# Form-A

# FORMOF ORDERSHEET

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

 $(\mathbf{T})$ 

S.No.	Data of and an	<u>580/2018</u>
5.INO.	Date of order proceedings	Order or other proceedings with <b>signature</b> of judge
1	2	3
1	26/04/2018	The appeal of Mr. Asad Ali resubmitted today by Mr. Shamsul Hadi Advocate may be entered in the Institution
	· · ·	Register and put up to the Worthy Chairman for proper order
•		please. REGISTRAR ~6/4/
!-	15-05-2018	This case is entrusted to Touring S. Bench at Swat for
		preliminary hearing to be put up there on $26-07-2018$
		CHAIRMAN
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06.07.2018

Counsel for the appellant Mr. Shamsul Hadi, Advocate present and heard on preliminarily.

Contends that according to the seniority and 75/% promotion quota, the appellant was entitled to promotion to the post of SST, fixed for the staff members, but he was ignored.

Points raised need consideration. The appeal is admitted for regular hearing, subject to all legal objections, if raised by the respondents. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 08.08.2018 before S.B at camp court, Swat. Notice of stay application should also be given to the respondents for the date fixed.

> Chairman Camp court, Swat

08.08.2018

Appellant Deposited

Securit & Process Fee

Clerk to counsel for the appellant present. Due to summer vacations, the case is adjourned. To come up for the same on 06.09.2018 at camp court Swat

06.09.2018

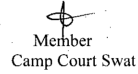
Counsel for the appellant present. Mr. Abaid ur Rehman, ADO alongwith Mr. Usman Ghani, District Attorney for respondents present. Written reply not submitted. Requested for adjournment. Granted. Case to come up for written reply/comments on 04.10.2018 before S.B at camp court Swat.

Camp Court Swat

04.10.2018

Clerk of counsel for the appellant present. Mr. Usman Ghani, District Attorney for respondents present. Written reply not submitted. Learned District Attorney sought some time to submit the same. Case to come up for written reply/comments on 07.11.2018 before S.B at camp court Swat.

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#### 07.11.2018

Due to retirement of the Hob'ble Chairman Service Tribunal is incomplete. Tour to Camp Court Swat has been cancelled. To come up for the same on 06.12.2018 at camp court Swat.

Hader

06.12.2018

None present on behalf of appellant. Mr. Usman Ghani learned District Attorney present. Written reply not submitted. None present on behalf of respondent department. Adjourn. To come up for written reply/comments on tomorrow i.e. on 07.12.2018 before S.B at Camp Court Swat.

Member

Camp Court, Swat

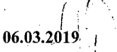
#### 07.12.2018

Clerk to counsel for the appellant present. Respondents absent. Mr. Ubaid ur Rehman ADO representative of respondent No.1 also absent. Notices be issued to the respondents with the direction to file written reply/comments on 09.01.2019. Adjourn. To come up for written reply/comments on the date fixed before S.B at Camp Court Swat.

Member Camp Court, Swat. 09.01.2019

Clerk of counsel for the appellant present. Mr. Obaid-ur-Rehman, ADO alongwith Mr. Mian Ameer Qadir, District Attorney for the respondents present. Written reply on behalf of respondents not submitted. Learned District Attorney requested for further adjournment. Adjourned. Case to come up for written reply/comments on 06.03.2019 before S.B at Camp Court Swat.

7Khan Kundi) (Muhammad Am Member Camp Court Swat



Counsel for the appellant present. Mian Amir Qadir, District Attorney for respondents present. Counsel for the appellant submitted an application for withdrawal of the instant appeal. As such application is allowed and the instant appeal is hereby withdrawn. File be consigned to the record room.

Announced: 06.03.2019

Member Camp Court, Swat The appeal of Mr. Asad Ali C.T presently posted at GMS Mania Bunir received today by i.e. on 11.04.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

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- 1- Copy of notification dated 24.07.2018 mentioned in the heading of the appeal is not attached with the appeal which may be placed on it.
- 2- Copy of departmental appeal mentioned in para-4 of the memo of appeal (Annexure-D) in respect of appellant is not attached with the appeal which may be placed on it.
- 3- Order/notification dated 04.01.2018 is incomplete which may be completed.

No. 752 /S.T.

Dt. 12/04 /2018

REGISTRAR 12 1/13 SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr. Shamsul Hadi Adv. Swat.

Kombustled After remarel of the Deject

Service Appeal No. 580/2018.

Asad Ali.....

#### VERSUS

..Appellant

District Education Officer (M) and others......Respondents

S.N	Description of Documents	Annex	Pages
1.	Memo of Appeal along with Affidavit.		15
2.	Stay Application and affidavit.		6-7
3.	Addresses of Parties.	· ·	8
4.	Copies of Promotion order and certificates	А	9-16
5.	Copies of Rules, list of vacant posts and	B	
	advertisement, application.		17-27
6.	Copies of Writ petition and judgment.	С	28-32
6.	Copy of representation.	D	33
7.	Copies of promotion of others.	E	21
			54-39
7.	Wakalat Nama		40

#### INDEX

Appellant Through

**Shams ul Hadi** Advocate.

Office: H/No.6 near al-Falah Mosque Hayat Abad, Mingora. Cell No.0347-4773440.

Service Appeal No. <u>580</u>/2018.

#### Asad Ali (C.T)

Khyber Pakhtukhwa

.....Respondents

Presently posted at GMS Mania , Bunir.....Appellant.

#### VERSUS

- 1. District Education Officer(M), Bunir.
- 2. Director, Elementary & Secondary Education Pakhtunkhwa, Peshawar.

3. Secretary Education, Khyber Pakhtunkhwa, Peshawar.

APPEAL UNDER SECTION 4 OF KHYBER PUKHTUNKHWA SERVICES TRIBUNAL ACT 1974 AGAINST NON- IMPLEMENTATION OF POLICY/NOTIFICATION NO.SO(PE) 4-5/SSRC/MEETING/2013/TEACHINGCADRE DATED;24.07.201 AGAINST WHICH THE APPELLANT FILED DEPARTMENTAL APPEAL WHICH WAS NOT DECIDED WITHIN

Re-submitted to -deSTATUTORY PERIOD.

# PRAYER IN APPEAL:

On acceptance of this appeal the POLICY/NOTIFICATION NO.SO(PE)4-5/SSRC/MEETING/2013/TEACHING CADRE DATED;24.07.201 f of para 1.B may kindly be implemented letter and spirit and the appellant may kindly be promoted to the post of SST- BPS-16 according to his seniority.

#### **Respectfully Sheweth:**

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4.

1. That initially, the Appellant was appointed as Primary School teacher (PST) and latter on in the year 2012 he was promoted to the posts of Certified Teacher (C.T).(Copies of Promotion order and certificates are annexure-A)

> That according to the rules and seniority, the Appellant deserve for promotion to next higher rank i-e "Secondary School Teacher" (S.S.T BPS-16) and as such the appellant is entitle for promotion to the posts of SST according to 75% promotion quota but the respondents without caring for the rules and policy advertised the vacant posts and wants to fill the subject vacant posts through fresh appointments by ignoring the 75% promotion quota reserved for the Appellant and such like others. "it is pertinent to mention here that the appellant approached the concerned authority for obtaining seniority list but the same was not provided" (Copies of Rules, list of vacant posts and advertisement are annexure-B)

> That against the illegal actions and inactions, the appellant approached the august Peshawar High Court through Writ Petition No.870-m/2017 where the same was treated as Departmental appeal and was referred for further consideration to the department/respondents through judgment dated:13.12.2017.(Copy of Writ petition and judgment are annexure-C)

That time and again the Appellant made so many request to concerned officials and for implementation of promotion policy but till date no heed was paid to his requests nor the said departmental appeal was decided within statutory period..(copy of representation is annexure-D) That being aggrieved the Appellant prefers this appeal on the following grounds amongst others inter-alia.

**GROUNDS:** 

A.

В.

C. 1

L.

That the actions and inactions of the respondents are against the law and policy laid down for the purpose because the Appellant is entitle for promotion according to 75% promotion quota and as such filling all the vacant posts of SST through fresh/initial appointment is against the law and rules.

That the appellant got the eligibility for the posts of SST-BPS-16 in September 2017 where there after all the subject were posts were advertised on 20.11.2017 so the respondents are bound to first to arrange DPC for the appellant and such like according to the policy and then should have to fill the same rest of the posts through fresh appointment.

That the other posts of C.T were filled through promotion on December 2017 where meeting of Departmental Promotion Committee was arrange for others, leaving the case of the appellant and others which clearly showing the ill intention of the respondents and also the same act is clear example of discrimination. (Copies of promotion orders are annexure-E)

- D. That the appellant wants through instant appeal implementation of the relevant policy hence this august tribunal has the jurisdiction to entertain the instant appeal.
- E. That the appellant was not treated in accordance with law and rules, thus acted in violation of the relevant laws laid down for the purpose.

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It is, therefore, humbly prayed that on acceptance of this appeal;

- Directions may kindly be issued to respondents, to implement the relevant rules for promotion to the post of "SST" letter in spirit.
- ii) The respondents may kindly be direct, to consider the Appellant for promotion to next higher rank i-e "Secondary School Teacher" (SST) according to 75% promotion quota in the vacant posts.
- iii) And further they may graciously be direct, to arrange a meeting of "Departmental Promotion Committee" for further promotion to the posts of (SST) BPS-16 before filling the advertised posts through initial appointments.

Or

Any other relief which this august Court deems appropriate may kindly be awarded to meet the ends of justice.

Appellant

Sad - Manie Klau Through

Shams ul Hadi

Dated: 03/04/2018.

Advocate, Peshawar.

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Service Appeal No. \_\_\_\_/2018.

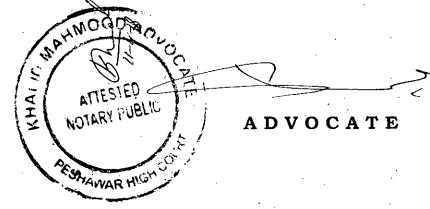
Asad Ali.....Appellant

#### VERSUS.

District Education Officer (M) and others.....Respondents

#### AFFIDAVIT

I, **Shams ul Hadi**, Advocate, Peshawar do hereby as per information convoyed to me by my client solemnly affirm and declare that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



Service Appeal No. \_\_\_\_/2018.

Asad Ali......Appellant **V E R S U S** District Education Officer (M) and others.....Respondents

Application for status-quo to the extent that the advertised posts shall not be filled through fresh appointment till final disposal of the titled appeal.

#### Respectfully Sheweth:

Through

- 1. That the appellant/petitioner filed instant application along with service appeal in which no date is fixed so for.
- 2. That facts and grounds of the appeal may kindly be considered part and parcel of this application.
- 3. That prima facie the appellant has good case and is sanguine about its success because the respondents violated the rules & policy.
- 4. That if the advertised posts of SST-BPS-16 will filled through fresh appointment then it will badly prejudice the case of the appellant and will also affect legitimate expectancy of promotion to next higher rank i-e SST BPS-16 of appellant and a such the appellant will suffer irreparable loss.

So on acceptance of this application, operation /selection process of advertisement dated:20.11.2017 may kindly be suspended and the respondents may kindly be direct, not to issue appointment order on the subject posts of SST-BPS-16 till final decision of the titled appeal.

Applicant Shams-ul-Hadi

Advocate High Court.

Service Appeal No. \_\_\_\_/2018.

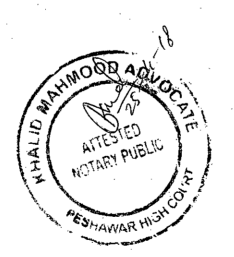
Asad Ali.....Appellant

#### VERSUS

District Education Officer (M) and others......Respondents

#### **AFFIDAVIT**

I, **Shams ul Hadi**, Advocate, Peshawar do hereby as per information convoyed to me by my client solemnly affirm and declare that the contents of the **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



DEPONENT

Service Appeal No. \_\_\_\_/2018.

Asad Ali.....Appellant

#### VERSUS

District Education Officer (M) and others.....Respondents

### ADDRESSES OF THE PARTIES

#### **APPELLANT:**

#### Asad Ali C.T

Presently posted at GMS Mania Bunir

Cell No.

#### **RESPONDENTS:**

- 1. District Education Officer(M) Bunir.
- 2. Director, Elementary & Secondary Education Pakhtunkhwa, Peshawar.
- 3. Secretary Education, Khyber Pakhtunkhwa, Peshawar.

Appellant Through Shams ul Hadi

### Dated: 04/04/2018

Advocate, Peshawar.

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#### PERCATION.

Consequent upon the recommendation of the departmental selection committee DSC) held on 05/09/2012, as contained in the minutes of the meeting issued vide this office No.11 if-65 onted 05/09/2012.

As approved by the competent authority the Executive District Officer E memory & Secondary Education Buner, is pleased to order the appointment of the following W.T. a le teachers against the vacant posts in schools mentioned against their names in UPS- 15 ( 3500-700- 5350 ; plus usual allowances as admissible to them under the rules with effect from the date of laking over charge subject to the terms and condition given at the end in the interest of public service.

Decease	ed Candidate.				• •
S.No	Name	Father Name	Residence	D.O.B	School Whero Posted
1	IJAZ UL HAQ	AZIZ ÚL HAKIM	TEHSIL DAGGAR	20/03/1991	GHS GHAZGHANA
		•			61 1.

#### **Open Merit Candidates:**

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	.S.No	Naine	Father Name	Residence	D.O.3	School Where Posted
	$\overline{(1)}$	ABOUR RAHMAN	SHAH TAMRAIZ	TANGORA	05/06.1985	GMS DAB
	2	EAKHT RASHAD	ROOM SAID	CHANAR	02/03/1986	GHS KATALA
	3	PIAZ ALI	AMIR AHMAD SHAH	CHARORAL	03/04/1980	GHS KHARABAH
	4	ABDUR RASHAD	MUNTAZIR SHAH	KAR DEHRAI	05/06/1084	GHS GHURGUSHTC
	1(5)	ASAD ALI KHAN	TAJ MOHAMMAD KHAN	SHALBANDAI	17/12/1085	GMS SHER AL
/	6	SAJJAD ALI	SULTAN	REGA	01/04/1988	GHSS BATARA
	7.	SALIM UR RAHMAN	HIMAYAT UR RAHMAN	ELAI -	25/07/1981	GHSE GADEZI
	8	BACHA JAN	GHULAM JAN	JCWAR	12/04/1081	GHS KATKALA
	( <b>9</b> )	MOMIN KHAN	MIR AHMAD KHAN	AMNAWAR	11/12/1985	GMS CHALAN (RA)
	10	SARFARAZ KHAN	AWAL DAD	BAZARGAI	04/10/1081	GHIS BAMPOURA
	(1)	MUHTARAM SHAH	RAZIO SHAH	KALPANI	17/02/1981	GHSS BATARA
	12	MOHAMMAD AYAZ	MOHAMMAD RAZIO	KARAPA	20/04/1989	GMS ASHEZO NAWAKALAY
	13	SARDAR HUSSAIN	SHER HASSAN	TOTALAI	09/01/1975	GMS DANDAR
		AYAZ AHMAD	YOUSAF ZAI	CEWANA BABA	01/01/1937	GULBANDI

#### Terms and Conditions;-

1. Their services will be considered regular but without Pension & Gratuity in terms of Section -19 of the NWEP Civil Servent Act 1072 -----

C.T (Male)

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OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY EDU: BUNER

Consequent upon the recommendation of the departmental selection Committee (DSC) held on 05/09/2012, as contained in the minutes of the meeting issued vide his office No.11\_\_\_\_65 dated 05/09/2012.

As approved by the competent authority the executive District Officer Elementary & Secondary Education Buner is pleased to order the appointment of the following C.T teachers against the vacant posts in schools mentioned against their names in BPS-15 (8500-700-6350) plus usual allowance as admissible to them under the rules with effect from the date of taking over charge subject to the terms and condition given at the end in the interest of public service.

#### <u>C.T (Male)</u>

Γ	S.No	Name	Father Name	Residence	D.O.B	School Where posted
	1	Ijza Ul Haq	Aziz Ul Hakim	Tehsil Daggar	20/03/1991	GHS Ghazikhana

#### Open merit candidate

±				D.O.B	School
5.No	Name	Father Name	Résidence	D.O.D	Where posted
		SHAH TAMRAZ	TANGORA	05/06/1985	GMS DAB
A•	ABDUR RAHMAN		CHANAR	02/03/1986	GHS KATKLA
2.	BAKHT RASHAD	ROOM SAID	CHARORAL	03/04/1980	GHS
. 3.	RIAZ ALI	AMIR AHMAD SHAH			KHARARAI
	ABDUR RASHAD	MUNTAZIR SHAH	KAR DHERAI	05/06/1984	GHS GHURA
4.	ASAD ALI KHAN	TAJ MOHAMMAD	SHALBANDAI	17/12/1985	GMS SHER AL
5.	ASAD ALI KITAN	KHAN			GHSS BATARA
6	SAJJAD ALI	SULTAN	REGA	.01/04/1988	GHSS GADEZI
7.	SALIM UR	HIMAYAT UR	ELAI	25/07/1981	GILDOGRADE
1.	RAHMAN	RAHMAN	JOWAR	12/04/1981	GHS KATKALA
8.	BACHA JAN	GHULAM JAN		11/12/1985	GMS
	MOMIN KHAN	MIR AHMAD KHAN	AMNAWAR	11/12/1/00	CHALANRAI
	SARFARAZ	AWAL DAD	BAZARGAI	04/10/1981	GHS BAMPOKHA
10.	KHAN			17/02/1981	GHSS BATARA
		RAZIQ SHAH	KALPANI	17/02/1991	
	SHAH	LIOTIAN (MAD RAZIO	KARAPA	20/04/1989	GMS ASHEZ
12.		MOHAMMAD RAZIQ			NAWAKALAY
	AYAZ	SHER HASSAN	TOTALAI	09/01/1975	GMS DANDAI
13.	SARDAR HUSSAIN	01121(14:0011		01/01/1007	GHS GL
14		YOUSAF ZAI	DEWANA BABA	01/01/1987	BANDAI

Terms and condition

1. Their service will be considered regular but without Pension & Gratuity in terms of section -19 of the NWFP Civil Servant Act 1973

Stratury as allowed to them under their previous terms of 2 pointment of to avail the coneth of Contributory Provident Fund allowed to them under new appointment. Their services are liable to termination on one month's notice from either side. In case of a signation without notice their one -month pay/allowances shall be forfeited to the Government. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post within 15 days of the issuance of this notification, their appointment will expire automaticatly

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- and no subsequent appeal etc shall be entertained.
- 5. They would be on probation for a period of one year extendable for another one year.
- 6. They are required to produce health and age certificate from the concorned Medical Superintendent 7. They are not allowed to take over charge, if their nee is less than 18 years and more than 15 years we
- 8. The Principals / Head Masters / Head mistress concerned may net hand over the charge to the appointee, 9. They will be governed by such rules and regulations as may be issued from time to time by the Covt.
- 10. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to
- 11. They are directed to furnish copies of all sort of certificates/degree/diplomas etc along with their original receipt and photocopies of testimonials pertaining to the verification fee of concerned examination bodies (Board/universities etc) to the Executive District Officer Elementary & Secondary Education Buner. If any certificate/ degree / domicile etc of any candidate found fake or bogus in verification process so he
  - 12. The appointing authority shall arrange verification of all the certificates / degrees (Academic / Professional) etc of the appointee, and will issue the plearance certificate of each appointee to D.A.O Buner for the release of pay, further more the Drawing and Disbursing Officer will not draw their salaries
  - 13. The Principals/Head Masters concerned would furnish a certificate to the effect that the clandidate has joined the post or otherwise after 15 days of the issuance of his posting orders.

  - 14. Charge report should be submitted to all concerned. 15. No TA/ DA will be allowed to the appointee for joining their duty.

#### (RAJ MUHAMMAD KHAN) EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECY; EDU; BUNER.

1 / 12012 ...

Findst; No. 19/17-19

Copy to the;-

- Director (E&SE) Khyber Pakhtunkhwa Peshawar
- District Coordination Officer Buner
- <u>ר</u> District Accounts Officer Buner
- 5 All Concerned.

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& gratuity as allowed to them under their previous terms of appointment or to \_\_\_\_\_\_ the benefit of contributory Provident Fund allowed to them under new appointment.

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- appointment.
   Their service are liable to termination on one month's notice from either side in case of designation without notice their one month pay /allowance shall be forfeited to the Government.
- 3. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post withtin 15 days of the issuance of this notification, their appointment will expire automatically and no subsequent appeal etc shall be entertained.
- 4. They would be on probation for a period of one year extendable for another one
- 5. They are required to produce health and age certificate from the concerned Medical Superintendent before taking over charge.
- 6. They are not allowed to take over charge if their age is less than 35 years .
- 6. They are not anowed to take over charge a concerned may not be hand over7. The Principals/ headmasters/ Head Mistress concerned may not be hand over the charge to the appointee, if there is no vacant post in the school.
- They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- Their services can be terminated at any time, in case their performance s found unsatisfactory during protionary period. In case of misconduct they shall be preceded under the rules framed from time to time.
- 10. They are directed to furnish copies of all sort of certificates/degree/diplomas etc along with their original receipt and photocopies of testimonial pertaining to the verification fee of concerned examination bodies( Board/universities etc) to the executive district Officer Elementary & Secondary Education Buner. If any certificates/degree/diplomas etc of any candidate found fake or bogus in verification procees so he will be terminated without further notice.
- 11. The appointing authority shall arrange verification of all the certificates/degree( Academic .professional etc of the appointee and will issue clearance certificate of each appointee to D.A.O Buner for the release of pay further more the Drawing and Disbursing Officer will not draw their salaries till the completion of verification process.
- 12. The Principals/ headmasters concerned would furnish a certificate to the effect that then candidate has joined the post pr otherwise after 15 days of he issuance of his posting orders.
- 13. Charge report should be submitted to all concerned
- 14. No TA/DA will be allowed to the appointee for joining their duty.

(RAJ Muhammad Khan) EXECUTIVE DISTRICT OFFICER ELEMENTARY SECY:EDU; BUNER

dated 19/09/2012

Endst No. 12/17.19 dated

.

Director (E & SE) Khyber Pakhtunkhwa Peshawar.
 District Coordination Officer Buner

3. District Accounts Officer Buner

4. All Concerned

UNIVERSIT	YOF	MALAKAND	168.
	PAKISTAN		s.No623178
· .			$\sim$



#### G.D.C Daggar Buner

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DETAILED MARKS CERTIFICATE B.Sc Part-II Annual Examination 2006

Name ASAD ALI KHAN		Father`s Name TAJ MUHAMMAD KHAN			
Registratio	n No 2004550001	Roll Nu	ımber	2277	
Subject Code	Subject Name		Total <u>Marks</u>	Marks Obtained	REMARKS
BS006	BOTANY		75	42	PASSED
BS007	CHEMISTRY		75	51	PASSED
BS008	ZOOLOGY		75	57	PASSED
G0003	PAK. STUDY		40.	29	PASSED
ZBS003	B.Sc PART-I		285	163	PASSED
<u></u>			550	342	

Errors and Omissions are subject to subsequent rectification

Examination Held in June-July,2006

Examination was taken as a whole/in parts

Result Declared on 21-Sep-2006

Date of Issue 22-Sep-2006

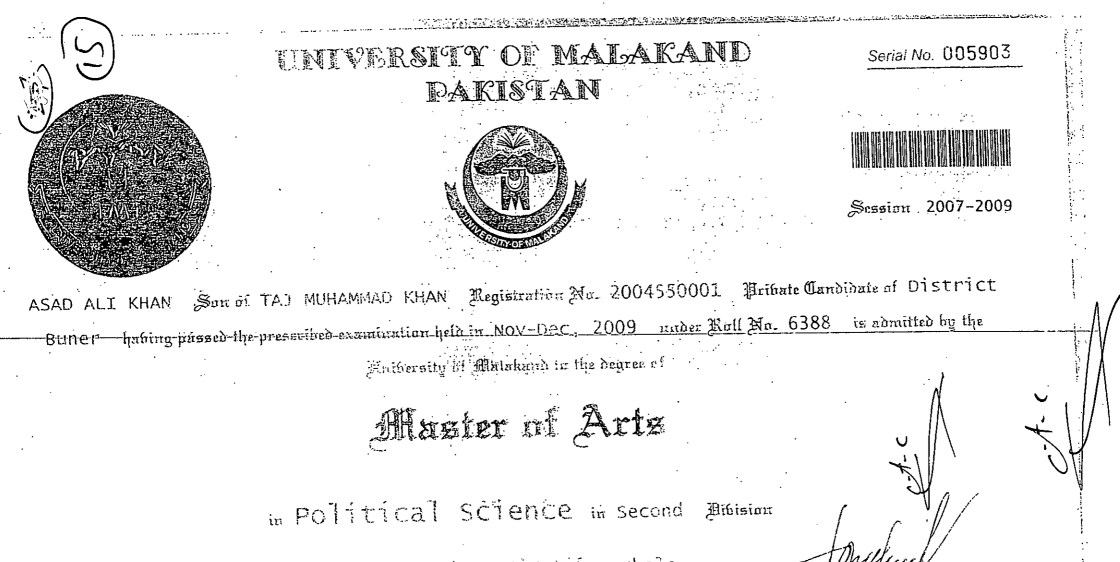
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UNIVERSITY OF MADAKAND Serial No. 006018  $\sim$ PARISTAN 1977 Session 2004-2006 ASAD ALI KHAN Son of TAJ MUHAMMAD KHAN Registration No. 2004550001 Student of Govt. Degree -College Daggar Buner habing passed the prescribed examination held in Jun-Jul, 2006 under Roll No. 2277 is somilled by the Aniversity of Malakand to the degree of Machelor of Science in First Bibision The examination was taken as a whole. Controller of Examinations Countersigned 21-SEF-2006 况esult Declared on m. anisalian Issuance Hate 16-Aug-2013. Hice Chancellor

DETAILED MARKS	CERTIFICATE		(	1157 IG
ame: ASAD ALI KHAN aiher's Name: TAJ MUHAMMAD KHAN egistration No. 2004550001	Private Candidate			
Roll Number 6791	CIÈNCEI PREVIOUS A	Total	Marks	Remarks
Subject Name		Marks 100	Obtained 55	PASSED
Paper: I GOVT & POLITICS IN PAKISTAN		. 100	58	PASSED
Paper: Ii POLITICAL SYSTEM	-	100	70	PASSED
Paper: III POLITICAL PHILOSOPHY Paper: IV HISTORY & PRINCIPLES OF INTERNATIONAL RELATIO	4	100	50 65	PASSED PASSED
Paper: IV HISTORY & PRINCIPLES OF INTERNATION Paper: V PRINCIPLES OF PUBLIC ADMINISTRATION		100	65	
		500	298	
L 20 20 20 Kes	ull Declured on 25-Feb	2009		
Examination Held From Aug 30 To Sep 29, 2008 Res		NIIAI EVA	MINATION	· 2009
Roll Number 6388 M.A (POLITICA	L SCIENCE) FINAL AN			
Subject Name			Marks Obtained	Remari
Paper: VI POLITICAL DEVELOPMENT SOCIAL CHANGE AND RES	SEARCH METHODOLOGY	100	71	PASSEE
A DESTRUCTION WORLD & ITS POLITICAL DYNAMICS		100	48	PASSE
Paper: VII MUSEIN WORLD'E HATTAINAL DEVELOPMENT IN PAK Paper: VIII POLITICAL & INSTITUTIONAL DEVELOPMENT IN PAK	STAN	100	58	PASSE
PADER: US ECONOMY OF PAKISTAN		100	64	PASSEI
Paper: X FAKISTAN IN WORLD AFFAIRS		150	40	PASSEI
VIVA VOCE		600	335	
	. Date			
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The examination mas token as a whole.

Controller of Examinations

Countersigned

Mice Chancellor

**24-Mar-2010** 

02-AUg-2011

Result Beclared on

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r's Name 🔤	SAD AL AU HUM MALCHN	PROVISIONAL RESULT CARD I MUAN AMMAD RMAM D7 NOLALLAN BAR ABHAB 570 Final Seme	ANGO77 No. OANERO SICC SPR-20:	
il () A ( rict L∪r successfully cc	BRAS NIR omples	MASTER OF EDUCATION ( M. ED ) TEACHER EDUCATION		(16
detail of passo Semester	Course Code	Title of Course	Maximum	urks Obtained
SPR- 12	0831	FOUNDATIONS OF EDUCATION	100	64
SPR- 12	0337	EDUCATIONAL RESEARCH	100	73
SPR- 12	0838	CURPICULUM DEVELOPMENT & INSTRUCTI	DN 100	672
SPR- 12	0840	EDUCATIONAL PSYCHOLOGY	100	61
AUT- 12	0826	ELEMENTARY EDUCATION	100	71
AUT- 12	0827	SECONDARY EDUCATION	100	60
AUT- 12	0829	TEACHER EDUCATION IN PAKISTAN	100	57
AUT- 12	0828	HIGHER EDUCATION	100	67
SPR~ 13	6505	ISLAMIC SYSTEM OF EDUCATION	100	57
SPR- 18	6552	TEXTROOK DEVELOPMENT-I	100	රම
SP2- 13	5507	EDUCATIONAL MENSUREMENT & EVALUAT	COM 100	58
SPR- 13	6550	THATEOOK CEVELOPMENT-II	100	71
		i to		
•			<i>.</i> .	
CREDIT	- Lours:	Total Marks / Obtained	1200	7 779
Result Declare		EBRUART 28, 2014 Percentage / Grade	H (L 6	5 U 1
Date of issue		4RCH 25,2014	مستشلالة مير الج ا	
Disclaimer: This result card i right or privilege original record o	e on a candida	sionally, errors and omission excepted, as a notice only. Any entry appear the for the grant of certificate/degree/diploma, which will be issued under	Controller of F ing in this card does the rules/regulation	not liself confer any

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### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24<sup>th</sup> July, 2014.

#### NOTIFICATION

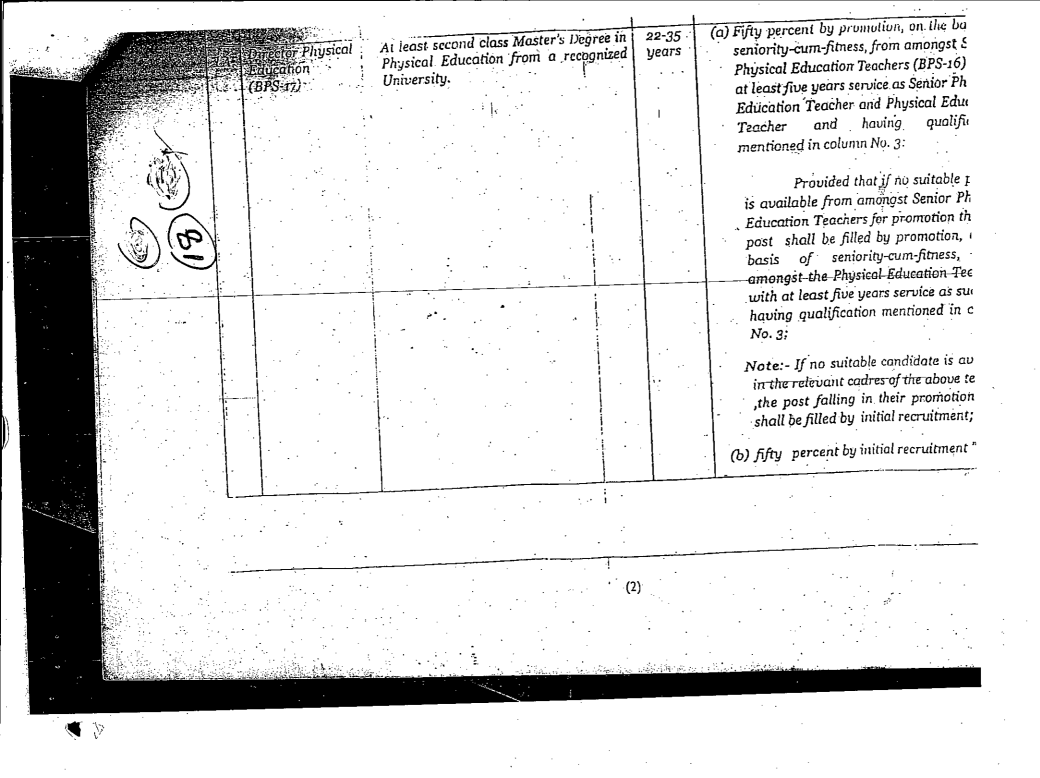
No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: - In pursuance of the provisions contained in . rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appdintment, Promotion and Transfer) Rules, 1989; th and Secondary Education Department in consultation with the Establishment Department and the Financ hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be m

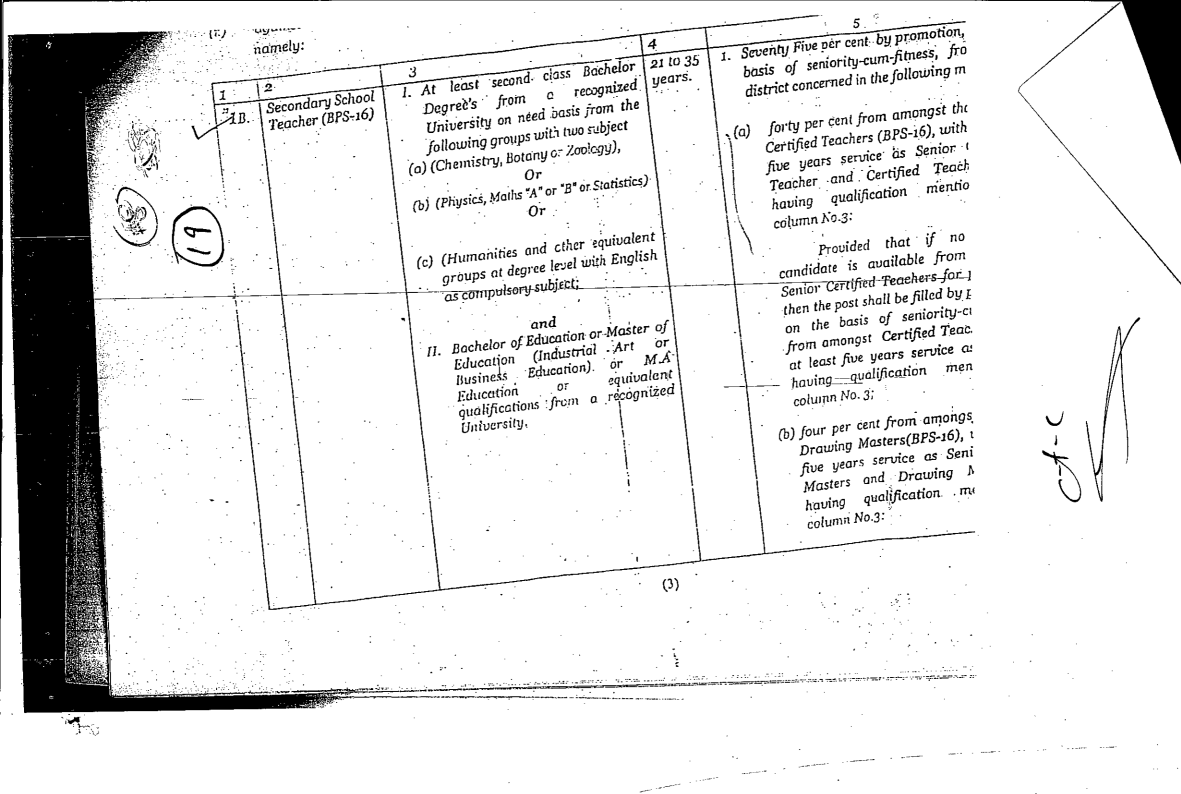
#### AMENDMENTS

In the Appendix,-

Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entrie

, ,	incontrod in respect	ive columns, namely:		5
- T			r 23 to 35	(a) Fifty per cent by promotio.
1.	(BPS-17)	couvalent qualification from	t years	of seniority-cum-fitness, for subject from amongst the Seco Teachers (BPS-16), with at lea service as such and having mentioned in column No. 3. Note: If no suitable candidate is a
		recognized University.		relevant subject the post fai promotion quota shall by fil





Provided that if no suit candidate is available from amo Senior Drawing Masters for prome then the post shall be filled by promo on the basis of seniority-cum-fit from amongst Drawing Masters wi least five years service as such having qualification mentioned column No. 3;

(c) four per cent from amongst the S Arabic Teachers(BPS-16), with at five years service as Senior A <u>Teachers and Arabic Teachers</u>; having qualification mentionec column No.3:

Provided that if no su candidate is available from an Senior Arabic Teachers for pron then The post shall be fille promotion, on the basis of sen cum-fitness, from Arabic Teacher at least five years service as suc having qualification mentione column No. 3;

(d) four per cent from amongst the Theology Teachers(BPS-16), with a five years service as Senior Th Teachers and Theology Teacher having qualification mention column

(4)

candidate is available from Senior Theology Teachers for p then the post shall be filled by pi on the basis of seniority-cu from amongst Theology Teache least five years service as so having qualification menti column No. 3;

(e) three per cent from amongst I Qaris (BPS-16), with at least service as Senior Qari and having qualification , menth column No.3:

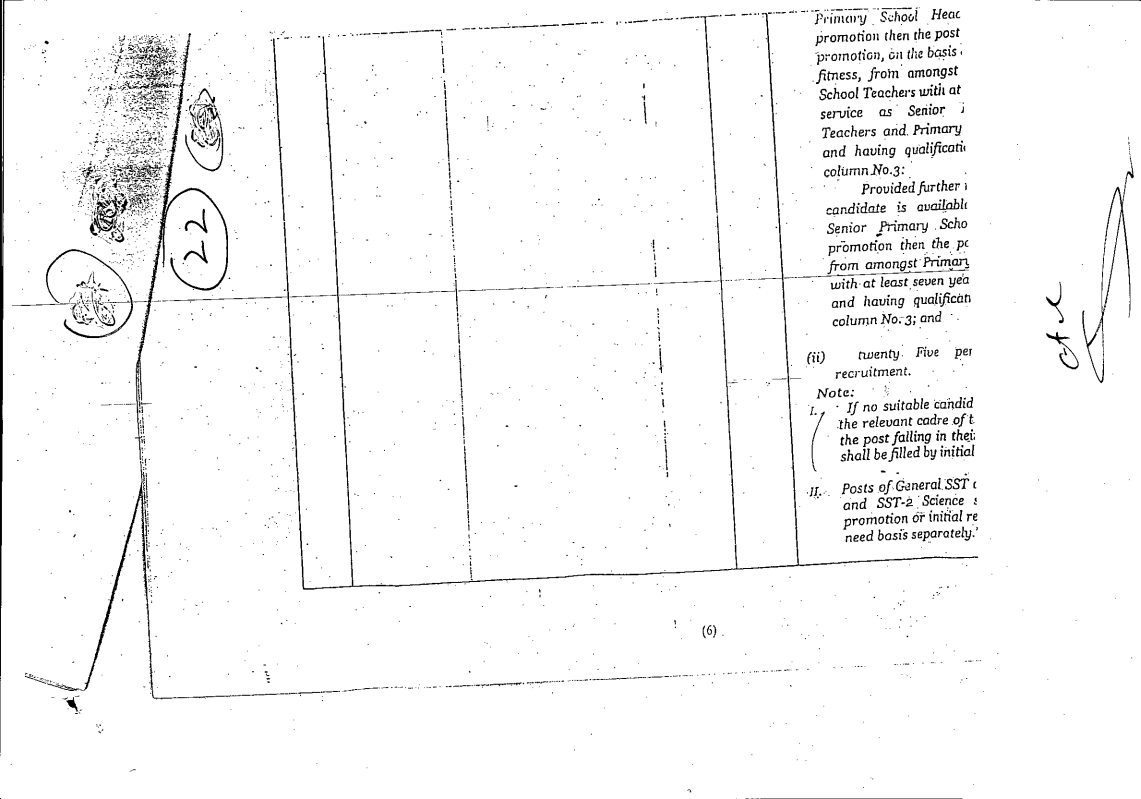
Provided that if ne candidate is available from an Senior Qaris then the post sha by promotion, on the basis of cum-fitness, from Qaris with a years service as such an qualification mentioned in colu

(f) twenty per cent from an Primary School Head Teacher. with at least seven years Primary School Head Tea Senior Primary School Tea Primary School Teachers a qualification mentioned in coli

> Provided that if ne candidate is available from

(5)

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# SECRETARY TO GOVERNMENT OF KHYBER FANILL ELEMENTARY & SECONDARY EDUCATION DEPA

(ZAMIN KHAN MOMAND) SECTION OFFICER (PRIMARY)

(7)

The Secretary to Govérnment of Khyber Pakhrunkhwa, Establishment and Administration Department Peshawc The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.

3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar. The Accountant General Khyber Pakhtunkhwa Peshawar.

8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad. 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.

11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar. 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.

13. All District Account Officer in Khyber Pakhtunkhwa.

15 All Agency Education Officer in FATA

16. All Agency Account Officer in FATA. 17. PS to Governor Khyber Pakhtunkhwa. Peshawar. 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar. 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawan 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar

21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.

22. Master file

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<i>y</i>	DISTRICT BUNER (Male)							
District Cadre SST Posts 2017-2018								
	District	School Codes		SST-Sc: Bio/Chem: B-16	SST-Sc: Math/Phy: B-16	SST-Arts. B-16 M	Total.	
No.	Name		Name of School.	M	<u> </u>	<u>m</u>	1	
1	Buner	141001	GHSS AMNAWAR			2	2	
2	Buner	141002	GHSS BATARA		<u> </u>	1	1	
3	Bùner	141000	GHSS CHARORAI			0	1	
4	Buner	141604	GHSS DAKARA	1	+	0	1	
5	Buner	141605	GHSS GADEZAI GHSS GHAZI KOT		1 .	0	1	
6	Buner	141606	GHSS GHURGHUSHTO			2	2	
7	Buner	141607				2	2	
8	Buner	141608	GHSS JANGAI	<del></del>		2	2	
9	Buner	141609	GHSS KHANANO DHERA GHSS KHARARAI	<u></u>	1	0	1	
10.	Buner	141610	GHSS NOGRAM			1	1	
11	Buner	141611	<u></u>			2	2	
12	Buner	141612	GHSS TOPAI GHS BAZARKOT		T	0	1.	
13	Buner	141613	GHS CHANAR	1		0	1	
14	Buner	141614	GHS DAGA1	1		0	1	
15	Buner	141615	CUS CHI BANDAL	1	0	0	1	
16		141616	CUS CUMBAT	1	.1	1	3	
17		141617	CUEUISAR	1	0	0		
18		141618	CUS KAWGA		1	0	1	
19		141619		1	0	0		
20		141620	CUS MANGAL THANA	1	0	1	2	
21		141621	CUS NANSER		1	0		
22			CUS PANDER		1	2	3	
2					0	2	2	
	4 Buner		CHS MIANA KADAL	1	0	2	3	
	5 Buner		CHS CHANAL	1	1	1	3	
	26 Buner			1	0	1	2	
ļ	27 Bunei 28 Bunei			1	1	2	. 4	

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#### DISTRICT BUNER (Male)

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### District Cadre SST Posts 2017-2018

	District Name	School Codes		SST-Sc: Bio/Chem: B-16	SST-Sc: Math/Phy: B-16	SST-Arts. B-16	
S.No.		-	Name of School.	M	M	M	Total.
29	Buner	141629	GHS SHANGRA	1	1	0	2
30	Buner	141630	GHS JABA	1	1	1	3
31	Buner	141631	GHS KANGALAI	1	1	2	4
32	Buner	141632	GHS KALAN	1	1	0	2
33	Buner	141633	GHS KALIL	· 1	1	1	3
34	Buner	141634	GHS MALKA	1	1	1	3
35	Buner	141635	GHS JABA AMAZI	1	1	1	3
36	Buner	141636	GMS KASS CHARGHAZI	0	0	1	1
37	Buner	141637	GMS ALAMI BANDA	0	· 0.	. 1	1
38	Buner	141638	GMS DAMNIR	0	0	1	1
39	Buner	141639	GMS KOZSHAMNAL	0	• 0	Ì	1
40	Buner	141640	GMS TARNIN	o	0	1	1
41	Buner	141641	GMS MANDOW	о	Ó O	1	1
TOTAL VACANCIES				20	17	36	73



pate	+	Men.	۰.	20/11/2017
pu ·	4	1-0	′ .	

			,	-62	فاستول پر در اس ایجا
1	T ليت	524	لبرتار		
19 ت55 مال	ل الم دومغات الذي مول (١) كيسترى ميالو في ( دوملو تى بليالى )	مردين بورد كرك مس كماتحدون	ممى مى تليم شد ويو خدر كى ب	سكول تج (SST) بالوقى / (1)	ا میکندری
	- Seid Low RIT	(H) BPS-16 بسٹری (H)	6		
ii) 19 ≎5 ئال	ج فرش دومضامين لاري مول-(1) قرس ميتحس A ا(11) فوش ميتحس B يا (1	الكول في (SST) فرعم / (1)	2 سيكفرى		
1		·	مالیکس ا	فس BPS-16 فرا	-
N	- Jon D. C. RIT	(11)			
JL35=19	3 مل دومقرائن لا دی بول _(1) انگریزی لا دی ، بوسیم پر گروپ یاد تگرمسادی گردپ _	(1) كل مجر (SST) جرل (1)	3 سيكفن		
	-Grid Stream				
	س کی جائیگی ۔	20 تمبرات کی تقسیم اس طرح	یٹیریا درج ذیل ہے ، کل	اساتذہ کے سلیکشن کیلئے کر	ليكشن كرينيريا:
الالتسبي كم نميز جكيه يبشه	لی ایس چارمالدگورک کی صورت ش نبردن کی تحسیم اس طرح ہوگی۔ ماسل کردہ فبر 20	جرى فريد يحيه المرتدوك	فلينة بلية=100 نمبر	ربي100=NTS قمبر (ب)	(ا) سکرینگ تیسندند
	وداندا مجاسما بركيش كامورت ش نبركاتتيم بطر فقد في موكى-				
		کل قبر	هليم تاليت	کل نبر	فلي قابليت
<b>-</b>	المجالت المجمع من ما مل كرد وقم برتة 10- تتسيم كن نبر (5 نبر في المد+5 الجمائير) المجالت المجمع من ما مل كرد وقم برتة 10- تتسيم كن نبر (5 نبر في المد+5 المجائير)	20x/11/15	الابا_/الابالي)	مامل كرده فبريد 20 مليس ك فبر	المردادرا
	فلوات : . (1) بر کول کی آسای کیلینظ ملیر، ملیر، میرند است مرتب کی جانی جس شرا	مامل کده بر 20 تشیم کل فیر	لارك المرابحان	حاص كردو فير 20 تشيم كل نبر	لجاسي المحران
العدد مرايما مروركاب	کم دا مس کرد د مراد هنی تا بایت محمروں کوئ کا جائا -(NTS(2) است ش 10 ا	مامل كرده فمرية 05 لتسيم كم غبر	الجالية المجاسية كمش	مامن كرده فبريدة 0 تقتيم كل نبر	ぞう
	40- فيعد ي م فير لي والا اميد وامنا ال تسور موكا او مرث لسف ش شال فك موكا -			مامل كرده نبر 10 تقسيم كى نبر	555101041
W. W. Cont	5 1 (111 white is fall - 25 ) (1 (Interio) + ma	almmand Fills afre. 1	بختنوا سرمه وقانعن سرما	ا ۱۱٫۵٫۵۰٫۵۰٫۰۰۰ معمد خس	مەم ، شائط

مصوف شوافط : (1) تام تقرریل عومت نیم بختو تواسم دود افران کر ملاقی 25 فیمد بادی تو (مان استاما) کر لیے کر تحت خال میں بادی کر انتی کر ملاق میں بادی کر انتی کا انجام دون میں ملاور میں بلیغ میں بلد مدین ملاق میں بادی کر ملاق میں بادی کر ملاق میں بادی کر انتی کر انتی کر ملاق میں بادی کر ملاق میں بادی کر انتی ملاق ملاق میں بادی کر انتی کر کر انتی کر ملاق میں بادی کر بادی کر انتی کر ملاق ملاق میں بادی کر انتی کر ملاق میں بادی کر انتی کر کر کر انتی کر کر مالا میں بادی کر بادی کر بادی کر کر انتی کر کر ملاق ملا ملی بادی کر ملاق ملان ملی بادی کر ملاق میں بادی کر بادی کر بادی کر بادی کر کر ملاق میں بادی کر بادی کر کر بادی کر بادی کر بادی کر بادی کر بادی کر بادی کر کر بادی کر ب

ا پشاور INF(P) 6749

مد رفيق خشک ، ڈائريکٹر ايليمنٹری اينڈ سيکنڈری ايجوکيشن خيبر پختونخوا پشاور 🔋 <sup>9</sup>

10, J't The District Education officer(m) Bunes Subject, Request for the provision of C.T. Seniority List. Most humbly 9 beg to State That I need benierty list to confirm my Seniority number for promotion to sist(se) Bid-Chemistry) Therefore, you are requested to issue order to provide me the list mentioned in the subject mentioned above. I shall be very gratfull to you for that your's obediently Asad Ali Chan C.T GMS Manai Bambalai Bernet. Dated - 03-04-2018

BEFORE THE PESHAWAR HIGH COURT, MINGORAN

nnesa

1. Momin Khan S/O Mir Ahmad Khan C.T Resident of Village Amnawar, Moh: Dispensaory Gagra, Presently Posted at GHSS Amnawar 2. Mukhtaram Shah S/O Raziq Shah C.T Resident of village Kalpani, Moh: Baro, Daggar District Buner Presently Posted at GHS Swari Bunir 3. Asad Ali Khan S/O Taj Muhammad Khan C.T Resident of Shalbandi Moh: Bakhashah Gagra, District Buner Presently Posted at GMS Mania Bunir 4. Ayaz Ahmad S/O Yousaf Zai C.T Resident of Village Dewanan Baba , Moh: Mani Pur Daggar , District Buner Presently Posted at GHS Kulyarai Bunir 5. Abdul Rashad S/O Muhtazir Shah C.T Resident of Village Dattkar, Derai, Chamla, District Buner Presently Posted at GHSS Khanano Dheri District Bunir 6. Abdur Rehman S/O Shah Tamraiz C.T Resident of Tangora, Daggar District Buner

Presently Posted at GHS Tangora Bunir...... (Petitioners)

#### VERSUS

- 1. District Education Officer(Male) Eunir
- 2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

# Re-Filed Today OB DEC 2017

Additional Registrat

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PARISTAN, 1973

#### Respectfully Sheweth:

W.P No. 570 -M/2017.

Brief facts rise to the instant Writ Petition are as under:

#### FACTS:

1. That initially, the petitioner were appointed as Primary School Teacher (PST) and latter on in the year 2012 they were promoted to the posts of Certified Teacher (C T). (Copy of Promotion order and certificate are annexure -A) PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAΓ

1 :

# FORM "A"

# FORM OF ORDER SHEET.

Serial No of order or proceeding	Date of Order or Proceeding	Order or other proceedings with Signature of judge or Magistrate and tha of parties or counsel where necessary
1.	2	3
	13.12.2017.	<u>W.P.No.870-M/2017.</u>
	•	Present:- Mr.Shamsul Hadi, Advocate for the petitioner.
		MUHAMMAD NASIR MAHFOOZ, J:- Through
CONTROL N	RIXIANS	the present petition, the petitioner has made the
DESHAWAR HI	ALAD	following prayer;
HSH ( )		"that on acceptance of this writ petition:
AMING	ORA BENCH	i. Directions may kindly be issued to respondents to implement the relevant rules for promotion to the post of "SST" in letter and spirit.
		ii. The respondents may kindly be directed to consider the petitioners for promotion to next higher rank i.e. "Secondary School Teacher" (SST) according to 75% promotion quota in the vacant posts.
	and the second	iii. And further they may graciously be directed to arrange a meeting of "Departmental Promotion Committee" for further promotion to the posts of SST before filling the advertised posts through initial appointments".
		2. Brief facts of the case as per the instant
	-	petition are that petitioner has been appointed as

NOT THE REAL PROPERTY.

Primary School Teacher (PST) in the year 2012 and were promoted to the posts of Certified Teacher (C.T). According to the rules and policy the petitioners deserve to be promoted as Secondary School Teachers (S.S.T) according to 75% promotion quota but without considering the respondents the promotion, petitioners for advertised the vacant posts. The petitioner made somany requests to the concerned officials for implementation of promotion policy but they have not been promoted. Hence, the present writ petition.

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V<sub>M</sub>G

We have heard arguments of learned counsel for the petitioner and perused the record. 3. Petitioners are working as Certified Teacher (C.T) (BPS-15) since 19.09.2012 in the Education Department. Their grievance relates to seeking relief from this court for promotion to the post of SST that have been advertised vide notification dated 26.07.2014 to be filled up through initial recruitment the qualification required is mentioned in Column No.3. Amongst the basic qualifications one of the qualification for appointment is 40% by promotion from amongst

Ac

Senior Certified Teacher (BPS-16) with. the completion of almost five years service as Senior Certified Teachers and Certified Teachers etc. Learned counsel for the petitioners has referred the judgments reported as 1998 SCMR 208, 2004 PLC (C.S) 828, 2009 PLC (C.S) 40 and 2014 PLC (C.S) 773. The judgments cited at the bar are quite distinguishable on the ground that in those cases the officials respondents had considered the names of some junior employees and ignored the seniors while in case reported as 1998 SCMR 208 the employee was seeking proforma promotion after retirement while serving in a Provincial Assembly, who is not civil servant. In case 2004 PLC (C.S) 828 he was seeking re-employment after retirement and the petition was finally dismissed.

4. The instant writ petition neither contains the seniority list nor any other official has been impleaded as party in case his rights are effected. Since the petitioners are civil servants and the question of promotion relates to the terms and conditions of service and there is express bar under Article 212 of the Constitution of Islamic Republic

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of Pakistan to entertain such like matters, which fall within the ambit of Services Tribunal, therefore, we would not like to discuss the question of eligibility of the petitioners but would only treat this writ petition as departmental appeal CONRY and refer the same to the respondents to be treated in accordance with law. A J U D G EUDGF Announced. Dt.13.12.2017. Certified to be true con h Court, Mingora/Par-ul-Qaca, Sa awar Hi dat Order 1964 red Under Article 07 of Ganeou HON'BLE MR. JUSTICE MUHAMMAD IBRAHIM KHAN & . TR-K-KHAND 9 14/12 HON'BLE MR.JUSTICE MUHAMMAD NASIR MAHFOOZ.

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The district education officer ( M) Buner

Subject:Request for promotion sst ( Sc:) on the basis of policy in voguei.e. promotion as per quota for C.T / SCT 40 %.

Respected Sir,

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То

With due respect it is stated that I am a C.T teacher and performing my duty in Elementary and secondary education department since 19-09-2012. (order Attached)

My five years service is completed on 19 – 09-2017 therefore as per promotion policy in vogue it is my due right to be promoted to SST Science (Bio, Chem).

Our share for SST (Bio, Chem) and SST (Phy, Maths,) become 8 seats for each category in the light of advertisement for SST through NTS Advertisement no. 6749 Date; 28/11/2017.

Therefore, it is requested to issue order for holding DPC for the subject mentioned above.

I hope that justice will be done in this instant matter in the large interest of public service please.

Yours Obediently,

- (

Name of Teacher:

Asad Ali Khan C.T GMS Manai Bambalai Buner

Signature: Dated: 02/12/20/7

### Chyber Pakhtunkhung una vonnaun ij Lullullivit PH No: 091-9210389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936,0800-33857 E-mail rafig\_kk851@yahoo.com

## <u>Notification</u>

Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification NoSO(PE)/4-5/SSRC/Meeting/2013/Teaching Cadre dated 24<sup>th</sup> July,2014, the following SCTs/CTs, SDMs/DMs; SATs/ATs, STTs/TTs, Senior Qaris/Qaris, PSHTs/SPSTs/PSTs are hereby promoted to the post of SST (Bio-Chem),SST (Phy-Maths), SST (General) noted against each BPS-16 (Rs. 15880-1280-54280) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect and further they will be posted by the District Education Officer concerned.

A. <u>SST (General)</u>

1. PROMOTION OF Sr: CT/CT TO SST (General) BPS-16.

Total No: of SST General (M) Posts vac	ant Posts	<u>.</u>	07
25% share initial recruitment			02
75% share for Promotion.			05
40 % Share of promotion of Sr; CT/CT	• • • • • • • • • • • • • • • • • • •		02
Posts available for promotion			03
Promoted through this order			

S.No	S.L No	Name of Official & Present Place of Posting	Date of Birth	Date of Appott: as Regular CT	Qualificati on	Remarks =
1.	·15 .	Saeed Ahmad GHS No4 Mingora	2/5/1968	1/10/1989	BA/B_Ed	Services placed at the disposal of DEO (M) Swat for further posting against SST (General) post.
2	50 <sup>-</sup>	Hamid Khan GHS Qandil	1/2/1965	9/12/1989	BA/B.Ed	do
3	56	Sahib Jan GHS Chuprial	1/4/1966	10/11/1994	BA/B.Ed	do

2. PROMOTION OF PSHT/SPST/PST TO SST (General) BPS-16Total No. of SST General (M) Posts vacant Posts0725% share initial recruitment0275% share for Promotion.0520% Share of promotion of PSHT/SPST/PST----02Posts available for promotion02Promoted through this order01

S.No	S.L No	Name of Official "& Present Place of Posting	Date of Birth	Date of Appoint as Regular PST	Qualificat ion	Remarks	ľ
1	162	Ib <b>ra</b> him GPS .Tahir Abad	15/3/1965	24/1/1985	BA/B.Ed	Services placed at the, disposal of DEO (M) Swat for further posting against SST (General) post.	ή.

Terms and conditions:-.

- They would be on probation for a period of one year extendable for another one year.
   They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 3 Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- 4 Charge report should be submitted to all concerned.
- 5 Their Inter-Se- seniority on lower post will remain intact.
  6 No TA/DA is allowed for joining his duty.



swat

of will give an under taking to be recorded in their service book to the effect that if any ver payment is made to him in light this order will be recovered and if he/she is wrongly promoted he/She will be reversed.

They will be governed by such rules and regulations as may be issued from time to time by the Govt.

Before handing over charge once again their document may be checked if they have not the required relevant quifications as per rules, they may not be handed over charge of the

# (Muhammad Rafiq Khattak)

Director Elementary and Secondary Eduction Khyber Pakhtunkhwa Peshawari

Endst: No  $\mathcal{N}'$  / File No.2/Promotion SST B-16: Dated Peshawar the  $\sigma \mathcal{G}$  /  $\mathcal{I}_{12}/2018$ Copy forwarded for information and necessary action to the: 1. Accountant General Khyber Pakhtunkhwa Peshawar.

- 2. District Education Officer conserned
- 3. District Accounts Officer concerned
- 4. Official Concerned.

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- 5. PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SB Department. PA to the Director E&SE Khyber Pakhiunkhwa, Peshawar 6.
- M/File 7.

Dy: Difector (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar



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NOTIFICATION.

Consequent upon the service of the following SST regarding their promotion have been placed at the disposal of the undersigned by Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

vide his promotion order Endst: NO.1287-92/File No.2/Promotion SST, dated Peshawar the 04.01.2018. The undersigned has been pleased to adjust the following teachers on regular basis to the school noted against each their name subject to the terms and condition under reference from the date of their taking over charge in the interest of public service.

(MALE) SWAT

SST (GENERAL) PROMOTION OF SCT TO SST

<u>\$.NO</u>	NAME OF TEACHER	PRESENT SCHOOL	SCHOOL WHERE ADJUSTED IN B-16	
<u>I</u> .	Saeed Ahmad SCT	GHS No.4 Mingora	GHS Seer	Against vacant Post of SST (G)
2.	Hamid Khan SCT	GHS.Qandil	GHSS Fatehpur	-do-
3.	Sahib Jan SCT ENERAL) PROMOTION	GHS Chuprial	GHS Beha	
<u>SST (G</u> S.NO	NAME OF TEACHER		SCHOOL WHERE ADJUSTED IN B-16	
l	Ibrahim PSHT	GPS Tahir Abad	GHS Banjot	Against vacant_Post_C SST (G)

(NAWAB ALI) DISTRICT EDUCATION OFFICER (M)

SWAT.

/P.F/SST(G)/Promotion/V/Post/DEO/Swat.

Dated [ 10] 12018

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Endst:NO. VGSIL Copy forwarded to:-

- The Director E&SE Khyber Pakhtunkhwa Peshawar with reference to his office No cited above. 1.
- The District Comptroller of Accounts Swat. 2:
- Dy DEO (M) local Office. 3.
- Principals/Head Masters concerned 4.
- B&AO local Office. 5
- Teacher concerned. б.
- PA to DEO Local Office. 7.

FFICE DISTRICT EDUCTION SWAT





this office promotion order of SSTs issued vide Endst: No. 4896-99/P.F/SST In (G)/Promotion/V/Post/DEO/Swat dated 01.02.2018. The following terms & conditions may be considered as incorporated as mentioned in the approval granted by the Director E&SE KPK Peshawar No.1287-92/File No.2/Promotion SST B-16 dated 04.01.2018 .Rest of the contents remain the same.

- 1. they would be on probation for a period of one year extendable for another one year.
- 2. They will be governed by such rules and regulation as may be issued from time to time by the Govt;
- 3. Their services can be terminated at any time in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- 4. Charge report should be submit to all concerned.
- 5. Their inter-Se-seniority on lower post will remain intact.
- 6. No TA/DA is allowed for joining his duty.
- 7. They will give an undertaking to be recorded in their service book to the effect that if any over payment is made to him in light this order will be recovered and if He is wrongly promoted he will be reversed.
- 8. They will governed by such rules and regulations as may be issued from time to time by the Government.
- 9. Before handing over charge once again the documents may be checked if they have not required relevant qualification as per rules, they may not be handed over charge of the post.

Endst:NO. 9177-71 /Promotion/SST

Copy forwarded to :-

- 1. Director E&SE KPK Peshawar.
- DAO Swat. 2.
- 3. The Principal GHS Seer, Fatehpur, GHS Beha and GCMHS Wadoodia,
- 4. Teachers concerned.
- 5 PA to DEO Swat

(NAWAB ALI) DISTRICT EDUCATION OFFICER MALE SWAT Dated

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### OFFICE OF THE DISTRICT EDUCATION OFFICE MALE DISTRICT BUNER PHONE & FAX NO. 0959-510468 EMAIL: edobuncr@gmail.com



### NOT FICATION.

Consequent upon recommendation of the Departmental Promotion Committee, and in pursuance of the Government of Khyber Pukhtunkhwa Elementary &Secondary Education Notification No. SO (B&A)/1-18/E&SE/2012,Finance Department Endorsement No.SO(FR)/FD/10-22(E)2010 dated 16/7/2012 and Director Elementary & Secondary Education Khyber Pukhtunkhwa Endstt; No.5517-22/ file No.2/Promotion Senior CT B-16 stated 22/12/2017,The Iollowing CTs BPS-15 are hereby promoted to the post of **Senior CT** in BPS-16 (Rs; 18910-1520- 64510 ) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Govt; on the terms and condition given below, with immediate effect in the interest of public service.

S.#	Name of Teacher	Present Place of Posting	School where Posted	Remarks	
1	Abdul Qayum	GMS Kalakhela	GHSS Nagrai	A.V.P	
2	Ashpar Khan	GMS Dab	GHS Dewana baba	A.V.P	
3	Shamsur Rahim	GMS Bimadara	GHSS Amnawar	A.V.P	
4	Shahi Room	GHSS Bagra	GHSS Bagra	A.V.P	
5	Ha trat Umai	GHSS Bagra	GHS Gokand	A.V.P	
6	Ahmad Ghani	GHSS Aga:ai	GHSS Agarai	AYP A	
7	Muhammad Israr	GHS Sawawai	GHSS Ghurgushto	NV.P	
8	Ghani Said	GHS Mugh Dara	GHS Dagai		
	Nagib Ahmad Jan	GMS Dandar	GHSS Ghurgushlo		
10	Raf. Ullah	GCMHS Daggar	GCMHS Daggar	AV.P	
 	Fazli Rahman	GHSS Gazikot	GHSS Totalai	AV.P	
12	Khurshed Jamil	GMS Maina Kawga	GHS Nawagai	AV.P	
13	Sanib Noor	GHS Hisar	GHS Daggar No.2	A.V.P	
14 	Mi harimad Ali Khan	GHS Kalan	GHSS Totala	A,V,P	
15	Faiz Muhammad	GHSS Agarai	GHSS Agarai	AVP	
15	Facz Ur Rahman	GHS Karapa	GHS Cheena	A.V.P	
17	Muhammad Ali	GHS Jamra	GHSS Totala	A.V.P	
18	Shafiqur Rahman	SHS Sura	GHSS Jangai	A.V.P	
19	Sased Noor	GHS Hisar	GHS Elai	A V.P	



Amijd Ali Khan GHSS Chingali GHSS Agáraí A.V.P	
Amijd Ali Khan GHSS Chingali GHSS Agářai A.V.P	•
Fazli Amin GMS Kankowai GHSS Jangai A.V.P	

TERMS & CONDITIONS.

- 1. They would be on probation for a period of one year, extendable for another one year.
- 2. They will be governed by such rules and regulations as may be issued from time to time by the Govt; of khyber Pakhtun Khwa
- 3. Their services will be terminated at any time, in case their performance is found unsatisfactory during probationary period.
- In case of misconduct, they will be proceeded under the rules framed from time to time.
- 4. Charge reports should be submitted to all concerned, .
- 5. Their inter -Se-seniority on lower post will remain intact.
- 6. NO TA/DA etc is allowed.
- 7. They will give an undertaking to be recorded in their service books to the effect that if any over payment is made to them, in light of this order, will be recovered and if he is wrongly promoted he will be reversed.

#### (BAKHT ZADA) DISTRICT EDUCATION OFFICER (M) DISTRICT BUNER

Endst: No. \_ 689-94 02 10 / Dated /2018.

Copy forwarded for information and necessary action to the: -

- Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar with r/to Endst: No 5517-22 / file No.2/Promotion SCT B-16 dated 22/12/2017,
  - 2. Deputy Commissioner Buner at Daggar.
  - 3. District Nazim Buner.
  - 4. District Monitoring Officer Buner
  - 5. District Accounts Officer Buner.
  - 6. Principals / Head Masters Concerned.
  - 7. Officials.Concerned.

Hafizohah

DY;DISTRICTEDUCATIONOFFICER(M) DISTRICT BUNER

**بعدالت خير بختر خور مروس لريبونل** به فين ب علی 18 می این ایسی و عسر م اسم می بنام کر کی و عسر م دعوكي جرم باعث تحريرا نكه مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی وکل کاروائی متعلقة آن مقام مروس فيرسبون من عنك تحسير الى وى دور ولساك الہ مقرر کرکے اقرار کیا جاتا ہے کہ صاحب موضوف کو مقدمہ کی کل کاروائی کا کامل اختياط ہوگا۔ نيز وکيل صاحب کو راضی نامہ وتقرر ثالث و فيصله پر حلف دينے جواب 📕 دی اورا قبال دعویٰ اور درخواست ہر شم کی تصدیق زراس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برامدہوگی اور منسوخ ڈائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ بصورت ضرورت مذکور کے نسل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنی ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شده کو بھی جملہ مذکورہ بالااختیارات حاصل ہوئے اور اسکا ساختہ برواخته منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ وہر جانہ التواب مقدمہ کے سب سے ہا گا اسکے مشتحق وکیل صاحب ہونگے۔ نیز بقایا وخرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیش مقام دورہ ہر ہو یا حد سے باہر ہو تو وکیل صاحب یابند نه ہوئے کی پیروی مقدمہ مذکور لہذا وکالت نامہ لکھ دیا ک سندر ہے المرقوم r. 18 0-11 ۔واہ بثد ں الحرس مرار کے لئے منظور ہے بمقام Allesteel