, Banda Rashakai
13	Khan Muhammad.	SPST	GPS, Rashaki
14	Zakir Ullah	SPST	GPS, No1,Kodai
15	Shah Muhammad	SPST	GPS Shabaz Khan Killi

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## Office of the Sub Divisional Education Officer (Male) Shabqadar Charsadda

16	Ib	······	
17	Ihsan Ali	SPST	· GPS,
· .	Muhammad Izhar	SPST	GPS, Hassanzəi
18	Asif ullah	SPST	
19	Fathul Amin	SPST	GPS, Sandasar
20	Tilawat Shah		GPS, Haryana
21		SPST	GPS, No1, Sohta
22	Muhammad Asim	SPST	GPS Haji AbadSreekh
23	Shah Khalid	. SPST	GPS, Haji AbadSreekh
	Syed Masood Ahmad	SPST	GPS,NO2 Atttaki
24	Mohibullah	SPST	GPS.NO 2. Attaki
25	Bakht Taj Gul	SPST	
26	Syed Ziauddin Badshah	SPST	GPS Kabaley Shabqadar
27	Seeed Khan		GPS Daryab Korona
28	Wasal Ahmad SPST	SPST	GPS Matta Mughal Khel
29		SPST	Hassan Gul Korona
30	Sher Ali	SPST	GPS Kangra Nahaqqi
31	Muhammad Shoaib	SPST.	GPS Ashara Battagram
	Arshad Khan	SPST	
32	Adnan Hussain	SPST	GPS, Kotak
			GPS, Gonda

linel As Above

On'

Sub Divisional Education Officer (Male) Shabdonar

## PERFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

APPEAL NO. 75197

ABDUL MUSAWIR

EDUCATION DEPTT:

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2021

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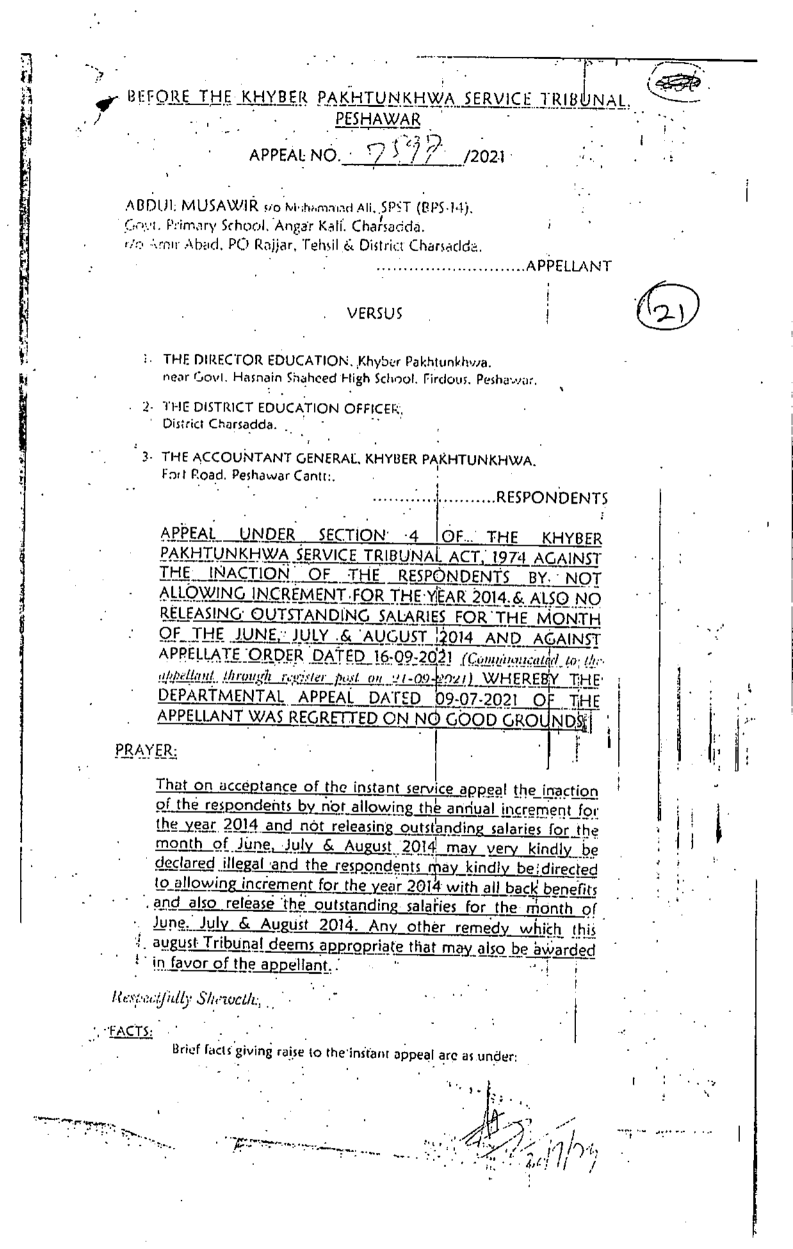
S NC	2 DOCUMENTS	ANINIEVING		
1.	Memo of appeal		<u>E PAGE</u> 1 - 5	
2.	Appointment.Order dated 31.05.2014	A	16.7	
3.	Charge Report dated 31.05.2014	B	8	 
4.	Attendance Register	C C		
5	Service Book	D	10 - 17	i
6.	Pay Rolls	E	18 - 19	
7	Departmental Appeal dated 09.07.2021	F	- 10 - 11 - 17 - 20	
8.	Appellate Order Dated 16.09.2021	G		-
9.	Wakalatnama		21	
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Through:

MUHAMMAD MAAZ MADNI,

ADVOCATE HIGH COURT, PESHAWAR KHATTAK LAW ASSOCIATES Juma Khan Plaza, Warsak Rapd, Pesha 0333 9313113, 0345-9090737 inuhammad.m3adv@gmail.com

APPELLANT



That appellant is the employee of the respondent Department and was initially appointed as Primary School Teacher (PST) (BPS-12) on adhoc basis after fulfilling all the legal and codal formalities required for the post vide order dated 31-05-2014.

> Copy of Appointment Order doted 31.05.2014 is attached as Annexure

That the appellant after receiving the appointment order dated 31-05-2014 submitted his arrival report and took over the charge of the post assigned in the appointment order on 31-05-2014 and made entry in the attendance register of the school since then the appellant is working quite efficiently, whole heartedly with full devotion and upto the entire satisfaction of his high ups.

That service book of the appellant, was also prepared and necessary entry was made therein in the service book from the date of initial appointment till date.

Copy of Service Book are attached as Annexure

1.1

That service of all the adhoc teachers were regularized vide Regularization Act of 2017 and accordingly the services of the appellant was also regularized from the date of appointment vide order dated 12:03-2018, the entry of which was properly incorporated on page-7 of the service book already annexed above as annexure-D.

That presently the appellant is working as Senior Primary School Teacher (BPS-14) as in the year 2020 the appellant is promoted from the post of Primary School Teacher (BPS-12) to the post of Senior Primary School Teacher (BPS-14) vide order dated 19-05-2020 at serial no. 20, the entry of which has also been made in the service book on page-09 of the service book attached at annexure-D.

That appellant was facing huge discrepancy in the monthly salary due the reason that increment for the year 2014 was not allowed and the salaries for the month of June, July & August 2014 was not released for which the appellant made several request before the respondents by knocking the doors of various forum and accordingly the fixation party of

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Respondent no. 3 allowed the increment for the year 2014 but till date the same is neither been included nor been allowed in the salary of the appellant.

> Copy of Pay Rolls are attached as Annexure

That the appellant feeling aggrieved from the inaction of the respondents by not allowing increment for the year 2014 and not releasing the monthly salary for the month of June. July & August 2014, the appellant file Departmental Appeal dated 09-07-2021 before the competent authority which was rejected vide appellate order dated 16-09-2021 of no good ground and the same is communicated to the appellant through registered post on 21-09-2021.

Copy of Departmental Appeal dated 09.07.2021 & Appellate Order Dated 16.09.2021 is attached as Annexure F&G.

That appellant feeling highly aggrieved and having no other remedy but to file the instant appeal on the following grounds amongst the others:

#### GROUNDS:

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8.

That act & omission of the respondents by illegally deducting annual increment for the year 2014 and not releasing the monthly salary for the month of June, July & August 2014 is against the law, facts, material available on record and norms of natural justice hence not tenable in the eye of Law and is liable to be struck down.

That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

That the appellant has properly submitted his charge report & made attendance in the attendance register of the school on 31-05-2014 and as such the appellant has spent 180 days on  $O1^{n}$  December that entitles the appellant for the annual increment of the year 2014.

That act of the respondents by illegally deducting annual increment for the year 2014 and not releasing the monthly

salary for the month of June. July & August 2014 is against the prevailing Law & Rules.

That respondents violated Article 38(e) of the Constitution of Islamic Republic of Pakistan 1973, according to which: "The state is bound to eliminate disparity in the medice and carning of Individuals including persons in the various service of Pakistan."

thus in light of the above the respondents are duty bound to release the annual increment for the year 2014 as well as the monthly salaries for the month of June, July & August 2014.

That, the respondents acted in arbitrary and malafide manner, while illegally deducting annual increment for the year 2014 and not releasing the monthly salary for the month of June; July & August 2014.

That act & omission of the respondents by illegally deducting annual increment for the year 2014 and not releasing the monthly salary for the month of June. July & August 2014 is nothing but depriving the appellant from legal right of livelihood.

That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that appeal of the appellant may be accepted as prayed for.

Dated: 15-10-2021

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APPERANT

ABOUL MUSAWIR

Through:

MUHAMMAD MAAZ MADNI Advocate High Court, Peshawar

## CERTIFICATE

No, such like appeal has been filed or pending on the subject matter between the parties before this Honourable Tribunal

ADVOCAT

### AFFIDAVIT

I. Mr. ABDUL MUSAWIR s/o Muhammad Ali. do hereby solemnly affirm on oath that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

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Addresses of parties mentioned in the heading of the appeal is correct and sufficient for service.



#### LIST OF BOOKS:

- 1. Constitution of Pakistan, 1973.
- 2. Service Laws

3. Other relevant case Laws

#### HYBER PAKHTLINKHWA SERVICE TRIBUNA

Service Appeal No. 7597/202

MEMBER(J) BEFORE: MRS. RASHIDA BANO MR. MUHAMMAD AKBAR KHAN ...." | MEMBER (E)

Abdul Musawair S/O Muhammad Ali, SPST, BPS-14, GPS Anar Kali, Charsadda, R/O Amir Abad, P.O Rajjar, Tehsil & District Charsadda

#### VERSUS

. Secondary Education Department, Peshawar. 1. The Director Element

2. The District Education Officer (M), Charsadda.

3. The Accountant General, Khyber Pakhtunkhwa, Peshawar Cant.

Mr. Muhammad Maaz Madani Advocate

States and

For appellant

(Appellant)

.... (Respondents)

Mr.Muhammad Jan District Attomcy

For respondents

Date of Institution.....15.10.2021 Date of Hearing......06.11.2023 Date of Decision.....06.11.2023

#### JUDGMENT.

RASHIDA BANO, MEMBER (J): The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act

1974 with the prayer copied as below:

"On acceptance of this appeal, the inaction of the respondents by not allowing the annual increment for the year 2014 and releasing outstanding salaries for the month of June, July & August 2014 may very kindly be declared illegal and the respondents may kindly be directed and also release the outstanding salaries for the months of June, July & August 2014."

Brief facts of the case, as given in the memorandum of appeal, are that: 2. appellant was initially appointed as Primary School Teacher (BPS-12) on adhoc basis vide order dated 31.05.2014. Later on services of, the appellant twas regularized in the year 2017 from the date of his appointment. He was promoted

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to the post of Senior Primary School Teacher (BPS-14) vide order dated 12.03.2018. The appellant facing huge discrepancy in the monthly salary due the reason that increment for the year 2014 was not allowed and the salaries for the month of June, July and August 2014 was not released. Despite the factum of pay fixation party of respondent No.3 allowed the increment for the year 2014 but till date the same is neither been included nor been allowed in the salary of the appellant. Feeling aggrieved, he filed departmental appeal, which was rejected, hence the instant service appeal.

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

4. Learned counsel for the appellant argued that appellant has not been treated in accordance with law and rules and respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973. He further argued that the act and omission of the respondents by illegally dedicting annual increment for the year 2014 and not releasing salaries is against the law, fucts, material available on record and norms of natural justice hence not tenable in the eye of law is liable to be struck down. He submitted that appellant has properly submitted his charge report and mark his attendance in the attendance register on 31.05.2014 and he is held entitled for annual increment for the year 2014.

5. Learned District Attorney contended that the appellant has been treated in accordance with law and rules. He further contended that initially the appellant was appointed on 31.05.2014, but the appointment order of the appellant and his colleagues were amended and in this regard a corrigendum was issued. The amended order directed the appointees to take charge from 01.09.2014, because of long summer vacations to save the public exchequer.

Perusal of record reveals that appellant was appointed as Primary School Teacher vide appointment order dated 31.05.2014 and it is admitted fact that appellant submitted his arrival report on the same day i.e 31.05.2014. He was regularized from the date of his appointment vide notification dated 15.03.2018. According to the terms and conditions as mentioned in the appointment order of the appellant, he could draw his pay with effect from 01:09.2014, however in view of section 17 of Civil Servants Act, 1973 and FR17 the appellant is entitled for the payment of his salaries with effect from 31:05.2014, the date on which he submitted his arrival report. The appellant is thus entitled to receive salary for the months of June, July and August 2014. Moreover, while counting their service from 31.05.2014, six months service period as required for grafit of annual increment stood completed and the appellant is also held entitled for the annual increment of 2014. So far as the question of limitation is concerned, suffice it is stated that being a financial matter, the appellant is having a continual cause of action, therefore, limitation will not have any adverse implication on the claim of the appellant.

7. For what has been discussed above, the appeal in hand is allowed as prayed for and the appellant is held entitled to all back benefits. Costs shall follow the events. Consign

8. Pronounced in open court inPeshawar and given under our hands and seal of the Tribunal on this 6th day of November, 2023.

(MUHAMMAO'AKBAR KHAN)

Member (E)

(RASHTDA BANO) Member (J)

ORDER . Learned counsel for the appellant present. Niri Niuliammad 6.1: 2023 1. Jan learned District Attorney for the respondents present. į. Vide our detailed judgement of today placed on file, the 2. appeal in hand is allowed as prayed for and the appellant is held entitled to all back benefits. Costs shall follow the event. Consign. Pronounced in open court in Peshawar and given under 3. our hands and seal of the Tribunal on this 6th day of November. 2023. (Rashida Banto) (Muhammad Ak Member (J) Member (E)

Land To Make



#### The Director Education

Elementary and Secondary Education KP Peshawar.

#### Departmental Appeal

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The Appellants are the employee of the education Department, and were initially appointed as Primary School Teacher PST BPS-12 on ADHOC Basis after fulfilling all the legal and codal formalities required for the post under the law and Rules Regulation.

Appellants after scrutiny and through proper channel by the Departmental Selection Committee DSC Under the supervision of DEO Male and other respected members of the committee appointed the appellants as primary school teacher PST BPS-12 on dated 31-05-2014 (Copies of Appointment Order dated 31-05-2014 is attached)

the DEO has issued the appointments orders for the post of PST to all candidates , and when all the candidates received the appointment orders on dated 31-05-2014, they submitted their arrival reports and took over Charge reports of the PST Posts assigned in the appointments orders on dated 31-05-2014 and made entry in the Attendance Register In the respective quarters school, since then the appellant working with full zeal and according to the efficiency and with full devotion satisfaction of the School Head.

(Copies of Charge Reports dated 31-05-2014 and Register Attached)

Service Book of the Appellants also prepared and necessary entries were made therein in the service books from the date of initial appointments till date. ١)

(Copies of Service Books are attached

after satisfactory duties of all the Adhoc Teachers, the Govt of Kp through Regularization Act 2017 including appellant in the year 2018 all were regularized from the date of their initial appointments orders i.e 31-05-2014. The date which is 31-05-2014 is also mentioned in the heading of the regularization order of the Appellant as well as other candidates of PST, and the appellants were placed at Serial No-32 . (Copy of Regularization Order attached)

Thereafter the appellant also promoted from the Post of PST BPS-12 to post of Senior Primary School Teacher SPST 8PS-14 by the Departmental Promotion Committee DPC under the supervision of DEO and other officials, Vide order dated 19-05-2020.

(Copy of Promotion orders attached)

the appellant facing huge financial discrepancy in monthly salaries due to the reasons that increment for the year 2014 were not allowed and also the salaries for month of June July and august 2014 not released for which the appellants made several visits and request verbally as well in shape of applications appeals etc. (Copies of application and appeals)

At last the SDEO shabqadar send one letter to DEO Male Charsadda on dated 22/04/2024 for further action and process the applications, but despite applications reminders to department, they are not given positive response.

(Copies of applications and SDEO Male letter to DEO attached)

the service appeal decision in the same nature issue and matter had came to the knowledge of the appellants in the title case ABDUL MUSAWIR VS EDUCATION DEPARTMENT service appeal No- 7597 of 2021, which was decided by the Hon'ble Bench Wember of Service Tribunal Peshawar on dated 06-11-2023, whereas the same relief given and granted to one teaching cadre who also appointed with the appellant as PST and later he regularized and also promoted as SPST BPS-14

(Copy of same identical nature case of service Tribunal dated 06-11-2023 attached )

The appellants were also visited to concern quarter of accounts office to allow and include the same increment as well as salaries to appellant, but till date the same is neither included nor been allowed in the appellants salaries slip records.

feeling aggrieved from the inaction of the DEO Office by not allowing the annual increment for year 2014 as well as the salaries of the month of June July and august 2014, the repeatedly visits applications requests and at last departmental and same identical nature service decided case/appeal, the DEO office on no grounds And without showing any reason were silent on the appellant request applications appeal, and having no other remedy except filing this departmental appeal for speedy remedy and justice.

APPELLANT

Neg Naseem Khan S/O Fazli Malik (SPST, BPS-14) Government Primary School Mirzai , Shabqadar District Charsadda

بعدالت حال مرس معاسم ومس لم ليول 3] لالمجسل مقدم دعویٰ م^{جر}م باعث كحريرا نكبه مقدمه مندرج عنوان بالامين ابن طرف سے واسطے پیروی دجواب دنای دکل کا روائی متعلقہ مرضم مع ا ، ( مح ( لي ( لي ال كيلية فين الساعيل حاضك عمالي ف آن مقام ل يس م مقرركر بحاقر أركياجا تاب بركدصا حب موصوف كوم يحدمه كماكما كادداني كاكامل اختيار بهوكا بنيز وكيل صاحب كوراضي نامدكرني وتقرر ثالث وفيصله برحلف ديتي جواب دبي اورا قبال دعوي ادر بصورت ذكرى كرت اجراءاور وصولى چيك دروبيدار عرضى دعوى اور درخواست برتتم كي تصديق زرای پرد بخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیروی یا ڈگری یکطرف یا ایل کی براندگی اورمنسوخى نيز دائر كرف اييل نكراني ونظرتاني وييردى كرف كاعخار موكاء از يصورت ضردرت مقدمه مذکور کے کل یاجزوی کاردائی کے داسط اوروکیل یامختار قانونی کواپنے ہمراہ یا اپنے بجائے تقرركا اختيار ہوگا۔اورصاحب مقرر شدہ كويمى واى جمله مذكورہ سااختيارات حاصل مول كے اوراس كاساختد برداخته منظور وقبول بوگا دوران مقدمه مي جوخر چه برجاند التوائ مقدمه ي سب ، وہوگا۔ کوئی تاریخ بیش مقام دورہ پر ہو یا حد ، باہر ہوتو دیک صاحب پابند ہوں گے۔ کہ بیروی مذکور کریں۔ ^لہٰڈا ڈکالت نامہ کھھدیا کہ سندر ہے المرقوم کے لئے منظور ہے۔ چۇك مىتىكرى يىتادرىنى تون: 2220193 Mob: 0345-9223239.