

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR
AT CAMP COURT, ABBOTTABAD

Service Appeal No. 723/2018

Date of Institution ... 28.05.2018
Date of Decision ... 17.03.2021

Munir Hussain S/O Abdul Latif Vice Principal/Incharge Principal
G.H.S.S Kawai Mansehra.

... (Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary
Khyber Pakhtunkhwa Peshawar and six others.

... (Respondents)

Muhammad Arshad Khan Tanoli,
Advocate

... For appellant.

Riaz Khan Paindakheil,
Assistant Advocate General

... For respondents.

ROZINA REHMAN

... MEMBER (J)

ATIQU UR REHMAN WAZIR

... MEMBER (E)

JUDGMENT

ROZINA REHMAN, MEMBER : The relevant facts leading to filing of instant appeal are that appellant was serving in BPS-17 as Subject Specialist in Pakistan Studies and was directed by the competent authority to serve as Incharge Principal in addition to his normal duties. As per order of the authority, appellant served as Incharge Principal against the post of Principal (BPS-19). As per notification dated

17/3/21

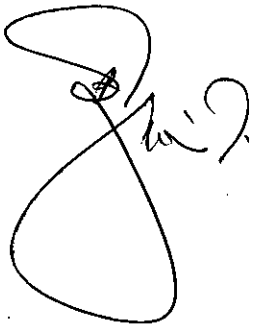
17.08.2012 appellant is eligible for receipt of payment of salary of higher grade, therefore, he filed departmental appeal which was not responded to, hence, the present service appeal.

2. We have heard Muhammad Arshad Khan Tanoli Advocate for appellant and Riaz Khan Paindakheil learned Assistant Advocate General for the respondents and have gone through the record and the proceedings of the case in minute particulars.

3. Muhammad Arshad Khan Tanoli Advocate counsel appearing on behalf of appellant, inter-alia, contended that as per notification dated 17.08.2012, appellant is entitled to receive salary of higher post in BPS-18 and 19 i.e. from 17.05.2010 to 30.06.2012 from 01.07.2012 till today. He submitted that he worked against the post of BPS-18 and 19, therefore, eligible to have his dues for the services rendered by him against higher post in addition to his normal duties.

4. Conversely, learned A.A.G contended that the officer does not fulfill the criteria laid down in the Government of Khyber Pakhtunkhwa Finance Department letter dated 17.08.2012 as he was not appointed on the higher post by the authority competent to make appointment on that post.

5. From the record, it is evident that appellant was serving in BPS-17 as Subject Specialist in Pakistan Studies. Upon approval of the competent authority he was directed to act and discharge duties as Incharge Principal against the vacant post of Principal (BPS-18) in the




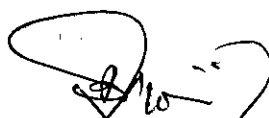
17/3/21

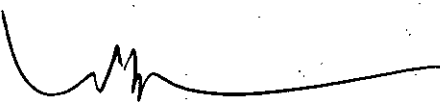
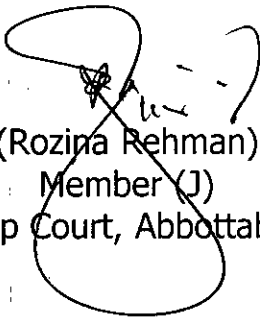
Government Higher Secondary School Kawai (Mansehra) w.e.f 17.05.2010 till further orders vide notification dated 17.05.2010. The appellant was promoted to the post of Vice Principal (BPS-18) on 01.12.2016, whereas, the post of Principal (BPS-19) is still vacant and he has been performing the duties as Principal against the vacant post of Principal (BPS-19) till today. From the record it becomes crystal clear that appellant was appointed on the higher post by the authority to make appointment on that post and he was fully qualified in every respect to be appointed to that higher post. He discharged all the duties and responsibilities of the higher post independently, therefore, as per notification No.FD(PRC)1-1/2012 dated 17.08.2012, appellant is eligible for receipt of pay of higher grade.

6. In view of the above, appeal stands accepted as prayed for. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED.
17.03.2021



(Atiq ur Rehman Wazir)
Member (E)
Camp Court, Abbottabad


(Rozina Rehman)
Member (J)
Camp Court, Abbottabad

S.No	Date of order/ proceedings	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	17.03.2021	<p><u>Present.</u></p> <p>Muhammad Arshad Khan Tanoli, ... For appellant Advocate</p> <p>Riaz Khan Paindakheil, ... For respondents Assistant Advocate General</p> <p>Vide detailed judgment of today placed on file, instant appeal stands accepted as prayed for. Parties are left to bear their own costs. File be consigned to the record room.</p> <p><u>ANNOUNCED.</u> 17.03.2021</p> <p> (Atiq ur Rehman Wazir) Member (E) Camp Court, Abbottabad</p> <p> (Rozina Rehman) Member (J) Camp Court, Abbottabad</p>

17.2.20

Due to covid ,19 case to come up for the same on 13/4/20
at camp court abbottabad.


Reader

13.4.20

Due to summer vacation case to come up for the same on 120
10/20 at camp court abbottabad.


Reader

20.10.2020

Representative of appellant on behalf of appellant
present.

Riaz Khan Paindakheil learned Assistant Advocate
General for respondents present.

Lawyers are on general strike. Therefore, case is
adjourned to 16.12.2020 for arguments, before D.B at Camp
Court, Abbottabad.

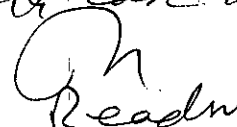


(Atiq ur Rehman Wazir)
Member (E)
Camp Court, A/Abad



(Rozina Rehman)
Member (J)
Camp Court, A/Abad

Due to covid-19 case is adjourned
to 17.03.2021


Reader

23.10.2019


Learned counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith M/S Toseef Ahmad, ADO Litigation, Munir Hussain Shah, AAO and Mr. Sohail, Assistant for respondents present. Learned counsel for the appellant seeks adjournment to file rejoinder. Adjourn. To come up for rejoinder and arguments on 18.12.2019 before D.B at Camp Court, Abbottabad.



Member


Member
Camp Court Abbottabad

18.12.2019


Appellant in person and Mr. Usman Ghani, District Attorney for the respondents present. Appellant requested for adjournment on the ground that his counsel is not available today. Adjourned to 17.02.2020 for rejoinder and arguments before D.B at Camp Court Abbottabad.


(Hussain Shah)
Member
Camp Court Abbottabad


(M. Amin Khan Kundi)
Member
Camp Court Abbottabad


19.06.2019

Appellant in person and Mr. Muhammad Bilal, DDA alongwith Mr. Touseef Ahmad, ADEO and Mr. Munir Hussain Shah, AAO for respondents present. Written reply on behalf of respondents no. 4 and 7 submitted which is placed on file. Case to come up for written reply/comments of respondent no. 1 to 3, 5 and 6 on 21.08.2019 before S.B at camp court Abbottabad.


(Ahmad Hassan)
Member
Camp Court A/Abad

21.08.2019

Clerk to counsel for the appellant present. Mr. Muhammad Bilal, learned Deputy District Attorney alongwith M/S Toseef Ahmad ADO Litigation, Usman Rasheed Sub Accountant and Sohail Assistant present. Written reply on behalf of respondents No.2, 5 & 6 submitted. Learned District Attorney stated that respondent No.3 relies on the reply submitted on behalf of respondents No.2, 5 & 6. Adjourn. To come up for rejoinder if any, and arguments on 23.10.2019 before D.B at Camp Court, Abbottabad.


Member
Camp Court A/Abad

19.04.2019

Counsel for the appellant present.

Contends that through order/notification dated 17.05.2010 the appellant while working as Sub Specialist (Pak-Study) BPS-17 was directed to act and discharge duties as Incharge Principal BPS-18 against the vacant post of Principal BPS-18 in Government Higher Secondary School Kawai, Mansehra. Ever-since, he is performing the requisite duty of higher grade. However, the appellant has been denied the fixation of pay of higher grade in violation of the Provincial Government policy dated 17.08.2012. He referred to paragraph 4 of the notification dated 17.08.2012 issued by Finance Department Government of Khyber Pakhtunkhwa (Regulation Wing) and stated that the appellant was legally entitled for the pay and allowances of higher grade with effect from 17.05.2010.

In view of the above the appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 20.06.2019 before S.B at camp court, Abbottabad.


Chairman
Camp Court, A/Abad

~~Appellant Deposited
Security & Process Fee~~

19.10.2018


Counsel for the appellant Mr. Muhammad Arshad Khan Tanoli, Advocate present and made a request for adjournment. Granted. To come up for preliminary hearing on 19.12.2018 before S.B at camp court, Abbottabad.


Chairman
Camp Court, A/Abad

19.12.2018


Learned counsel for the appellant requests for adjournment for further preparation of brief.

Adjourned to 21.02.2019 for arguments before S.B at camp court, Abbottabad.


Chairman
Camp Court, A/Abad

21.02.2019




Clerk of counsel for the appellant present and requested for adjournment. Adjourned to 19.04.2019 for preliminary hearing before S.B at Camp Court Abbottabad.


(Muhammad Amin Khan Kundi)
Member
Camp Court Abbottabad

Form-A
FORM OF ORDERSHEET

Court of _____

Case No. 723/2018

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	28/05/2018	<p>The appeal of Mr. Munir Hussain presented today by Mr. Muhammad Arshad Khan Tanoli Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p> REGISTRAR 28/5/18</p>
2-	31-5-2018	<p>This case is entrusted to Touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>31-08-2018</u></p> <p> CHAIRMAN</p>
31.08.2018		<p>Due to summer vacations, the case is adjourned .To come up for the same on 19.10.2018 at camp court Abbottabad.</p> <p> Reader</p>

Amr 'e'

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13

BEFORE THE HONOURABLE PESHAWAR HIGH COURT
ABBOTTABAD BENCH

W.P. No 618 A/2018

Munir Hussain S/o Abdul Latif,

Vice Principal/In charge Principal GHSS Kawai Manshera.

...Petitioner...

VERSUS

1. Government Of KPK through Chief Secretary KPK, Peshawar.
2. Secretary (E&SE) KPK Peshawar.
3. Secretary Finance KPK Peshawar.
4. Accountant General KPK Peshawar.
5. Director (E&SE)KPK, Peshawar.
6. District Education Officer, (Male) District Mansehra.
7. District Accounts Officer Mansehra.

.....Respondents

WRIT PETITION UNDER ARTICLE 199, OF
THE CONSTITUTION OF ISLAMIC REPUBLIC
OF PAKISTAN 1973 TO THE EFFECT THAT
THE PETITIONER BEING SUBJECT
SPECIALIST BPS-17 SERVED AS INCHARGE
PRINCIPAL AGAINST THE POST OF

No. 3073
02/06/2018
FILED TODAY
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHUWA, PESHAWAR

Service Appeal No. 723/2018

Munir Hussain S/o Abdul Latif
Vice Principal / Incharge Principal GHSS Kawai Mansehra

...APPELLANT

VERSUS

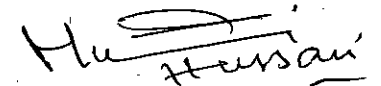
Govt of KPK and others

...RESPONDENTS

WRIT PETITION

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S#	Description	Page	Annexure
1.	Service Appeal along with Verification Certificate	1 to 7	
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6.	Copy Of Notification Dated 17-08-2012	21-22	C
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8.	Wakalatnama	24	


...Appellant

Through

Dated: 26/05 /2018


(Muhammad Arshad Khan Tanoli)
Advocate High Court, Abbottabad

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHUWA, PESHAWAR

Appeal. No 723 /2018

Munir Hussain S/o Abdul Latif,

Vice Principal / In charge Principal GHSS Kawai Manshera.

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 978

Dated 28/5/2018

..APPELLANT

VERSUS

1. Government Of KPK through Chief Secretary KPK, Peshawar.
2. Secretary (E&SE) KPK Peshawar.
3. Secretary Finance KPK Peshawar.
4. Accountant General KPK Peshawar.
5. Director (E&SE)KPK, Peshawar.
6. District Education Officer, (Male) District Mansehra.
7. District Accounts Officer Mansehra.

...Respondents

Filed to-day

Registrar

28/5/18.

SERVICE APPEAL UNDER SECTION 4

OF SERVICE TRIBUNAL ACT 1974 FOR

DECLARATION TO THE EFFECT THAT

THE APPELLANT BEING SUBJECT

SPECIALIST BPS-17 SERVED AS

INCHARGE PRINCIPAL AGAINST THE

POST OF PRINCIPLE BPS-18 AS WELL
AS DRAWING AND DISBURSING
OFFICER W.E.F 17-05-2010 TO 30-06-
2012 AGAINST THE POST OF
PRINCIPAL BPS-18 AND W.E.F 01-07-
2012 TO TILL DATE AGAINST THE
POST OF PRINCIPAL BPS-19 AND THE
APPELLANT IS ELIGIBLE FOR GRANT
OF PAY & ALLOWANCES FOR THE
POST OF BPS-18 & 19 WORKING
AGAINST THE POST OF PRINCIPAL.

PRAYER: ON ACCEPTANCE OF THE
INSTANT APPEAL , RECONDENTS
MAY BE DIRECTED TO MAKE
PAYMENT PAY & ALLOWNACES OF
BPS-18 W.E.F 17-05-2010 TO 30-06-2012
AND BPS-19 W.E.F 01-07-2012 TO TILL
DATE ON ACCOUNT OF SERVING
AGAINST THE POST OF PRINCIPAL.
BESIDES POST OF BPS 18 &19 MAY

ALSO BE ALLOWED. ANY OTHER
RELIEF WHICH THIS HONOURABLE
TRIBUNAL DEEM APPROPRIATE
UNDER THE CIRCUMSTANCES OF
THE CASE MAY ALSO BE GRANTED
TO THE APPELLANT.

Respectfully Sheweth,

**Brief Facts of the case are as
under:-**

1. That the Appellant was serving in BPS-17 as subject specialist in Pakistan studies and Appellant was directed by the competent authority to serve as in charge principal in addition to his normal duties. (Copy of Appointment notification of SS Pakistan Studies and direction/letter of Respondent No 6 is attached as **Annexure" A & B"**).

2. That the Appellant as per order of respondent no. 6 served as in charge principal

against the post of Principal BPS-18 w.e.f 17-05-2010 to 30-06-2012 and thereafter w.e.f 01-07-2012 to till date against the post of principal BPS-19.

3. That the Appellant as per Notification NO. FD(PRC)1-1/2012 Dated Peshawar the: 17-08-2012. The above mentioned notification is Attached as **Annexure "C"**.

4. That The Appellant is eligible for receipt of payment of salary of higher grade, but respondents department did not make payment to the Appellant for serving against the higher post. In this regard, the Appellant filed departmental appeal to the competent Authority on 29-01-2018. Which has yet not been replied by the Department. Copy of Departmental appeal of the Appellant is attached as **Annexure "D"**.

Hence, feeling aggrieved, the instant Appeal is filed inter-alia on the following Grounds.

a) That as per notification No. FD(PRC)1-1/2012 Dated Peshawar the : 17-08-2012. The Appellant is entitled to receive salary of higher post in BPS-18 & 19 i.e. 17-05-2010 to 30-06-2012 and 01-07-2012 to till date respectively.

b) That as per rules on the subject, it is submitted that the Appellant worked against the post of BPS-18 & 19 and the department is supposed to make payment of salary of higher post to the Appellant.

c) That there is no cavil with the proposition that the Appellant is eligible to have his dues for the services rendered by him against the higher post in addition to his normal duties.

d) That law demands that the employees rendering their services against a post, is entitled for salary of the Grade of that post.

Hence, respondents have led the Appellant to the place which is utterly unknown to the principle of jurisprudence.

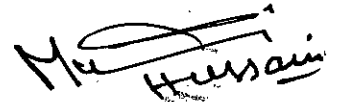
e) That good administration of justice demands that when law prescribes something which is to be done in a particular manner that must be done in that manner and not otherwise. Therefore, as per notification in filed, the appellant is to be allowed the benefit of said salary of the higher grade.

f) That there is no prompt and efficacious remedy available to the Appellant except the instant jurisdiction of this honourable tribunal.

Prayer:

On acceptance of the instant Appeal, respondents may be directed to make

payment pay & allowances of BPS-18 w.e.f
17-05-2010 to 30-06-2012 and BPS-19 w.e.f
01-07-2012 to till date on account of serving
against the post of principal. Besides, Post
of BPS 18 & 19 may also be allowed. Any
other relief which this honourable tribunal
deem appropriate under the circumstances of
the case may also be granted to the
appellant.


...Appellant

Through

Dated: 26/05 /2018


(MUHAMMAD ARSHAD KHAN TANOLI)
ADVOCATE HIGH COURT, ABBOTTABAD

VERIFICATION :-

Verified on oath that the contents of foregoing appeal are true and correct to the
best of my knowledge and belief and nothing has been concealed therein from this
honourable Court.


...APPELLANT

**BEFORE SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA, PESHAWAR**

Service Appeal No. _____/2018

Munir Hussain son of Abdul Latif, Vice Principal/Incharge, Principal GHSS
Kawai, Mansehra.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Chief Secretary KPK, Peshawar &
others.

...RESPONDENTS

SERVICE APPEAL

ADDRESSES OF THE PARTIES

Respectfully Sheweth:-

Addresses of the parties are as under:-

Munir Hussain son of Abdul Latif, Vice Principal/Incharge, Principal GHSS
Kawai, Mansehra.

...APPELLANT

VERSUS

1. Govt. of Khyber Pakhtunkhwa, through Chief Secretary KPK,
Peshawar.
2. Secretary (E&SE) KPK, Peshawar.
3. Secretary Finance, KPK, Peshawar.
4. Accountant General, KPK, Peshawar.
5. Director (E&SE), KPK, Peshawar.
6. District Education Officer, (Male) District Mansehra.
7. District Accounts Officer Mansehra.

...RESPONDENTS


...APPELLANT

Through

Dated: _____/2018


(Muhammad Arshad Khan Tanoli)
Advocate High Court, Abbottabad

Annex - A

GOVERNMENT OF N.W.F.P.
SCHOOLS & LITERACY DEPARTMENT

P-9

DATED PESHAWAR THE 05-01-2005.

NOTIFICATION.

No. SO(S) 1-4/2004/ Promotion BS-16 to BS-17 S. S on Regular Basis. On recommendation of the Departmental Promotion Committee, the Competent Authority has been pleased to promote the following SETs (BPS-16) (presently working as I/C S.S) to the rank of Subject Specialist (BPS-17) on regular basis with immediate effect and adjusted in the schools as noted against their names:

S.No.	Name	Subject	Adjusted as.	Remarks
1	Mr. Zulfikar Ali	English	SS, GHSS, Pirpai Nowshera	Already Posed.
2	Mr. Shamsher Ahmad	-do-	SS, GHSS, Batkhela Malakand.	-do-
3	Mr. Sher Habib	-do-	SS, GHSS, Haya Sari Madan Di	-do-
4	Mr. Daud-ur-Rehman	-do-	SS, GHSS, Shabqadar Fort Charsadda	-do-
5	Mr. Muhammad Saleem	-do-	SS, GHSS, Olandar Shangla	-do-
6	Mr. Amir Sultan	-do-	SS, GHSS, Shahpur Shangla	-do-
7	Mr. Numan Ali	-do-	SS, GHSS, Nisatta Charsadda	-do-
8	Mr. Inayat Ullah Khan.	-do-	SS, GHSS, Chowga Shangla	-do-
9	Mr. Muhammad Hameed	-do-	SS, GHSS, Katlang Mardan	-do-
10	Mr. Abid Hussain	-do-	SS, GHSS, Hazar Khawani Peshawar	-do-
11	Mr. Abdul Basil.	-do-	PC SS, GHSS, Kot Farnab Charsadda	-do-
12	Mr. Akram Said.	-do-	SS, GHSS, Torakan MKD	-do-
13	Muhammad Jalil Khan	-do-	SS, GHSS, Palo Dheri Mardan	-do-
14	Mr. Sharaf-ud-Din	-do-	SS, GHSS, Hatan Mardan	-do-
15	Mr. Said Muhammad Khan	-do-	SS, GHSS, Khail Dir Upper	-do-
16	Mr. Said Amanullah Shah	-do-	SS, GHSS No. 1, Peshawar City	-do-
17	Mr. Shah Jehan.	-do-	SS, GHSS, Fakhar Mardan	-do-


Handwritten signature
Muhammad Arshad Khan Tanoli
Judge No. 33 Adjacent to
Distt. Abbottabad

P-10

18	Mr. Usman Ghani	English	SS, GHSS, Dhodial Mansehra	-do-
19	Mr. Muhammad Rafiq	-do-	SS, GHSS, Manki Sharif Nowshera	-do-
20	Mr. Nawab Khan	-do-	SS, GHSS, Umarzai Charsadda	-do-
21	Mr. Saifullah Khan	-do-	SS, GHSS, Kathgarh D.I.Khan	-do-
22	Mr. Ashraf Ali Khan	-do-	SS, GHSS, Dalola A-Abad	-do-
23	Mr. Zahid Ullah	-do-	SS, GHSS, Hassanzai Charsadda	-do-
24	Mr. Faqir Muhammad	-do-	SS, GHSS, Sherpur Mansehra	-do-
25	Mr. Muhammad Ibrahim	-do-	SS, GHSS, Kohi Barmol Mardan	-do-
26	Mr. Ashraf Ali	-do-	SS, GHSS, Gandaf Swabi	-do-
27	Mr. Muhammad Umar Khan	-do-	SS, GHSS, Kawai Mansehra	-do-
28	Bad Shah Hazrat	-do-	SS, GHSS Barawal Bandi Dir (Upper)	-do-
29	Muhammad Alam	-do-	SS, GHSS Kishwara Swat	-do-
30	Akhtar Ali	-do-	SS, GHSS Butyal Shangla	-do-
31	Ajmal Qadar	-do-	SS, GHSS Khair Abad Nowshera	-do-
32	Abdul Nawaz Khan	-do-	SS, GHSS Battara Bunir	-do-
33	Sana Ullah	-do-	SS, GHSS Zamdara Madan Dir (L)	-do-
34	Muhammad Ali	Economics	SS, GHSS, Takkar Mardan	-do-
35	Mr. Muhammad Mubashir Khan	-do-	SS, GHSS, Ghari Habibullah Mansehra	-do-
36	Muhammad Raiz Khan	-do-	SS, GHSS, Hassan Zai Charsadda	-do-
37	Mukhtar Ahmad	-do-	SS, GHSS, Beer Haripur	-do-
38	Mr. Khali-ur-Kenman	-do-	SS, GHSS, Nisara Charsadda	-do-
39	Mr. Sher Ali Khan	-do-	SS, GHSS, Khanpur Dir Lower	-do-
40	Mr. Sajjad Aziz	-do-	SS, GHSS, K.T.S. Haripur	-do-
41	Mr. Muhammad Shafiq	-do-	SS, GHSS, Behail Mansehra	-do-
42	Mr. Mahboob Khan	-do-	SS, GHSS, Kalkote Dir Upper	-do-
43	Mr. Jam Sahib Ali	-do-	SS, GHSS, Ustarzai Kohat	-do-

Muhammad Arshad Khan Janoll
Advocate High Court
No 33 Adjacent to
Charsadda

44	Mr. Sair Ullah Shah	- 3 -	Economics	SS, GHSS, Ghwari Wala Bannu	-do-
45	Mr. Mehrab Gul		-do-	SS, GHSS, Shah Salim Karak	-do-
46	Mr. Muhammad Anwar		-do-	SS, GHSS, No.3, Peshawar City	-do-
47	Mr. Mehboobur Rehman		-do-	SS, GHSS, Karak	-do-
48	Mr. Malak Muhammad Naeem		-do-	SS, GHSS, Akbar Pura Nowshera	-do-
49	Mr. Zain Ullah		-do-	SS, GHSS, Tehkal Peshawar	-do-
50	Mr. Gul Nawab Khan		-do-	SS, GHSS, Shergarh Mansehra	-do-
51	Muhammad Tahir		-do-	SS, GHSS, Baghicha Dheri Mardan	-do-
52	Mr. Izzat Khan		-do-	SS, GHSS, Shahqadar Fort Charsadda	-do-
53	Mr. Fayaz Ahmad.		Statistics	SS, GHSS, Hassanai Charsadda	-do-
54	Mr. Farid Khan		-do-	SS, GHSS, Ziarat Talash Dir Lower	-do-
55	Mr. Farzand Ali Khan.		-do-	SS, GHSS, Mamash Khel Bannu.	-do-
56	Mr. Qadrat Ali Khan		-do-	SS, GHSS, Karak	-do-
57	Mr. Abdus Shakoor		-do-	SS, GHSS, Ustarzai Paven Kohat	-do-
58	Mr. Habib Ullah		-do-	SS, GHSS, Kot Najibullah Haripur	-do-
59	Mr. Muhammad Akram		-do-	SS, GHSS, Beer Haripur	-do-
60	Mr. Qayyum Nawaz		-do-	SS, GHSS, D.I. Khan	-do-
61	Mr. Habibullah Khan		-do-	SS, GHSS, Palo Dheri Mardan	-do-
62	Mr. Aman Ullah Khan		-do-	SS, GHSS, Takkar Mardan	-do-
63	Mr. Habib Ali		-do-	SS, GHSS, Charbagh Swat	-do-
64	Mr. Muhammad Islam		-do-	SS, GHSS, Munda Dir Lower	-do-
65	Mr. Hakim Ullah		-do-	SS, GHSS, Kalkoi Dir Upper	-do-

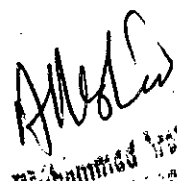

 Muhammad Yousaf Khan Tanoli
 Director of Education
 Government of Punjab
 Lahore

P-12

No.	Name	Subject	Location	Remarks
66	Mr. Hamid Ullah	Statistics	SS. GHSS, Landi Kachi Kohat.	-do-
67	Mr. Akhtar Abbas	-do-	SS. GHSS, Mankayat Swat	-do-
68	Mr. Muhammad Irfan Ullah	-do-	SS. GHSS, Jahangiri Karak.	-do-
69	Mr. Khurshid Aman	-do-	SS. GHSS, Tarnab Charsaidia	-do-
70	Mr. Majeed Ullah	-do-	SS. GHSS, No.1 Peshawar City.	-do-
71	Mr. Changez Kahn	-do-	SS. GHSS, No.2 Peshawar Cantt.	-do-
72	Mr. Abdur ur-Rehman	-do-	SS. GHSS, Bagra Haripur	-do-
73	Mr. Mizakat-ur-Rehman	Dis/civics	SS. GHSS, Shergarh Mansehra	-do-
74	Mr. Iqbal Munn	-do-	SS. GHSS, Darban Kalan D.I.Khan	-do-
75	Mr. Anwar Khurshid	-do-	SS. GHSS, Behali Mansehra	-do-
76	Mr. Muhammad Siraj	-do-	SS. GHSS, Mankayat Swat	-do-
77	Mr. Inaam Jan	-do-	SS. GHSS, Lai Qala Dir Lower	-do-
78	Mr. Abdullah Shah	-do-	SS. GHSS, Daag Peshawar	-do-
79	Mr. Hakim Khan	-do-	SS. GHSS, D.I.Khan	-do-
80	Mr. Gul Ambar Khan	-do-	SS. GHSS, Char Bagh Swat	-do-
81	Muhammad Iddres	-do-	SS. GHSS, K.T.S Haripur	-do-
82	Mr. Wali Dad Khan	-do-	SS. GHSS, Shah Saleem Karak.	-do-
83	Mr. Abdul Malik	-do-	SS. GHSS, Chamkani Peshawar	-do-
84	Mr. Mustafa Khan	-do-	SS. GHSS, Milan Brangola Die Lower	-do-
85	Mr. Abdul Riaz	-do-	SS. GHSS, Wama Karak	-do-
86	Mr. Sayd Saikhan Shah	-do-	SS. GHSS, Jaraid Manshera	-do-
87	Mr. Muhammad Khurshid	-do-	SS. GHSS, Karol Manshera	-do-
88	Mr. Taj Muhammad	-do-	SS. GHSS, Nawasher A-Abad	-do-

Muhammad Arshad Khan Janoli
Advocate High Court
No. 33 Adjacent to
Abbottabad

89	Mr. Shad Muhammad	Misc/civics	SS. GHSS, Dalola A-Ahad	-do-
90	Mr. Mehtab Iqbal	do-	SS. GHSS, Manki Sharif Newsdera	-do-
91	Mr. Maqbul Ahmad	do-	SS. GHSS, Akbar Pura Newsdera	-do-
92	Mr. Fazal Rehman	do-	SS. GHSS, Khatipur	-do-
93	Mr. Muhammad Sarfaraz	do-	SS. GHSS, Khanpur (Avubia) A-Ahad	-do-
94	Mr. Sherzad	do-	SS. GHSS, Dahi Khel Swabi	-do-
95	Mr. Yousaf Sami	do-	SS. GHSS, Wazir Bagh Peshawar	-do-
96	Mr. Abbas Gul	Pak Studies	SS. GHSS, Firsaddi Mardan	-do-
97	Mr. Muhammad Zameen Khan	do-	SS. GHSS, Kot Nabibullah Haripur	-do-
98	Mr. Suhail Khan	do-	SS. GHSS, Sher Gah Manshera	-do-
99	Mr. Muhammad Nawab	do-	SS. GHSS, Chotaki Kohat	-do-
100	Mr. Akhtar Hussain	do-	SS. GHSS, Pazu Lakki Marwat	-do-
101	Mr. Abdul Qayyum Khan	do-	SS. GHSS, Taajzai Lakki Marwat	-do-
102	Mr. Fayaz Ullah	do-	SS. GHSS, Kathgah D.L. Khan	-do-
103	Mr. Muhammad Saif	do-	SS. GHSS, No 2 Peshawar Cantt.	-do-
104	Mr. Muhammad Rafiq	do-	SS. GHSS, Dhodial Manshera	-do-
105	Mr. Muhammad Aslam	do-	SS. GHSS, Beer Haripur	-do-
106	Mr. Abdul Latif	do-	SS. GHSS, Shabqadar Fort Charsadda	-do-
107	Mr. Zahid Hussain	do-	SS. GHSS, Tarnab Charsadda	-do-
108	Mr. Gul Aslam	do-	SS. GHSS, Jalozai Newsdera	-do-
109	Mr. Muhammad Shafiq	do-	SS. GHSS Kohat	-do-
110	Mr. Htikhar Ahmad	do-	SS. GHSS Darband Manshera	-do-


 Muhammad Iqbal Khan Tanoli
 Secretary to the Government

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- 6 -

111	Mr. Saeed Ahmad	Pak Studies	SS, GHSS, Raffa Manshira	-do-
112	Mr. Sabir Hussain Shah	do-	SS, GHSS, Ghori Habibullah Manshira	-do-
113	Mr. Muhammad Aslam	do-	SS, GHSS, No.3, Peshawar City	-do-
114	Mr. Aamir Zeb Khan	do-	SS, GHSS, Ziarat Talash Lur Lower	-do-
115	Mr. S. Muhammad Tariq Shah	do-	SS, GHSS, Hassanzaib Charsadda	-do-
116	Mr. Muhammad Daraz Khan	do-	SS, GHSS, Shah Saleem Karak	-do-
117	Mr. Chen Zeb	do-	SS, GHSS, Natha Wali A-Abad	-do-
118	Mr. Jami Ahmad	do-	SS, GHSS, No.4 D.L.Khan	-do-
119	Mr. Muhammad Saad	do-	SS, GHSS, Kabgan Swabi	-do-
120	Mr. Mami Hussain	do-	SS, GHSS, Katwal Manshira	-do-
121	Muhammad Iqbal Ali Shah	do-	SS, GHSS, Ghori Wali Banna	-do-
122	Mr. Akhtar Waheed	do-	SS, GHSS, Lachi Kohat	-do-
123	Mr. Tayyib Shahzad	do-	SS, GHSS, Khanspur Ayubia A-Abad.	-do-
124	Mr. Iraj Ali	do-	SS, GHSS, Tranb Charsadda	-do-
125	Mr. Jehanzeb	do-	SS, GHSS, Behali Manshira.	-do-
126	Mr. Wali Ullah	do-	SS, GHSS, Douba Hangu.	-do-
127	Mr. Muhammad Afzal	do-	SS, GHSS, Palo Dheri Mandan.	-do-
128	Mr. Muhammad Riaz	do-	SS, GHSS, Billi Tana Kohat	-do-
129	Mr. Muhammad Younis	do-	SS, GHSS, Rosh Dhan A-Abad	-do-
130	Mr. Hayat Muhammad	do-	SS, GHSS, Dhakki Charsadda	-do-
131	Mr. Gul Ram Agha	do-	SS, GHSS, Dheri Laspani Mandan	-do-
132	Mr. Husain Ullah	do-	SS, GHSS Ghani Dheri Miakand	-do-
133	Mr. Zard Ali Khan	do-	SS, GHSS, No.4, Kakshal Peshawar	-do-

Arshad Khan Tanoli
 Opposite High Court
 No. 32 Adjacent to

134	Mr. Amin-ul-Haq	- 7 -	Pak Studies	SS GHSS, Bahg Maidan Dir. Lower	-do-
135	Muhammad Akbar		-do-	Instr/SS RITE Haripur	-do-
136	Mr. Hamid Hussain		-do-	SS GHSS, Landi Kach Kohat	-do-
137	Mr. Abau Hamid		-do-	SS, GHSS, Samar Bagh Dir Lower	-do-
138	Mr. Ahmad Saeed		-do-	SS, GHSS Sherpao Charsadda	-do-
139	Mr. Muhammad Tahir		-do-	SSS, GHSS Mayar Mardan, K	-do-
140	Mr. Salar Islam Tariq		-do-	SS, GHSS Urmur Payan Peshawar	-do-
141	Mr. Zahir Ullah		Islamiyat	GHSS No. 3 Peshawar City	
142	Mr. Aurang Zeb		do	SS, GHSS, Nisatta Charsadda	-do-
143	Mr. Wali Muhammad		do	SS, GHSS, Gumbat Kohat	-do-
144	Mr. Muhammad Islam		do	SS, GHSS, Shakardar Kohat	-do-
145	Mr. Faiz Muhammad		do	SS, GHSS, Chowp/ Shangla	-do-
146	Mr. Kifayat Ullah Jan		do	SS, GHSS, No. 1, Peshawar Cantt.	-do-
147	Mr. Lal Shah		do	SS, GHSS, Adazi Peshawar	-do-
148	Mr. Alizargad		do	SS, GHSS, Rich Bhan A-Ahad	-do-
149	Mr. Habibullah		do	SS, GHSS, Hassanza Charsadda	-do-
150	Muhammad Amin		do	SS, GHSS, Bughluda Mardan	-do-
151	Mr. Habib-us-Nijar		do	SS, GHSS, Sandovi Shangla	-do-
152	Mr. Quresh Jal		do	SS, GHSS, Baghicha Dkari Mardan	-do-
153	Mr. Faizullah		do	SS, GHSS, Ustarza Payan Kohat	-do-
154	Mr. Ghulam Hussain		do	SS, GHSS, Jaraid Mansehra	-do-
155	Mr. Ghulam Rahmani		do	SS, GHSS, Pezu Lakki Marwat	-do-
156	Muhammad Yaqub		do	SS, GHSS, Shah Salim, Karak	-do-

Attended
[Signature]
 Head Teacher
 Court
 Present to

157	Mr. Mirai-ud-Din	Islamiyat	SS. GHSS, Dorash Citral	-do-
158	Mr. Abdur Rashid	-do-	SS. GHSS, Domel Bannu	-do-
159	Mr. Janat Khan,	-do-	SS, GHSS, Jalozi Nowshera	-do-
160	Mr. Ismail	-do-	SS, GHSS, Bagh Maidan Dir Lower	-do-
161	Mr. Anwar Shah.	-do-	SS, GHSS, Shergach Mansetra	-do-
162	Mr. Abdur Rehman .	-do-	SS. GHSS, Ismaila Swabi	-do-
163	Mr. Abdul Tawab	-do-	SS. GHSS, Wari Dir (ID)	-do-
164	Mr. Muhammad Quraish	-do-	SS, GHSS, Shapur Anangia	-do-
165	Mr. Noorani Gul	Maths	SS. GHSS. Hassanzi Chausedda	-do-
166	Mr. Muhammad Bilal	-do-	SS. GHSS, No.4. Kakshai Peshawar City.	-do-
167	Mr. Gul Jalal	-do-	SS. GHSS, Dalian Kohat.	-do-
168	Mr. Afan Zia-ud-Din	-do-	SS. GHSS, Manli Sharif Nowshera	-do-
169	Mr. Sher Zada	-do-	SS. GHSS, Bari Kot Swat	-do-
170	Mr. Sam-ur-Rehman	-do-	SS, GHSS, Ashakai Malakand	-do-
171	Mr. Khan Gul Jadoon.	-do-	SS. GHSS, Barote A. Abad	-do-
172	Mr. Nadeem Sultan	-do-	SS, GHSS, Bagnother A. Abad	-do-
173	Mr. Javid Akhtar	-do-	SS, GHSS, Lora A. Abad	-do-
174	Mr. Khan Baidullah	-do-	SS, GHSS, Dheer Lakpami Mardan	-do-
175	Mohammad Ghulam	-do-	SS, GHSS, Kathgarh D.I. Khan	-do-
176	Mr. Yousuf Ali Khan.	-do-	SS. GHSS, Takkar Mardan	-do-
177	Mr. Farid Farooq	-do-	SS. GHSS, Behali Manshra	-do-
178	Mr. Shahbaz Muhammad	-do-	SS. GHSS, Totakar Malakand	-do-
179	Mr. Ihsan Ullah	-do-	SS, GHSS, Bauara Bunir.	-do-
180	Mr. Shahid Ali	-do-	SS, GHSS, Takhi Bhai Mardan	-do-

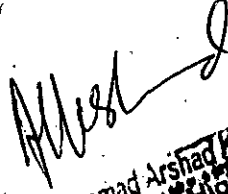
Handwritten signature
 Muhammad Ishaq Khan Tanoli
 High Court
 Account to
 Sub-Station

181	Mr. Nizar Ali	Physice	SS. GHSS. Tarnab Charsadda	-do-
182	Mr. Azim Khan	-do-	SS. GHSS. Patehpar Swat	-do-
183	Mr. Muhammad Rahim	-do-	SS. GHSS. Sheringal Dir Upper	-do-
184	Mr. Muzafar Shah	-do-	SS. GHSS. Gujar Garhi Mardan	-do-
185	Mr. Lal Wadood	-do-	SS. GHSS. Pirsahil Mardan	-do-
186	Mr. Fazail Babbi	-do-	SS. GHSS. Shergao Charsadda	-do-
187	Mr. Munir Khan	-do-	SS. GHSS. Ashaki Malakand	-do-
188	S. Muhammad Ayaz Shah	-do-	SS. GHSS. Manki Shari Nowshera	-do-
189	Mr. Ran Ullah Khan	-do-	SS. GHSS. Landi Kachi Kohat	-do-
190	Mr. Muhammad Wakeel	-do-	SS. GHSS. Landi Kohat	-do-
191	Mr. Nisar Ahmad	-do-	SS. GHSS. Samar Bagh Dir Lower	-do-
192	Mr. Bakht Rawan	-do-	SS. GHSS. Haya Sarai Madan Dir Upper	-do-
193	Mr. Jehan Badshan	-do-	SS. GHSS. Nwagai Buner	-do-
194	Mr. Abdul Ala	-do-	SS. GHSS. Battara Buner	-do-
195	Mr. Iqbal Aslam	-do-	SS. GHSS. Kuli Barmoi Mardan	-do-
196	Mr. Munawar Khan	-do-	SS. GHSS. Tarnab Charsadda	-do-
197	Mr. Ishaqzeb	-do-	SS. GHSS. Shahpur Shangla	-do-
198	Mr. Farman Ali	-do-	SS. GHSS. Ramkhei Swabi	-do-
199	Mr. Hidayat Ullah Khan	Chemistry	SS. GHSS. Baghicha Dheri Mardan	-do-
200	Mr. Fida Muhammad	-do-	SS. GHSS. Jalozai Nowshera	-do-
201	Mr. Ghazi Marjan	-do-	SS. GHSS. Togh Bala Kohat	-do-
202	Mr. Fazel Muhammad	-do-	SS. GHSS. Shahpur Shangla	-do-

Attested
 Muhammad Arshed Khan Tanoli
 Advocate High Court
 Office No. 37 & adjacent to
 District Court Mardan

P-18

204	Mr. Fazal Wadood	-do-	SS, GHSS, Butyal Shangla	-do-
205	Muhammad Sher Khan	-do-	SS, GHSS, Badara Swat	-do-
206	Mr. Farzand Ali	-do-	SS, GHSS, Manki Sharif Nowshera	-do-
207	Mr. Sharif Ullah Khan	-do-	SS, GHSS, Dheri Lakpani Mardan	-do-
208	Mr. Ihsan-ul-Haq	-do-	SS, GHSS, Jaraid Manshra	-do-
209	Mr. Muhammad Jamshed	-do-	SS, GHSS, Chamkani Peshawar	-do-
210	Mr. Dabbu Karim Shah	-do-	SS, GHSS, Battara Bunir	-do-
211	Mr. Hadyat ur Rehman	-do-	SS, GHSS, Palai Malakand	-do-
212	Mr. Iqbal Ahmad	-do-	SS, GHSS, Mayar Mardan	-do-
213	Mr. Abbas Khar	-do-	SS, GHSS, Sammar Bagh Dir (L)	-do-
214	Mr. Ayubullah Khan	-do-	SS, GHSS, Sheringal Dir Lipai	-do-
215	Mr. Khalid Ahmad	-do-	SS, GHSS, Doaba Harigh	-do-
216	Mr. Zafar Javid Quraishi	-do-	SS, GHSS, Behali Manshra	-do-
217	Mr. Nasrullah Zaib	-do-	SS, GHSS, Chowga Shangla	-do-
218	Mr. Khizar Hayat	Biology	SS, GHSS, Manki Sharif Nowshera	-do-
219	Mr. Niamat Ullah	-do-	SS, GHSS, Chamkani Peshawar	-do-
220	Mr. Habib-ur-Rehman	-do-	SS, GHSS, Dheri Lakpani Mardan	-do-
221	Mr. Abdur Rashid	-do-	SS, GHSS, Bughada Mardan	-do-
222	Mr. Hazrat Umar	-do-	SS, GHSS, Nisara Charsadda	-do-
223	Mr. Faizur Rahman	-do-	SS, GHSS, Behali Manshra	-do-
224	Mr. Sayed Latif Shah	-do-	SS, GHSS, No-4, Kakshai Peshawar City	-do-


 Muhammad Arshad Khan Tanoli
 Advocate High Court
 No. 33 Adjacent to

P-19

225	Mr. Ghulam Daud Khan	- 11 -	Biology	SS, GHSS, Jabori Mansehra	-do-
226	Mr. Fazal Waheb		-do-	SS, GHSS, Battara Bunir	-do-
227	Mr. Imtaz Ali		-do-	Instr/SS, RITE Haripur	-do-
228	Mr. Muhammad Amin		-do-	SS, GHSS, Shan pur Shangia	-do-

SECRETARY TO GOVT. OF NWFP
SCHOOLS & LITERACY DEPARTMENT

Endst. No. SO(S) 1-1/2004 Promotion DS-16 to DS-17 S.S on Regular Basis. Dated 05/01/2005.

Copy forwarded for information and necessary action to the:

1. PS to Director for Education NWFP.
2. Special Secretary (Regulations), Establishment Deptt. NWFP.
3. PS to Secretary to Govt. of NWFP Schools & Literacy Peshawar.
4. Accountant General N.W.F.P. Peshawar.
5. Director School & Literacy NWFP Peshawar, for information and with the request that if any slight mistakes in names & address received from individuals may be corrected through a corrigendum at your own level instead of referring to this department.
6. Director Curriculum & Teachers Education NWFP Abbottabad.
7. Director of Education (PATA) NWFP Peshawar.
8. All the Executive District Officers (S&L) in N.W.F.P.
9. All the District Agency Account's Officers in N.W.F.P.
10. Officers concerned.
11. PA to Additional Secretary, Schools & Literacy Deptt. NWFP.
12. PA to Deputy Secretary (Admin) Schools & Literacy Deptt. NWFP.
13. Office order file.

Gulzar Khan
GULZAR KHAN
SECTION OFFICER (SCHOOLS)

M.S. KHATTAK/
TEHSIN/RAFI.

Muhammad Aslam Khan Tanoli
Muhammad Aslam Khan Tanoli
A Member High Court
Office No. 11/1/2005
Abbottabad

Annex- E-1

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY EDUCATION MANSEHRA

Notification:

P-20

Consequent upon approval of the competent authority Mr. Munir Hussain SS (Pak Studies) BPS-17 of Government Higher Secondary School Kawai (Mansehra) is hereby directed to act and discharge duties as Incharge Principal against the vacant post of Principal BPS-18 in the said school in the best interest of public service with effect from 17-05-2010 till further order and he will be held responsible for all the matter pertaining to the school.


In future all kinds of correspondence/financial matters should be made under his signature on behalf of Principal.

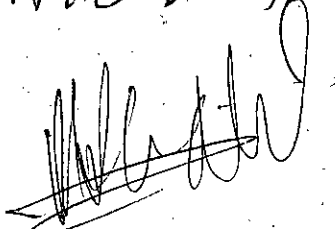
(Muhammad Javaid)
Executive District Officer
Elementary & Secondary Education
Mansehra

Endst No: 8976-8^o Estt: Branch/Dated Mansehra the: 17/05/2010

Copy to:

1. The Director (E&SE) N.W.F.P Peshawar
2. The District Accounts Officer Mansehra
3. The Principal GHSS Kawai
4. Office Copy


Executive District Officer
Elementary & Secondary Education
Mansehra

Attested


Muhammad Arshad Khan Tanoli
Advocate High Court
Office No- 33 Adjacent to
District Jail, Mansehra

Annex-2

P-21



GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT
(REGULATION WING)

NO. FD (PRC) 1-1/2012
Dated Peshawar the: 17-08-2012

To:

1. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
2. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
3. The Secretary to Governor, Khyber Pakhtunkhwa
4. The Secretary to Chief Minister, Khyber Pakhtunkhwa.
5. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa
6. All Heads of Attached Departments in Khyber Pakhtunkhwa.
7. All District Coordination Officers in Khyber Pakhtunkhwa.
8. All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa
9. The Registrar, Peshawar High Court, Peshawar.
10. The Chairman, Public Service Commission, Khyber Pakhtunkhwa.
11. The Chairman, Services Tribunal, Khyber Pakhtunkhwa.

Subject: APPOINTMENT OF AN OFFICER OF LOWER GRADE TO A POST OF HIGHER GRADE AND GRANT OF PAY OF THE HIGHER POST.

Dear Sir,

In pursuance to the Finance Division's Office Memorandum No.F.8(4)R-2/97-1204/09 dated 24-02-2009, the Government of Khyber Pakhtunkhwa has decided that pay of the higher post will be admissible to civil servants during the period of appointment on higher post subject to the following conditions:-

- i. The officer has been appointed on the higher post by the authority competent to make appointment on that post.
- ii. The officer is fully qualified in every respect to be appointed to that higher post.
- iii. The officer discharges all the duties and responsibilities of the higher post independently and severed all connections with his lower post.
- iv. The pay of the higher post will be fixed presumptively w.e.f the date the officer assumes charge of the higher post and it will include the increments of the pay scale of the higher post for the period of higher post appointment on that post. In such cases premature increment shall not be admissible. However, the officer will be entitled to the arrears of pay and allowances from the date he assumes the charge of the higher post.
- v. On relinquishment of charge of the higher post or on transfer or on regular promotion to that higher post, the pay will be re-fixed with reference to original scale of pay of the post, held by the officer and increments carried (if any) on higher post will count for increments in his original scale as per provisions of FR-26.

(cont'd....P/2)

Attested

Muhammad Arshad Khan Tanoli
Advocate High Court
Office No. 33 Adjacent to
Jail, Abbottabad

Handwritten notes: HAD, 313

P-22

Attested

Muhammad Arshad Khan Tanoli
Advocate High Court
Office No 33 Adjacent to
Dist Bar Abbottabad

-2-

The pay of the higher post shall not be accounted for the calculation of emoluments towards the pension.

The Pay of the higher post will be given only with the concurrence of Finance Department.

2. All Administrative Departments are advised that only those cases may be referred to Finance Department which are covered under sub-para (i) to (iii) of para-1 above and pay of the concerned officers may be fixed / re-fixed in terms of sub-para (iv) to (vi) of para-1 above after obtaining prior concurrence of the Finance Department.

3. The above orders will be admissible w.e.f 16-12-2009.

Yours Faithfully,

(ROOH ULLAH)
Addl. Secretary (Regulation)

OFFICE OF THE ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA PESHAWAR
NO.11-24/Appointment Promotion /2012-13/ 12097 Dated: 16.09.2012

Copy for information and compliance to:-

1. All DCA's/DAO's/AAO's in Khyber Pakhtunkhwa
2. All Pay Rolls Section local.
3. HR (lab)

Accounts Officer (H.A.D.),
Khyber Pakhtunkhwa PESHAWAR.

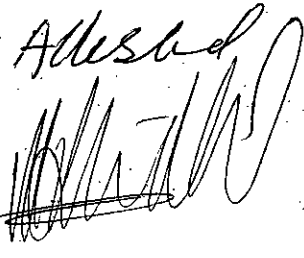
D:\Zakirullah\CIRCULAR.doc

1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
2. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
4. The Director, FMIU, Finance Department.
5. The Treasury Officer, Peshawar.
6. All the Senior District Accounts Officers, Khyber Pakhtunkhwa.
7. All the District & Agency Accounts Officers, Khyber Pakhtunkhwa.
8. All the Section Officers / Budget Officers in Finance Department, Khyber Pakhtunkhwa, Peshawar.
9. The Private Secretary to Minister Finance, Khyber Pakhtunkhwa.
10. The Private Secretary to Secretary / P.As to Special Secretary, Additional Secretaries / Deputy Secretaries in Finance Department.

1662

(SHAUKAT ULLAH)
Section Officer (SR-1)

Annex-1

Advised


P-23

TO

The Secretary of Government
Elementary & Secondary Education
Khyber Pakhtunkhwa
Peshawar

Muhammad Arshad Khan Tanoli
Advocate High Court
Office No: 33 Adjacent to
Distt Bar Abhattabad.

Through: Proper Channel

Subject: APPOINTMENT OF AN OFFICER OF LOWER GRADE TO A POST OF HIGHER GRADE AND GRANT OF PAY OF THE HIGHER POST

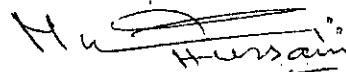
Respected/Sir,

With due respect it is stated that:-

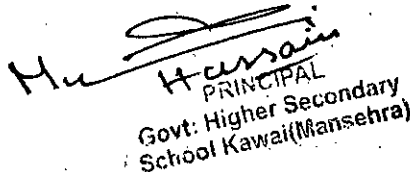
1. I had been working against the post of subject specialist (Pakistan Studies) at Government Higher Secondary School Kawai (Mansehra) since 17-02-2003
2. The post of principal fell vacant in May 2002
3. The Executive District Education Officer Elementary and Secondary Education Mansehra being competent authority appointed me vide Notification No8976-80 dated 15 May 2010 against the post of principal incharge (Copy attached)
4. Since 17-05-2010 to 30-06-2012 I have been performing my duties as principal incharge being BPS-18. The post of principal was upgraded to BPS-19 wef 1-07-2012 (Copy attached)
5. I was promoted to the post of vice principal BPS-18 on 01-12-2016 whereas the post of principal BPS-19 is still vacant.
6. I am performing duties against the said post.
7. As per notification No FD (PRC) 1-1/2012 dated 17 August 2012 Government of KPK Finance Department Peshawar an employee who is made to work against the higher post, becomes entitled to the pay & allowances of the higher post.

In the light of above mentioned facts, it is earnestly requested that I may please be allowed post and pay against which I have been obliged to perform duties.

Thanks



Munir Huussain
Principal Incharge Govt Higher
Secondary School Kawai Mansehra


PRINCIPAL
Govt: Higher Secondary
School Kawai (Mansehra)

NO 1518 Dated 29/01/2018
Forwarded to The DEO
(Male), Mansehra for
Further course of action please.

وکالت نامہ

کورٹ فیس

Service Tribunal w/o Peshawar بعدالت

Munir Hussain بنام Govt of Pk عنوان:

Appellant منجانب:

Service Apped نوعیت مقدمہ:

باعث تحریر آنکہ

مقدمہ مندرجہ میں اپنی طرف سے واسطے پیروی و جواب دہی کل کاروائی متعلقہ آل مقام

Atal M. Arshad Khan Tanoli Adv

کو وکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل

صاحب موصوف کو کرنے راضی نامہ و تقرر ثالث و فیصلہ برحلف و دینے اقبال دعویٰ اور بصورت دیگر ڈگری

کرانے اجراء وصولی چیک روپیہ و عرضی دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت

ضرورت مقدمہ مذکور کی کل یا کسی جزوی کاروائی کے لئے کسی اور وکیل یا مختار صاحب قانونی کو اپنے ہمراہ اپنی

بجائے تقرر کا اختیار بھی ہوگا اور صاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا

ساختہ پرداختہ مجھ کو منظور و قبول ہوگا۔ دوران مقدمہ جو خرچہ و ہرجانہ التوائے مقدمہ کے سبب ہوگا اس کے

مستحق وکیل صاحب ہوں گے۔ نیز بقایا رقم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہویا

حد سے باہر ہو تو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کردہ میں

کوئی جز و بقایا ہو تو وکیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراد

استجارت ناش بصیغہ مفلسی کے دائر کرنے اور اس کی پیروی کا بھی صاحب موصوف کو اختیار ہوگا۔

لہذا وکالت نامہ تحریر کر دیا تاکہ سند رہے۔

المرقوم: 26 دسمبر 2018

بمقام:

عبد

Accepted

مستحق
کونسل
گورنمنٹ لائبریری اسکول کھولائی مالوہ

BEFORE THE HONOURABLE SERVICE TRIBUNAL PESHAWAR

Appeal No.723 /2018

Munir Hussain.....APPELLANT.

VERSUS

1. Chief Secretary Govt; of Khyber Pakhtunkhwa & Others.....RESPONDENTS.

COMBINED PARAWISE COMMENTS / WRITTEN REPLY ON BEHALF OF

RESPONDENTS NO 4 & 7.

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1.	Comments		1-3
2.	Affidavit		4
3.	Finance Dept; Notification	A	5
4.	Decision of PHC Abbottabad Bençh W.P No 618-A/2018	B	6


DISTRICT ACCOUNTS OFFICE R
MANSEHRA

BEFORE THE HONOURABLE SERVICE TRIBUNAL PESHAWAR

Appeal No.723 /2018

Munir Hussain.....APPELLANT.

VERSUS

1. Chief Secretary Govt; of Khyber Pakhtunkhwa & Others.....RESPONDENTS.

**COMBINED PARAWISE COMMENTS / WRITTEN REPLY ON BEHALF OF
RESPONDENTS NO 4 & 7.**

Respectfully sheweth;- Para wise comments on behalf of respondents are as under;

PRELIMINARY OBJECTIONS:-

1. That the Appellant has not come to the Hon'ble Tribunal with clean hands.
2. That the Appellant has no cause of action/locus standi to file the instant appeal.
3. That instant Appeal is against the prevailing law and rules.
4. That the Appellant has concealed the material facts from this Hon'ble Tribunal. Hence not entitled for any relief and appeal is liable to be dismissed without any further processing/proceedings.
5. That the appeal is groundless and based on malafide, ulterior motive, hence the same is liable to be dismissed.
6. The instant appeal is not maintainable in the present form and also in the present circumstances of the issue.
7. That the demand of the appellant is against the law and facts hence the appellant is not entitled for any relief and appeal is liable to be dismissed on this score alone.
8. That, the appeal is liable to be dismissed with cost.

ON FACTS.

- 1) That Para No.1 needs no comments being administrative matter the concerned department will explain it properly.
- 2) That Para No.2 needs no comments.

3)

That Para No.3 of writ petition as composed is incorrect, hence denied. The officer do not fulfill the criteria laid down in Government of Khyber Pakhtunkhwa Finance Department letter No. FD (PRC) 1-1/2012 dated 17.08.2012. As per Para 1(i), the officer has not been appointed on the higher post by the authority competent to make appointment on that post, as the officer was appointed / posted by Executive District Officer, Elementary & Secondary Education Mansehra who is not competent authority to make appointment on said post. As per Para 1(ii) of the notification the officer is not fully qualified to be appointed as Principal but it was ^emare a stop gap arrangement of the EDO Mansehra, just to look after day to day affairs of the institution. Para 2 of the Notification states that the pay of the higher post will be given only with the concurrence of Finance Department, while neither any case has been taken up with the Finance Department nor any sanction has been received from the Finance Department. The officer has just forwarded his case to DEO (Male) Mansehra vide his letter No 1518 dated 29.01.2018 for onward submission to competent authority. No document has been produced by the appellant weather his case has been refused or otherwise. The appellant cannot knock the doors of this Honorable Court without final order of the competent authority. Copy of the notification is as Annexure-A

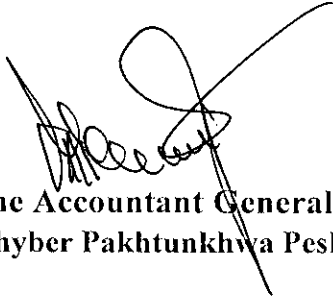
4) The Para 4. this department is an executing office of the Finance Department and follows the Policies of the Government

GROUND:-

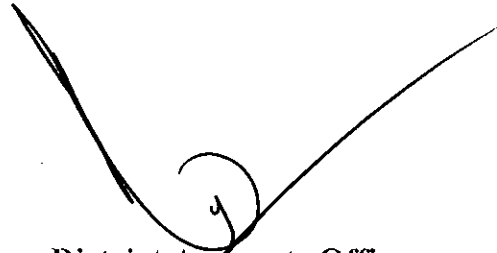
- a) Para "a" is incorrect, the officer is not entitled to receive pay of the higher post as clarified in Para 3 of factual observation.
- b) Para "b" is incorrect, that this department is working in line with the parameters laid down by the Government.
- c) Para "c" no Comments
- d) Para "d" is incorrect, as submitted in Para 3 of factual observation, the officer is not entitled to receive pay of the higher post being not fulfill the criterion laid down in the notification.
- e) Para "e" no comment.
- f) Para "f" no comment.

It is further added that the appeal in hand on the subject has already been decided by the Honorable Peshawar High Court, Abbottabad Bench in a writ petition No.618-A/2018 filed by the appellant. Copy of the same is as Annexure-B.

It is, therefore prayed that in the light of above stated facts and circumstances the writ petition in hand may graciously be dismissed with cost.



**The Accountant General,
Khyber Pakhtunkhwa Peshawar.**



**District Accounts Officer
Mansehra**

AFFIDAVIT

I, SYED MUNIR HUSSIAN SHAH, ASSISTANT ACCOUNTS OFFICER, DISTRICT ACCOUNTS OFFICE, MANSEHRA DO HEREBY SOLEMNLY AFFIRM AND DECLARE ON OATH THAT THE CONTENTS OF FORE-GOING PARA-WISE REPLY ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE TRIVUNAL.



SYED MUNIR HUSSAIN SHAH
(DEPONENT)

BEFORE THE HONOURABLE SERVICE TRIBUNAL PESHAWAR

Appeal No.723 /2018

Munir Hussain.....APPELLANT.

VERSUS

1. Chief Secretary Govt; of Khyber Pakhtunkhwa & Others.....RESPONDENTS.

COMBINED PARAWISE COMMENTS / WRITTEN REPLY ON BEHALF OF

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DISTRICT ACCOUNTS OFFICE R
MANSEHRA

BEFORE THE HONOURABLE SERVICE TRIBUNAL PESHAWAR

Appeal No. 723 /2018

Munir Hussain.....APPELLANT.

VERSUS

1. Chief Secretary Govt; of Khyber Pakhtunkhwa & Others.....RESPONDENTS.

**COMBINED PARA WISE COMMENTS / WRITTEN REPLY ON BEHALF OF
RESPONDENTS NO 4 & 7.**

Respectfully sheweth:- Para wise comments on behalf of respondents are as under;

PRELIMINARY OBJECTIONS:-

1. That the Appellant has not come to the Hon'ble Tribunal with clean hands.
2. That the Appellant has no cause of action/locus standi to file the instant appeal.
3. That instant Appeal is against the prevailing law and rules.
4. That the Appellant has concealed the material facts from this Hon'ble Tribunal. Hence not entitled for any relief and appeal is liable to be dismissed without any further processing/proceedings.
5. That the appeal is groundless and based on malafide, ulterior motive, hence the same is liable to be dismissed.
6. The instant appeal is not maintainable in the present form and also in the present circumstances of the issue.
7. That the demand of the appellant is against the law and facts hence the appellant is not entitled for any relief and appeal is liable to be dismissed on this score alone.
8. That, the appeal is liable to be dismissed with cost.

ON FACTS.

- 1) That Para No.1 needs no comments being administrative matter the concerned department will explain it properly.
- 2) That Para No.2 needs no comments.

3) That Para No.3 of writ petition as composed is incorrect, hence denied. The officer do not fulfill the criteria laid down in Government of Khyber Pakhtunkhwa Finance Department letter No. FD (PRC) 1-1/2012 dated 17.08.2012. As per Para 1(i), the officer has not been appointed on the higher post by the authority competent to make appointment on that post, as the officer was appointed / posted by Executive District Officer, Elementary & Secondary Education Mansehra who is not competent authority to make appointment on said post. As per Para 1(ii) of the notification the officer is not fully qualified to be appointed as Principal but it was made a stop gap arrangement of the EDO Mansehra, just to look after day to day affairs of the institution. Para 2 of the Notification states that the pay of the higher post will be given only with the concurrence of Finance Department, while neither any case has been taken up with the Finance Department nor any sanction has been received from the Finance Department. The officer has just forwarded his case to DEO (Male) Mansehra vide his letter No 1518 dated 29.01.2018 for onward submission to competent authority. No document has been produced by the appellant whether his case has been refused or otherwise. The appellant cannot knock the doors of this Honorable Court without final order of the competent authority. Copy of the notification is as Annexure-A

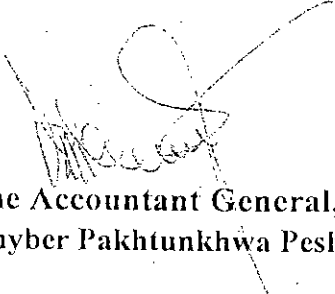
4) The Para 4. this department is an executing office of the Finance Department and follows the Policies of the Government


GROUND:-

- a) Para "a" is incorrect, the officer is not entitled to receive pay of the higher post as clarified in Para 3 of factual observation.
- b) Para "b" is incorrect, that this department is working in line with the parameters laid down by the Government.
- c) Para "c" no Comments
- d) Para "d" is incorrect, as submitted in Para 3 of factual observation, the officer is not entitled to receive pay of the higher post being not fulfill the criterion laid down in the notification.
- e) Para "e" no comment.
- f) Para "f" no comment.

It is further stated that the appeal in hand on the subject has already been decided by the Honorable Peshawar High Court, Abbottabad Bench in a writ petition No.618-A/2018 filed by the respondent. A copy of the same is as Annexure-B.

It is, therefore, held that in the light of above stated facts and circumstances, the writ petition in hand may graciously be dismissed with cost.


The Accountant General,
Khyber Pakhtunkhwa Peshawar.


District Accounts Officer
Mansehra

AFFIDAVIT

I, SYED MUNIR HUSSIAN SHAH, ASSISTANT ACCOUNTS OFFICER, DISTRICT ACCOUNTS OFFICE, MANSEHRA DO HEREBY SOLEMNLY AFFIRM AND DECLARE ON OATH THAT THE CONTENTS OF FORE-GOING PARA-WISE REPLY ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE TRIVUNAL.



SYED MUNIR HUSSAIN SHAH
(DEPONENT)

20/6/18

original copy
(written)
(original)

22

**BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR
CAMP COURT ABBOTTABAD.**

Service Appeal No. 723-A/2018

Munir HussainAPPELLANT

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education KPK Peshawar.
2. Government of Khyber Pakhtunkhwa through Director Elementary & Secondary Education KPK Peshawar.
3. District Education Officer (Male) Mansehra.....RESPONDENTS.

**PARAWISE COMMENTS / WRITTEN REPLY ON BEHALF OF RESPONDENTS NO
2.5 AND 6.**

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DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

605
18-6-18

list II

①



BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR
CAMP COURT ABBOTTABAD.

Service Appeal No. 723-A/2018

Munir HussainAPPELLANT

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education KPK Peshawar.
2. Government of Khyber Pakhtunkhwa through Director Elementary & Secondary Education KPK Peshawar.
3. District Education Officer (Male) Mansehra.....RESPONDENTS.

PARAWISE COMMENTS / WRITTEN REPLY ON BEHALF OF RESPONDENTS NO
2,5 AND 6.

Respectfully Sheweth:-

1. That the Appellant is not the "AGGRIEVED" person.
2. That the Appellant is stopped by his own conduct.
3. That the Appellant has not come to the Hon'ble Court with clean hand.
4. That the Appellant has no cause of action/locus standi to file the instant Appeal.
5. That instant service appeal is against the prevailing law and rules.
6. That the Appellant has concealed the material facts from this Hon'ble Court in the instant Writ Petition.
7. That the instant service appeal is against the relevant provision of Law.
8. That the appeal is time barred and not maintainable in eye of Law and also time barred hence liable to be dismissed.
9. That the appeal is groundless and based on malafide, alter motive, hence the same is liable to be dismissed.
10. The instant service appeal is not maintainable in the present form and also in the present circumstances of the issue.
11. That the demand of the Appellant is against the law and facts hence the appellant is not entitled for any relief and is liable to be dismissed on this score alone.
12. That the appellant is not entitled for grant of 20% additional charge allowance in view of FR-49 w.e.f 01-05-2010.
13. The appellant is not entitled any pay and allowances of BPS-18 w.e.f from 17/05/2010 to 30/06/2012 because his order is issued on temporary basis just for the sake of look after the responsibilities of the school.
14. That no formal notification to the extent of grant of 20% additional charge allowance has been issued by the competent authority.

15. The same has been dismissed by the Honourable Service Tribunal Khyber Pakhtunkhwa Camp Court Abbottabad in Service Appeal **No.1011-A/2016 in year 2018.**

FACTUAL OBJECTIONS.

1. Para No.01 is correct to the extent that the appellant is serving the E&SE Department against the Subject Specialist Post at GHS Kawai District Mansehra.
2. Incorrect and denied on the ground that basically the appellant was working against the SS Post in the respondent department, whereas rest of the Para regarding service against the In-charge Principal Post since 01-05-2010 is against the facts as each & every High School has a sanction post of a Principal, Head master/Principal & if any such situation has been raised wherein, the petitioner has been directed to look-after the day to day affairs of the said school for the time being it does not accrued any kind of vested/legal rights for the Notification, whereas Respondent No.06 is not competent to do so. Hence the order dated 17-04-2012 of the then EDO(S&L) District Mansehra is not competent & valid for the drawl of the said 20% additional charge by the petitioner against the said Principal Post. hence, he is not entitled any pay and allowances of BPS-18 w.e.f from 17/05/2010 to 30/06/2012 and from 01/07/2012 to onward because his order is issued on temporary basis just for the sake of look after the responsibilities of the school.

(Copy of said order is annexed as annexure A)

3. Incorrect and denied. The cited provision of FR-49 is not applicable upon the case of the petitioner as formal sanction & Notification to this effect has not been issued by the Respondent No.02 who is the competent authority in such like cases.

(Copy of the cited provision of Law is annexed as Annexure B)

4. Incorrect and denied on the grounds that the notification No.F(SR-I) 3-1192 date 07/03/2018 is not applicable upon the case of petitioner for the grant of 20% additional charge allowances of BPS-18 w.e.f 17/05/2010 and from 01/07/2012 of BPS-19 as he has not been formally authorized through a formal notification by the respondent No.2 whereas , respondent No.6 is not competent in this regard. Also the cited Provision FR-49 is not applicable upon the case of the petitioner as formal sanction & Notification to this effect has not been issued by the respondent No.2 who is the competent authority in such like cases.

(Copy of the said Notification is attached as Annexure C)

That the appellant is not aggrieved person, that the instant service appeal is bereft of merit, hence liable to be dismissed, inter-alia following grounds.



GROUND.

- a. In correct and denied because the appellant has not entitled in the present case.
- b. Para B is correct to the extent that the appellant has been allowed on acting charge basis till the arrival of the full fledge principal of the said school by the DEO (M) Mansehra (Respondent No.6) for the purpose of the smooth function of the school activities which occurred any kind of legal right in the favour of the appellant for the drawl of 20% additional pay and charge allowance of BPS-18 and BPS-19 on the basis of the temporary notification issued by the DEO(M) Mansehra. It is possible only, when the respondent No.2 will issue a proper notification, who is competent in this regard.
- c. Incorrect and denied.
- d. Incorrect and denied because the appellant has been allowed on acting charge basis till the arrival of the full fledge principal of the said school by the DEO (M) Mansehra (Respondent No.6) for the purpose of the smooth function of the school which occurred any kind of legal right in the favour of the appellant for the drawl of 20% additional pay and charge allowance of BPS-18 BPS-19.
- e. Incorrect and denied, because the provision of FR-49 is not applicable upon the case of the appellant as formal sanction & Notification to this effect has not been issued by the Respondent No.02 , who is the competent authority in such like cases. So the temporary order issued by the respondent No.2 has no legality and the appellant has no right to draw 20% additional pay and allowance of BPS-18 and BPS-19.
- f. Para f relate to the Legal right of the appellant. Need no comments.
- g. Need no comments.
- h. Need no comments.
- i. Need no comments.

PRAYERS

It is therefore, humbly prayed that on acceptance of the above submissions, the instant writ petition may very graciously be dismissed in the favour of the answering Respondents in the interest of the Justice .

Respondent

**The Secretary,
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar.**

**The Director,
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar.**

**District Education Officer,
(Male) Mansehra**

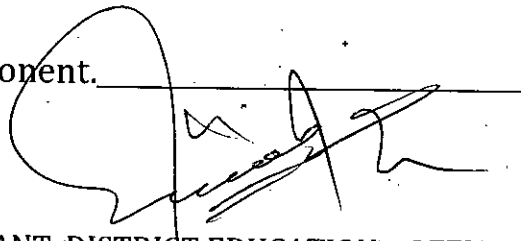
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

9

AFFIDAVIT

I, Muhammad Toseef ADEO Litigation on behalf of District Education Officer (Male) Mansehra do hereby solemnly affirm and declare that the Para Wise comments of service appeal No.723-A/2018 titled Munir Hussain Versus Govt: of KPK and others is true to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Deponent.



ASSISTANT DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Ans (C)

NO. FD(SR.1)3-19/92
GOVERNMENT OF N.W.F.P
FINANCE, EXCISE & TAXATION DEPT.

Amex
6
6

Dated Peshawar the, August 7, 1999.

From: The Secretary to Govt. of NWFP,
Finance, E&T Department, Peshawar.

To

G.M.

1. All Administrative Secretaries to Govt. of NWFP.
2. The Senior Member, Board of Revenue, NWFP, Peshawar.
3. The Secretary, Provincial Assembly, NWFP, Peshawar.
4. All Heads of Attached Departments in NWFP.
5. The Secretary to Governor, NWFP, Peshawar.
6. The Secretary to Chief Minister, NWFP, Peshawar.
7. All Commissioners/Deputy Commissioners/Political Agents/District and Session Judges in NWFP.
8. The Registrar, Peshawar High Court, Peshawar.
9. The Secretary, Public Service Commission, NWFP, Peshawar.
10. The Registrar, Service Tribunal, NWFP, Peshawar.
11. The Secretary, Board of Revenue, NWFP, Peshawar.

SUBJECT:- ENTRUSTMENT OF ADDITIONAL CHARGE AND GRANT OF EXTRA REMUNERATION FOR HOLDING ADDITIONAL CHARGE OF POSTS UNDER PR. 49.

Sir,

I am directed to refer to the subject noted above and to say that under para 2(iv) of this Department's letter No. FD(SR-1) 3-19/92 dated 12-8-1997 additional charge/dual charge allowance shall be sanctioned by the Finance Department at a uniform rate of 20% of basic pay subject to a maximum of Rs. 800/- PM. The aforesaid ceiling was fixed about 20 years back and doesn't keep pace with the existing conditions. It has, therefore, been decided that the additional charge/dual charge allowance would be admissible at the rate of 20% of basic pay without any ceiling or limit.

2) It has further been decided that in special cases of heavy and sensitive nature of additional charge, more special dispensation can be considered by the Finance Department/Provincial Govt. on case to case basis.

Your obedient servant

Attested
M. Arshad Khan

(ABDUS SAKAD KHAN)
ADDITIONAL FINANCE SECY-I

ENDST. NO & DATE EVEN

Muhammad Arshad Khan Esq.
Advocate High Court
Office No. 33408

1. All the Heads of Autonomous/Semi Autonomous Bodies/Corporations in NWFP, Peshawar.

(MUHAMMAD KHAN)
DEPUTY SECRETARY (REG.)

Contd on P. 2

CHAPTER VI.—COMBINATION OF APPOINTMENTS.

F.R. 49. A local Government may appoint one Government servant to hold substantively, as a temporary measure, or to officiate in, two or more independent posts at one time. In such cases his pay is regulated as follows.

- (a) the highest pay, to which he would be entitled if his appointment to one of the posts stood alone, may be drawn on account of his tenure of the post;
- (b) for each other post he draws such reasonable pay in no case exceeding half the presumptive pay (excluding overseas pay) of the post, as the local Government may fix; and
- (c) if compensatory or sumptuary allowances are attached to one or more of the posts, he draws such compensatory or sumptuary allowances as the local Government may fix, provided that such allowances shall not exceed the total of the compensatory and sumptuary allowances attached to all the posts.

Government decisions.—

(1) 1. The Presidency has been pleased to decide:

(a) that combination of appointments in terms of F.R. 49 should be made as a temporary measure and should not ordinarily be made for a period of more than 6 months; and

(b) that apart from the pay admissible under F.R. 49 (a) where applicable, the additional remuneration which may be granted to an Officer, including a Judicial Officer, of the rank of Joint Secretary or above, who is called upon to perform additional duties, should not exceed an amount equal to 10% of his pay in the original post.

2. In order to comply with the decision mentioned in para 1 (a) above, necessary measures to fill up a spot on whole-time basis should be taken as soon as it falls vacant and every possible effort should be made to make a whole-time appointment within the period of six months. If, in any case, it is necessary to continue the full additional charge or current charge arrangement beyond this period, the case should be referred to the Ministry of Finance stating the steps taken to fill the post on a whole-time basis, the reasons why it was not possible to appoint a whole-time officer within the prescribed period and giving full justification for further continuance of the temporary arrangement.

3. For the purpose of the decision given in para 1 (b) above, all posts carrying a pay of Rs. 3,000 in the 'existing' (pre-31) scales or Rs. 2,000 in the 'prescribed' scales will be regarded as equal in rank to the post of Joint Secretary.

The grant of additional pay of officers below the rank of Secretary will continue to be regulated under the existing orders, to which additional pay not exceeding 20 per cent of the presumptive pay can be granted but, as a consequence of the limits laid down in para 1 (b) above, the amount of additional pay granted to officers below the rank of Joint Secretary should not exceed the amount of additional pay admissible to a Joint Secretary under these orders.

[G.P., M.F., O.M. No. F. 4 (46)-RII (III)/56, dated the 26th October, 1957.]

(2) Certain cases have come to the notice of the Ministry of Finance from which it appears that the scope of the term "independent posts" occurring in F.R. 49 is not clearly understood by all Ministries, Divisions, etc. Although this term has not been formally defined in the Fundamental Rules, its sense can be easily understood and what is required is that the rule is applied by a proper exercise of discretion by the competent authority according to its true intention. An attempt is made in the following paragraph to illustrate the true intention of the rule with reference to the term "independent posts".

When an officer is asked to do the work of another officer of equal status and having the same designation in the same office or on the same establishment, it is really a case of mere redistribution of work. For example, there are several sanctioned posts of Joint Secretaries in the Ministry of Finance and Economic Affairs. Suppose some of these posts are vacant and their duties are entrusted to some other Joint Secretaries. This would no doubt mean a temporary increase in the work of the officer as if by a redistribution of work but cannot mean combination of appointment under F.R. 49.

F.R. 49 would also not be applicable when the work of another officer holding lower of higher post is covered or looked after by another officer in the same office or establishment. In cases of this kind the officer cannot function both in the higher and lower capacities and in actual practice work is disposed of by him once for all at the level of his authority. There is a specific appointments to the higher or lower post resulting in "combination of appointments" within the meanings of F.R. 49.

What is stated above relates to the question whether or not a combination or redistribution of work falls under F.R. 49 within the meaning of the term "combination of appointments". Cases of officers given current charge of the routine duties of higher posts are not governed by F.R. 49 and the question of definition of the term "independent posts" does not arise in such cases *vide* Audit Instruction (1) below F.R. 35.

These orders have been issued in consultation with the Comptroller and Auditor General.

[G.P., M.F., O.M. No. F. 1 (1)-RI(RWP)/62, dated the 21st April, 1962.]

7

NO. FD(SR.I)3-19/92
GOVERNMENT OF N.W.F.P
FINANCE, EXCISE & TAXATION DEPT.

Amr
C
D

Dated Peshawar the, August 7, 1999.

From The Secretary to Govt. of NWFP,
Finance, E&T Department, Peshawar.

G.M.

To

1. All Administrative Secretaries to Govt. of NWFP.
2. The Senior Member Board of Revenue, NWFP, Peshawar.
3. The Secretary, Provincial Assembly, NWFP, Peshawar.
4. All Heads of Attached Departments in NWFP.
5. The Secretary to Governor, NWFP, Peshawar.
6. The Secretary to Chief Minister, NWFP, Peshawar.
7. All Commissioners/Deputy Comptroller/Spn/Political Agents/District and Session Judges in NWFP.
8. The Registrar, Peshawar High Court, Peshawar.
9. The Secretary, Public Service Commission, NWFP, Peshawar.
10. The Registrar, Service Tribunal, NWFP, Peshawar.
11. The Secretary, Board of Revenue, NWFP, Peshawar.

SUBJECT:- ENTRUSTMENT OF ADDITIONAL CHARGE AND
GRANT OF EXTRA REMUNERATION FOR HOLDING
ADDITIONAL CHARGE OF POSTS UNDER FC-49.

Sir,

I am directed to refer to the subject noted above and to say that under para 2(iv) of this Department's letter No. FD(SR-I) 3-19/92, dated 12-8-1997 additional charge/dual charge allowance shall be sanctioned by the Finance Department at a uniform rate of 20% of basic pay, subject to a maximum of Rs. 800/-PM. The aforesaid ceiling was fixed about 20 years back and doesn't keep pace with the existing conditions. It has, therefore, been decided that the additional charge/dual charge allowance would be admissible at the rate of 20% of basic pay without any ceiling or limit.

2) It has further been decided that in special cases of heavy and sensitive nature of additional charge, more special dispensation can be considered by the Finance Department/Provincial Govt. on case to case basis.

Your obedient servant

Handwritten signature: A. Hestad
Handwritten signature: M. Hattar

(ABDUS SAKAD KHAN)
ADDITIONAL FINANCE SECY-I

ENDST. NO & DATE EVEN

Muhammad Arshad Khan
Advocate High Court
No. 33

Copy for All the Heads of Autonomous/Semi Autonomous Bodies/
Corporations in NWFP, Peshawar.

(MUHAMMAD KHAN)
DEPUTY SECRETARY (REG.)

Contd on P. 2

having been abolished and its duties automatically becoming part of the normal duties of the other existing posts of the same category in the department concerned. The post so treated as abolished shall not be revived without the concurrence of the Finance Department.

iii. PRIOR APPROVAL OF THE FINANCE DEPARTMENT.


- a. Before making full additional charge arrangement prior approval of the Finance Department may be obtained.
- b. Where it is not possible to obtain prior approval of Finance Department for cogent reasons, the proposal should be initiated immediately after making such arrangement and in any case not later than ten days from the date of making such arrangement. In such cases detailed reasons for which prior approval of Finance Department could not be obtained may invariably be given. However, Finance Department reserves the right to accept or reject the reasons advanced by the department concerned after examination of the case on merits.

iv. ADDITIONAL REMUNERATION.

Additional Charge/Dual Charge Allowance shall be sanctioned by the Finance Department at a uniform rate of 20% of basic pay not exceeding Rs.800/- P.M. subject to fulfilment of the above conditions.

I am to request that the above instructions may be brought to the notice of all concerned for strict compliance.

Your obedient servant,



(MOHAMMAD SULTAN)
ADDITIONAL FINANCE SECRETARY -V.

Encl. No. FD(SR-I)3-19/92 Dated Peshawar, the 12.8.1997.

Copy forwarded for information to :-

- 1. All the Heads of Autonomous and Semi-Autonomous Bodies in N.W.F.P.
- 2. The Secretary Finance Department, Government of the Punjab, Sindh and Baluchistan, Lahore, Karachi and Quetta.
- 3. The Secretary Finance Department, Azad Government of the State of Jammu and Kashmir, Muzaffarabad.



(SULTAN MAHMOOD KHATTAK)
Deputy Secretary (Regulation)

Encl. No. FD(SR-I) 19/92 Dated Peshawar, the 12.8.1997.

Copy forwarded to :-

- 1. The Accountant General, N.W.F.P. Peshawar.
- 2. All District/Agency Accounts Officers in N.W.F.P.
- 3. The Treasury Officer, Peshawar.
- 4. The P.S. to Secretary, P.As to Additional Secretaries/ Deputy Secretaries in Finance Department.
- 5. All Section Officers/Budget Officers in Finance Deptt.
- 6. The Director, Local Fund Audit, Peshawar.

(10)

10

PESHAWAR HIGH COURT ABBOTTABAD
BENCH

JUDICIAL DEPARTMENT

JUDGMENT SHEET

WP No. 618-A/2018

Date of hearing 20.12.2018.

Petitioner/s (Munir Hussain) by Mr. Muhammad Arshad Khan Tanoli, Advocate.

Respondents (Government of KPK) by Mr. Yasir Zahoor Abbasi, Assist: AG.

SYED MUHAMMAD ATTIQUE SHAH.J.

Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner namely Munir Hussain has prayed as under:-

“That on acceptance of the instant writ petition, respondents may be directed to make payment of pay & allowance of BPS-18 w.e.f 17.05.2010 to 30.06.2012 and BPS-19 w.e.f 01.07.2012 till date on account of serving against the post of principal. Besides, post of BPS-18 & 19 may also be allowed.”

2. Brief but relevant facts of the case are that the petitioner was serving in BPS-17 as

subject specialist Pakistan studies and petitioner was directed by the competent authority to serve as in-charge principal in addition to his normal duties, which he performed w.e.f 17.05.2010 to 30.06.2012 and thereafter w.e.f 01.07.2012 till date against the post of principal PBS-19. That the petitioner is eligible for the receipt of payment of salary of higher grade and also eligible for post of BPS-18 and 19 and applied to the respondent/department for the same but in vain, hence, the instant writ petition.

3. Arguments heard and record available gone through.

4. Perusal of the record reveals that the question agitated by the petitioner in the present petition under Article 199 of the Constitution of Islamic Republic of Pakistan directly relates to the terms and conditions of his service, which is not amenable to the writ jurisdiction of this Court in view of the bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973. Reliance is placed on case titled '*Pir Muhammad Vs.*

18

*Government of Baluchistan through Chief
Secretary and others' (2007 SCMR 54).*

5. Hence, in view of the above, the instant writ petition is hereby dismissed. However, the petitioner is at liberty to approach the competent forum available to him under the law, if so advised.

Announced.

20.12.2018.

Tahir PS

JUDGE

JUDGE

*Hon'ble Justice Lal Jan Khattak &
Syed Muhammad Attique Shah.*

Annex P-3

13

**BEFORE THE SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA, PESHAWAR**



Service Appeal No. 1084 /2016

○ Munir Hussain, SS/ Incharge, Principal, GHSS Kawai, District Mansehra.

...APPELLANT
Khyber Pakhtunkhwa
Service Tribunal

VERSUS

Diary No. 1114
Dated 24-10-2016

- ✓ 1. Govt. of Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- α 2. Secretary Finance, Khyber Pakhtunkhwa, Peshawar.
- ✓ 3. Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- ✓ 4. Accountant General, Khyber Pakhtunkhwa, Peshawar.
5. District Education Officer (Male), District Mansehra.
- ✓ 6. District Accounts Officer, District Mansehra.

...RESPONDENTS

Filed to-day

R. Hussain
Registrar

24/10/16

ATTENDED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

SERVICE APPEAL UNDER SECTION 4 OF
KPK SERVICE TRIBUNAL ACT, 1974, FOR
DECLARATION TO THE EFFECT THAT THE
APPELLANT IS DRAWING AND
DISBURSING OFFICER OF GOVT. HIGHER

(13)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
CAMP COURT ABBOTTABAD

Service Appeal No. 1084/2016

Date of Institution... 24.10.2016

Date of decision... 19.03.2018



Munir Hussain SS/Incharge Principal, GHSS Kawai, District Mansehra.

... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar

and 5 others.

.... (Respondents)

MR. MUHAMMAD ARSHAD KHAN TANOLI,

Advocate

... For appellant.

MR. USMAN GHANI,

District Attorney

... For respondents.

MR. NIAZ MUHAMMAD KHAN,

MR. AHMAD HASSAN,

... CHAIRMAN

... MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: Arguments of the learned counsel for the parties heard and record perused.

FACTS

2. The appellant was entrusted with the duties of Drawing & Disbursing Officer in addition to his own post (Subject Specialist) on 11.5.2010 in place of one Ajmal Ahmad. Then again on 17.4.2012 he was entrusted with the same duty in place of Muhammad Haroon. The appellant's grievance is that he was entitled for Additional Charge Allowance at the prevailing rates for the said additional duties. He moved a departmental appeal on 30.6.2016 which was forwarded on 01.10.2016. The same was not responded to and thereafter he filed the present service appeal on 24.10.2016.

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

(15)

7

ARGUMENTS

3. The learned counsel for the appellant argued that the appellant was given additional charge of the post of Principal as well as job of D.D.O in place of above mentioned officers. That in accordance with a letter issued by the Finance Department in the year, 1999 dated 7th August, 1999 the appellant was entitled for the said allowance. He also relied upon Rule- 49 of the Fundamental Rules.

4. On the other hand, the learned District Attorney argued that the appellant was not authorized as D.D.O by the competent authority. Secondly, prior approval of the Finance Department was must which was not obtained. Thirdly that in view of letter dated 12.08.1997 issued by the Finance Department Government of Khyber Pakhtunkhwa the same allowance could be granted only if the charge of the post is entrusted in its entirety to a government servant. Fourthly in the said letter a maximum period of such additional charge was 6 months and fifthly another condition in the said letter was that this additional charge was to be given to the government servant of equal post.

CONCLUSION.

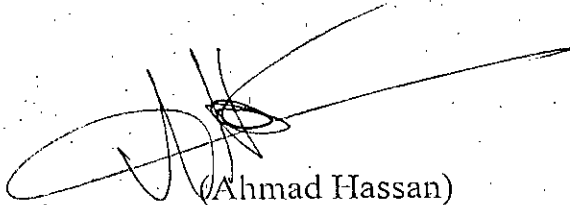
5. F.R-49 is also in consonance with the letter relied upon by the learned District Attorney. Both FR-49 and that letter clearly lay down that for Additional Charge Allowance, the charge of the post in its entirety is to be given to the claimant. Both these also further lay down that the approval of the Secretary/Head of attached Department etc. is much. Both these letters lay down that such additional charge cannot exceed beyond six months. Admittedly, the Subject Specialist is not of the equal scale/status to the Principal. Secondly, the appellant in his memo of appeal only seek this Additional Charge Allowance for his performance as DDO. The DDO is one of the item of the job descriptions of the Principal. So the appellant was not given the charge of the post of Principal in its entirety (leaving aside the discussion on the competency of the authority delegating the powers).

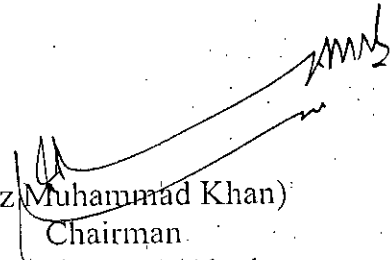
ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Commission,
Peshawar

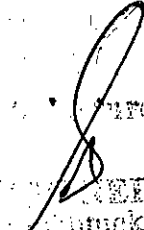
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6. In view of the above discussion, this Tribunal reaches the conclusion that no case is made out by the appellant which is dismissed. Parties are left to bear their own costs. File be consigned to the record room.


(Ahmad Hassan)
Member


(Niaz Muhammad Khan)
Chairman
Camp Court, A/Abad

ANNOUNCED
19.03.2018

Certified true copy

MEMBER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

Date of Presentation of Application 30-5-19
Number of Words 1800
Copying Fee 12-
Urgent 2-
Total 14-
Name of Copyfast Su
Date of Completion of Copy 30-5-19
Date of Delivery of Copy 30-5-19

(copy legal page -)

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 695 /ST

Dated 13 / 04 / 2021

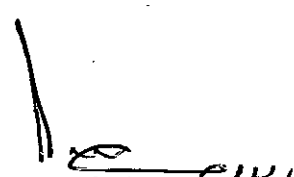
To

The District Education Officer Male,
Government of Khyber Pakhtunkhwa,
Mansehra.

Subject: - JUDGMENT IN APPEAL NO. 723/2018, MR. MUNIR HUSSAIN.

I am directed to forward herewith a certified copy of Judgement dated 17.03.2021 passed by this Tribunal on the above subject for strict compliance.

Encl: As above


REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.



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

SANCTION.

Dated Peshawar the 10th August, 2012

No.SO (S/M) E&SED/7-34/2012/04-Tier Formula:- Sanction of the Government of Khyber Pakhtunkhwa is hereby accorded to the updation of the 4-Tier formula the total sanctioned strength of 5164 posts i.e BPS-20, BPS-19, BPS-18, BPS-17 (as on 30.09.2009) of the Teaching Cadre Elementary and Secondary Education Department on basis of 4-tier formula carrying the ratio of 1:15:34:50. The 4 Tier formula was approved and introduced previously vide Finance Department Letter No FD(SR-1) 1-41/91 dated 15.11.1992. The current updation/ upgradation shall be effective in two phases, as per detail elaborated below:

Grade	Existing Position			Total Upgradation Due			Total Additionality		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
BPS-20	9	4	13	36	15	51	(+)27	(+)11	(+)38
BPS-19	176	28	204	541	233	774	(+)365	(+)205	(+)570
BPS-18	480	119	599	1228	528	1756	(+)748	(+)409	(+)1157
BPS-17	2946	1402	4348	1806	777	2583	-1140	(-)625	-1765
Total	3611	1553	5164	3611	1553	5164	-	-	-

In order to attain the ratio of 1: 15:34:50 sanction is also hereby accorded to the upgradation of posts in BPS-20, BPS-19, and BPS-18, by abolishing equal number of posts in BPS-17 as under in addition to the existing posts in BPS-20, BPS-19, and BPS-18.

Grade	1st Phase effective from 01.07.2012			2nd Phase effective from 01.07.2013			Over all position on 01.07.2013		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
BPS-20	13	6	19	13	6	19	(+)26	(+)12	(+)38
BPS-19	183	102	285	183	102	285	(+)366	(+)204	(+)570
BPS-18	374	205	579	374	204	578	(+)748	(+)409	(+)1157
BPS-17	-570	-313	-883	-570	-312	-882	-1140	(-)625	-1765
Total	-	-	-	-	-	-	-	-	-

In order to attain the ratio of 1: 15:34:50 in first phase we.f .01.07.2012, the 883 posts upgraded in BPS-20, BPS-19, and BPS-18, by abolishing equal number of posts in BPS-17. The Revised position will be as under.

Post	Existing			Revised on 01.07.2012			Additionally		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
BPS-20	9	4	13	22	10	32	(+)13	(+)6	19
BPS-19	176	28	204	359	130	489	(+)183	(+)102	285
BPS-18	480	119	599	854	324	1178	(+)374	(+)205	579
BPS-17	2946	1402	4348	2376	1089	3465	(-)570	-313	-883
Total	3611	1553	5164	3611	1553	5164	--	--	--

DETAIL OF THE PROVINCIAL AND DISTRICT WISE POSTS B-20, B-19 & B-18 (Male) UNDER UPDATION OF 4-TIER FORMULA W.E.F 1-7-2012.

Provincial/District	BPS-20			BPS-19			BPS-18			
	Existing Posts B-20	Upgraded Posts from B-19	Total	Existing Posts B-19	Upgraded posts from B-18	Total	Existing Posts B-18	Upgraded posts from H/M B-17	Upgraded post from SS B-17	Total
1	2	3	4	5	6	7	8	9	10	11
DCTE A/Abad	0	0	0	0	0	0	8	0	4	12
PITE Peshawar	1 ✓	0	1	0	2	2	0	0	11	11
RITE Bannu	1 ✓	0	1	0	1	1	5	0	2	7
RITE Chitral	0	1	1	0	1	1	4	0	2	6
RITE DIK	1 ✓	0	1	0	1	1	4	0	2	6
RITE Dir Lower	1 ✓	0	1	0	1	1	3	0	2	5
RITE Haripur	1 ✓	0	1	0	1	1	5	0	3	8
RITE Kohat	1 ✓	0	1	0	1	1	5	0	2	7
RITE Mardan	1 ✓	0	1	0	1	1	5	0	2	7
RITE Peshawar	1 ✓	0	1	0	1	1	5	0	3	8
RITE Malakand	1 ✓	0	1	0	1	1	4	0	2	6
Provincial Total	09	01	10	0	11	11	48	0	35	183
District A/Abad	0	1	0	13	9	22	21	6	30	57
District Bannu	0	2	2	6	8	14	9	11	18	38
District Battagram	0	0	0	2	0	2	0	3	0	3
District Buner	0	0	0	1	13	14	4	5	20	29
District Charsadda	0	1	1	10	12	22	7	8	20	35
District Chitral	0	0	0	1	5	6	0	5	10	15
District D I Khan	0	1	0	3	12	15	10	3	30	43
District Dir Lower	0	0	0	8	16	24	10	10	31	51
District Dir Upper	0	0	0	2	6	8	3	7	10	20
District Hangu	0	0	0	1	2	3	5	2	0	7
District Haripur	0	1	1	9	8	17	16	5	20	41

District Karak	0	0	0	5	10	15	5	8	20	33
District Kohat	0	2	3	6	5	11	9	6	21	36
District Kohistan	0	0	0	0	1	1	0	0	0	0
District Lakki Marwat	0	0	0	1	10	11	0	6	10	16
District Malaknd	0	0	0	5	6	11	3	4	10	17
District Mansehra	0	0	0	10	12	22	24	5	17	46
District Mardan	0	1	1	22	8	30	25	9	27	61
District Nowshera	0	0	0	13	5	18	14	4	17	35
District Peshawar	0	2	3	14	12	26	23	12	35	70
District Shangla	0	0	0	0	6	6	2	4	0	6
District Swabi	0	0	0	17	9	26	17	5	21	43
District Swat	0	1	1	12	10	22	25	5	32	62
District Tank	0	0	0	2	0	2	4	3	0	7
District Total	0	12	12	163	185	348	236	136	399	771
G.Total	09	13	22	163	196	359	284	136	434	854

Note: - The posts upgraded to B-18 in column 9 & 10 will be abolished from the existing posts of Head Master B-17 and Subject Specialist B-17 respectively.


Deputy Director (Estt)
E&SE Peshawar.


Section Officer (S/M)
E&SE Department

ANNEXTURE-I

NO. OF POSTS ACCORDING TO REVISED TEACHING CADRE STRENGTH w.e.f 01.07.2012

MALE BPS -20

Existing=9 Additionality=13 Total Revised=22

S.No	District	S.No	Institution	Existing	Revised
Provincial Existing/Additionality					
1	Peshawar	1	PITE	Director B-20	Director B-20
2	Peshawar	1	RITE Male	Principal B-20	Principal B-20
3	Mardan	1	RITE Male	Principal B-20	Principal B-20
4	Bannu	1	RITE Male	Principal B-20	Principal B-20
5	Haripur	1	RITE Male	Principal B-20	Principal B-20
6	Kohat	1	RITE Male	Principal B-20	Principal B-20
7	Dir Lower	1	RITE Male	Principal B-20	Principal B-20
8	D.I.Khan	1	RITE Male	Principal B-20	Principal B-20
9	Malakand	1	RITE Male	Principal B-20	Principal B-20
10	Chitral	1	RITE Male	Principal B-19	Principal B-20
District Existing/Additionality					
11	Abbottabad	1	GCMHS No.2 A/Abad	Principal B-19	Principal B-20
12	BANNU	1	GHS No.1 Bannu	Principal B-19	Principal B-20
13		2	GHS No.2 Bannu	Principal B-19	Principal B-20
14	Charsadda	1	GHS Charsadda	Principal B-19	Principal B-20
15	D.I.Khan	1	GHSS No.2 Islamia DIK	Principal B-19	Principal B-20
16	Haripur	1	GCMHSS Haripur No.1	Principal B-19	Principal B-20
17	Kohat	1	GCHS Kohat	Principal B-19	Principal B-20
18		2	GHS NO.2 Kohat	Principal B-19	Principal B-20
19	Mardan	1	GHSS No.1 Mardan	Principal B-19	Principal B-20
20	Peshawar	1	GHSS No:1 Peshawar City	Principal B-19	Principal B-20
21		2	GCMHS Peshawar City	Principal B-19	Principal B-20
22	Swat	1	GHSS Mingora	Principal B-19	Principal B-20


Deputy Director (Estt)
E&SE Peshawar.


Section Officer (S/M)
E&SE Department

ANNEXTURE-II

NO. OF POSTS ACCORDING TO REVISED TEACHING CADRE STRENGTH w.e.f 01.07.2012

MALE BPS -19

Existing=163 Additionality=196 Total Revised=359

S.No	District	S.No	Institution	Existing	Revised
Provincial Existing /Additionality					
1.	Peshawar	1	PITE	Dy Director B-18	Dy Director B-19
2.	Peshawar	2	PITE	Dy Director B-18	Dy Director B-19
3.	Bannu	3	RITE Male	Instructor B-18	Instructor B-19
4.	Chitral	4	RITE Male	Instructor B-18	Instructor B-19
5.	DI Khan	5	RITE Male	Instructor B-18	Instructor B-19
6.	Dir Lower	6	RITE Male	Instructor B-18	Instructor B-19
7.	Haripur	7	RITE Male	Instructor B-18	Instructor B-19
8.	Kohat	8	RITE Male	Instructor B-18	Instructor B-19
9.	Mardan	9	RITE Male	Instructor B-18	Instructor B-19
10.	Peshawar	10	RITE Male	Instructor B-18	Instructor B-19
11.	Thana Malakand	11	RITE Male	Instructor B-18	Instructor B-19
District Existing /Additionality					
12.	Abbott Abad	1	GHS Jhangi Abbottabad	Principal B-19	Principal B-19
13.		2	GHS No 1 Abbottabad	Principal B-19	Principal B-19
14.		3	GHS No 1 Havalian	Principal B-19	Principal B-19
15.		4	GHS No 3 Abbottabad	Principal B-19	Principal B-19
16.		5	GHS No 4 Abbottabad	Principal B-19	Principal B-19
17.		6	GHS Rajoya Atd	Principal B-19	Principal B-19
18.		7	GHS Sherwan	Principal B-19	Principal B-19
19.		8	GHSS Bagnotar	Principal B-19	Principal B-19
20.		9	GHSS Bandi Dhondian	Principal B-19	Principal B-19
21.		10	GHSS Khanispur Ayubia	Principal B-19	Principal B-19
22.		11	GHSS Lora	Principal B-19	Principal B-19
23.		12	GHSS Nathia Gali	Principal B-19	Principal B-19
24.		13	GHSS Nawansheher	Principal B-19	Principal B-19
25.		14	GHSS Berote	Principal B-18	Principal B-19
26.		15	GHSS Rich Behan	Principal B-18	Principal B-19
27.		16	GHS Bakote	Principal B-18	Principal B-19
28.		17	GHSS Boi	Principal B-18	Principal B-19
29.		18	GHSS Dalola	Principal B-18	Principal B-19

30.		19	GHSS Langrial	Principal B-18	Principal B-19
31.		20	GHSS Zairat Masoom	Principal B-18	Principal B-19
32.		21	GHSS Tajwal	Principal B-18	Principal B-19
33.		22	GHSS Nagri Bala	Principal B-18	Principal B-19
34.	Bannu	1	GCHSS Bannu	Principal B-19	Principal B-19
35.		2	GHS Ghoriwala	Principal B-19	Principal B-19
36.		3	GHS No.3 Bannu	Principal B-19	Principal B-19
37.		4	GHSS Domel	Principal B-19	Principal B-19
38.		5	GHSS Kakki	Principal B-19	Principal B-19
39.		6	GHSS Sikander Khel Bala	Principal B-19	Principal B-19
40.		7	GHSS Hakim Haved	Principal B-18	Principal B-19
41.		8	GHSS Ismail Khel	Principal B-18	Principal B-19
42.		9	GHSS Lalozaï	Principal B-18	Principal B-19
43.		10	GHSS Mumush Khel	Principal B-18	Principal B-19
44.		11	GHSS Nurar	Principal B-18	Principal B-19
45.		12	GHSS Shabaz Azmat Khel	Principal B-18	Principal B-19
46.		13	GHSS Slaima Sikandar Khel	Principal B-18	Principal B-19
47.		14	GHSS Bangi Khan Khujari	Principal B-18	Principal B-19
48.	Batagram	1	GCMHS Battagram	Principal B-19	Principal B-19
49.		2	GHSS Kuza Banda	Principal B-19	Principal B-19
50.	Bunner	1	GHSS Totalai	Principal B-19	Principal B-19
51.		2	GHS Jowar	Principal B-18	Principal B-19
52.		3	GHSS Agarai	Principal B-18	Principal B-19
53.		4	GHSS Batara	Principal B-18	Principal B-19
54.		5	GHSS GADEZAI	Principal B-18	Principal B-19
55.		6	GHSS GAGRA	Principal B-18	Principal B-19
56.		7	GHSS Ghazi Kot	Principal B-18	Principal B-19
57.		8	GHSS Nagrai	Principal B-18	Principal B-19
58.		9	GHSS Nawagai	Principal B-18	Principal B-19
59.		10	GHSS Chinglai	Principal B-18	Principal B-19
60.		11	GHSS Jangal	Principal B-18	Principal B-19
61.		12	GHSS Charoral	Principal B-18	Principal B-19
62.		13	GHSS Ghurghushto	Principal B-18	Principal B-19
63.		14	GCMHS Daggarr	Principal B-18	Principal B-19
64.	Charsadda	1	GHS Battagram	Principal B-19	Principal B-19
65.		2	GHS Charsadda khass	Principal B-19	Principal B-19
66.		3	GHS M.M.Khel No.1	Principal B-19	Principal B-19
67.		4	GHS No.1 Rajjar	Principal B-19	Principal B-19
68.		5	GHS No.1 Tangi	Principal B-19	Principal B-19

69.		6	GHS SHABQADAR FORT	Principal B-19	Principal B-19
70.		7	GHSS MANGA DARGAI	Principal B-19	Principal B-19
71.		8	GHSS Sherpao	Principal B-19	Principal B-19
72.		9	GHSS Umarzai	Principal B-19	Principal B-19
73.		10	GHSS Utmanzai	Principal B-19	Principal B-19
74.		11	GHS Muhammad Nari	Principal B-18	Principal B-19
75.		12	GHSS Dhakki	Principal B-18	Principal B-19
76.		13	GHSS Dosehra	Principal B-18	Principal B-19
77.		14	GHSS Hasanzai	Principal B-18	Principal B-19
78.		15	GHSS Nisatta	Principal B-18	Principal B-19
79.		16	GHSS Tarnab	Principal B-18	Principal B-19
80.		17	GHSS Mandani	Principal B-18	Principal B-19
81.		18	GHS Zuhra Gul	Principal B-18	Principal B-19
82.		19	GHS Garhi Hameed Gul	Principal B-18	Principal B-19
83.		20	GHS Babara	Principal B-18	Principal B-19
84.		21	GHS No.2 Tangi	Principal B-18	Principal B-19
85.		22	GHS Prang	Principal B-18	Principal B-19
86.	Chitral	1	GCMHS Chitral	Principal B-19	Principal B-19
87.		2	GHSS Drosh	Principal B-18	Principal B-19
88.		3	GHSS GARUM Chashma	Principal B-18	Principal B-19
89.		4	GHSS MORI Lasht	Principal B-18	Principal B-19
90.		5	GHSS Shagram	Principal B-18	Principal B-19
91.		6	GHS Kosht	Principal B-18	Principal B-19
92.	DI KHAN	1	GHS NO.1 DIKHAN	Principal B-19	Principal B-19
93.		2	GHSS NO.3 DIKHAN	Principal B-19	Principal B-19
94.		3	GHSS NO.4 DIKHAN	Principal B-19	Principal B-19
95.		4	GHSS NO. 1 PAHARPUR	Principal B-18	Principal B-19
96.		5	GHSS ABDUL KHEL	Principal B-18	Principal B-19
97.		6	GHSS DHAKKI	Principal B-18	Principal B-19
98.		7	GHSS DRABAN KALAN	Principal B-18	Principal B-19
99.		8	GHSS KATH GARH	Principal B-18	Principal B-19
100.		9	GHSS MURYALI	Principal B-18	Principal B-19
101.		10	GHSS RAHMANI KHEL	Principal B-18	Principal B-19
102.		11	GHSS RAMMAK	Principal B-18	Principal B-19
103.		12	GHSS YARIK	Principal B-18	Principal B-19
104.		13	GHSS Wandalali	Principal B-18	Principal B-19
105.		14	GHSS Kacha Mali Khel	Principal B-18	Principal B-19
106.		15	GHSS Kot Jaee	Principal B-18	Principal B-19
107.	Dir Lower	1	GCMHS TIMERGARA	Principal B-19	Principal B-19
108.		2	GHS SHAWA	Principal B-19	Principal B-19

109		3	GHSS KHALL	Principal B-19	Principal B-19
110		4	GHSS KHANPUR	Principal B-19	Principal B-19
111		5	GHSS LAL QILA	Principal B-19	Principal B-19
112		6	GHSS OUCH	Principal B-19	Principal B-19
113		7	GHSS SAMARBAGH	Principal B-19	Principal B-19
114		8	GHSS ZIARAT TALASH	Principal B-19	Principal B-19
115		9	GHS Khazana	Principal B-18	Principal B-19
116		10	GHSS Sarai Bala	Principal B-18	Principal B-19
117		11	GHSS Bagh Maidan	Principal B-18	Principal B-19
118		12	GHSS Hayaserai	Principal B-18	Principal B-19
119		13	GHSS Mayar Jandool	Principal B-18	Principal B-19
120		14	GHSS Mian Brangola	Principal B-18	Principal B-19
121		15	GHSS Munda	Principal B-18	Principal B-19
122		16	GHSS Saddo	Principal B-18	Principal B-19
123		17	GHSS Towdachina	Principal B-18	Principal B-19
124		18	GHSS Zaim Dara	Principal B-18	Principal B-19
125		19	GHSS Rehan Pur	Principal B-18	Principal B-19
126		20	GHSS Manyal	Principal B-18	Principal B-19
127		21	GHSS Chakdara	Principal B-18	Principal B-19
128		22	GHSS Luqman Banda	Principal B-18	Principal B-19
129		23	GHSS Kotigram	Principal B-18	Principal B-19
130		24	GHSS Asbanr	Principal B-18	Principal B-19
131	Dir Upper	1	GCMHS Dir.	Principal B-19	Principal B-19
132		2	GHSS Wari.	Principal B-19	Principal B-19
133		3	GHSS Barawal Bandi.	Principal B-18	Principal B-19
134		4	GHSS Gandigar	Principal B-18	Principal B-19
135		5	GHSS Kalkot	Principal B-18	Principal B-19
136		6	GHSS Sheringal	Principal B-18	Principal B-19
137		7	GHS Samkoot	Principal B-18	Principal B-19
138		8	GHSS Akhagram	Principal B-18	Principal B-19
139	Hangu	1	GCMHS No 1 Hangu	Principal B-19	Principal B-19
140		2	GHSS Dallan	Principal B-18	Principal B-19
141		3	GHSS Doaba	Principal B-18	Principal B-19
142	Haripur	1	GHS Khanpur	Principal B-19	Principal B-19
143		2	GHS KTS No.4	Principal B-19	Principal B-19
144		3	GHS NO 2 Haripur	Principal B-19	Principal B-19
145		4	GHS Sarai Nehmat Khan	Principal B-19	Principal B-19
146		5	GHSS Sarai Saleh	Principal B-19	Principal B-19
147		6	GCMHS T.T Ship	Principal B-19	Principal B-19
148		7	GHSS Beer	Principal B-19	Principal B-19

149		8	GHSS Kotnajibullah	Principal B-19	Principal B-19
150		9	GHSS Panian	Principal B-19	Principal B-19
151		10	GHS Ghazi	Principal B-18	Principal B-19
152		11	GHS Kangra Colony	Principal B-18	Principal B-19
153		12	GHS Kholian Bala	Principal B-18	Principal B-19
154		13	GHSS Bagra	Principal B-18	Principal B-19
155		14	GHSS Bareela	Principal B-18	Principal B-19
156		15	GHSS Sirikot	Principal B-18	Principal B-19
157		16	GHSS Kakotri	Principal B-18	Principal B-19
158		17	GHSS Dingi	Principal B-18	Principal B-19
159	Karak	1	GHS Ahmed Abad	Principal B-19	Principal B-19
160		2	GHS Khojaki Killa	Principal B-19	Principal B-19
161		3	GHS Mitha Khel	Principal B-19	Principal B-19
162		4	GHS Sabir Abad....	Principal B-19	Principal B-19
163		5	GHSS Karak	Principal B-19	Principal B-19
164		6	GCMHS Chokara	Principal B-18	Principal B-19
165		7	GHS Latumber	Principal B-18	Principal B-19
166		8	GHSS Bogara	Principal B-18	Principal B-19
167		9	GHSS Jandrai	Principal B-18	Principal B-19
168		10	GHSS Jehangiri	Principal B-18	Principal B-19
169		11	GHSS Shah Salim	Principal B-18	Principal B-19
170		12	GHSS Warana	Principal B-18	Principal B-19
171		13	GHSS Chunda Khuram	Principal B-18	Principal B-19
172		14	GHSS Nari Panoos	Principal B-18	Principal B-19
173		15	GHSS Ghundi Mir Khan Khel	Principal B-18	Principal B-19
174	Kohat	1	GHSS No.1 Kohat	Principal B-19	Principal B-19
175		2	GHS No: 3 Kohat	Principal B-19	Principal B-19
176		3	GHSS Billitang	Principal B-19	Principal B-19
177		4	GHSS Gumbat	Principal B-19	Principal B-19
178		5	GHSS Lachi	Principal B-19	Principal B-19
179		6	GHSS Shakardarra	Principal B-19	Principal B-19
180		7	GHSS CHORLAKI	Principal B-18	Principal B-19
181		8	GHSS DHAND SAGHRI	Principal B-18	Principal B-19
182		9	GHSS LANDI KACHAI	Principal B-18	Principal B-19
183		10	GHSS Togh Bala	Principal B-18	Principal B-19
184		11	GHSS USTERZAI PAYAN	Principal B-18	Principal B-19
185	Kohistan	1	GHSS Bataira	Principal B-18	Principal B-19
186	Lakki Marwat	1	GCMHS No.1 Lakkki	Principal B-19	Principal B-19
187		2	GIIS Tajori	Principal B-18	Principal B-19

188		3	GHSS Abba Khel	Principal B-18	Principal B-19
189		4	GHSS ABDUL KHEL	Principal B-18	Principal B-19
190		5	GHSS Dara Pezu	Principal B-18	Principal B-19
191		6	GHSS Kot Kashmir	Principal B-18	Principal B-19
192		7	GHSS Landiwaha	Principal B-18	Principal B-19
193		8	GHSS Masha Mansoor	Principal B-18	Principal B-19
194		9	GHSS S/Naurang	Principal B-18	Principal B-19
195		10	GHSS Shah Baz Khel	Principal B-18	Principal B-19
196		11	GHSS TAJA ZAI	Principal B-18	Principal B-19
197	Malakand	1	GCMHS Butkhela	Principal B-19	Principal B-19
198		2	GHS Allahdand No.1	Principal B-19	Principal B-19
199		3	GHS Dargai No.1	Principal B-19	Principal B-19
200		4	GHS Thana No.1	Principal B-19	Principal B-19
201		5	GHS Totakan	Principal B-19	Principal B-19
202		6	GHS S/Kot No.1	Principal B-18	Principal B-19
203		7	GHS S/Kot No.2	Principal B-18	Principal B-19
204		8	GHSS DHERI JULAGRAM	Principal B-18	Principal B-19
205		9	GHSS Ghani Dheri	Principal B-18	Principal B-19
206		10	GHSS Kot	Principal B-18	Principal B-19
207		11	GHS Palai	Principal B-18	Principal B-19
208	Mansehra	1	GHS Balakot	Principal B-19	Principal B-19
209		2	GHS Lassan Nawab	Principal B-19	Principal B-19
210		3	GHS Oghi	Principal B-19	Principal B-19
211		4	GHS Shinkari	Principal B-19	Principal B-19
212		5	GHSS Baffa	Principal B-19	Principal B-19
213		6	GHSS Battal	Principal B-19	Principal B-19
214		7	GHSS Darband	Principal B-19	Principal B-19
215		8	GHSS Garhi Habib Ullah	Principal B-19	Principal B-19
216		9	GHSS No.1 Mansehra	Principal B-19	Principal B-19
217		10	GHSS Parhenna	Principal B-19	Principal B-19
218		11	GHSS Dodhial	Principal B-18	Principal B-19
219		12	GHSS Jabbori	Principal B-18	Principal B-19
220		13	GHSS Jared	Principal B-18	Principal B-19
221		14	GHSS Karori	Principal B-18	Principal B-19
222		15	GHSS Kawai	Principal B-18	Principal B-19
223		16	GHSS Sherpur	Principal B-18	Principal B-19
224		17	GHSS Behali	Principal B-18	Principal B-19
225		18	GHSS L/Thakral	Principal B-18	Principal B-19
226		19	GHSS Shergarh	Principal B-18	Principal B-19
227		20	GHSS Pairan	Principal B-18	Principal B-19

228		21	GHS Chitta Batta	Principal B-18	Principal B-19
229		22	GHS Hassa	Principal B-18	Principal B-19
230	Mardan	1	GHSS No.1 Mardan	Principal B-19	Principal B-19
231		2	GCMHS No 2 Mardan	Principal B-19	Principal B-19
232		3	GCMHS NO 3 Mardan	Principal B-19	Principal B-19
233		4	GHS Bickut Gunj No 1	Principal B-19	Principal B-19
234		5	GHS Garhi Kapura	Principal B-19	Principal B-19
235		6	GHS Gujrat	Principal B-19	Principal B-19
236		7	GHS Jamal Garhi	Principal B-19	Principal B-19
237		8	GHS Katlang	Principal B-19	Principal B-19
238		9	GHS Khairabad	Principal B-19	Principal B-19
239		10	GHS Lund Khawar	Principal B-19	Principal B-19
240		11	GHS Rustam	Principal B-19	Principal B-19
241		12	GHS Sawal Dher	Principal B-19	Principal B-19
242		13	GHS Sher Garh	Principal B-19	Principal B-19
243		14	GHS Toru	Principal B-19	Principal B-19
244		15	GHSS Bughdada	Principal B-19	Principal B-19
245		16	GHSS Gujar Garhi	Principal B-19	Principal B-19
246		17	GHSS Hatijan	Principal B-19	Principal B-19
247		18	GHSS Kohi Barmol	Principal B-19	Principal B-19
248		19	GHSS NO 1	Principal B-19	Principal B-19
249		20	GHSS Shahbaz Garhi	Principal B-19	Principal B-19
250		21	GHSS Takht Bhai	Principal B-19	Principal B-19
251		22	GHSS Takkar	Principal B-19	Principal B-19
252		23	GHSS Manga	Principal B-18	Principal B-19
253		24	GHSS Baghicha Dheri	Principal B-18	Principal B-19
254		25	GHSS Chamtar	Principal B-18	Principal B-19
255		26	GHSS DHERI LIKPANI	Principal B-18	Principal B-19
256		27	GHSS Mayar	Principal B-18	Principal B-19
257		28	GHSS Palo Dheri	Principal B-18	Principal B-19
258		29	GHSS Pirsaddi	Principal B-18	Principal B-19
259		30	GHS Bicket Ganj No.2	Principal B-18	Principal B-19
260	Nowshera	1	GHS No.1 Nsr cantt	Principal B-19	Principal B-19
261		2	GHS 01 Nsr Kalan	Principal B-19	Principal B-19
262		3	GHS Akora Khattak	Principal B-19	Principal B-19
263		4	GHS Dag Besud	Principal B-19	Principal B-19
264		5	GHS Khesghi Bala.	Principal B-19	Principal B-19
265		6	GHS Pabbi	Principal B-19	Principal B-19
266		7	GHS Taru Jabba	Principal B-19	Principal B-19
267		8	GHS, No.01 Shaidu	Principal B-19	Principal B-19

188		3	<i>GHSS Abba Khel</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
189		4	<i>GHSS ABDUL KHEL</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
190		5	<i>GHSS Dara Pezu</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
191		6	<i>GHSS Kot Kashmir</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
192		7	<i>GHSS Landiwaha</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
193		8	<i>GHSS Masha Mansoor</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
194		9	<i>GHSS S/Naurang</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
195		10	<i>GHSS Shah Baz Khel</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
196		11	<i>GHSS TAJA ZAI</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
197	Malakand	1	<i>GCMHS Batkhela</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
198		2	<i>GHS Allahdand No.1</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
199		3	<i>GHS Dargai No.1</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
200		4	<i>GHS Thana No.1</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
201		5	<i>GHS Totakan</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
202		6	<i>GHS S/Kot No.1</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
203		7	<i>GHS S/Kot No.2</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
204		8	<i>GHSS DHERI JULAGRAM</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
205		9	<i>GHSS Ghani Dheri</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
206		10	<i>GHSS Kot</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
207		11	<i>GHS Palai</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
208	Mansehra	1	<i>GHS Balakot</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
209		2	<i>GHS Lassan Nawab</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
210		3	<i>GHS Oghi</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
211		4	<i>GHS Shinkhari</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
212		5	<i>GHSS Baffa</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
213		6	<i>GHSS Battal</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
214		7	<i>GHSS Darband</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
215		8	<i>GHSS Garhi Habib Ullah</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
216		9	<i>GHSS No.1 Mansehra</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
217		10	<i>GHSS Parhenna</i>	<i>Principal B-19</i>	<i>Principal B-19</i>
218		11	<i>GHSS Dodhial</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
219		12	<i>GHSS Jabbori</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
220		13	<i>GHSS Jared</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
221		14	<i>GHSS Karori</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
222		15	<i>GHSS Kawai</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
223		16	<i>GHSS Sherpur</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
224		17	<i>GHSS Behali</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
225		18	<i>GHSS L/Thakral</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
226		19	<i>GHSS Shergarh</i>	<i>Principal B-18</i>	<i>Principal B-19</i>
227		20	<i>GHSS Pairan</i>	<i>Principal B-18</i>	<i>Principal B-19</i>

228		21	GHS Chitta Batta	Principal B-18	Principal B-19
229		22	GHS Hassa	Principal B-18	Principal B-19
230	Mardan	1	GHSS No.1 Mardan	Principal B-19	Principal B-19
231		2	GCMHS No 2 Mardan	Principal B-19	Principal B-19
232		3	GCMHS NO 3 Mardan	Principal B-19	Principal B-19
233		4	GHS Bickut Gunj No 1	Principal B-19	Principal B-19
234		5	GHS Garhi Kapura	Principal B-19	Principal B-19
235		6	GHS Gujrat	Principal B-19	Principal B-19
236		7	GHS Jamal Garhi	Principal B-19	Principal B-19
237		8	GHS Katlang	Principal B-19	Principal B-19
238		9	GHS Khairabad	Principal B-19	Principal B-19
239		10	GHS Lund Khawar	Principal B-19	Principal B-19
240		11	GHS Rustam	Principal B-19	Principal B-19
241		12	GHS Sawal Dher	Principal B-19	Principal B-19
242		13	GHS Sher Garh	Principal B-19	Principal B-19
243		14	GHS Toru	Principal B-19	Principal B-19
244		15	GHSS Bughdada	Principal B-19	Principal B-19
245		16	GHSS Gujar Garhi	Principal B-19	Principal B-19
246		17	GHSS Hatiyan	Principal B-19	Principal B-19
247		18	GHSS Kohi Barmol	Principal B-19	Principal B-19
248		19	GHSS NO 4	Principal B-19	Principal B-19
249		20	GHSS Shahbaz Garhi	Principal B-19	Principal B-19
250		21	GHSS Takht Bhai	Principal B-19	Principal B-19
251		22	GHSS Takkar	Principal B-19	Principal B-19
252		23	GHSS Manga	Principal B-18	Principal B-19
253		24	GHSS Baghicha Dheri	Principal B-18	Principal B-19
254		25	GHSS Chamtar	Principal B-18	Principal B-19
255		26	GHSS DHERI LIKPANI	Principal B-18	Principal B-19
256		27	GHSS Mayar	Principal B-18	Principal B-19
257		28	GHSS Palo Dheri	Principal B-18	Principal B-19
258		29	GHSS Pirsaddi	Principal B-18	Principal B-19
259		30	GHS Bicket Ganj No.2	Principal B-18	Principal B-19
260	Nowshera	1	GHS No.1 Nsr cantt	Principal B-19	Principal B-19
261		2	GHS 01 Nsr Kalan	Principal B-19	Principal B-19
262		3	GHS Akora Khattak	Principal B-19	Principal B-19
263		4	GHS Dag Besud	Principal B-19	Principal B-19
264		5	GHS Khesghi Bala.	Principal B-19	Principal B-19
265		6	GHS Pabbi	Principal B-19	Principal B-19
266		7	GHS Taru Jabba	Principal B-19	Principal B-19
267		8	GHS, No.01 Shaidu	Principal B-19	Principal B-19

268		9	GHSS, Kheshgi Payan.	Principal B-19	Principal B-19
269		10	GHSS, Akbar Pura	Principal B-19	Principal B-19
270		11	GHSS, Nizam.Pur	Principal B-19	Principal B-19
271		12	GHSS, Pir Pai	Principal B-19	Principal B-19
272		13	GHSS, Risal Pur.	Principal B-19	Principal B-19
273		14	GHS Rashakai	Principal B-18	Principal B-19
274		15	GHSS Jallozai	Principal B-18	Principal B-19
275		16	GHSS Khair Abad	Principal B-18	Principal B-19
276		17	GHSS Manki Sharif	Principal B-18	Principal B-19
277		18	GHSS Ziarat Kaka Sahib	Principal B-18	Principal B-19
278	Peshawar	1	GHSS No.3 Peshawar City	Principal B-19	Principal B-19
279		2	GHSS No.4 Peshawar City	Principal B-19	Principal B-19
280		3	GHSS No.1 Peshawar Cantt.	Principal B-19	Principal B-19
281		4	GHSS No.2 Peshawar Cantt.	Principal B-19	Principal B-19
282		5	GHS No.3 Peshawar Cantt.	Principal B-19	Principal B-19
283		6	GHS Nodeh Payan	Principal B-19	Principal B-19
284		7	GHS Pakha Ghulam	Principal B-19	Principal B-19
285		8	GHS Sufaid Deri	Principal B-19	Principal B-19
286		9	GHSS Adezai	Principal B-19	Principal B-19
287		10	GHSS Chamkani	Principal B-19	Principal B-19
288		11	GHS Badaber	Principal B-19	Principal B-19
289		12	GHS Mathra	Principal B-19	Principal B-19
290		13	GHSS Tehkal	Principal B-19	Principal B-19
291		14	GHSS Urmer Payan	Principal B-19	Principal B-19
292		15	GCMHSS Nahaqi	Principal B-18	Principal B-19
293		16	GHS Gul Bela	Principal B-18	Principal B-19
294		17	GHS Urmer Maina	Principal B-18	Principal B-19
295		18	GHSS Chiger Matti	Principal B-18	Principal B-19
296		19	GHSS Daag	Principal B-18	Principal B-19
297		20	GHSS Hazarkhawani	Principal B-18	Principal B-19
298		21	GHSS Musa Zai	Principal B-18	Principal B-19
299		22	GHSS Safaid Sung	Principal B-18	Principal B-19
300		23	GHSS Sheikhan	Principal B-18	Principal B-19
301		24	GHSS Wazeer Bagh	Principal B-18	Principal B-19
302		25	GTHSS Gul Bahar	Principal B-18	Principal B-19
303		26	GHSS Garhi Sherdad	Principal B-18	Principal B-19
304	Shangla	1	GHSS Butyal	Principal B-18	Principal B-19
305		2	GHSS Chawga	Principal B-18	Principal B-19
306		3	GHSS Olandar	Principal B-18	Principal B-19
307		4	GHSS Shahpur	Principal B-18	Principal B-19

308		5	GHSS Sundovi	Principal B-18	Principal B-19
309		6	GHS Puran	Principal B-18	Principal B-19
310	Swabi	1	GHS Adina	Principal B-19	Principal B-19
311		2	GHS Dagai	Principal B-19	Principal B-19
312		3	GHS DOBIAN	Principal B-19	Principal B-19
313		4	GHS KALU KHAN	Principal B-19	Principal B-19
314		5	GHS Karnal Sher Killi	Principal B-19	Principal B-19
315		6	GHS Kotha	Principal B-19	Principal B-19
316		7	GHS Lahore	Principal B-19	Principal B-19
317		8	GHS Mainai	Principal B-19	Principal B-19
318		9	GHS Maneri Payan	Principal B-19	Principal B-19
319		10	GHS Marghuz	Principal B-19	Principal B-19
320		11	GHS NO.1 Tordher	Principal B-19	Principal B-19
321		12	GHS Panj Pir	Principal B-19	Principal B-19
322		13	GHSS Kabgani	Principal B-19	Principal B-19
323		14	GHS Shewa	Principal B-19	Principal B-19
324		15	GHS Swabi	Principal B-19	Principal B-19
325		16	GHS TOPI	Principal B-19	Principal B-19
326		17	GHS Yar Hussain No.1	Principal B-19	Principal B-19
327		18	GHS Zaida	Principal B-19	Principal B-19
328		19	GHS Jehangira	Principal B-18	Principal B-19
329		20	GHS Kalabat	Principal B-18	Principal B-19
330		21	GHSS Bam Khel	Principal B-18	Principal B-19
331		22	GHSS Chanai	Principal B-18	Principal B-19
332		23	GHSS Ismaila	Principal B-18	Principal B-19
333		24	GHSS Mansabdar	Principal B-18	Principal B-19
334		25	GHSS Thand Koi	Principal B-18	Principal B-19
335		26	GHS Salim Khan-1	Principal B-18	Principal B-19
336	Swat	1	GHS Deolai	Principal B-19	Principal B-19
337		2	GHS Durash Khela	Principal B-19	Principal B-19
338		3	GHS Manglor	Principal B-19	Principal B-19
339		4	GHS Matta	Principal B-19	Principal B-19
340		5	GHS No. 1 Mingora	Principal B-19	Principal B-19
341		6	GHS No. 3 Mingora	Principal B-19	Principal B-19
342		7	GHS Wadoodia	Principal B-19	Principal B-19
343		8	GHSS Charbagh	Principal B-19	Principal B-19
344		9	GHSS Fatehpur	Principal B-19	Principal B-19
345		10	GHSS Kabal	Principal B-19	Principal B-19
346		11	GHSS Khwaza Khela	Principal B-19	Principal B-19
347		12	GHSS Madyan	Principal B-19	Principal B-19

348		13	GHS Bandai	Principal B-18	Principal B-19
349		14	GHS Kanju	Principal B-18	Principal B-19
350		15	GHS Sakhra	Principal B-18	Principal B-19
351		16	GHSS Baidara	Principal B-18	Principal B-19
352		17	GHSS Balogram	Principal B-18	Principal B-19
353		18	GHSS Barikot	Principal B-18	Principal B-19
354		19	GHSS Kalam	Principal B-18	Principal B-19
355		20	GHSS Kishawra	Principal B-18	Principal B-19
356		21	GHSS Mankyal	Principal B-18	Principal B-19
357		22	GHSS Shamoza	Principal B-18	Principal B-19
358	Tank	1	GCMHS No.1 Tank	Principal B-19	Principal B-19
359		2	GHSS Gul Imam	Principal B-19	Principal B-19


Deputy Director (Estt)
E&SE Peshawar.


Section Officer (S/M)
E&SE Department.



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

Dated Peshawar the December 01, 2016

NOTIFICATION

NO.SO(S/M) E&SED/1-3/2016/Promotion BS-17 to BS-18: The Competent Authority, on the recommendations of the Provincial Selection Board, is pleased to promote/appoint the following one hundred and seventy six (176) Officers of Teaching Cadre of Elementary & Secondary Education Department from BS-17 to BS-18 on regular basis with immediate effect as under:-

Sr.#	Name	Sr.#	Name	Sr.#	Name
1	Noor Amal Khan	2	Munir Hussain	3	Imtiaz Ali
4	Muhammad Akram	5	Muhammad Imran Shah	6	Muhammad Sabih-ud-Din
7	Muhammad Shafiq Wazir	8	Ayaz Ahmad	9	Muhammad Tufail
10	Muhammad Inayat-ur-Rehman	11	Shafiq-ur-Rehman	12	Dost Muhammad Khan
13	Aqil Shah,	14	Abid Ullah Afridi	15	Hamid Iqbal
16	Zulfiqar Ali	17	Khail Muhammad	18	Sher Ali Khan
19	Ihsan Ullah	20	Muhammad Fayaz	21	Zafar Ali Khan
22	Muhammad Iqbal	23	Ishfaq Ahmad	24	Anwar Saeed
25	Arshad Javed	26	Abdul Qadir	27	Abdul Wadood
28	Fida Muhammad	29	Noor Muhammad	30	Naveed Malik
31	Rizwan Ullah	32	Muhammad Nasir	33	Amir Muhammad
34	Muhammad Abeer Aslam	35	Muhammad Niaz	36	Muhammad Ali Shah
37	Amin Ullah	38	Muhammad Shoaib	39	Gulzar Ali
40	Muhammad Khalid	41	Javed Sarwar	42	Muhammad Fayaz
43	Muhammad Hanif	44	Inam Ullah Shah	45	Salim Ahmad
46	Shakeel Ahmad	47	Sajad Ali	48	Fida Ullah Khan
49	Shahid Hayat	50	Ahsan Salim	51	Hamid Ullah Khan
52	Noor Sher Khan	53	Muhammad Bilal	54	Noor Hassan
55	Khalid Rehman Khan	56	Muhammad Musa	57	Mehar Zaman
58	Muhammad Israr	59	Khurshid	60	Sardar Hussain
61	Fazal Muner	62	Walayaz Khan	63	Muhammad Pervez
64	Akhtar Mahmood	65	Muhammad Kamal	66	Muhammad Ismail
67	Muhammad Amin	68	Tahir Gul	69	Muhammad Imran
70	Muhammad Hussain	71	Muhammad Saeed	72	Hassan Shah
73	Ather Khalil	74	Muhammad Hafeez-ur-Rehman	75	Hassan Jan
76	Ashraf Ali	77	Muhammad Ilyas	78	Abdul Qadir
79	Muhammad Ayaz	80	Ihtiram Khan	81	Muhammad Ismail
82	Said Rehman	83	Jamil Khan	84	Abdul Bais Khan

Sr.#	Name	Sr.#	Name	Sr.#	Name
85	Hayat Ullah	86	Mar Jan Ali	87	Inayat Ali
88	Muhammad Ayaz	89	Amir Badshah	90	Sami Ullah
91	Khalid Sarwar	92	Muhammad Saif-ur-Rehman	93	Syed Ali
94	Muhammad Ishaq Khan	95	Muhammad Liaq	96	S. Iftikhar Ali Shah
97	Naveed-ur-Rehman	98	Bakht Rawan	99	Bakht Baidar
100	Muhammad Islam	101	Muhammad Najib-ud-Din Khan	102	Muhammad Usman
103	Khurshid Ahmad	104	Mosam Khan	105	Johar Ali
106	Ahdul Sattar Shah	107	Muhammad Hussain Azad	108	Gulzar Ali
109	Sher Nawab	110	Muhammad Zakir	111	Ihsan Ullah
112	Shah Bakht	113	Noor Ullah	114	Saleem Khan
115	Farid Ullah Shah	116	Muhammad Ramzan	117	Noor Zaman
118	Sajid Salim	119	Asif Shah	120	Basharat Iqbal
121	Noor Zali Khan	122	Shehzada Muhammad Afrasiyab	123	Shafi Ullah
124	Hamid Ullah Jan	125	Tahir Haseeb	126	Shahid Aziz
127	Humayer Khan	128	Salih Wali Khan	129	Mir Qadam Khan
130	Nasir Ullah	131	Zari Aman	132	Mian Wazir Jan
133	Salah-ud-Din	134	Muhammad Jamil Ahmad	135	Shamim Raza
136	Ihsan Ullah	137	Azhar Ali	138	Imtiaz Mahboob
139	Ejaz	140	Muhammad Zahir Khan	141	Shamsul Islam
142	Abdur Raheem	143	Abdur Rehman	144	Atiq-ur-Rehman
145	Khurshid Anwar	146	M. Ibrahim	147	Badshah Mir Khan
148	Syed Abu Turab Haider	149	Mir Akbar Khan	150	Naveed Akhtar
151	Muhammad Wahab	152	Hashmat Ali	153	Rahat Ullah
154	Muhammad Yaseen Khan	155	Zahid Hussain	156	Ikram Ullah Khan
157	Jehangir Adil	158	Raz Muhammad	159	Sherin Gul
160	Tanvir Ahmad	161	Khurshid Anwar	162	Hamid Khan
163	Nisar	164	Multan Khan	165	Liaq Khan
166	Muhammad Kaleem	167	Gul Shabib Khan	168	Muhammad Ullaah Jan
169	Fazali Kabir Afridi	170	Saif Ullah Khan	171	Muhammad Ilyas Khan
172	Afzal Hussain	173	Falak Niaz	174	Sanobar Khan
175	Fazal Rehman	176	Anwar Shah	---	----

2. In terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with rule-15(1) of the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion & Transfer) rules, 1989 the above male officers of the Teaching Cadre on their promotion shall be on probation for a period of one year extendable for another year.

3. Consequent upon the above, the following postings/transfers are hereby ordered henceforth:-

S#	Name of Officers & Designation	To be Proposed As	Remarks
1	Noor Amal Khan, HM BS-17 GHS Surat Khan Killy FR Bannu		Services placed at the disposal of ACS FATA
2	Munir Hussain, SS (Pak: Study) BS-17 GHSS Kawai Mansehra	Vice Principal BS-18 GHSS Kawai, Mansehra	Against Vacant Post
3	Imtiaz Ali, SS (Bio) BS-17 GHSS Kahal Haripur	SS (Bio) BS-18 GHSS Bagra, Haripur	Against Vacant Post
4	Muhammad Akram, SS (Stat) BS-17 GHSS Kahal Haripur	SS (Stat) BS-18 GHSS Lora, Abbottabad	Against Vacant Post
5	Muhammad Imran Shah, SS (Stat) BS-17 GHSS No.3 D.I.Khan	SS (Stat) BS-18 GHSS Muryali D.I.Khan	Against Vacant Post
6	Muhammad Sabihud Din, SS (Isl) BS-17 GHSS Sherpao Charsadda	SS (Isl) B-18 GHSS Sherpao, Charsadda	Already occupied by him
7	Muhammad Shafiq Wazir, SS (History Cum Civics) BS-17 GHSS Laloza Bannu	SS (History Cum Civics) BS-18 GHSS Hakim Khan Havaid, Bannu	Against Vacant Post
8	Ayaz Ahmad, SS (Biology) BS- 17 GHSS Kotigram Dir Lower	SS (Bio) B-18 GHSS Mingora, Swat	Against Vacant Post
9	Muhammad Tufail, SS (Chem) BS-17 GHSS Shergarh Mansehra	SS (Chem) BS-18 GHSS Baffa, Mansehra	Against Vacant Post
10	Muhammad Inayat ur Rehman, HM BS-17 GHS Panakot Dir Upper	V/Principal BS-18 GHSS Havelian No.1 Abbottabad	Against Vacant Post
11	Shafiq ur Rehman, SS (Economics) BS-17 GHSS Nari Panoos Karak	SS (Economics) BS-18 GHSS Jandrai, Karak	Against Vacant Post
12	Dost Muhammad Khan, SS (Physics) BS-17 GHSS Khall Dir Lower	SS (Physics) BS-18 GHSS Khall, Dir Lower	Already occupied by him
13	Aqil Shah, HM BS-17 GHS Tolanj Jadeed Kohat	Instructor BS-18 RiTE Male Kohat	Against Vacant Post
14	Abid Ullah Afridi, HM BS-17 FATA	Promoted to BS-18	Services placed at the disposal of ACS FATA
15	Hamid Iqbal, SS (History Cum Civics) BS-17 GHSS Balogram Swat	SS (History-cum- Civics) BS-18 GHSS Barikot, Swat	Vice No.177
16	Zulfiqar Ali, SS (History Cum Civics) BS-17 Mansabdar Swabi	SS (History Cum Civics) BS-18 GHSS Ismaila Swabi Swabi	Against Vacant Post
17	Khial Muhammad, SS (Biology) BS-17 FATA	Promoted to BS-18	Services placed at the disposal of ACS FATA
18	Sher Ali Khan, SS (Maths) BS-17 GHSS No.1 Charsadda	SS (Maths) BS-18 GHSS Utmanzai, Charsadda	Vice S.No.178
19	Ihsan Ullah, SS (Maths) BS-17 GHSS Chakdara Dir Lower	SS (Maths) BS-18 GHSS Ouch, Dir Lower	Vice S.No.179
20	Muhammad Fayaz, SS (History Cum Civics) BS-17 GHSS Tarakai Swabi	SS (History-cum-Civics) BS-18 GHSS Kabgani, Swabi	Against Vacant Post
21	Zafar Ali Khan, SS (Maths) BS- 17 GHSS Nasir Killy Mardan	SS(Maths) B-18 GHSS Thandkoi, Swabi	Vice S.No.180

240	Mr.Sartaj HM BS-17 GHS Shamozaï Mardan	HM BS-17 GHS Bakri Banda Mardan	Vice S.No. 241
241	Mr. Fazal Muhammad HM BS-17 Bakri Banda Mardan	HM BS-17 GHS Guli Bagh Mardan	Vice S.No.242
242	Mr. Muhammad Sarwar HM BS-17 GHS Gulibagh Mardan	GHS Farm koroona Mardan	Vice Sr. No.115
243	Mr. Umer Ali SS Economics BS-17 GHSS Shalozan Kurram agency	SS Economics BS-17 GHSS Gadar Mardan	Against vacant post
244	Mr.Raheem shah HM BS-17 Working on BS-18 at GHSS Naro Banda Swabi	HM BS-17 GHS Takail Gadoon Swabi	Against newly created vacant post
245	Mr Irfan Ullah SS Maths BS-17 Zahir Abad Peshawar	SS Maths BS-17 GHSS Daag Peshawar	Vice Sr No.53
246	Mr Basharat Ullah HM BS-17 GHS Kuladhand Charsadda	HM BS-17 GHS Ziarat kali Tangi Charsadda	Against vacant post
247	Mr. Muhammad Usman SS Maths BS-17 GHSS Asbanar Dir Lower	SS Maths BS-17 GHSS Chakdara Dir Lower	Vice Sr. No 19
248	Mr. Masood SS BIO BS-18 GHSS Kabgani Swabi	SS Bio BS-18 GHSS Ismaila Swabi	Against Vacant post
249	Mr Saran Zeb Vice principal BS-18 GHSS Madain Swat	Principal BS-18 GHS Chail Swat	Against Vacant post
250	Muhammad Sarwar HM BS-17 GHS Kanai Battgram	HM BS-17 GHS Nakhar Khan Kalan Abbottabad	Against Vacant post
251	Afzal Khan SS PS BS-17 GHSS Chanai Gadoon Swabi	SS PS BS-17 GHSS Mansabdar Swabi	Against Vacant post
252	Muhammad Nawaz HM BS-17 GHS Bhangian Mansehara	HM BS-17 GHS Kraiplian Haripur	Against Vacant post
253	Mr Fazli Subhan SS BS-18 GHSS Joligram Malakand	Principal BS-18 GHS Mekhband Malakand	Against Vacant post
254	Mr. Riaz Ahamd HM BS-17 GHS Tarogai District Swat	HM BS-17 GHS Bar Kalay District Swat	Against Vacant post
255	Mr. Farid Gul HM BS-17 GHS Bara Samai District Swat	HM BS-17 GHS Swegalai Kabal Swat	Against Vacant post
256	Mr. Abid Ali, SS Economics BS-18 awaiting posting (return from earned leave)	SS Economics BS-18 GHSS Warai Dir Upper	Against vacant post

5. No TA/DA is allowed.

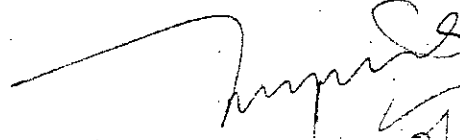
CHIEF SECRETARY

Endst: of even No. & Date

Copy forwarded to:

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
2. Additional Accountant General Pakistan Revenue Sub Office, Peshawar.
3. PSO to Chief Minister Khyber Pakhtunkhwa, Peshawar.
4. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
5. Director, Curriculum & Teacher Education, Abbottabad.
6. Director, Provincial Institute of Teacher Education, Peshawar.
7. Director, Education FATA, FATA Secretariat Warsak Road, Peshawar.
8. Manager Printing Press Khyber Pakhtunkhwa, Peshawar.
9. District Accounts Officers concerned.
10. District Education Officers concerned.

- 11.PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 12.PS to Additional Chief Secretary FATA, FATA Secretariat Warsak Road, Peshawar.
- 13.PS to Minister E&SE Khyber Pakhtunkhwa, Peshawar.
- 14.PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 15.PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa.
- 16.PS to Chairman Text Book Board Khyber Pakhtunkhwa, Peshawar.
- 17.PA to Additional Secretary E&SED, Khyber Pakhtunkhwa.
- 18.Incharge EMISE E&SE Department with the request to upload the said notification on official website.
- 19.Notification can be downloaded from our website: www.kpese.gov.pk
- 20.Office order file.


5/11/16
(MUJEEB-UR-REHMAN)
SECTION OFFICER (SCHOOLS/MALE)