16.04.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney present.

Arguments heard. File perused.

During the course of arguments Learned counsel for the appellant admitted that the appellant (PSHT) is not senior to other colleagues of the appellant/promotees mentioned in the impugned promotion order dated 12.10.2017 on the basis of date of first appointment or on the basis of date of birth.

Plea of Learned counsel for the appellant is that since the appellant attained the requisite qualification required for the post of SST (General) prior to the promotees mentioned in the impugned promotion order, therefore, the appellant should not have been ignored while promoting the other colleagues of the appellant. The contention of learned counsel for the appellant is found without any force. Consequently the present service appeal is dismissed in limine. No order as to costs. File be consigned to the record room.

(Muhammad Hamid Mughal)
Member

ANNOUNCED. 16.04.2019 27.12.2018

Learned counsel for the appellant present and seeks adjournment. Adjourn. To come up for preliminary hearing oon 01.02.2019 before S.B.

Member

01.02.2019

Counsel for the appellant present and requested for adjournment.

Adjourned to 16.04.2019 for preliminary hearing before S.B.

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the state of the first of the state of the s

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

06.08.2018

Mr. Noor Muhammad Khattak, Advocate counsel for the appellant present. Mr. Kabirullah Khattak, Addl:AG for respondents present. Learned counsel for the appellant made a request for adjournment. Granted. Case to come up for preliminary hearing on 17.09.2018 before S.B.

17.09,2018

Clerk to counsel for the appellant present and made a request for adjournment due to general strike of the Bar. Case to come up for preliminary hearing on 18.09.2018 before S.B.

(Ahmad Hassan) Member

18.09.2018

Counsel for the appellant present and made a request for adjournment. Granted. Case to come up for preliminary hearing on 11.08.2018 before S.B.

O Member

8-11-2018

Due to Returnment of Honorable

Chairman the Tribural is non-functional

Therefore the case is adjacended to

come up for the Base on 27-12-2018

Repoler

13.04.2018.

Learned counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued that through the present appeal the appellant (SCT) has made impugned the notification dated 12.10.2017 whereby the appellant was ignored from promotion to the rank of SST (General) despite being senior and fully qualified while most of the junior colleagues of the appellant were promoted; that the departmental appeal of the appellant was not responded.

In view of the submissions of the learned counsel for the appellant, preadmission notices be issued to the respondent department for 04.06.2018 to meet the point that whether the appellant was senior as well as fully qualified at the time of issuance of impugned order or otherwise.

Member

adjust of

04.05.2018

Hon'ble Chairman. Therefore, the case is adjourned. To come up for same on 29.06.2018.

Reader

29.06.2018

Learned counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 06.08.2018 before S.B.

Member

Form-A FORMOF ORDERSHEET

Court of	
•	
Case No	349/2018

	Case No <u>.</u>	349/2018
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	09/03/2018	The appeal of Mr. Jan Akbar presented today by Mr.
		Noor Muhammad Khattak Advocate may be entered in the
		Institution Register and put up to Learned Member for proper
		order please. REGISTRAR 913113
		(1)3/18
2-	12/03/18	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on $\frac{27/02/18}{}$.
		MA.
	Å.	MEMBER
27.03	.2018	Learned counsel for the appellant present and se
	adjoi	irnment. Adjourn. To come up for preliminary hearing
	13.04	1,2018 before S.B Member
		Wichioci
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO	349	/2018
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JAN AKBAR (PSHT) VS

ACS (FATA) & OTHERS

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal		1 - 3
2	Seniority List	A	4
3	Impugned Order	В	5-7
4	Letter	C	8
5	Departmental Appeal	D	9
6	Notification dated 24-07-2014	E	10 - 16
.7	Vakalat nama	, *******	17

APPELLANT

THROUGH:

MUHAMMAD MAAZ MADNI

Advocate, Peshawar 0333-9313113, 0314-9965666

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 349 /2018

Khyber Pakhtukhwa Service Telbuna!
Diary No. 355

JAN AKBAR, PSHT (BPS-15),

Govt. Primary School, Alam Gudar Khyber Agency.

David 09-3-20/8

 \dots APPELLANT

VERSUS

- 1- The Additional Chief Secretary (FATA), FATA Secretariat, Warsak Road, Peshawar.
- 2- The Director of Education (FATA), FATA Secretariat, Warsak Road, Peshawar.

APPEAL UNDER **SECTION-4** \mathbf{OF} THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST **IMPUGNED** NOTIFICATION DATED 12-10-2017 WHEREBY THE APPELLANT HAS COMPLETELY BEEN IGNORED FROM PROMOTION TO THE POST OF (GENERAL) AND AGAINST NOT TAKING ANY ACTION ON DEPARTMENTAL APPEAL DATED THE 10-11-2017 APPELLANT WITHIN THE STATUTORY PERIOD

PRAYER:

That on acceptance of this appeal the impugned Notification dated 12-10-2017 may very kindly rectify/modify to the extent of appellant by directing the respondents to consider the appellant promotion to the post of SST (General) with all consequential benefits. Any other remedy which this august Tribunal deems fit may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

- 1- That appellant was initially appointed in the respondent Department as PTC now PST vide order dated 07-10-1990 by the respondent no. 3 after fulfilling all the codal formalities required for the post.
- 2 That the appellant is highly qualified having M.Ed Degree in the year 2002 along with the relevant qualification required for the post of PST and as such was promoted to the post of PSHT.

- 3- That right from the date of appointment the appellant is performing his duty quiet efficiently, whole heartedly and upto the entire satisfaction of his high ups.
- 4- That the appellant was also given seniority and accordingly was placed at Serial No. 143 of the Seniority List prepared and maintained for PSHT by the respondents at Khyber Agency. Copy of the Seniority List is attached as annexure A.

- 7 That the appellant feeling highly aggrieved from the inaction of the respondent has no other adequate remedy but to approach this Honourable Tribunal on the following grounds amongst the others:

GROUNDS:

- A That the impugned Notification dated 12-10-2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be modified/rectified.
- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondent violated article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That it is very much clear from the attached seniority list that the appellant is senior most teacher according to the date of birth and that of first appointment as PST but in spite of that the appellant has completely been ignored by the respondents to be promoted to the post SST (General).
- D- That the respondent department acted in arbitrary and malafide manner by not promoting the appellant to the post of SST (General).

- E- That the respondent Department discriminated the appellant while issuing the impugned Notification dated 12-10-2017.
- F- That, it is pertinent to mention here that the appellant has completed all the requisite qualification required for the post of SST (General) more prior from that of the ones got promoted in the impugned order dated 12-10-2017.
- G- That, the impugned notification dated 12-10-2017 is issued by the respondents in a hasty manner as the respondent have violated their own rule & regulation for the purpose of the matter in question. Copy of the notification dated 24-07-2014 is attached as annexure ... E.
- H- That, despite of clear vacant post available in the home Agency of the appellant the respondents have ignored the appellant from promotion to the post of SST (General).
- I- That, the act of the respondent is against the dictum enshrined in Article 38 (e) of the Constitution of Islamic Republic of Pakistan, that to "reduce disparity in the income and earning of the individual including persons in different classes in the service of Pakistan".
- J- That appellant seeks permission to advance other grounds and proofs at the time of arguments.

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

Dated: 28-02-2018

APPELLANT

JAN AKBAH

THROUGH:

NOOR MOHAMMAD KHATTAK,

MUHAMMAD MAAZ MADNI Advocates, Peshawar 19/2

DST.



Annexure - A

AGENCY EDUCATION O	つににんに トロックヒロ	ACTION AT	14440110
AGENCI EDUCATION	ヘ・・・・ケー ソロュロビレ	KAGENCYAI	JAWKUD

	<u> </u>					LIS	T OF PST M	IALE ELI	GIBLE FOR P	ROMOTIO	N			<u> </u>		
Seniority No	Name	F/Name	Quali Prof :	fication Acad:	Designation	1 BPS	D/O Birth	Domicile	D/O ist Entry into Govt Service	D/O App: in the Present Post	Place of Posting	D/O Passing of Prof: Exam result/D/O Promotion	Consideration Date	BA Result Declaration Date	B.ED Result Declaration Date	1
45	Ali Man Shah	Madi sher	MA	PTC/Bed	PSHT	15	03-04-1962	Khyber	10-06-1980	10-06-1980	GPS sher Haider	25-01-1986	25-01-1986	31.10.2000	22.12.2006	
78	Jahan Zeb khan	Khan Badshah	ВА	PTC/CT	PSHT	15	02-04-1960	Khyber	13-12-1979	13-12-1979	GHS AlamGudar	29-11-1987	29-11-1987	10.03.2010	04.01.2013	
99	saif ur Rahman	Shahbaz Khan	MA	Bed	PSHT	15	01-06-1969	Khyber	10-07-1989	10-07-1989	GPS Ogdar dara	10-07-1989	10-07-1989	15.01.1994	25.12.2004	
101	Muhammad Wajid	Rehman gul	MA	PTC/BED	PSHT	15	12-01-1969	Khyber	03-09-1988	03-09-1988	GHS Jamrud-2	26-08-1989	26-08-1989	25.05.2000	25.01.2007	
118	Teka dar khan	Stana-Mir	ВА	PTC/CT/BED	PSHT	15	03-08-1969	Khyber	25-10-1987	25-10-1987	GPS Ali Masjid	14-11-1990	14-11-1990	22.02.2011	04.01.2013	
123	Gul Habib	Ali Mohammad	ВА	PTC/Bed	PSHT	15	22-08-1965	Khyber	03-09-1988	03-09-1988	GPS Wali Baba	14-11-1990	14-11-1990	31.08.2015	17.01.2017	ļ
130	FAZAL AKBAR	Muhammad Akbar	ВА	PTC	PSHT	15	01-02-1970	Khyber	07-10-1990	07-10-1990	GPS Redi Gul	14-11-1990	14-11-1990	22.11.1999	26.07.2005	
143	Jan Akbar	Khawja mir	МА	PTC/CT/Med	PSHT	15	03-10-1972	Khyber	07-10-1990	07-10-1990	GHS Alam Gudar	22-10-1991	22-10-1991	31.03.1997	04.10.2002	2
145	Izat Shah	Qudrat Shah	MA	PTC/CT/BEd	PSHT	15	28-04-1970	Khyber	07-10-1990	07-10-1990	GPS Redi Gul	05-11-1991	05-11-1991	11.10.2003	10.02.2010	
162 🗸	Abduliah	Adul Qahar	ВА	PTC/Bed	P5HT	15	11-03-1972-	khyber	25-11-1992	25-11-1992	GPS Zabit Noor	25-11-1992	25-11-1992	04.03.1999	12.08.2002	12
166	Inamullah	Hatim Khan	MA	PTC/M.Ed/CT	PSHT	15	01-02-1973	Khyber	03-12-1992	03-12-1992	GPS Jan Badshah	03-12-1992	03-12-1992	09.04.1997	26.05.2005	3
169	shahab Ud din	Ahmad jan	MA	PTC/CT/Bed	PSHT	15	01-04-1971	Khyber	23-12-1992	23-12-1992	GPS Ghundi Jamrud	23-12-1992	23-12-1992	28.04.2000	25.01.2007	F
170	Hidyət Ullah	Inayat Ullah	ВА	PTC/Bed	PSHT	15	27-11-1969	Khyber	23-12-1992	23-12-1992	GPS Ali shah killi	23-12-1992	23-12-1992	04.06.2001	26.06.2014	- (2
1.72	Nazar khan	sher Rehman	MA	PTC/CT/Bed	PSHT	15	02-12-1969	Khyber	23-01-1993	23-01-1993	GHS Jamrud-2	23-01-1993	23-01-1993	07.03.1996	10.02.2010	
175 🗸	Gul Muhammad 🕝		ва/ве	PTC/CT	SPHT	15	05-07-1969	Khyber	23-01-1993	23-01-1993	GPS Spin Dhand	25-12-1993	25-12-1993	22.05.2002	13.02.2004	1
Seniority	Name .	F/Name	Qualif	cation	Designation	BPS	D/O Birth	Domicile		D/O App: in	Place of Posting	D/O Passing of	Consideration	BA Result	B.ED Result	Remarks
No			Prof :	Açad ;					into Govt Service	the Present Post		Prof: Exam result/D/O Promotion	Date ·	Declaration Date	Declaration Date	
200	Tahir khan		BA		SPHT	15	15-03-1969	Khyber	01-01-1990	01-01-1990	GHS Sur Kamar	29-05-1994	29-05-1994	12.10.2007	04.01.2013	
209	Khalil UR Rehman	Razm Ali	ВА	PTC	SPHT	15	25-03-1971	Khyber	27-09-1994	27-09-1994	GHS Ghundi	27-09-1994	27-09-1994	28.12.1998	18.07.2011	
210	Baghdadi shah	Biland Shah	MA	PTC/CT/Bed	SPHT	15	10-02-1970	Khyber	27-09-1994	27-09-1994	GPS Bara Dara	27-09-1994		02.01.2001	10.02.2010	
221	Farman All	Razam Ali	MA	PTC/Bed	SPHT	15	20-02-1968	Khyber	19-03-1995	19-03-1995	GPS khan Akbar	19-03-1995		30.08.1994	24.02.1999	
222 🗸	Imran Afridi	Dilshad	8A	PTC/CT	SPHT	15	05-08-1970	khyber	19-03-1995	19-03-1995	GPS Sahib shah	19-03-1995		31.12.1997	13.01.2004	S
229	Irfan khan	Gul Mand	ВА	PTC/Bed	PST	12	05-10-1974	Khyber	09-09-2002	30-09-1988	GPS Fazal Ahmad			08.04.2005	10.02.2010	— <u> </u>
243	Samar Khan	Abdul Qayum	MA	PTC/CT/BEd	SPHT	15	10-11-1971	Khyber	31-10-1996	31-10-1996	GPS Shanki			08.02.1996	25.01.2007	
244	Abdul Wadood	Pir Haider	Mcom	PTC/B.Ed	SPHT	15	05.03.1969	Khyber	01.11.1996	01.11.1996	GPS Jalał Din No1			12.07.1994	22.12.2005	
260	Noor Rahim	Hakim Khan	MA	PTC	SPHT	15	03-01-1976	Khyber	19-09-1998	19-09-1998	GPS Sher Khan	19-09-1998		09.04.1997	17.02.2004	_ 6
	Attiq Ur Rehman	Ali Rehman	MA	PTC/CT/Bed	SPHT	15	14-04-1974	Khyber	19-09-1998	19-09-1998	GPS T.D bazar			09.04.1997	12.01.2008	
267	sher Yaz Dan	Gul Jamal	ВА	PTC/BEd	SPHT	15	10-02-1973	Khyber	19-09-1998	19-09-1998	GPS khan Akbar	19-09-1998		30.05.2001	10.02.2010	
· · · · · · · · · · · · · · · · · · ·											222.21					
	Samin Jan	Karim shah	BA	PTC/BED	SPHT	15	02-01-1979	Khyber	19-09-1998	L 9-09-19 98	GPS Shamsher killi	19-09-1998	19-09-1998	25.11 .2000	26.07.2008	
268											GPS Shamsher killi GPS Jamrud	19-09-1998 19-09-1998		25.11.2000 17.03.1994	26.07.2008 10.02.2010	
268 269	Haider Khan	Niaz Gui	ВА	PTC/BEd	SPHT	15	01-03-1972	Khyber	19-09-1998	19-09-1998			19-09-1998		26.07.2008 10.02.2010 20.02.2002	

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BEd



Agency Education Officer	Ref	
Khyber Agency at Jamrud	Dated: / /201	7
20.1		

Placement

Consequent upon the notification of FATA Secretariat Directorate of Education Khyber Pakhtunkhwa. Warsak Raod Peshawar, Pakistan Endost: No. 15113-60 dated 11/10/2017, the SCTs/CTs. PSHTs/SPSTs/PSTs. SDMs/DMs, SATs/ATs STTS/TTs, of Khyber Agency who whave been promoted to SSTs (Bio-Chem), SSTs (Phy-Maths), SSTs (General) male vide said notification, are placed at the vacant SSTs (Bio-Chem), SSTs (Phy-Maths), SSTs (General) male posts noted against each with immediate effect in public interest.

Placement of SST (Bi/Chem) BPS-16

(Promoted from SCT/CT)

S No	St: No	Name	Present place of	Placement
1	91	Etslam uddin	† posting † GHS Jaffar Khan	Against the vacant SST (Bio-Chem)
		1		Post at GHS Jaffar Khan
2	92	Khan Afzal	GHS Janas Khan	Against the vacant SST (Bio-Chem)
				post at GHS Janas Khan
3	109	1 Wasim	GHS Jamrud No.	Against the vacant SST (Bio-Chem)
			2	post GHS Jamrud No. 2
4	115	¹ Illauddin	GHS Ghundi	Against the vacant SST (Bio-Chem)
l		1		post at GHS Ghunid
5	158	Wahabuddin	GHS Jamrud 1	Against the vacant SST (Bio-Chem)
				post at GHS Jamrud 1
6	185	Shah	GMS Shalobar	Against the vacant SST (Bio-Chem)
		Muhammad	No. 1	post at GHS Jan Khan
		Khan		The state of the s
7	190	Haji Gul	GMS Sheenki	Against the vacant SST (Bio-Chem)
		.'	Bara	post at GHS Muhammad Khan Kali
		!		LKL
8	191	4 Alif Gul	GHS Kohi Sher	Against the vacant SST (Bio-Chem)
			Haider	post at GHS Kohi Sher Haider

Placement of SST (Bi/Chem) BPS-16

(Promoted from PSHT/SPST/PS)

S No	St: No	Name	Present place of	Placement
			posting	
1	238	Bagh e Haram	GPS Azam Din	Against the vacant SST (Bio-Chem)
-		1		Post at GHS Akhun Talab Bara
		1		Khyber Agency
2	263	Muhammad	l GPS Gul Muran	Against the vacant SST (Bio-Chem)
		Harooq		post at GHS Sama Ghari Khyber
			i 	Agency
3	409	Asif Noor	GPS Tood Kamar	Against the vacant SST (Bio-Chem)
				post at GHS Tood Kamar BZK LKL
		•		Khyber Agency
4	427	Said	GPS Sher	Against the vacant SST (Bio-Chem)
		Muhammad	Bahadar	post at GHS Madghali Attari

ATTESTED &

Placement of SST (Phy-Maths) BPS-16

(Promoted from SCT/CT)

S No	St: No	Name	Present place of	Placement
			posting	
1	95	Akhtar	GHSS No. 1	Against the vacant SST (Phy-Maths)
		Hussain	Jamrud	Post at GHS Jaffar Khan
2	112	Muhairmad	GHS Lora Maina	Against the vacant SST (Phy-Maths)
		ļ arif		Post at GHS Lora Maina Jamrud

Placement of SST (Phy-Maths) BPS-16

(Promoted from PSHTSPST/PST)

S No	St: No	Name	Present place of	Placement
		1	posting	
1	212	Hidayat Ullah	GPS Gudar No. 1	Against the vacant SST (Phy-Maths)
				Post at GHS Sur Kamar Jamrud
2	514	Muhammad	GPS Tauda Mela	Against the vacant SST (Phy-Maths)
		Rafiq		Post at GHS Paindi Lalma Jamrud
3	546	- Musufar Shah	GHS Jan Khan	Against the vacant SST (Phy-Maths)
				post at GHS Jan Khan Killi Bara
l		1		Khyber Agency

Placement of SST (General) BPS-16

(Promoted from Sr. CT/CT)

S No	St: No	Name	Present place of	Placement
			posting	·
1	4	Fazle Rehman	GHS Kam	Against the vacant SST (General) Post
		3	Shalman	at GMS Chapari Jamrud
2	5	Muhammad	GHS Muhammad	Against the vacant SST (General) Post
		Yaseen	Khan	at GHS Muhammad Khan LKL
3	6	Musharaf	GHS Jamrud No.	Against the vacant SST (General) Post
		Khan	2	at GMS Jabba Jamrud
4	8	Adam Khan	GHS Jan Khan	Against the vacant SST (General) Post
				at GMS Karna Khel
5	15	Muhammad	GHS Jamrud No.	Against the vacant SST (General) Post
		Sher	1	at GHS Jamrud No. 1
6	18	Habib ur	GMS Akram Killi	Against the vacant SST (General) Post
		Rehman		at GMS Speen Qabar
7	20	Aurang Zeb	GHS Mian	Against the vacant SST (General) Post
			Morcha Jamrud	at GMS Kambela Jamrud Khyber
8	21	Agal Khan	GMS Akram Killi	Against the vacant SST (General) Post
				at GHS Gul Zamir
9	24	Zahid Ullah	GHS Hashim	Against the vacant SST (General) Post
			Abad	at GHS Hashim Abad Jamrud

Placement of SST (General) BPS-16

(Promoted from PSHT SPST/PST)

(1 tomor	CALLIANT :	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	`./	
S No	St: No	Name	Present place of	Placement
			posting	
1	78	Jehan Ze	rb∮GHS Alam Gudar -	Against the vacant SST (General) Post
		Khan	i i	at GMS Gandow Bara Khyber-Agency



(
4 K	122	Gid Habib	GPS Wali Baba	Against the vacant SST (General) Post
				at GHS Chora Jamrud

Placement of SST (General) BPS-16

(Promoted from SDM/DM)

S No	St: No	Name	Present place	of	Placement
	<u></u>		posting		
1.	1	Farid Alam	GHS Ab	dul	Against the vacant SST (General) Post
			Ghafoor Khan		at GHS Shagai Jamrud

Placement of SST (General) BPS-16

(Promoted from SAT/AT/TO))

ĺ	S No	St: No	Name	Present place of	Placement
				posting	
	1	9	Said Bahoo	GHS Zeen Tara	Against the vacant SST (General) Post
		i 	Jan		at GHS Zeen Tara LKL

Placement of SST (General) BPS-16

(Promoted from PSHT/SPST/PST)

S No	St: No	Name .	Present place of	Placement
			posting	
1	72	Muhammad	GPS Warmando	Against the vacant SST (General) Post
		Yousaf		at GMS Latif Killi LKL

TERMS AND CONDITIONS

- 1. They would be on probation for a period of one year extendable for a further period of one year.
- 2. They will be governed by such rules and regulation as and when issued from time to time by the provincial Govt.
- 3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- 4. Charge report should be submitted to concerned.
- 5. No TA/DA is allowed for joining his duty.
- 6. They will give an under taking to be recorded in their service book to the effect that if any overpayment is made to him/her in the light of his order will be recovered and if he she is wrongly promoted, he/she will be reverted.
- 7. Before handing over charge once again their document may be checked if they have not the prescribed qualifications as per rules, they may not be handed over charge of the post



indst: N. 2181-88 placement/SSTs/M/33 Nos dated 12-10-2017

- 1) Director Education FATA at Peshawar.
- 2) Political Agent Khyber at Peshawar.
- 3) PS to ACS FATA.
- 4) PS to Secretary SSD FATA.
- 5) Agency Accounts Officer Khyber
- 6) SSTs Concerned.
- 7) Principals/Head Masters of Stations/Schools Concerned.
- 8) Sup: Local Office.

Agency Education Officer. Khyber Agency at Jamrud.



et. PST. DM

Agency Education Office Khyber Agency at Jamrud Phone, 091-5820265 Fax 091-5820265

Dated:_.

lacement

Imexure -

Consequent upon the notification of FATA Secretriate Directoriate of ducation Khyber Pakhtunkhwa, Warsak Road Peshawar, Pakistan ndst:No.15113-60 Dated:11/10/2017, all the SCTs/CTs, PSHTs/SPSTs/PSTs, DMs/DMs, SATs/ATs STTs/TTs, of Khyber Agency who have been romoted to SSTs (Bio-Chem), SSTs (Phy-Maths), SSTs (General) male vide aid notification, are hereby placed at the vacant SSTs (Bio-Chem), SSTs (Phytaths), SSTs (General) male posts noted against each with immediate effect in a:blic interest.

MACRMENT OF SST (Bio/Chem) BPS-16

PROMOTED	FROM SCILLET

SI: No.	Name	Present Place of posting	Placement
	tstam Uddin	GHS Jaffar Khan	Against Vacant SST(Bio-Chem) Post at GHS Jaffar Klain
95 	Khan Afzal	GHS Janus Khan	Against Vacam SST(Bio-Chem) Post at GHS Janus Khan
100.	Wasim Khan	GHS Janurud No 2	Against Vacant SST(Bio-Chem) Post at GHSS No.1 Jamrud
	Handdin	GHS Ghundi	Against Vacant SST(Bio-Chen) Post at GHSS No.1 Januard
1 158 .	Wahab -U-Din	: GHS Japarud 1	Against Vacant SST(Bio-Chem) Post
12.5	I Walka buddi'x	- GMS Shalobar No 1	Against Vacant SST(Bio-Chem) Post
	Hoji Gal	GMS Sheemal state	Against Vavant SST (Bio-Unem) Post at GHS Muhammad Khan Killi EKL
1191	Ahī Gul	GHS Kehi Sher Haider	Against Vacant SST(Bio-Chem) Post at GHS KOHI SHER HAIDER

PLACEMENT OF SST (Bib/Chem), 225-	
PROMOTED FROM PSUIT/SEST/PST)	

Present Place of Placement posting Against Vacant SST(Bio-Chem) Post of GHS Akhan Tulab Bara Khyber Agency Against Vacant SST(Bio-Chem) Post at GPS Gul Muran GHS Samu Ghari Khyber Agency Against Vacant SST (Bio-Chem) Post at CHS Tood Kumur RZK-LKL-Khyber Agency EGES Tood Kamar , Asii Noor 1409

ACEMENT OF SST (Phy-Maths) BPS-16



HOMOTED FROM SCU/CID

		to the same of the
Hill Name	Present Place of posting	Placement
15 Akhtar Hussain		Against Vacant SST(Phy-Maths) Post at GHSS No.1 Jamrud
132 - Muhametad Arif	GHS Lora Maina	Against Vacant SST(Phy-Maths) Post at

MACEMENT OF <u>SST (Phy-Maths) BPS-16</u> ROMOTED FROM PSHIJ/SPST/PST)

Still Mame	Present Place of posting	Placement
252 Hidayat Ullah	GPS Gudar No.1	Against Vacant SST(Phy-Maths) Post at GHS Sur Kamar Jamrud
and the second s	: Z GPS Tauda Mela —	Against Vacant SST(Phy-Maths) Post at GHS Paindi Lalma Jamrud •
546 Musafar Shah	GHS Jan Khan	Against Vacant SST(Phy-Maths) Post at GHS Jan Khan Killi Bara Khyber Agency

PLACEMENT OF <u>SST (General)</u> <u>EFS-16</u> (PROMOTED FROM SECT/CT)

			4,0,111
S. ; L. ;		Present Place of Posting	Placement
4	Fazle Rehmun	GUS Kam Shaiman 	Againsi Vucant SST(General) Post at GMS Chapari Jamrud
5	Muhammad Yaseen	GHS Muhammad Khan	Against Vacant SST(General) Post at GHS Muhammad Khan LKL
ń	Musiment Khan	GHS Jamered No.2	Against Vacant SST (General) Post at GMS Jabba Jannyud
s S	Adam Khan	GHS Jan Khan	Against Vacant SST(General) Post at GMS Karna Khel
i - 15	Muhammad Sher 🔻 🗸	GHS Janurud No.1	Against Vacant SST(General) Post at GHS Jamvud No.1
118	Habib ur Rehman	GMS Akram Eilli	Ageinst Vacuut SST(General) Post at GMS Speen Qabar
20	Aurang Zeb	OHS Mian Morchu Jamrud	Against Vacant SST(General) Post at GMS Kambela Jamrud Khyber
.j 21		GMS Akram Killi	Against Vacant SST(General) Post at GHS Gul Zamir
1	Mahid Wah	GHS Hashim Abad	Against Vacant SST(General) Post at GHS Hushim Abad Jamrud

PLACEMENT OF SST (General) BPS-16 (PROMOTED FROM ISSUESED)

And the second s

Killi GMS Khuista Gul Jamrud

GMS Khuista Gul Jamrud

Against Vacant SST (General) Post at
GHS Chora Jumrud

LACEMENT OF SST (General) BPS-16

ROMOTED FROM SDM/DAI) SD/

DM

A. Name	: Posting		
· Farid Alam	1 1 1 1	Against Vacant SST(General) Post at GHS SHAGAI JAMRUD	•
Land Mann	Ghafoor Khan	GIIS SILAGAI TAIIROD	

PLACEMENT OF SST (General) BPS-16

PROMOTED FROM SATIATION

S. L N	Name	Present Place of Posting	Placement	
9 9	:		Against Vacant SST(General) Post at CHS Zeen Tava LKL	,

PLACEMENT OF SST (General) BPS-16

PROMOTED FROM STITTE

	and the second s	
5.1.7.	Present Place of	Placement
S.L. Name	Posting	The second section of the section of the second section of the section of the second section of the secti
72 Muhammad Yousaf		Against Vacant SST(General) Post at
72 Numanimad roosa	1	GMS Latif Killi LKL

Terms and conditions

- They would be on probation for a period of one year extendable for a further period of one year.
- 2 They will be governed by such rules and regulations as and when issued from time to time by the provincial Govt:
- 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 proceeded under the rules framed from time to time.
- 4 Charge report should be submitted to all concerned.
- 5 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 overpayment 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 hunding over charge once again their document may be checked if they have not the prescribed qualifications as per rules, they may not be handed over charge of the post.

A The commendation of the comment of



No. 9181-88 placement/SSTs/M/33Nos Dated: 12/ 10/2017

Director Education FATA at Peshawar.
Political Agent Khyber at Peshawar.
IS to ACS FATA.
PS to Secretary SSD FATA.
Agency Accounts officer Khyber.
SSTs concerned.

Principals/Head Mastres of Stations/Schools concerned.
Sup: Local office.

Agency Education Officer
Khyber Agency of Jamrud

ATTESTED





Agency Education Office Khyber Agency at Jamrud PHONE. 091-5820584 FAX 091-5820584

No: 340/

Date: 10/11/2017

Amexuse-c

To

The Director Education, FATA at Peshawar

Subject:-Memo SENIORITY LIST.

Enclosed find please herewith in original application in respect of the following CTs/PSTs on subject cited above.

The case is submitted for further necessary action please

AGENCY EDUCATION OFFICER KHYEER AGENCY AT JAMRUD

بخدمت جناب ڈائر میکٹرصاحب ایجوکیش فاٹا سبوساطت الجنسي الجوكيشن أفيسرصاحب خيبرا يجنسي (درخواست. بمراد بعدردانه منصفانه فور) Amexuse ر جنافانے ۱۰ مودبانہ گزارش کی جاتی ہے کہ SST پروموش آرڈر برطابق نمر ۔۔۔ 60 - 15113 مورفہ 10/2017 کی ہے۔ جو کہ Deptt: Promotion Policy صریمنافی ہے۔ جس سے ان اس تذہ جو کہ Bed کیول پر بیں۔ ان کی حق اور حوصلت عن ہو کی ہے۔ ان اساتذہ کے اس سلسلے میں درجہ ذیل تحفظات ہیں۔ - 🕕 ـ فا ٹامیں SST اسابقدہ کرام کی تقرری ارتی ڈیپارٹمنٹس پروموش پالیسی کے مطابق Prescribed Qualification کے سنیارٹی کے مطابق ہور ہی تھی لیکن اس بار پالیسی کو پامال کر کے اسا تذہ کو SST پوسٹ پرتر تی دی گئی ہے۔ جو کہ مذکورہ بالا پالیسی کے منافی ہے۔ - T) - فا فا ميں SNE پرانى ہے لہذا پرانے SNE كے مطابق SST سائنس اور SST جزل كى پوسٹنگ وسٹر بيوش ہونی جاہيے - ليعن جتنے تعداد ميں SST ما تنس كے پوسٹ Vacant ميں اين تعداد ميں SST سائنس كور تى دى جائے اور جنتى تعداد ميں SST جز ل كے سيان خالى ميں اتى تعداد میں SST جزل تعینات *ار*تی دی جائے۔ ـــ الله KPK كے طرز ير SST پروموش كى كئے ہے۔ جو كذائ ياليسى كى فائامين Implementation غلط ہے۔ كيونك KPK مين تى SNE كمطابق SST كى ترقى/تقررى كى كى بے جبك فاتا مين برانے خالى بوشى / برانے SNE مطابق SST كور قى دى گئ ہے۔جوہارےسٹراساتذہ کی حق تلفی کی گئے ہے لهذا استدعاب كدورجه بالماحقا كن اورتحفظات كورفظرر كاكر خاليه SST يروموش آرؤركومنسوخ كري حق يرشى الريان SNE يمطابق بروموش آرؤر جاری کی جائے بصورت دیگرہم سٹر اسا تذہ عدالت جائے پرمجبور ہو گئے۔ PSHT MA-B.Rd Innulati MA BED PSHT والعام اللو ررواته کات Sct M.A BED BA Beech 501 SCT MA, BED: /MEd: مستمكرها SOM MA BED ScT MA/BEd, MEd, Coluc (7) Seiles 8 95HT MA/13 Ed MA MEd Constens D PSHT. ول کا ما کبر PSHT B-A/B.Ed ال ستريردان PSHT. A 2-1 w (12) ⋦⋲<u>₹</u>⋰ BAIBEO Durislaid_





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

Amrexuse-E

NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

In the Appendix,-

AMENDMENTS

(i) Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

1	2	3		4	5
"1 .	Subject Specialist (BPS-17)		At least second class Master's Degree or four years BS Degree in the relevant subject; and Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A. Education or equivalent qualification from recognized University.	years	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3. Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quota shall be filled by initial



-	· .=			recruitment; and				
				(b) fifty percent by initial recruitment.				
	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University.	22-35 years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3:				
				Provided that if no suitable person is available from amongst Senior Physical Education Teachers for promotion then the post -shall-be-filled -by -promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years service as such and having qualification mentioned in column No. 3;				
				Note:- If no suitable candidate is available in the relevant cadres of the above teachers ,the post falling in their promotion quota shall be filled by initial recruitment; and (b) fifty percent by initial recruitment "; and				

(12)

(ii) _against Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns, namely:

1	2	3	4	5
"1B.	Secondary School Teacher (BPS-16)	I. At least second class Bachelor Degree's from a recognized University on need basis from the following groups with two subject	21 to 35 years.	Seventy Five per cent by promotion, on the basis of seniority-cum-fitness, from the district concerned in the following manner:
		(a) (Chemistry, Botany or Zoology), Or (b) (Physics, Maths "A" or "B" or Statistics) Or		(a) forty per cent from amongst the Senior Certified Teachers (BPS-16), with at least five years service as Senior Certified Teacher and Certified Teacher and
		(c) (Humanities and other equivalent groups at degree level with English as compulsory subject; and		having qualification mentioned in column No.3: Provided that if no suitable candidate is available from amongst Senior Certified Teachers for promotion
		II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualifications from a recognized University.		then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in column No. 3;
	The same the same of the same			(b) four per cent from amongst the Senior Drawing Masters(BPS-16), with at least five years service as Senior Drawing Masters and Drawing Masters and having qualification mentioned in column No.3:

13)

Provided that if no suitable candidate is available from amongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

(c) four per cent from amongst the Senior Arabic Teachers (BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(d) four per cent from amongst the Senior
Theology Teachers (BPS-16), with at least
five years service as Senior Theology
Teachers and Theology Teachers and
having qualification mentioned in
column
No.3:



Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

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

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

(f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst



Primary School Head Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3:

Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven years service as such and having qualification mentioned in column No. 3; and

(ii) twenty Five percent by initial recruitment.

Note:

I. If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment.

Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately.".



SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.
- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar
- 22.Master file

(ZAMIN KHAN MOMAND)
SECTION OFFICER (PRIMARY)

VAKALATNAMA

In the Court of KP Serve Tribul Pesh:

OF 2018

Jan Aubar

(APPELLANT) (PLAINTIFF)

(PETITIONER)

VERSUS

ACS FATA & OTHERS

(RESPONDENT) (DEFENDANT)

1/1/e Jan Alebar

None Mohammad KMATTAK, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. 02/May/2018

CLIENT

NOOR MOHAM 1AD KHATTA

MUHAMMAD MAAZ MADNI ADVOCATES

OFFICE:

Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City.

Phone: 091-2211391

Mobile No.0345-9383141