09.05.2022

Appollation of the second of t

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on 15.06.2022 before S.B.

(Rozina Rehman) Member (J)

15th June 2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG alongwith Noor Badshah (Litigation Officer) for the respondents present.

Respondents have not submitted written reply/comments. The learned AAG seeks time for submission of written reply/comments. Last chance is given. To come up for written reply/comments on 03.08.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form- A

FORM OF ORDER SHEET

Court of	
Case No	7929 /2021

	-	7323/2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	24/12/2021	The appeal of Mr. Amir Badshah resubmitted today by Mr. Noo Muhammad Khattak Advocate, may be entered in the Institution Registe
		and put up to the Worthy Chairman for proper order please. REGISTRAR
2-	1	This case is entrusted to S. Bench at Peshawar for preliminar hearing to be put up there on 14/0ン/ンン.
·		CHAMMAN
·	14.02.2022	Due to retirement of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 09.05.2022.for the same as before.
	* *•	Reader
	,	

The appeal of Mr. Anwar Khan, SST (BPS-16), GHS Sandu Khel, District Mohmand received today i.e. on 09.12.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1. Annexure A, B and C attached with the appeal are illegible which may be replaced by legible/better one.

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak

Advocate Peshawar.

Resubented after

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Handertli
24/2

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 7930 /2021

ANWAR KHAN

V/S

EDUCATION DEPTT:

INDEX

K.R O	DOCUMENTS	ARMENURE	PACE
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3	Appointment order dt: 16.02.1995	Α	5
4	Notification dt: 13.11.2012	В	1-7
5	Notification dt: 01.11.2014	С	8-10
6	Judgment dt: 14.07.2021	D.	
7	Impugned notification 29.03.2019	E	21-24
8	Departmental appeal	F	21-27
9 .	Wakalat Nama	*********	2B

Dated: ____12.2021

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO._____/2021

Mr, Anwar Khan SST (BPS -16), GHS Sandu Khel, District Mohmand

. APPELLANT

VERSUS

- 1- The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar
- 2- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

3- The District Education Officer, District Mohmand.

RESPONDENTS.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED PROMOTION ORDER DATED 29-03-2019 WHEREBY THE APPELLANT HAS BEEN PROMOTED TO THE POST OF SST (BPS-16) WITH IMMEDIATE EFFECT AND NOT PROMOTING W-E-F 24-07-2014 I.E. W.E.F. THE DATE WHEN THE FIRST BATCH THEIR OTHER COLLEAGUES AT SETTLE SIDE WERE PROMOTED AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this service appeal the impugned promotion order dated 29-03-2019 may very kindly be modified/ rectified to the extent that the appellant may kindly be granted ante dated promotion to the post of SST (BPS-16) with effect from 24-07-2014 with all back benefits including seniority in light of the judgment of this august Tribunal dated 14.7.2021 passed in appeal No.1266/2018. Any other remedy which this August Tribunal deems fit that may also be granted in favor of the appellant.

R/SHEWETH: ON FACTS:

The appellant submits as under:

- 2- That it is important to mention here that the respondents vide notification dated 13-11-2012 had notified service structure/ rules for promotion of the PST(s) and SST(s) to SS and other different disciplines. Copy of the notification dated 13-11-2012 is attached as annexure

- 5- That the appellant was also promoted to the post SST (BPS-16) vide impugned notification dated 29-03-2019 with immediate effect and not w-e-f 1.11.2014 or 24-07-2014. Copy of the impugned notification dated 29-03-2019 is attached as annexure E.
- 6- That appellant feeling aggrieved from the impugned notification dated 29-03-2019 and under the principle of consistency reported in 2009 SCMR page 1 preferred departmental appeal/ representation before the appellate authority but no response has been given within the stipulated period. Copy of the departmental appeal is attached as annexure
- 7- That feeling aggrieved from the inaction of the respondents and having no other remedy the appellant preferred the instant appeal on following grounds inter alia.

GROUNDS:

- A- That the impugned promotion notification dated 29-03-2019 whereby promoting the appellant with immediate effect and not w-e-f 24-07-2014 is against law, facts, norms of natural justice and material on record hence liable to be rectified/ modified.
- B- That appellant has not been treated by the respondent department in accordance with law and rules on the subjected noted above and as such respondents violated the Article 4 and 25 of the Constitution of Islamic Republic of Pakistan.

- C- That the appellant has been discriminated by the respondents while issuing the impugned promotion notification dated 29-03-2019 whereby promoting the appellant with immediate effect and not weef 24-07-2014.
- D- That under the principle of consistency reported in 2009 SCMR page No.1 the appellant is also similarly placed person and also entitled for equal treatment/relief.
- E- That the respondents acted in arbitrary and malafide manner by not granted ante dated promotion to the appellant w.e.f. 2014.
- F- That it is pertinent to mention here that the other similarly placed employees preferred service appeal No. 1266/2018, which was decided vide judgment dated 14-07-2021 whereby they were given promotion w-e-f the year 2014.
- G-That the respondents acted in arbitrary and mala fide manner while issuing the impugned notification.
- H- That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

APPELLANT

ا لورجان ANWAR KHAN

THROUGH:
NOOR MUHAMMAD KHATTAK

KAMRAN KHAN

UMAR FAROOQ

SAID KHAN ADVOCATES

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CEDVICE	APPEAL NO.	
DEKATCE	APPEAL NO.	/2021
	- · · · - · · · · · · · · · · · · · · · · · · ·	//

ANWAR KHAN

VS

EDUCATION DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.

الورخان DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION



OFFICE OF THE AGENCY EDUCATION OFFICER MOHMANDS AT GHALLANE

APPOINTMENT:

Tonsequent upon the qualification of PTC training the following appointment/transfer are hereby ordered in the interest of public service with effect from the date of their taking over charge in No.7 Rs. 1430/.

S.No	Name/Father name		Remarks
1.	Khan Akbar S/O Abdul Akbar	GPS,Qamar Din Kor	Vice Khalilur Rehman PTC promot to O.T.
2.	Anwar Khan S/O Awal Din	OPS,	Vice resigned
3.		GPS, Khadi Khol	Vice Khan Jan Pro
4,	Imtiaz Khan S/OMohd Ayaz	MPS, Rad Kor	

TERM/CONDITIONS.

- 1. The appointment is made on temporary basis and liable to termination at any time without any notice and assigning.
- 2. Charge report should be submitted to all concerned.
- 3. Health and age certificate should be produced form the agency surgeon Ghallani Mohmand Agency.
- 4. Original Certificate should be produced before taking over charge.
- 5. They will not be handed over the charge if they are above 30 years and below 18 years.
- 6. If and when an error in merit list was detected in term your service will be terminated and you will not be entitled to any payment.

(MohmmandNoshan Wazir) agency education Officere, Mohmands at Ghallani

Endst No. 14306—15/dated 26.02.1995.

Copy forwarded for information to the:

- 1. Director of Education (FATA) NWFP, Peshawar
- 2. Political agent, Mohmand at Ghallanai.
- 3. Agency accounts officer, Mohmands at Ghallani
- 4. M.N.A Mohamad Agency.
- 5. A.A.D.O concerned.
- 6-8. Candidate concerned.
- 9. Accountant in local office.
- 10. Pay clerk in local office.

Agency Education Officer, Mohmands at Ghallani.



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Councement open the qualification of FTC trained the pollowing appointment are boroby ordered in the interest of public service with effect from the date of their taking over charge in Mark Mars I Mars 4480/24 . Mars

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2. Charge report should be submitted to all concerned.

3. Joulth and age Certificate should be produced from the agency Surveyor Challand Mounaud Accupy.

h. Original Cortificates should be produced before tailing over charge.

5. They will not be handed ever the charge if they are above 30 years speece of proton bus

6. If and when an error in world list was detected in term your pervisos will be terminated and you will not be entitled to Sdl.

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ELEST No. 14306-15/ 100 Bond 26-2. 1. Director of sour-then (FATA) NAPP, Posterary.

2. Folltioni Asont, Mohamada at Chaliqual. 3. Agomy populate CTTiver Pohymads at Challougi.

4. 11.11. a notivinal allowy.

5. A.A.E.O Comparand.

/6-8. Condidate domegraed.

.9. Accounted to local office. 10. Pay clerk la local office.

Asser advantion officer, The Table 42 Challand.



GOVERNMENT: OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND EDUCATION DEPARTMENT

Better copy

NOTIFICATION

Peshawar dated the November 13.2012

No,SO PE H-5 SSRC/Meeting /2012 Teaching Cadre:- In Pursuance of the provision contained in sub-rule (20 of rule 3 of the Pkhyber Pakhtunkhwa Civil Servant (Appointment Promotion and Transfer) Rules 1989 and in superssion of all Notification issued in this behalf, the Elementary And Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby days down the method of recruitment definition and other condition specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No, 02 of the said Appendix and the schedule therewith.

SECRETARY TO GOVERNMENT: OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND EDUCATION DEPARTMENT

Endst: No. & date as above.

Copy forwarding:-

- 1. The Secretary to Govt: of Khyber Pakhtunkhwa Establishment Department .
- 2. The Secretary to Govt: of Khyber Pakhtunkhwa Finance Department .
- 3. The Secretary to Govt: of Khyber Pakhtunkhwa Law/ Department .
- 4. The Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.
- 5. The Account General Khyber Pakhtunkhwa Peshawar.
- 6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 7. The Director Education (FATA) Peshawar.

GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

NOTHFICARION

Peshawar, dated the November 13,2012.

Nu.SO/PF (1.5/88)/C/Meeting/2012/Peaching Cadres- In page and in supersession of all Notifications issued in this behalf, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruimment and the limited point of the posts specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix and the schedule therewith.

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWAN ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

Endsill No. 8 Duto as above

်ပြုတွာမှ forwarded to:

- It. The Secretary to Goyl, of Khyber Pakrilunkhwa, Establishment Department.
- 2 The Secretary to Govi of Khyber Pakhlunkhwa, Finance Department
- 3. The Societary to Govi, of Knyber Pakhtunkhiya, Law Department,
- 4. The Securiary Khyber Pakhrunkhwa, Public Service Commission Peshawar.
- 5 The Accountant General, Khyber Pakhtunkhwa Peshawar.
- 6. The Director (E&SE) Khyber Pakhtunkhwa Pashawar.
- 7 The Director Education (FATA), Peshawar, Johnson

NEX)

مر المركزة المركزة المركزة (APTA) (APTA) (المركزة ا



- The Director Curriculum & Teachers Education Abbottabad.
- The Director (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director ESRU, Elementary & Secondary Education Khybor Pakhtunkhwa, Pashawar.
- 11. The Deputy Director Database (EMIS) ESSE Department.
- 12. All District Coordination Officers in Kn; per Pakhtunkhwa.
- 13. All Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa.
- 14. All- District Accounts Officers in Knyper Pakhlunkhwa /Agency Accounts Officers FATA.
- 15. All Agency Education Officers FATA. 16. P.S to Governor, Khyber Pakhtunkhwa.
- 17. P.S to Chief Minister, Khyber Pakhtunkhwa.
- 18. P.S'to Chief Secretary, Kliyber Paketenshwa.
- 19. PS to Minister E&SE Knyber Pakieunkous Peshawar.
- 20, PS to Secretary E&SE Department.
- 21, Master frie.

Section Officer (Primary)

ANNEX C

DISTRICT EDUCATION OFFICER

MALE CHARSADDA

NOTIFICATION:

4

Consequent upon the recommendations of the departmental promotion committee and in pursuance of the government of the Khyber Pakhtunkhwa a Elementary and secondary Education notification No. SO(SE) /4-8/SSRC/Meeting/2013/teaching Cadre dated 24th July 2014 and notification No. 3376-80/file Education Khyber Pakhtunkhwa, Peshawar, the following SCTs/CTs SDMs/DMs, SATs/ATs, STTs/TTs Senior Qaris, PSHTs/SPSts are hereby promoted to the post of SST (Bio-Chem) SST (Phy-Maths) SST (General) noted against each BPS-16 (Rs. 10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial government, on the terms and condition given below with immediate effect and further posted in the schools noted against each;

SST (Bio Chem)

S.No	Name of teacher & Designation	Present Place of posting	Place of posting.
1.	Mazhar Ul Islam (SCT)	GMSS Utmanzai	GHS Utmanzai No.
 -			2
2.	Riasat Ali (SCT)	GHS Zarbab Gharhi	GHSS Sherpao
3.	Iftikhar Ahmad (SCT)	GHS Rajjar No. 1	GHSS Nisatta
4.	Jamshaid Khan (SCT)	GHS Zubrab GUI	GHS Gulkhatab
			Koroona
5.	Magsood Jan (CT)	GHSS Utmanzai	GHS Turangzai
6.	Hayat Jan (CT)	GHS Utmanzai	GHSS Tarnab
7.	Inayat ur Rehman (CT)	GHSS Utmanzai	GPS
8.	Nasrullah Khan (CT)	GMS Dhaki	GMS Tangi No. 2
9.	Jamshaid Khan (CT)	GMS Abazaj	GHS Charsadda
			Khass
10.	Idrees Khan (CT)	GMS Dab Banda	GHS Shara
			Shabqadar
11.	Muhammad Said (CT)	GHS Rahmatullah	GHS Halim zai
12.	Abdullah Jan (SPST)	GPS Munshiaino Kali	GHSS Bushera
13.	Tariq Hussain (SPST)	GPS haryan	GHS Mera Gul Abad
14.	Muhammad Akram (SPST)	GPS Inam Killi	GHS Mardhand
15.	Taj Ullah (SPST)	GPS Shakoor	GHS Katozai
16.	Zikarullah Jan (SPST)	GPS Hajizai	GHS Kangra
17.	Arab Jan (SPST)	GPS Baz Mian Killi	GMS Khas Killi
18.	Shehriyar (DM)	GHSS Sati Abari	ONIO KIIAS KIIII

B. SST (Phy-Maths)

S.No	Name of teacher & Designation	Present Place of posting	Place of posting.
1.	Mahboob Ul Hassan (SC)	GHS Rahmat Ullah Khan Koroona	GHS Rahmat Ullah Khan Koroona
2.	Fazli Wahab (SCT)	GHS Soor Kama	GHS Mardhana
3	Nawab (SCT)	GMS Mufti Abad Muhammad Nari	GHS Wardaga
4	Shakir Ullah (SCT)	GHS Ghari Handa GUI	GHS Geedar
5.	Habib ur Rehman (SCT	GMS Ghari Handa Gul	GHS Parang

ANNEXURE C (8)

DISTRUCT EDUCATION OFFICER MALECHARSADDA

Notification

Consequent upon the recommend tions in the Departmental Promotion Committee and pursuance or the Government of Khyber Pakhtunkas, a dienomary and Secondary Education Notification No.27 (19) / 4-5, SSRC/Meeting/2013/Teaching Cadre dated 24% July 2014 and Notification No.2376-80/Fil No.27 Projection SSI 16-10: Dated Poshawar the 28-16-2034 issued by the Director Elementary and Secondar Education Knyber Pakhtunkhwa Poshawar, the following SCTS/CTs, SDMs/DMs, SATs/ATs, STTS/TTS Senior (1976) (No.5, TSTTS/TTS) are hereby promoted to the post of SST(Bio-Chem), SSI (Phy-Matin SSI (General) noted against each BPS-16 (Rs.10000-800-34000) pins usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given be have with immediate effect and further posted in the Schools noted against each:

SST	(Bio-Chem)

5.80	Some of Teachers,	and the control of th	The second secon
•	Designation	: Present Place of Posting	Place of Posting
* ***	Mazhar - Ul-Islam		f.
15	(SCT)	Addiso Cimanzaj	CHS Camanan Na 3
93	Riasat Ali (SCT)	وروان والمتعارية	
1/2	The state of the second st	Girs (arbabyari)	121 135 Sherman
***************************************	Junior Minia (SCI)	GHS Pagar No. 1	val to \$ 54.6 a.u.a
/83		CHS 7 abrab Cost of the	144 Calkinia Karaona
/14	Magsood Jan (CT)	GHS-Gimanzai	Gris Turangzar
- 123		ir ISA Timonyan N Fig.	GeiSS Tareage
24)	Inayat Ur Rehman	See See Other ad	The state of the s
(3)			
19 28	Nasrullah Khan (CT)	Cally Dankki	- Ghis Hajikar
1111 323	Jamonaio Knan (C1)	GUS Abazai	: I CHS Tangi bio.2
	A. 121.000 MINOR CO.	GMS Dab Banda	CHS Charsadda Khass :
11 34	A CONTRACTOR OF IN CO. 1	CHS Rahmarullah	CHS Shara Shabqadar
36		. CPS Munshiana K. li	CHS Halim zal
/08	7 Taria Hussain (SPST)	CDS Haryan. (See	CHee Despera
1 11 1454	, / Muhammad-Akram	1 CPS Igam Killi	Cras Mera Coll Abad
<u> </u>	<u> </u>		O to Merit City Athan
11 1454	Tal Ullah (SPST)	CI'S Shakuor	f21 fc 1
10 /42	4/ Zikarullah Jan (SPST)	L GPS Hajizaj	CHS Wintdhand
	Arab Jan (SPST)	GPS Baz Mian Killi	CHS Katozai
753	4 / Shehrivar MAN	Lighted Sati Alant	GHS Kangra
103			(245 K) (45 K)

B. SST (Phy-Maths)

5.440	Naife of Teachers: Designation	Present Place of Posting	Place of Posting
72	Mahbood UI Hassan (SC)	CHS Rahmat Ullah Khen Koroona	CHS Rahmat Uffah Khan X
3 /39	Fazli Wahab (SCT) Navab (SCT)	GHS Soor Kamai GMS Mufti Abad GUU	GHS Mardinand : :
140	Shakir Ullah (SCT) Habib Ur Rehman	Muhammad Nari CHS Ghari Flamic Gu;	GHS Geedar
141	(SCT)	CHS Charl Hannel Cut	GHS Parang



6.	Imtiaz Ali (SCT)	CHECK	·
7.	Masal Khan (SCT)	GHS Ghari Hamid Gul	GHS Rajjar No. 1
8.	Syed Sabaz Ali (SCT)	GHSS Dargai Manga	GHS Dargai Mangai
9.	Basharat Ahmad (SCT)	GHSS Dhakki	GHS Gazgi
10.	Ijaz Ali Khan (CT)	GHS Charsadda No. 1	GHS Shakardhand
11.	Sajid Ali Shah (CT)	GHS Harichand	GHS Mirzadher
12.	Khial Badshah (CT)	GMS Marchaki Rajjar	GHS Turangzai
13.	Shakir Rehman (CT)	GHS Tangi No. 2	GHS Abazai
14.	Sareer Ahmad (CT)	GHS Charsadda No. 1	GHS Rajjar No. 2
15.	Zahid Shah (CT)	GHSS Sherpao	GHS Gandheri
16.	Shahid Jamal (SPST)	GHS Shodag	GHS Kharaki
17.	Salar Fathuddin (SPST)	GPS Dosehra	GHS Turlandi
"/'	odial radiuddii (SPSI)	GPS Marozai	GHS Khawaja
18.	Irshad Ali (SPST)		Hawas
19.	Cinal ATE 1 (SPST)	GPS Ziam	GHS Mani Khela
	Siraj Ahmad (SPST)	GPS Shahdhand	
20.	Aftab Hussain (SPST)	GPS Umarzai No. 2	GHS Mirzai
	- 	.	GHS Gul Khtiab
21.	Samin GUI (SPST)	GPS Angar Koroona	Koroona Umerzai
22.	Sajid Ali (SPST)	GPS Rajjar No. 2	GHS Behlola
23.	Muhamamd Younas (DM	CHCCII	GHS Zahid Abad
24.	Kamran (DM)	GHSS Umarzai	GHS Khuladhand
25.	Aleem Ullah (AT	GHS Hajizai	GHS sSoro Killi
26.	Akram Khan (TT)	GHS Hajizai	GHS Shara
27.	Asmat Ali (S Qari)	GHSS Sherpan	GHS Zarab Ghari
	(O Qaii)	GGMHS Turangzai	GHS Cheena

C. SST (General)

S.No	Name of teacher & Designation	Present Place of posting	Place of posting
1.	Muhammad Ishaq (SCT)		<u>· </u>
	NE 4	GHS Rahmat Ullah	GHS Rahmat Ulla
2.	Muhammad Afzal (SCT)	Khan Koroona	Khan Koroona
3.	Inam Ullah (SCT)	GHS Soor Kama	GHS Mardhana
	Jan (BO1)	GMS Mufti Abad	GHS Wardaga
4.	Durus Salam (SCT)	Muhammad Nari	witunga
5.	Sultan Shah (SCT)	GHS Ghari Handa GUl	GHS Geedar
6.	Sorder Alice 1 (OTT)	GMS Ghari Handa Gul	GHS Parang
	Sareer Ahmad (CT)	GHSS Sherpao	CUCCON
7. 8.	Zahid Shah (CT)	GHS Shodag	GHS Gandheri
	Shahid Jamal (SPST)	GPS Dosehra	GHS Kharaki
9.	Salar Fathuddin (SPST)	GPS Marozai	GHS Turlandi
	2 3 3 4	or o Marozai	GHS Khawaja
.0.	Irshad Alr (SPST)	GPS Ziam	Hawas
1.	Siraj Alimad (SPST)		GHS Mani Khela
2.	Aftab Hussain (SPST)	GPS Shahdhand	GHS Mirzai
	(0101)	GPS Umarzai No. 2	GHS Gul Khtiab
3.	Samin GUI (SPST)		Koroona Umerzai
4.	Sajid Ali (SPST)	GPS Angar Koroona	GHS Behlola
. 5.	Muhamamd Younas (DM	GPS Rajjar No. 2	GHS Zahid Abad
6.	Kamran (DM)	GHSS Umarzai	GHS Khuladhand
7.	Alogo III L CAR	GHS Hajizai	GHS sSoro Killi
ر. 3.	Aleem Ullah (AT	GHS Hajizai	GHS Shara
	Akram Khan (TT)	GHSS Sherpan	
9.	Asmat Ali (S Qari)	GGMHS Turangzai	GHS Zarab Ghari
		Turding Lai	GHS Cheena

		The second secon
	The said Call	CHS Rajjar No.1
142 Intra Ali (SCI)	CHS Chare Haund Cul	GHS Dargai Mangar
see so telean (SCT)	CHSS Dargai Manga	GHS Chazgi
	CHSS Dhakki	CHS Shakardhand
in the state of th	CHS Charsadda No.1	
9 2/0 (SCT)		CHS Mirzadher
\	GHS Harichand	GHS Turangzai
Listan (CT)	CMS Marchaki Rajjar	CHS Abazai
The second secon	GHS Tangi No.2	GHS Rujjar No.2
CT)	GHS Charsadd No.1	GHS Candheri
2	CHSS Sherpac	GHS Kharaki
L (CT)	GHS Shodag	CHSTurlandi
1/CDCT1	GPS Dosehra	GHS Khwaja Hawas
The standard of the standard o	CPS Marozai	0113,441
907 (SPST)		CHS Mani Khela
	CPS Ziam	GHS Mirzai
12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CPS Shahdhand	GHS Gul Khitab Korbona
(SPS)	GPS Umarzai No.2	Umerzai
20. Allab Fidssam (5) 50		CHS Behlola
21 // 67 Samu Cul (SPST)	GPS Angar Kuroona	GHS Zahid Abad
	CPS Rajjar No.2	GHS Khuladhand
VOLUME VOLUME	GHSS Umarzai	. 0112 1114
		CHS Soro Killi
8.4. (DM)	GI-15 Hajizai	GHS Shara
24 // 3 . Kamran (DM)	GHS Hajizai	
25 97 Aleem Ullah (AT)	GHSS Sherpan	CHS Zarab Chari
120 Cl Akram Khan (11)	GCNIFIS Burningzar	GHS Cheena
27 42 Asmat Ali (SQari)		

C.SST (Ceneral)

0	Name of Teacher&	Present Place of Costing	
	Designation	CHS Mera Cul Abad	, GHS Mera Gul Abad
9	Muli inmod Ishaq (SC		CHS Rajjar - 1
	Mal anniad Alzal	GHS Cheena	
12	(SC):	CH9 Sherpao	CHS Turangzai
. 13	Inan; Ullah (SCT)	CHS Ambadher	CHS SKF Dalazak
14	Durus Salam (SCT)	CHS Shakardinand	GH5 Shakardhand
16	Suiter Shah (SCT)	CHS Kangra	CHS Katozai
7.0	- (SC)		GHS Rajjar + 1
2:	- TKifacut Ullah (SCI)	GCMHS Turangeni GMS Dheri Ghazgi/	GHS Ghazgi
2	7. Will did (SCT)	GCMHS Turangzai	Ghs Dargainianga
	8 Zan d Ulan (SCT)	GHS Shakardhand	GHS Mani Kheln
<u>).</u> 0	Muliammad Islam	GHS Mani Kheli	
3	3 (SC)	GMS Sherpag	CHS Gul Abad Tangi
	4 About Basic (SCT)	GMS Sherphe	GHSS Tarnab
12	Muhammad Saeed	CHS Milizodile	
	Khan (SCT)	CMS Islamabad No.2	GHSS Doshera
13 4	Muhammad Israr (SCT)		GHSS Nisatta
	(SCT) Muhammad Qasim	GHS Charsadda No. 1	G135 Niskum .
74	4.7 lan (SCT).	and the state of t	GMS Zarinabad
15	1. @ Maz Ullah Khan (SC.T)	GMS Zaran Abad	GMS Kot
16	9 Niamat Ullah (SCT)	GMS Nawan Killi	C! is Rajjar - 2
L 12	Nizar Ud Din (SCI)	GHS Parang GPS Sheikh Kill	GHSS Nisatta
18	Ly Pervez Shah (PSHT)	GPS Khuladhai) CHS Babara
1 19	39 Zahir Ullah (PSHT)	1 GF5 Kitthating	(A .



121	Atta Ur Rahman (PSFIT)	GPS Bosa Khel (No.)	. CHSS No.1 Charsadda
21 138	Halim Khan (PSHT) Ali Muhammad	GPS Bachayano Killi GPS Qalaray	GHS Abazai
169	(PSHT)		CHSS Doshera
186	(PSHT)	CPS Dagi Faizullah Khan	GHS Dheri Sikandar Khan
24 190 25 276	Waheed Ullah (PSHT)	CPS Shabgadar Fort No.2	GHS Dheri Sikandar Khan . GHS Ambadher
26 /4	Yaqoob Jan (SDM) Wajid Ullah Jan (STF)	CHS Utananzai No.7	CHSS Utmanzai
27 <i>4</i> 3 30	r Istan Ullah (STT)	GHS Rasnaki GHS Charsadda Khas	GHS Rashaki GHS Geedar
0.2-	and the state of t	CHS Soo: Samar	GHS Mardhand
24	Auhammad Tayyab	CHS Soro Killi	GHS Saro Killi
32 /0	Qari Mohsin Ullah T (SQari)	. CHS Tangi No.2	GHS Sadar Chari

Terms and Conditions:-

They would be on probation for a period of one year extendable for another one year.

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

- Their services can be terminated at any time, in case their performance is found unsatisfactory du probationary period, in case of misconduct, they shall be preceded under the rules framed from tir
- Charge is port should be submitted to all concerned.
- Their Int. -Se Seniority on lower post will remain intact.
- NoTA/I A is allowed for joining his duty.
- They will give an ander taking to be recorded a Ale For wice book to did offee; that if any over pay and them in light of this order, will be recovered and if they are wrongly promoted, they w
- They will be governed by such rules and regulations as may be issued from time to time by the Gov Their posting will be made on School Based, they will have to serve at the place of posting, and service is not transferrable to any other station.
- Before handling over charge once again their documents may be checked if they have not the requ relevant qualification as per rules, they may not be handed over charge of the post.
- their BA/BSc and B.Ed degrees and DMCs will be verified by the concerned DDO.

(Siraj Muhammad) District Education Office Male Charsadda

Endst No. 10910-92 Promotion SST B-16: Dated Charsadda the 1/11/2014.

Copy torwarded for information and necessary action to the:-

- Director: F&SE Khyber Pakhtunkhwa.
- P.A to Secretary E&SE Khyber Pakhtunkhwa.
- Principal/Head Master Concerned.
- District Account Officer Charsadda.
- All Officers Concerned.
- M/ File.

District Education Or Male Charsadd

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

s.A.No.1.2.60/2016

VERSUS

- 1: GOVERNMENT OF KHYBER PAKHTUNKHWA THROUGH SECRETARY ELEMENTARY AND SECONDARY EDUCATION SECRETARIATE BUILDING PESHAWAR.
- 2. DIRECTOR ELEMENTARY AND SECONDARY EDUCATION DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR.
- 3. DEPUTY DIRECTOR (ESTABLISHMENT) ELEMENTARY AND SECONDARY EDUCATION DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.
- 4. DIRECTOR EDUCATION FATA, FATA SECRETARIAT KHYBER PAKHTUNKHWA, WARSAK ROAD PESHAWAR.
- 5. DEPUTY DIRECTOR (ESTABLISHMENT) DIRECTORATE OF EDUCATION, FATA SECRETARIAT KHYBER PAKHTUNKHWA, WARSAK ROAD PESHAWAR.
- OF EDUCATION, FATA SECRETARIAT KHYBER
 PAKHTUNKHWA, WARSAK ROAD PESHAWAR.

 Of Tehsil.
- 7. AGENCY EDUCATION OFFICER MOHMAND GALLANAI.
- ✓ 8. ACCOUNTANT GENERAL (PR) SUB OFFICE, PESHAWAR.
 - 9. SECRETARY FINANCE DEPARTMENT FATA SECRETARIAT KHYBER PAKHTUNKHWA, WARSAK ROAD PESHAWAR.

-----RESPONDENTS

ATTESTED

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT,1974 AGAINST ORDER DATED 11.10.2017 OF RESPONDENT NO.4 & RESPONDENT NO.6 FOR NON OBSERVANCE OF PROMOTION/SENIOROTY ORDER OF THE APPELLANT

9/10/18



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1266/2018

Date of Institution

09.10.2018

Date of Decision

14.07.2021

Afzal Shah SST (BIO/CHEM BPS-16) Government High School Sandu Khel Mohmand Agency Government of Khyber Pakhtunkhwa Education Department ... (Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and eight others.

(Respondents)

MR. HIDAYAT ULLAH KHATTAK & MR. ABDUR REHMAN MOHMAND Advocates

For Appellants

MR. MUHAMMAD RIAZ AHMED PAINDAKHEIL Assistant Advocate General

For Respondents

MR. SALAH-UD-DIN MR. ATIQ-UR-REHMAN WAZIR MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

JUDGMENT

ATIO-UR-REHMAN WAZIR MEMBER (E):- This judgment shall dispose of the instant Service Appeal as well as the following connected Service Appeals as common question of law and facts are involved therein.

1) Service Appeal bearing No.1267/2018 titled "Abi Hayat Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others",



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AND THE REPORT OF THE PARTY OF THE



- 2) Service Appeal bearing No. 1268/2018 titiled "Shams Ur -Rahman Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 3) Service Appeal bearing No. 1269/2018 titled "Karim Khan Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 4) Service Appeal bearing No. 1270/2018 titiled "Abdul Hakim Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 5) Service Appeal bearing No. 1271/2018 titiled "Stana Gul Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 6) Service Appeal bearing No. 1272/2018 titiled "Mohammad Idress Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 7) Service Appeal bearing No. 1273/2018 titled "Mansoor Ahmad Khan Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 8) Service Appeal bearing No. 1274/2018 titiled "Khial Zada Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 9) Service Appeal bearing No. 1275/2018 titled "Nizam-ud-Din Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 10) Service Appeal bearing No. 1276/2018 titled "Sher Mohammad Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".

peshawar



- 11) Service Appeal bearing No. 1277/2018 titled "Rahmat Said Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 12) Service Appeal bearing No. 1278/2018 titled "Javid Akhter Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 13) Service Appeal bearing No. 1279/2018 titled "Munawar Khan Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 14) Service Appeal bearing No. 1280/2018 titiled "Said Alam Shah Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 15) Service Appeal bearing No. 1281/2018 titled "Lateef Ullah Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 16) Service Appeal bearing No. 1282/2018 titled "Mst. Khalida Safi Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 17) Service Appeal bearing No. 1283/2018 titiled "Zar Gul Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 18) Service Appeal bearing No. 1284/2018 titled "Imtiaz Gul Versus Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Secretariat building Peshawar and others".
 - 19) Khaista Sher Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".

ATTESTED



- 20) Service Appeal bearing No. 327/2019 titled "Abdul Hamid Versus Chief Secretary,"

 Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 21) Service Appeal bearing No. 651/2018 titled "Sabeel Hassan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 22) Service Appeal bearing No. 652/2018 titled "Anwar Ali Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 23) Service Appeal bearing No. 653/2018 titled "Javed Hassan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 24) Service appeal bearing No. 654/2018 titled "Luqman Hakeem Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 25) Service Appeal bearing No. 655/2018 titled "Aziz-ur-Rehman Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 26) Service Appeal bearing No. 656/2018 titled "Muhammad Muneer Khan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 27) Service Appeal bearing No. 657/2018 titled "Mst. Shah Begum Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 28) Service Appeal bearing No. 658/2018 titled "Munir Khan Versus Chief Secretary,

 Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 29) Service Appeal bearing No. 659/2018 titled "Mst. Fahmeeda Begum Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 30.) Service Appeal bearing No. 660/2018 titled "Muhammad Baz Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 31) Service Appeal bearing No. 661/2018 titled "Hanif Jan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 32) Service Appeal bearing No. 662/2018 titled "Sher Afzal Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".

TESTED



- Service Appeal bearing No. 663/2018 titled Mst. Dil Taj Begum Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 34) Service Appeal bearing No. 664/2018 titled "Raees Khan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 35) Service Appeal bearing No. 665/2018 titled "Syed Hijab Hussain Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 36) Service Appeal bearing No. 666/2018 titled "Eid Muhammad Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 37) Service Appeal bearing No. 667/2018 titled "Fazal Hakeem Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 38) Service Appeal bearing No. 668/2018 tittled "Syed Zamir Hussain Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 39) Service Appeal bearing No. 669/2018 titled "Janat Khan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 40) Service Appeal bearing No. 670/2018 titled "Ayan Ali Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - 41) Service Appeal bearing No. 671/2018 titled "Sohail Khan Versus Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others".
 - Brief facts of the case are that the appellants are primarily aggrieved by inaction of the respondents to the effect that promotions of the appellants were delayed for no good reason, which adversely affected their seniority positions as well as sustained financial loss. The appellant, Mr. Afzal Shah and 18 others were serving under Agency Education Officer, Mohmand Agency (Now District Mohmand) and the appellant Mr. Khaista Sher and 22 others were serving under Agency Education Officer, Orakzai Agency (Now District Orakzai). All the appellants were promoted to the post of Secondary School Teachers (SST) (BPS-16) vide order dated 11-10-2017, which, as per stance of the appellants were required to be to be promoted in 2014.

ATTESTED



the impugned order dated 11-10-2017, which were not responded to, and hence the appellants filed service appeals in this Tribunal with prayers that promotions of the appellants may be considered from 24-07-2014 or the date when other employees serving in settled districts were promoted along with all back benefits.

- 03. Written reply/comments were submitted by the respondents.
- Learned counsel for the appellant Mr. Afzal Shah and 18 others has contended that the appellants have not been treated in accordance with law and their rights secured under law and constitution have been violated; that the respondents delayed promotions of the appellants for no good reason, which adversely affected their seniority positions and made them junior to those, who were promoted at settled district level in 2014; that the delay occurred due to lethargic attitude of respondents, otherwise the appellants were equally fit for promotion like their counterparts working in settled districts; that the appellants were discriminated which is highly deplorable, being unlawful and contrary to the norms of natural justice; that inaction on part of the respondents have adversely affected financial rights of the appellants as protected by the Constitution. He further added that the appellant be treated at par like other employees of districts who were promoted in 2014 in pursuance of notification dated 24-07-2014 and shall equally be dealt with in accordance with law and rules.
 - Learned counsel for the appellant Mr. Khaista Sher and 22 others mainly relied on the arguments of the learned counsel for the appellant Mr. Afzal Shah and 18 others with further arguments that departmental appeals of the appellants were not considered and the appellants were condemned unheard; that as per constitution every citizen is to be treated equally, while the appellants have not been treated in accordance with law, which need interference.



Learned Assistant Advocate General appeared on behalf of respondents has contended that as per Para-VI of promotion policy, promotions are always made with immediate effect and not with retrospective effect; that promotion is neither a vested right nor it can be claimed with a retrospective effect. Reliance was placed on 2005 SCMR 1742. Learned Assistant Advocate General argued that promotions of the appellants were made in accordance with law and rule and no discrimination was made. He further argued that some of the appellants submitted successive appeals, which is violation of Rule 3(2) of Appeal Rules, 1986. Learned Assistant Advocate General prayed that appeals of the appellants being devoid of merit may be dismissed.

07. We have heard learned counsel for the parties and have perused the record.

A perusal of record would reveal that all the appellants were employees of 08. the provincial government, who were deputed to serve in Ex-FATA under the control of Director of Education Ex-FATA, whereas their other colleagues working in settled districts were working under the control of Director of Education at provincial level. The provincial Government vides Notification dated 24-07-2014 had issued criteria for promotion of teachers to next grades, which was equally applicable to provincial as well as employees working in Ex-FATA. To this effect, the provincial directorate of Elementary & Secondary Education KP vide letter dated 07-08-2014 had asked the Directorate of Education Ex-FATA to fill in the vacant posts of SST in Ex-FATA by promotion of in-service teachers under the existing service rules. The said letter lingered in the Directorate of Ex-FATA for almost seven months, which finally was conveyed to all Agency Education Officers vide letter dated 09-03-2015 with directions to submit category wise lists of candidates for promotion against the post of SST. Agency Education Officers took another two years and seven months, while submitting such information to the directorate of Ex-FATA and finally the appellants

HAMINER Wakhrukhwa



District Education Officer in the settled district took timely steps and the promotions were made possible in the same year i.e. 2014. Placed on record is a Notification dated 01-11-2014 issued by District Education Officer Charsada, whereby promotions had been made in pursuance of the Notification dated 24-07-2014 in the same year, whereas promotions in Ex-FATA were made in 2017 with delay of more than three years. Placed on record is another Notification dated 14-03-2017 issued by Directorate of Education Ex-FATA promoting Certified Teachers (CT) (BPS-15) to the post of Senior CT (BPS-16) w.e.f 20-02-2013, negating their own stance that promotions are always made with immediate effect. Similarly placed teachers was extended the benefit of their promotion with retrospective effect, however the respondents are denying the same to the appellants for the reasons best known to them. The material available on the record, would suggest that the appellants were treated with discrimination.

- The appellants are primarily aggrieved by the inaction of the respondents to the effect that all the appellants were otherwise fit for promotion to the post of SST, but their promotions were delayed due to slackness of the directorate of education, which adversely affected their seniority position as well as suffered financially due to intentional delay in their promotions. The respondents also did not object to the point of their fitness for further promotion at that particular time.
 - 10. We have observed that seniority of the appellants as well as their other counterparts working at Districts level had been maintained at Agency/District level before their promotion to the post of SST, whereas upon promotion to the post of SST, the seniority is maintained at provincial level and the appellants who were promoted in 2017 in comparison to those, who were promoted in 2014, would definitely find place in the bottom of the seniority list maintained at provincial level with dim future prospects of their further promotions, as well as they were kept



them, hence they were discriminated. It was noted with concern that the only reason for their delayed promotion was slackness on part of directorate of education Ex-FATA and its subordinate offices at Agency level, which had delayed their promotions for more than three years for no fault of the appellants.

In view of the foregoing discussion, the instant appeals are accepted and all the appellants are held entitled for promotion from the date, the first batch of their other colleagues at provincial level were promoted in the year 2014 with all consequential benefits. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 14.07.2021

> (SALAH-UD-DIN) MEMBER (JUDICIAL)

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

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)

Mnd SST (M) Notification

ANNEXURE E

(2)



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA

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			•
NO	ſ	DATED	•
• •			

Notification

In pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(PE)/4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th July,2014 and recommendations of the Departmental Promotion Committee, the following SCTs/CTs, SDMs/DMs, SATs/ATs, STTs/TTs, Senior Qaris/Qaris, PSHTs/SPSTs/PSTs of District Mohmand, are hereby promoted to the post of SST (Bio-Chem),SST (Phy-Maths), SST (General) and posted in the schools noted against each in BPS-16 (Rs. 18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy, on the terms and condition given below, with immediate effect in the interest of public service.

PROMOTION OF SPST/PSHT/PST TO SST (Bio/Chem) BPS-16 ON REGULAR BASIS.

Total No of SST Bio/Chem(M) vacant posts	24
25% Share of Initial Recruitment	. 6
75 % Share of promotion	18
20% share of promotion of PSHT/SPST/PST	, 5
No of SST already promoted	0
Post Avialable for Promotion	5
Promoted through this order	2

	s.n 9	SI: No.	Name of Official	Place of posting	D/O Birth	Date of Appott; regular PST	Qualif- cation	Posted at	Remarks
	-1	230	Anwar Khan	GPS Abdul Baqi	2-2-1967	,27-2-1995	BSc/B.Ed	GHS Sandu Khel	AVP
し ・.	2	470	Ghulam Muhammad	GPS Tarakai	12-11-1983	1-9-2010	BSc/B.Ed	GHS Nahaqi	Vice No.22

PROMOTION OF Sr; CT/CT TO SST (Bio-Chem) BPS-16 ON REGULAR BASIS

Total No of SST Bio/Chem(M) vacant posts		<u>24</u>
25% Share of Initial Recruitment		6
75 % Share of promotion		18
40 % share of promotion of Sr CT/CT	atomer	10
No of SST already promoted	28/03/1	. 2
Post Avialable for Promotion	1/1/1/	8
Promoted through this order		4

S.N o	S.L No	Name of Official	Place of Posting	Date of Birth	Date of Appott: as Regular CT	Qualification	Posted at	Remarks
8	52	Said Wali	GHSS Ghallani	2-5-1971	1-9-1999	B,Sc/B,Ed	GHSS Ghallani	AVP
4	54	Bashir Ahmad	GHSS Ghallani	15-7-1973	1-9-1999	B,Sc/B,Ed	GHS Akhunzadgan	AVP
5 1	55	Shoukat Ali	GHS Shalam Salay	22-4-1969	1-9-1999	B,Sc/B,Ed	GHS Shalam Salay	AVP
6.	69	Nawaz Khan	GHS Ghami Kor	6-6-1973	9-12-2002	B,Sc/B,Ed	GHS Dab Kor	AVP

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PROMOTION OF SCT/ CT Male TO SST (Math; Phv) BPS-16 ON REGULAR BASIS

Lotal No of SST Math/Phy(M) vacant posts	TO ON REGULAR BASIS
25 Share of Initial Recruitment	13
75 % Share of promoticn	3
40 % share of promotion of Sr CT/CT	10
No of SST already promoted	5
Post Avialable for Promotion	2
Promoted through this order	3.
The state of the s	

1.5								
N o	SI: No.	Name of Official	Place of posting	D/O Birth	Date of Apport; regular PST	Qualif- cation	Posted at	Remarks
7	36	Alam Zeb	GHS Ekka Ghund	13-10-1968	19-9-1998	B,Sc/B.Ed	GHS	V.S.No.21
18	42	Muhammad Ilayas	GHS Subhankhwar	25-9-1972	24-7-1999	B,Sc/B.Ed	Ekkaghund GHS Kog Pand	AVP

PROMOTION OF PST TO SST (Math/Phyl) BPS-16 ON REGULAR BASIS

Total No of SST Phy/Maths(M) vacar	it posts		· .	47	
25% Share of Initial Recruitment				<u>.13</u>	
75 % Share of promotion				3	_
20% share of promotion of PSHT/SPST/PST	*	· .		10	
No of SST already promoted				3.	-
Post Avialable for Promotion				1	
Promoted through this order				2	
The state of the s				2	

S. No	S.L No	Name of Official	Place of Posting	Date of Birth	Date of Appott: as Regular DM	Qualifi- cation	Posted at	Remarks
9	196	Mir dad Khan	GPS Ghulain Jan Kot	.30-8-1969	25-10-1994	B,Sc/B,Ed	GHS Qamar Din	AVP.
10/	228	Azam Khan	GPS Pai Khan	15-2-1970	20-2-1995	B,Sc/B,Ed	GHS Nahaqi	AVP

PROMOTION OF SCT/CT TO SST (General) BPS-16 ON REGULAR BASIS

	Total No of SST General (M) vacant posts		30
1	25% Share of Initial Recruitment		30
	75 % Share of promotion		77
1	40 % share of promotion of Sr CT/CT		23.
			12
	No of SST already promoted to SST	James 10	. 5
- Ł	Post Avialable for Promotion	2/03/11	7
{	Promoted through this order	77-7-1	
		/	i i

S. No	S. L No	Name of Official	Place of Posting	Date of Birth	Date of Appott: as Regular CT	Qualifi- cation	Posted at	Remarks
11	2	Khan Bahadar	GHS Prang Ghar	3-3-1960	3-2-1983	BA/BEd	GMS Bahi Dag	AVP
(2)	. 4	Saif ur Rehman	GHS Suban Khur	10-10-1963	31-12-1986	BA/BEd	GMS Navi Kali Ghandab	AVP
13_	9	Amir Badshah	GMS GatWarsak	21-3-1965	13-3-1986	BA/B,Ed	GMS Gat o Warsak	AVP
īz[·	12	Wasi Ullah	GHS Hasham Kor	15-3-1964	17-9-1988	BA/B.Ed	GMS Kandi Essa Khel	AVP
15 ———	14	Hidayat Ullah	GHS Ghami Kor	23-1-1965	7-12-1989	BA/B,Ed	GHS Ekka Ghund	AVP .
16	15	Jafar Khan	GHS Kogpand	14-2-1960	20-12-1989	BA/B,Ed	GMS Gul Baz	AVP



	20
Total No of SST General(M) vacant posts	30
Otal NO 01 331 Generalim Address	. 7
25% Share of Initial Recruitment	23
75 % Share of promotion	6
20% share of promotion of PSHT/SPST/PST	2
No of SST already promoted	4
Post Avialable for Promotion	4
Promoted through this order	

s. No	S.L No	Name of Official	Place of Posting	Date of Birth	Date of Appott: as Regular AT	Qualifi- cation	Posted at	Remarks
17	114	Misal Khan	GPS Wacha	24-1-1967	17-9-1988	BA/B,Ed	GMS Asmarai	AVP
<u>.</u> .8. /	115	Muhammad Naeem Khan	Jawra GPS Naeem	18-12-1970	17-9-1988	BA/B,Ed	GMS Halki Ghandhab	AVP
	134	Fazal Gul	Kor GPS Dara Zahir	1-1-1966.	1-10-1989	BA/B,Ed	GMS Sohazi Kor	AVP.
19	135	Hussain	Khan GPS Mozi Kot	20-12-1971	1-10-1989	BA/B,Ed	GMS Ghazi Baig	AVP

Consequential Transfer:

	Consequential Transler:		Remarks	i
S.	Name/Designation/School	Posted at GHS Navi Kalli	AVP	
	A first Shah SST GHS Ekkaghund	GHS Ghazi Baig	AVP	ļ
22	Nizam Ud Din SST (G) GHS Nahaqi			

Terms and conditions:-.

They would be on probation for a period of one year extendable for a further period of one

They will be governed by such rules and regulations as and when issued from time to time by Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceded under the rules framed from time to time.

Charge report should be submitted to all concerned.

No TA/DA is allowed for joining his duty.

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

Before handing over charge once again their document may be checked if they have not th prescribed qualifications as per rules, they may not be handed over charge of the post.

The prescribed qualifications/ documents may be verified from the concerned Universities Institutions by the AEO concerned.

(Hafiz Muhammad Ibrahim)

Director

Elementary & Secondary Education Khyber Pakhtunkhwa

Dated Peshawar the

Endst: No. Copy forwarded for information and necessary action to the: -

1. Accountant General (PR) Sub Office, Peshawar.

2. Additional Accountant General (PR) Sub Office, Peshawar.

3. District Education Officer Mohmand at Ghallani. 14. District Accounts Officer Mohmand at Ghallani.

PS to Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
6. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

7. Principal/Head Master concerned.

8. Promotees Concerned.

9. M/File.

Deputy Director (Estab.)

Merged District Khyber Pakhtunk!

To



The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL FOR PROMOTION TO THE POST OF SST BIO/CHEM (M) WITH RETROSPECTIVE EFFECT AND NOT WITH IMMEDIATE

R/Sir,

Most respectfully, it is stated that I am initially appointed as PTC now PST (BPS-9) on 26.02.1995 after fulfilling all the formalities. In the year 2012 the government had notified service structure/ rules for promotion of the PST(s) and SST(s) to SS and other different disciplines. Department vide notification dated 24-07-2014 promoted many of our colleague teachers of the province working on settle side on the post of PST to the post of SST (BPS-16) and accordingly by following the analogy vide notification dated 1-11-2014 teachers working as PSTs of the District Charsadda were promoted to the posts of SST (BPS-16) in light of notification dated 24-07-2014 and as such some of my colleagues who were working in FATA were also promoted to the post of SST (BPS-16) but with immediate effect and from the date when his colleagues working on settle side were promoted i.e. w.e.f 24-07-2014 those promoted colleagues knocked the door of Khyber Pakhtunkhwa Service Tribunal in appeal No. 1266/2018 which was decide in favour of my colleagues vide judgment dated 14-07-2021.

I was also promoted to the post SST (BPS-16) vide impugned notification dated 29-03-2019 but with immediate effect and not from the date when the other teachers are promoted i.e. w-e-f 1.11.2014 or 24-07-2014.

In light of the above and keeping the judgment passed by the Service Tribunal and treat me like other similarly placed employees of the service appeal No. 1266/2018 decided on 14-07-2021 and obliged, please.

Dated: 13th August 2021

Sincerely Yours,

Anwar Khan, SST (BPS16)
GHS Sandu Khel, District
Mohmand.



VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO: _	OF 2021
Anwor K	(APPELLANT) (PLAINTIFF) (PETITIONER)
	VERSUS
Education	Dep# (RESPONDENT) (DEFENDANT)
I/WeAnw	ar Ali
compromise, withdraw my/our Counsel/Advoca without any liability for engage/appoint any othe I/we authorize the said receive on my/our behalf	Peshawar to appear, plead, act, or refer to arbitration for me/us as ate in the above noted matter, his default and with the authority to er Advocate Counsel on my/our cost. Advocate to deposit, withdraw and alf all sums and amounts payable or count in the above noted matter.
Dated//202	1
	CLIENTS ACCEPTED NOOR MUHAMMAD KHATTAK KAMRAN KHAN SAID KHAN HAIDER ALI KHANZAD GUL
	ADVOCATES