04th July, 2022

Counsel for appellant present. Mr. Muhammad Adeel Butt, Additional AG for respondents present.

Respondents have not submitted written reply/comments. Learned AAG seeks time for submission of written reply/comments. Adjourned. To come up for written reply/comments on 05.09.2022 before S.B.

(Kalim Arshad Khan) Chairman

05.09.2022

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General alongwith Muhammad Imran Assistant for respondents present.

Reply on behalf of respondents is still awaited. Representative of respondents requested for time to submit reply/comments; granted by way of last chance. To come up for reply/comments on 08.11.2022 before S.B.

(Rozina Rehman) Member(J) 24.05.2022

Mr. Noor Muhammad Khattak, for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant contended that the appellant is working as SST (General) BS-16, and is aggrieved of the impugned Notification dated 16.11.2017, whereby he was promoted to the post of SST (General) BS-16 with immediate effect instead of 28.10.2014 when his erstwhile junior (Private Respondent No. 4) was promoted. Feeling aggrieved, he submitted departmental appeal on 05.05.2016. However, during pendency of the departmental appeal he approached the Honourable Peshawar High Court, Abbottabad Bench in Writ Petition No. 559-A.2016 which was decided on 13.02.2017. Consequently he was promoted to the post of SST (General) BS-16 but with immediate effect. The department also filed CPLA against the order of Honourable Peshawar High Court Abbottabad Bench which was decided vide order dated 06.04.2022. When attention of learned counsel for the appellant was drawn towards the question of limitation particularly when respondent No.4 was promoted as SST on 28.10.2014, the appellant challenged it through departmental appeal on 05.05.2016, learned counsel for the appellant relied on 2002 PLC (C.S) 1388, 2007 PLC (C.S) 1267 and 2014 PLC (C.S) 247 arguing that in matters pertaining to seniority, promotion and financial benefits, limitation does not run against such cases.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments. To come up for reply/comments before the S.B on 04.07.2022. Alongwith the Security & Process Feememorandum of appeal, there is an application for restraining the respondents not to withdraw the promotion notification dated 16.11.2017 of the appellant till the final disposal of the instant appeal. Notice of the said application be also sent to the respondent department for written reply/comments.

> (Mian Muhammad) Member(E)

Appellant Deposited

Form- A

FORM OF ORDER SHEET

Court of	 ***
e No -	656/ 2022

	Case No	656/ 2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	28/04/2022	The appeal of Mr. Fazal Qadeem presented today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2-	23/5/22	This case is entrusted to Single Bench at Peshawar for preliminary hearing to be put there on 24-05-22. Notices be issued to appellant and his counsel for the date fixed. CHAIRMAN
		CHAIRMAN
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 657 /2022

FAZAL QADEEM

V/S

EDUCATION DEPTT:

INDEX

S.N O	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal	**********	1-4
2	Affidavit	**********	5
3	Stay application	*********	6
4	Appointment order dt: 14.05.1992	A	7-8
5	BA degree	В	9-10
6	Seniority list	С	11-18
7	Service rules	D	19-25
8	Notification dt: 28.10.2014	E ·	26-35
19	Departmental appeal	F	36
10	Judgment dt: 13.02.2017 & dt: 05.04.2016	G & H	37-50
11	Notification dt: 16.11.2017	I	51-52
12	Judgment of apex court	J	53-55
13	Result card	k	56
14	Departmental appeal	L	57
15	Wakalat Nama		58

Dated: ____/.04./2022

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE 0345-9383141





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO._____/2022

Mr. Fazal Qadeem, SST (General) (BPS-16),	
GHS Jabba Mada Khel, Kolai Pallas District Kohistan.	
***************************************	APPELLANT
<u> </u>	

VERSUS

- 1- The Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3- The District Education Officer, District Lower Kohistan.
- 4- Mr. Abdur Rehman, SST (General) (BPS-16) c/o of District Education District Lower Kohistan.

..... RESPONDENT

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION 16-11-2017 WHEREBY THE APPELLANT WAS PROMOTED TO THE POST OF SST (GENERAL) (BPS-16) WITH IMMEDIATE EFFECT AND NOT FROM THE DATE I.E <u>28/10/2014</u> WHEN HIS **JUNIOR COLLEAGUE** PROMOTED AND AGAINST THE INACTION OF THE RESPONENTS BY NOT DECIDING THE DEPARTMENAL APPEAL OF THE APPELLANT WITHIN THE STATUTOY PERIOD OF **NINETY DAYS.**

PRAYER:

That on acceptance of this appeal the impugned notification dated 16-11-2017 may very kindly be modified/ rectified to the extent that the appellant may please be promoted w-e-f 28-10-2014 with all back benefits including seniority when he was eligible for promotion as well as his junior colleagues were promoted to the subject post. Any other remedy which this August Tribunal deems fit that may also be granted in favor of the appellant.

R/SHEWETH: ON FACTTS:



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		<i>-</i> 2-	That initially the appellant get his Bachelor of Arts from the recognized university in the Third Division in the year 1993. Copy of BA degree is attached as annexure
		3-	That according to the seniority list of the respondents department the appellant was senior to the private respondent No. 4 at the time of making promotion and the appellant was quite hopeful for his promotion to the post of SST (General) (BPS-16) but the appellant was ignored on the basis of having third division in BA. Copy of the seniority list is attached as annexure
		4-	That the respondents vide notification dated 24-07-2014 have notified the service rules/ structure whereby vide serial No. 1B (f), 20 percent quota has been allocated for the appellant cadres. Copy of the service rules are attached as annexure
		5-	That vide notification dated 28-10-2014 private respondent No. 4 being junior to the appellant was promoted to the post of SST (General) (BPS-16) and the appellant was ignored on the basis of having third division in Bachelor of Arts. Copy of notification dated 28/10/2014 is attached as annexure
		6-	That appellant feeling aggrieved from the inaction of the respondents by not promoting him to the post of SST (General) (BPS-16) vide mentioned notification preferred departmental appeal followed by writ petition 559-A/2016 before the Peshawar High Court, Abbottabad Bench which was accepted vide judgment dated 13-02-2017 in light of the judgment passed in writ petition No. 1041 /2015. Copies of the departmental appeal, judgment dated 13-02-2017 and dated 05-04-2016 are attached as annexure
		7-	That in compliance of the judgment dated 13-02-2017 the appellant was promoted to the post of SST (General) (BPS-16) vide notification dated 16-11-2017 but with immediate effect and not w-e-f 28-10-2014 when his junior/ private respondent No. 4 was promoted to the subject post. Copy of the notification dated 16-11-2017 is attached as annexure
		8-	That respondents challenged the judgment supra before the apex court of Pakistan in CP No. 2039/2019, and the apex court set aside the judgment of the Peshawar high court on the ground that the appellant was civil servant and he was supposed to approach to the service tribunal. Copy of the judgment of the apex court is attached as annexure
		9-	That during pendency of the case before the apex court of Pakistan the appellant has improved his qualification by obtaining Bachelor of Education in 2^{nd} division and thus the last obtained degree is not in the ambit of 3^{rd} division. Copy of the result card is attached as annexure

- 10- That the appellant feeling aggrieved from notification dated 16-11-2017 whereby the appellant was promoted with immediate effect and not w-e-f 28-10-2014 when his junior/ private respondent No. 4 was promoted to the subject post preferred departmental appeal but the same has not been decide within the stipulated period of ninety days. Copy of the departmental appeal is attached as annexure
- 11- That feeling aggrieved and having no other remedy the appellant preferred the instant appeal on following grounds inter alia.

GROUNDS:

- A- That the impugned notification dated 16-11-2017 whereby the appellant was promoted to the post of SST (GENERAL) (BPS-16) with immediate effect and not from the date i.e. 28/10/2014 when his junior colleague/ private respondent No. 4 was promoted is against law, facts, norms of natural justice and material on record hence liable to be modified/ rectified.
- B- That appellant has not been treated by the respondent department in accordance with law and rules on the subjected noted above and as such respondents violated the Article 4 and 25 of the Constitution of Islamic Republic of Pakistan.
- C- That the appellant has been discriminated by the respondents while issuing the impugned notification dated 16-11-2017 whereby the appellant was promoted to the post of SST (GENERAL) (BPS-16) with immediate effect and not from the date i.e. 28/10/2014 when his junior colleague/ private respondent No. 4 was promoted.
- D- That the respondents acted in arbitrary and malafide manner while issuing impugned notification.
- E- That the impugned notification is in derogation of section-8 and section-9 of the Civil Servant Act, 1973 read with rule 7 and rule 17 of the APT rules, 1989, therefore not tenable and liable to be rectified/ modified.
- F- That the impugned notification is also in complete derogation of Article 38(e) of the Constitution of Islamic Republic of Pakistan, 1973, therefore not tenable and liable to be modified/ rectified.
- G- That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

pated: 22.04.2022

FAZAL QADEEM

THROUGH:

ROUGH: NOOR MUHAM AD KHATTAK

KAMRAN KHAN

ADVOCATES

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.____/2022

FAZAL QADEEM

V/S

EDUCATION DEPTT:

AFFIDAVIT

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

DEPONENT

CERTIFICATE:

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

CERTIFICATION



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

C.M. NO		/2022
	IN	
APPEAL NO		/2022

FAZAL QADEEM

VS

GOVT: OF KPK & OTHERS

APPLICATION FOR RESTRAINING THE RESPONDENTS
NOT TO WITHDRAW THE PROMOTION NOTIFICATION
DATED 16.11.2017 OF THE APPELLANT TILL THE FINAL
DISPOSAL OF THE INSTANT APPEAL

R.SHEWETH:

- 1. That, the appellant has filed the above titled service appeal along with this application before this Honorable Tribunal in which no date has so far been fixed.
- 2. That, appellant filed the above mentioned service appeal against the notification dated 16.11.2017 whereby the appellant has been promoted with immediate effect rather than with retrospective effect i.e. w.e.f 28.10.2014.
- 3. That, all the three ingredients required for grant of stay are in favor of the appellant.
- 4. That, any other ground would be taken at the time of arguments with prior permission of this Honorable Tribunal.

It is therefore, most humbly prayed that on acceptance of this application the respondents may kindly be restrained not to with draw the impugned notification dated 16.11.2017 till the disposal of the instant service appeal.

APPELLANT

FAZAL QADEEM

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOČATE, SUPREME COURT

ANNEX A (7)

OFFIGE OF THE DISTRICT EDUCATION OFFICER(N)PRIMARY EDUCATION ROHISTS
IN Yolw of decoalon taken detect 11/5/19927

MODISTED ORDER FOR APPOINT BMT" ...

The following untrained candidates are hereby appointed on merit basis in BPS-7(Rs 1095/-)PiN-fixed plususual allowances as admissible under the rules in the interest of Public service with immediate effect on the following terms and conditions:-

P.T.50

8.No.Name of Candidates.' Father's name. Resident Name of School Ro in which apptt;

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- Umar Darasi	Balay.	-do-	"des Kuzdabral.	-do-
- Yeliya	Abdul Majid.		-do-	do-
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i- Nurul Haq	Haji Baray		a M/8 Maidan Kiyal	N/C/P
i- Mir Alem	Mukadar	•	1/8 Bakhar Kayal	N/0/P
:-Gul Nohammad	Thouka	Pattan	M/s Konter Kareen	F/O/P.
:- Mohd Afsar Khan.	Munafilalik.	Ranolia	M/s Mohjar Banda	N/C/P //
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Saifullah?

Harban.

GPS Gaber.

Vacant Post,

Abdur Rahim.

Fuglur Rehman. Seo. GPS Kool.

Mohd Nabi.

Musharaf Khan. Seo.

GPS Gubrak.

Quis Malook.

Abdul Hanan. Jalkot. REX IVS Khalot.

This Order Supersedes all the previous Mrder un-trained Teachers orders is: and from this Office time to time w.e.f. 21-4-1992 up to 12-5-1992.

CON IN TITON S:

- Candidates who are Govt: Servants and their application have not been received 1. . through their departments and those who are reading studying in any Instituts are not eligibal for appointment.
- Charge Report should be submitted to all concerned. 2.
- NO TA/DA is allowed . 3.
- Original Certificates of the Candidates may please be checked by the S.D.E.O (Male) Kohlstan before handing over the Charge, if the Certificates is found bogus Service order will be considered as cancelled.
- Their Services are ligable to be termination at any time with out assigning 5. any reasons.
- Age and Health Certificates from D.H.O Kohistan should be produced. 6.
- They chould not be allowed to take over charge if their age is less than 7. 18 years and above 30 years.

(ABIJILVBY, TARK, KHAN) III STRICAL EDUCATION OFFICER (M)

(PRIMARY J. TIUCATION KOHISTAN.

Dated the Kohistan Copy of the above is forwarded to:

1. Director Primary Education NWFP Hayat Abad Peshawar.

S.D. E.O(M) Kohistan, with the remarks that the Original Certificates may 2.

ЯĽ please be verified before handing over charge to them.

3. Candidates concerned.

Office Order file.

HERENCE EDUCATION OFFICER (H)

Ranoli.





University of Peshawar

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بمنالله التحلي الخيارة

THE UNIVERSITY OF AZAD JAMMU AND KASHMI



This is to Certify

that FAZAL QADEEM

son/daughter of Haul Jaffar

of the GovT. College of Education, Afzalpur.

has obtained the Degree of

Bachelor of Education

in this University at the Annual/ Supplementary Examination held in April, 2001 and was placed in the Second Division. The Examination was taken xasxaxuhole/in parts.

Marks obtained. 511/1100 تصدیق کی جاتی ہے

بن/بنت عاجى جعفى

ال كوريفنك كاكم أف اليج كيش افضليق (سابق متعلم)

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بي-الله

انبول في كل / بالاجزأ امتحان بس سنركت كي

المنبرهاصل كرده ١١٥١ / ١١٠٠

Vice Chancellor

Controller of Examinations

تَاكُ اللَّهِ اللَّهِ ١٣١٤ و KBED 02829 مَيرشمار/. Dated, Muzaffarabad the 31st Aug. 2001 Serial No

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	932,149	QADER KHAN	FA	PTC	UMAR GUL	15		KOHISTAN	17/09/1987	14/03/1991		JANCHAL		<u> </u>
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		MUHIBULLAH.	_	PTC	MUTAWAKEL	12	14/04/1955	KOHISTAN	01/10/1987			JAG DUBAIR		
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332935	Kachkool -			Dosham	12	1/2/1966 KG		4/26/1988	3/14/1991	M/S	Akhori			///
	RAFIUD DIN	SSC	PTC	MAYOUN	12	02/05/1970 KG		05/05/1988	14/03/1991		BAR KILLI RANOLIA	<u></u>		
332111	MOHAMMAD RAWAN	SSC	PTC	SHER AFZAL	12			10/03/1987	14/07/1991		PIR ABAD			
	GUL NAZAR	SSC	PTC	ABDUL HAKIM	12	01/01/1962 KG	DUISTAN	11/1/1980	10/22/1991		Saleech	<u> </u>		
	HAKEM SHAH	SSC	PTC	AFTAB MALK	12	6/13/1954 KG	DINCTAN	11/10/1982	10/22/1991		Kachar	Retirement		.
	MUH: NOOMAN	Mid:	PTC .	MUH: WAZEER	12	4/4/1958 K		04/03/1983	22/10/1991		MUHAJER BANDA	Retirement		•
	MUSSA KHAN	SSC	PTC	MATIQULLAH	12	20/11/1958 K	OHISTAN	12/26/1984	10/22/1991		Palyat	Retirement		·
	Mohammad Alif Khan	SSC	PTC	Dedar Kham	12	10/1/1961 K		29/12/1984	22/10/1991	GPS	PIRANO KILLI			, , , , ,
	SAID RAHIM	ВА	PTC	MOLVI JABAL QAZI	15	01/01/1966 K		9/11/1985	10/22/1991		Banseerl			
	BAHAR MAND	FA	PTC	ROOVIDA	15	3/15/1964 K			22/10/1991		SHAMAL BANDA	Retirement		
332130	GUL NAMIR	ssc	PTC	ALI AKBAR	. 12	26/04/1964 K		12/09/1985	22/10/1991		PATTAN			•
	ALI HAIDER	ssc	PTC	BAHADER KHAN	12	_ 05/04/1960 K	OHISTAN	23/09/1985	10/22/1991		Shakhel Khour			
	INAMUL HAQ	ssc	PTC	MOHAMMAD QASIM	12	3/10/1964 K		9/17/1986	10/22/1991		Dom Bela			
333730	Ghulam Hussain	SSC		Ghulam Nabi	12	3/10/1963 K	OHISTAN	8/1/1987	10/22/1991	MAS	Qasem Abad		•	
	MUHAMMAD ALI	FA	PTC	MUZAMMIL.	15	4/6/1964 K	OHISTAN.	9/10/1987			SHAIKHDAR			
233430Z	NAWAB ALI SHAH	FA	PTC	AMIR SAID	15	11/11/1968 K	OHISTAN	01/10/1987			KUZ YANJOOL			
332135	PIR MOHAMMAD	ssc	PTC	KHAN SAHIB	12	03/04/1969 K		31/03/1988			BAR YANJOOL			
331590	MOHAMMAD IDREES	SSC		GUL NAMIR	12	01/01/1967 K		16/08/1988			Pehlawan abad			}
332642			PTC	Molvi Sekandar	12	4/6/1969 K	OHISTAN	7/29/1989			PATTAN			
332042	GHULAM RASOOL	FA	PTC	SHAHPO0	12	02/01/1970 K		18/10/1989		-	Rahim Abad			<u>.</u>
	SAR TAJ	BA	PTC	BEHRAM KHAN	15	3/1/1962 K		3/14/1990			Eshni Dugah	1 .]
	HABIBUR LLAH	FA	PTC	MIRZAKHAN	15	3/10/1970 K		3/16/1990			Anwar Abad			· ·
	SHER KHAN	FA	PTC	ATIKHAN	15	3/1/1967 K	OHISTAN	5/5/1990 08/01/1991		GPS	KOT DATRA			
332158		SSC	PTC	HAWSO	12	03/04/1970 K		1/1/1985			Shatyai Vall] /No 1
335550		Mid:		MOORSABEET	12	1/1/1966 K		11/16/1985			M Shadam:K:	7.		
331544		Mid:		ALI MALIK	12	2/1/1966 K		3/1/1992			Bar Paro			1. 80 1.9
333799		SSC	PTC	Mutabar	12	1/1/1967 K		01/03/1992			MORI SHALAKAI	Promoted	as a SST	100
332198		ВА	τ	RUHI ILLAHI	15	02/02/1970 K		01/03/1992			BANJAR			I would yet
332091	*	ssc	PTC	ABDUL HALIM	12	05/12/1970 H		3/1/1992			Mutabar Abad			SMO 8
332709		SSC	PTC	Beradar Khan	12	2/1/1971		01/03/1992		GPS				1 103467
332321				MISKIN	12	02/04/1971 H		3/1/1992			Banjar	1.		
333887		ssc		Hakeem Khan	12	6/15/1971					Habib Abad] (10)
3336674		MA	T	Abdul Hamid	15	3/3/1972		3/1/1992			Joom Gali	1		
	Sher Zaman	FA	PTC	Noor Muhammad -	12		COHISTAN	3/1/199:			Sharyai	Promoted	as a SST	1-(1)
	Nawab Khan	BA	1===	3efat	15		COHISTAN			2 600	KOT DATRA]
	SULTAN KHAN	BA	PTC	HANSO	15	12/05/1973		01/03/199			Kundal			
A STATE OF THE PARTY OF THE PAR		FA	PTC	Majwar	15	10/2/1971		3/2/199			MANZ BAIK	Promoted	as a SST	
	Marim Dad BAURANG ZEB iン	BA	T	MIR ALAM	15	05/01/1965					PATTAN	1		7
	25/7/01/11/15	ISSO	_ _	HAJI ZABOOR	12	02/04/1969			02/04/199	2000	TAMPA DURAIR	+		7
	ALAM GIR	FA	PTC	HAZRAT HUDA	15	01/01/1970		13/09/198			JAMRA DUBAIR			1
201-01	ABDUL KARIM	SS		PIR SHAH ZAMAN	12	10/02/1969		161061462	03/05/100					
33220				HAGLAK	112	9/1/1965	KOHISTAN	5/16/199	2 8/18/199	ZJGPS	Leko Harban			
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222220	Fazal Haq -	SSC	PTC	Roshan Khan	12		KOHISTAN	3/1/1992	11/21/1992	MS	Chardong	Promoted as a SST	(N3)
	razai ilay -	ВА	T	M KARIM SHAH	15		KOHISTAN	7/29/1992	11/21/1992	GPS	Bela Jalkot		· · · · · · ·
	TANKER IN TO THE		PTC	BAHADAR KHAN	15		KOHISTAN	7/29/1992	11/21/1992	CPS	Razeka		
	AND BOOK		PTC	JAHANDU MALIK	15		KOHISTAN	10/11/1992	11/21/1992		Jalkot Vall;		I
33501 <i>7</i> 2	9174		PTC	HUKAMDAD	15		KOHISTAN	10/12/1992	11/21/1992	CDS			į
	POT IAMOUL TOTAL		PTC	Mirza Khan	12		KOHISTAN	5/15/1985	11/22/1992	CDE	JAMRA PATTAN		i .
333417	GGiab Milan	FA	PTC	MALOOK SHAH	12		KOHISTAN	20/10/1987	22/11/1992	846	GUL KHAN ABAD	Retirement	l
	TAGOOD OITH			MIRZA KHAN	12		KOHISTAN	11/04/1988	22/11/1992		Ishaq Khel		i .
	THE OTHER PROPERTY.	FA	PTC	Masheed	15	1/1/1970	KOHISTAN	10/11/1989	11/22/1992	IVVS			ł
	Abdul Khaliq		PTC	Afsar Khan	15	12/11/1968	KOHISTAN	10/12/1989	11/22/1992	IVIS	D;Sal;Khel		
333192	Saifur Rehman	FA		ABDUL SAMAD	12	04/02/1970	KOHISTAN	12/10/1989	22/11/1992	GPS	HAJDEER-1		1 .
343779	MIR DAD		PTC	BAHADAR MALIK	12	2/18/1970	KOHISTAN	12/22/1990	11/22/1992	GPS	Tota Abad		
334993	JIJIL			NAWAB KHAN	12		KOHISTAN	1/5/1991	11/22/1992				
		SSC		SHAH MARDAN	12		KOHISTAN	20/02/1992	22/11/1992			Promoted as a SST	114.
	ASHRAF ALI	FA	PTC		15		KOHISTAN	2/26/1992	11/22/1992	Mis	Urnl	II TOTHOLOG GG G G G	11.
	Miskeen Khan 14	ВА	<u> T</u>	Muhad Nazeer	15		KOHISTAN	3/1/1992	11/22/1992				1
	BAbdur Rahim	ВА	PTC_	Muhammad Khan	12	7/1/1970	KOHISTAN	7/29/1992	11/22/1992	GPS	Ouchar Naia	<u> </u>	
335594	UMAR YAR	SSC	PTC	IBRAHEEM .	12		KOHISTAN	7/29/1992	11/22/1992				1.
333307	RAHIMADAD DAD	ssc	+	RASHAN	15		KOHISTAN	7/29/1992	11/22/1992	GPS	Umar Abad	 	1 .
334352	FAIZ MUHAMMAD	BA	PTC	INJEEL	15	3/3/1971	KOHISTAN	8/1/1992	11/22/1992	GPS	Busoos	<u> </u>	1
333890	AHMAD ALI	FA ·	PTC	THAMBOO	15	6/10/1973	KOHISTAN	10/6/1992	11/22/1992				1 ·
332867	Mohammad Sadeq	FA	PTC	M Ayoub	15	3/1/1973	KOHISTAN	10/12/1992			Purwah		1
/334340	BAR KHAYAL	BA	PTC	JUMAYAN	15		KOHISTAN	12/2/1992	12/2/1992	2 M/S	Gohar Khar	Promoted as a SST	11151
333394	Yaseen Khan	FA	PTC	Ghulam Haidar	15	8/24/197	KOHISTAN	12/5/1992	12/5/1993			Promoted as a con	1
333356	Abdur Rashid 5	BA	T	Narang	12		KOHISTAN	12/5/1992	12/5/199	2 M/S	Char Rehmatullah	 	╣
332671	Sher Afzal	SSC		Anwar Khan	12	4/1 2/197	KOHISTAN		12/5/199	2 GPS	Bar Sharial		-
333228	Awal Khan	ssc		Bay Khan		01/05/197	KOHISTAN	06/12/1992	06/12/199	2 GPS	SOYA BAIR	 	┨ .
332160	SARDAR KHAN	SSC	PTC	SAID WALI	12		KOHISTAN		12/6/199	2 M/S	Gakooz	<u> </u>	-
±335624	SHER DAD	FA	PTC .	KISHAWR			KOHISTAN		06/12/199	2 GPS	KHAR BEACH		┥.
	如DOST MOHAMMAD	FA	PTC	ABDUL JAMIL	15	4/0/1/197	2 KOHISTAN		12/6/199	2 GPS	S Asiam Abad	T22 2 2 2 5 T	16
	Abdullah	FA	PTC	Shereen	15		3 KOHISTAN		06/12/199	2 GPS	RANOLIA	Promoted as a SST	⊣ .
332649	SHER AFZAL	BA.	B:Ed	JAKAN	15		3 KOHISTAN		06/12/199	2 GP	S BANKAD	Promoted as a SST	1/7
32028	JAN MOHAMMADIT	BA	B:Ed	MUKHTASAR	15				2 06/12/199	2 GP	S KHANAI RANOLIA	Promoted as a SST	12
	SHER ZADA	MA	B:Ed	MIR WALI	15	05/03/19/	3 KOHISTAN		2 06/12/199	2 GP	S MALIDARA		
	GUL KHAN	FA	PTC	GƏSHPUR	15		4 KOHISTAN			2 GP	S DOGA MANDRAZA		-
	ABDULLAH	MA	PTC	- MASHAKO	15	02/02/197	4 KOHISTAN		2 12/31/199	2 GP	S Gaidar Kunsher		-
	5 Muhammad Raj	SSC	PIC.	Nadar Shah	12	9/4/197	0 KOHISTAN			3 M/S	WALLABAD	;	-
	SEYAB KHAN	FA	PTC	SHER AFZAL	15	15/11/197	0 KOHISTAN			3 GP	S DOGA RANOLIA		⊣ ∙
4-1-1		sso		SULTAN	12		3 KOHISTAN			33 8/1/9	KHOUR		<u>.</u>
33249		FA	PTC	WADANAY	15	01/02/197	4 KOHISTA	01/01/199		02 66	S SAWARSTEEL		
	54 HAMAYOUN	sso		AKBAR KHAN	12	02/07/197	KOHISTA	02/01/199	02/01/19	02 07	S KUZ KILI I RANOLIA		_1
	5 GUL TAJAN	FA	PTC	HAKIM DAD	15		CKOHISTA		31 03/01/19	20105	C LI OF PETE	•	_i
	GUL NAMIR		1710	Ka Kitik	ni	Gallate in	Jiwani M	(64/0% res	10, 6470 1134	23,501	E FAQIL FATTI		
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į.		<u> </u>		MERIA	15	05/02/1974	KOHISTAN	05/01/1993			JAREEN RANOLIA		H- '
	SAIFUR REHMAN	FA	PTC	QADAM KHAN	12		KOHISTAN	06/01/1993	06/01/1993		MAHRIARANOLIA		Н
	ALAM ZEB		PTC	GULSHER KHNA'	15		KOHISTAN	11/26/1983	4/7/1993		Sadiq Abad		A
	NOSHAD KHAN		PTC		12		KOHISTAN	12/24/1984	4/7/1993		Jabba		\dashv^{-}
· 	M.Sarfaraz		PTC	Amir Ayaz	12		KOHISTAN	1/18/1987	4/7/1993		Bandi Kohistan		┥
	Talizar		PTC	Molvi Qalandar	15		KOHISTAN	01/11/1987	07/04/1993	M/S	SERTOO KAYAL		
A Service sure of the	MOHAMMAD GHAZAN	FΑ	PTC	SAMANDER	12		KOHISTAN	3/13/1990	4/7/1993	GPS	Gahkoi		-{
	Muhammad Haq	ssc		Abdul Wahab			KOHISTAN	23/06/1990	07/04/1993		DANO BANKAD		
301880	MOHAMMAD SABIR	t	PTC	HAJI BAMAY	15		KOHISTAN	14/03/1990	28/04/1993		JABBA KAYAL -	·	
331873	SHARIF SHAH		PTC	SHAH ROOM	12		KOHISTAN	7/1/1997	5/15/1993		Barai	<u> </u>	- -
335625	JAHAN ZAIB	SSC	PTC	MOLVIHAJATKHAN	12			4/15/1981	7/4/1993		Ashroti Camp		_
335593	MUHAMAD MISKIN	SSC	PTC	MOHAMADHALEEM	12_		KOHISTAN	2/22/1986	7/4/1993		Thoor		_
	AHMAD SHAH	SSC	PTC	LATIF SHAH	12		KOHISTAN	4/1/1990	7/4/1993		Bari Yar	Promoted as a SST	ŀ
335758	M ARBAB KHAN 和中	ВА	B:Ed	BRAQ KHAN	15		KOHISTAN		25/12/1993		KARIN MANDRAZA	Retirement	
332126		FA	PTC	MOH: HASHAM	15		KOHISTAN	03/04/1987	12/25/1993		Lari kass		
	Hilab Khan	SSC	PTC	Shah Jehan	12		KOHISTAN	10/12/1989	12/25/1993	COS	Godyal Bir		_].
	ABDUR RAHEEM	ВА	PTC	FAZAL AHAMMAD	15		KOHISTAN	7/29/1992	25/12/1993		DHARAN CHAWA		
	GUL MOHAMMAD	FA	PTC	SHAH ALAM	15		KOHISTAN	18/04/1993	25/12/1993		KURKURANOLIA		7
	SAID MUKHTYAR	FA	PTC	RAHIMULLAH	15		KOHISTAN	18/04/1993	25/12/1993	1	KHAIR ABAD		
CALL CO. LAND.	MOHAMMAD TAYYAB	ВА	PTC	MOHAMMAD FEROZ ·	15		KOHISTAN	18/04/1993	25/12/1993		KAWAI		\neg
	SAIQOOL	FA	PTC	QAZI	12		KOHISTAN	18/04/1993			SAPROONA		\neg
	SARFARAZ	ВА	PTC	HASHAM	15		KOHISTAN	19/04/1993	25/12/1993		Khour Maheen		\neg
T-C-1314	Noor Muhammad	FA	PTC	Mehtab	15		KOHISTAN	4/19/1993	12/25/1993		KUZ MINZARA		7
	SAID ALAM	FA	PTC	CHAMNAY	15		KOHISTAN	. 19/04/1993	25/12/1993		Udan Abad		٦.
0.7015-0-1,4-0-1,1	Amaiz Khan	ВА	PTC	Hasji Seeri	15		KOHISTAN	4/19/1993	12/25/1993		 		7
	Mamtaz Khan	SSC	PTC	Ispen mian	12		KOHISTAN	4/19/1993					7
	AKBAR KHAN	SSC	PTC	GHASHA MALIK	12.		KOHISTAN	19/04/1993				+	\neg
	MOHAMMAD RIAZ	FA	PTC	NOOR BAYAN	15	06/08/1973	KOHISTAN	19/04/1993			SORYA SAFA ABAD		٦.
- THE	PIR DAD	FA	PTC	NOOR JEHAN	15		KOHISTAN	19/04/1993	25/12/199:			-	\dashv
2331667	SOHRAB KHAN	ssc	PTC	ALI AKBAR	12	05/07/1974	KOHISTAN	19/04/1993				1	\exists
332162		SSC		Nosherwan	12	10/10/1969	KOHISTAN	4/20/1993	12/25/199		Badakhel		_
333984	Benyamin	FA	PTC	QADO	15	04/06/1970	KOHISTAN	20/04/1993		_			\dashv
	NEMAT KHAN	SSC	PTC	HABOOL	12	05/07/1970	KOHISTAN	20/04/1993	25/12/199	3 GPS	FAGALI KAYAL		-
	MASOOM KHAN	SSC		HAJI ABDULLHA	12	03/01/197	KOHISTAN	20/04/1993	25/12/199	3 GPS	DAN CHELARI		\dashv
335596	FAZAL NABI			Haidar Khan	12		KOHISTAN	4/21/1993	12/25/199		Mughal Abad	<u> </u>	
334016	Abdur Rashid	SSC		Kabal Mian	12		KOHISTAN	4/21/1993			Nawaz Abad		\dashv
-333393	Mohammad Nawaz	ssc			12		KOHISTAN		3 25/12/199	3 GPS			
332394	ROHUL AMIN	SSC		ABDUL WADOOD	12		KOHISTAN			3 M/S	Mogri	17. Visconort	\dashv
334012	Manzar Hussain	ssc		Sujad Hussain	12		KOHISTAN			4 GPS	Eshni Dugah	Retirement	
335011	MOHAMMAD AMIR	ssc		MUZAMMIL			KOHISTAN	7			ZIARAT PATTAN		
331789	ZAB JAMAL	ssc		FAQIR GUL	12		KOHISTAN						<u></u>
331537	GUL NAZAR	ssc		HAJI JAMEEL	12		KOHISTAN				Behreen		
333971	SHER MAHMOOD	SSC		HAZARN AWAB	12								i
331867	FARAL REHMAN	6.6.	PTC	8월/도 연기반기기		(1/06/11)	2 1	1	1				

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).		EA.	PTC	DOSHAM KHAN	15	02/02/1964	KOHISTAN	12/10/1989	29/05/1994	GPS	JAREEN RANOLIA		. //.
	MOUVAINA		PTC	HABIBULLAH	12		KOHISTAN	24/02/1990	29/05/1994		SANGA RAJA ABAD		
	NOURULTIAG	SSC		ABDUL HALIM.	12	01/03/1972	KOHISTAN	25/02/1990	29/05/1994		SERAI KANDAW		
332277	OCIO VIIIII II		PTC	ZAHID	12	01/04/1966	KOHISTAN	01/03/1990	.29/05/1994		MAKOI		
331827	SANDAZ			SAMANDER KHAN	12	01/01/1967	KOHISTAN	01/03/1990			SANGI BANKAD		
	AURANG ZEB		PIC	GHULAM QADER	15	01/10/1970	KOHISTAN	01/03/1990	29/05/1994		SANGI BANKAD		•
332893	ALI REHMAN		PTC	HAJI FAZAL REHMAN	12	6/2/1971	KOHISTAN	3/13/1990	5/29/1994		DHAR KANDAR		·
331538	HAMID UR REHMAN	SSC	PTC	SAJAD KHAN	12	01/01/1963	KOHISTAN	14/03/1990	29/05/1994		SEGOGI JIJAL		
340885	DURAJ KHAN	SSC	PTC	ABDUL HALIM	12	17/01/1964	KOHISTAN	14/03/1990	25/05/1994				
332938	LASHKAR KHAN	-	PTC		15	2/5/1968	KOHISTAN	3/14/1990	5/29/1994	GPS	Susak		Ì
¥333387	ABDUL KAREEM	BA'	PTC C	TQEHQAN KHAN	12		KOHISTAN	14/03/1990	29/05/1994		KHEL		
6332582	MOHAMMAD YOUNAS	FA	PTC	MIR KAAF	15	2/1/1968	KOHISTAN	3/15/1990	5/29/1994				1
	Gul Faraz	FA	PTC	Muhammad	12	1/4/1970	KOHISTAN	3/15/1990	5/29/1994	GPS	Kuz Seri Kolai		1 -
· <u>P. 17 12 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>	Feroz	SSC	PTC	Jaffer Khan	15	3/2/1970	KOHISTAN	3/15/1990	5/29/1994	GPS	Rechow Petow		1
	Walayat Khan	ВА	PTC	ALAMGEER	12	3/5/1970	KOHISTAN	3/15/1990	5/29/1994	1 GPS	Kass Bala		1 .
	ABDUR REHMAN	SSC	PTC	MIR DAD	15		KOHISTAN		29/05/1994		SANAGAI DUBAIR		1
232018	AMINUL HAQ	FA	PTC	SAID HUSSAIN		03/04/197	KOHISTAN	15/03/1990	29/05/1994		JEE PATTAN		1
331 657	GUL SHAHZADA	SSC	PTC	SAJED	112	9/20/197	KOHISTAN	3/15/1990	5/29/199	4 M/S	Bar Dat.		1
	Amaiz Khan	SSC	PTC	Jamroz	12	05/11/197	2 KOHISTAN	15/03/1990	29/05/199	4 GPS	GAYA DUBAIR	Promoted as a SST	1
331962	AKHTAR MUNIR	SSC	PTC .	SAYED	12	4/2/197	KOHISTAN		5/29/199	4 GPS	. Bakhi NO 2	Promoted as a con	-
	AYOUB JAN 20 V	ВА	:Ed	JMAL KHAN	15	2/5/19/	8 KOHISTAN	3/21/1990	5/29/199	4 GPS	Ajal Gat	ļ	1
333800	ABDUL HANAN	FA	PTC	SAIFUL MALOOK	12	2/4/196	9 KOHISTAN	3/21/1990	5/29/199	4 GPS	Dadboon		1
335750	GUL ZADA	FA	PTC	HAJIMECHO	15		0 KOHISTAN		5/29/199			ļ	- '
335746	MUHAMMAD IQBAL	SSC	PTC	MUHAMMAD KHETAB	12	2/19/197	2 KOHISTAN	3/21/1990	5/29/199	4 GPS	Faiz Abad	Promoted as a SST	┤ `
335667		BA	PTC	MUHAMMADTAHAIR	15	4/4/407	0 KOHISTAN	3/29/1990	5/29/199			Promoted as a con	┪
333306		BA	B:Ed/C	T Amir Hamza	15	04/04/196	8 KOHISTAN		29/05/199				-
331713		SSC	PTC	ABDUL HALIM	12	01/01/190	1 KOHISTAN		29/05/199			 	┥・.
332354		SSC	PTC	KHAZAN	12		9 KOHISTA		29/05/199	4 M/S	SHAHZADA ABAD		-{
331596		SSC	PTC	MIRZA KHAN	12		O KOHISTA		29/05/199	34 GP	S DATRA		-
331618		SSC	PTC	GUL REHMAN	12		O KOHISTAL		29/05/199	34 GP	S PATTAN	 	-
	GUL KHAN	FA	PTC	MOLVI JAMAL	115		72 KOHISTAI		5/29/199	94 GP	S Bar Kakaro	1	⊣.
	Gul Faraz	ВА	PTC	Miskeen	15		71 KOHISTA		1				-
332623		ssc	PTC	QALANDER	12							<u> </u>	
		ssc		AZZAT KHAN	12		70 KOHISTA						=
335553	INAYATUR REHMAN	FA	PTC	SAID FAQEER	15		64 KOHISTA				3 Sirarakut		
		330		Nadar Shah	12		72 KOHISTA			94 GE	S SERI JIJAL		
-33366			PTC	ABDUR RAZZAQ	12		69 KOHISTA		- 				` .
34093		SSC		Abdul Hakim	12		65 KOHISTA						
	Gul Jehan	BA		BADSHAH	15		69 KOHISTA						_
	图 SHAH JEHAN	SS		Issam Khan	12	2/12/19	69 KOHISTA	N 6/30/199					
33314		BA		Mustageem	15	10/1/19	72 KOHISTA	N 6/30/199				Retirement	
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-33	5415	Shehzada	SSC		Abdul Jalil	12	5/10/1970 KOHISTAN	5/14/1992	5/25/1995 GPS Musem Kot	·	
-	3547	Mohammad bakhtyar	SSC	PTC	M Sagheer	12	8/12/1970 KOHISTAN	5/14/1992	5/25/1995 M/S Kuz Tayal		
	3776	MUHAMMAD IQBAL	SSC	PTC	PER SAEED	12	8/20/1970 KOHISTAN		5/25/1995 GPS DogaRazeka		
		MUMTAZ KHAN	FA	PTC	KISHWARMIN	15	11/20/1970 KOHISTAN	3/15/1990	5/25/1995 GPS Kuz Seri Jalkot		
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222	2070	MUHAMMAD YOUSAF	ВА	B:Ed/C7	AHAMADALI	15	1/15/1971 KOHISTAN	5/16/1992			re Fazal au
100	50649	FAZAL QADEEM —	ВА	B:Ed	HAJI JAFFER	15	15/01/1971 KOHISTAN	16/05/1992	25/05/1995 M/S KUKER KHEL 5/25/1995 GPS Naseer Abad		
		Mohammad Duraj	FA	PTC	Abdul Satar	15	1/15/1971 KOHISTAN	5/16/1992			
		TAJ MUHAMMAD	FA	PTC	MUSHRAF KHAN	15	1/20/1971 KOHISTAN	5/16/1992	5/25/1995 GPS Kuz Bak	 	
		***************************************	FA	PTC	MOHAMMAD HASEER	15	2/1/1971 KOHISTAN	5/15/1992	5/25/1995 GPS Kuz Gaheen-1		
			SSC	PTC	HAJIBHOOT	12	2/1/1971 KOHISTAN	5/16/1992	5/25/1995 GPS Barigo		
		DAMMAHUM NAL	SSC	PTC	JALANDAR	12	2/2/1971 KOHISTAN	5/22/1992	5/25/1995 GPS Kuz Gabral	 	
		MUHAMMAD ALI	BA	PTC	ZARIFKHAN	15	2/7/1971 KOHISTAN	5/23/1992	5/25/1995 M/S Taj Abad	<u> </u>	
		BAKHAT SHERWAN	SSC	PTC	Gul Jehan	12	2/12/1971 KOHISTAN	5/16/1992		Died	{ .
		Nawab Khan			BERADER	15	3/2/1971 KOHISTAN	5/16/1992	5/25/1995 GPS Kndroot	Died	
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33	<u> </u>	Munir Khan	BA.	PTC	Nelab Mian	12	3/12/1971 KOHISTAN	4/21/1993	5/25/1995 GPS Ball Bakroo		}
33	33407	Furgan shah	SSC			12	4/3/1971 KOHISTAN	9/1/1992	5/25/1995 GPS Asool Thoti		
33	33918	Abdul Wadood	ssc		Qadam Khan	12	4/15/1971 KOHISTAN	- 2/13/1993	5/25/1995 GPS Bagh Seeri		
33	11559	FARHAD ALI	SSC		AMRA KHAN	12	5/4/1971 KOHISTAN	5/15/1992	5/25/1995 M/S Khoshi		}
33	35718	Hazrat Khan			RAJA	12	5/4/1971 KOHISTAN	5/24/1992	5/25/1995 GPS Kar Bagroo	<u> </u>	}
33	31535	KESHWAR KHAN	1	PTC	MERA KHAN	12	5/10/1971 KOHISTAN	4/22/1993	5/25/1995 GPS Baro Baik		1 44 6
33	33733	HEJAB KHAN	ssc		SAIDAMEER	12	5/12/1971 KOHISTAN				I GARCIA
33	31524	SADBAR KHAN	ssc		ALI HAIDER	12	6/7/1971 KOHISTAN	5/23/1992			19th 457
33	31529	RAHMATI DIN SHAH	SSC		JAHANDAD SHAH		6/20/1971 KOHISTAN		1 1 1 1	Promoted as a SST	
33	33962	Abdur Rehman 25 🖊	BA	M:Ed/B		15	8/12/1971 KOHISTAN				prometo
		Kareemdad	FA.	PTC	Faziur Rehman	15	11/20/1971 KOHISTAN				1 1770 11 11
		Aourang Zaib	BA.	T	Abdul Hakeem	15					f arabeg
		M. ASLAM KHAN	MA	B;Ed/C		15	11/20/1971 KOHISTAN 12/3/1971 KOHISTAN				
		Abdul Hamid	FA	PTC	Bhai Khan	15					
		QAIS MILOOK	BA	PTC	ABDULHANAN	15	12/20/1971 KOHISTAN]
		MOHAMMAD NABI	FA	PTC	MUSHRAF KHAN	15	1/1/1972 KOHISTAN				
. ==		Ubaidullah	FA	PTC	Rustam Khan	15	1/1/1972 KOHISTAN				
-		JUMA KHAN	FA	PTC	MOLVI FIRDOUSE	12	1/1/1972 KOHISTAN		<u> </u>		
		SHAHEEN SHAH	680		RASOOL SHALL	12	4/4/4972 KOHISTAN				
		Sharifullah	FA	PTC	Ghundoo	12	1/5/1972 KOHISTAN		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	 	1
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Separation Sep	350959	Hikmat Shah	FA	PTC.	RAHIM SHAH	14	1/1/1979 KC	OHISTAN							-
1	359944	Saedur Rehman	BA	PTC	HAJI DERJEHAN	14	2/1/1979 KC	NATZIHO	12/2/2006					<u>·</u>	┨.
A	\$359 961	MUHAMMAD NABI	FA:	PTC	DARWAISH	14	2/1/1979 KC	OHISTAN	12/2/2006						4
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SAIFUR REHMAN	Table 1	MUHAMAMD AFZAL	FA	PTC	JUMAZARIN	14	01/05/1979 KC	OHISTAN	02/12/2006				· · · · · · · · · · · · · · · · · · ·	· · · · ·	4
Sep					MOHAMMAD TAJ	14	01/06/1979 KC	OHISTAN	02/12/2006						-∤∙
14 2000 20			FA	PTC	AMDAL SHAH	14	1/1/1980 KC	OHISTAN							- .
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1-	Certified that all the PSTs	working in District Ko	phistan on (Male) PST	posts as Regular/Π	rained Teach	ers are includ	ed in tahis S/Lis	- -	
2-	Certified that this S/List is	final/un-disputed and	I not sujected in any c	ourt at any stage.	•				



(17) (17)

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT Peshawar, dated 24th July, 2014

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

AMENDMENTS

) 50 80 80 80	(i)	Appendix;- ** Serial No. 1 ms_namely:	shall be renumbered as 1B and vejore Senai No. 1B,	113 30 TCHILL	nbered, the following new entries shall be inserted in respective
	1 "1	2 Subject Specialist (BPS-17)	i. At least second class Master's Degree or four years BS Degree in the relevant subject; and ii. Bachelor of Education or Master of Education or M.A Education or equivalent qualification from a recognized University	years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned-in column No.3 Note: If no suitable candidates is available in the relevant subject the post falling in their promotion quoto shall be filled by initial recruitment; and

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1A	Director Physical Education (BPS-17)	At least second class Master's Degree in Pluysical Education from a recognized		(a) Fifty percent by initial recruitment. (a) Fifty percent by promotion, on the basis of seniority- cum-fitness, for the relevant subject from amongst Senior Physical Education Teachers (BPS-16), with at
	Lancinton (5.5 2.7)	University		least five years service as Senior Physical Education
				Teacher and Physical Education Teacher and having qualification mentioned in column No.3
				Provided that if no suitable person is available form amongst Senior Physical Education Teachers for promotion then the post shall be filled by promotion, on
	0			the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years
		•		service as such and having qualification mentioned in
			-	column No.3; (b) fifty percent by initial recruitment; and

(ii) Against Serial No. 1B shall be renumbered for the existing entries, the following shall be substituted in respective columns, namely: 1 2 3 1 Secondary School Teacher (BPS-16 Teacher (BPS-16) Teacher (BPS-16) Teacher (BPS-16 Teacher (BPS-16) Teacher ()
1		owing shall be substituted in respective columns, namely:	in the Callory	•••		
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Teacher (BPS-16 Teacher (BPS-16)		1. Sevently Five per cent by Province and in the	21 to 35	January delass Bachelor Degree's	2	
Teacher (BPS-16 fro a recognized timeersity on the following groups with tow subject the following groups with tow subject (a) (Chemistry, Botany or Zoology) or (b) (Physics, Maths "A" or "B" or Statistics) or (c) (Humanities and other equivalent groups at degree level with English as compulsory subject' and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University (a) forty per cent form amongst the Certified Teacher as Senior Certified Teacher and Certified Teacher as Senior Certified Teacher and Certified Teacher and Certified Teacher as Senior Certified Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Certified Teachers, with at least five years service as such and having qualification mentioned in column No.3; (h) Four per cent from amongst the Senior Drawing the S	.	seniority cum-fitness, from the district concernation	years	1. At least second emission need hasis form	Secondary School	<u> </u>
the following groups and thou stolets (a) (Chemistry, Botany or Zoology) or (b) (Physics, Maths "A" or "B" or Statistics) or (c) (Humanities and other equivalent groups at degree level with English as compulsory subject' and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University (a) forty per cent form amongst the Certified Teachers as Senior Certified Teacher and Certified Teacher having qualification mentioned in column No. 3, Provided that if no suitable candidate is available form amongst Senior Certified Teachers for promotion, on the basis of seniority-cum-fitness, from amongst the Certified Teachers, with at least five years service as such and having qualification mentioned in column No.3; (b) Four per cent from amongst the Senior Drawing the service as service as five years service as se	- -	following manner		fro a recognized university on need onsity of	Teacher (BPS-16	10
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Provided that if no suitable candidate is available form amongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Drawing Master, with at least five years service as such and having qualification mentioned in column No.3;

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

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

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

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

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

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

(f) Twenty per cent form amongst the Primary School Head Teachers (BPS-16) with at least five years service as Primary School Teachers and Primary School Teachers having qualification mentioned in column No. 3,

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

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

Twenty Five percent by initial recruitment.

Note:

- If no suitable candidate is available in the relevant cadre of the above teachers, the post fulling in their promotion quota shall be filled by initial recruitment.
- Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately



SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst: of even No & date:

- The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar.
- The Secretary Khyber Pakhtunkhwa, Public Service Commission, Peshawar.
- The Accountant General Khyber Pakhtunkhwa, Peshawar.
- The Director, Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- The Director of Education (FATA) Peshawar.
- The Director Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- The Director (PITE) Khyber Pakhtunkhwa Peshawar.
- The Director ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Accounts Officer in Khyber Pakhtunkhwa.
- All Agency Education Officer in FATA
- All Agency Account Officer in FATA
- PS to Governor Khyber Pakhtunkhwa Peshawar.
- PS to Chief Minister Khyber Pakhtunkhwa, Peshawar.
- PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- PS to Minister E&SE Khyber Pakhtunkhwa, Peshawar
- PS to Secretary E&SE Khyber Pakhtunkhwa, Peshawar.
- Master file

SD/-(ZAMIN KHAN MOMAND) SECTION OFFICER (PRIMARY)



Directorate of Elementary and Secondary Education

PH No. 091-9210389, 9210938, 9210437,9210957, 9210468
Fax 091-9210936,0800-33857
E-mail raj.q_kk851@yahoo.com

ANNEX

Notification

Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elemi wary and Secondary Education Notification NoSO(PE)/4-5/SERC/Meeting/2013/Teaching Cadre dated 24th July,2014, the following SCTs/CTs, SDMs/DMs, SATs/ATs, STTs/TTs, Senior Quris/Qaris, following SCTs/CTs, SDMs/DMs, SATs/ATs, STTs/TTs, Senior Quris/Qaris, following SCTs/PSTs are hereby promoted to the rost of SST (Bio-Chem),SST (Phy-Maths), SST PSHTs/SPSTs/PSTs are hereby promoted to the rost of SST (Bio-Chem),SST (Phy-Maths), SST (General) noted against each BPS-16 (Rs.10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect and further they will be posted by the District Education Officer concerned on "School based":

SST (Bio-Chem)

PROMOTION OF SCT/CT TO THE POST OF SST (BIC-Chem) BPS-16

1. PROMOTION OF SULTCI TO LAB POST OF DULL GRAD	24.
Total No. of SST Bio-Chem (M) Posts vacant Posts	06
25% share initial recruitment	16
	10
140 % Share of promotion of SCT/CT	10
Posts available for promotion	05
Promoted through this order	

S.N 0	S.L.No	Name of Official	Present Place of Posting	Date of Birth	Remarks
1	32	Mohammad Nauraz	GHS Jabba Madakhel	15/3/1967	Services placed at the disposal of DEO (ET) Kohiston for further posting against SST (Bio-Chem) post on school based.
2	34	Akhtar Pervaiz	GHSS Battaira.	3/1/1974 .	do
3	35	Mohammad Baci	GHSS Battaira.	21/11/1975	do
4	37	Zainul Abdeen	GHSS Badakout	1/1/1961	do
ا 5 ,	64	Shah Wali Ullah	CHS Ranolia	1/1/1977	

SST (General)

3. SSI (General) BPS	5-11:
3. SST (General) PROMOTION OF SCT/CT TO THE POST OF SST (General) BPS PROMOTION OF SCT/CT TO THE POST OF SST (General) BPS	121
Trotal No. of SST General (M) Posts buculti Jose	310
25% share initial recruitment	91
==00 above for Promotion.	4.S
40 % Share of promotion of SCI/CI	48
Paste quallable for promotion	48
Promoted through this order	

1	5.N	84	Name of Official	Present Place	Date of Bloth	Services placed at the disposal
1-	1,	No	Noor Muhammad	GHS Patton	3/3/1957	f DEO (M) ROBBILLY JOY further posting against SST (General) post on school based.
Ì	2.	9	Muhammod	GHS Kharvo Gaddar	 2/7/1966	30
	<u> </u>	1,0	Fozol Subhuit	GHS Potton	115/01/305	2 \

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Directorate order. Datech: 28-10-2014 See Date End copyalson

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		-	Mıskır Fazalı	r Landil	·						
, 	15		Rahm	an		iuz Paro		/1971		(0	
3	11				`	anil Jag		/1972			•
9	1			Saboor		huchang.		2/1971		do	
10	1	9		Raouf		Bankhad.		0/1972	<u> </u>	do	
11	2	20	Yous	of.	GHS I	Dassu	1/1	10/1969	-	do	
12	_ 2	22	Fatel Moh	ammad :	GHS.	Banil Jag	6/	1/1970	-	do	
13	:	23	Muh	ammad 🕟	GHS.	Paro	01	.04.1970		do	
14	1	28	_	il Haq	GHS	Jalkoat	4/	/5/1973	 	do	
15		30	Asa	Jan	GHS	Maidan Kolai		/1/1975	1	do	
10		31	Shir	Afzal	GHS	Shetial		/8/1975	1	do	
1;	7	35	Mu	rad Ali	GHS	SS Battaira,	2	/1/1975		do	
1	8	37	Zai	nul Abdeen	GHS	SS Badakoat	1	/1/1961		do].
1	9	39		hammad eem	GH	S Kuz Sharyal		/12/1968		do	
.2	0	40	Hic	layatullah	GH.	S Harban Koat	: 8	8/12/1969	,	do].
2	21 41 Muhammad Jankhan 22 43 Noorul Bari 23 44 Sher Zada			GH.	S KK Ranolia		6/7/1970	T -	do		
			GH	S Banil Jag		15/2/197	2	do			
. [23	4.	; Sh	er Znda	GI	IS Harban Koa	it.	3/1/1972		do	
	24	4	7 Al	odul Majeed	G.F	IS Lohi		2/6/1975	5	do	<u>]</u> .
	25	4	9 1	min Khan		HS Kharoo addar		18/5/197	75	d)	
-	36	5	o F	aiz Ahmad		HS Bar Bela		3/1/196	2	do	
	27		i K	urshid Khar	7, G.	HS Bar Bela		2/5/196	8	do	
	28		,- -	irdos Khan	GHS Sharakoat			3/10/19	68	do	
	29		29 i	łabibur lahman	G	HS KK Ranolic	2	4/1/196	9	do	
	30	,		Raji Rahmat	·G	HS Shetial		10/10/	1969		٠,
	32	-		Taklırud Din		HS Sharakoat	:	1/1/197	76	do	•
,	3	2		Mohammod Nazeer	10	GHS Kuz Shary	jal	4/4/19	66		
: :	3.	3		Gul Nameer	- 10	GHS Seo	<u> </u>	3/10/1	967	do	
- '	3	4	59	Karim Dad		GHS Karobair		3/3/19		do	
	3	35	60	Yahya Khar		GHS Sherakot		6/5/19		do	
	3	36	61	Muhammad Nawab	d .	GHSS Banihac	i	6/1/1	79	do	
		37	62	Ghulam Na		GHS Mazoo		6/1/1	968	do	
		38	63	Bawar Kha	ırı 🦠	GHS Dassu	100	4/2/1	971	do	
		39	67.	Muhib Gul		GHS Pattan		21/1/	1973	do	
		40	68	Rahim Kho	an \	GHS Ranolia	-	20/10	0/197	do	
. '	۲	41	72	Abdullah		GMS Ishpida	r		/1969	do	• :
	1	42	73	Abdullah		GMS Singa R Abad	ούα		1970	do	
	1	43	76	Irshad ICh	an	GMS Sazem			/1972	do	-



44	78	Shah Alam	GMS Sazeen	3/10/1973	do
45	79	Liaqat Ayub	GHS Peroo Bela	9/1/1973	do
46	Si	Mumtaz Khan	GMS Gazai Abad	2/5/1974	do
47	83	Abdullah Khan	GHS Lohi	5/9/1974	ds
48	84	Nawaz Khan	GMS Dag Pattan	6/7/1974	do

PROMOTION OF PSHT/SPST/PST TO THE POST OF SST (General) BPS-16
Total No. of SST General (M) Posts vacant Posts 121
25% share initial recruitment 30
75% share for Promotion. 91
20% Share of promotion of PSHT/SPST/PST 24
Posts available for promotion 24
Promoted through this order 24

S.N	SL No	IN	/anı		Prese		Date of Remarks		marks	
1	5	_ \		ht Jehan	GPS	Segoi Bair	io	disposal 0, 0/02/1964 Kohistan for		
2	17 Muhammad GPS Qilla Nabi Madakhel		2/	2/11/1964do		do				
3	2	1 .	Am	ir Badshah	GPS	D Village	0	6/07/1956		do
4	3	7	Sar	ajuddin	GPS	Mano Patti	0	2/09/1960		do
5	5	0	Sh	er Afzal	GP	S Bar Dubiar	0	1/01/1966		do
.6	1	∃ვ	Sa	ifullah	GP.	S Shelkhan ad	i	/13/1968		do
7	1	112	M E	ohammad ssa	GF	's Pashir Abad		14/08/197	0	do do
8	-	193	K	han Bahader		PS Mori Ialakai .	02/02/197		70	do
9		198	A	bdu Rehman	G.	PS Kandroo		3/3/1972		do
10	,	20	1	Yawab Khan	G	PS Shatyal	4/6/1972			do
11	11 203 Aurang Zeb		G	PS M.Garrison	on 05/01/19		65	•do		
1:			9 /	Anwar Ali	C	PS Ishpidar 2		3/5/1971		do
1			2	Miskeen Khai	1	3PS Dook Bela		3/14/19;	73	do
1	14	23	,,	Abdur Rashi		GPS M.T.Q.S S:Abad		8/24/19	72	do
. [15	25	3.6	Sher Afzal		GPS Rapolia		04/01/1	973	do
	16	2,	39	Jan Mohammad		GPS Bankad		05/02/	1973	3do
	17	2	40	Sher Zada		GPS Khanai R	απ;	05/03/	197	3
	٤د	2	ύ2	M Arbab Ki	an	GPS Hidar Ab	ad	6/12/1	968	do
	19 20		311	Ayoub Jan		GPS Harban I	Cot	1/3/19	71	do
			316	Muh: Zahe Shah	-	GPS Muslim I	Kot	1/1/19	70	do
	21		337	Muhamma Jamil	d	GPS Kalbir		2/6/1	971	do
· .	22	2	351	- 1	าท่	GPS Dong Do	atar	n 15/06	/19	75do
٠	2.	3	396	Gul Khan		GPS Mahree	n.	1/1/1	976	do
	2	4	39	7 Seyab Kh	ın	GPS Kuz Sho	ario	1 2/12	/197	76do

PROMOTION OF SDM/D

Total No. of SCHOOL TO THE POST OF SST (General) RPS.	16
Total No. of SST General (M) Posts vacant Posts	121
25% share initial recruitment	30
75% share for Promotion.	07
4 % Share of promotion of SDM/DM	05
Posts available for promotion	05
Promoted through this order	05

S.N o	S.L ;N o	Name of Official	Present Place of Posting	Data of : Birth	Remarks
J	3	Fazal Rahim	GMS Razaka	3/1/1970	Services placed at the disposal of DEO (M) Kohistan for further posting against SST (General) post on school based.
2	27	Shireen Dad	GHSS Bataira	20/2/1975	do
3	36	Rasool Shah	GHS Sowar Steel	1/1/1977	do
.1	42	Amirur Rahman	GHS Chochana	16/1/1974	do
5	47	Awal Khan	GHS Ranolia	2/1/1985	do

PROMOTION OF SAT/AT TO THE POST OF SST (General) BPS-16.

Total No. of SST General (M) Posts vacant Posts	121
25% share initial recruitment	30 ·
75% share for Promotion.	91
4 % Share of promotion of SAT/AT	05
Posts available for promotion	05
Promoted through this order	04

S.No	S.L .No	Name of Official	Present Place of Posting	Date of Birth	Remarks
1	41	Muhammad Yahya	GHS Maidan Kolia	3/2/1972	Services placed at the disposal of DEO (M) Kohistan for further posting against SST (General) post on school based.
2	53	Kifayat ullah	GMS Mahreen	1/1/1979	do
3	60.	Gul Rahman	GHS Chakai	5/1/1976	do
4	72	Ihsanul . Haq	GHS Kuz Paro	30/12/1974	do

Terms and conditions:-.

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

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

Gout.

Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed

from time to time.

Charge report should be submitted to all concerned.

Their Inter-Se- seniority on lower post will remain intact.

No TA/DA is allowed for joining his duty.

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

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

Their posting will be made on School based, They will have to serve at the place of posting, and their service is not transferable to any other station.



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

(Muhammad Rafiq Khattak)
Director
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar.

1dst: No. / File No.2/Promotion SST B-16: Dated Peshawar the 2014.
Copy forwarded for information and necessary action to the:
1. Accountant General Khyber Pakhtunkhwa Peshawar.
2. District Education Officer concerned
3. District Accounts Officer concerned
4. Official Concerned.
5. PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SE Department.
6. PA to the Director E&SE Khyber Pakhtunkhwa, Pakhtunkhwa, Maria (Estab)
Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar Endst: No.



In continuation of this office Notification No. 13358-13455 dated 7/11/2014 DRRIGE<u>MOUM</u> promotion/editistment of SSTs, the issuance date 07/11/2014 may please be read as 30/10/2014

> District Education Officer (Male) Kohistan

Endett: No. 135/4272/Estt: Promotion of SST DEC/ (M) KH Dated // Copy forwarded for the:

PS to Secretary Elementary & Secondary Education KPK Peshawar.

PA to Director Elementary and Secondary Education Khybar Pakhtunkhwa

District Accounts Officer Kohistan.

Deputy District Education Officer (M) Kohistan.

Sub Divisional Education Officer (M) Kohistan.

All DDOs Higher Secondary School/High Schools in Kohistan District

All Officers concerned.

District Education Office (Male) Kohistan

او شفیکس کا بی می ایم از دی تصریعی

Phone # 0998-407128

NOTIFICATION In compliance with the order of Director Elementary and Secondary Education Khybai Pakhlunkhwa Peshawar promotion of SST vide Ndtification issued under No.3431-35; dated 28/10/2014, the following SSTs (Gen:/ Boi-Ch: and/Phy:Maths are hereby adjusted in the School noted against each on school based with effect from 30/10/2014 in the public interest.

A. SST(Bio-Chern)

		- the post of SSTLE	in-Chem) BPS المانية		A distribution of the con-
1. Pron	notion of SCI/CI	Name of previous	Bio-Chem) BPS=1.6		Remarks
S/No	Name of Officers	School '	GHS Dassu SST (Bol,Ch:)	- 21	9 (2) (194 (7)
1	Muhammad Nawaz SCT	GHS Dassu	GHSS Chaki SST (Boi,Ch	r)	A Paragraphy Company
	Akhter Parvaiz	GHSS Batira	. CT T22 ited 2010	(Boi,Ch:)	· 提高工事的人的事情 [
3	Muhammad Baqi	GHS Ranolia	GHS Jiajal SST (E	Boi Ch:)	A CONTRACTOR OF THE CONTRACTOR
4	Shah Wali ullah	GHOTHER			

IB. SST(General)

IB. SST (Genera	1)	
a promotion of SCT/CT to	the post of SST(Go	eneral) BPS=16 GHS Pattan SST (Gen:)
DSmirned William 1	GHS Pattan GHS Kharo Gadar	GMS Kundal SST (Gen.)
2 Fazal Subhan	GHS Paltan	GMS Shemal Gali Pattan SST (Gen:)
3 Muhammad Igbal	GHSS Badakol	GMS Khan Abad SST (Gen:) GHS Seo SST (Gen:)
Saifur Rähman	GHS Seo	GHS lijal SST (Gen.)
6 Muhammad Miskeen	GHSS Chakai GHS Kuz Paro	GMS Bar Paro SST (Gent)
, Fazal Rahman' Muhammad Saghter		GMS Raja Sengah Abad SST (Gen:)
	GHS Jalkot	GHS Talkot SST (Gen.)
g Abdus Sacocr	GHS Banked	GHS Banked SST (Gen:)
10 Fazar Rador	GHS Dassu	GHS Teyal SST (Gen:) GMS Gaya Dubair SST (Gen:)
1-7 Sateh Muhammad	GHS Banil Jagg GHS Ranolia	GHS Jijal SST (Gent)
13 Muhammad Nawab	GHS Jalkol	GHS Jalkot SST (Gen:)
1.5 Sher Afzel	GHS Shotial	GHS Shotial SST (Gen:) GMS Mahreen SST (Gen:)
Lau Papar Jan	GHS Matian Koli GHSS Batiara	GHSS Batiara SST (Gen:)
Murad All	I GHSS Badakol	GHSS Dagarot Got (Garage
13 Zianul Abdin Muhammad Naeer	n GHS Kuz Sheryal	GMS Gulab Abad SST (Gen:)
i 70 Inicayatullah	GHS Harban Kot GHS K K Ranolia	mal CCT / Gent)
121 Muhammad Jan	1 GHO K K Kanona	

District Effucation Officer

DEO Sfice adjustment bate: 7-11-2014. you see also bate of sorder at the end of copy Lastpage.

2

•		ST (Gent)
	GHS Banil Jagg	GHSDubair SST (Gett.)
1 1900 (1 0 0 1)	GHS Harban Kot	GMS Shotial SST. (Gen.)
50, 20, 4000		CUS Lobi SST (Gen:)
Abdul Majeed	GHS Lohi	Colle Khorn Godar SST (Gen.) #
Amin Khan	GHS Kharo Gadar	GHS Teval SST (Gen:)
	GHS Bar Bela	CAC Boriver SST (Gen.)
1.134	GHS Bar Bela	Total Sar Bar Palas
Fivings Knan	GHS Sherakot	- St. Canalia SST (Gen.) + III
120 Sehman	GHS K K Ranolia 4.	
Age Hablo di Reimon	GHS Shtial	CCT / Gen')
30 Raji Rahmat	GHS Sherakot	GMS Kunsher S. T. (Oct.) GHS Kuz Sheryal SST (Gen:)
31 Fakhr ru Din	GHS Kuz Sheryal	GHS.Kuz Sharyar 33 (Cus Seo SST (Gen.)
32 Muhammad Nazeer	GHS Seo	COLC COC SST Gelli
Gul Namir	GHS Karo Bair	1 OUR KAIN DAIL OUT COMMENT
Karim Dad	GHS Shera Kot	CUS Sherakot SST (Gen.)
Yahya Khan		GMS Bela Ruslum Khel SST (
Muhammad Nawab	GHSS Bankad	Gen:)
J 96	GHS Mazoo	GHS Mazoo SST (Gent)
3. Shuizm Nabi	GHS Dassu	
Hyda Divis 38 Euwar Khan	GHS Pattan	CMC Banil Gela 30 1 1 1
20 11/10/11/2	GHS Ranolia	GHSS Chakai SST (Gen.)
40 Rahim Khan	GMS Ishpidar	GHSS Chakai SST (Gen.) 用 GMS Khwor Kandia SST (Gen.) 用 GMS Khwor Kandia SST (Gen.) 日本語
Abdullah		GMS Basha SST (Gen.) 基準 建筑等
12 Irshad Khan	GMS Sazeen	
Chab Alam	GMS Sazeen	
143 Shari Aldin	GHS Pero Bela	
· Laumiaz Khan	GMS Ghazi Aba	CUS Pero Bela SST (Gell.) 44 1361
45 Abdullah Khan	GHS Lohi	
170	GMS Sega Ra	a Givio beid but a manufactura in the control of th
Abullah	l Abad	Box Pattan SST (Gen.) in in the second
47 Nawaz Khan.	GMS Dag Pal	lan 人名英格兰

	in all the nost	of SST(General) BPS=16
1 - Semotion of PSHT/SPS	T/PSI to the post	Of SST(General) 与 TOTAL 中国的 TOTAL T
12. Promotion of DSHT	GPS Sogi Bair	GMS Yazai SST (Gen.)
Bakmi Justi Fari	GPS Qela Mada Khel	GHS Jaba Waranto, Coop English Englis
Muhammad Nabi	GF.5 Gotter Village	GMS Mugali SST (Gen.)
2 Amir Badishah	GPS Dubair Village	
Seraj ud Din	GPS Mano Pate	
	GRS Bar Dubair	
Sher Afzal	GRS Shelkan Abad	GHSS Badakot SST (Gen:)
Saifullah	GRS Bashir Abad	GMS Sholgara SST COTT
Muhammad Issa	GHS Basilii Fiziki	GMS Shorgara 991
Khan Shadar	GPS Mori Shalki	Gen:) ' GHS Paragari SST (Gen:)
•		GHS Paragari SST (Gen.)
Abdur Rehman	GPS Kandroo	GHS Paragan SST (Gen.)
	GPS Shitial	
Nawab Khan		· · · · · · · · · · · · · · · · · · ·

District Education Officer
(Male) Kohistan

345	· +		
•		4	
	Aurang Zeb		GHS Pattan SST (Gen.)
٠.	Anwar Ali	GPS Ishpidar No.2	GMS Shoki Ser SST (Gen:)
	Miskeen Khan	I GPS Chop Bela I GPS Shalkhan Abad	Tows Shelkhan Abad SST (Gen.)
4	Abdur Rashid	GPS Ranolia	TOMS Gheel Ranolia SST (Gen.)
15	Sher Aizal Jan Muhammad	GPS Bankad	GHS Sangai Bankad GGT (Gen;)
Poles comm	1 Sher Zada	GPS Khanal Ranolia	CMS Coshali SST (Gen.)
17	Muhd: Arbab Khan	GPS Hidar Abad GPS Harban Kot	GMS Dargah SST (Gen.)
19	Ayoub Jan	I GPS Halball Rot	LONS Kolai SST (Gen.)
20	Muhd: Zaheer Shah Muhammad Jamil	GPS Kalbir	GHS Chochang SST (Gen.)
21	Rahiro Khan	GPS Dong Datra	- Lous Midan Kolai SST (Gen.)
1.22 1.23	Gul Khan	GPS Shmal Gali GPS Kuz Sheryal	GMS Dai Sherakot SST (Gen:)
24	Seyab Knan	GPS AUZ Sheryan	一十一一一一一一里一里的事情能
<u></u>	1	•	

Promotion of SDM/DM to the post of SST(General) BPS=16

lane in the second seco	1722 to f cc71	General) BPS=16		
1 Fazal Kallin Obii	GHSS Baliara	GENERAL BYS-20 GMS Razika SST. (Gen:) GHSS Batiara SST. (Gen: GHS Sowar Seteel SST. (GHS Chochang SST. (Gen: GMS Doga Ranolia SST.	Gen:)	
		1	1.00	

0	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
4. Promotion of SAT/AT to the post of SST(-IV PDS=16
the post of SST	General) Dr Cook I king with the
promotion of SAT/AI to the post of better	T GMS isgal Kandia SST (Gen.)
4. Promotion of Sparry I GHS Madan Kolai	CINIO 109
Muhammad Yahya GHS Madail Rolai	CST (Gen.)
1 SAT GMS Mahreen	GMS Dilkandoo SST (Con)
GIVIS IVIATION	Louis Chakai SST Gen.
	GHSS Chakai SST U
Gul Rehman GHS Chair	GMS Chairae Shbikhel SST (
GHS Kuz Paro	Gen:)
Insali di riaq	
1:0:000	The state of the s

Frems and conditions:

- Charge report should be submitted to all concerned.

 The would be on probation for a period of one year extendable for another one year.
- They will be governed by such rules and regulations as may be issued from time to time by they
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed to time.
- They will give an under taking to be recorded in their service book to the effect that if any over payment is made to him in light this order will be recovered and if he is wrongly promoted he will be
- They will be governed by such rules and regulations as may be issued from time to time by the Govi

ation Officer.

Their posting will be made on school based, they will have to serve at the place of posting, and their services are not transferable to any other station.

Deputy District Education Officer (M) Local Office and all DDOs of Higher Secondary/High Schools

is directed to check their all documents before handing overcharge if any consequence made later on all DDOs will be held responsible.

> District Education Officer (Male)Kohistan

Copy forwarded for the:

PS to Secretary Elementary & Secondary Education KPK Peshawar.

PA to Director Elementary and Secondary Education Khybar Pakhtunkhwa Peshawar.

District Accounts Officer Kohistan.

Deputy District Education Officer (M) Kohistan.

Sub Divisional Education Officer (M) Kohistan.

All DDOs Higher Secondary School/High Schools in Kohistan District All Officers concerned. ENDST, No. 13358-13455 /Estl: Promotion of SST DEO/ (M) KH Dated

District Equaction Officer (Mare)Kohistan

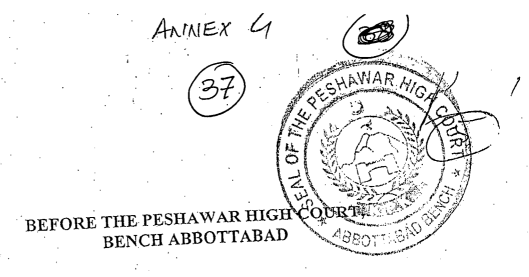
9ps Mankhpa. Bonkad THEY Modern PSHT 9105-8 · best sto sno Wite Bramunds thanks. the 1237 (G)we som stomand it was the prompt Your honor is neguested that betsenten is renad mon asu smor your, behyded, my norme was for. Few from the seminary list for end sir, when the sentioning offs for the out in betomery so to total so were to be hard on the time of the time the time the time that it is attached in the time. to me in the Ust Mr. Abdul Rehmon, was not included in the pramotion, rollier most Jumo Desued the orders of promotion, whorin a was Edu vide Endst Ni 3431-35 paled 28-10-2014 Uniportunately, The Director Edementary and secondary . betunner ga et notised get etergy Senionly list for promotion to the posts.

of 521 (G) propored in which govers in the sering in education Depends. Since 1992. that I am working as (17424) on hove been ranal rues loogyse bre teauper at god C. 12/2/ (12) Tegent months between the SST(G) Secretary to Govt of 1thy bor porthern 1thoma.

Elementory and scondary Belletion, perhause.

Telementory and scondary Belletion, perhause. J X3MVY

Lower Ko histon.



W.P No. 559-A of 2016

(1) Fazal Qadeem son of Haji Jaffar (P.S.H.T) Government Primary School Manzakhpa/ Bankad (2) Fazal Mehmood son of Umer Daraz (P.S.H.T) Government Primary School village Bankad (3) Umer Dad son of Balai (P.S.H.T) Government Primary School Soya Ranolia, Tehsil Pattan District KohistanPetitioners

VERSUS

Government of Khyber Pakhtunkhwa through 1. and Secondary Elementary Secretary Education, Peshawar.

Secondary Director Elementary and Education, Khyber Pakhtunkhwa Peshawar. District Education Officer (Male), Kohistan. Sub-Divisional Education Officer (Male)

Primary Kohistan. Respondents.

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 FOR A DECLARATION TO THE EFFECT THAT **PROMOTION** OF P.S.H.T TO S.S.T OF THE PETITIONERS BY RESPONDENTS ON THE GROUND OF HAVING B.A/B.SC. (THIRD DIVISION) ILLEGAL, UNCONSTITUTIONAL, UNLAWFUL, WITHOUT LAWFUL AND AGAINST THE JUDGMENT OF

Certified to be True EXAMINER d Under Se: 75 Evid Ordns

FILED TODAY

Additional Registrar " High Court

(38)

P. 2

THIS HONOURABLE COURT PASSED IN WRIT PETITION NO.58-B OF 2014.

PRAYER: -

On acceptance of the instant Writ Petition, the respondents be directed not to refuse promotion to the petitioners from P.S.H.T to S.S.T on ground of having B.A (Third Division) and they be promoted from the date 31.10.2014, if they are otherwise entitled for the same on the basis of seniority cum fitness or any other writ or order as may deem fit and appropriate in the circumstances also the case, may of issued/passed in favour of petitioners.

Certified to be True Copy

EXAMINER

Peshawar High Court And Bench

Authorized Under Se: 75 Eyid Ordns

Respectfully Sheweth!

1. That, the petitioners are having qualifications of B.A (Third Division)

/B.Ed from recognized institutions.

(Copies of educational testimonials are annexed as annexure "A").

2. That, the petitioner No.1 was

All appointed against the post of Primary

School Teacher vide appointment

order dated 11.05.1992 and he was

FILED TODAY

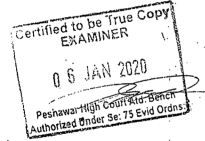
Additional denistrate Abbottabada Bench

promoted to the post of S.P.S.T BPS-14 and then against the post of P.S.H.T BPS-15 and the petitioner No.2 was appointed against the post of P.T.C vide appointment order dated 05.03.1996 and then promoted to the post of P.S.H.T BPS-15. Similarly, the petitioner No.3 was also appointment against the post of P.T.C vide appointment order dated 02.03.1987 and later on he was promoted to the post of P.S.H.T and since then, no promotion upward has been awarded to them on the ground of having B.A (Third Division).

(Copies of appointment orders and promotion orders of the petitioners are annexed as annexure "B", "C" & "D").

That, a seniority list of the upgradation of primary school teachers was prepared on 31.10.2014 and the petitioners were denied promotion from the post of P.S.H.T to S.S.T on the ground of having B.A (Third Division) and juniors to the petitioners were promoted.

(Copy of the seniority list is annexed as annexure "E").



TILED TODA

Remarke A

lanophna,

P 4

having no other adequate, efficacious and speedy remedy except to invoke the constitutional jurisdiction of this Honourable Court, inter alia, on the following grounds: -

GROUNDS

That, the petitioners are entitled for promotion from the post of P.S.H.T to S.S.T on the basis of seniority cum fitness and denial of the right of promotion on the ground of having Third Division is illegal, unlawful and discriminatory.

That, the imposition of condition of B.A/B.Sc. (2nd Division) for the purpose of promotion to the post of S.S.T vide notification No.SO (PE)4-5/SSRC/meeting/2013 was called in question before this Honourable court in Writ Petition No.58-B of 2014 in which the condition of B.A/B.Sc. (2nd Division) for the purpose of promotion to the post of S.S.T was declared illegal and subsequently this Honourable Court in Writ Petition

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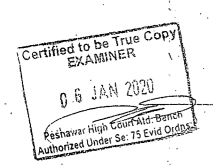
No.1041-A of 2015 followed the judgment referred above.

(Copy of the Judgment is annexed as annexure "F").

That, similarly placed teachers have already been promoted to the post of S.S.T and their promotion orders having B.A (Third Division) has not been withdrawn which is clear violation of article-25 of the Constitution of Islamic Republic of Pakistan, 1973.

That, as per basic criteria of promotion, the petitioners are entitled to be promoted for the post of P.S.H.T to S.S.T on the basis of seniority cum fitness and denial/refusal on the part of the respondents on the ground of B.A (Third Division) is illegal, illogical, unreasonable and having no substance.

That, the petitioners have been rendering services in the capacity of Primary School Teachers for more than 20 years and the denial of further promotion on the ground of B.A (Third Division) is unjust an unfair especially, when this condition



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has already been declared illegal and unjustified by this Honourable Court.

It is, therefore, most humbly prayed that on acceptance of the instant Writ Petition, the respondents be directed not to refuse promotion to the petitioners from P.S.H.T to S.S.T on the ground of having B.A (Third Division) and they be promoted from the date 31.10.2014, if they are otherwise entitled for the same on the basis of seniority cum fitness or any other writ or order as may deem fit and appropriate in the circumstances also case, may of the of favour issued/passed in petitioners.

Dated 06.06.2016

Fazal Qadeem etc.
...Petitioners

Through

ABDUL SABOOR KHAN Advocate High Court, Mansehra.

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Abbotrabad Bench

PESHAWAR HIGH COURT, ABBOTTABAD B

FORM OF ORDER SHEET

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Case No	************	of

Court o					
Case No					
Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)				
1	2.				
13.02.2017	W.P.No. 559-A/2016.				
	Present: Mr. Abdul Saboor Khan, Advocate, for the petitioners.				
	Mr. Rab Nawaz Khan, AAG, for the respondents. ***				
. :					
	IKRAMULLAH KHAN, J Through the instant constitutional				
	petition under Article 199 of the Constitution of Islamic				
	Republic of Pakistan, 1973 the petitioners have prayed as				
	under: -				
i •	"On acceptance of the instant writ petition, the				
!	respondents be directed not to refuse promotion				
The state of the s	to the petitioners from PSHT to SST on the				
DO True COPY	ground of having BA (third division) and they				
AMPRICA	be promoted from the date 31.10.2014, if they				
	are otherwise entitled for the same on the basis				
or Joh Conn	of seniority cum fitness or any other writ or				
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order as may deem fit and appropriate in the circumstances of the case, may also be issued / passed in favour of the petitioners."

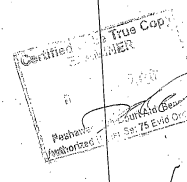
In essence, the petitioners namely, Fazal Qadeem, Fazal Mehmood and Umer Dad after having been appointed on different posts in the years 11.05.1992, 05.03.1996 and 02.03.1987 respectively in Education Department when

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the post of PST but they have been refused their promotions with the plea that they did their graduations in third division which is against the policy to accord such post while on the other hand juniors to the petitioners have been promoted to the post of PST, hence the instant petition.

- 3. Comments in this case were sought from the respondents, who accordingly submitted their parawise comments wherein they have raised the same plea that the petitioners, having did their Bachelor Degree in third division, cannot be promoted to the desired posts.
 - 4. Not only in a case titled "Muhammad Baqi Vs. The Government of Khyber Pakhtunkhwa through Secretary (Elementary & Secondary Education) Peshawar & 02 others" rendered in W.P.No. 1041-A/2015 on 05.04.2016 but also in another case decided by a Division Bench on 04.06.2015 this court has earlier declared the condition of having third division as null and void, which are still in the field and have not yet been challenged or set-aside by the Apex court, therefore, we deem it proper to allow the instant petition on the same analogy.
 - For the reasons mentioned herein above, this petition is accepted and the respondents are directed to promote the petitioners to the post of SST and not to refuse their due rights of promotion from PSHT to SST on the ground of having BA



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(third division), if they are otherwise entitled for the same on the basis of seniority-cum-fitness with immediate effect. 45

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Peshawar High Gourf Atd-Bench Authorized Under Se: 75 Evid Ordns

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BEFORE THE PESHAWAR HIGH COURT, BENCH ABBOTTABAD

W. P No. 1041 of 2015

VERSUS

The Government of Khyber Pakhtukhwa through Secretary (Elementary & Secondary Education), Peshawar.

2. Director Elementary & Secondary Education, Peshawar.

The District Education Officer (Male), KohistanRespondents.

WRIT PETITION UNDER ARTICLE 199 READ WITH ARTICLE 25 OF THE **ISLAMIC** CONSTITUTION OF REPUBLIC OF PAKISTAN, 1973 FOR DECLARATION TO THE EFFECT THAT THE ACT OF RESPONDENT 28.10.2014 DATED WAS WITHDRAWN VIDE IMPUGNED NOTIFICATION DATED 24.04.2015 ON OF HAVING THE GROUND QUALIFICATION OF B.SC. DIVISION) IS ILLEGAL, UNLAWFUL, WITHOUT LAWFUL AUTHORITY,

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Peshawai High Court

Authorized Under Seca75 Acts

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Judgment Sheet

IN THE PESHAWAR HIGH COURT, ABBOTTABAD BENCH . NUDICIAL DEPARTMENT

Writ Petition No. 1041-A/2015.

JUDGMENT

Date of hearing	5.4-1	<u> </u>	<u> </u>	
Petitioner Mala	mmad Bag	i ly me	. Alidul	Sahourk.
Respondents				Adocate

under Article 199 of the Islamic Republic of Pakistan, 1973 the petitioner seeks declaration to the effect that the act of respondent No.3 whereby the promotion notification dated 28.10.2014 was withdrawn vide impugned notification dated 24.04.2014 on the ground of having qualification of B.Sc (3rd division) is illegal and without lawful authority and against the judgment of this court passed in W.P.No. 58-B of 2014.

2. In essence, the petitioner was initially appointed as Certified Teacher and, as per entitlement, later on promoted to the post of Senior Certified Teacher (BPS-16) vide notification dated 28.10.2014 whereafter the petitioner assumed the charge of the said post on 30.10.2014 and after performing his duties to the satisfaction of his competent authority, on 24.04.2015 respondent No.3 has passed the impugned notification and, as

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such, the promotion order of the petitioner was withdrawn on the ground of having B.Sc in third division.

- 3. Comments were called from respondent No.3, who filed the same, averring therein that though petitioner was promoted to the post of SST vide notification dated 28.10.2014 by respondent No.2 but on scrutinizing his qualification documents, it was found that petitioner was not eligible for promotion to the post of SST being B.Sc third divisioner, hence, his promotion order was de-notified by the Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar and on the direction of Director the promotion order of the petitioner was withdrawn vide impugned notification dated 24.04.2015.
- 4. It has further been averred in the comments that promotion order of the petitioner was withdrawn on the ground of B.Sc third division and it was done in light of policy circulated vide Notification No.SO(PE)4-5 / SSRC / meeting / 2013 / teaching cadre dated 24.07.2014 according to which the method of recruitment of SST was specified with a first condition of at least second class BA / B.Sc from a recognized University on need basis with two relevant subjects alongwith second condition of MA Education or B.Ed from the recognized University. Further averred that it is the prerogative of the government to enhance, modify or alter the promotion

Peshawar yn Court
Abbottabad Bench

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criteria / policy for the civil servants and a civil servant is not supposed to be treated with a set of rules of his own choice.

- 5. In response to Para-6 of the petition, respondent No.3 averred in the comments that the judgment of this court was announced on 04.06.2015 whereas the withdrawal order of the petitioner was passed on 24.04.2015, prior to the announcement of the judgment.
 - 6. The main contention of learned counsel for the petitioner is that this court has already declared the condition of having third division as null and void in its judgment dated 04.06.2015 and the case of the petitioner is on better footing for the reason that in the referred judgment the petitioner had not been appointed but so far as the case of the petitioner is concerned, he was duly promoted rather received its benefits from 28.10.2014 to 24.04.2015 and thus, the impugned order is illegal, without lawful authority and jurisdiction.
 - 7. Admittedly, the petitioner was duly promoted to the post in question on 28.10.2014 after the departmental promotion committee evaluated his case / PERs.
 - 8. Now the question for determination before this court would be that when the petitioner actually performed his duties on the promoted post and that too for six long months, then how the respondent No.3 could withdraw the earlier promotion order only on the pretext of having B.Sc third division.

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Abbottabad Bench

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8. It appears from the record that a Division Bench of this had already declared the condition of having third division as null and void in its judgment dated 04.06.2015 which fact has also been affirmed by the respondent No.3 in his comments by stating that they were not aware of that judgment at the time of withdrawal of the impugned promotion of the petitioner and when the case of the present petitioner is at par with that of the petitioner therein, rather on better footing because the petitioner was not only promoted to the post in question but he performed his duties for six long months and received its benefits, the impugned notification passed by respondent No.3 is required to be set at naugh.

benefit is granted to a civil servant, cannot be taken back from him and, if so, very stringent strong reasons are required for the same, which are not available in the case in hand, moreso, when the promotion order of the similarly placed teachers having B.Sc third division have not been so far withdrawn which is clearly violation of Article 25 of the Constitution of Pakistan.

10. For the reasons mentioned above, this petition is accepted and the impugned notification dated 24.04.2015 issued by respondent No.3 whereby the promotion order of the petitioner was withdrawn is declared to be without lawful

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- They will be governed by such rules and regulations as may be issued from time to time by the
- Their services can be terminated at any time, in case their performance is found unsatisfactory Gout. during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- Charge report should be submitted to all concerned.
- Their Inter-Se-seniority on lower post will remain intact.
- They will give, an under taking to be recorded in their service book to the effect that if any over No TA/DA is allowed for joining his duty. payment is made to him in light this order will be recovered and if he/she is wrongly promoted
 - They will be governed by such rules and regulations as may be issued from time to time by the he/She will be reversed.
 - Before handing over charge once again their document may be checked if they have not the required relevant qulifications as per rules, they may not be handed over charge of the post. 10

(Muhammad Rafiq Khattak)

Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

/ File No.2/Promotion SST B-16: Dated Peshawar the /6/11/2017. Copy forwarded for information and necessary action to the:

- 1. Additional Registrar Peshawar High Court, Abbottabad Bench.
- 2. District Education Officer (M) Kohistan.
- 3. District Accounts Officer Kohistan.
- 5. PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SE Department. 4. Officials Concerned.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 7. M/File

f. Director (Estab Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

Mr. Justice Ijaz ul Ahsan

Mr. Justice Munib Akhtar

Mr. Justice Sayyed Mazahar Ali Akbar Naqvi

CIVIL APPEAL NO.2039 OF 2019 AND CIVIL PETITIONS NO.91-

(Against the judgments dated 13.02,2017/04.06.2015/08.12.2015 Abbottabad/Peshawar High Court, Bannu Bench, Bannu passed in Writ Petitions No.559-A/2016, 58-B/2014 and 87-B/2014)

Government of KPK through Secretary (E & S) Education, Peshawar etc.

...Appellant(s)/Petitioner(s) (In all cases)

Versus

In C.A.2039/2019 In C.P.91-P/2016 Fazal Qadeem etc. Waris Khan Yasmin

In C.P.92-P/2016 ...Respondent(s)

For the Appellant(s)/ Petitioner(s):

Mr. Zahid Yousaf Qureshi, Addl.A.G.

Mr. Sharafat Khan, DDEO

Mr. Muhammad Idrees, Litigation

Officer

Mr. Ashraf Ullah Khan, Legal Officer

(In all cases)

For Respondent No.1 & 2:

Mr. Misbah Ullah Khan, ASC

(In C.A.2039/2019)

For Respondent No.2:

Nemo

(In C.A.2039/2019)

For the Respondent(s):

Not represented

(In C.Ps.91-P & 92-P/2016)

Date of Hearing:

06.04.2022

ORDER

Ijaz ul Ahsan, J.- Civil Appeal No.2039/2019 by leave of the Court arises out of a judgment of the Peshawar High Court dated 13.02.2017. Through the impugned judgment, the learned High Court by relying on two other judgments of the same High Court rendered in Writ Petition No.1041-A/2015 and a Division

Senier Court Associate Supreme Court of Pakistan Islamabad



Bench judgment dated 04.06.2015 has directed the appellants to promote the respondents to the post of SST and not to refuse their due right of promotion from PSHT to SST on the ground of having passed their BA examination in the 3rd division.

- At the very outset, we have asked the learned counsel for the respondents as to how the petitions were maintainable 2. before the learned High Court in view of the fact that admittedly the respondents are civil servants and the stance taken by the appellants that the respondents are not qualified for such promotion. The learned High Court has erroneously proceeded on the premise that the matter relates to fitness of the respondents and, therefore, the Tribunal lacked jurisdiction to adjudicate the matter. We are unfortunately unable to agree with the said view. It is clear and obvious to us that lack of qualification does not have any nexus to fitness for promotion. Consequently the matter being of qualification or lack thereof relates to terms and conditions of service fell within the purview of jurisdiction of the Federal Service Tribunal and the bar on the jurisdiction on the High Court in terms of Article 212 of the Constitution of Islamic Republic of Pakistan was fully attracted.
 - 3. In this view of the matter, the judgment of the learned High Court is unsustainable. It is accordingly set aside. The appeal is accordingly allowed.
 - We note that Civil Petition No.92-P/2016 has been filed against a judgment of the Peshawar High Court dated 08.12.2015 in Writ Petition No.87-B/2014 titled "Mst. Yasmin Vs. Government of Khyber Pakhtunkhwa etc." and Civil Petition No.91-P/2016 against a judgment of the Peshawar High Court dated 04.06.2015 in Writ Petition No.58-B/2014 titled "Waris Khan Vs. Government of Khyber Pakhtunkhwa and 05 others". We have also been informed that the judgment in the case titled "Muhammad Baqi Vs. Government of Khyber Pakhtunkhwa through Secretary (Elementary & Government of Khyber Pakhtunkhwa through Secretary (Elementary &

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Senior Court Associate Supreme Court of Pakistan Islamabad Secondary Education), Peshawar and 02 others" which has been relied upon by the Peshawar High Court in the impugned judgment was challenged before this Court but was dismissed on account of limitation and was not decided on merits.

Civil Petitions No.91-P and 92-P/2016 have beyond the period of limitation. The applications for condonation of delay (C.M.As.No.149-P and 151-P/2016) do not disclose any sufficient cause that may constitute basis within contemplation of the Limitation Act, 1908 for condonation of delay. Consequently, the applications for condonation of delay are dismissed. The petitions are dismissed as barred by time. It is, however, clarified that the judgment dated 08.12.2015 rendered in Writ Petition No.87-B/2014 titled "Mst. Yasmin Vs. Government of Khyber Pakhtunkhwa etc.", judgment dated 04.06.2015 rendered in Writ Petition No.58-B/2014 titled "Waris Khan Vs. Govt. of Khyber Pakhtunkhwa and 05 others" and the judgment dated 05.04.2016 rendered in Writ Petition No.1041-A/2015 titled "Muhammad Baqi .Vs. Government of Khyber Pakhtunkhwa through Secretary (Elementary & Secondary Education), Peshawar and 02 others" shall not be used as

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Serial No. 1331



PASS RESULT

M.A. Islamic Spedies Composite, Ist Annual Examination, 2020

Name of Candidate, Faral Oadesta Haii Jaffar

The candidate mentioned above is hereby informed that He / She has PASSED M.A Ist Annual Examination, 2020

held in February, 2021, obtaining \$19 / 1000 marks and has been placed in Second division.

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V	Arabic Canguage & Literature	40				1	100	
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VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO:	OF 2022
Fozal Dadee:	(APPELLANT) (PLAINTIFF) (PETITIONER)
VERS	<u>SUS</u>
Edu	(RESPONDENT)(DEFENDANT)
I/We Fazal C	Dodeem
KHATTAK Advocate, Pesha compromise, withdraw or refemy/our Counsel/Advocate in without any liability for his definengage/appoint any other Advocate in I/we authorize the said Advocate receive on my/our behalf all subject to the said Advocate in the said Advocat	r to arbitration for me/us as the above noted matter, ault and with the authority to cate Counsel on my/our cost. ate to deposit, withdraw and ums and amounts payable or
Dated/2022	
	CLIENTS ACCEPTED
	NOOR MUHAMMAD KHATTAK
	UMER FAROOQ MOHMAND
	KAMRAN KHAN
	HAIDER ALI &
	KHANZAD GUL ADVOCATES

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESIIAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

	PESHAWAR.	V
No. Appeal No	656	of 20 22
the Say	Versus 12 252 W Respondent	No. 1. Poshawal.
Notice to: _ the \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	etary ERSE	= UPU Poshawal.
WHEREAS an appeal/petitic Province Service Tribunal Act, 19 the above case by the petitioner in hereby informed that the said ap *on	74, has been presented this Court and notice opeal/petition is fixed at 8.00 A.M. If you will erty to do so on the data in person or by authpower of Attorney. You fore the date of heari upon which you rely. The date fixed and in the source of the date and in the source of the date and in the source of the date fixed and in the source of the date fixed and in the source of the date fixed and in the source of the source	has been ordered to issue. You are for hearing before the Tribunal ish to urge anything against the te fixed, or any other day to which horised representative or by any are, therefore, required to file in ng 4 copies of written statement. Please also take notice that in the manner aforementioned, the
given to you by registered post. Y address. If you fail to furnish such address given in the appeal/petitio notice posted to this address by reg	You should inform the address your address on will be deemed to be gistered post will be de	contained in this notice which the your correct address, and further
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Given under my hand and t	the seal of this Court,	at Peshawar this
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. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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

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the Secry FRIE RIM Respondent	
Respondent No	
Notice to: - the Divertor EDSE KPU Perhawa	y .
WHEREAS an appeal/petition under the provision of the Khyber Pa Province Service Tribunal Act, 1974, has been presented/registered for considered the above case by the petitioner in this Court and notice has been ordered to is thereby informed that the said appeal/petition is fixed for hearing before the number of the said appeal and the said appeal appeal and the said appeal appeal appeal and the said appeal appeal appeal and the said appeal appeal appeal appeal appeal and the said appeal ap	deration, in suc. You are ne Tribunal against the lay to which e or by any red to file in a statement lice that in tioned, the
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1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

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