12.12.2016

Since 12<sup>th</sup> December, 2016 has been declared as a public holiday an account of 12<sup>th</sup> Rabi-ul-awal. Case is adjourned to 17.04.2017 before D.B.

(Muhammad Annin Khan Kundi)

hairman

Member

#### 17.04.2017

04.08.2017

Counsel for the appellant present. Mr. Hameed-Ur-Rahman, AD (Litigation) alongwith Mr. Muhammad Adeel Butt, Additional AG for the respondents also present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 04.08.2017 before D.B.

(Ahmad Hassan)

Member Counsel for the appellant and Addl. AG for the respondents present. The learned counsel for the appellant stated at the bar that a number of cases involving similar issue have been dismissed on merit by this Tribunal and in view of the said judgment, the appellant do not want to press this appeal any further and requested that the same may be dismissed as withdrawn.

In view of the above, the appeal is dismissed as withdrawn. File be consigned to the record room.

/lember UNCED 04.08.2017

vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to 11.2.2014.

11-2-14

09.12.13

READER Vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to 30 - 4 - 14.

30-4-14

Vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to  $\underline{23.6-14}$ .

23-6-14

Vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to  $\frac{15-10-14}{1}$ .

15-10-14

Vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to 23 - 12 - 14.

READER

READER

READER

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23-12-14

Vide order sheet dated 09.12.2013 in connected appeal No. 02/2013, this appeal is adjourned to 10 - 3 - 15.

#### READER

Vide order sheet dated 09.12.2013 in connected appeal No . 02/2013, this appeal is adjourned to \_\_\_\_\_\_.

READER

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Appendate. 51/2013. Mn. Mazin Gal.

29.08.2013

172

Counsel for the appellant present and heard on preliminary. Contended that the appellant has not been treated in accordance with the law/rules. He further contended that similar nature of cases have already been admitted to regular hearing. In this respect he referred to one in service appeal No.1322/12 titled Ikramullah vs Govt which has been fixed for hearing before the Hon'ble Final Bench-II on 10.10.2013. On the same analogy the instant appeal also admitted for regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents. Case adjourned to 09.12.2013 for submission of written reply before Final Bench-II.

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Munshi to counsel for the appellant present and requested for adjournment. Case adjourned to 3.7.2013 for

Clerki to counsel for the appellant present. In pursuance of

the Khyber Pakhtunkhwa Service Tribunals (Amendment)

preliminary hearing.

11.14

mber.

03.07.2013

Ordinance 2013, (Khyber Pakhtunkhwa ord. II of 2013), the case is adjourned on note Reader for proceedings as before on 29.08.2013.

Reader

march All · GARANCE 26.3.2013 Application for adjournment has been 3. moved by the learned Counsel for the appellant in the connected appeals. To come up for preliminary hearing alongwith connected appeals on 9.5.2013. Chairman

# Form-A

# FORM OF ORDER SHEET

Court of \_\_\_\_\_

:

51/2013 Case No.\_\_\_ Date of order S.No. Order or other proceedings with signature of judge or Magistrate proceedings · <sup>,</sup> 1 2 3 07/01/2013 The appeal of Mr. Wazir Gul presented today by Mr. Ghulam Nabi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for preliminary hearing. -21012 This case is entrusted to Primary Bench for preliminary M hearing to be put up there on 26 - 3 - 2013HAIN

BEFORE THE SERVICE TRIBUNAL K.P.K., PESHAWAR

Service Appeal No. <u>5</u>/2013

# Wazir Gul PST/GPS Kas Koroona Qaldara

District Malakand

.....Appellant

Govt. of K.P.K., through Secretary Schools & Literacy Department, Peshawar & others......Respondents

<u>Versus</u>

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S.No.	Description of Documents	Annexure	Pages
1.	Service Appeal		1-9
2.	Affidavit		10
3.	Application for Interim Relief alongwith Affidavit		11-13
3.	Copy of the Notification issued by the Government	'A'	15-18
4	Copy of the Notification dated 13.11.2012	'B'	15-30
5	Copies of the both the notifications	'C & 'C/'1	31-34

Through

Appellant

Ghulam Nabi Advocate, Peshawar.

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BEFORE THE SERVICE TRIBUNAL K.P.K., PESHAWAR

1 HAT BE NUT 2

Service Appeal No. \_( /2012

Wazir Gul PST/GPS Kas Koroona Qaldara

數 注意 一些

District Malakand

.....Appellant

#### Versus

- 1. Govt. of K.P.K., through Secretary Elementary & Secondary Education, Peshawar.
- 2. Secretary to Govt. of K.P.K., Finance Department, Civil Secretariat, Peshawar.
- 3. Secretary to Govt. of K.P.K., Establishment Department Civil Secretariat, Peshawar
  - Director Elementary & Secondary Education K.P.K., Peshawar

.....Respondents

4.

Appeal u/s 4 of NWFP Service Tribunal Act, 1974 to the effect that the newly inducted condition of FA/FSc for the promotion to BPS-14/15 of the PST Teachers may please be set-aside and the promotion may please be granted on seniority-cum-fitness basis purely.

#### Prayer in Appeal:

On acceptance of this appeal the condition of FA/FSc from the above noted notification for the promotion of the PST Teachers may please be removed and the promotion may please be granted on seniority-cum-fitness basis.

#### Respectfully Sheweth:

- 1. That the appellants are belonging to the Education Department, all serving on the posts as mentioned against their names in the heading of the appeal.
- That all the appellants have got at their credit on the above said post a long tenure of service extending over 20 to 40 years.
- 3. That previously the basic qualification for the appointment at the post of PST was fixed as Matric Certificate alongwith the PST Certificate from a recognized Institution and all the appellants were appointed on the above said posts having the said qualification as was the requirement at the time of the appointment of the appellants.
- 4. That the basic qualification for the post of PST was duly enhanced with basic qualification from Matric to

ŧ.

F.A./F.Sc in the year 2011 and many other colleagues of the appellants were then appointed on the same posts of PST having their qualification as F.A./F.Sc alongwith the PST Certificate.

That in the year 2007 a policy of upgradation was promulgated by the than Provincial Government, whereby the PTC, Teachers were upgraded from BPS-07 to BPS-12 on the basis of the length of the service. (Copy of the Notification issued by the Government is attached herewith as Annexure-'A').

- That again a similar summary was formulated at the initial stage by the Education Department that the PST Teachers will be upgraded to BPS-15 having 22 years service, whereas the teachers having 15 years service will be upgraded to BPS-14.
- That the above said policy was just as according to the justice and demand of the teachers community, however lateron the said policy was converted from time scale to the education scale, whereby the promotion policy for the PST Teachers was formulated as under:

"Primary School Head Teacher (PSHT) (BPS-15)

5.

7.

By promotion, on the basis of seniority-cum-fitness from amongst senior primary school teachers with at least

10 years service and having qualification prescribed for initial recruitment of primary school teacher.

Primary School Teacher

BPS-14

By promotion on the

basis of seniority-cumfitness' from amongst school teachers with at least 05 years service as such and having qualification prescribed for initial recruitment of primary school teachers.

- 8. That thereby all the fresh appointed F.A/PST have been given the BPS-12, whereas the holders of F.A. Certificate with 10 years length of service may be upgraded/promoted to BPS-15 and the PSTs with the F.A. qualification having 05 years service may be upgraded to BPS-14. (Copy of the Notification dated 13.11.2012 is attached herewith as Annexure-'B').
- 9. That the appellant alongwith his other hundreds of the colleagues having their services extending from 20 to 40 years have been totally ignored and have not been given any chance of upgradation/promotion throughout

their professional career inspite of having such a long spotless tenure of service.

5

10. That this attitude of the respondent department to give benefit to the PST teachers with the F.A./F.Sc qualification over the teachers with the Matric qualification has been formulated without any cogent/legal grounds but just to give benefit to the blue eyed teachers of the respondent department, whom have been appointed in their tenure.

- 11. That all the appellants are also equally entitled to be upgraded on the basis of his tenure of service and be given the same benefit as it has been given to the other PSTs teachers having the F.A. Certificates, as the higher qualification of F.A. can not by any means made the basis for giving any sort of above said benefit to the teachers.
- 12. That in this respect the appellants have also moved their representation to the concerned authorities, thereby explaining their grievance, however no response whatsoever has yet been received by the appellants till the filing of this Service Appeal.
- 13. That the appellants having got no other efficacious/adequate now approaches this Honourable Tribunal on the following grounds amongst the others.

<u>Grounds</u>

a)

b)

That act of the respondent department, thereby depriving the appellants from the above said benefit of upgradation is illegal unlawful without authority/jurisdiction, as well as being based on the malafide intentions of the respondent department is liable to be set-aside.

That since hundred and hundreds of the teachers have been treated in a discriminatory manner and have been deprived of the above said benefit mere on the ground that they are not having the qualification of FA/FSc is an act unjust and without any reasonable ground, as the basic qualification at the time of the appointment of the appellant was Matric with PST and the basic qualification at the time of the appointment of the benefited teachers were FA/FSc with PST, hence no privilege can be granted to the persons, whom have been appointed on the prescribed qualification.

c)

That the appellants have been serving on the above said since long, whereas the minimum tenure of the service amongst the appellant is 18 years and the maximum tenure amongst the appellant is extended to 40 years and since long all the appellants have been waiting for their turn

6

to be promoted/upgraded to some higher scale, however after having a tenure of such a long legitimate expectations the appellants have been treated unlawfully without any cogent/solid grounds.

d)

That it is very respectfully submitted it has never of cases the in that happened upgradation/promotion the factor of seniority should be abolished/ignored totally and the grounds of upgradation/promotion should be made mere educational qualification, whereas the upgradation/promotion has always been made on the basis of seniority-cum-fitness and have never at the basis of higher qualification whatsoever it may be. Furthermore still it is not the higher qualification for the teachers whom have been going thorough get benefit for the above said notification, but with the passage of time as the basic qualification has been raised, hence they have been appointed on the basis of F.A./F.Sc Certificate, which said factor cannot be made a ground for their upgradation to BPS-14/15.

e)

That the said act of the respondent department is not merely illegal as well as unlawful, but is also against the very clear Articles of Constitution of Islamic Republic of Pakistan as engraved in the basic rights of said constitution.

That the appellant has got every right to be treated equally with his other colleagues and closing all the ways of upgradation/promotion for the appellant is against all the norms of justice as it has been done in the above mentioned notification dated 13.11.2012.

f)

**q**)

That it will be pertinent to bring into the notice of this Honourable Tribunal that the above said benefit has also been extended to the Clerk's community, whereby the clerk's even with the Matric Certificate have been upgraded from BPS-09 to BPS-16 and similarly according to other notification dated  $24^{th}$  April, 2012 the Federal Government has been pleased to upgrade the PST Teachers from BPS-09 to BPS-14 including the Matriculate Teachers. (Copies of the above said both the notifications are attached herewith as Annexure-'C' & 'C/'1).

It is, therefore, prayed that on acceptance of this Service Appeal the respondents may please be directed to set-aside the term of

"having qualification prescribed for initial recruitment of primary school teachers" and the appellants may please be considered equally for the above said promotion/upgradation with the other colleagues, whom have been appointed on F.A./F.Sc basis and the above said conditions being illegal unlawful, unconstitutional and discriminatory may please be deleted from the conditions of promotion of the PST teachers to the BPS-14/15.

Any other remedy to which appellant is found entitled, in the peculiar circumstance of the case may also

be granted.

Weign Appellant

Through

And

Ghúlam Nabi Advocate, Peshawar

BEFORE THE SERVICE TRIBUNAL K.P.K., PESHAWAR

Service Appeal No. \_\_\_\_/2012

# Wazir Gul PST/GPS Kas Koroona Qaldara

District Malakand

### <u>Versus</u>

Govt. of K.P.K., through Secretary Schools & Literacy Department, Peshawar & others......Respondents

# AFFIDAVIT

I, Ghulam Nabi Advocate, Peshawar as per instructions of my client do hereby solemnly affirm and declare on oath that contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Honourable Tribunal.



Deponent

.....Appellant



### BEFORE THE SERVICE TRIBUNAL K.P.K., PESHAWAR

C.M.No.\_\_\_

In

\_/2012

Service Appeal No.\_\_\_\_/2012

# Wazir Gul PST/GPS Kas Koroona Qaldara

District Malakand

.....Appellant

#### <u>Versus</u>

> Application for temporary injunction to the effect that respondent may kindly be restrained from taking any action for the promotion of PSTs to BPS-14/15 as according to the procedure mentioned in the impugned rules/notification dated 13.11.2012

#### Respectfully Sheweth:

- That the appellant has filed the above titled service appeal before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2. That respondent vide notification dated 13.11.2012 with regard to the fresh education policy has promulgated a new method of promotion which has violated the

promotion right of thousands of teachers including the appellant

12

- That the applicant/appellant has very prima facie cause of action and is very hopeful for its ultimate success of his appeal.
- 4. That all the three ingredients i.e. prima facie case, balance of convenience and irreparable loss as per spirit of the rule for granting injunction is in favour of the applicant/appellant are present in the said appeal.
- 5. That in case the injunction as prayed for above is denied, the applicant/appellant will suffer with irreparable loss as the impugned vacancies will be fill up and there would be no chance for appellant accommodation. Therefore, it is in the interest of justice to stay further proceedings on the impugned notification till the final decision of this Honourable Tribunal.

That there is no legal bar in granting the injunction as prayed for above.

6.

7.

That the facts and grounds taken in the memo of appeal may kindly be considered as part and parcel of the instant application. It is, therefore, humbly prayed that in the light of the above said submissions this Honourable Tribunal may please be kind enough to restrained the concerned respondents from taking any action in promoting the PSTs teachers on the basis of the above noted notification, thereby depriving the appellants from the right of promotion.

Wegin

Appellant

Through

- Cont Ghulam Nabi Advocate, Peshawar

### AFFIDAVIT

I, Ghulam Nabi Advocate, Peshawar as per instructions of my client do hereby solemnly affirm and declare on oath that contents of the above application are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Honourable Tribunal.



Sela

Deponent



Better Copy

Government of NWFP Finance Department No: SO (FR) 10-22(B)/2005 Dated: 01.10.2007

] 4

The Secretary to Govt. of NWFP, Schools & Literacy Department.

Subject:

Sir,

То

UPGRDATION OF VARIOUS POSTS OF TEACHING/ CAREER STRUCTURE IN SCHOOLS AND LITERACY DEPARTMENT GOVERNMENT OF NWFP.

I am directed to refer to your letter No. SO(G)104/2007 dated 01.10.2007 on the subject noted above and to inform that the Chief Minster NWFP has been pleased to upgraded various posts of teachers in Schools and Literacy Department NWFP as per details given below in respect of those incumbents mentioned against each with immediate effect.

۲	S.No	Designation/ existing	Qualification	Revised
		Pay Scale	· ·	Pay Scale
,	1	Primary School Teacher PST BPS-09	F.A / FSc at lest 2 <sup>nd</sup> Division with PTC/ Diploma in Education	09
-	2	PST with requisite experience renamed as Head Teacher/ head Mistress of Rpmary School BPS-07	On the basis of 10 years service experience as Primary School Teacher in BPS-09	12
-	3	C.T BPS-09	B.A. BSc at least 2 <sup>nd</sup> Division with Diploma in Education/CT	15
	4	AWICT Technical Industrial Arts/ Home Economics BPS-09	B.A/ BSc at lest 2 <sup>nd</sup> Division with Diploma in Education/ Certificate from Directorate of Curriclum and Teachers Education NWFP Abbottabad in Agro Tech/ Indsutrial Arts Home Economics.	15
	5	D.M BPS-09	B.A/ B.Sc at least 2 <sup>nd</sup> Division with Drawing Master Course.	15
	6.	PET BPS-09	B.A/ BSC at least 2 <sup>nd</sup> Division with JDPE.	15

· · [····	Qari/Qaria BPS-07	Hafiz-c-quran with SSC at lest 2 <sup>nd</sup> Division and Sand in Qirat.	12
. <b>b</b> .	requisite experience rename Sr. SST/Sr. SST Teacher/Sr. SST Agri BPS-16	Education equivalent qualification	14
9.	DPE BPS-16	M.Sc at least 2 <sup>nd</sup> division in (HPE)	17

The promotion/direct Promotion against the upgraded posts shall be made as per laid down procedure and in accordance with the Service Rules to be framed pursuant to the relevant provisions of NWFP Civil Servants (appointments, Promotion and Transfer) 1989 read with the NWFP Civil Servants Act, 1973 in the light of the meeting held on 26.09.2007 of the committee constituted vide Schools & Literacy Department Notification No. SO(G)S&L/1-4/2007 dated 01.08.2007.

Audit copy may please be prepared and sent to the Department for authentication/signature.

Section Officer (FR)

Endst of even No. & date.

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. 6.

Copy for information & necessary action to:-

Accountant General NWFP.

2. Director Schools & Literacy NWFP, Peshawar.

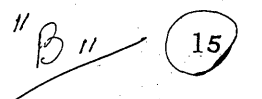
3. Director of Education FATA NWFP, Peshawar.

PSO to Chief Minister NWFP.

PSO to Chief Secretary NWFP.

PS to Secretary Finance Department NWFP. All District/agency Accounts Officers in NWFP.

court Pak.



# GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

# NOTIFICATION

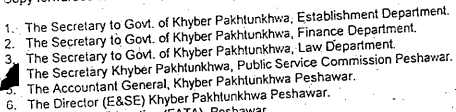
# Peshawar, dated the November 13,2012.

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadret- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civ Servants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications issued in this behalf, the Elementary and Secondar Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment qualification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix and the schedule therewith.

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

Endst. No. & Date as above.

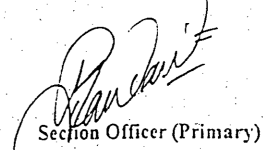
Copy forwarded to:-



7. The Director Education (FATA), Peshawar.



sctor Curriculum & Teachers Education Abbottabad.
sctor (PITE) Khyber Pakhtunkhwa Peshawar.
sctor ESRU, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
buty Director Database(EMIS) E&SE Department.
ict Coordination Officers in Khyber Pakhtunkhwa.
cutive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa.
rict Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA.
sovernor, Khyber Pakhtunkhwa.
thief Minister, Khyber Pakhtunkhwa.
thief Secretary, Khyber Pakhtunkhwa.
inister E&SE Khyber Pakhtunkhwa Peshawar.
ecretary E&SE Department.
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enclature of the post. 2.	Minimum qualification and experience for initial appointment or by transfer. 3.	Age limit. 4.	Method of recruitment,
Secondary School Teacher BPS 16).	<ul> <li>(i) Second class Bachelor's Degree with two subjects as Chemistry, Botany. Zoology, Physics, Mathematics, Statistics Humanities and other equivalent groups from a recognized University; or</li> <li>(ii) M.A in Education or Bachelor's Degree in Education of Bachelor's Degree in Education.</li> </ul>	18 to 35 years.	<ul> <li>(a) Fifty percent by promotion on the basis of seniority-cum-fitness, in the following manner:</li> <li>(i) forty per cent from amongst the Certified Teachers (General), Certified Teachers (Agriculture), Certified Teachers (Industrial Arts)</li> </ul>
	Education, from a recognized University.		<ul> <li>and Certified Teachers (Home Economics) with at least five years service as such and having qualification mentioned in column No. 3;</li> <li>(ii) four per cent from amongst the Drawing Masters with at least five years service as such and having qualification mentioned in column No.3;</li> </ul>
			<ul> <li>(iii) four per cent from amongst the Physical Education Teachers with at least five years service as such and having qualification mentioned in column No. 3;</li> </ul>

(iv) one per cent from amongst the Instructional Material Specialists, with atleast five years service as such and having qualification mentioned in column No. 3; and         (v) one per cent from amongst the Arabic Teacher (SAT) (BPS-16)         Sew (or Arabic Teacher (SAT) (BPS-16)         Sew (or Theology Teacher STI) (B-16).         By promotion, on the basis of seniority-cum- fitness, from amongst Theology Teacher, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.         Sew (or Theology Teacher STI) (B-16).         By promotion, on the basis of seniority-cum- fitness, from amongst Theology Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.         Sew (of Certified Teacher (S = T) ) (General) -16).       By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teacher (G = C1) (General).	به ر. د			18)	
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Sew 107 Arebic Teacher       (v) one per cent from amongst the Arebic Teachers with at least five years service as such and having qualification mentioned in Column No.3; and         (b) fifty per cent by initial recruitment.         By promotion, on the basis of seniority-cum-fitness, from amongst Arabic Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.         Sew 107 Theology Teacher       By promotion, on the basis of seniority-cum-fitness, from amongst Arabic Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.         Sew 107 Theology Teacher       By promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Theology Teacher.         Sew 105 Teerified Teacher       By promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers (General), with at least five years service as such and having qualification as prescribed for initial recruitment of Theology Teacher.	†				Instructional Material Specialists,
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	•	(SCI).			and having qualification as prescribed for initial





r Centified Teacher Jacobugarial Arts) 16).			-	By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Industrial Arts), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Industrial Arts).	
Sem ( Dr Certified Teacher Aguilture) BPS 16).	•			By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Agriculture), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Agriculture).	
Sem 10 Drawing Master BPS16).		· · · · · · · · · · · · · · · · · · ·	÷	By promotion on the basis of seniority-cum- fitness from amongst Drawing Masters, with at least five years service as such and having qualification as prescribed for initial recruitment of Drawing Master.	
Semíror Certified Teacher Home Economics) C TB P10).	- -		- - -	By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Home Economics), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Home Economics).	X
Semior Physical Education Teacher	,		,	By promotion, on the basis of seniority-cum- fitness, from amongst Physical Education Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Physical Education Teacher.	<b>\(                                    </b>



· · ·			By initial recruitment
Dic Teacher (AT)	(i) Second Class Secondary School Certificate,	20 to 35	by minar recruitment
g βS-15).	from a recognized Board with Shahdatul	years.	
<b>51</b>	Alamia Fil Uloomul Arabia wal Islamia from		· · ·
	a recognized Tanzimuatul Wafaqul Madaris:		
	or Darul Uloom Saidu Sharif Swat, Darul	•	
	Ulcom Charbagh Swat, Darul Uloom Chitral,		·
	Darul Uloom Darosh Chitral and any other		
	Government run Darul Uloom, as notified by		
·	the Government from time to time; or		
	(ii) Second Class Master's Degree in Arabic from		
	a recognized University.		(a) Seventy-five per cent by initial
Leology Teacher (TT)	(i) Second Class Secondary School Certificate,	20 to 35	
BPS-15).	from a recognized Board with Shahdatul	years.	recruitment; and
50	Alamia from a recognized Tanzimatul		(b) twenty-five per cent by promotion, on the
	Watagul Madaris or Darul Uloom Saidu	-	basis of seniority-cum-fitness, from
	Sharif Swat, Darul Uloom Charbagh Swat,		amongst the Senior Qaris, with at least
·	Darul Uloom Chitral, Darul Uloom Darosh		five years service and having
	Chitral and any other Government run Darul		qualification prescribed for initial
	Uleom, as notified by the Government from		recruitment of Theology Teacher:
	time to time; or		Note: In case of non availability of suitable
. :.			person for promotion, then by initial
	(ii) Second Class Master's Degree in Islamiyat		recruitment.
	from a recognized University.		
			By promotion, on the basis of seniority-cum
Control Qall			fitness, from amongst Qaris, with at least five
senior Qari 2ps -15).			years service as such and having qualification
•			prescribed for initial recruitment.
Total Tarahar	Bachelor's Degree or equivalent qualification from a	18 to 35	(a) Forty per cent by initial recruitment; and
es Wed Teacher	recognized University with Certified Teacher	years.	· · · · · · · · · · · · · · · · · · ·
er (BPS-15).	Treesenzed Oniversity that better		

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Physic	I Education   Bad	helor's Degree from a recogniz	ed University   18 to 35	1 (a) . Eichneiden
	cou	ne one year-junior-Diploma in Phys rse or Army equivalency or oth lification.	ical Education years. ier equivalent	(b) twenty per cent by promotion, on the basis of seniority-cum-fitness from
				amongst the Primary School Head Teachers with at least five years service and having oual fication prescribed for
				Initial recruitment of Physical Education Teacher:
				Provided that if no suitable candidate is available for promotion then on the basis of seniority-cum-fitness,
÷.	•			Trom amongst Senior Primary School Teachers with at least five years service and having qualification prescribed for
				initial recruitment of Physical Education Teacher.
	W PST			Note: In case of non-availability of suitable candidate for promotion, then by initial recruitment.
for	School Head (PSHT) ;).	-	-	By promotion, on the basis of seniority-cum- fitness, from amongst Senior Primary School Teachers with at least ten years service and
, , ,	fimary School	:	$\langle \cdot \rangle$	having qualification prescribed for initial recruitment of Primary School Teacher.

(C) (

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<u>ب</u>	چ . د	26	· · · · · · · · · · · · · · · · · · ·		
			ور آبا ا		
				with at least five years service as suc having qualification prescribed for recruitment of Primary School Teacher.	ده -
21.	Primary School Teacher (BPS-12).	(i) Intermediate or equivalent qualification, from a recognized Board with Primary School Teacher Certificate/ Diploma in Education from a recognized Institute; or	Vearc		
		<ul> <li>(ii) Secondary School Certificate, from a recognized Board in second Division with two years Associate Degree in Education from a recognized University.</li> </ul>			
	Qari (BPS=12)	Intermediate with Hifz-e-Quran and Qirat Sanad from a recognized Institution.	<u>18 to 35</u> years.	By_initial recruitment.	
			· · · · · · · · · · · · · · · · · · ·		
			<u> </u>		

#### SCHEDULE

Selection criterion and other conditions for direct recruitment against the below mentioned posts shall be as under-

#### Educational Qualification Total Marks: 100 SSC Marks obtained X 20 / total marks = HSSC Marks obtained N 2011 total marks = BA/BSc M.A.Arabic / Shahdatul Alamia Fil Uloomul Arabia wal Islamia from a recognized Tanzimuarul Wafagul Madaris Other MA/MSc/M.Ed / MA Edu Marks obtained X 207 total marks = Marks obtained X 20 / total marks = Marks obtained X 15 / total marks = MPhil/PhD Marks = 05

#### Theology Teacher

alegory of Qualification	Total Marks 100
SC	Total Marks 100
SSC	Marks obtained X 20 / total marks =
VBSc	Marks obtained X 20/ total marks =
NMScM. Ed I MA Edu	Marks obtained X 201 total marks =
A Islamiat / Shahdowl 4	Marks obtained X 20/ total marks =
amia from a recognized Tarzimuarul Wafagul Madaris Phil/PhD	Marks obtained X 15/ total marks =

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Certified Teacher (General, Industrial Arts, Agriculture, Home Economics)

Marks = 05

<u>.</u>....

<u>Qari/Qaria</u>

		••;	
Category of Qualification	Total Marks 100		
SSC			·
ಕ	Marks obtained X 20 / total marks =		
Qirt Sanad from a recognized	C		
Institution.	Marks obtained X 20 / total marks =		
HSSC	Marks obtained X 20 / total marks =		
BA#BSc		_	
	Marks obtained X29, total marks =		
MA/MSC/ M.Ed / MA Edu	Marks obtained X 15 / total marks =		
MPhiUPhD	Marks = 05		

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	Category of Qualification	Total Marks 100 For Humanities group at			
	SSC	Intermediate/Graduation-Level	For-Candidate of Science group		
-		Marks obtained X 20 / total marks =			
:	HSSC	Marks obtained X 20 / 101al marks =	5 Extra marks for FSc. 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total score obtained by a candidate during his selection		
		raty no ourumen A' Lur Iolal' marks =			
L	CT Certificate/ Diploma in Education	Marks obtained X 20 / total-marks =			
- H	MA/MSc/ <u>M.Ed</u> / MA_Edu MPhil/PhD	Marks obtained X-15/10101 marks =			

- -----

		For Candidate of Science group
Category of Qualification	Total Marks 100	
SSC	Marks obtained X 20 / 101al marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total
HSSC .	Marks obtained X 20 / 101al marks =	score obtained by a candidate during his selection
BA/BSc	Marks obtained X 20 / total marks =	
DM Certificate	Marks obtained X 20 / total marks ==	
MA/MSc/M.Ed / MA Edu	Marks obtained X 15 / total marks =	
MPLIVPhD	Marks = 05	
Physical Education Teacher		
Cotegory of Qualification	Tolal Marks 100	For Candidate of Science group
SSC	Marks obtained X 20 / 101al marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total
HSSC	Marks obtained X 207.total marks	score obtained by a condidate during his selection
BA/BSc	Marks obtained X 20 / total marks =	
	te Marks obtained X 20 / total marks =	<u> </u>
DPF. or Equivalent Certifico		
JDPF or Equivalent Certifica MAMSC/M Ed / MA Edu	Marks obtained X 15 / total marks =	

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Primary School Teacher

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Calegory of Qualification	Total Marks 100 For Humanities group at Intermediate Level	For Candidate of Science group 5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total	
SSC	Marks obtained X 20 / total marks =		
HSSC	Marks obtained X10/ total marks =	score obtained by a candidate during his selection	
BA/BSc	Marks obtained X 25/ total marks =		
PST Certificate/ Diploma in Education /ADE.	Marks obtained X 20 / total marks =		
MANNIS-MEd I MA Edu	hlarks obtained X 20 / total marks =		
MPhil/PhD	Maris = 05		

#### Other conditions:-

- 1. The concerned Appointing Authority will scrutinize and verify the documents and make the appointment as per prescribed rule and the will get the documents verified after the issuance of appointment orders within shortest possible time, not exceeding ninety (90) days.
- 2. The merit list prepared by the concerned appointing authority shall be displayed for ten days to receive the objections/appeals, if any, and shall issue the final merit list after making necessary corrections while addressing the observations/objections/appeals, followed by requisite appointment orders.
- 3. In case a document(s) is/are found fake/ forged/ bogus upon scrutiny/ verification, the service of the teacher concerned shall be terminated and the amount paid to him as salary shall be recovered from him and an FIR shall be lodged ogainst him on account of forgery/fraud under the relevant law.
- 4. Deni Asnad from recognized Tozeemat-ul-Wafaqul Madaris, Darul Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other Government run Darul Uloom, as notified by the Government from time to time will be acceptable for the purpose of appointment against the posts of Arabic Teachers or Theology Teachers, as the case may be.

NO. F. 1-1/2011/Upgredation (9-14)FDE Government of Pakistan Federal Directorate of education \*\*\*\*

Islamabad, the 24<sup>th</sup> April 2012

#### OFFICE ORDER

297 556

In continuation of Federal Directorate of Education's office order of even number dated 18.05.2011, consequent upon one time waiver in the conditions of qualification/experience granted by the Prime Minister wide U. O. No. 3759/PSPM/2012 dated 24.02.2012, as conveyed by the Capital Administration & Development Division wide No.F.4-23/2011-(Education) dated 23,04.2012 and on the recommendations of Departmental Promotion Committee meeting held on 24.04.2012, the following Matric Trained Teachers (BS-09) are promoted to the upgraded post of Elementary School Teacher (BS-14) w.c.f. 01.01.2011:

s.#	NAME	DATE OF BIRTH	INSTITUTION
i		01.02.1953	IMS (I-V) G-6.1/2, IBD.
	ZAINAB BIBI	01.02.1954	IMSG.G-6-7/4, IBD.
2	RUKHSANA JABEEN	01.07.1953	IMSG (I-X).DHOKE GANGAL
3	RIFFATRAANA		IMSG (I-X). DHOKE GANGAL
ý	KAUSAR PARVEEN	04.04.1954	IMS (I-V). HOON DHAMIAL
.5	ABIDA PARVEEN	22.10.1955	
6	FUKHRAJ BEGUM	01.07.1956	IMSG (I-X). DHOKE GANGAL
7	SAJIDA BIBI	05.02.1956	IMSG (I-X), G-9/1, IBD
8	GHULAM FIZA	30.03.1954 -	IMS (I-V) No.2, G-6/1
1.9	FARMIANDA MASOOD	13.05.1955	IMSG (I-V).HOON DITAMIAL
10	SAEEDA KHATOON	15.08.1953	IMSG (I-X), 1-10/4, IBD.
	GHULAM SAKINA	13.04.1954	IMSG (I-V).DHOKE HASHU (FA)
12	NAJMA UIBI	22.06.1953	IMSG (I-V) G-6/4, 113D
: 13	AMINA DEGUM	27,07,1953	IMS (I-V), KOT HATHIAL
14	KHURSHID AKHTAR	15.05.1952	IMS (I-V). PIND PARACHA
15	KAUSAR SULTANA	02.01.1956	EVIS (I-V).G-7. 3/1,1BD.
10	SURRAIYA BANO	02.06.1954	IMS (I-V), NO.51, G-10/2 IBD:
17	MASOODA AZIZ	06.06.1954	IMS (I-V). BOOKA BANGIAL
18	GULFOOZ AKHTAR	. 14.08.1953	IMS (I-V). UPPRA GHORA
19	GUL-E-NASREEN	04.12.1955	IMSG (I-X). SANG JANI (FA)
20	SHAMSHAD BEGUM	02.09.1954	IMSG (I-VIII),S. F-7.4, IBD.
21	PARVEEN AHTAR	01.08.1956	JMSG (I-VIII) No.49,I-10/1
22	RUKHSANA TANVEER	. 14.05.1953	IMSG (I-V). MOHRI MUGHAL (FA)
23	ZAHIDA PARVEEN	03.02.1957	IMSG (I-V). MOHRI MUGHAL (FA)
24	SHAGUFTA SHAHEEN	02.06.1955	IMSG (I-X). UNIVERSITY COLONY
25	NASIM AKHTAR	15.02.1954	IMS (I-V) No. 3, E-S
. 26	NAJMA YASMEEN	11.10.1935	IMS (I-V). NO.3, IBD.
27	RASHIDA YASMEEN	01.04.1955	IMS (I-V). G-7.1, IBD.
25	RUKHSANA TARIQ	03.09.1955	IMS (I-V).NO.49, I-10/1, IBD
29	SHAHIDA PARVEEN	01.01.1956	IMS (I-V). KOT HATHIAL (FA)
- 30	SYEDA NASREEN AKHTAR	20.03.1959	1MS (1-V).NO.40, 1-10/1
	SAMIA HANAN	16.12.1952	IMS (I-V).G-7. 3/1, IBD
32	SADIRA ASHFAQ KAZMI	19.12.1953	IMSG (I-X) PIND PARCUA (FA)
	TAMEN SECOM	15.02.1917	BAS (LV)-0-7.1.10D.
34	NASIM AKHTAR	05.01.1957	IMS (I-V).NO.49, IBD.
35	BUSHRA KHANUM	15.10.1952	IMS (I-V).G-6.1-2, IBD.
36	JOSPHUN YOUNIS	04,01,1955	1MS (1-V) No.7,G-7/3-3
. 37	AZMAT UN NISA	1610.1953	IMSG (I-V), DHALIALA (FA)
35	SAFIA SULTANA	10.05.1959	IMS (I-X). G-8.4, IBD.
39	MUNAZA GUL	20.05.1955	IMS (I-V). PYC SIHALA (FA)
41)	GHAZALA YASMEEN	15.04.1958	IMS (I-X), YOORPUR SHAHAN (FA)
41	RAZIA ZAMAN	16,12,1959	IMS (I-V) (7-7.2, IBD.
	RUKHSANA YASMEEN	02.05.1962	FIMS ULVING 36, IBD.
42	I KOKROADA I MOMECH		Principal

I.M. 3 for Girls (I-X) Syedan (F.A) Islamabad

	-a	L	1 1 1 1 C 8/1	ĺ
S 4 1	K BASHIR	24.2.1974	IMS (I-V), G-8/1 IMSG (I-X), NOORPUR SHAH.	]/
	7 NA KAUSAR	6.6.1975	IMSG (I-X), NOON ON ON	-)(
·. •		14.5.1985	1MS (1-V) G-6/2	コト
	MA BIBI	18.4.1984	1MS (I-V), G-11/1	-1
	SUMAIRA CHOHAN	28.12.1983	IMSG (I-X), Pungran	
, 	SADIA HAYAT	3.7.1979	IMSG (I-X), P.E. G-5	{
.18	AMTTAZ AKBA	03-07.1975	IMSG (I-X), PIND MALKAN	
( 589	GHULAM SUGHRA,	2.5.1986	IMSG (I-X), CHAKSHEHZAD	
590	RASHIDA PARVEEN	1,1.1981	IMSG (I-V), DHOK JERANI	
591	QUDSIA RAJAB TUNIO.	14.01.1984	IMSG (I-V) PIND BEGWAL	
592	TAPBRA JABEEN	14.01.1704	IMSG (I-X), BADAI QADIR	
1		13.8.1971	RAKHSH	
593	NAZIA NAKGIS	01:04.1974	IMSG (I-X) JAGIOT (FA)	-
59-	FARZANA NASRULLAH KHAN	17.04.1974	IMSG (I-V) Severa	
595	GHULAM FATIMA	14.10.1976	IMS (I-V) G-7/4	
596	UZMA KITAN	06.08.1985	IMSG (I-X) GAGRI	
597	MUSSARAT SHAHEEN	: 05.04.1982	IMSG (I-V) Kot Hatyal	{
598	ZAIB UN'NISA	04.04.1959	IMSG (I-V), MOHRIAN (FA)	
599	TASLEEM AKHTAR	18.03.1981	IMS (I-V) E-7/4	
600	ASMA ASHFAQ	12.07.1974	IMSG, Pind Pracha (FA)	
601		10.11.1975	IMSG (I-X) Dhoke Gangal	
. 602		02.03.1984	1MSG (I-X) Humak	
605	SHEEBA NAZ		IMSG (I-X) Humak	
604	FOZIA SIDDIQUE	• 01.01.1973	IMSG (I-V) Peija	
605		01.04.1976		
	- AWAN		IMSG (I-V) Peija	
606	STUMMENT OFFICE			

2. The teachers working on deputation to other Departments from FDE will be considered for promotion on joining their parent department i.e. FDE.

The seniority of EST (BS-14) will be determined as per Civil Servants (Seniority)

Rujes, 1993.

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This issues with the approval of Director General, FDH.

Dr. S. ed Tajannud-Tussain Shah) Director Schools (Female)

#### Distribution:

AGPR, Islamabad i. PS to Secretary, CA&DD ii. PA to Joint Educational Advisor, CA&DD iii. PS to DG, FDE iv · Director (A&C), FDE ν. All AEO's vi. All Heads of Institution vii. Teachers concerned viii. Personal Files ix.

( Riasat Ali ) Administrative Officer (Female)

?и́ncipal M. 3 for Girls (I-X) We Syedan (F.A) Islamabad

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### DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUN KHWA, PESHAWAR

### **Notification**

Consequent upon the approval of the departmental promotion committee  $\mathcal{O}_{-}/$ (DPC) meeting held on 07/08/2012, the following assistants/stenographers of Elementary & Secondary Education Department are hereby promoted/adjusted as regular superintendents/budget & Accounts Officers (B-16) in the interest of Public Service with immediate effect.

S/No	Name & Designation	From	Promoted as	Remarks
1	Almas Khan	Directorate E&SE,	Supdt: Estt:	Already Occupied
	Stenographer	Khyber Pakhtun Khwa	Directorate E&SE,	
			K/Pakhtun Kha	
2	Sher Malik	AEO Mohammad	Services Placed at the	disposal of DE
	Assistant		(FATA) Peshawar for further.	
3	Mohammad Ashiq	EDO (E&SE)	EDO (E&SE)	Against Vacant
	Assistant	Abbotta Abad	Batagraam	Supdt post B-16
4	Amanullah	EDO (E&SE) Tank	EDO (E&SE) Hangu	Against Vacant
	Assistant			Supdt post B-16
5	Mohammad Ilyas	EDO (E&SE) Haripur	EDO (E&SE)	Against Vacant
	Assistant		Kohistan	Supdt post B-16
6	Nauman Ud Din	RITE (F) Bannu	EDO (E&SE) Hangu	Against Vacant
	Assistant			Supdt post B-16
7	Altaf Hussein	EDO (E&SE)	EDO (E&SE)	Against Vacant
	Assistant	Abbotta Abad	Battagraam	Supdt post B-16
8	Muhammad Ismail	RITE (F) D.I. Khan	EDO (E&SE) Karak	Against Vacant
	Assistant	- (- )		Supdt post B-16
9	Ibrahim Assistant	EDO (E&SE)	DDO (F) Dir Upper	Against Vacant
·		Nowshera		Supdt post B-16
10	Abdul Tamim	Directorate (E&SE)	DDO (M) Buner	Against Vacant
	Assistant	Khyber Pakhun Khwa		Supdt post B-16
11	Saidul Israr	RITE (MO Thana)	EDO (E&SE) Swat	Against Vacant
	Assistant			Supdt post B-16
12	Khadim Shah	EDO (E&SE)	DDO (F) Timargara	Against Vacant
	Assistant	Charsadda		Supdt post B-16
13	Sanaullah	DDO (F) Swabi	EDO (E&SE) Swat.	Against Vacant
	Assistant			Supdt post B-16
·14	Habib Aslam	EDO (E&SE) Mardan	EDO (E&SE)	Against Vacant
	Assistant		Kohistan	Supdt post B-16
15	Rahim Khan	EDO (E&SE) Swat	EDO (E&SE) Swat	Against Vacant
	Assistant		· ·	Supdt post B-16
16	Jamshed Khan	EDO (E&SE) Swat	DDO (M) Timargara	Against Vacant
	·			Supdt post B-16

•				
17	Sheikh AmanUllah	EDO (E&SE) D.I Khan	EDO (E&SE)	Against Vacant
			D.I Khan	Supdt post B-16
18	Irshad Muhammad	EDO (E&SE) Swat	EDO (E&SE)	Against Vacant
			Dir Upper	Supdt post B-16
. 19	Abdul Wadood	EDO (E&SE)Chitral	EDO (E&SE) Chitral	Against Vacant
		· .	·	Supdt post B-16
20	Abdul Wadood	EDO (E&SE) Swat	EDO (E&SE) Karak	Against Vacant
			· .	Supdt post B-16
21	Zubair Muhammad	EDO (E&SE) Swat	EDO (E&SE)	Against Vacant
			Shangla	Supdt post B-16
22	Mukamil Khan	Directorate (E&SE)	DDO (M) Wari Dir	Against Vacant
		K/Pakhtun Khwa	· ·	Supdt post B-16
23	Shamsur Rahman	Directorate (E&SE)	EDO (E&SE) Kohat	Against Vacant
		K/Pakhtun Khwa		Supdt post B-16

Note

Charge report should be submitted to all concerned.

#### (Muhammad Rafiq Khattak) DIRECTO

Endst: No. 612.52/A.23/MS/Promoted/Adjuste/2012, detail Peshawar the 02/03/2012 copy of the above forwarded to the:

- 1. PS to Minister for Elementary & Secondary Education Department K/Pakhtun Khwa.
- 2. PS to Secretary Govt of Khyber Pakhtun Khwa Elementary & Secondary Education Department.
- 3. Director Curriculum & Teachers Education Khyber Pakhtun Khwa Abbatta Abad.
- 4. Director of Education (FATA) Peshawar.
- 5. Director Provincial Institute of Teachers Educ: Khyber Pakhtun Khwa Peshawar.
- 6. Accountant General Khyber Pakhtun Khwa Peshawar.
- 7. District Accounts Officers Concerned:
- 8. Agency Accounts Officers Concerned:
- 9. Executive District Officers (E&SE) Concerned.
- 10. Agency Education Officers Concerned.
- 11. Deputy District Officer (E&SE) Concerned.
- 12. Superintendents Concerned.

13. PA to Director Elementary & secondary Edu: Khyber Pakhtun Khwa Peshawar.

14. PA to Additional Director (Estt) & (Dey) local office.

15. Master file.

#### Deputy Directory (E&SE)

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 10, 20/2
 موزخه مقدم دعوى جرم باعث تحريراً نكبه مقدمه مندرجه عنوان بالامين اپن طرف سے واسطے پیروی وجواب دہی وکل کا روائی متعلقہ آن مقام المحر المسليح المراك السراك مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیاد ہوگا۔ نیز وکیل صاحب کوراضی نامہ کرنے وتقر رثالث وفیصلہ پر حلف دیتے جواب دہی اورا قبال دعویٰ اور بصورت ذگری کرنے اجراءاور وصولی چیک وروپیہ ارعرضی دعویٰ اور درخواست ہرشم کی تصدیق logn زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری کیطرفہ یا پل کی برامدگ اور منسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل یاجزوی کا روائی کے داسطے اور دکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے اوراس کاساختہ پرداختہ منظور وقبول ہوگا دوران مقدمہ میں جوخر چہ ہرجانہ التوائے مقدمہ کے سبب ہے دہوگا کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہوتو وکیل صاحب پابند ہوں گے۔ کہ پیرو**ی ن**رکورکریں۔لہذا دکالت نامہ کھے یا کہ سندر ہے۔ ·20/ 9 الرقوم Anfin in Shan, ris. کے لئے منظور ہے۔

چو*ک مشت*کری بیثا در شی نون: 2220193 Mob: 0345-9223239

17	Sheikh AmanUllah	EDO (E&SE) D.I Khan	EDO (E&SE)	Against Vacant Supdt post B-16
			D.I Khan	
18	Irshad Muhammad	EDO (E&SE) Swat	EDO (E&SE)	Against Vacant
		·	Dir Upper	Supdt post B-16
. 19	Abdul Wadood	EDO (E&SE)Chitral	EDO (E&SE) Chitral	Against Vacant
. 1,2	indui maare			Supdt post B-16
20	Abdul Wadood	EDO (E&SE) Swat	EDO (E&SE) Karak	Against Vacant
20	, todur in adood			Supdt post B-16
21	Zubair Muhammad	EDO (E&SE) Swat	EDO (E&SE)	Against Vacant
21			Shangla	Supdt post B-16
22	Mukamil Khan	Directorate (E&SE)	DDO (M) Wari Dir	Against Vacant
	1.	K/Pakhtun Khwa		Supdt post B-16
23	Shamsur Rahman	Directorate (E&SE)	EDO (E&SE) Kohat	Against Vacant
		K/Pakhtun Khwa		Supdt post B-16

Note

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1

Charge report should be submitted to all concerned.

(Muhammad Rafiq Khattak) DIRECTO Endst: No. 612.52/A.23/MS/Promoted/Adjuste/2012, detail Peshawar the 02/08/2012 copy of the above forwarded to the:

- 1. PS to Minister for Elementary & Secondary Education Department K/Pakhtun Khwa.
- 2. PS to Secretary Govt of Khyber Pakhtun Khwa Elementary & Secondary Education Department.
- 3. Director Curriculum & Teachers Education Khyber Pakhtun Khwa Abbatta Abad.
- 4. Director of Education (FATA) Peshawar.
- 5. Director Provincial Institute of Teachers Educ: Khyber Pakhtun Khwa Peshawar.
- 6. Accountant General Khyber Pakhtun Khwa Peshawar.
- 7. District Accounts Officers Concerned:
- 8. Agency Accounts Officers Concerned:
- 9. Executive District Officers (E&SE) Concerned.
- 10. Agency Education Officers Concerned.
- 11. Deputy District Officer (E&SE) Concerned.
- 12. Superintendents Concerned.
- 13. PA to Director Elementary & secondary Edu: Khyber Pakhtun Khwa Peshawar.

14. PA to Additional Director (Estf) & (Dey) local office.

15. Master file.

Deputy Directory (E&SE)

**بعدالت** سرمن موم ک . 2 منجاب 2 منجاب 2 بنام مرا 9 منام (1) موزخه . مقدم دعوكي جرم باعث محرير آنكه مقدمه مندرج عنوان بالامين اپني طرف سے واسطے پيروي وجواب دہي دکل کاروائي متعلقه آن مقام الم الم المي المرام المرام مقرركر کے اقرار کیاجاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیلا ہوگا۔ نیز وکیل صاحب کوراضی نامہ کرنے وتقر رثالث و فیصلہ پر حلف دیئے جواب دہی اورا قبال دعویٰ اور بصورت دگری کرنے اجراءاور دصولی چیک درو پیدار عرضی دعویٰ اور درخواست ہرتسم کی تصدیق Logn زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یاد گری کیطرفہ یا پیل کی برامدگ اور منسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجزوی کاروائی کے داسطے اوروکیل پامختار قانونی کواپنے ہمراہ پااپنے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے اوراس کاساخته پرداخته منظور وقبول موگا دوران مقدمه میں جوخرچه مرجانه التوائے مقدمہ کے سبب ، وہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہو یا حد سے باہر ہوتو وکیل صاحب پابند ہوں گے۔ کہ پیرو**ی ن**دکور کریں۔لہذا دکالت نامہ کھھدیا کہ سندر ہے۔ •<u>20/</u>? الرقوم Impn 14 211, ria کے لئے منظور ہے۔ عدانار ۱ چوك مشتكر ي بيثا درش نون: 2220193

Mob: 0345-9223239

#### GROUNDS.

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- A Incorrect and not admitted. The statement of the appellant is baseless, false and based on malafide motives, against the law, rules & policy on the subject in vogue, hence denied.
- B Incorrect and not admitted. How it can be justified that the appellant possessing only SSC,
   be treated on equal footing with other PST teachers having higher academic & professional qualification, and the same is against norms of natural justice and merit.
- C Incorrect & not admitted. No one has been treated discriminately. The statement of the appellant in this Para is baseless against the law & rules on the subject and against principle of justice. No civil servant has a legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/ uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32 years service, being connected/attached with teaching profession.
- D As replied in para above.
- E Incorrect & not admitted. The acts of the respondents are legal & lawful & in accordance with the constitution.
- F Incorrect & not admitted. The mention notification is in accordance with law & rules.
- G Incorrect & not admitted. Clerks & PST teachers are two different cadres having different jobs duties & responsibilities. Hence their rules, procedure of recruitment & qualification shall also be different. Hence denied.

In view of the above submission, it is requested that this Hon' able Tribunal may very graciously be pleased to dismiss the appeal with cost in favour of the respondent Department.

Sedretary Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa

000. Secretary

Govt: Of Khyber Pakhtunkhwa, (Finance) Department, Peshawar,

Director

Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Secretary

Govt: Of Khyber Pakhtunkhwa, Establishment Department, Peshawar,

any vested right in the policy.

FORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 57 /2013.

# INALIR GUL DST MALA KAND.

#### VERSUS

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others ------Respondents

..Appellant

#### PARAWISE COMMENTS ON & FOR BEHALF OF THE RESPONDENTS No: 1, 2, 3 & 4.

#### Respectfully Sheweth:-

The Respondents submit as under :-

#### Preliminary objections

- 1 The appellant has no cause of action/locus standi.
- 2 The instant appeal is badly time barred.
- 3 The appellant has concealed the material fact from this Hon! able Tribunal hence liable to be dismissed.
- 4 The appellant has not come to Hon! able Tribunal with clean hands.
- 5 The present appeal is liable to be dismissed for non joinder/mis-joinder for necessary parties.
- 6 The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing laws & rules.
- 8 The appellant is estopped by his own conduct to file in present appeal.
- 9 The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- 10 This Hon !able Tribunal has no jurisdiction to adjudicate the present appeal.
- 11 The appellant has not submitted any departmental appeal through proper channel and in accordance with Section -22 of Khyber Pakhtunkhwa Civil Servant Act 1973 and civil servant appeal rules 1986. Hence the present appeal is not tenable and liable to be dismissed.
- 12 That the rule 3(2) of Khyber Pakhtunkhwa Civil Servant (appointment, Promotion and Transfer) rules 1989, authorize the department to lay down the method of appointment, qualification and other conditions applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the appeal in hand is liable too be dismissed.
- 13 That it was observed by the Apex Court that it is exclusively with in the domain of the government to decide whether a particular qualification will be considered sufficient for promotion from a particular grade and it is also with in the domain of the government to change the above policy from time to time as no body can claim any vested right in the policy.

### <u>ON FACTS</u>

- This Para pertains to the service record of the appellant. While the appellant has not presented his appointment order and attested copy of service book, hence no comments.
- 2 As replied in Para above.
- 3 Incorrect & denied. The previous recruitment policy, rules & qualifications are amended by the government and enhance the qualification and standard for recruitment and promotions in order to maintain efficiency in service, in consultation with establishment and Finance Department, under the rules 3(2) of Khyber Pakhtunhwa Civil Servant (appointment, Promotion and transfer) rules 1989, on 13/11/2012 as annexure "B" of the appeal).
- The mentioned rules and qualification in this Para are applicable to those fresh candidates direct recruitment having the age 18-35 years and intends to enter in the E&SE Department as PST BPS-12. While the appellant has 32-years service.
- 5 Incorrect. The mentioned policy of 2007 is replaced by recruitment and promotion rules vide notification dated 13/11/2012 under the rules on the subject.
- 6 This Para pertains to record and with out my documentary proof, hence denied.
- 7 Incorrect and denied. The rules/qualification mentioned in this Para are not related to the appellant being PST. The qualification and other condition mentioned in this Para relates to senior PSTs BPS-14 and their promotion to Head Teacher post BPS-15 in E&SE Department. It would not be out of place to mention here that under the said rules/policy hundreds of PSTs has already been upgraded/promoted to senior PST, and Head Teacher post and the same are not impleaded in the present petition.
- 8 Correct to the extent that respondent department notified the rules for the recruitment and promotion for the teachers of various cadres dated 13/11/2012, in accordance with the prevailing law, rules on the subject and to improve/enhance the quality education in the best interest of Public while other contents of this Para are incorrect, misleading one and denied.
- 9 Incorrect and not admitted. No civil servant has legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32-years service, being connected/attached with teaching profession.
- 10 Incorrect & not admitted. The statement of the appellant in this Para is against principle of natural justice, merit and without any cogent legal ground or proof, against law, rules in vogue hence denied.
- 11 Incorrect and not admitted. How it can be justified that the appellant possessing only SSC, be treated on equal footing with other PST teachers having higher academic and professional qualification, and the same is against norms of natural justice and merit.
- 12 Incorrect & not admitted.
- 13 Incorrect & not admitted. The present appellant does not fall within the definition of aggrieved person and there is no reason for the petitioner to be aggrieved from the mentioned prevailing policy dated 13/11/2012. While the appellant did not implead the upgraded/promoted under the said rules and those having the higher qualification than appellant and waiting for promotion. Hence the appellant has no cause of action/ locus standi to invoke the jurisdiction of this Hon! able Tribunal, hence the appeal in hand is liable to be dismissed inter alia on the following grounds:-

#### . OUNDS.

- A Incorrect and not admitted. The statement of the appellant is baseless, false and based on malafide motives, against the law, rules & policy on the subject in vogue, hence denied.
- B Incorrect and not admitted. How it can be justified that the appellant possessing only SSC, be treated on equal footing with other PST teachers having higher academic & professional qualification, and the same is against norms of natural justice and merit.
- C Incorrect & not admitted. No one has been treated discriminately. The statement of the appellant in this Para is baseless against the law & rules on the subject and against principle of justice. No civil servant has a legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/ uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32 years service, being connected/attached with teaching profession.
- D As replied in para above.
- E Incorrect & not admitted. The acts of the respondents are legal & lawful & in accordance with the constitution.
- F Incorrect & not admitted. The mention notification is in accordance with law & rules.
- G Incorrect & not admitted. Clerks & PST teachers are two different cadres having different jobs duties & responsibilities. Hence their rules, procedure of recruitment & qualification shall also be different. Hence denied.

In view of the above submission, it is requested that this Hon' able Tribunal may very graciously be pleased to dismiss the appeal with cost in fayour of the respondent Department.

Secretary Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa

Secretary

Govt: Of Khyber Pakhtunkhwa, (Finanće) Department, Peshawar, Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Secreta λЧ

Govt: Of Khyber Pakhainkhwa, Establishment Department, Peshawar,

the government to only any vested right in the policy.

DEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 57 /2013.

# WARR GUL DST MALA KAND.

#### VERSUS

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others ------Respondents

.....Appellant

PARAWISE COMMENTS ON & FOR BEHALF OF THE RESPONDENTS No: 1, 2, 3 & 4.

#### Respectfully Sheweth:-

The Respondents submit as under :-

#### Preliminary objections

- 1 The appellant has no cause of action/locus standi.
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- 6 The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing laws & rules.
- 8 The appellant is estopped by his own conduct to file in present appeal.
- 9 The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- 10 This Hon !able Tribunal has no jurisdiction to adjudicate the present appeal.
- 11 The appellant has not submitted any departmental appeal through proper channel and in accordance with Section -22 of Khyber Pakhtunkhwa Civil Servant Act 1973 and civil servant appeal rules 1986. Hence the present appeal is not tenable and liable to be dismissed.
- 12 That the rule 3(2) of Khyber Pakhtunkhwa Civil Servant (appointment, Promotion and Transfer) rules 1989, authorize the department to lay down the method of appointment, qualification and other conditions applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the appeal in hand is liable too be dismissed.
- 13 That it was observed by the Apex Court that it is exclusively with in the domain of the government to decide whether a particular qualification will be considered sufficient for promotion from a particular grade and it is also with in the domain of the government to change the above policy from time to time as no body can claim any vested right in the policy.

<u>ON FACTS</u>

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This Para pertains to the service record of the appellant. While the appellant has not presented his appointment order and attested copy of service book, hence no comments.

2 As replied in Para above.

Incorrect & denied. The previous recruitment policy, rules & qualifications are amended by the government and enhance the qualification and standard for recruitment and promotions in order to maintain efficiency in service, in consultation with establishment and Finance Department, under the rules 3(2) of Khyber Pakhtunhwa Civil Servant (appointment, Promotion and transfer) rules 1989, on 13/11/2012 as annexure "B" of the appeal).

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8 Correct to the extent that respondent department notified the rules for the recruitment and promotion for the teachers of various cadres dated 13/11/2012, in accordance with the prevailing law, rules on the subject and to improve/enhance the quality education in the best interest of Public while other contents of this Para are incorrect, misleading one and denied.

9 Incorrect and not admitted. No civil servant has legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32-years service, being connected/attached with teaching profession.

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12 Incorrect & not admitted.

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Sedretary Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa

COC.

Secretary Govt: Of Khyber Pakhtunkhwa, (Finance) Department, Peshawar, Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Secretary

Govt: Of Khyber Pakhtankhwa, Establishment Department, Peshawar,

the government to energy any vested right in the policy.

**WEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR** 

SERVICE APPEAL No: 57 /2013.

40L MALA KAND DIT

#### VERSUS

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others ------Respondents

.....Appellant

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#### ON FACTS

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Correct to the extent that respondent department notified the rules for the recruitment and promotion for the teachers of various cadres dated 13/11/2012, in accordance with the prevailing law, rules on the subject and to improve/enhance the quality education in the best interest of Public while other contents of this Para are incorrect, misleading one and denied.

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<u>GROUNDS.</u>

- A Incorrect and not admitted. The statement of the appellant is baseless, false and based on malafide motives, against the law, rules & policy on the subject in vogue, hence denied.
- B Incorrect and not admitted. How it can be justified that the appellant possessing only SSC, be treated on equal footing with other PST teachers having higher academic & professional qualification, and the same is against norms of natural justice and merit.
- C Incorrect & not admitted. No one has been treated discriminately. The statement of the appellant in this Para is baseless against the law & rules on the subject and against principle of justice. No civil servant has a legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/ uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32 years service, being connected/attached with teaching profession.
- D As replied in para above.
- E Incorrect & not admitted. The acts of the respondents are legal & lawful & in accordance with the constitution.
- F Incorrect & not admitted. The mention notification is in accordance with law & rules.
- G Incorrect & not admitted. Clerks & PST teachers are two different cadres having different jobs duties & responsibilities. Hence their rules, procedure of recruitment & qualification shall also be different. Hence denied.

In view of the above submission, it is requested that this Hon' able Tribunal may very graciously be pleased to dismiss the appeal with cost in favour of the respondent Department.

Sedrctary Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa

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Secretary Govt: Of Khyber Pakhtunkhwa, (Finance) Department, Peshawar, Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Secretary

Govt: Of Khyber Pakhtunkhwa, Establishment Department, Peshawar,

any vested right in the policy.

TORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 57 /2013.

# INALIR GUL DST MALA KAND.

#### VERSUS

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others ------Respondents

.....Appellant

PARAWISE COMMENTS ON & FOR BEHALF OF THE RESPONDENTS No: 1, 2, 3 & 4.

#### **Respectfully Sheweth:-**

The Respondents submit as under :-

#### Preliminary objections

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The appellant has no cause of action/locus standi.

The instant appeal is badly time barred.

- The appellant has concealed the material fact from this Hon! able Tribunal hence liable to be dismissed.
- 4 The appellant has not come to Hon! able Tribunal with clean hands.
- 5 The present appeal is liable to be dismissed for non joinder/mis-joinder for necessary parties.
- 6 The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing laws & rules.
- 8 The appellant is estopped by his own conduct to file in present appeal.
- 9 The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- 10 This Hon !able Tribunal has no jurisdiction to adjudicate the present appeal.
- 11 The appellant has not submitted any departmental appeal through proper channel and in accordance with Section -22 of Khyber Pakhtunkhwa Civil Servant Act 1973 and civil servant appeal rules 1986. Hence the present appeal is not tenable and liable to be dismissed.
- 12 That the rule 3(2) of Khyber Pakhtunkhwa Civil Servant (appointment, Promotion and Transfer) rules 1989, authorize the department to lay down the method of appointment, qualification and other conditions applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the appeal in hand is liable too be dismissed.
- 13 That it was observed by the Apex Court that it is exclusively with in the domain of the government to decide whether a particular qualification will be considered sufficient for promotion from a particular grade and it is also with in the domain of the government to change the above policy from time to time as no body can claim any vested right in the policy.

ON FACTS

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This Para pertains to the service record of the appellant. While the appellant has not presented his appointment order and attested copy of service book, hence no comments.

As replied in Para above.

Incorrect & denied. The previous recruitment policy, rules & qualifications are amended by the government and enhance the qualification and standard for recruitment and promotions in order to maintain efficiency in service, in consultation with establishment and Finance Department, under the rules 3(2) of Khyber Pakhtunhwa Civil Servant (appointment, Promotion and transfer) rules 1989, on 13/11/2012 as annexure "B" of the appeal).

The mentioned rules and qualification in this Para are applicable to those fresh candidates direct recruitment having the age 18-35 years and intends to enter in the E&SE Department as PST BPS-12. While the appellant has 32-years service.

5 Incorrect. The mentioned policy of 2007 is replaced by recruitment and promotion rules vide notification dated 13/11/2012 under the rules on the subject.

6 This Para pertains to record and with out my documentary proof, hence denied.

- 7 Incorrect and denied. The rules/qualification mentioned in this Para are not related to the appellant being PST. The qualification and other condition mentioned in this Para relates to senior PSTs BPS-14 and their promotion to Head Teacher post BPS-15 in E&SE Department. It would not be out of place to mention here that under the said rules/policy hundreds of PSTs has already been upgraded/promoted to senior PST, and Head Teacher post and the same are not impleaded in the present petition.
- 8 Correct to the extent that respondent department notified the rules for the recruitment and promotion for the teachers of various cadres dated 13/11/2012, in accordance with the prevailing law, rules on the subject and to improve/enhance the quality education in the best interest of Public while other contents of this Para are incorrect, misleading one and denied.
- 9 Incorrect and not admitted. No civil servant has legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32-years service, being connected/attached with teaching profession.
- 10 Incorrect & not admitted. The statement of the appellant in this Para is against principle of natural justice, merit and without any cogent legal ground or proof, against law, rules in vogue hence denied.
- 11 Incorrect and not admitted. How it can be justified that the appellant possessing only SSC, be treated on equal footing with other PST teachers having higher academic and professional qualification, and the same is against norms of natural justice and merit.
- 12 Incorrect & not admitted.
- 13 Incorrect & not admitted. The present appellant does not fall within the definition of aggrieved person and there is no reason for the petitioner to be aggrieved from the mentioned prevailing policy dated 13/11/2012. While the appellant did not implead the upgraded/promoted under the said rules and those having the higher qualification than appellant and waiting for promotion. Hence the appellant has no cause of action/ locus standi to invoke the jurisdiction of this Hon! able Tribunal, hence the appeal in hand is liable to be dismissed inter alia on the following grounds:-

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