5th July, 2022

Appellant in person present.

Appellant seeks adjournment as his counsel was busy before the Peshawar High Court, Peshawar. To come up for preliminary hearing on 07.09.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form-A

FORM OF ORDER SHEET

Court of___

Case No.-

7779/2021

S.No. Date of order Order or other proceedings with signature of judge proceedings 2 3 1 The appeal of Mr. Muhammad Bashir presented today by 19/11/2021 1-Mr. Akhuzada Ahmad Saeed Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench at Peshawar for preliminary 2hearing to be put there on 19-04-2022Notices be issued to the (oppedent and his coursel (boy the date fixed. CHAIRMAN None for the appellant present. 19.04.2022 Fresh notices be issued to the appellant and his counsel for preliminary hearing. Adjourned. To come up for preliminary hearing on 05.07.2022 before S.B. (MIAN MUHAMMAD) MEMBER(E)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

OHEOK UST

1.	Case Title	Muhammad Bashir		
		Chief Secretary & others		
2.	Case is duly s		Yés	No
3.	The iaw unde	r which the case is preferred has been mentioned.	Yes	No
4.	Approved file	cover is used.	Yes	No
5.	Affidavit is du	ly attested and appended.	Yes	No
6.		nexures are properly paged and numbered according to index.	Yes .	No
7.	have annexed		Yes	No
8.	Certified copie	es of all requisite document a have been filed.	Yies	No
9.	Certificate spo court, filed.	ecifying that no case on similar grounds was earlier submitted in this	Yes	No
10.	Case is within	time.	Yes	No
11,	The value for relevant colur	the purpose of court fee an, i jurisdiction has been mentioned in the	Yes	No
12.	Court fee in sl	hape of stamp paper is affived. [For writ Rs. 500, for other as	Yes	No
13.	Power of attor	ney is in proper form.	Yes	No
14.	Memo of addr	essed filed.	Yes	No
15.	List of books r	nentioned in the petition.	Yes	No
16.	The requisite (SB-2) Civ	number of spare copies attached [Writ petition-3, civil appeal /il Revision (SB-1, DB-2)]	Yes	No
17.	Case (Revisio	n/ Appeal/petition etc) is filed on a prescribed form.	Yies	No
18.	Power of attor	ney is attested by jail authority (for jail prisoner only)	Yes	NO

It is certified that formalities/documentations as required in column 2 to 18 above, have been fulfilled.

Signatures FOR OFFICE USE ONLY

Case:-

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Case received on _

Complete in all respect: Yes/ No, (If No, the grounds)

Date in court:-

Signature _____

(Reader)

Countersigned:-

(Deputy Registrar)

Umer Computer /Drafting/Composing Peshawar High Court, Peshawar Cell No.0333-9321121

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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Service Appeal No. 7779/2021

Muhammad Bashir......Appellant

VERSUS

The Chief Secretary & others......Respondents

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Through

Dated 18.11.2021

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Akhunzada Ahmad Saeed Advocate High Coutt(s) Cell No.0333-2902529

Appellant

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

1

Service Appeal No.____/2021

VERSUS

- The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
- The Secretary, Higher Education.
 Archives & Libraries Department Khyber Pakhtunkhwa, Peshawar
- 3. The Chief Minster, Khyber Pakhtunkhwa Through Principal Secretary to Chief Minster Khyber Pakhtunkhwa, Peshawar
- 4. The Secretary Finance, Govt. of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
 - 5. The Director, Directorate of Higher Education, Khyber Pakhtunkhwa, Chamkani Mor Peshawar**Respondents**

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED NOTIFICATION/ORDER DATED 29.06.2021 WHEREBY MINOR PENALTY OF WITHHOLDING OF TWO INCREMENTS FOR ONE YEAR WAS IMPOSED UPON THE APPELLANT AND AGAINST THE IMPUGNED NOTIFICATION/ORDER DATED 25.10.2021 WHEREBY THE REVIEW PETITION OF THE APPELLANT WAS REGRETTED.

Respectfully Sheweth:

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The brief facts giving rise to the instant service Appeal are submitted as under:

 That the appellant was appointed as Lecturer, History Cum Civics on the recommendation of Khyber Pakhtunkhwa, Public Service Commission, in: the year 2006 and by dint of his meritorious service record, was promoted to the post of Assistant Professor in the year 2015. The appellant was posted as Deputy Director (Establishment) on 09.01.2015. in the Directorate of Higher Education Khyber Pakhtunkhwa, Since then the appellant has been working therein with integrity and full efficiency to the satisfaction of his senior officer. (Copy of appointment order dated 08.01.2015 is attached as annexure "A").

That in the year 2015 the Department of Higher Education, Khyber Pakhtunkhwa, advertised the posts of Teaching Assistants, supernumerary posts to overcome the shortage of teaching staffs in various Government College of the Province. They were fixed paid employee at the rate of Rupees thirty thousand (Rs.30,000/-) per month and were required to serve till arrival of the regular recommendees of the Khyber Pakhtunkhwa Public Service Commission. More than 741 persons were recruited as teaching assistants. (Copy of the advertisement is attached as annexure "B").

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That the respondents filled these posts on the 3. recommendation of ETEA on merit basis and no discretion were allowed. The selection process was a long exercise and in order of redress genuine grievances of the candidates a Grievance redressed committee under the chairmanship of special Secretary Higher Education Department was constituted on 05.11.2014. The committee received complaints of different nature which were considered by this committee and the genuine grievances of the candidates were discussed in, meetings and redressed accordingly. One such

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complaint was submitted by Mr. Majid Khan of District Mardan wherein he claimed that his application meritorious candidates in for Notification dated 02.12.2015 of was not considered. He stated that candidates at S.NO.07 & 08 of the merit list were recommended for appointment as teaching assistant and the complainant at S.No.06 was left out from the appointment. (Copy of the Notification dated 05.11.2014 is attached as annexure "C").

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That a fact finding inquiry was conducted which found that Mr Majid Khan son of Sharif Khan secured sixth position in the merit list of teaching Assistants in the subject of Chemistry of District Mardan. Candidates at S.NO.07 and 08 of the merit list were appointed, however, he was ignored, thus merit was violated and the applicant, namely, Majid Khan was forced on litigation in the High Court as in Para-VII of the fact finding enquiry, the enquiry office: fixed responsibly for violating the merit on two persons namely, Mr. Abdur Rashid, Deputy Director Sports and the Appellant, Deputy Director Establishment of the Directorate of Higher Education, Khyber Pakhtunkhwa.(Copy of fact finding enquiry is attached as annexure "D").

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- That the non appointment of the complainant Mr. Majid Khan a teaching assistant cannot be attributed to the Appellant. He was posted as Deputy Director (Establishment) on 09.01.2015 and by that time the merit list had already been prepared by, the departmental authorities. The merit list had already been prepared in the year 2014 long before the posting of the Appellant as Deputy Director (Establishment) (Copy of the merit list is attached as annexure "E").
- 6. That meeting of the Grievance redressal committee held on 14.07.2015 and recommended appointment of candidates at S.No.07 and S.No.08 and ignored the complainant, who was at S.No.06 of the merit list , for the reasons are best known to the concerned authorities. The appellant was not the custodian of the merit list nor proposed the appointment of candidate at S.No.07 and S.No.08. The minutes of the meeting in which these two candidates were recommended and deserving candidate at 5.No.06 was deprived, prepared with

handwriting and that also admitted by Mr. Abdur Rashid to the extent of proposing stations who was the custodian of the merit list of teaching assistants. (Copies of proposal/vacancies of teaching Assistant in various college of Khyber Pakhtunkhwa and Notification dated 02.12.2015 are attached as annexure "F & G" respectively).

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- 7. That appellant only expeditiously proposed the recommended candidates to the Director for approval. According to the statement of Mr. Amjid Ali, the Senior Clerk of Directorate of Higher Education, these recommendations were given to him by Mr. Abdur Rashid for approval which the appellant processed and clearly mentioned in the letter "to forward proposal of candidates already discussed in the grievance redressal committee under the chairmanship of Special Secretary Higher Education". (Copy of posting proposal of teaching Assistant dated 15.07.2015 is attached as Annexure "H").
- 8. That when the complainant namely Majid Khan filed appeal for redressal of his grievance then the appellant thoroughly analyzed his grievance and

found it genuine and then immediately processed the recommendation of his appointment through a letter dated 23.02.2016 to respondent No.2/The Secretary Higher Education but respondent No.2 regretted to appoint the complainant and then issued a letter dated 06.04.2016 to respondent No.5 that no further requests for fresh recruitment would be entrained. (Copy of a letter dated 06.04.2016 and 17.10.2016 and proposal of teaching Assistants in various colleges of KP dated 30.11.2015 is attached as cinnexure "I, J & K" respectively).

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9. That the appellant and Mr. Abdur Rashid Deputy Director Sports were proceeded under the Khyber Pakhtunkhwa, Government Servants (efficiency and Disciplinory Rules-2011) and the minor penalty of withholding of two increments for one year were imposed upon the appellant and Mr. Abdur Rashid, Deputy Director Sports. (Copy of an enquiry report dated 09.0 2020 and a notification dated 29.06.2021 are attached as annexure "L, & M" respectively).

10. That the appellant filed a review petition dated 16.07.2021 against the impugned notification dated 29.06.2021 but the same was regretted on 25.10.2021. (Copy of review petition dated 16.07.2021 and a notification dated 25.10.2021 is attached as annexure "N& O" respectively).

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11. That the appellant being aggrieved from the impugned notification dated 29.04.2021 now prefers this service appeal for the following amongst other grounds:

<u>GROUNDS:</u>

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Α. That the appellant has not been treatment in accordance with law and rules on the subject matter. The impugned disciplinary proceedings were conducted on the basis of preliminary inquiry wherein Mr. Muhammad Ayaz Deputy Secretary (Admin) Higher Education Department, the Inquiry Officer, found in Para-III and Para-VII that the failure on the part of the departmental Authorities resulted from the collective failure of both the Directorate and Section Officer C-II section of Higher Education Department, however, the appellant was made a scapegoat for covering tracks of those guilty placed above him.

Β. That appellant was not heard at all. The right of personal hearing provided in E&D Rule-2011 was not adhered to at all. The Chief Minister, Khyber Pakhtunkhwa is the competent authority under, Rule-4 of Khyber Pakhtunkhwa Appointment, Promotion and Transfer Rule-1989, he delegated the power of personal hearina Mr. to Muhammad Israr, Secretary to Government Khyber Pakhtunkhwa, Agriculture Department and in the presence of Mr. Khwaja Muhammad Saqib, Assistant Director (General), & Mr. Syed Arsalan Alishah, Office Assistant (Estab. Section), Directorate of Higher Education Department and Mr. Hayat ur Rehman, Section Officer (C-II), Higher Education Department, Khyber Pakhtunkhwa, did not hear the appellant at all and thus the appellant was condemned unheard and the principles of natural justice of aude alterm partem were thrown to the winds. The fundamental right of fair trial under article-10A of the Constitution of Pakistan were denied to the appellant. Moreover, the Chief Minister is the persona designat and by virtue off this has to perform quasi judicial function which cannot be

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delegated to another person like the Secretary Agriculture in the instant case.

That inquiry officer has ignored the submission of the appellant that the non appointment of the complainant Mr. Majid Khan a teaching assistant cannot be attributed to the Appellant. He was posted as Deputy Director (Establishment) on 09.01.2015 and by that time the merit list had already been prepared by the departmental authorities. The merit list had already been prepared in the year 2014 long before the posting of the Appellant as Deputy Director (Establishment). The meeting of the Grievance redressal committee held on 14.07.2015 and recommended appointment of candidates at S.No.07 and S.No.08 and ignored the complainant, who was at S.No.06 of the merit list, for the reasons are best known to the concerned authorities. The appellant was not the custodian of the merit list nor proposed the appointment of candidate at S.No.07 and S.No.08. The minutes of the meeting in which these two candidates were recommended and deserving candidate at S.No.06 was deprived, prepared with

handwriting and that also admittedly by Mr. Abdur Rashid to the extent of proposing stations who was the custodian of the merit list of teaching assistants. appellant only The the recommended expeditious'y proposed candidates to the Director for approval. According to the statement of Mr. Amjid Ali, the Senior Clerk of Directorate of Higher Education, these recommendations were given to him by Mr. Abdur Rashid for approval which the appellant processed and clearly mentioned in the letter "to forward proposal of candidates already discussed in the grievance redressal committee under the chairmanship of Special Secretary Higher Education". This does not mean that it was the appellant who is to be blamed for recommending candidates and ignoring the deserving candidate. The inquiry officer has fixed high expectation from the appellant that while proposing two candidates, the appellant could have also visited the merit list and in the process, recommended the deserving candidate as well. As already explained, the appellant only processed the

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recommendations of the Grievance redressal committee, the expectation of recommending the deserving candidates for appointment could not be had from the appellant but reasonable from a person who recommended the two (02) candidates lower in merit from the complainant and who was in the knowledge of the merit list.

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That appellant was unjustifiably found guilty of D. misconduct and inefficiency by the inquiry officer on the basis of presumption and not on basis of cogent evidence. The inquiry officers both who conducted preliminary inquiry and regular inquiry failed to appoint out any connection of guilt with the appellant. The inquiry officer found out in Para-07 and Para-08 in its findings that no corruption or malafide was found on the part of the appellant. It was presumed therein that it may be an act of bona fide error, omission, laxity or inefficiency. It is only the guilty mind or motives that make any person guilty, however on the basis of presumption, the appellant was made the scapegoat which is not sustainable in the eye of law.

The inquiry officer has further found and pointed out that error or Omission of depriving the complainant from appointment was neither corrected by the Officers of the Secretariat nor by the Directorate of Higher Education. The highly placed responsible members of Grievance Redressal Committee were also expected to exercise prudence and wisdom while holding its meetings to redress genuine grievances of the candidates. Under the law, the Respondent No. 02 was duty bound to do justice with the complainant who was made victim of the lapses of the Departmental authorities. The appellant immediately processed the ' recommendation of the appointment of the complainant to the Secretary Higher Education Department on 30-112015. However, the respondent No. 02 regretted to appoint him.

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F. It is pertinent to point out that the inquiry officer has come to the conclusion that the appellant has allegedly committed misconduct without the availability of material record like minutes of meeting of the redressal committee, note part, attendance sheet, approvals, final

recommendations, and decision or missing regarding the appointment notification no. SOC-II/2-6-2015/HED/Teaching Assistant dated 02.12.2015. The inquiry officer recommended to the Respondent No. 02 to further probe the missing of these important documents. The availability and discovery of these documents may be helpful in Finding out the real culprit, if any. These documents are still missing and the department failed to dig out these important papers for doing substantial justice.

The review petition filed before the worthy Chief Minister Khyber Pakhtunkhwa under rule-17 of E & D Rules-2011, was not decided in accordance with the requirements of section-24-A of General Clauses Act-1897, showing the reason of rejection as it provides the nexus between material considered and conclusion drawn.

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H. It may also be stated that the respondents have utterly violated the rule that in a year one increment can be withheld, however, in the instant case; the respondents have imposed

withholding of two increments for one year which is absurd and not legal.

It is therefore most humbly prayed that by accepting the appeal,

- a) The impugned Notification/Order dated 29.06.2021 whereby minor penalty of withholding of two increments for one year was imposed upon the appellant and the impugned notification/order dated 25.10.2021 whereby the review petition of the appellant was regretted may please be set aside
- b) Consequently respondents may please be directed to restore the two increments for one year of the appellant which were withheld through impugned Notification/ Order dated 29.06.2021 with all back/ consequential benefits.

c) Any other relief deems fit and appropriate in the circumstances of the instant appeal may also be passed.

Appellant

Through

Akhunzada Ahmad Saeed Advocate High Court

Dated 18.11.2021

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.____/2021

Muhammad Bashir......Appellant

`VERSUS

The Chief Secretary & others......Respondents

AFFIDAVIT

I, Muhammad Bashir, Deputy Director, Directorate of Higher Education, Rano Ghari, Chamkani Mor, Peshawar, do Thereby solemnly affirm and declare that the contents of the accompanying **Service**: **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

h Bashir

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.____/2021

Muhammad Bashir.....Appellant

VERSUS

The Chief Secretary & others......Respondents

ADDRESSES OF PARTIES

APPELLANT:

Muhammad Bashir, Deputy Director, Directorate of Higher Education, Rano Ghari, Chamkari Mor, Peshawar

RESPONDENTS

- The Chief Secretary, 1 Government of Khyber Pakhtunkhwa, Civil Secretariat, Feshawar
- 2. The Secretary, Higher Education, Archives & Libraries Department Khyber Pakhtunkhwa, Peshawar
- . 3. The Chief Minster, Khyber Pakhtunkhwa Through Principal Secretary to Chief Minster Khyber Pakhtunkhwa, Peshawar
 - 4. The Secretary Finance, Govt. of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
- 5. The Director, Directorate of Higher Education
- Khyber Pakhtunkhwa, Chamkani Mor Peshawar 6. ashir-

Through

Dated 18.11.2021

Akhunzada Ahmad Saeed Advocate High Court(s)

Appellant.



WIN, ARUTHVES a LIBRARIES DEPARTMENT

Dated Peshawar the January 8th, 2015.

NOTIFICATION

No. SO(COLLEGES-II)HED/14-1/2014. In partial modification to this department otification of even number dated 12.12.2014, the Competent Authority is pleased to the following rectifications, corrections, adjustments, postings and transfers in the S. C. 44 blic interest:

QP

	·		k
•	S.#	Name of applicant	Action required.
	1.	Mr. Naveed Iqbal, Assistar	
. •	4 · *	Professor of Pak Study, GDC Chitral	
	<u> </u>	S. No. 16	Chitral against vacant post.
•	2.	Syed Azhar Hussain Shah, Assistan	t On promotion, the officer is adjusted at GDC
	1	Professor of History-cum-Politica	I Khan pur, Haripur against vacant post.
		Science	
		S. No. 17	
	3.	Hamid Hussain, Assistant Professo	
		of Physics, GPGC Haripur.	Ghazi, Haripur against vaçant post.
		S. No. 34	
	4.	Ashfaq Ahmad, Assistant Prof. o	
		Urdu, GPGC Haripur. S. No. 57	Haripur against vacant post.
	5.		
		Tariq Ahmad, Assistant Professor o	
		Computer Science, GDC Mingora. S. No. 24	Swat. But, there was no vacant post in the
	· ·	5. NO. 24	station. Hence, he is adjusted at GDC Kabal
14	6.	Fazal Chaffar Assistant D. S.	Swat against vacant post.
	Ų.	Fazal Ghaffar, Assistant Professor of Maths	
İ		S. No. 296	Swat against vacant post.
ľ	7.		
	• •	Muhammad Nazir, Assistant Professor of Maths	
		S. No. 313	Swat against vacant post.
Γ	8.	Muhammad Younas, Assistant	
		Professor of Political Science	The chick is adjusted at the Same Same Charles in
ļ.,		<u>S. No. 36</u>	Swat against vacant post.
	9.	Waheed Ullah Jan, Assistant	On promotion ha is set
		Professor of Economics.	On promotion, he is retained at GPGC Kohat
-	10,	S. No. 38	
	10.	Ghani-ur-Rehman, Assistant	On promotion he is retained at GDC Chitral
		Services of Economics.	against vacant post.
-	.1.	Majid Khaa	
'		Majid Khan, Assistant Professor of Statistics.	Posting as lecturer in GPGC Mandian, Abbottabad
		S. No. 54	is substituted with GPGC, Mansehra.
]	2.	Shab Faisal Activity	iansenra.
-		Islamiyat	On promotion, he is retained at GPGC, Karak
		S. No. 77	against vacant post.
1011	içiat Data\i	Nutrications/Promotion Cases/2014/Corrigendum cases of Assistant Professio	
	· ·	ender Classico (inclangendum cases of Assistant Professio	13,2914 200-

[13,]	Rafficility, Assistant Prof. of	On pi omotion, he is retained at GPG The total and the	507 300 II
	islannyat.	Di (Lower) anainst vacant pist.	
	S. No. 37		1 Star
14.	Aftab Alam, Assistant Prof. of	Oh promotion, he was posted at GDC Da	ロシス語語
	Zoology	Bune However, his posting is substituted with the	
· ·	S. No. 91	Cr.C. Pahbi, Nowshera against vacant post.	
15.	Millah-ud-Din, Assistant Professor of	Pres nt posting and proposed posting of the start	in starts
	Islamiyat,	efficur has been shown wrongly: The same N and R	
	(S. No. 92)	councided by substituting name of the college as	
. 1		GAK PGC Matta, Swat instead of GDC Puran,	1 11 P
		Shar qla.	
16.	Zarmat Khan, Assistant Professor of	Posting station as lecturer may be read as GDC	
	Geography	Chacharmati, Peshawar instead of GDC Pabbi.	
	S. No. 106	· · · · · · · · · · · · · · · · · · ·	
17.	Ibrar Khan, lecturer in Urdu, GPGC	On promption, he was posted at GDC Garhi	· · · · ·
1/.		Kapi ora, Mardan which is substituted with GPGC,	• • •
	Nowshera.	Now shora against vacant port	ξı.
	S. No. 162	Now increasing value pole	i, i
18.	Abdur, Rashad, Assistant, Professor	Res ad instead of Abdur Rashid and his present	ТХ (
	of Urdu, CDC Gulabad.	projosed posting is substituted with GDC	
	S. No. 266 August 199 201	Grit bad, Dir (Lower) instead of GDC Gulabad,	1.0
			· •
-	3	Dir Upper)	
19.	Syed Gharobr, Assistant Professo: of	On promotion, he is adjusted at GDC Kabal, Swat	139
	Urdu.	aga nst vacant post.	
	S. No. 158 ·		
20.	Muhammad Saeed, Assistant		
ł	Professor of Physics.	Ma dan against vacant post.	
1	S. No. 170		. 1
21.	Umar Farcoo, Assistant Professor of	On promotion, he is retained in GDC Chitral	
	Botany, GDC, Chitral.	age inst vacant post.	
	S. No. 174		
22.	Farman Ullah Khan, Assistant	On promotion, he is adjusted at GPGC, Bannu	
	Professor of Biology,	against vacant post.	
ġ.	S. No. 189		
	Sikandar Ali, Assistant Professor of	On promotion, he is retained at GPGC, Swabi	
23.	Chemistry	ag inst vacant post.	
	S. NO. 193		
24.	Muhammad Barkat Ali Khan,	Or promotion, he is adjusted at GDC, Madyan,	
27.	Assistant Professor of Geography	Swat against vacant post.	
	S. NO. 200		
25.	Yousaf Khan, Assistant Professor of	Or promotion, he is retained in GPGC, Lakki	
1 25.	Urdu.	Mi rwat against vacant post.	
	S. No. 208	()	
26.	Thing Accision	t Qi promotion, he is retained in GPGC Mardan	
2.0.	Professor of Economics.	ar ainst vacant post.	
	S. No. 218	the state of the s	
	A aniahout Drotoccor D	f H 3 present / proposed posting stations are	
27.	English	substituted with GDC, Serai Naurang, Lakki	
•	S. No. 221	Marwat instead of GDC, Ghazni Khel, Lakki	
		N N N N N N N N N N N N N N N N N N N	÷.
100	Noem Hadi, Assistant Professor o	of C1 promotion, he is retained in GDC Kotha,	
28.		S vabi against vacant post.	
	.aths S. No <u>, 226</u>		
100		, En promotion, he is retained in Govt. AKL PG	2
, 29.	Assistant Prof. of Biology	College Matta, Swat against vacant post.	
ł	S. No. 235		
	1 Data North attom Promotion Cases 20 4 virgendum cases of Assistant Pr	otexnazi. It I dia	
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HK DUICON TST.		
Professes	30. Tahir Tohal Assistant Orac	
	Tahir Iqbal, Assistant Professor of On promot Economics.	ion, he is retained in GPGC Kebat I
S	S. No. 237	ant post.
Tarig Pro 18 3		
U 3 4	I I ASSISTANTI ANNUL ASSISTANTI ON DRAW WE	ap baic rateirad in ange
	Protessor of Urdu	on, he is retained in GPGC, Mansehra
T C C C C C	0.110.211	and post.
D'C is	32. Tariq Javed, Assistant Professor of GDC, Battad	
Contraction of the second seco		ram whereve: appears in respect of
	S. No. 24E	DVCU IIIdV Delifead as CDC Balakan F
	33 Muhanung 1 Auf	Sledd OF (sl)(Rathagram
	Distance of Pronoti	on, he is retained in CDC Labor
	S. No. 248	st vacant post
	34 Ali Delit	
	Economica Assistant Pror. of On promoti	on, he was adjusted at GDC, Dir
	S NO 255 (Upper), No	w he is adjusted at GDC, Gulabad,
2	S. NO. 255 Dir (Lower) a	against vacant post.
	35. Shamsher Ali, Assistant Professor of On promotic	n bo is rational in a second
	Urdu	n, he is retained at GDC, Jower, t vacant post.
		r vacant post.
30	6. Muhammad Ibrahim, Assistant On promotic	
	Professor of Lass	n, he was adjusted in the same
·		JUC, Sadiranad Karak Now La 1
		PUC, Karak against vacant nort on 1
37	7 Attack a manual and a	
· · · ·	Professional of the state of the profile of profile of	n, he was adjusted at GPGC,
38		
	 Sajjad Ahmad, Assistant Professor On promotion of Maths. 	, he is retained in GPGC, Timergara
	S. No. 280	post
39.	Mubomment	
	Muhammad Abdul Hafeez, Assistant Ca promotio	n, he was adjusted at GDC,
	Professor of Islamiyat.	hawar. Now he is retained in GDC
4-40.	S. No. 64 Mathra, Pesha	war against vacant post.
1 10.	Kamran, Assistant Professor of Cn promotion	ho was vacant post.
. ·	I FIGUED	h, he was posted at GAAKDC,
	S. No. 203	arsadda. He is now retained in
41.	Aladoom Chal	
	I of Pak Study	De Was ladjusted at chool
	S. No. 216	S HOW 2011/Stad of CDC Har II
<i>∦</i> 42.)	Mubammed a transferred automatical automatic	
	Drofoccor of the state of the s	e his promotion in GC Peshawar
-)457		
LD .	S. No 30	Deputy Director (Establishment)
		Courdwar as bo in boncher with the
43.	Irian Ullah, Assistant Professor of Cip, and dia	
	Litedy CDC of Frencesson of Cit promotion.	he was adjusted in one
· · · ·	Gioriwaia, Ban	14. Now helps adjusted at cool
	jivo Z, Bannu ag	ainst vacant post.

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ADJUSTMENTS.

S.#	Name subject average	·	
	Name, subject, present posting	Posted at	
	Syed Iftikhar Jan, lecturer in Economics, GDC, Booni	GDC, Dir (U	pper) against vacant
2.	Muhammad Tabir Jochuma in The	post	
	Muhammad Tahir, lecturer in Islamiyat, GDC, Thana, Malakand.	GDC, Gulat	ad, Dir (Lower)
		against vacan	t post.

			Abbaitebad. Nathiagali,	GPGC No. 1	Abbottaba, ,
21)	.	5.	Muhammad Zeeshan, Jacturer in Earlief	Vacant post.	10
	-	C			.1,D.I.Khan
		6.	Hashim Khan, lecturer in English, GDC No. 1, D.I. Khan,	S. No. 6.	a, D.I. Khun v
· .					$a, D.1, Khan V_{v}$
	·	<u>.</u>	Irfan Ullah, lecturer in Political Scierce, GDC, Gumbat, Kohat.	GPGC, Karak	against vacant post
			Muhammad Zubair Accietant		
	19			GDC Hay against vacar	atabad, Peshawar
	<u> </u>		(Upper).		Sharif Swat Saainet
				vacant post.	, and against

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION DEPARTMENT

ENDST: No. & Date Even.

Copy forwarded to the: -

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.

2. Secretary, Social Sector Department, FATA Secretariat, Warsak Road, Peshawar. 3. Director, Higher Education, Khyber Pakhankhwa, Peshawar. 4. Director of Education (FATA), FATA Secretariat, Warsak Road, Poshawar.

5. Director Information, Khyber Pakhtunkhwa, Peshawar.

6. Districts / Agency Accounts Officers, concerned. 7. Principals of the concerned Government () lleges.

3. Manager, Govt. Printing Press, Khyber Pakitunkhwa, Peshawar.

9. PS to Minister for Higher Education, Khybe Pakhtunkhwa, Peshawar. 10. PS to Secretary, Higher Education Department.

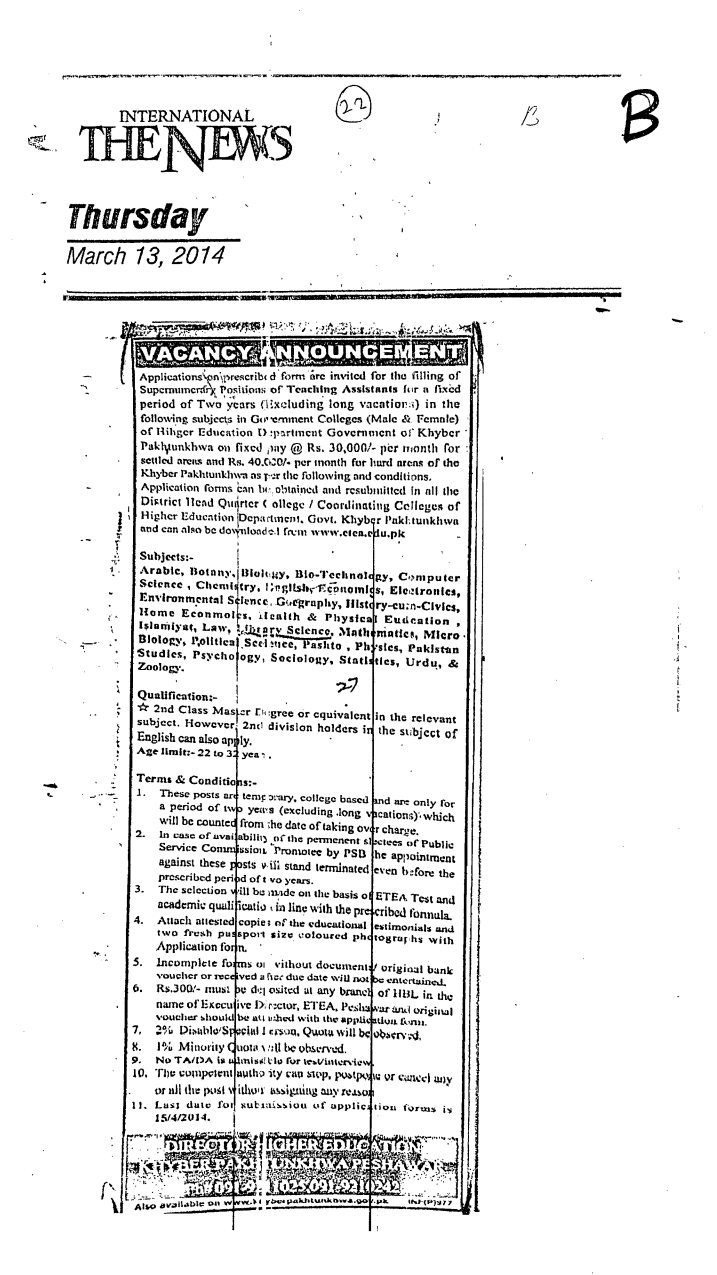
11. Officers concerned.

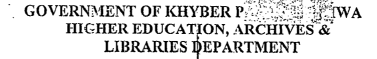
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(HAMID ALI) SECTION OFFICER (COLLEGES-II)





Dated Peshawar 5th November, 2014.

NOTIFICATION

No.SO(C-II)/2-6/2014/HED/Teaching Assistants/ The Competent Authority is pleased to constitute a Grievance Redressal Committee comprising the following to redress all the issues related to engagement of Teaching Assistants.

- 1. Special Secretary Higher Education Department Chairman
 - 2. Deputy Secretary (Admn) Higher Education Department Member
 - 3. Deputy Director (Estt:) Directorate of Higher Education
 - 4. Deputy Director (Female) Directorate of Higher Education Member

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION DEPARTMENT

Member

Endst: No. & Date Even

Copy forwarded to the:-

- Chairman of the Committee concerned.
- 2. Members of the Committee concerned
- .3. Director Higher Education, Khyber Pakhtunkhwa.
- 4. PS to Secretary Higher Education Department.
- 5. PA to Deputy Secretary (Colleges), Higher Education Department.

TION OFFICER(

enquiry

BACKGROUND

The undersigned was nominated as inquiry Officer by the Competent Authority to hold a Fact Finding Inquiry regarding No reply to the application submitted to case of Teaching Assistant dated 06.09.2016 in respect of Mr. Majid Khan S/O Sharif Kham and submit report in this regard (Annex-A).

History of the case reveals that the test for the post of Teaching Assistants was conducted on 27-06-2014 and the applicant, Mr. Majid Khan S/O Sharif Khan, secured 6th position in the merit list of Teaching Assistants in the subject of Chemistry in .)istnict Mardan. Candidates upto Serial No. 8 from the ment list of the subject of Chemistry were appointed, leaving behind the present applicant at serial number 6 which is a clear violation of melit. Since then, Mr. Majid Khan has been visiting the rifrectorate and the administrative department but in wain. The Directorate of Higher iducation vide letter No. 27495/CA-II/Esti. Brand-/A-12/Teaching Assistant/Mardan dated 17-10-2016 admitted that his name has been mistakenly left (Annex-B). The applicant was then informed that the Provincial Government has stopped further appointments from the list and, therefore, your request cannot be considered (Annex-

PROCEEDINGS --

63.

The undersigned called Mr. Majid Khan S/O Sharif Khan on 09-07-2018 to appear in person and to fumish written statement in this regard. In compliance, Mr. Majid Khan fumished his written statement on 09-07-2018 wherein he marrated his sad story and informed that being disappointed from the Department, he has now knocked the doors of the court (Annex-D).

The undersigned also called Mr. Abdu: Rashid, Deputy Diractor (Sports) pirectorate of Higher Education by ice who was closely associated with the appointment of teaching assistants for discussion. He provided some documents relevant to the hstant case. His main argument was that the applicant was left mistakenly and that later on his name was forwarded to the administrative department for motification but the later refused to appoint further from the old list. The fact has been admitted by the Deputy Director (Establishment) in his letter at (Anne:-B).

finding and Recommendations:

The plea of the complainant that he deserved to be appointed as ä. Teaching Assistant is correct.

t.

The Directorate of Higher Education did not forward his mame for Assistant to administrative the appointment as Teaching

- The C-II section failed to examine the case and to ask reasons of leaving the candidate at serial number 6 while appointing the candidates at serial number 7 & 8. It seems that if the section was working under the administrative control of the Directorate at that time.
- IV. Even when the matter was reported on 17.10.2016, the section failed to initiate case for probing the matter and to bring it into the notice of the higher authorities for correction.
- V. The plea of the directorate that the mame of the complainant was later on forwarded to the department for appointment is also not convincing because the list they handled over during the enquiry proceedings is unsigned and the mame of the complainant appears at señial number 15 and that too without any special remarks that he had been left and that two persons low in menit had already been appointed (Annex-E). The list was provided without any covering letter as no such letter is available in the files. The directorate even did mot bother to write a separate letter to highlight the issue so that it could be resolved.
- VI. It may be pointed out that the Teaching Assistants have now been regularized under an Act of the provincial assembly. The complainant has a night to be appointed as Teaching Assistant. In the changed scenario, however, opinion of Law and Establishment Department is required as to whether he can be appointed at this belated stage and if yes then as a Teaching Assistant or a lecturer because his other colleagues mow officiate as lecturers. Moreover, the case has already been taken up with the Establishment Department but without any results. It may be pointed out that the complainant has now taken up the issue to the court and adverse decision against the government is evident on face of the available record.

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88.

It is evident from what has been stated above that the instant issue is resulted from the collective failure of both the directorate and C-II section. There seems connivance between the officers at the directorate and the administrative department for violating the merit for ulterior motives. The case was mainly dealt by Mr. Abdur Rashid, Deputy Director (Sports) as he was custodian of the merit list and the Deputy Director (Establishment), Mr Bashir Khan, who was communicating with the Administrative Department for issuing appointment orders and SO C-II at the administrative department level. Main fault lies at the directorate firstly because of the fact that his mame has not been forwarded for appointment and secondly by not properly reporting the matter when the notification was issued leaving the complainant behind. No letter is available on record to show that the directorate has properly agitated the issue clearly stating clearly that Majid khan has an established right to be appointed after two persons flow in merit have been appointed. Disciplinary proceedings may, therefore, be initiated against the above for conmivance, violation of merit, misconduct and inefficiency.

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(INDHAWINA OFFICER//DS(ADMN)

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HIGHER EDUCATION, ARCHIVES AND LIBRARIES DEPARTMENT FINAL MERIT LIST MALE CANDIDATES (ZONE 2 DISTRICT WISE/SUBJECT WISE)

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HIGHER EDUCATION, ARCHIVES AND LIBRARIES DEPARTMENT FINAL MERIT LIST MALE CANDIDATES (ZONE 2 DISTRICT WISE/SUBJECT WISE)

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(TEACHING ASSISTANTS 2014)

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	<u>\</u>	3030168	Muhammad Ishtiaq	Nuhamməd Quresh	31-3-77	16102-0109568-3	Economics	Mardan	250	31.25	629	1100			03.97	•	33.12			64.37		03425375392	Mohallah: Qazi Sahb Vill & P.O Gujar Garhi Teksili & Disrict Mardan Kp	
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	5	3030172	Waseem Sraj	Man Siraj	30-7-5-	16101-4340079-5	Economics	Mardan	229	28.63	669	100	\Box		484.00	4400 2	28.00			56.63		03409056071	Vilage & P.O. Garyala, Tehsil & District Mardan Ko	

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Proposal/Vacancies of Teaching Assistant In Various Colleges Of Khyber Pakhtunkhwa

S.No	Name Of Candidate	Subject	Donicile	Aggregate/	Proposed At	Remarks
	Adnan Khan S/O Shah Dawran, Vill. & P/O Amonat Moh. Sajjadabad Amankot Swat.	Economics	Swat	02/ 57.66	GPGJC Saidu Sharif Swat	AVP
2	Watan Nawab S/O Amir Muhammad Khan, Vill & Po Baidara Moh Kozpalao Matta Swat.	English	Swat	04/50.99	GPGJC Saidu Sharif Swat	AVP
34	Sultan Ahmad S/O Mian Bakht Minosh, Sultan Clinical Lab Opp, Central Hospital Saidu Swat.	Bio-Technology	Swat	01/56.11	GPGJC Saidu Sharif Swat	AVP
4	Tariq Aziz S/O Ahamd, Vill. & P/O Aligrama Kabal Swat.	Urdu	Swat	03/53.38	GPGJC Saidu Sharif Swat	AVP
/5	Rashid Iqbal S/O Muhammad Nacem, Moh. Niamatkhel Vill. & P/O Aligrama kabal swat	Chemistry	Swat	08/ 54.25	GPGJC Saldu Sharif Swat	AVP
6	Zafar Ali S/O Walayat Khan, Vill. Bagra Moh. Giro Daggar Buner. Rahat Subhan S/O	Political Science	Buner	02/56.94	GDC Daggar Buner	AVP
V7	Zamin Zada, Swat College Of S&T Near Oldnadra Office Saidu Swat.	Satistics	Swat	03/55.35	GDC Chamlas Buner	AVP
8	Muhammad Sangeen Khan S/O Masood Khan, House No. 174, Street # 6, Sector L-2, Phase 3, Huyatabad Peshawar.	Environmental Sc.	Charsadda	02/57.39	GDC Gut Abad Dir (L)	AVP
	9 Mohammad Bar Khan S/O Tajbar Khan,	Biology	Dir (Upper)	01/59.28	GDC Warai, Dir (Upper)	AVP

Vill. Satal P/ O Darora Dir Upper. Khair Rafiq S/O Biology Dir 02/56.35 GDC, Chitral Khair Faqir, AVP (Upper) Vill. Chiragalai P/O Burni Bibyawar.Dir Upper. Zahoor Ali S/O i71 Urdu Swabi 05/49.81 GDC Gandaf AVP Gul Nabi. Swabi Moh Mirdad Khel V.P.O Yar Hussain Tehs Razzar Distt Swabi. Ahmad Ali S/O 12 Islanaiat Swabi 03/59.28 GDC Gandaf AVP Hamdi Allah, Swabi Ahmad Ali C/O Sherin Taj Shop, Moh: Karim Dad Khel, Vill & P.O Yar Hussain The: Lahor, Distt: Sawabi. N/13 Faraz Ali S/O **Political** Science Swabi 03/53.86 GDC Yar AVP Liaqat Ali, Hussain Swabi Moh Hamza Khel V.P.O Daggi Teh Razzar Distt Swabi. 4 Murad Khan S/O Chernistry Mardan 07/54.45 GDC Toru AVP Latif Ur Rahman, Mardan Village Salo Shuta Abad P.O Lundkhwar Sultan Kaly Tehsil Takht Bhai District Mardan. 15, Haroon Ur Rashid S/O Physics Karak 08/51.21 Govt College AVP Mohammad Khan, Peshawar Vill & PO Bogara(Rangeen Khel) The. Takht Nasrati Karak. 1/16 Hasham Khan S/O Economics Charsadda 06/53.56 GDC Abdul AVP Mir Alam Khan, Ali Khan Deheray Ghazi Mera Utmanzai Turangzay District & Tehsil Charsadda. Lajbar Khan S/O 17 Urcu Mohmand 04/49.00 GDC AVP Khan Wali, Agency Shabqadar Wazir Bagh Road Govt. (Charsadda) Superior Science College Gulababad Shah Mir e. Shop Peshawar City 18 Taseer Ullah S/O History/Civics Karak 02/46.903 GDC Ahmad AVP Botan 3/54.12 GDC Gandaf / Arp 8/54.01 GDC Gandaf. 0 Ahmad n 51. n Umer Ali Silo Farreed Khan

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Shahbaz Noor, CMI Computer Acadmey Abad Algadi Road Haji Nawaz Market 1st Flour Main City Karak. Muhammad Imran S/O 70 English Karak 02/58.03 GDC Ahmad Reappointment Noor Shah Jan, Abad Against Moh Isak Chutra Vill & ĀVP P/O High School Dab Karak. 20 Saud Ur Rehman S/O History/Civics F.R Bannu 02/58.06 GPGC Bannu AVP Zaffar Ali Khan, Javed Educational And Informational Center Tanchi Bazar Bannu. Yasir Jameel S/O 2,1 Islamiyat . Bannu 01/59.90 GDC S.K Bala AVP Amjad Ali Khan, Bannu Po Nar Jaffar The & Distt Bannu. 22 Mirza Ali Khan S/O English F.R Bannu 11/55.58 GDC Landi AVP Zarbat Khan, Jhalandar Vill Tori Khel The & Bannu District Bannu. 23 Wahid Khan S/O English 12/55.40 Bannu GDC Ghori AVP Mir Daraz Khan Wala Bannu H. No E-7 C & W Colony Bannu, 24 Muhammad Sibtain S/O Islamiat D.I.Khan 01/53:00 GDC Parova AVP (Age Haq Nawaz D.I.Khan relaxation) Mitha Pur Khurd Po Rangpur Shomali The Paharpur D.I.Khan! 125 Muhammad Banaris S/O Pak Study Manschra 04/52.20 **GPGC** Haripur AVP Mir Zaman, Vill: Darra Shohal, Balakot, Mansehra Tasawar Hussain S/O English 04/52.02 26 Mansehra GDC Darband Rejohning Sarwar Hussain, Modern School System, case. Another Mansohra candidato/is ulso-on waiting-list on S.No. 07 Near Inor Hospital, Manschra Road, Mandian Abbottabad. Jeta mo at the put stati

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GOVERNMENT OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES & LIBRARIES DEPARTMENT

Dated Peshawar, 02nd December; 2015.

NOTIFICATION

No.SO(C-II)/2-6/2015/HED/Teaching Assistants/ In pursuance of recommendation of Grievance Redressal Committee of Higher Education Department, the Competent Authority in exercise of the powers conferred under Second Schedule Rule 5 XXXVII of the Delegation of Financial Powers Rules and Re-Appropriation Rules 2001 is pleased to engage the services of 29 (Male) persons for a period of Eleven (11) Months up to 31-10-2016 excluding long winter / summer vacations with the following terms and conditions. <u>Terms and Conditions</u>

- 1. Their services will be for a period from the date of notification to 31-10-2016 excluding long winter / summer vacations on a fixed pay of Rs. 30,000/- per month for the said perioc. They will not get pay during long winter / summer vacations (60 days or more).
- 2. Their services will be purely temporary and they will not be deemed to be Civil
- 3. Their engagement will be purely institutional based and non-transferable.
- 4. Their services will be automatically terminated on the arrival of Public Service Commission selected or Provincial Selection Board promotee.
- 5. They will not be entitled to more than 20 days leave per annum.
- 6. They are required to report to the colleges mentioned against each, within 15 days, from the date of issuance of this notification, failing which it shall be presumed that they are not interested and the post will be filled from the merit list, as per criteria.
- 7. The Principal concerned shall be required to submit a certificate verifying
- 8. The Principal of concerned college will subnit monthly evaluation report about their performance, to the Directorate of Higher Education.

9. Medical fitness and character certificates will be submitted to the Principals concerned, for onward submission to the Directorate of Higher Education, within 15 days.

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- 10. The Principal concerned will obtain an affidavit that the Teaching Assistant is not in government service and will not form any association / group.
- 11. They will not form any association / group or approach any authority directly or indirectly for regularization of their services or to extract any undue extra benefits.
- 12. The Director Higher Education is authorized to dispense with their services in case of seven (7) days willful absence from duties, misconduct and inefficiency upon the recommendation of the Principal concerned.

S.No	Name Of Candidate	Subject	Domicile	Proposed At	Remarks
. 1	Adnan Khan S/O Shah Dawran, Vill. & P/O Amonat Moh: Sajjadabad Amankot Swat.	Economics	Swat	GPGJC Saidu Sharif Swat	AVP
2 Section And Section 2 Section And Section 2 Section 2	Watan Nawab S/O Amir Muhammad Khan, Vill & Po Baidara Moh Kozpalao Matta Swat.	English	Swat '	GPGJC Saidu Sharif Swat	AVP
k tipat s using the second states and the se	Tariq Aziz S/O Ahamd, Vill. & P/O Aligrama Kabal Swat.	Urdu	Swat	GPGJC Saidu Sharif Swat	AVP
15 ₁₁	Rashid Iqbal S/O Muhammad Nacem, Moh. Niamatkhel VIII. & P/O Aligrama kabal swat	Chemistry	Swat	GPGJC Saidu Sharif Swat	A V P
5	Zafar Ali S/O Walayat Khan, Vill. Bagra Moh. Giro Daggar Buner.	Political Science	Buner	GDC Daggar Buner	АVР
6	Rahat Subhan S/O Zamin Zada, Swat College Ol'S&T Near Oldnadra Office Saidu Swat.	Statistics	Swat	GDC Chamla Buner	AV'P
3 7	Muhammad Sangeen Khan S/O	Environmental Sc.	Charsadda	GDC Gul Abad Dir (L)	AVP

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	,	Masood Khan,				
	•	House No. 174, Street				
		# 6, Sector L-2, Phase				
		3, Hayatabad				
		Peshawar.		1		41/0
	8	Mohammad Bar Khan	Biology	Dir	GDC Warai,	AVP
		S/O		(Upper)	Dir (Upper)	
		Tajbar Khan,				
		Vill. Satal P/O Darora		-		
		Dir Upper.			CDC Chitral	AVP
	9	Khair Rafiq S/O	Biology	Dir	GDC Chitral	Avr
-		Khair Faqir,		(Upper)	(× I
	4	Vill. Chiragalai P/O	•.	· · ·	·	
	10	Bibyawar.Dir Upper. Zahoor Ali S/O	Urdu	Swabi	GDC Gandaf	AVP
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	15	Razzar Distt Swabi. Murad Khan S/O				
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		P.O Khesgi Payan				
		Tehs & Distt				
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	17	Haroon Ur Rashid S/O	Physics	Karak	Govt College	AVP
		Mohammad Khan,		I	Peshawar	
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	22	Saud Ur Rehman S/O	History/Civics	F.R.Bannu	GPGC Bannu	
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		Amjad Ali Khan.	·······································	Bannu	GDC S.K	AVP
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ş	H. No E-7 C & W				
	Colony Bannu.				
26	Muhammad Banaris S/O	Pel: Study	Mansehra	GPGC Haripur	AVP
	Mir Zaman, Vill: Darra Shohal, Balakot, Mansehra	:			X
27	Abid Hussain S/O Abdul Matcen,	Statistics	Mansehra	GPGC Mansehra	AVP
	C/O Khani Zaman Karyana Store, Rustam Bazar, Manschra.				•
28	Muhammad Imran S/O Shahzaman,	Str tistics	Mansehra	GDC Lassan Nawab	AVP
	Vill and P.O: College Doraha, Moh: Chishti abad, Manschra.	ç			
29	Tasawar Hussain S/O Sarwar Hussain, Modern School	Eaglish	Mansehra	GDC Darband Mansehru	AVP
	System, Near Inor Hospital, Mansehra Road, Mandian Abbottabad.		:		

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SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION DEPARTMENT

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Endst: No. & Date Even

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Copy forwarded to the:-

- Accountant General, Khyber Pakhtunkhwa.
 Director Higher Education, Khyber Pakhtunkhwa, Peshawar.
- 3. Principals of the Colleges concerned.
- District Accounts Officers concerned.
 PS to Minister for Higher Education.
- 6. PS to Secretary Higher Education Department.

Section Officer (Colleges-II) Section Officer (C-II) Section Officer (C-II) Section Officer (C-II) Section Officer (C-II) Section Officer (Colleges-II) Section Officer (Colleges-II)





Atlens I DIRECTORATE OF HIGHER EDUCATION KHYBER PAKHTUNKHWA, KHYBER ROAD PESHAWAR

12

Phone # 091-9210242, 9211025/Fux # 9210215 / CA-II/ Esu: Branch/A-12/ General File /T.A

To

The Special Secretary Govt; of Khyber Pakhtunkhwa Higher Education Department Peshawar.

POSTING PROPOSAL OF TEACHING ASSISTANT.

Dated Peshawar the

SUBJECT Dear Sir,

I am directed to refer to the subject cited above and to send the proposal of Teaching Assistant as discussed in the meeting held on 14.07.2015 under the Chairmanship of Special Secretary Khyber Pakhtunkhwa for further necessary action, please.

> # C

Yours Faithfully

2015

(Mohammad Bashir) DY: DIRECTOR (ESTABLISHMENT)



GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES & PLIBRARIES DEPARTMENT

No. SO (C-II) HED /2-6/TA/2015. /448 Dated Peshawar the 06.04.2016. /448

The Director, Higher Education, Peshawar.

To,

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RailOusan Onbern. CTION OFFICER (COLLEGES-II)

SUBJECT: REQUEST TO REDRESS GRIEVANCES AND APPOINT AGAINST TEACHING ASSISTANTS.

I am directed to refer to your letter No.5866 dated 23.02.2016 on the subject noted above and to state that the Competent Authority has acceded to the propsal with regard to closing of the merit list for appointment of Teaching Assistants.

No further requests for fresh recruitment shall be entertained.

ediation (SCHODE 2006)

OF 1 2 APR 2016

DIRECTORATE OF HIGHER EDUCATION KHYBER PAKHTUNKHWA, KEIYBER ROAD PESHAWAR (Phone # 091-9210242, 9211025/Tax # 9211803)/ CA-II/ hatt: Branch/ Asi2/Teaching Association (Mondo)

The Secretary Govt; of Khyber Pakhtunkhwa, Higher Education Department Peshawar.

SUBJECT

10

Dear Sir,

NON CONSIDERATION OF MY CASE AMONGST MERITORIOUS CANDIDATES IN NOTIFICATION (2ND DECEMBER, 2015).

I am directed to refer to your office letter No. SO (Colleges-II) /HED/2-6/TA/731 dated 06.05.2016 on the subject cited above and to state that Mr. Majid Khan S/O Shari. Khan domiciled of District Małdan falls at S. No. 06 in the merit list of Teach ng Assistant in the subject of Chemistry while appointment in the subject of Chemistry has been madeupto S.No. 08. The name of the above-mentioned candidate was mistakenly left from the appointment of Teaching Assistant. But the candidate didn't appeal at the right name. Before issuing the appointment order of Teaching Assistant vide Notification No. SO (Colleges-II)/2.6/2015/HED/Teaching Assistant dated of the above candidate was included for appointment at S. No. 15, but the Provincial Government stopped further appointments of Teaching Assistant vide letter No. SO (Colleges-II)/HED/2-6/ Teaching Assistant/2015/ +18 dated 06.04.2016. Copy encit sed for ready reference, please.

How we have the serve it with and have and have the server to and the serve it with a serve it Yours Faithfully CM DY: DIRECTOR (ESTABLISHMENT) 10/10

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- 7 Mr. Maha	Jamil Khan S/O mmac Karim		Ma	rdan	03/54.17	GDC,	41 'T
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9. Mr. 1	Nohammad Jehan	Botany	 Мат			,	
5(0	Gul Mir. Village Abad P.O Umar		-11- (24		04/53.83	GDC, Katiang	AVP
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Ali S /O Ali ut Pak; GDC, Khan Kohi (Nowshera) Nowshera 53.53 Umar AVP Abad Studies Takhı Bhai Edani. C 15. Sharif Khan S/O Chemistry Mardan 55.34 GPGC, Daulatzai Mardan Daulatzai Mohallah Awanan P.O Ghari Kapura (Mordan). -N. 1

GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

NC.AS(D)/HD/1-1/Inquiry /2019 Peshawar, the 09th January, 2020

The Secretary Government of Khyber Pakhtunkhwa, Higher Education, Achieves & Libraries Department.

subject:

DISCIPLINARY PROCEEDINGS AGAINST MUHAMMAD ASSISTANT BASHIR, PROFESSOR (B-18) CURRENTLY WORKING AS DEPUTY DIRECTOR (ESTT) AND MR ABDUR RASHID, LECTURER (HPE), WORKING AS DEPUTY DIRECTOR (SPORTS) HIGHER EDUCATION KHYBER <u>PAKHTUNKHW'A</u>

despirated Sir.

1997年1月日の「日本の「日本のない」の「日本の」」」、「日本の

Piease refer to Section Officer (C-II), Government of Khyber Pasatunkhwa Higher Education Department letter No. SO(C-II)/HED/ 2-6/2019/Majic Khan /TA/5638-39 dated 11-11-2019 on the subject noted above, the higher Report of Officers of Higher Education Department is enclosed herewith for further necessary action.

2020 (KALIM VILAH BALOCH) ADDITIONAL SECRETARY (DEV)

ADDITIONAL SECRETARY (DEV)

Endost: of even No. and Date:

Copy of the above is forwarded to the

- Director, Higher Education, Khyber Pakhtunkhwa
- 2. Section Officer (C-II), Higher Education Department, Khyber Pakhunkhwa.
- 3. PA to Deputy Secretary (Colleges), Higher Education Department, Khyber Paklatunkhwa.

INQUIRY RI PORT

MUHAMMAD. PROCEELINGS AGAINST DICIPLINARY SUBJECT: PROFFESSOR (BPS-18) ASSISTAN 1 CURRENTLY WORKING AS DEPUTY DIRECTOR (ESST) BASHEER, AND MR. ABDUR RASHID. LECTURER (HPE) WORKING AS DEPUTY DIRECTOR (S'ORTS) INGLIER EDUCATION. KHYBER PAKHTUNKHWA

BACKGROUND

As per letter dated 11/11/2019, (ANN LX-A) Hon'ble Chief Secretary Khyber Pakhtunkhwa has nominated the undersigne I as an enquiry efficer for conducting formal inquiry against Mr. Muhammad Inshir, Assistant Professor (BPS-18) currently working as Deputy Director (Istablishment) Directorate of Higher Education Department and Mr. Abdur Rasl id, lecturer (HPE) (BPS-17) working as Deputy Director (Sports) Higher Educati in, Khyber Pakhtunkhwa. Copies of statement of allegations and charge sheet is respect of both accused were found attached (ANNEX-A). In this case fact fu ding enquiry (ANNEX-B) was carlier conducted by Mr. Muhammad Ayaz kl an DS (ADMN), Higher Education Department

A brief background is that Higher E lucation department adventised posts of Teaching Assistants and a test was confucted on 17-06-2014 by ETEA. One applicant named Mr. Majid Khan s/o Sharit Khan, secured 6th position in the menit list of Teaching Assistants in the subject of Chemistry in District Mardan. Candidates upto serial No. 8 from the ment list in the subject of Chemistry, District Mardan were appointed while Mr. Majid Khan at st fial No: 6th was left not appointed. Mr. Majid Khan visited Higher Education Depa iment / Directorate of Higher Education Department many times. At last Higher E lucation Department informed him that provincial Government has stopped further appointments and his request cannot be entertained at this stage. Being aggrieved by this reply, he filed a writ petition in Peshawar High Court and won the case. Ligher Education department went into CPLA against him which is still pending it the August Supreme Court of Pakistan. Mr. Majid Khan has not been appointed up ill now while those who were appointed have been regularized. Higher Education D :partment conducted fact finding inquiry which became the basis of this enquiry. Her se this enquiry.

PROCEEDINGS

Charge sheet and statement of all gations were forwarded to the accused Mr. Muhammad Bashir, Assistant Professi r (BPS-12) currently working as Deputy Director (Establishment) Directorate of figher Education Department and Mr. Abdur Rashid lecturer (HPE) (BPS-17), wirking as Deputy Director (Sponts) Higher Education, Khyber Pakhturkhwa with the direction to appear before the inquiry officer on 26/11/2019 at 2.00PM along with their verbal/written circumstantial evidence in their defense through letter det & 14/11/2019 (ANNEX-C).



Page 1 of 6

On 26/11/2019 Mr. Muhammad Bashir and Mr. Abdur Rashid appeared before inquiry officer. Both of them submitted their written reply / statements. The statement of Mr. Muhammad Bashir is at (ANNEX-D) and written reply of Mr. Abdur Rashid is at (ANNEX-E). Later on accused Abdur Rashid submitted another written reply (ANNEX-E II). Gist of their statements is as follows:-

S#	Charge	Gist of reply of Muhammad Basheer (Accused)	Gist of reply of Mr. Abd-ur-Rashid (Accused)
1.	That he intentionally did not forward the name of deserving candidate. Mr. Majid Khan S/O Sharif Khan to Administrative Department for appointment as Teaching Assistant for his ulterior motives	the post of Dy. Director as he took charge on 09.05.2015 and test for said posts was held on 23.05.2014.	His job was to compile merit list not to forward proposal for appointment.
		not assigned any responsibility regarding proposal and for this stance Dy. Director Sport was the Focal Person.	lodge any complaint against his merit order, while sending proposals
111	the merit list concealed the factual position and misled the Administrative Department, which is a gross misconduct.	opportunity of his defense by the fact finding inquiry officer.	submitted in the office of Secretary Higher Education and Directorate of Higher Education.
IV.	That he has created embarrassment and brought bad name to the Department by depriving a deserving candidate from his right and consequent unnecessary litigation.	the complainant (Mr. Majid Khan) in light of his appeal to Higher Education	maintained in a transparent manner and cam good name for the department.

During the proceeding of inquiry important documents were found not available. For example Notification of Grievances Redressal Committee, Minutes of meetings and the appointments notification wherein the aggrieved complainant (Majid Khan) was left and other two cardidates below him in the merit list were appointed. The said notification was issued by Section Officer (C-II) of Higher Education department. Section Officer (C-II) Higher Education Department was directed to appear before enquiry officer along with complete relevant record (ANNEX-F).



On 3rd December 2019 Section Officer(C-II) and both accused appeared before undersigned along with record. Notification of grievance redressal committee (ANNEX-G) was produced but supporting file of the notification was not produced. Accordingly they were directed to appear again on 13th December 2019 along with complete record.

On 13th December 2019 appointment notification of candidates at serial No. 7 and 8 (ANNEX-H), was produced but minutes of grievances redressal committee meeting in which candidates at Serial No 7 and 8 were recommended, were not made available. Section Officer (C-II) Higher Education Department was again directed to appear before undersigned on 19th December 2019 along with supporting documents.

On 19/12/2019 both of the accused appeared before undersigned. Note sheet of approval of list/proposal wherein candidates at serial No. 7 and 8 were proposed for appointment was also produced (ANNEX-I). Written statement of witness, Mr. Amjad Ali Senior Clerk Directorate of Higher Education Department was recorded (ANNEX-J). He was also cross examined, Mr. Amjad Ali senior clerk Directorate of Higher Education Department stated that list/proposal excluding candidate at serial No. 6 (Majid Khan) and including names of candidates at serial No. 7 and 8 and was given to him by Abdu- Rashid (accused) for approval, which he processed Minutes of meeting of grievances redressal committee, in which candidate at serial No. 7 and 8 were recommended for selection, was again not produced to the undersigned and accordingly they were directed to produce scid minutes in next hearing.

On 01/01/2020 Mr. Tahir Khan Section Officer (C-fi) Higher Education Department submitted written certificate/statement (ANNEX-K), stating that relevant record was not maced in relevant sections although these documents were thoroughly searched by Mr. Abid Hussain: ex-record keeper with help of Mr. Sawood Akhtar, junior clerk/ present record keeper. Statement of Mr. Abid Hussain, ex-record keeper is at (ANNEX-L). As per record of Directorate of Higher Education one meeting of Grievance Redressel Committee was held on 10/12/2014. The minutes of this meeting are available at (ANNEX-M). It was decided in this meeting that in future all proposals for the appointment of Teaching Assistants will be forwarded by Directorate of Higher Education. The second meeting of Grievance Redressal Committee was held on 27-02-2015. The minutes, attendance sheet etc of this meeting were also not produced to the Laquiry Officer.

Comments on the reply of accused, Bashir Ahmad

Charge No. 1

2

Here the charge is that he intent onally did not forward the name of a deserving candidate Mr. Majid Khan. The accused replied that he was not holding the post of Deputy Director on 09-05-2015. The reply of accused is not satisfactory because this incident of violation of merit happ nod in the nonification dated 02-12-2015 during his tenure. Moreover, he signed and forwarded the proposal/list wherein applicant Mr. Majid Khan was left and two other candidates below him were recommended. Copy of Mote sheet is evailable in the record

Page 3 of 6

(Annex-I). By virtue of his post as Deputy Director Establishment, it was his duty to ensure that each and every candidate included in the proposal/list, do meet requirement of merit as per merit list, which he badly failed.

Charge No. 2

Here the charge is that he forwarded names of candidate who were low in merit. The accused reply that he was not assigned any responsibility and Deputy Director Sports was the focal person. The reply is not satisfactory. Here it is immaterial whosoever gave him this proposal/list to further process it. He forwarded the said proposal to Director Higher Education which was approved by Director and sent to Secretary Higher Education Department. This error or omission was neither corrected by him nor by Director Higher Education and nor by Secretary Higher Education Department office. Apparently all dealing hands are responsible for this act of omission or error.

Charge No. 3

Charge is that he concealed the factual position and misled the Administrative Department. The accused reply is that he was not given an opportunity of his defence in the fact finding inquiry. Here the reply is irrelevant. But during this inquiry the accused was given am is opportunity for his defence. He was heard patiently five times. He could not deny the Note sheet with his signature wherein he forwarded the proposal/list to Director Higher Education Department for approval.

Charge No. 4

The charge is that he created embarrassment for the Department by depriving a deserving candidate from his right and consequent unnecessary fitigations. The reply of the accused is that he forwarded the complainant request which was regretted by the Administrative Department. Here again his reply is irrelevant.

Comments on the reply of accused, Abdu-Rashid

Charge No. 1

Here the charge is that he intentionally did not forward the name of a deserving candidate Mr. Majid Khan. The reply of the accused is that he compiled the merit list and it was not his job to forward proposals for appointment to the Administrative Department. This reply is not satisfactory. As it transpired during the proceedings that the accused (Abdu Rashid) designation was Deputy Director Spons but he was also dealing with the issues of Teaching Assistants appointment at Directorate level. The same viewpoint was also endorsed by one witness Mr. Amjid Khan, senior clerk Directorate of Higher Education Department who stated in his written statement that proposal/list where a deserving candidate Mr. Majid Khan was left and two other candidates below him in merit list were proposed was sent by accused Mr. Abdur Rashid, which he (Amjid Senior Clerk) processed and put up. In the Note part, there is no fignature of accused (Abdu-Rashid). The other accused Mr. Basheer Ahmad signed the hote part and sent it to Director

Charge No. 2

Here the charge is that he forwarded names of candidate who were low in merit. The roply of accused is that complainant did not question his order in the merit list. While sending proposals for appointment was not his duty. (Comments may please be seen as in Charge No. 1)

Charge No. 3

The charge is that he concealed the factual position and misled the Administrative Department. The reply of accused is that a duly signed copy of final merit list was submitted in the office of Secretary Higher Education. It was also displayed on ETEA website. The reply seems correct as merit list was not something secret or confidential. It was well published on ETEA Website. It was a public document. Anyone can check it. But unfortunately its proper implementation /execution could not be made in this case.

Charge No. 4

The charge is that he created embarrassment for the Department by depriving a deserving candidate from his right and consequent annecessary litigations. The reply and comments may be seen as mentioned in charge No. 1 above, please.

FINDINGS

- On the basis of merit list of test conducted on 27-06-2014, by ETEA, total five appointment orders were issued, on different dates, from 30-10-2014 to 02-12-2015 by the Higher Education Department. In all these appointment orders total 1187 candidates were appointed as Teaching Assistents. This case relate to an appointment order dated 02-12-2015, wherein 32 candidates were appointed.
- 2) During inquiry proceedings the main focus remained on the appointment order dated 2-12-2015 wherein, Mr. Majid Kha: (Merit position 6th) was left and candidates at merit position 7th & 8th below him were recommended (appointed, and later on regularized.
- 3) Grievances Redressal Committee was notified on 5th November, 2014 to redress all issues about Teaching Assistants. It was headed by Special Secretary, Higher Education Department.
- 4) Minutes of grievance redressal committee where in candidates at Serial No 7 and 8 were recommended and Mr. Majid Khan a deserving candidate at S.No. 6, was left, are missing and in this regard Section Officer (C-II), Higher Education Department, his staff and directorate of Higher Education were directed to furnish these documents but they failed.
- 5) As per witness Mr. Amjad Ali, senior clerk Directorate of Higher Education Department, a proposal/list excluding candidate at serial No. 6 (Majid Khan) and including names of candidates at serial No. 7 and 8 and was given to him for approval of Director Higher Education Department by the accused Mr. Abdu Rashid

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His written statement is at (ANNEX-N). It means Mr. Abdu Rashid was dealing with inc appointment related issues of Teaching Assistants.

- () The list / proposal of candidates was forwarded to Director Higher Education for approval by accused Deputy Director Higher Education Multaminad Bashir on 14-17-2015 (ANNEX-I) without ensuring as to whether this list / proposal is in accordance with merit list or otherwise,
- 7) No corruption or malafide was found on the part of both accused.
- 8) It may be an act of error, omission, laxity or inefficiency.
- 9) Its outcome/ result is that a deserving candidate (Mr. Majid Khan) has suffered a lot and he is still suffering and wandering from pillar to post.

CONCLUSION

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Charges against accused Muhammad Bashir

Charge No. 1	Partially proved
Charge No. 2	Partially proved
Charge No. 3	Partially proved
Charge No. 4	Partially proved

Charges against accused Abdu Rashid

	and the second secon
Charge No. 1	Panially proved
Charge No. 2	Partially proved
Charge No. 3	Partially proved
Charge No. 4	Partially proved

Recommendation:

- 1) Secretary Higher Education Department may like to further probe that as to how and why the important official record, minutes of meeting, note part, attendance sheet, approvals, final recommendations and decision are missing regarding the appointment Notification No. SOC-11/2-6-2015/HED/Teaching Assistant duted 02-12-2015 in his office.
- 2) The Competent Authority may like to provisionally appoint a deserving candidate Mr. Mujid Khan s/o Sharif Khan District Mardan as Teaching Assistant in his subject. Chemistry in compliance with Peshawar High Court Judgment Order in writ relition No. 4280-P 2017 (ANNEX-O). subject to final decision by August Supreme Court of Pakistan in CPLA.

Kalimullah Khan Baloch Additional Severary PMS(BS-19)/ (Inquiry Officer)

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SHOW CAUSE NOTICE

Mahmood Khan, Chief Minister Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Abdur Rashid, Lecturer (HPE), currently working as Deputy Director (Sports), Higher Education, Khyber Pakhtunkhwa, as follow:-

i.

That consequent upon the completion of inquiry conducted against you by Inquiry officer, for which you were given opportunity of hearing.

(49)

ii. On going through the findings of the Inquiry Officer, the material on record and other connected papers including your defence before the Laquiry officer.

I am satisfied that you have committed the following acts/omissions specified in rule-3 of the said rules:

(b) guilty of misconcluct

2. As a result thereof, I, as correpteent authority, have tentatively decided to impose upon you the penalty of $h = \frac{1}{2} + \frac{1}{2}$

You are, thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

If no reply to this notice is received within seven days or not more than fifteen days of its delivery, it shall be presumed that you have no defence to put in and in that case an ex-parte action shall be taken against you.

5 A copy of the findings of the biquiry officer is enclosed.

(Mahmood Khan) CHIEF MINISTER, KHYBER PAKHTUNKHWA

Mr. Abdur Rashid, Lecturer in HPE (BS-17) Currently working as Deputy Director (sports) Directorate of Higher Education

SHOW CAUSE NOTICE

l, Mahmood Khan, Chief Minister Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Muhammad Bashir, Assistant Professor of Political Science (BPS-18), currently working as Deputy Director (Estt:), Higher Education, Khyber Pakhtunkhwa, as follow:-

- i. That consequent upon the completion of inquiry conducted against you by Inquiry officer, for which you were given opportunity of hearing.
- ii. On going through the findings of the Inquiry Officer, the material on record and other connected papers including your defence before the Inquiry officer.

I am satisfied that you have committed the following acts/omissions specified in rule-3 of the said rules:

(b) guilty of missenduct

2. As a result thereof, I, as competent authority, have tentatively decided to impose upon you the penalty of <u>an indicated in</u> under rule 4 of the said rules.

3. You are, thereof, require: to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

If no reply to this notice is received within seven days or not more than fifteen days of its delivery, it shal be presumed that you have no defence to put in and in that case an ex-parte at tion shall be taken against you.

5. A copy of the findings of the inquiry officer is enclosed.

(Mahmood Khan) CHIEF MINISTER, KHYBER PAKHTUNKHWA

Mr. Muhammad Bashir, Assistant Professor Political Science (BS-18), Currently working as Deputy Director (E: tt:) Directorate of Higher Education



GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES & LIBRARIES DEPARTMENT

(Si)

Dated Peshawar the 29th June, 2021

6.

ATION

WHEREAS Mr. Muhammad Bashir, Assistant Professor No.SO(C-II) (BS-18), currently working as Deputy Director (Estt:) Directorate of Higher Education was proceeded against under the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011 for the charges mentioned in the Charge Sheet and Statement of Allegations.

21/0-63

AND WHEREAS the competent Authority appointed Mr. Kalim Ullah Baloch, 2. (PMS BS-19) Additional Secretary, as Incuiry Officer to conduct inquiry against the accused officer for the charges leveled against him in accordance with the Law/Rules.

AND WHEREAS the inquiry Officer has examined the charges, evidence on 3. record and explanation of the accused officer, submitted his report.

AND WHEREAS the Competent Authority served the accused officer with Show 4. Cause Notice for tentatively proposing imposition of minor penalty of "Withholding two annual increments for one year"

AND WHEREAS the Competent Authority, upon receipt of the reply to show 5. cause notice submitted by the accured officer, under Rule-15 of the Rules ibid, appointed Mr. Muhammad Israr, Secretary Agliculture Department, to afford him the opportunity of personal hearing on his behalf.

AND WHEREAS the Inquiry Officer after having examined the charges, 6. evidence on record and explanation of the accused officer has recommended that the officer has committed the act of omission and irresponsibility by depriving a meritorious candidate from appointment.

NOW THEREFORE, the Competent Authority after having considered the 7. charges, evidence on record, report of the inquiry officer, and in exercise of powers under Rule-14(3) of the Khyber Pakhtunkhya Govt. Servants (Efficiency & Discipline) Rules, 2011 has been pleased to confirm the minor panalty of "Withholding two annual increments for one year" of Mr. Muhammad Bashir, Assistant Professor (BS-18), currently working as Deputy Director (Estt:) Directorate of Higher Education.

SECRETARY, HIGHER EDUCATION DEPARTMENT

ENDST: NO. & DATE EVEN.

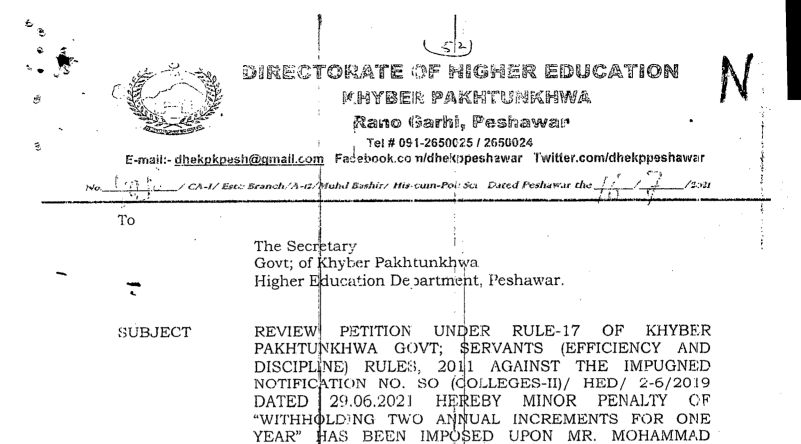
- Copy forwarded to the:-
- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Director Higher Education, Hhybe: Pakhtunkhwa, Peshawar.
- 3. Deputy Director-IT, HEMIS Cell, Higher Education Department. 9. Mr. Muhammad Bashir, Assistant Professor (BS-18)/Deputy Director (Estt:),

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- Directorate of Higher Education. 5. PS to Secretary Higher Education Department.
- 6. Master File.

Q.06.2 (NAVAT HE REHMAN)

B DD/E 5/7/2021 - 4/10/ Ľ 2014



Respected Sir,

YEAR"

السلام عليكم

I am directed to refer to the subject cited above and to enclose herewith the review petition to the Competent Authority submitted by Mr. Muhammad Bashir, Deputy Director (Estt:), Local Directorate through proper channel for onward submission and appropriate action, please.

BASHIR, ASSISTANT PROFESSOR (B-18), CURRENTLY WORKING AS DEPUTY DIRECTOR (ESTT:), DIRECTORATE

OF HIGHER EDUCATION, KHYBER PAKHTUNKHWA.

16/07/2 21 ASSISTANT DIRECTOR (ESTT:) The Honorable Chief Minister, Khyber Pakhtunkhwa. As Competent Authority.

Through: Subject:

Tο

proper channel

PAKHTUNKHWA 27 <u>GOVERNMENT SERVANTS (EFFICIENCY AND DISCIPLINE) RUI</u> 2011 <u>AGAINST THE IMPLIGNED NOTIFICATION NO.SO (C-II)/HED/</u> 2-6/2019, DATED PESHAWAR THE JUNE 29TH <u>minor penalty of "withholding two annual</u> for one year thas theen imposed upon mr INCREMENTS MOHAMMAD BASHIR, ASSISTANT PROF (B-18), CURRENTLY WORKING <u>DEPUTY DIRECTOR (EST ') DIRECTORATE OF HIGHER EDUCATION.</u>

Respected Sir, السلام عليكم

GROUNDS:

- 1. That the accused petitioner was neither given the chance to present written documents with cogent proofs pertaining to his non-involvement in the case nor was orally heard to prove his innocence which is violation of basic legal right as law requires that full opportunity of defence may be provided to every accused.
- 2. That the personal hearing was conducted in undue haste and both the departmental representatives of the department and Directorate, HED are ever witness to this fact that pro and contra of the case were not threadbare discussed nor the accused petitioner was questioned and cross- questioned, hence his basic right under the rules got infringed.
- 3. The cogent proof of non-involvement of Deputy Director (Establishment) in the proposal process and involvement of other officers - Deputy Director (Sports) and those officers who attended the meeting of Grievance Redressal Committee in proposal making, is evident from their hand written remarks at Serial No. 19 and 20 duly encircled (F/A) in respect of Ahmad Ali Khan S/O Muhammad Ghawas and Umar Ali S/O Farid Khan respectively at Serial No 12 and 13 of the notification (F/B) respectively who were proposed both at GD/C, Gandaf (Swabi) and the same was admitted before the inquiry officer during formal proceedings by Mr. Amjid Khan, the then Senior Clerk (C-f) Establishment Section, Directorate of Higher Education and also gave in

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written to the inquiry officer that the proposal was handed over to him by Deputy Director (Sports) (copy of formal inquiry report attached). Proposing other candidates with hand written remarks by the Ex-Director and the stations/colleges by Deputy Director (Sports) on the said proposal and not the undersigned clearly manifest their involvement.

- 4. In the whole process of appointment of Teaching Assistant, the accused petitioner did not attend a single meeting pertaining to any issue of Teaching Assistants. During formal proceedings this fact was clearly stated by Mr. Abid, the then Class-IV working at C-II section, Higher Education Department at the time.
- 5. Even the pattern and font of the printed proposal clearly reflect that it was not prepared by the section of Directorate (Male Establishment Section) and it was brought from either Secretariat or some other section.
- 6. That as soon as the complainant filed his appeal the undersigned vehemently supported his case on factual Grounds as is evident from the proposal and note sheet (F/C). Even the note sheets clearly unveil that the same case was discussed by the office assistant with another officers.
- PRAYER: It is humbly prayed that on acceptance of the instant review petition, the impugned notification No. SO(C-II)/HED/2-6/2019/2160-63 Dated 29.06.2021 whereby the minor benalty of "Withholding of two annual increments for one year" has been imposed upon the accused officer, may graciously be set aside and I may be exonerated, please.

16/7/2026

Muhammad Bashir Deputy Director (Estt;) Directorate of Higher Education, Syber Pakhtunkhwa, Peshawar



GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES & LIBRARIES DEPARTMENT

Dated Peshawar the 25th October, 2021

4

NOTIFICATION

No.SO(C-II)/HED/2-6/2019. WHEREAS Mr. Muhammad Bashir, Assistant Professor (BS-18), currently working as Deputy Director (Estt:) Directorate of Higher Education was proceeded under the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011.

2. **AND WHEREAS** the Inquiry Officer after having examined the charges, evidence on record and explanation of the accused officer has recommended that the officer has committed the act of omission and irresponsibility by depriving a meritorious candidate from appointment.

3. **AND WHEREAS** the Competent Authority after having considered the charges, evidence on record, report of the inquiry officer, and in exercise of powers under Rule-14(3) of the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011 has been imposed the minor penalty of "Withholding of two annual increments for one year" upon Mr. Muhammad Bashir, Assistanc Professor (BS-18), currently working as Deputy Director (Estt:) Directorate of Higher Education.

4. **NOW THEREFOR**:, the Appellate Authority after having considered the appeal of the penalized officer, and in exercise of the powers under Rule 17(2) of the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011 is pleased to uphold minor penalty of "withholding of two annual increments for one year" and regret the appeal of Mr. Muhammad Bashir, Assistant Professor (BS-18), currently working as Deputy Director (Estt:) Directorate of Higher Education.

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA

ENDST: NO. & DATE EVEN.

- Copy forwarded to the:
- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Director Higher Education Khyber Pakhtur Khwa, Peshawar.
- 3. Deputy Director-IT, HEM(S Cell, Higher Education Department.
- 4. Mr. Muhammad Bashir, Assistant Professor (BS-18)/Deputy Director (Estt:), Directorate of Higher Education.
- 5. PS to Secretary Higher Education Department.
- 6. Master File.

SECTION OFFICER (COLLEGES-II)

WAKALATNAMA (Power Of Attorney)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

, A			(Petitioner)
Michammad	Eastur		(Plaintiff)
······································			(Applicant)
		ь - 1 - 2	(Appellant)
			(Complainant)
			(Decree Holder)
	VERSUS		
The Charf	Secretary	in attacks	(Respondent)
			. (Defendant)
			(Accused)
		Jul)	dgment Debtor)
I/ We,The_ur	dersigned		5. H
C.	1		in the above
noted Schurce	<u> </u>	eby appoint Mr .	Akhunzada
Ahmad Saeed, Advocat	to appear, plead	, act, compromi	se, withdraw or
refer to arbitration for me/us	as my /our coun	el in the above	noted matter,
without any liability for their d	efcult and with th	e authority to en	gage/ appoint
any other Advocate/Counsel			

Attested & Áccepted By.

America

Akhunzada Ahmad Saeed Advocate High Court, Peshawar 15-B, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0333-2902529

ashir

Signature of Executants

Michannes Francis

Deputy Directory Directorate of Higher Education

WAKALATNAMA (Power Of Attorney)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	(Petitioner)
Muhammad Bashis	(Plaintiff)
	(Applicant)
· .	(Appellant)
	(Complainant)
	(Decree Holder)
VERSUS	
The Chief Secretary & others	(Respondent)
The Chrief D 4 0 mars	(Defendant)
	(Accused)
(Ju	udgment Debtor)
I/ We,The undersigned	_ in the above
noted <u>Service Append</u> , do hereby appoint M	
Ahmad Saeed, Advocate to appear, plead, act, comprom	nise, withdraw or
refer to arbitration for me/us as my /our counsel in the abov	re noted matter,

without any liability for their default and with the authority to engage/ appoint any other Advocate/Counsel at my/our matter.

Attested & Accepted By

Akhunzada Ahmad Saeed Advocate High Court, Peshawar 15-B, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0333-2902529

M. Bashir

Signature of Executants

Muhammad Bashie Deputy Director Directorate of Argher Education.

Ber mi GS&PD.KP.SS-1776/1-RST-5,000 Forms-09.05.18/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal 66 A ?? KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 7779 of 20²¹. No. APPEAL No..... Muhammad Boshir **Apellant/Petitioner** Versus The Chief Secy, Gout of KPK, Civil Servetariat, Keshano **RESPONDENT(S)** Counsel ounsel Akhunzada Momad Soeed Advocate High Court Peshowar Cell No. 0333-2902529 Notice to Appellant/Petitioner.....

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 19/04/2022 at 9:00

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

14/4/22

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4{Z}/F/PHC Jos/Form A&B Ser. Tribunal

"A"

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

APPEAL No..... of 20

Apellant/Petitioner

RESPONDENT(S)

.

Versus

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

on----- at-----

Notice to Appellant/Petitioner

No.

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

> Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

"A"

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

PESHAWAR.

No. Muha - Rashax **Apellant/Petitioner** Versus the Chief King Gout CF KPU RESPONDENT(S) **RESPONDENT(S)** Notice to Appellant/Petitioner Muha of Bashil Deputy Diventor Directorate 17 Higher Education Ran Ghazi Cham Kani Mor Disherial Take notice that your appeal has been fixed for Preliminary hearing,

replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on

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

> Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.