

11.01.2022

Junior of learned counsel for the appellant present. Mr. Hussain Ahmed alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present and sought time for submission of reply. Adjourned. To come up for submission of reply before the S.B on 08.03.2022.



(Salah-Ud-Din)
Member (J)

08.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 08.06.2022 for the same as before.



Reader.

08.06.2022

Junior to counsel for the appellant present.

Muhammad Riaz Khan Paindakheil learned Assistant Advocate General present. Nemo for respondent Department.

Reply of respondents is still awaited. Notice be issued to respondents for submission of reply/comments. To come up for reply/preliminary hearing on 26.07.2022 before S.B.




(Rozina Rehman)
Member (J)

03.11.2021

Counsel for the appellant present.

Learned counsel for the appellant, in pursuance of order sheet dated 15.09.2021, submitted the required documents which are placed on file. According to learned counsel for the appellant, the appellant is aggrieved of the verbal orders of respondent-department/DPC whereby the appellant has been dropped/excluded from the list of candidates who were recommended for regular promotion to the post of Subject Specialist (BS-17), on the sole ground of 3rd division degree in the discipline Urdu. His departmental appeal dated 06.09.2019 has not been decided within the ^{stipulated} statutory period, hence, the instant service appeal filed in Service Tribunal on 26.10.2020. Since there is no original impugned or appellate order to have been challenged and assailed before this Tribunal. ^{and} The question of limitation also arises. It therefore, deems appropriate to issue pre-admission notice to the respondents to assist the Tribunal on the point. To come up for preliminary hearing on 11.01.2022 before S.B.


(Mian Muhammad)
Member(E)

09.06.2020


None for the appellant present. On previous date, the matter was adjourned through Reader Note. Notice be issued to appellant and his counsel. To come up for preliminary hearing on 15.09.2021 before S.B.


Chairman

15.09.2021

Appellant present through counsel

He requested for requested for adjournment in order to produce relevant case laws and service rules; allowed. To come up on 03/11/2021 for preliminary hearing, before S.B


(Rozina Rehman)
Member (J)





R.

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 12787 /2020

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	26/10/2020	<p>The appeal of Mr. Fazal Wahid presented today by Mr. Ziauddin Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-		<p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>04/12/2020</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>
04.12.2020		<p>Appellant has not appeared despite having been called time and again. It is deemed appropriate to issue appellant and his respective counsel with notice for 23.02.2021 on which date file to come up for preliminary hearing before S.B.</p> <p style="text-align: right;"> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)</p>
23.02.2021		<p>The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 09.06.2021.</p> <p style="text-align: right;"> Reader</p>

①

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHYUNKHWA PESHAWAR

Service Appeal No. 12787-P/2020

Fazli Wahid

VERSUS

Secretary Elementary Education

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5	Copy of Office Notification Dated 28/03/2014	<u>C</u>	19 - 21
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Dated: 19/10/2020

Appellant

Through

Zia-Ud-Din Khan
Advocate High Court

&
Federal Sharia Court

Attested
ZIA-UD-DIN KHAN
Advocate
High court Federal Sharia
Court of Pakistan

**Office: INSAF LAW CHAMBER Flat No. 34-B, Super Market Phase-1 Hayatabad
Township Peshawar City, Khyber Pakhtunkhwa Province the Islamic Republic
of Pakistan.**

Cell. No. 0345-9110368/0303-5893180

E-mail: Ziakhan_12@yahoo.com

(9)

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHYUNKHWA PESHAWAR

Service Appeal No. _____-P/2020

Fazli Wahid Senior English Teacher (BPS-16), Government High School
Khar District Bajawar Khyber Pakhtunkhwa.

[Appellant]

VERSUS

- 1) The Secretary Elementary & Secondary Education Khyber Pakhtunkhwa, Central Civil Secretariat Peshawar
- 2) The Director Elementary & Secondary Education Peshawar Khyber Pakhtunkhwa.
- 3) The District Education Officer Bajawar (DEO) at Civil Officers Colony Khar Bajawar Khyber Pakhtunkhwa.
- 4) The Govt of Khyber Pakhtunkhwa through Chief Secretary Central Civil Secretariat Peshawar.

[Respondents]

.....
**APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT 1974**

**AGAINST THE IMPUDGNEED VERBAL ORDER OF THE
RESPONDENTS/DEPARTMENTAL PROMOTION COMMITTEE,
WHEREBY THE PRESENT APPELLANT HAS BEEN
DROPPED/EXCLUDED FROM THE LIST OF CANDIDATES WHO
WERE RECOMMENDED FOR THEIR REGULAR PROMOTION FOR
THE POSTS OF SUBJECT SPECIALIST (BPS - 17) ON THE SOLE
GROUND OF 3RD DIVISION DEGREE IN THE SUBJECT OF URDU,
WHILE THE **DEPARTMENTAL APPEAL** AS WELL AS
REMINDERS OF THE APPELLANT WHICH HAS BEEN
SUBMITTED BEFORE THE RESPONDENTS DATED ON 06/09/2019,
21/12/2019 & 21/03/2020 RESPECTIVELY HAVEN'T BEEN
RESPONDED/DECIDED DESPITE LAPSE OF THE STATUTORY PERIOD.**

Respectfully Sheweth:

BRIEF FACTS

- 1) That the **Appellant** is a respectable Law-abiding citizen of Pakistan and belongs to a respectable family. Moreover, the appellant was initially

3

appointed by the then Agency Education Officer (AEO) in the year 1989 against the post of 'PTC (BPS-07)' in the education department where the appellant served there with zeal and zest to the entire satisfaction of his superiors (the respondents). While, it is worth mentioning that the appellant had more than 30 years gleaming service experience in the field of teaching cadre.

{Copy of Appointment Order dated 28/11/1989 annexed Annexure-
A}

- 2) It is pertinent to mention here that the Appellant served from 1989 to 2003 against the post of 'PTC' and subsequently appointed on dated 24/07/2003 against the post of Senior English Teacher (General/Male BPS-16) upon the recommendations of the Departmental Selection Committee through the then Directorate of Education (Federally Administered Tribal Areas) of North West Frontier Province (NWFP) on regular basis dated.

{Copy of Appointment Order dated 04/08/2003 annexed Annexure-
B}

- 3) The Respondent No. 1/the Secretary Elementary & Secondary Education Khyber Pakhtunkhwa upon the recommendations of the Departmental Promotion Committee, through vide Office Notification No. SO (PE) E&SED/2-6/DPC/Meeting/06/01/2014, Dated Peshawar the 28/03/2014, the Appellant has been 'Upgraded' in his own designation/post of SET (BPS-16) to BPS-17 along with other SET's (Male/Female) candidates of the Khyber Pakhtunkhwa Province.

{Copies of Office Notification Dated 28/03/2014 annexed annexure-
C}

- 4) It is pertinent to mention here that the Respondents dropped/excluded the name of appellant from the 'List of Candidates' who's name were enlisted for regular promotion from BPS-16 to BPS-17 in their own cadre of Senior English Teacher of the Khyber Pakhtunkhwa Province on the sole ground of holding 3rd Division Master Degree in Urdu).

- 5) That the act of the Respondent regarding the exclusion of the present appellant from the list of candidates recommended for promotion as mentioned in the above Para is not only based on their malafide

intention but the same is also against the Principles of Natural Justice. Reliance could be made on the judgment of the Hon'ble Supreme Court of Pakistan in the Constitution Petition No. 24 of 2012 and Civil Petition No. 773-P of 2018, wherein it was held that:

'All are equal before the law and are entitled without any discrimination to equal protection of law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination. Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted to him by the constitution or by law'.

- 6) It is further supplemented that the Respondents dropped/excluded the appellant on the sole ground of Master Degree (Urdu) in 3rd Division from the list of those Candidates who's name were enlisted for regular promotion from BPS-16 to BPS-17 (SET) of the Khyber Pakhtunkhwa Province by way of 'Verbal Expressions/Order'. While, it is important to mention here that no Written Order/Notification has been issued regarding the appellant exclusion from the list of candidates recommended for regular promotion despite lapse of more than 'ten months' which clearly shows the malafide intention of the respondents. Likewise, the respondent's approach in the appellant case is also manifests that they haven't cooperated/responded to the 'Departmental Appeal' of the appellant within the statutory period of 90 days. Hence, keeping in view the above stated facts, the appellant being aggrieved of the unlawful acts of the respondents, and finding no other alternative remedy/option but to approach this Hon'ble Tribunal/Court through the appeal in hand on the following grounds inter alia:-

GROUND

- A) That the impugned 'Verbal Order' issued by the Respondents against the appellant whereby the appellant name has been excluded/removed from the 'List of Candidates' who's name were enlisted for regular promotion from BPS-16 to BPS-17 (SET) of the Khyber Pakhtunkhwa Province and zero response of the respondents regarding the appellant 'Departmental Appeal' within the statutory period of 90 days is not only against the Law, Rules and norms but also void abinitio and against the Principles of Natural Justice.

(5)

{Copies of Departmental Appeal & Reminders annexed annexure- D}

- B) That the Appellant has been condemned unheard and has not been treated in accordance with Law and Rules. Reliance could be made on the judgment of the Hon'ble Lahore High Court in the case title Muhammad Riaz Versus MS, Service Hospital Lahore (2016 PLC (C.S 296) wherein it has been clearly stated that;

'Whenever any discretion was given to an authority it had to be exercised not arbitrarily, but honestly, justly and fairly in consonance with the spirit of law after application of judicious mind and for substantial reasons-- Discretion had to be exercised with due care and caution keeping in mind the principles of natural justice, fair trial and transparency--Authority should record reasons with regard to dispensing with regular inquiry--Where recording of evidence was necessary to establish charge then departure from regular inquiry would amount to condemned unheard--Serving of Show-Cause notice and reply thereto in denial of allegations would not amount to affording the employee reasonable opportunity of showing cause'.

- C) That the Appellant is a well qualified and experience candidate, hence eligible for regular promotion according to his educational qualification and service experience. It is pertinent to mention here that the appellant also submitted an application before the 'Controller of Examination University of Peshawar' with subject 'Guidance'. But no positive clue/reply has been received from the concerned authorities till date. Reliance could be made on the judgment of the Hon'ble Court in the case of Ms. Shakeela Versus University of Peshawar through Vice Chancellor, wherein it was clearly stated that;

'In genuine cases, the High Court cannot fold-up its hand sealing the fate of an aggrieved student leaving him at the mercy of the people who indulge in reckless dispensation of duties--Bar against re-checking of papers cannot be taken as a stumbling block nor it can operate an absolute one in the way of High Court when seized with such a matter in its Constitutional Jurisdiction nor the Authorities' can be permitted to clad itself with the barring rule after committing wrong and causing injustice to a student by putting her over his academic career in jeopardy'.

{Copies of MA Degree along with Application annexed annexure- E}

D) That no opportunity of personal hearing and personal defense has been provided to the appellant which is against the Law, hence the impugned verbal order is void and illegal. It is further averred that the impugned verbal order was retrospective order which is null and void in the eyes of Law and also void according to the judgments of the Hon'ble Supreme Court of Pakistan reported as 2002 SCMR 1129, 2006 PLC 221 and KPK Service Tribunal Judgment titled as Abdul Shakoor Vs Govt of KPK. Likewise, the Hon'ble Supreme Court of Pakistan in the case title 'Manager Jammu and Kashmir State Property Vs Khuda Yar (PLD 1975 SC 678)' it has been clearly stated regarding the well-known principle of interpretation of statutes that;

'A statute should be interpreted in a manner which suppresses the mischief and advance the remedy. It is also supported by the observations made in that mere technicalities unless offering any insurmountable hurdle should not be allowed to defeat the ends of justice and the logic of words should yield to the logic of realities'.

E) That the impugned omission/inaction and delay on part of the respondents regarding non disposal of the 'Departmental Appeal' is a clear indication to deprive the appellant from his basic right of regular promotion. The appellant has more than 30 years Service on his credit and the impugned verbal order of the respondents is 'Coram non Judice' which is liable to be Set-aside as the same is not sustainable in the eyes of law.

F) That the Appellant shall be allowed to add any other ground(s) at the time of arguments.

PRAYER IN APPEAL

On acceptance of the Appeal in hand;

- i) The impugned 'Verbal Order' of the 'Respondent No. 2/the Director Elementary and Secondary Education' regarding the Appellant exclusion from the 'List of Promotion' against the post of SST from BPS-16 to BPS-17 may please be Set-aside and the appellant name shall be inserted/enlisted in the promotion list prepared for the post of SST.
- ii) The Impugned verbal Order shall be declared null and void as the same is illegal, unlawful, unauthorized, void- void-ab-initio,

without any lawful justification and due to the misrepresentation of the respondents ineffective upon the valuable rights of the plaintiff and nullity in the eyes of Law. Hence, the appellant shall be promoted to SST (BPS-17) with consequential benefits.

- iii) Any other relief deems proper in the circumstances of this case may also be granted in favor of the appellant.

Dated: 19/10/2020

Zia-Ud-Din
Appellant

Through

Zia-Ud-Din Khan
Advocate High Court

&

Federal Sharia Court
ZIA-UD-DIN KHAN
Advocate
High court Federal Sharia
Court of Pakistan

[Signature]

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHYUNKHWA PESHAWAR

Service Appeal No. _____ -P/2020

Fazli Wahid

VERSUS

Secretary Elementary Education

Affidavit

I, Fazli Wahid Senior English Teacher (BPS-16) Government High School Khar District Bajawar Khyber Pakhtunkhwa, do hereby solemnly affirm and declare on oath that the contents of this 'Service Appeal' are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court/Tribunal.

Fazli Wahid
DEPONENT

Identified by
Oath Commissioner/
Notary Public

ATTESTED
Oath Commissioner
Gul Deraaz Khan
High Court Peshawar
Gul Deraaz Khan
26/02/2020

Annex - 'A'

(9)

OFFICE OF THE AGENCY EDUCATION OFFICER BAJAUR AGENCY AT KHAR.
APPOINTMENTS.

Consequent upon the selection of the following Candidates in the Interview, The following Candidates are hereby appointed against the newly created of PTC post in BPS 7 GRS, TSO/-PS Fixed with usual allowances as admissible under the rules with effect from 1.12.1989, in the interest of public service.

S.No. Name of Candidate with Parents.	School where appointed.	Remarks.
1. Fazli Ghani S/O Nawaz Khan.	GPS Araygai.	Appointed against newly created post of PTC & directed to work at GPS Araygai.
2. Abdullah Jan S/O Mohammad Amin.	GPS Sahibabad.	Appointed against newly created of PTC post & directed to work at GPS Civil Colony Khar.
3. Ghulam Mohammad S/O Noor Mahmud.	GPS Ghaki No I (Salarzai).	Appointed against PTC post vice Abdul Wahid PTC selected for PTC training.
4. Said Gohar S/O Mohammad Yusuf.	GPS Ghaki No II (Salarzai).	Appointed against PTC post vice Taha Mohd PTC selected for PTC training.
5. Siraj Iqbal, S/O Said Mohammad.	GPS Dangool (Salarzai)	Appointed against PTC post vice Faiz Mohd PTC selected for PTC training and directed to work at GPS Civil Colony Khar.
6. Ali Mohammad S/O Fazir Mohammad.	GPS Kasa(Mahmud).	Appointed against newly created post & directed to work at GPS Ghaki No I.
7. Huseinullah S/O Huseinullah.	GPS Tangai(N).	Appointed against newly created of PTC post & directed to work at GPS Kasa.
✓ 8. Fazli Wahid S/O Mohammad Ahsan.	GPS Kasa(N).	Appointed against newly created of PTC post.

Terms/conditions:-

1. Charge Reports should be submitted induplicate to this office.
2. They should produce their health & eye certificate from the Agency Surgeon concerned.
3. Their appointments purely made on temporary basis and liable to termination with out any notice in time.
4. They should produce their original qualification certificates before taking over charge.

(HAFI AZIZ JAN KHAN),
Agency Edu Officer
Bajaur Agency.

Encl: No 4470-89 /A-I/PTC dated 28/11/89
Copy to the:-

- 1-3. Head Teachers concerned.
- 4-16. Candidates concerned.
17. 19. AAO(N) concerned.
20. Accountant of the local office.

Ajaz
Agency Edu Officer

OFFICE OF THE AGENCY EDUCATION OFFICER BAJOUR AGENCY AT KHAR
APPOINTMENTS

Consequent upon the selection of the following Candidates in the Interview, the following Candidates are hereby appointed against the newly created of PTC post in BPS-7 @Rs. 750/- PM fixed with annual allowance as admissible under the rules with effect from 01.12.1989, in the interest of public service.

S. No	Name of Candidate with parentage	School where appointed	Remarks
1.	Fazali Ghani S/o Namooos Khan	GPS Arangai	Appointed against newly created post of PTC & directed to work at GPS (sic)
2.	Abdullah Jan S/o Mohammad Amin	GPS Sahibabad	Appointed against newly created post of PTC & directed to work at GPS Civil Colony Khar
3.	Ghulam Mohammad S/o Noor Rehman	GPS Ghaki No 1 (Salarzai)	Appointed against PTC Post vies Abdul Wadood PTC selected for PTC training
4.	Said Rehman S/o Mohammad Yusaf	GPS Ghaki No II Salarzai	Appointed against PTC Post vice Tela Mohd PTC selected for PTC training
5.	Siraj iqbal S/o Said Mohammad	GPS Danqool (Salarzai)	Appointed against PTC post vice Yasir Mohd PTC selected for PTC training and directed to work at GPS civil Colony Khar
6.	Ali Mohammad S/o Faqir Mohammad	GPS Kase (Momund)	Appointed against newly created post directed to work at GPS Sawal No 1
7.	Kifayatullah S/o Hamidullah	GPSS Tangai (N)	Appointed against newly created of PTC post & directed to work at GPS Lassam
8.	Fazli Wahid S/o Mohammad Aleem	GPS Naga (N)	Appointed against newly created of PTC Post.

Terms & Conditions:

1. Charge reports should be submitted induplicate to this office.
2. They should produce their health & age certificates from the Agency Surgeon concerned.
3. Their appointments purely made on temporary basis and liable to termination without any notice and time.
4. They would produce their original qualification certificates before taking over charge.

Sd/-
(Haji Aqil Jan Khan)
Agency Edu; Officer
Bajour Agency

Endst No. 4470-89/A-I/PTC dated 28-11-89
1-8 Head Teachers Concerned.
9-16 Candidates concerned
17-19 AAEO (N) Concerned.
20 Accountant of the local office.

Agency Edu; Officer

NOTIFICATION

Consequent upon recommendation/selection by the Departmental Selection Committee the Director Schools and Literacy, NWFP Peshawar has been pleased to appoint the SETs (General/Male) in HPS-16 on regular basis (Rs. 3805-295-1255) plus usual allowances as admissible under the rules and the services of the following candidates belonging to FATA have been placed at the disposal of FATA Directorate for further posting vide his file No. 151/A-14/SETs(MEF) Appointment/2003/DSL/AD (Est: 1) Serial No. 3999-4155 dated 24/7/2003. The postings of the following SET candidates are ordered in the schools noted against their names. The order should take effect from 1/9/2003.

S.No.	Name/Father's Name	Posted at	Remarks
1:-	Waris Khan S/O Gul Shah PTC GPS Sardi Khel (FR. BU)	G.H. School Zadrana (SWA)	Against vacant SET post
2:-	Noor Sadi Mir S/O Gul Sadal Khan CT GHS Eidak (NWA)	G.H. School Khaddi (NWA)	Against N.C. Post
3:-	Faizullah Khan S/O Nawaz Khan CT GHS Azim Killi (FR. Bannu)	G.H. School Said Khan Kot B.W. Agency	Against V/Post
4:-	Mohammad Ayub S/O Badshah Gul CT GHS Alangudar (Khy.)	G. Middle School Azem Killi (Khy.)	Against N.C. Post
5:-	Noorullah Jan S/O Piraha Jan CT GMS Boya (NWA)	Middle School Ghulam Khan (NWA)	V/post
6:-	Mohammad Iqbal S/O Khailil Shah CT GMS Masap Mela (SWA)	G.M. School Chalwasht (SWA)	..do...
7:-	Jamat Mir Khan S/O Minedar Khan CT GHS Daulat Koroonb	G.H. School Daulat Koroonb	..do...
8:-	Sakhi Noor Gul S/O Alisher CT GHS Sararogha (SWA)	G.H. School S/Rogha (SWA)	..do...
9:-	Mumtaz Ali S/O Mir Shah Jehan CT GMS Aslam Roghna (FR. Bannu)	G.H. School Dran Shiekhan (Orakzai)	..do...
10:-	Said Ghulam S/O Mir Ghulam CT GMS Dandail (NWA)	G.M. School Dandail (NWA)	Against V/post
11:-	Sher Ali Khan S/O Kajeer Khan CT GMS Litak Kot (NWA)	G.H. School Sher Mohammad Kot (NWA)	N.C. Post
12:-	Nizamud Din S/O Sher Mohammad CT GMS Kulala Bajour Agcy	G.H. School Kamadara (Baj.)	..do...
13:-	Darya Khan S/O Shiekh Mir PTC GPS Nek Umer Khan Kot (N.W. Agency)	G.M. School Tamaray Uba (N.W.A)	..do...
14:-	Painda Jan S/O Gula Jan CT GMS Woucha Khwara (SWA)	G.M. School Ghuwa Khwa (SWA)	Against V/P
15:-	Akber Jan S/O Mohammed Hanif CT GHS Parachinar No. 2	G.M. School Kharlachi (Kurram)	..do....
16:-	Haji Mohammad S/O H. Daulat Khel CT GHS Eidak (NWA)	G.H. School Khaddi (NWA)	N.C. Post
17:-	Hameedullah Khan S/O Zowha Khan CT GHS Bagun (Kurram)	G.H. School Chagari (Kurram)	..do...

(Next Page 2)

- 18:-Abdul Latif S/O Haider Khan PTC GPSSidi Khel (FR.Tank) G.M.School Rustam Killi (FR.D.IKhan/Tank) Against
- 19:-Mir Salam S/O Abas Khan PTC GPS Tila Jan(FR.Bu) G.M.School Zariwan(SWA) V/Pos-
- 20:-Syed Fazal Hussain S/O Badshah Hussain CT GHS Pewar(Kurram) G.H.School Pewar -do- Kurram
- 21:-Danat Khan S/O Hazrat Gul CT GHS Sararogha(SWA) G.H.School S/Rogha S.W.Agency do.
- 22:-Sakhi Murad S/O Abdul Majid CT GHS Miranshah(NWA) G.H.School Garyum N.W.Agency N.C.Post
- 23:-Fazadullah S/O Shoor Jan GPS Mir Bahadur Kot(NWA) G.H.School Mandos Kot(NWA) -do-
- 24:-Tariq Shah S/O Janat Shah CT GHS Thall G.H.School Biland Khel Orakzai) V/ post
- 25:-Shehzar Khan SET GHS Raghzi Killi(NWA) G.H.School Raghzi Killi(NWA) Already oc
- 26:-Mohammad Zaman S/O Akber Zaman D.M GHS Momitan Khel G.M.School Khan Kot (S.W.Agency) V/post
- 27:-Sher Ali S/O Ali Khan PTC GMS Boya(NWA) G.M.School Chastmai Khadar Khel(NWA) ..do
- 28:-Hasin Khan S/O Ghazi Khel CT GHS Ahmadwan(SWA) G.H.School Ahmadwan S.W.Agency ..do
- 29:-Hazrat Khan S/O Masood Jan CT GHS Lakarai(Mohmand) G.H.School Landi Kotai (Khyber Agency) ..do
- 30:-Sher Bahadur S/O Amir Nawaz CT GHS M.Khan Killi(Khy:) G.H.School Mohammad Khan Killi(Khyber) Against v SET(Tech
- 31:-Afsar Khan S/O Ghulam Mohammad CT GHS Samabadabera(FR.Peshr:) G.H.School Mussa Dara(FR.Peshr:) V/Post
- 32:-Nasir Ali S/O Sher Ali Khan CT GMS Ibrahim Zai(Kurram) G.M.School Ibrahimzai Kurram Agency -do-
- 33:-Ashraf Noor S/O Gul Habib CT GHS Paya(FR.Kohat) G.H.School Paya(FR.KT) -do-
- 34:-Gouhar Khan S/O Umar Khan PPT GMS Kotka Marjan G.H.School Gulistan (Orakzai Agency) -do-
- 35:-Inayatullah S/O Noor Mohammad CT G.M.S Hashim Kot(Mohmand) ..do ..do
- 36:-Mohammad Afzal S/O Khan Afzal CT GHS Ghalober (Bera) G.H.School Akhantalab (Khyber) N.C.P
- 37:-Said Rahman S/O Abdur Rahman CT GHS Jan Khan Killi(Khy) ..do ..do
- 38:-Mohammad Riaz S/O Said Rahman SET GHSS Jaurud(Khyber) GHSS Jaurud(Khy) Already o V/Pos
- 39:-Mohammad Nisar S/O Mohammad Salim CT GHS Subhan Khwar G.H.School Dradar Mamoozai (Orakzai Agency) V/P
- 40:-Falak Sher Khan S/O Eid Akder CT GHS Ghazir Jan(FR.Bandu) G.H.School Shakki S.W.Agency V/20
- 41:-Kalimullah S/O Maseenullah CT GHS Barkhalozai(Bajaur) G.M.School More Darra Bajaur Agency N.C.
- 42:-Mohammad Israil S/O Mohammad Shuaib Ali PTC GPS Kotka Aziz Khan G.H.School Wana V/P
- 43:-Zainoor Khan S/O Sher Ahmad Khan PTC GPS Sher Ahmad Khan(FR.Bu) G.H.School Dran Shickhan (Orakzai Agency) V/post

7.-Mir Abas Jan S/C Sikandar Ali Shah CT GHS And Khel	G.H. School And Khel (Orakzai)	V/Post
8:-Qudrat Khan S/C Musharaf Khan DM GHS Ghafoor Khan Killi	G.H. School Ghafoor Khan Killi	do.
9:-Fazli Wahid S/C Mohammad Halim PTC GHS Loisan(Baj;)	G.H. School Sarkari Qilla (Bajour)	do.
10:-Nazirur Rahman S/C Habibur Rahman CT GHS Dabkor(Mohd;)	G.H. School Kamsbilman Khyber	do.
11:-Riaz Hussain S/C Iqbal CT GHS Abbadzai (Kurran)	G.H. School Alizai Kurran Agency	do.
12:-Ziaullah Jan S/C Bahadur Khan CT GHS Sawaldher(Mdn;)	G.H. School Mandatal (Orakzai)	N.C Post
13:-Sayed Qayum S/C Bismillah Khan Lab; Asstt; GHS Shalober Para	G.H. School Kamsbilman Khyber	N.C.P
14:-Najeeb Hussain S/C Ahmad Alizai CT GHS No. 2 Parachinar	G.H. School Perimangle Kurran	V/Post
15:-Jamshid Khan S/C Akber Shah CT GHS Behlola Chard	G.H. School Saiful Dara Orakzai Agency	do.
16:-Rabatullah S/C Nazeer Khan CT GHS Kala Khan Jani Khel	G.H. Sch Spindar (Orakzai)	N.C.P
17:-Shamshad Khan S/C Zari Khan CT GHS Faridi FR.Fesh;	G.H. School Jaffar Khan Killi (Khyber)	V/Post
18:-Gouhar Rahman S/C Malang CT GHS Lakanai(Mohd;)	G.H. School Qajar Din Kor (Mohmand)	N.C.P
19:-Mohammad Anwar S/C Mohamad Yaqoob CT GMS Petweli(SWA)	G.H. School Ashker Kot SWA Agency	V/Post
20:-Jaffar Khan S/C Anai Khan GHS Snadargai(FR.Feshr;)	G.H. School Faridi FR.Feshwar	V/Post
21:-Iqbal Hussain S/C Ahmad Ali CT Bilyazin(Kurran)	G.H. School Bilyazin Kurran Agency	V/Post
22:-Subhanullah S/C Fazli Ahmad CT GMS Akhunzadgon(Mohd;)	G.H. School Kharghali Khyber Agency	do.
23:-Abdur Raziq S/C Rahim Shah CT GMS Togh Srai Hangu	G.H. School Saifuldara Orakzai	do.
24:-Inayatur Rahman S/C Mukaram Khan CT GHSS Ghallana	G.H.S. Paddiali (Mohmand)	do.
25:-Ihsanullah S/C Habibullah CT GHS Pesar Kurran	G.H. School Pesar Kurran	do.
26:-Mujahid Khan S/C Rahmat Jan CT GMS Nawar Killi	G.H. School Miantli Bazar Orakzai	do.
27:-Jehanzeb S/C Abd Khan CT GHS Shawa(NWA)	G.H. School Sawaro Kot Orakzai Agency	do.
28:-Saleem Khan S/C Taj Mohd PTC GPS Chargo Killi	GHS Kurezi (Orakzai)	do.
29:-Said Akber Shah SET GHS Chaghar Matti(Peshr;)	GHS Patwar(Bajour)	N.C.P
30:-Kausar Ali S/C Gulbat Khan CT GHS Sarohi Garhi(Orak)	G.M. School Sabzi Khel Khel (Orak;)	V/Post
31:-Said Badshah S/C Amir Abas Khan L/A GHS Daulat Kor(FR.Bank)	G.H. School Darazinda FR.D.I. Khan	do.
32:-Sabir Hussain S/C Ali Hussain CT GMS Kharlachi(Kurran)	G.H. School Burki(Kurran)	do.
33:-Mohammad Hussain S/C Shah Alam CT GHS Ahmadwan(SWA)	GHS Ahmadwan(SWA)	do.
34:-Najeebullah S/C Nekma Khan PTC GMS Awal Khan (FR.Bannu)	G.H. School Farwan (FR. Bannu)	N.C.P

(Contd. N.E-8)


(17)

- 35:-Qareebullah S/O Musa Khan
CB GHS Nahaqi G.H.School
Laisillman V/Post
Khyber Agency
- 36:-Unar Khan S/O Dilawar Khan
PTC GMS Chayaran Ch G.H. School
Mahora (Kurram) do
- 39:-Mohammad Zahid Ali S/O Abdullah
Jan PET Ghani Dehri Mkd G.H.School
Sardela (Orak) do
- 38:- Niaz Mir Khan S/O Gulab Khan
PTC GFS Latif Killi Mkd G.H.School Kamadara N.C.Post
Rajour do
- 39:-Aminullah S/O Moser Khan PTC
GPS Zardad FR.Bannu G.H.School Deradar
(Orakzai) N.C.P
- 40:-Rajab Ali S/O Ahmad Shah CT
GHS Kunj Alizai (Kurram) G.H.School Mahora
Kurram Agency V/Post

TERMS AND CONDITIONS

- 1:- They will be governed by such rules and regulations as may be prescribed from time to time by the Govt. for the category of Govt. servants to whom they belong.
- 2:- Their services will be liable to be terminated on one months prior notice from either side. In case of resignation without notice one month pay will be forfeited in lieu thereof.
- 3:- They will take over charge within 15 days after 31/8/03.
- 4:- Their interxse-seniority will be determined in accordance with the merit fixed by the Departmental Selection Committee.
- 5:- They shall be on probation for a period of two years.
- 6:- they shall be required to furnish copies of all their certificates/certificates alongwith the original receipts and photocopies thereof pertaining to the verification fee of the concerned examining bodies (Board/University) to the E.D.C (Schools/Litr.) A.E.C concerned. The latter shall arrange verification of all the certificates/degree of the appointee of their respective Agency and will issue a clearance certificate to each appointee for the release of his pay. His pay bill should not be submit to the Accounts office concerned before verification of all certificates/degree from the concerned institutions of each candidates.
- 7:- The Heads of the institution/DDC must check the service books of the In-service teachers before handing over charge to them.
- 8:- Compliance report regarding taking over charge by the appointee within stipulated period should be submitted to the Directorate within one month.
- 9:- The service of newly appointees should be checked whether they had been working on contract or Regular basis before their appointment as SET. In case the Inservice teacher working on contract basis and appointed on regular basis against SET post by virtue of this appointment their order will be revised and they will be appointed on contract basis. The AEO concerned should immediately inform the Director, Schools and Literacy NWFP in this respect.
- 10:- No TA/DA Etc is allowed.
- 11:- Charge reports should be submitted in duplicate to all concern

آزاد کشمیر


 (PROF. DR. ABDUR RAUF KHAN)
 DIRECTOR OF EDUCATION, I
 PATA, NWFP, PESHAWAR.

Entd: No 12348-578 /

Dated Peshawar the 4 / 8 / 2003

Copy of the above is forwarded for information to the:-

- 1:- Director Schools and Literacy NWFP, Peshawar.
- 2:- All Agency Education Officers in FATA.
- 3:- All Principals/ Headmasters Govt. High Schools in FATA.
- 4:- A.G(ER) sub office Peshawar.
- 5:- All Distt./ Agency Accounts officers concerned.
- 6:- P/files

2
DY: DIRECTOR OF EDUCATION
FATA, NWFP, PESHAWAR

DIRECTOR OF EDUCATION (F.A.T.A) NWFP PESHAWAR

NOTIFICATION

Consequent upon recommendation/selection by the Departmental Selection Committee the Director Schools and Literacy NWFP Peshawar has pleased to appoint the SETs (General/Malk) in BPS-16 on regular Basais (Rs. 3805-295-12655) plus usual allowances as admissible belonging FATA have been placed at the disposal of FATA Directorate for further posting vide his file No 151/A-14/SETs(M&F)Appointment/2003/DSL/AD(Est;1) Endst No 3999-4155 dated 24.7.2003. the posting of the following SET candidates are order in the schools noted against their names.
The order should have effect from 1.9.2003.

S. No	Name / Father name	Posted at	Remarks
1.	Waris Khan S/o Gul Shah PTC GPS Sardi KHel (FR.BU)	GH Scoll Zadrana (SWA)	Against Vacant SET Post
2.	Noor Sadi Mir S?o Gul Sadal Khan CT BHS Eidak (NWA)	GH School Khaddi (NWA)	Against N.c Post
3.	Faizullah Khan S/o Nawaz Khan VT GHS Azim Killil (FR.Bannu)	G.H.School Said Khan Kot B.W Agency	Against V/Post
4.	Mohammad Ayub S/o Badshah Gul VT GHS Alamgudar (Khy;)	G.Middle School Azeem Killi (Khy;)	Against N.C.Post
5.	Noorullah Jan S/o PirKha Jan CT GMS Boya (NWA)	G.Middle School Ghulam Khan (NWA)	V/Post
6.	Mohammada IQbal S/o Khailil Shah CT GMS Masap Mela (SWA)	G.M School Chalwashti (SWA)	--do--
7.	Janat Mir Khan S/o Minadar Khan CT GHS Daulat Koroona	GH School Daulat Koroona	--do--
8.	Sakhi Noor Gul S/o Alisher CT GHS Sararogha (SWA)	GH School S/Rogha (SWA)	--do--
9.	Mumtaz Ali S/o Mir Shah Jehan CT GMS Aslam Roshnai (FR.Bannu)	GH School Dran Sheikhan (Orakzai)	--do--
10.	Said Gulam S/o Mir Ghulam CT GMS Damdail (NWA)	GM School Damdail (NWA)	Against V Post
11.	Sher Ali Khan S/o Kajeer Khan CT GMS Litak Kot (NWA)	GH School Taj Mohammad Kot (NWA)	N.c Post
12.	Nizamud Din S/o Sher Mohammad CT GMS Gulala BAjour Agency	GH School Kamardara (Baj;)	--do--
13.	Darya Khan S/o Sheikh Mir PTC GPS NAK Umar Khan Kot (NWA)	GM School Tamray Uba (NWA)	--do--
14.	Painda Jan S/o Gula Jan CT GMS Woucha Khwara (SWA)	GM School Ghuwa Khwa (SWA)	Against V/P
15.	AKber Jan S/o Mohammad Hanif CT GHS PARachinar No 2	GM School KHERlachi (kurram)	--do--
16.	Haji Mohammad S/o H. Daulat KHel CT GHS Eidak (NWA)	GH School Kheddi (NWA)	N.O Post
17.	Hameedullah Khan S/o Zowta Khan CT GHS Begun (Kurram)	GH School Chapari (Kurram)	--do--

18	Abdul Latif S/o Haider Khan PTC GPS Side Khel (FR Kohat	G M School Rustam Killi FR D.I Khan Tank	Against
19	Mir Salam D/o Abbas Khan PTC GPS Tila Jan (FR Bu)	G. M. School Zariwan (SWA)	V/Post
20	Syed Fazal Hussain S/o Badshah Hussain CT GHS Pewar (Kurram)	G.H. School Pewar Kurram	-do-
21	Danat Khan S/o Hazrat Gul CT GHS Sararaogha (SWA)	G.H. School S/o Rogha S.W. Agency	-do-
22	Sakhi MURad S/o Abdul Majid CT GHS Miranshah (NWA)	G.H.School Garyum W.W.Agency	N.C Post
23	Fazadullah S/o Shoor Jan GPS Mir Badadur Kot (NWA)	G.H. School Mandos Kot (NWA)	-do-
24	Tariq Shah S/o Janat Shah CT GHS Thall	G.H. School Biland Khel Orakzai)	V/post
25	Shahzar Khan SET GHS Raghzi Killi (NWA)	G.H. School Khan Raghzi Killi (NWA)	Already
26	Mohammad Zaman S/o Akbar Zaman D.OM GHS Momitan Khel	G.M. School Khan Kot S.W. Agency	V/post
27	Sher Ali S/o Ali Khan PTO GMS Boya (NWA)	G.M School Ghashmai Khadar Khel (NWA0	-do-
28	Hasin Khan S/o Ghazi Khel CT GHS Ahmadwa (SWA)	G.H.School Ahmadwam S.W Agency	-do-
29	Hazrat Khan S/o Masood Jan CST GHS Lakarai (Mohmand)	G.H. School Landi Kotal Khyber Agency	-do-
30	Sher Bahahur S/o Amir Nawaz CT GHS M. Khan Killi (Khy)	G.H School Mohammad Khan Killi (Khyber)	Against vacant SET (Tech
31	Afsar Khan S/o Ghulam Mohammd CT GHS Samabadabera (FR Pesh)	G.H School Mussa Dara (FR Peshawar)	V/post
32	Nasir Ali S/o Sher Ali Khan CT GMS Ibrhaim Zai (Kurram)	G.M. School Ibrahimzai Kurram Agency	-do-
33	Ashraf Noor S/o Gul Habib CT GHS Paya (FR Kohat)	G.H School Paya (FR. KT)	-do-
34	Gouhar Khan S/o Umer Khan PET GMS Kotka Mardan	G.H. School Gulistan Orakzai Agency	-do-
35	Inayatulah S/o Noor Mohmand CT GMS Hashim Kor (Mohmand)	-do-	-do-
36	Mohammad Afzal S/o Khan Afzal CT GHS Shalobar (Bara)	G.H.School Akhuntalab (Khyber)	N.C.P
37	Said Rahman S/o Abdur Rahman CT GHS Jan Khan Killi (Khy)	-do-	-do-
38	Mohammad Riaz S/o Said Rahman SET GHSS Jamrud (Khyber)	GHSS Jamrud (khy)	Alrady
39	Mohammad Nisr S/o Mohmand Sali, CT GHS Subhan Khwar	G.H. School Dradar Mamoozai Orakzai Agency	V/post
40	Falak Sher Khan S/O Eid Akbar CT GHS Ghazimar Jan (FR Bannu)	G.H. School Shakki S.W Agency	V/post
41	Kalimullah S/o Maseehullah CT GHS Karkhalozai (Bijou)	G.M School Mor Dara Bajour Agency	N.C
42	Mohmand Israil S/o Mohammad Shuaib Ali PTC GPS Kotka Azadkhan	G.h School Wana	V/post
43	Zainoor Khan S/o Sher Ahamd Khan PTC GPS Sher Abad Khan (FR Bannu)	G.H Schol Dran Sheikhan (Orakzai Agency)	V/post

44	Inayat ur Rehman S/o Mohammad Ali CT GHS Sadda (Kurram)	G.M School Khar Kili Kurram Agency	N/C. Post
45	Sher ASli Khan S/o Pasto Gul CT GHS Jafaar kili (Khy)	G.H School Jaffar Khan Killi (Khy)	V/post
46	Amir Khan S/o Akbar Khan J/Clerk, Higher Edu. Civil Sectt. Peshawar	G.H School Kharghali Khyber Agency	-do-
47	Ghulam Mohammad S/o Arab Din CT GMS Amrai Kor (Mohmand)	G.M School Prangdara Khyber Agency	-do-
48	Dast Ali Khan S/o Bashir Gul CT GHS Dabkor (Mohmand)	G.H School Badama Kurram Agency	-do-
49	Awal Mohammad S/o Mahmood Khan CT GHS Pindi Lalman (Khy)	G.M School Chora (Khy)	-do-
50	Ibrar Hussain S/o Mehboob Hussain CT GMS Luqman Khel (Khy)	G.H School Minato (Kurram)	N.C Post
51	Zahoor Hussain S/o H. Noor Hussain CT GHS Shah Ibrahim	G.H School Alizai Khyber Agency	-do-
52	Hameed Ullah S/o Musali Khan CT GMS Badar Jan (F.R Bannu)	G.H. School Wana (SWA)	V/post
53	Mohammad Akram S/o Sarfaraz PTC GPS Kala Khan (FR, Bannu)	G.H School Kohi Baharan FR DIK	-do-
54	Mohmmmad Rhaim S/o Inam Khan CT GMS Mandana (SWA)	G.H. School Nano (SWA)	-do-
55	Mohammad Amin S/o Umar Baz SV GMS Qadam (Khy)	G. Middle School Jabba Khyber Agency	V/Post
56	Amir Hamza S/o Ghulam Haider CT GMS B/Tangi (SWA)	G.H School Zadrana (SWA)	-do-
57	Hussain Ali S/O Mohammad Ali CT GHS Kohi Hassan Khel (FR Pesh)	G.M. School Noor Ali Killi (FR Peshawar)	-do-
58	Nasrullah Jan S/o Ghulam Nabi CT GHS Gul Akram (FR Bannu)	G.M School Kanigurram S.W Agency	-do-
59	Ashiq Hussain S/o Badshah Hussain CT GHS Nisti Kot (Kurram)	G.H School Burki Kurram Agency	-do-
60	Mohammad Hanif S/o Mohammad Arif PTC GPS Shingar GUI (Bajour)	G.H. School Bar Saporai Bajour Agency	N/C. Post
61	Mohammad Idris S/o Hayat Gul CT GHS Lund Khwar (Mardan)	G. M. School Ghiljo Orakzai Agency	V/Post
62	Nusrat Shah S/o Khan Ahmad Sh. CT GHS Kandi Zarin Khel FR Pesh	G.H. School Faridi FR Peshawar	V/post
63	Abidullah S/o Rab Nawaz PTC GPS Sadgi Mani Khan (FR. Bu)	G.H School Janatta S.W Agency	-do-
64	Mashooq Akram S/o Amin Khan CT GHS Harichand (Mardan)	G.H School Toothi Bah (Orakzai)	-do-
65	Noorul Wahab S/o Fazli Wahab CT GHS Nahaqi (Peshawar)	G.M. School Dara Garhi Orakzai Agency	N.C.P
66	Ibrahim Khan S/o Lalzada CT GHSS Mayar Mardan	G.H School Bazeed Khel Khyber Agency	V/post
67	Ahmad Jan S/o Mohammad Jan CT, GHS No.2, Peshawar, City	G.H. School Akhun Talab Khyber Agency	N.C.P -do-
68	Rafiqullah S/o Gul Habib CT GMS Ayaz Kot (NWA)	G.M School Aba Khel N.W. Agency	N.C. Post
69	Sakhi Zaman S/o Gul Zaman CT GMS Momitan Khel (FR Bannu)	G.M. School Anjani (Orakzai)	V/Polst

70	Gulab Hussain S/o Haider Hussain CT GHS No.1 Parahincar	G.H. School Mahoorra (Kurram)	N/S
71	Siraj Ali S/o Younis Ali CT GMS Paloosi (Orakzai)	G.H. School Paloosai Orak.	-do-
72	Nasar Khan S/o Itbar Khan CT GHS Sandu Khel (Mohmd).	G. M. School Anwar (Orakzai)	V/Post
73	Sullaiman Khan S/o Rahmat Shah CT GMS Shindhhand (FR. KT)	G.H. School Paya (FR KT)	V/post
74	Gul Salam S/o Abdul Mateen CT GHS Pandiali (Mohmand)	G. H Schol Pandaiali Mohmand	N.C
75	Qalandar S/o Mohammad Rafiq CT GHS No.2, Skhakot (Mkd)	G.M. School Sara Khuna (Orakzai)	N.C.P
76	S. Syed Nawaz S/o Mohammad Sharif TT GMS Land (NWA)	G.M School Land (N.W.A)	N.C.P
77	Mohammad Azam S/o Lalmadar Khan CT GMS BOya (NWA)	G.H. School Garyun (NWA)	V/Post
78	Abdul Hakeem S/o Rahim Jan CT GMS Nawagai (Bajour)	G.H School Sarkari Qilla (Bajour)	V/post
79	Sardar Hussain S/o Malook Khan CT GHS Takhtbai (Mardan)	G.H School Bazee Khel Orazai	V/post
80	Ghulam Mohammad S/o Abdul Qadir CT GMS Din Mohammad Kor (FR Tank)	G.M School Sheikh Mela FR Kohat	V/post
81	Inayat Khan S/o S. Amir Shah CT GHSS Sherpao (Chda)	G.H., School Manz Garhi (Orakzai)	-do-
82	Riaz Shah S/o Umar Shah CT GHS Ghafoor Khan Killi (Khy)	G.H. School Khar Gari (Khyber)	N.CP.
83	Jan Khan So Bunair Shah CT GMS Shago (Bajour)	G.M School Naraaza Bajour	-do-
84	Munawar Gul S/o Mir Alam PTC GPS Ramayan FR Bannu	G.H School iarza S.W Agency	-do-
85	Ghulam Qadir S/o Mohammad Zamam CT GHS Zoorbadar (Bajour)	G.H. Scholl Batwar Bajour	N.C
86	Sultan Khan S/o Sher Zaman CT GHS Habibullah (FR. Bu)	G.H. School Mandatal Orakzai Agency	N.C
87	Sajid Ali S/o Mohammad Sharif CT GHS Alamgudar (khy)	G.H. School Jan Khan Killi (Khyber)	V/P
88	Sajjad Ali S/o Ghazan PTC GPS Mula Jan Mardan	G.M School Ghuz Garh Orakzai Agency	V/P
89	Mohammad Farooq S/o Muhammad Sadiq CT GMS Tanai (SWA)	G.H. School Khwastori Khel (Orakzai)	-do-
90	Shindi Gul S/o Ghazi Khan CT GMS Chapari (khy)	G.M School Chapari Khyber Agency	-do-
91	Hazoor Rahman S/o Hizar Rahman CT GHS Loisam (Bajour)	G.H. School Sarkari Qilla (Bajour)	-do-
92	Arshad Salim S/o Mohammad Saleem CT GHS Dara Adam Khel (FR KT)	G.H. School Khurwal FR Kohat	-do-
93	Habib Said S/o Abas Khan DM GMS Dakk Ghard	G.M School Dippa Orakzai Agency	-do-
94	Mohammad Shafiq S/o Khial Mohammad CT GHS Hassu Khel (NWA)	G.H. School Garyum N.W Agency	-do-
95	Asif Khan S/o Sultan Mohammad CT GHS Danish Kool (Mohmand)	G.M School Chapari Feroz Khel (Orakzai)	-do-

			Against v/post
96	Akhta Gul S/o H. ZXari Khan CT GHS Triekh Talai (SWA)	G.M .School Poi Khula SWA	
97	Rabid Saeed S/o Zarbaz Khan CT GMS Samandi Mela (FR KT)	G.H School Ara Khel FR Kohat	-do-
98	Abdur Rehman S/o Mohammad Hashim CT GMS Bazmir FR Pesh	G.H School Musadura (FR Pesh)	-do-
99	Said Bahadar S/o Khan Akbar CT GMS Zano Dheri Mardan	G.H School Mandatai (orak)	N.C Post
100	S. Israr Hussain S/o S. Asghar Hussain CT GMS Yarda Kurram	G.M. School Shakardara Kurram	V/post
101	Payo Khan S/o Gul Mohammad Khan CT GHS Sadda (Kurram)	G.M School Dogar Kurram	V/post
102	Mohammad Ibrahim S/O Nawab Khan CT GHS Kandow (FR, Pesh)	G.H. School Faridi (FR Pesh)	V/post
103	Mirwas kHan S/o Hakim Khan CT GHS SBadabera FR Pesh	G.M School Said Azam Killi (FR Pesh)	N.C. P
104	Khan Malik S/o Jandar khan CT GMS Shakha Khel (SWA)	G.M School Shakka Khel (SWA)	V/post
105	Abdul Khaliq So Manoor Khan CT GHS Zintara (Khy)	G.H., School Kamar Khel Attari (Khy)	V/post
106	Khan Jan S/o Mir Alam CT GHS Ekkaghund (Mohmand)	G.H. School Paloosai (Orak)	N.C.P
107	Sayedul Rahman S/o Breshan Gul CT GHS Jani Khel	G.H. School Kotkai S.W. Agency	V/post
108	Mohammad Jan S/o Ghulam Jan PTC GPS Almar Killi (FR DIK)	G.M. Schol Torkani F.R Dikhan	-do-
109	Shahidullah S/o Wali Mohammad GMS Litak Kot (NWA)	G.M. School Ziraki N.W. Agency	V/post
110	Matiullah Khan S/o Atlas Khan CT GHS Kotka Saadullah FR Bu.	G. M. School Dosali Village (NWA)	N.C. Post
111	Noor Mohammad So Sailgai Khan CT GMS Shakki (SWA)	G.H School Dosali Village (NWA)	V/post
112	Haji Mohammad S/o Mohammad Amin DM GHS Spinwam (NWA)	G.M School Makeen Chalarai (SWA)	N.C.P
113	Haji Mohammad S/o Mohammad Amin DM GHS SPINwam (NWA)	G.H. School Taj Mohd. Kot (NWA)	N.C.Post
114	Sarwar Khan S/o H Amanullah Khan CT GHS Chat (Kurram)	G.H. School Chat Kurram Agency	V/post
115	Ameen Hussain S/o Faqir Hussain CT GHS Shalozan (Kurram)	GHS Bushera (Kurram)	N.C.P
116	Nooruallah khan So Sher Badshah SV GHS Kandow	G.H. School Paloosi Orakzai	-do-
117	Jehanzeb S/o Alam Khan CT GHS Bargantoo (FR Bu)	G.H. School Makhezai Kurram Agency	-do-
118	Mushtaq Hussain S/o Mukhtar CT GHS Shalozan (Kurram)	GHS TERimangle Kurram Agency	-do-
119	Daulaat Hussain S/o Zawar Hussain CT GHS Shalozan (Kurram)	G.M. Schol Aman Kot Kurram Agency	V/post
120	Mohammad Jamal S/ Yar Akbar CT GHS Kamar Khel Attari	G.H. School Kamar Khel Attari	-do-
121	Abdul Malik S/o Mir Alam Jan CTG GHS Jalaa Mela (Orak)	G.H. School Jalaka Mela (Orakzai)	-do-
122	Saidullah Shah S/o Said Badshah CT GHS Mohammad Khel (NWA)	G.H.School Ali Khel (NWA)	-do-

Better Copy

123	Saleem Khan S/o Shah Jehan CT GHS Kashkorroona (Mrd)	G.M School Spindar Orakzai	v/post
124	Farman Ali S/o Fazli Rahman PTC GPS Shamilat Zarifi	G.H. School Sawaro Kot Orakzai	N.C.post
125	Noor Kalam Khan S/o Jalandar Khan GHS Ladhar (SWA)	G.H. School Ladha South Wazr. Agency	V/post
126	Amir Ali S/o Kabul Khan A.T GH Mohmand Khel (FR.Bu)	G.M. School Daradar Orakzai Agency	-do-
127	Noorur Rehman S/o Amir GUI Din PTC GPS Marki Khel	G.M. School Bangiwala S.W. Agency	v/post
128	Jalal ud Din S/o Nor Jan CT GMS Malik Mela (SEA)	G.H. School Karama S.W. Agency	-do-
129	S. Fazli Akbar S/o Said Akbar Jan CT GHS Khair Abad	G.M. School Koochi Kurram Agency	-do-
130	Umar Shah S/o Rhaim Shah PET GHS Landi Kotal (khy)	G.M. School Kamal Baza Kurram Agency	-do-
131	Saeedullah S/o Mir Azam Khan CT GPS Hassu Khel (NWA)	G.H. School Shamazon Kot (N.W. Agency)	-do-
132	Mohammad Anwar S/o Alim Khan CT GMS Said Azam Killi	G.H School Said Azam Killi (FR Pesh)	N.C. Post
133	Ihsanulah S/o Habibullah CT GMS Mohd. Nawaz Kot (SWA)	G.H. School Shinkai S. W Agency	V/post
134	Raza Ali Gulfan S/o H. GULfam Raza CT GHS No.2 Parachinar	G.M. Schol Ghareeba Kurram Agency	-do-
135	Ajab Khan S/o Sultan Khan PTC GPS Daggar	Govt. High School Land (NWA)	N.C.P
136	Abdul SamadS/o Noor Mohammad CT GMS Mano (Baji)	G.H. School Pashat Bajour	V/post
137	Ali Majan S/o Noor Alam Khan CT GHS Mali Killi	G.H. School Minatoo Kurram	N.C. Post
138	Sher Haider S/o Gul haider CT GMS Khatti Killi (NWA)	G.M. School Hamid kot N.W. Agency	N.C.post
139	Noor Alam S/o Mushke ALam CT GMS Kotka Ayaz (FR. Bu)	G.M. School Yakho Kandow Orakzai Agency	V/post
140	Daftar Khan S/o Yaqoob Khan CT GMS Pipali Picket	G.H. School Shah Ibrahim Kurram Agency	V/post
141	Sahib Zada S/o Nazir Zada CT GMS Mehtar GHundai (Mrd)	G.H. Sch. Sawaro Kot Orakzai	N.C.Post

SCIENCE CANDIDATE

Proposed vide dissector schools No.3854-3964 dated 24.07/0

1	Syed Abid Hussain S/o S. Shabir Hussain CT GMS Angori (Kurram)	G.H. School Angori Kurram Agency	V/post
2	Akhtar Hussain S/o Muhammad Nazir L/Asstt. Go Sadda Kurram	G.M. School Tindo Kurram Agency	-do-
3	Shahid Hussain S/o Dildar Hussain CT GHS No.1, Parachinar	G.H. School Bushara Kurram Agency	N.C.Post
4	Riyasat Shah S/o Haya Khan PTC GPS Haider Killi (Chard)	G.H School Srameena Orakzai	V/post
5	Wazir Iqbal S/o Mohammad Sharif CT GHS Malandari	G.H.S Pashat (Bajour)	-do-
6	Awal Khan S/o MOsam Khan CT GHSS Bazhicha Dehri (Chd)	G.h. School Mishti Bazar (Orak)	-do-

7	Mir Abas Khan S/o Sikandar Ali Shah CT GHS and Khel	G.H School And Khel (Orak.)	V/post
8	Qudrat Khan S/o Musharaf Khan DM GHS Ghafoor Khan Killi	G.H. School Hafoor khan Killi	-do-
9	Fazli Wahid S/o Mohammad Halim PTC GP SLoisam (Bajour)	G.H. School Sarkari Qillia (Bajour)	-do-
10	Hazirur Rahman S/o Habibur Rehman CT GHS Dabkar (Mohd)	G.H. School Kamshilman Khyber	-do-
11	Riaz Hussain S/o Iqbal CT GHS Abmadzai (Kurram)	G.H. School Alizai Kurram Agency	-do-
12	Ziaullah Jan S/o Bahadar Khan CT GHS Sawaldher (min)	G.H. School Mandatai (Orakzai)	N.C.Post
13	Sayed Qayum S/o Bismillah Khan Lab, Asstt. GHS Shalober Bara	G.H. School Kamshilman Khyber	N.C.P
14	Najeeb Hussain S/o Ahmad Afzal CT GHS No.2, Parachinar	G.H. School Terimangle Kurram	V/Post
15	Jamshid Khan S/o Akbar Shah CT GHS Behlola chard.	G.H. School Saiful Dara Orakzai Agency	-do-
16	Rahatullah S/o Nazeer Khan CT GMS Kala Khan Jani Khel	G.H. Sch. Spindar Orakzai	N.C.P
17	Shamshad Khan S/o Zari Khan CT GHS Paridi FR Pesh.	G.H. School Jaffari Khan Killi Khyber	V/post
18	Gouhar Rahman S/o Malang CT GHS Lakarai (Mohd)	G.H School Qamar Din Kor (Mohmand)	N.C.P
19	Mohammad Anwar S/o Mohammad Yaqoob CT GMS Peteli (SWA)	G.H. School Faridi FR Peshawar	V/post
20	Jaffar Khan S/o Amal Khan GHSSradargai (FR Pesh)	G.H. School Faridi FR Peshawar	V/post
21	Iqbal Hussain S/o Ahmad Ali CT Bilyamin (Kurram)	G.H.School Rilyamin Kurram Agency	V/post
22	Subhanullah S/o Fazli Ahad CT GMS Akhunzadgon. (Mohn)	G.H School Karghali Khyber Agency	-do-
23	Abdur Raziq S/o Rahim Shah CTG GHS TOgh Srai Hangu	G.H. School Saifuldara Orakzai	-do-
24	Inayat ur Rehman S/o Mukaram Khan CT GHSS Ghallanai	G.H. School Pandiali Mohmand	-do-
25	Ihsanullah S/o Habibullah CT GHS Pewar Kurram	G.H School Pewar Kurram	-do-
26	Mujahid Khan S/o Rahmat Jan CT GMS Nawan Killi	G.H School Mishti Bazar Orakzai	-do-
27	Jehanzeb S/o Abu Khan CT GHS Shawa (NWA)	G.H. School Sawaro Kot Orakzai Agency	-do-
28	Saleem Kan S/o Taj Mohd. PTC GPS Chargo Killi	GHS Kurez (Orakzai)	-do-
29	Said Akbar Shah SET GHS Chaghar Matti Peshawar	GHS Batwar (Bajour)	N.C.P
30	Kausar Ali S/o Gulbat Khan CT GHS Sarobi Garhi (Orak)	G.M School Sabzi Khel Orak.	V/post
31	Said Badshah S/o Amir Abas Khan L/A GHS Daulat Kor (FR Tank)	G.H. School Darazinda F.R D.I. Khan	-do-
32	Sabir Hussain S/o Ali Hussain CT GMS Kharlachi (Kurram)	G.H. School Burki (Kurram)	-do-
33	Mohammad Hussain S/o Shah Alam CT GHS Ahmadwan (SWA)	GHS Ahmadwan (SWA)	-do-
34	Najeebullah S/o Nekma Khan PTC GMS Awal Khan (FR Bannu)	G.H. School Zarwam (FR. Bannu)	N.C.P

Better Copy

35	Qareebullah S/o Musa Khan CT GHS Nahaqi	G.H. School Loishilman Khyber Agency	v/post
36	Umar Khan S/o Dilawar Khan PTC GMPS Ghamyaran Chd.	G.H. School Mahoora Kurram	-do-
37	Mohammad Zahid Ali S/o Abdullah Jan PET Ghani Dehri MKD	G.H School Sramela (Orak)	-do-
38	Niaz Mir Khan S/o Gulab Khan PTC GPS Latif Killi Mkd	G.H. School Kamadara Bajour	N.C.Post -do-
39	Aminullah S/o Masom Khan PTC GPS Zardad FR, Bannu	G.H. School Daradar Orakzai	N.C.T
40	Rajab Ali S/o Ahmad Shah CT GHS Kunj Alizai (Kurram)	G.H. School Mahoora Kurram Agency	V/post

Terms and conditions

1. They will be governed by such rules and regulation as may be prescribed from time to time by the Govt. for the category of Govt. servants to whom they belong.
2. Their services will be liable to be terminated on one month prior notice form either side in case of resignation without notice one month pay will be forfeited in lieu thereof.
3. They will take over charge within 15 days after 31/8/03
4. Their inter-se-seniority will be determined in accordance with the merit fixed by the Departmental selection committee.
5. They shall be on probation for period of two years.
6. They shall be required to furnish copies of all their degrees/certificates alongwith the original receipts and photocopies thereof pertaining to the verification fee of the concerned examining bodies (Board/University) to the (Schools/Litr.) A.E.O concerned. The later shall arrange verification of all the certificate/degree of the appointee of their respective Agency and will issue a clearance certificate to each appointee for the release of his pay. His pay bill should not be submit to the Accounts office concerned before verification of all certificate/degree from the concerned institution of each condition.
7. The heads of the institution/DDC must check the service books of the in service teachers before handing over charge to them.
8. Compliance report regarding taking over charge by the appointee within stipulated period should be submitted to the Directorate within one month.
9. The service of newly appointees should be checked whether they had been working on contract or regular basis before their appointment as SET. In case the in-service teacher working on post by virtue of this appointment their order will be revised should immediately inform the Director Schools and Literacy NWFP in this respect.
10. O TA/DA etc is allowed.
11. Charge reports should be submitted in duplicate to all concerned.

Sd/-

Pro Dr. Abdur Rauf Khan
Director of Education
FATA, NWFP Peshawar

Endst No 12348-578/

Dated Peshawar the 4/8/2003

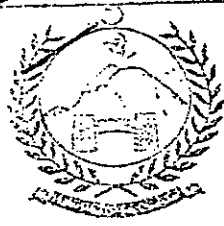
Copy of the above is forwarded for information to the :-

1. Director Schools and Literacy NWFP Peshawar
2. All Agency Education Officers in FATA
3. All Principals/Headmasters Govt High Schools in FATA
4. A.G (FR) Sub Office Peshawar
5. All Distt: Agency Accounts Officers concerned.
6. P/Files

**DY: DIRECTOR OF EDUCATION
FATA NWFP PESHAWAR**

Annex - C (19-31) (12/2)

(19)



GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION
DEPARTMENT

Dated: Islamabad the 28-03-2014

July 2014

NOTIFICATION

No. SO(PE/E&SED)/2-6/DPC/Meeting(08-01-2014). On the recommendations of the Departmental Promotion Committee, the Competent Authority is pleased to upgrade the following Male/Female SETs from BS-16 to BS-17 as Personal to the ts with immediate effect :-

UP-GRADATION OF SETS (MALE) BS-16 TO BS-17 (PERSONAL)

S.#	S.L.#	Name of Officer & Present Place of Posting
1.	2448 FSL-13	Muhammad Akhtar SET GHS Khushala Mansehra
2.	2633 FSL-13	Sharaf Ud Din SET GHS Lardana Chitral
3.	3090 FSL-13	Raziq Shah SET GHS Solda Mulla Silli FR Peshawar
4.	3143 FSL-13	Muhammad Iqbal Khan SET GHS Gulbahar No.2 Peshawar
5.	3178 FSL-13	Jangraiz Khan SET GHS Ch... Quarter Peshawar
6.	3275 FSL-13	Hamid Ullah Khan SET GHS ... Khel Karak
7.	3401 FSL-13	Mutabar Khan SET GHS Hayat Khel Lakki
8.	3403 FSL-13	Muhammad Sahib SET GHS ... Karak
9.	3404 FSL-13	Wazir Zaman SET GHS ... Karak
10.	3406 FSL-13	Maqbool Ahmad SET GHS ... Karak
11.	3423 FSL-13	Qadir Nawaz Khan SET GHS ... Bannu
12.	3422 FSL-13	Wali Ayaz Khan SET GHS ... Bannu
13.	3413 FSL-13	Mearaban Khan SET GHS ...
14.	3414 FSL-13	Saif Ullah Khan SET GHS ... Lakki
15.	3415 FSL-13	Zafar Khan SET GHS ... Lakki
16.	3416 FSL-13	Sher Ali Khan SET GHS ... Lakki
17.	3421 FSL-13	Muhammad ... Khel Poonch Lakki
18.	3424 FSL-13	Muhammad Wali Shah SET GHS ... Bannu
19.	3425 FSL-13	Riaz Ali Shah SET GHS ... Lakki
20.	3426 FSL-13	Sher Ali Khan SET GHS ... Karak
21.	3427 FSL-13	Noor Qadir Shah SET GHS ... Karak
22.	3428 FSL-13	Muhammad Ali SET GHS ... Lakki
23.	3430 FSL-13	Abdul Matin SET GHS ... Lakki
24.	3431 FSL-13	Mir Qadar Khan SET GHS ... Bannu
25.	3432 FSL-13	Abdul Saboor Khan SET GHS ... Karak
26.	3433 FSL-13	Afsar Ali Khan SET GHS ... Bannu
27.	3434 FSL-13	Muhammad Tariq SET GHS ... Kohat
28.	3435 FSL-13	Haibat Ali Khan SET GHS ... Khan
29.	3436 FSL-13	Nisar Ahmad SET GHS ... Karak

ADD 28/3/14
7/14

A

510.	4070 FSL-13	Shef Halil SET GHS Ali Kheh NW/A
511.	4072 FSL-13	Sadaqat Taj SET GHS Bakote Abbottabad
512.	4073 FSL-13	Daftar Khan SET AAEO FR Bannu (Teaching Cadre)
513.	4074 FSL-13	Sahib Zada SET GHS Sojai Mardan
514.	4075 FSL-13	Akhtar Hussain SET GHS Sadda Kurram Agency
515.	4077 FSL-13	Muhammad Daud SET GHS TT Ship Haripur
516.	4078 FSL-13	Shahid Hussain SET GHS Israr Shaheed Kurr Agy
517.	4079 FSL-13	Jamil Ahmad Khan SET GHS Chamnad Abbottabad
518.	4080 FSL-13	Riyazat Shah SET GHSS Dhakki Charsadda
519.	4081 FSL-13	Muhammad Javed SET GHS Kotilafia Abbottabad
520.	4082 FSL-13	Muhammad Ismail SET GHS Oghi Mansehra
521.	4084 FSL-13	Arshad Nawaz SET GHSS Barceia Haripur
522.	4085 FSL-13	Zahid Ali GHS No.3 Abbottabad
523.	4086 FSL-13	Muhammad Sajid SET GHS Mirpur Abbottabad
✓524.	4087 FSL-13	Wazir Iqbal SET GHS Malanga Bajour Agy. ✓
525.	4088 FSL-13	Ayaz Khan SET GHS Naseer Kill Mardan
526.	4089 FSL-13	Muhammad Ijaz SET GHS Mangloor Mansehra
527.	4090 FSL-13	Tariq Hussain Shah SET GHS Kundal Haripur
528.	4091 FSL-13	Sajid Akhtar SET GHSS Sheerpur Mansehra. His upgradation will be effective from the date of DPC meeting held on 06-1-2014 under instructions vide No. SOE-III(EE&AD)1-3/2008 Para-VII, dated 23-1-2009 on nodoral basis for the purpose of financial benefits being fixed on 04.01.2014.
529.	4092 FSL-13	Mir Abbas Jan SET GHS Andkhol Ork Agy
530.	4094 FSL-13	Alaf Hussain Shah SET GHS Guwailan Haripur
531.	4096 FSL-13	Qudrat Khan SET GHS Abdul Ghaffoor Khan Khy. Agy
532.	4097 FSL-13	Muhammad Kafees SET GHS Bandi Atti Khan Abbottabad
533.	4098 FSL-13	Muhammad Safaraz SET GHSS Bol Abbottabad
✓534.	4099 FSL-13	Maqbool Shah SET GHSS Dingi Haripur
✓535.	4101 FSL-13	Fazla Wahid SET GHS Khar Bajour Agy ✓ ✓
536.	4102 FSL-13	Abdul Satar SET GHSS Parhina Mansehra
537.	4104 FSL-13	Riaz Hussain SET GHS Bushere Kurr Agy
538.	4105 FSL-13	Zia Ullah SET GHS Kunj Mardan
539.	4106 FSL-13	Syed Qayyum SET GHS Chora Jamrud Khy. Agy
540.	4107 FSL-13	Majeed Hussain SET GHS Israr Shaheed Kurr Agy
541.	4109 FSL-13	Rahat Ullah Khan SET GMS Wanka Juni Kheh FR Bannu
542.	4110 FSL-13	Shamshad Khan SET GHS Faridi FR Peshawar
543.	4111 FSL-13	Gohar Rehman SET GHS Jehangir Abad Takhtbhai Mardan
544.	4113 FSL-13	Jaifur Khan SET GHS Gul Akbar Killi FR Peshawar
545.	4114 FSL-13	Iqbal Hussain SET GHS Bilyamin Kurr Agy
546.	4115 FSL-13	Subhan Ullah SET GHS No.2 Bicket Ganj Mardan
547.	4116 FSL-13	Abdur Raziq SET GHS Saifal Dara Ork. Agy

150.	1333-A FSL-13	Nighat Ara SET GGHS Mayar Mardan
151.	1333-B FSL-13	Fehmida Zarin SET GGHS No.1 Lakki
152.	1333-C FSL-13	Rizwana Ishrat SET GGHS Hattar Haripur
153.	1333-D FSL-13	Shabana Iqbal SET GGHS Noordi Haripur
	1342 FSL-13	Rahat Mahjabeen SET GGHS No.1 Kohat City

31

4 July/2014

SECRETARY

Endst. No. & date as above.

Copy forwarded to:

1. The Additional Chief Secretary (FATA), FATA Secretariat Warsak Road Peshawar.
2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
3. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
4. The Accountant General Khyber Pakhtunkhwa, Peshawar.
5. PSO to Chief Secretary to Govt. of Khyber Pakhtunkhwa.
6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
7. The Director Education FATA, Warsak Road, Peshawar.
8. The Director Curriculum & Teachers Education, Abbotabad.
9. The Director ESRU, Khyber Pakhtunkhwa.
10. The District Education Officers, Elementary & Secondary Education concerned.
11. The District Accounts Officers concerned.
12. PS to Secretary E&SE Department.
13. SETs concerned.
14. Office File.

(ZAMIN KHAN/MOMAND)
SECTION OFFICER (PRIMARY)

28/03/2014

GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION
DEPARTMENT

Dated Peshawar the 28.03.2014

NOTIFICATION

No. SO(PE)E&SED/2-6/DPC/Meeting(06.01.2014): On the recommendations of the Departmental Promotion Committee, the competent authority is pleased to upgrade the following Male /Female SETs from BS-16 to BS-17 as personal to the is with immediate effect:-

UP-GRADATION OF SETS (MALE) BS-16 TO BS-17 (PERSONAL)

S#	S.L#	Name of Officer & Present Place of Posting
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2.	2633 FSL-13	Sharaf ud Din SET GHS (sic) Chitral
3.	3030 FSL-13	Raziq Shah SET GHS Said(sic) Silli FR Peshawar
4.	3142 FSL-13	Muhammad Ismail Khan SET GHS Gulbahar No 2 Peshawar
5.	3178 FSL-13	Jangraizz Khan SET GHS (sic) Peshawar
6.	3279 FSL-13	Hamid Ullah Khan SET GHS Sikandar KHel Karak
7.	3401 FSL-13	Mutabar Khan SET GMS Hayat Khel Lakki
8.	3403 FSL-13	Muhammad Sahib SET GMS Myanki Karak
9.	3404 FSL-13	Wazir Zaman SET GHS Myanki Karak
10.	3406 FSL-13	Maqbool Ahmad SET GHS Safi Salim Karak
11.	3408 FSL-13	Qadir Nawar Khan SETY GHS (Sic) Bannu
12.	3412 FSL-13	Wali Ayaz Khan SET GHS Sydan Bannu
13.	3413 FSL-13	Mehraban Khan SET GHS Mirpur Haripur
14.	3414 FSL-13	Saif Ullah Khan SET GHS Khel Lakki
15.	3415 FSL-13	Zafar Khan SET GHS (Sic) Lakki
16.	3416 FSL-13	Sher Ali Khan SET GMS Gandhi Umar CHikar Lakki
17.	3421 FSL-13	Muhammad Ayub Khan SET GHS KHeo Kel paeen Lakki
18.	3424 FSL-13	Muhammad Walli Shah SET GHS Abdul Qadir Shah Mandan Bannu
19.	3425 FSL-13	Riaz Ali Shah SET GHS Khel Lakki
20.	3426 FSL-13	Sher Ali Khan SET GHS KARAK
21.	3427 FSL-13	Noor Qadir Shah SET GMS Jarosi KARAK
22.	3428 FSL-13	Muhammad Ali SET GHS Murad Lakki
23.	3430 FSL-13	Abdul Matin SET GMS Pezu Lakki
24.	3431 FSL-13	Mir Qadar Khan SET GMS Ismail Khel Bannu
25.	3432 FSL-13	Abdul Saboor Khan SET GMS Jehangiri Karak
26.	3433 FSL-13	Afsar Ali Khan SET GHSS Khel Bannu
27.	3434 FSL-13	Muhammad Tariq SET GHSS Sheikh Allah Dad Kohat
28.	3435 FSL-13	Haibat Ali Khan SET GHSS Garh DI Khan
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510.	4070 FSL-13	Sher Haider SET GHS Ali Khel NWA
511	4072 FSL-13	Sadaqat Taj SET GHS Bakote Abbottabad
512	4073 FSL-13	Daftar Khan SET AAEO FR Bannu (Teaching Cadre)
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514	4076 FSL-13	Akhtar Hussain SET GMHS Sadda Kurram Agency
515	4077 FSL-13	Muhammad Daud SET GHS TT Ship Haripur
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517	4079 FSL-13	Jamil Ahmad Khan SET GHS Chamhad Abbottabad
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525	4088 FSL-13	Awal Khan SET GHS Nasaer Killi Mardan
526	4089 FSL-13	Muhammad Ihjaz SET GHS Mangisor MANsehra
527	4090 FSL-13	Tariq Hussain Shah SEY GHS Kunal Haripur
528	4091 FSL-13	Sajjad Akhtar SET GHSS Sherpur Mansehra. His upgradation will be effective from the data of DPC meeting held on 06.1.2014 under instructions vide No SOE-III&AD)1-3/2003 Para-VII, dated 28.1.2009 on national basis for the purpose of financial benefits being died on 08.01.2014
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530	4094 FSL-13	Altaf Hussain Shah SET GHS Gudwalian Haripur
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534	4099 FSL-13	Maqbool Shah SET GHSS Dingi Haripur
535	4101 FSL-13	Fazle Wahid SET GHS Khar bajour Agy
536	4102 FSL-13	Abdul Satar SET GHSS Parhina Mansehra
537	4104 FSL-13	Riaz Hussain SET GHS Bushera Kurr Agy
538	4105 FSL-13	Zia Ullah SET GHS Kunj Mardan
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544	4113 FSL-13	Jaffar Khan SET GHS Gul Akbar Kili FR Peshawar
545	4114 FSL-13	IQbal Hussain SET GHS Bilyamin Kurr Agy
546	4115 FSL-13	Subhan Ullah SET GHS No 2 Bicket Ganj Mardan
547	4116 FSL-13	Abdur Raziq SET GHS Saifal Dara Ork Agy

149	1333-A FSL-13	Nighat Ara SET GGHS Mayar Mardan
150	1333-B FSL-13	Fehmida Zarin SET GGHS No 1 Lakki
151	1333-C FSL-13	Rizwana Ishrat SET GGHS Hattar Haripur
152	1333-D FSL-13	Shabana Iqbal SET GGHS Noordi Haripur
153	1342 FSL-13	Rahat Mahjabeen SET GHSS No 1 Kohat City

SECRETARY

Endst No & date as above

Copy forwarded to:

1. The Additional Chief Secretary (FATA), FATA Secretariat Warsak Road Peshawar
2. The Secretary to Govt of Khyber Pakhtunkhwa, Finance Department
3. The Secretary to Govt of Khyber Pakhtunkhwa Establishment Department
4. The Accountant General Khyber Pakhtunkhwa Peshawar
5. PSO to Chief Secretary to Govt of Khyber Pakhtunkhwa
6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar
7. The Director Education DATA Warsak Road Peshawar
8. The Director Curriculum & Teachers Education, Abbottabad
9. The Director ESRU, Khyber Pakhtunkhwa
10. The District Education Officers, Elementary & Secondary Education Concerned
11. The District Accounts officer concerned.
12. PS to Secretary E&SE Department
13. SETs concerned
14. Office File.

(ZAMIN KHAN MOMAND)
SECTION OFFICER (PRIMARY)

Annex-'D'

(22-25)

(72)

To,

The Director Elementary & secondary education

KPK Peshawar

Subject: DEPARTMENTAL APPEAL FOR PROMOTION

Respected Sir,

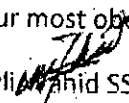
This is in the reference to the above title subject.

- The appellant is an employee of your esteem department and serving against the post of SST(BPS17) from ~~2001~~ 2003.
- The appellant is performing his duties with diligence, honesty and caliber to the entire satisfaction of his superior.
- It is important to mention here that appellant has been dropped by the departmental promotion committee (DPC) from regular promotion against the post of SS(Urdu)(BP-17) on the ground of his 3rd division in the subject of Urdu at MA level.
- It is averred that the present DPC also eager to drop the name of the appellant from the promotes list.

In view of the forgoing reason, it is therefore most humbly prayed that the appellant should be considered for promotion against the post of SS(Urdu) (BPS-17).

Thanking you in anticipation

Your most obedient servant

Fazli  Wahid SST (BPS-17
Personal)

GHS Khar District Bajaur

93

Reminder - I

To,

The Director Elementary & secondary education
KPK Peshawar

Subject: DEPARTMENTAL APPEAL FOR PROMOTION

Respected Sir,

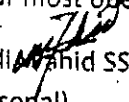
This is in the reference to the above title subject.

- The appellant is an employee of your esteem department and serving against the post of SST(BPS17) from ~~2002~~ 2003.
- The appellant is performing his duties with diligence, honesty and caliber to the entire satisfaction of his superior.
- It is important to mention here that appellant has been dropped by the departmental promotion committee (DPC) from regular promotion against the post of SS(Urdu)(BP-17) on the ground of his 3rd division in the subject of Urdu at MA level.
- It is averred that the present DPC also eager to drop the name of the appellant from the promotes list.

In view of the forgoing reason, it is therefore most humbly prayed that the appellant should be considered for promotion against the post of SS(Urdu) (BPS-17).

Thanking you in anticipation

Your most obedient servant

Fazli  ahid SST (BPS-17
Personal)

GHS Khar District Bajaur

Reminders - II

(24)

To,

The Director Elementary & secondary education

KPK Peshawar

Subject: DEPARTMENTAL APPEAL FOR PROMOTION

Respected Sir,

This is in the reference to the above title subject.

- The appellant is an employee of your esteem department and serving against the post of SST(BPS17) from ~~2003~~ 2003.
- The appellant is performing his duties with diligence, honesty and caliber to the entire satisfaction of his superior.
- It is important to mention here that appellant has been dropped by the departmental promotion committee (DPC) from regular promotion against the post of SS(Urdu)(BP-17) on the ground of his 3rd division in the subject of Urdu at MA level.
- It is averred that the present DPC also eager to drop the name of the appellant from the promotes list.

In view of the forgoing reason, it is therefore most humbly prayed that the appellant should be considered for promotion against the post of SS(Urdu) (BPS-17).

Thanking you in anticipation

Your most obedient servant

Fazli Wahid SST (BPS-17
Personal)

GHS Khar District Bajaur

21103.8 6766.3

M&P COURIER LOGISTICS, INC.	Shipper's Account #	Consignment #	PEW	Sales Tax Invoice		DOMESTIC	
		1910-01516940		Origin	Destination	Pieces	Weight
Shipper Information		Consignee Information		Dimensions of Shipment			
Name: <u>Fazli</u>		Name: <u>Vetave</u>		Length (cm)			
Address: <u>W. Mid</u>		Address: <u>...</u>		Width (cm)			
Tel:		Tel:		Height (cm)			
				Total Weight			
				Service Type			
				Overnight <input type="checkbox"/>			
				Special Handling <input type="checkbox"/>			
				Second Day <input type="checkbox"/>			
				Same Day <input type="checkbox"/>			
				Sunday/Holiday <input type="checkbox"/>			
				Other <input type="checkbox"/>			
<small>This is a non-regulated commodity. Shipper agrees to indemnify and hold M&P harmless for all damages arising from shipment. Shipper agrees that M&P shall not be liable for special, consequential or punitive damages arising from shipment. M&P disclaims all warranties expressed or implied with respect to this shipment. The shipper's liability is not limited by this agreement. All claims must be filed on the shipper's risk.</small>				CASH CREDIT			
Insurance: Do You Require Coverage? YES <input type="checkbox"/> NO <input type="checkbox"/>		Ins. Premium:		Charged Rates			
Declared Value:		Collection by:		Other Charges			
Shipper's Signature		Date: <u>6/8/10</u>		Insurance			
R-10139 <small>Shipper's Signature</small> <small>Consignment Note - Non Regulated</small>		Time:		Taxes At per Dept. Inv.			
		NTN: 0860540-8		Total Amount			
Customer Care: +1(92-21) 111 202 202 contact@mulphilog.com							

21103.8 6766.3

M&P COURIER LOGISTICS, INC.	Shipper's Account #	Consignment #	PEW	Sales Tax Invoice		DOMESTIC	
		1910-01516941		Origin	Destination	Pieces	Weight
Shipper Information		Consignee Information		Dimensions of Shipment			
Name: <u>Fazli</u>		Name: <u>University</u>		Length (cm)			
Address: <u>W. Mid</u>		Address: <u>...</u>		Width (cm)			
Tel:		Tel: <u>R.P.H.</u>		Height (cm)			
				Total Weight			
				Service Type			
				Overnight <input type="checkbox"/>			
				Special Handling <input type="checkbox"/>			
				Second Day <input type="checkbox"/>			
				Same Day <input type="checkbox"/>			
				Sunday/Holiday <input type="checkbox"/>			
				Other <input type="checkbox"/>			
<small>This is a non-regulated commodity. Shipper agrees to indemnify and hold M&P harmless for all damages arising from shipment. Shipper agrees that M&P shall not be liable for special, consequential or punitive damages arising from shipment. M&P disclaims all warranties expressed or implied with respect to this shipment. The shipper's liability is not limited by this agreement. All claims must be filed on the shipper's risk.</small>				CASH CREDIT			
Insurance: Do You Require Coverage? YES <input type="checkbox"/> NO <input type="checkbox"/>		Ins. Premium:		Charged Rates			
Declared Value:		Collection by:		Other Charges			
Shipper's Signature		Date: <u>6/8/10</u>		Insurance			
R-10139 <small>Shipper's Signature</small> <small>Consignment Note - Non Regulated</small>		Time:		Taxes At per Dept. Inv.			
		NTN: 0860540-8		Total Amount			
Customer Care: +1(92-21) 111 202 202 contact@mulphilog.com							

(76)

Annex- 'E' (26-87)



University of Peshawar

(Pakistan)

Session ANNUAL 1996

FAZLI WAHID

SON OF

MUHAMMAD HALIM

and a student

of BAJOUR AGENCY

having passed the prescribed examination

held in APRIL, 1997, is this day admitted by the University of Peshawar

to the Degree of

Master of Arts

in the THIRD division.

The subject of Examination being URDU

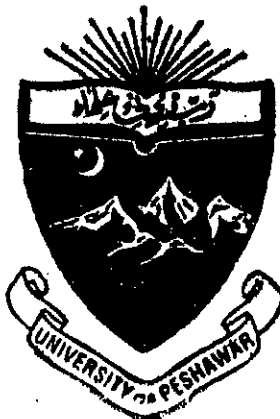
The Examination was taken as a whole / in parts.

Serial No. 023778

Registered No. 86-TD-739

Roll No. 7766

Result declared on OCTOBER 18, 1997



[Signature]
Registrar

Countersigned

[Signature]
Vice-Chancellor

To,

The controller of examinations,
University of Peshawar

SUBJECT: - Guidance




Respected/Sir

Kindly refer to the subject cited above it is stated for your kind information that I have been working as SST BS -16 since 01/09/2003 in Education Department .I had passed my M.A urdu exam in 18th October 1997 in 3rd division from Peshawar University .

Sir due to M.A 3rd division I have been deprived time and again from my promotion to next scale and post. So your honor is requested to kindly guide me what can i do and your good self for conversion of my 3rd division into 2nd division or other possible way to eligible me for promotion please.

Your sincere

Fazli Wahid
Fazli Wahid SST GHS Khar
District Bajaur

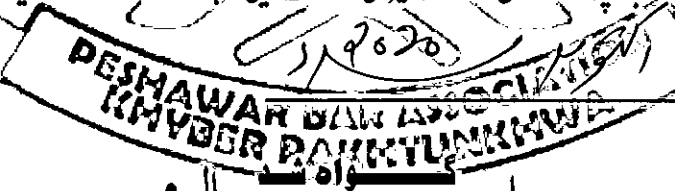
قیمت 50 روپے	42046			
ایڈوکیٹ: ضیاء الدین خان		پشاور بار ایسوسی ایشن، خیبر پختونخوا		
بار کونسل ایسوسی ایشن نمبر: Be-10-9856				
رابطہ نمبر: 0345-9110368/0303-5893180				

بعدالت جناب: جسٹس صاحبہ، محترمہ چیف جسٹس، پشاور ہائی کورٹ

منجانب: فضل و ۴/۱	دعویٰ:
بنام سیکرٹری ایجنسی کشمیر و عظیمہ	علت نمبر:
	مورخہ:
	جرم:
	تھانہ:

باعت تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی اور جواب دہی کارروائی متعلقہ
 ان مقام کے لیے ضیاء الدین خان ایڈوکیٹ کے ذریعے مقرر کردہ کوویں مقرر
 کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو
 راضی نامہ کرنے و تقرر ثالث و فیصلہ برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر قسم کی تصدیق
 زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری کی طرف یا اپیل کی برآمدگی اور منسوخی، نیز
 دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی
 کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب
 مقرر شدہ کو وہی جملہ مذکورہ اختیارات حاصل ہوں گے اور اس کا سامنے پر داخلہ منظور و قبول ہوگا
 دوران مقدمہ میں جو خرچہ ہر جانبہ التوائے مقدمہ کے سبب سے ہوگا۔ کوئی تاریخ پیشی مقام دورہ یا حد سے
 باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت نامہ لکھ دیا تاکہ سند رہے
 المرقوم: 19/10/2020



مقام پشاور کے لیے منظور ہے۔

Accepted
ZIA-UD-DIN KHAN
 Advocate
 High Court Federal Sharia
 Court of Pakistan

19/10/2020

نوٹ: اس وکالت نامہ کی فونو کاپی قابل قبول ہوگی۔

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. S.B

No.

APPEAL No.....12787..... of 20 20

Fazal wahid

Appellant/Petitioner

Versus

The Secy ERSE KPK Peshawar

RESPONDENT(S)

Notice to Appellant/Petitioner

Fazli wahid Senior English
Teachers (BPS-16) Govt. High School khas
Distt. Bajawar

Take notice that your appeal has been fixed for Preliminary hearing, replication/affidavit/counter affidavit/record/arguments/order before this Tribunal on 23/2/2021 at 9:am.

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.


Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. SD

No.

12787

20

APPEAL No..... of 20

Fazli Wahid

Appellant/Petitioner

Versus

The Secy E & SE KP Pesh:

RESPONDENT(S)

✓

Fazli Wahid Senior English

Notice to Appellant/Petitioner

Teacher (BTS-16) Govt. High School Khay

Dist: Bajawar, KPK

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 15/9/2018 at

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

M. Iqbal

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

S.B

No.

Appeal No. 12737 of 20 20

Fazli wahid Appellant/Petitioner

Versus

The Secy. IS & SE KPA Respondent

Respondent No. 3

2
copy

Notice to: —

The Distt. Education Officer
Bajawar (DEO) Bajaur.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....11/1/20.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Pre. Admission Notice Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....23/11.....

Day of.....Dec.....20 21

[Signature]
Registrar

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

- Note:
1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD ^{SB}
PESHAWAR.

No.

Appeal No. 12787 of 2020
Fazli wahid Appellant/Petitioner
The Secy. BISE KPK Versus Respondent
Respondent No. 1
The Secretary BISE KPK Peshawar.

[Signature]
30/12

Notice to: —

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 11/1/22 at 8.00 A.M. If you wish to urge anything against the appellants/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Pre-Admission Notice

Copy of appeal is attached. ~~Copy of appeal has already been sent to you vide this office Notice No. dated~~

Given under my hand and the seal of this Court, at Peshawar this 23rd Day of Dec 2021

[Signature]
Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, 8 B
PESHAWAR.

No.

Appeal No. 10787 of 20 20

Fazli Wahid Appellant/Petitioner

Versus

The Secy. FERSE KPK Respondent

Respondent No. 2

Notice to: —

The Director FERSE KPK Peshawar

~~WHEREAS~~ an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 11/11/22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Pre-admission Notice

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 23/11

Day of..... Dec 20 21

[Signature]

[Signature]
~~Registrar~~

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

12787

20

Appeal No. wahid of 20

The Secy. ER vs MPK Appellant/Petitioner

by Respondent

The Court of MPK through Chief Secretary Peshawar

Notice to: —

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on..... at 8.00 A.M. If you wish to urge anything against the appellants/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated..... 23/15

Given under my hand and the seal of this Court, at Peshawar: this.....
Day of.....20

30-12-21

[Signature]

**Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.**

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

SB

Recd

Appeal No. 12737 of 2020

..... Fazli Wahid Appellant/Petitioner

Versus

..... The Secy to Govt of KPK Respondent

Respondent No. (3)

Notice to:

The District DEO at civil officers colony khar Bajawar KPK.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on..... 12/2 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

✓

Copy of ~~appeal is attached~~. Copy of appeal has already been sent to you vide this office Notice No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 17th.....

Day of..... June 2020

(For Reply)

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

12787

Appeal No.

Fazli Wahid

of 20

SB
20

Appellant/Petitioner

The Secy E & SE KPK, central civil secretariat Peshawar

Respondent
(1)

Respondent No.

The Secy E & SE KPK, central civil secretariat Peshawar

Notice to: —

W
9/7/6

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated..... 17th

Given under my hand and the seal of this Court, at Peshawar this.....

Day of..... June 22 20

(For Reply)

W

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

Appeal No. 12187 of 2020
For Mr. Habib Appellant/Petitioner

The Secy. G.S.T. KPL Respondent

Respondent No. 191

Notice to: The Court of KPL through chief secy central civil secretariat Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....12/11/20.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

~~Copy of appeal is attached.~~ Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....17/11.....
Day of.....17/11.....2020

For Reply
Stamp: TRIBUNAL PESHAWAR
27-11-20

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

Appeal No..... of 20 *SB*

.....Appellant/Petitioner

Versus

.....Respondent

The Secy E Secy Peshawar Respondent No. 1.....

Notice to: —

The Director E Secy Peshawar KPT

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

Day of.....20 *17th*

For Reply
[Signature]

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

3 Always check date for filing and correspondence
 Note 1 The name of the applicant in the court are the same that of the High Court, unless stated otherwise

ΒΕΣΗΜΑΡ
 ΚΥΡΕΣ ΒΥΚΙΠΛΙΚΗΜΑ ΣΕΒΛΙΣΕ ΠΙΒΙΣΥΜΙ
 ΒΕΣΗΜΑΡ

Date of
 Given under my hand and the seal of this Court at ΒΕΣΗΜΑΡ this
 office Notice No. dated

Copy of appeal is attached. Copy of appeal has already been sent to you and this
 copy of appeal is attached. Copy of appeal has already been sent to you and this
 notice posted to this address by registered post will be deemed sufficient for the purpose of
 address filed in the appeal petition will be deemed to be your correct address and further
 address. If you fail to furnish such address your address contained in this notice which the
 filed to you by registered post, you should inform the Registrar of any change in your
 Notice of any alteration in the date fixed for hearing of this appeal petition will be

appeal petition will be read and decided in your presence.
 details of your appearance on the date fixed and in the manner aforementioned the
 should with any other documents upon which you rely. Please also pay notice that in
 this Court all cases are heard before the date of hearing 4 copies of written statements
 advocates filed supported by your power of attorney. You are therefore required to file in
 the case may be postponed either in person or by authorized representative or by your
 appeal petition. You are at liberty to do so on the date fixed or any other day to which
 you at 8:00 A.M. If you wish to file anything arising the
 hereby informed that the said appeal petition is fixed for hearing before the Tribunal
 the above case by the petitioner in this Court and notice has been directed to issue. You are
 Provisional Service Tribunal Act, 1934 has been presented registered for consideration in
 WHEREAS an appeal petition under the provision of the Kyriakos Kyriakopoulos

Notice to
 Respondent No.
 Respondent
 Respondent
 Appeal No. of 30

ΒΕΣΗΜΑΡ
 JUDICIAL COMPLEX (O.G.D) ΚΗΛΕΒΕΚ ΚΟΛΟΝ
 ΚΥΡΕΣ ΒΥΚΙΠΛΙΚΗΜΑ ΣΕΒΛΙΣΕ ΠΙΒΙΣΥΜΙ ΒΕΣΗΜΑΡ

«B»

①

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

C. M. No. _____ -P/2021

In

S. A. No 12787-P/2020

Fazli Wahid

VERSUS

Secretary Elementary Education

INDEX

S.No	Description of Documents	Annexure	Pages
1	Application		2-3
2	Copy of Advertisement	<u>A</u>	4 - 10
3	Copy of Inquiry Report	<u>B</u>	11 - 12

Dated: 03/11/2021

Applicant/Appellant
Through
Zia-Ud-Din Khan
Advocate High Court
&
Federal Sharia Court

**Office: INSAF LAW CHAMBER Flat No. 34-B, Super Market Phase-1 Hayatabad
Township Peshawar City, Khyber Pakhtunkhwa Province the Islamic Republic
of Pakistan.**

Cell. No. 0345-9110368/0303-5893180

E-mail: Ziakhan_12@yahoo.com

(2)

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

C. M. No. _____ P/2021

In

S. A. No 12787-P/2020

Fazli Wahid

VERSUS

Secretary Elementary Education

APPLICATION FOR PLACING IMPORTANT DOCUMENTS ON
FILE IN THE ABOVE TITLED SERVICE APPEAL

Respectfully Sheweth:

- 1) That the above title Service Appeal is pending adjudication before this Hon'ble Court/Tribunal which is fixed for hearing dated 03/11/2021.
- 2) That the Appellant file the instant Service Appeal before this Hon'ble Court/Tribunal in the year 2020 for 'Promotion against the post/position of SST (BPS-17)'.
- 3) That the Respondent No. 2/the Director Elementary & Secondary Education through verbal order excluded the name of appellant from 'List of Promotion' which has been impugned before the Hon'ble Court/Tribunal.
- 4) It is further averred that the present appellant as per contents of appeal fulfilled the requisite qualifications for promotion of the above-mentioned post of SST (BPS-17) and has been recommended for the same. But unfortunately, the respondents through one way or the other intentionally delayed the process of his promotion by excluding the appellant from the list of promotion.

{Copies of requisite Educational Testimonials annexed Annexure- A}

- 5) That the as per tentative 'Final Seniority List 2021' dated 13/09/2021 issued by the Respondents, the name of the appellant has been included and placed at S. No. 865.

{Copy of Final Seniority List 2021 annexed Annexure- B}

It is therefore, most humbly prayed that the instant application may kindly be treated part and parcel of the above titled case and the documents placed before this Hon'ble Court/Tribunal may kindly be allowed to be placed on file.

Dated: 03/11/2021

Applicant/Appellant

Through

Zia-Ud-Din Khan

Advocate High Court

&

Federal Shari'a Court

Verification

Verified on oath that the contents of the above 'Application' are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Advocate



Annex- 'A' (4-10)

(4)

Allama Iqbal Open University Islamabad



Serial No. 37420

Certified that Mr. / Ms. **FAZLI WAHID**

Son / Daughter of **MUHAMMAD HALIM**


Registration No: **07-ABR-0031** Roll No: **X-672082**

having successfully completed the prescribed requirements

in semester **SPRING, 2011** is awarded the degree of

Master of Education (M.Ed.)

He/She has secured **53 %** marks and has been placed in **C** grade.

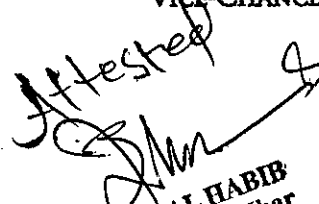

CONTROLLER OF EXAMINATIONS




VICE-CHANCELLOR

Result declared on: **March 14, 2012**

Date of Issue: **June 19, 2014**

Attested

FAZAL HABIB
SET GHS Khar
Bajaur Agency

NOTE: THIS DEGREE IS TO BE READ IN CONJUNCTION WITH THE TRANSCRIPT/PROVISIONAL CERTIFICATE ISSUED SEPARATELY

5

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD
PROVISIONAL RESULT CARD



Serial No. B 4989

Name FAZLI WAHID
Father's Name MUHAMMAD HALIM
Address

Roll No. X-672082
Registration No. 07-ASR-0031
Final Semester SPRING, 2011

Tehsil BAJOR AGENCY
District BAJOR AGENCY

has successfully completed **MASTER OF EDUCATION (M.ED)**
(TEACHER EDUCATION)

The detail of passed courses is as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
SPR-07	837	EDUCATIONAL RESEARCH	100	50
SPR-07	838	CURRICULUM DEVELOPMENT & INSTRUCTIONS	100	53
AUT-07	827	SECONDARY EDUCATION	100	55
AUT-07	828	HIGHER EDUCATION	100	57
AUT-07	829	TEACHER EDUCATION IN PAKISTAN	100	53
AUT-07	840	EDUCATIONAL PSYCHOLOGY	100	54
SPR-08	6507	EDUCATIONAL MEASUREMENT & EVALUATION	100	55
SPR-08	826	ELEMENTARY EDUCATION	100	54
SPR-08	831	FOUNDATION OF EDUCATION	100	49
SPR-09	6505	ISLAMIC SYSTEM OF EDUCATION	100	56
SPR-11	6552	TEXTBOOK DEVELOPMENT-I	100	50
SPR-11	6553	TEXTBOOK DEVELOPMENT-II	100	55

Attested

FAZAL HABIB
SST GHS Khar
Bajaur Agency

Credits: 6

Total Marks / Obtained

1200 / 641

Result Declared on March 14, 2012

Percentage / Grade

53 / C

Date of issue January 28, 2014

Controller of Examinations

Disclaimer:

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original record of the university student.



VERIFIED

کراچی یونیورسٹی

University of Karachi

FACULTY OF EDUCATION
Bachelor of Education

کلیتے تعلیم
ف۔ اید



Whereas FAZI WAHID S/O
MHAMMAD HALIM

رنگہ فضل
در
حالیہ

has pursued a course of study proscribed by this University for the Degree of Bachelor of Education in the Faculty of Education and has passed the requisite Annual / Supplementary examination of 19 95, held in 19 95, having been placed in ~~Second~~ SECOND class

نے کلید تعلیم کے تحت بی۔ اید کی سند کے لیے اس جامعہ کے منظورہ نصاب کی تکمیل کر لی ہے اور مطلوبہ امتحانات سالانہ / ضمنی ۱۹۹۵ منعقدہ ۱۹۹۵ میں کامیاب ہو کر حصہ اول میں اور حصہ دوم میں (د) درجہ حاصل کیا ہے۔

It is hereby certified that he/she has been duly admitted to the degree of Bachelor of Education in this University.

لہذا تصدیق کی جاتی ہے کہ انھیں اس جامعہ میں بی۔ اید کے درجہ پر فائز کیا گیا۔

Registrar

Vice-Chancellor

Dated Karachi, the 12TH MARCH 1997

Note - Detailed transcripts of examination results have been issued separately.

شیخ الہامد

مستجیل

۱۹۹۷

کراچی بتاریخ ۱۲ مارچ ۱۹۹۷

معاون کے دفتر میں داخل کردہ دستاویزات کی تصدیق اور جاری کی گئی ہے۔

Attested
[Signature]

FAZAL HAQ
SST GMS Khar
Bujaur Agency

1st Class 60%
2nd Class 45%
Pass Marks 40%
Aggregate 45%
Exemption 45%

4081



UNIVERSITY OF KARACHI

B. Ed. Annual/Supplementary Examination 1995
MARKS CERTIFICATE

VERIFIED

15.11.2002



Following are marks obtained by Fazl. Wahid S/o-D/o Muhammad Helim
who appeared at the B. Ed. Annual/Supplementary Examination held in 1995 from Gauz. College of Education/Jamia Millia Govt. College of Education/D.A.R. College
Karachi with Seat No. 1502 Enrolment No. HCE-129/94 Teaching of Maths Teaching of P.S.I.

No. of Pak.	Human Development and Learning			School Organization and Management			Evaluation and Guidance			Society School & Teacher			Islamic System of Education			Special Methods Course-I Content			Special Methods Course-I Methods			Special Methods Course-II Content			Special Methods Course-II Methods			Practical Skill			REMARKS
	II			III			IV			V			VI			VII (a)			VII (b)			VIII (a)			VIII (b)						
TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Internal Evaluation	Final Examination	TOTAL	Practice of Teaching in School	Practice skill in two lessons	TOTAL	GRAND TOTAL
100	30	30	100	30	30	100	30	30	100	30	30	100	30	30	100	30	30	100	30	30	100	30	30	100	30	30	100	100	100	200	1700
40	20	20	40	20	20	40	20	20	40	20	20	40	20	20	40	20	20	40	20	20	40	20	20	40	20	20	40	40	40	80	560
50	20	22	50	20	35	63	29	20	57	31	22	53	30	23	53	20	25	53	20	26	54	29	27	56	24	21	45	55	60	115	657
																															II

by _____ Prepared by [Signature]
13.10.90.

NOTE: Should any error in the Marks Certificate be made inadvertently the University reserves the right to correct the same.

Printed on 10-1-1996
AT B.C.C. & T. PRESS/3000/44/94

Attested
[Signature]
SUGHSK

[Signature]
Controller of Examinations
UNIVERSITY OF KARACHI

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

EA

University of Peshawar

(Pakistan)

Session ANNUAL 1991

of FAZLI WAHID SON of MOHAMMAD HALIM and a student
of BAJAUR AGENCY having passed the prescribed examination
held in JULY 19 91, is this day admitted by the University of Peshawar
to the Degree of

Bachelor of Science

in the SECOND Division

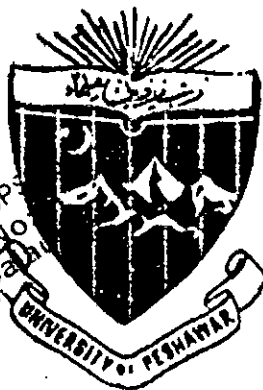
The Examination was taken as a whole / in parts

Serial No. 008011

Registered No. 8STD-739

Roll No. 42535

Result Declared on 3RD MARCH 19 92



Notary All SST BP
GHS Xhar No
District Bala

Shakeel Ahmad
Registrar

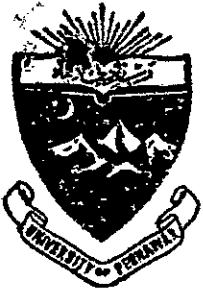
Countersigned

Provisional
Vice-Chancellor

SUB

SECTION

CONTROLLED BY THE
UNIVERSITY OF PESHAWAR



University of Peshawar

9

(PAKISTAN) S. No 018469

Detailed Marks Certificate

B.Sc

Examination 1991 (Annual / Supplementary)

Mr./Ms. Fazli Wahid

Roll No. 42535

The candidate secured the following marks and has been placed in Second Division.

SUBJECTS	MARKS ALLOTTED	MARKS OBTAINED	MARKS IN WORDS
Physics	150	59	Fifty-Nine
Maths - A	150	79	Seventy-Nine
Statistics	150	52	Fifty-Two
Pak. Studies	40	23	Twenty-Three
Islamiyat	60	41	Forty-one
TOTAL :			550 254 Two hundred + fifty four

Errors & omissions are subject to subsequent rectification.

The examination was taken as ~~WHOLE~~ / IN-PARTS

Dated 26-7-95

CONTROLLER OF EXAMINATIONS
UNIVERSITY OF PESHAWAR

Affected

[Signature]

Ashraf Ali SST b 516
GHS Khar No:01
District Bajaur

10

New-227
2625

BIO DATA

Personal Seniority NO: 4637-2688

- 1 Name: Fazli Wahid
- 2 Father Name: Muhammad Halim
- 3 Date of Birth: 01-11-1967
- 4 Nationality: Pakistani
- 5 Domicile: FATA (Bajaur Agency)
- 6 Address permanent: Village Kausar, P.O. & Tehsil Khar, Bajaur Agency
- 7 Date of 1st Appointment: 02-12-1989
- 8 Date of Promotion to the Present Post: 01-09-2003

ACADEMIC QUALIFICATION

Degree/Certificate	Year	Board/Uni.	Marks Obtained	Total Marks	Percentage
M.A (Urdu)	1996	University of Peshawar	447	1100	40.43
M.A (Islamiyat)	2011	University of Malakand	636	1100	57.81
B.Sc	1991	University of Peshawar	254	550	46.18
F.Sc	1986	BISE Peshawar	476	1100	43.27
S.S.C	1983	BISE Peshawar	473	850	55.64

PROFESSIONAL QUALIFICATION

Professional Degree	Year	Board/Uni.	Marks Obtained	Total	Percentage
M.Ed	2012	AIOU Islamabad	641	1200	53.41
B.Ed	1995	University of Karachi	657	1200	54.75
C.T	1993-94	Jamshoro Sindh	774	1200	64.5
PTC	1995	Registrar (Short Term Course)	288	500	57.60

[Handwritten Signature]
 PRINCIPAL
 GHS, Khar Bajaur Agency.

Principal
G.H.S Khar
Bajaur Agency

Countersigned
 By Education officer
 Bajaur Agency
[Handwritten Signature]
 Agency Education Officer
 Bajaur Agency at Khar

Annex-B' (11-12)

(11)

**FINAL SENIORITY LIST OF (2021) SST (G), SST (B/C), SST (P/M) & SST (TECH & COMMERCE) OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA
CORRECTED UPTO 13/09/2021**

S.No	Name of Official	Qualification	School/Office	Year of B.Ed	Date of Birth	Domicile	Date of Ist: Apptt: in Edu Deptt;	D/o of Appointt:/ Appr of SST	Merit Score	Advertisement No & Date	Remarks	Committee Decision
1	GUL FARAZ	MA B.ED	GHSS SHAHBAZ KHEL LAKKI MARWAT	1994	08/03/1964	FATA	11/03/1990	08/05/1994				
2	Azizul Haq	MA(History/ Pak.Study)	GHS Sadbarakaly	2002	08/01/1973	Dir Lower	29/08/1994	28/10/1994				
3	Rahmani Gul	MA(Political Sci/History) M.Ed	GHS Sngolai	1996	15/08/1969	Dir Lower	30/08/1994	28/10/1994				
4	MR.YOUSAF KHAN	MA.B.ED	GHS MANKIAL SWAT	1994	10/07/1966	Swat	12/12/1989	10/11/1994				
5	MR MUHAMMAD AWAIS	BA	GHS HAAWAL	1994	24/03/1963	Abbottabad	29/08/1989	10/11/1994				
6	MR SHAMSHER KHAN	MA.B.ED	GHS HAKIM KHAN BANNU	1994	01/02/1962	Bannu	10/11/1994	10/11/1994				
7	MR KHALID DAD KHAN	MA.B.ED	GHS RAGHZI KALLAN NWA	1994	14/03/1970	F.R. Bannu	10/11/1994	10/11/1994				
8	MR NAZIR MUHAMMAD	BSC.B.ED	GHS WANDA AURANGZEB	1994	04/08/1964	Bannu	10/11/1994	10/11/1994				
9	ABOUL HAFEEZ	MA.B.ED	GHS,AHMAD KHEL, BANNU.	1994	15/03/1964	Bannu	01/09/1988	10/11/1994				
10	FAZLI KABIR AFRIDI	MA.B.ED	GHS ZIA DARA,K.AGENCY.	1994	25/02/1962	Kurram	02/02/1981	10/11/1994				
11	SAFDAR ALI	BSC.B.ED	GHS,GADEZAI,BUNIR.	1994	05/05/1964	Swat	10/11/1994	10/11/1994				
12	IQBAL SHAH	MA.B.ED	GHS,GULISTAN ORK:AGY:	1994	15/12/1966	Orakzai Agency	10/11/1994	10/11/1994				
13	IQBALUR REHMAN	MA.B.ED	GHS NO 1 KOHAT	1994	15/04/1966	Karak	10/11/1994	10/11/1994				
14	SHOUKAT MAHMOOD	MA EDU	GHS HAHANGIAN H PUR	1994	06/10/1965	Abbottabad	25/01/1987	10/11/1994				
15	ZAKARIA	MA BED	GHS BAGAN AA BAD	1994	03/04/1965	Abbottabad	14/07/1994	10/11/1994			Forgone Promotion	
16	ASHRAF HUSSAIN	MA EDU	GHS DILOORI	1994	15/03/1967	Mansehra	10/11/1994	10/11/1994				
17	MUHAMMAD SADIQ	BSC.B.ED	GHS RAJOYA AABAD	1994	15/04/1963	Abbottabad	05/04/1987	10/11/1994				
18	SHAKIR ULLAH	BA BED	GHS BALA BRAMAD KHEL	1994	08/07/1964	Peshawar	11/01/1988	10/11/1994				

S.No	Name of Official	Qualification	School/Office	Year of B.Ed	Date of Birth	Domicile	Date of Ist: Apptt: in Edu Deptt;	D/o of Appointt:/ Appr of SST	Merit Score	Advertisement No & Date	Remarks	Committee Decision
855	WAZIR IQBAL	MA M.ED	GHS MALANGAI BAJOUR AGY	1996	03/01/1971	Bejaur	16/05/1992	01/09/2003				
856	AWAL KHAN		GHS NASEER KILLI MARDAN	1996	15/03/1967	Mohmand Agency	22/05/1992	01/09/2003				
857	SAJJAD AKHTAR		GHSS SHERPUR MANSEHRA	1996	10/05/1969	Mansehra	29/06/1993	01/09/2003				
858	MIR ABBAS JAN		GHS ANDKHEL ORKAGY	1996	20/10/1968	Orakzai Agency	01/03/1993	01/09/2003				
859	ALTAF HUSSAIN SHAH	MSC M.ED	GHS GUDWALIAN HARIPUR	1996	12/05/1970	Haripur	18/03/1998	01/09/2003				
860	NASIR MAHMOOD		GHS SEC NO2 KTS	1996	20/04/1966	Haripur	11/10/1989	01/09/2003				
861	QUDRAT KHAN	MA B.ED	GHS ABDUL GHAFOR KHAN KHY.AGY	1996	25/05/1970	Khyber Agency	01/11/1990	01/09/2003				
862	MUHAMMAD SARFARAZ	MA M.ED	GHSS BOI ABBOTTABAD	1996	12/05/1967	Abbottabad	04/03/1993	01/09/2003				
863	MAQBOOL SHAH	BSC M.ED	GHSS DINGI HARIPUR	1996	25/10/1966	Haripur	14/03/1990	01/09/2003				
864	MUHAMMAD FURQAN		GHS CHANDOOR MANSEHRA	1996	06/02/1969	Mansehra	29/06/1992	01/09/2003				
865	FAZLE WAHID	MA M.ED	GHS KHAR BAJAUR	1996	01/11/1967	Bejaur	02/12/1989	01/09/2003				
866	NAZIR UR REHMAN	MA M.ED	GHS DAB KOR MOH.AGY	1996	10/12/1961	Mohmand Agency	25/06/1984	01/09/2003				
867	RIAZ HUSSAIN	MA M.ED	GHS BUSERA KURR.AGY	1996	07/04/1965	Kurram	01/12/1987	01/09/2003				
868	SYED QAYYUM	BSC B.ED	GHS CHORA JAMRUD KHY.AGY	1996	09/11/1967	Khyber Agency	01/09/2003	01/09/2003				
869	NAJEEB HUSSAIN	MA M.ED	GHS ISRAR SHAHEED PARACHINAR	1997	02/03/1971	Kurram	01/03/1993	01/09/2003				
870	JAMSHED KHAN	MA M.ED	GHS MUHAMMAD NARI CHARSADDA	1997	10/06/1973	Mohmand Agency	18/10/1995	01/09/2003				
871	SHAMSHAD KHAN		GHS FARIDI FR PESHAWAR	1997	11/04/1968	F.R.Peshawar	13/05/1993	01/09/2003				
872	MUHAMMAD ANWAR		GHS SOBATI KACH FR TANK	1997	14/05/1972	South Waziristan	01/09/1994	01/09/2003				
873	MUJAHID KHAN		GMS AKHUNZADGAN MOH.AGY	1997	15/07/1969	Mohmand Agency	15/12/1994	01/09/2003				