Form- A FORM OF ORDER SHEET

Court of			
Case No.	1391	/2013	

-	Court of	:
•	Case No	139/ /2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	07/10/2013	The appeal of Mr.Qamar Gul presented today by Mr. Khan Akbar Khan Advocate may be entered in the Institution
		Register and put up to the Worthy Chairman for preliminary hearing.
2	22-10-2013	This case is entrusted to Primary Bench for preliminary hearing to be put up there on 12-12-20.13.
		CHAIRMAN
		1

13.12.2013

Counsel for the appellant present and requested for adjournment. To come up for preliminary hearing on 07.02.2014.

Member

07.02.2014

Counsel for the appellant present. Preliminary arguments heard and case file perused. Counsel for the appellant contended that the appellant has not been treated in accordance with law/rules. Against the original order dated 18.06.2013, he filed departmental appeal on 08.07.2013, which has not been responded within the statutory period of 90 days, hence the instant appeal on 07.10.2013. Points raised at the Bar need consideration. The appeal is admitted to 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 for submission of written reply on 28.04.2014.

07.02.2014

This case be put before the Final Bench_\(\)

for further proceedings.

Chairman)

28.4.2014

Counsel for the appellant and Mr. Ziaullah, GP with Wisal Muhammad, ADO for the respondents present and requested for time. To come up for written reply on 12.8.2014.

MEMBER

12.08.3	20¦14
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vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to 29.10.2014.

RHAYER

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to 25-3-15.

RIADER

25-3-15

RADAR

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to 18-8-15.

RADAR

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to 12 - 1 - 2016

KUKDER

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to 29.10.2014.

READER

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to

READER

vide order sheet dated 12.08.2014, in connected appeal No. 1390/2013 this appeal is adjourned to ______

10.05.2016

1.7.1

111

Counsel for the appellant, M/S Khurshid Khan, SO and Hameedur-Rehman, AD (lit.) alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Vide our detailed judgment of today in connected service appeal No. 1390/2013 titled "Darwaiza-vs-Secretary to Government of Khyber Pakhtunkhwa, Elementary and Secondary Education Department, Peshawar and others", this appeal is also disposed of as per detailed judgment. Parties are left to bear their own costs. File be consigned to the record room.

À ANNOUNCED

10.05.2016

(MUHAMMAD AZIM KHAN AFRIDI)

CHAIRMAN

(ABDUL LATIF)
MEMBER (EXECUTIVE)

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTOON KHWA, PESHAWAR.

Service Appeal No 139 /2013		
Qamar Gul		Appellant
VERSUS	. 1	
Secretary to Govt of K P K & others	!	, .
•••••	Resp	ondents

INDEX

S.No.	Description of Documents	Annex	Pages
- 1.	Service appeal		1-5
2.	Affidavit		6
3.	Copy of retirement order dated 27.01.2013	"A"	7
4.	Copies of PTC training Certificate and Certificate of intermediate	"B" & "C"	. 8
5.	Copies of Notification dated 11.07.2012 and Notification dated 13.11.2012	"D" & "E"	9-24
6.	Copy of application	"F"	25
7.	Copies of Office Order No.4730 and Office Order No.1499	"G" & "H"	26-27
8.	Copy of Application	«l»	28
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Appellant

Through

Dated:-02.10.2013

(KHAN AKBAR KHAN)

Advocate, Peshawar.

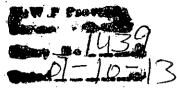
107-B, Town Tower, Jahangir Abad, University Road, Office: -

Peshawar.

0344-9111911 Cell No: -

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTOON KHWA, PESHAWAR.

Service Appeal No 139 /2013



Qamar Gul	PST	(Rtd) S/0) Akhtar	Gul	resident	of	Shaikhan
Banda,							Distino
Mardan	••••••			A	ppellant		

VERSUS

- 1). Secretary to Government of Khyber Pakhtunkhwa,

 Elementary and Secondary Education Department,

 Peshawar.
- 2). Director Elementary and Secondary Education Department Khyber Pakhtunkhwa, Peshawar.
- 3). Executive District Officer (Male) Elementary and Secondary Education Pakhtunkhwa, Mardan.
- 4). District Co-Ordination Officer Mardan.

.....Respondents

APPEAL UNDER SECTION-4 OF THE KHYBER

7-110713

PAKHTON KHWA, SERVICE TRIBUNAL ACT, 1974 TO
THE EFFECT THAT THE APPELLANT MAY PLEASE BE
GRANTED PROMOTION IN THE LIGHT OF
NOTIFICATIONS DATED 11.07.2012 & 13.11.2012 AS
JUNIOR/COLLEQUES TO THE APPELLANT HAVE BEEN
PROMOTED WHILE THE APPELLANT HAS BEEN
IGNORED ALTOGETHER.

PRAYER IN APPEAL.

0

On acceptance of this appeal the appellant may please be promoted from BPS-12 to BPS-15 in the light of Notifications date 11.07.2012 & 13.11.2012.

Respectfully Sheweth:-

- That the appellant was working as Senior Primary School

 Teacher (PST) in District Mardan and after tendering long
 tenure of service extending to 26 years, he was allowed to
 proceed on retirement on attaining the age of superannuation
 on dated 27.01.2013, w.e.f. 04.01.2013 (Copy of the
 retirement order is attached herewith as *Annex:- "A"*).
- 2. That the appellant was a PTC trained teacher and had also passed intermediate examination in the y1975 (Copy of PTC training certificate and Intermediate certificates are attached herewith as *Annex:- "B" & "C"* respectively)
- Notification dated 11.07.2012 followed by another Notification dated 13th November 2012, introduced a policy of upgradation for Primary School teachers (PST), whereby they were up-graded from BPS-12 to BPS-15 and BPS-14 on the basis of length of service. (Copies of Notification dated 11.07.2012 & Notification dated 13th November 2012 are attached herewith as *Annex: "D" & "E"* respectively).
- 4. That after promulgation of the referred Notifications, the

 Departmental Promotion Committee held a meeting and the
 sine PST Teachers were held entitled to BPS-15 but the
 appellant was ignored altogether.

- 5. That against the said discrimination of the Department the appellant wrote an application to the respondent No.4 for considering his name for promotion to BPS-15 in the light of above mentioned Notifications. (Copy of application is attached herewith as *Annex: "F"*).
- from respondent No.2 vide his office letter No.4730 dated 6/5/2013, which was properly replied by respondent No.2 vide an Office Order No.1499 dated 18.06.2013, with the observation that those civil servant are entitled to promotion whose names have been cleared by the DPC and who got retired after the DPC meeting and not before. (Copy of the Office orders No.4730 dated 6.05.2013 and Office Order No.1499 dated 18.06.2013 are attached herewith as *Annex:-"G" & "H"* respectively).
 - 6). That appellant on dated 08.07.2013 filed another application before the Respondent No.3, but so far no action has been taken over the said application. (Copy of the application is attached herewith as *Annex:-"I"*).
 - 7). That being aggrieved from the acts and actions of the Respondents by not considering the appellant as entitled to BPS-15 in the light of Notification dated 11.07.2012 & 13.09.2012, and having no other adequate and efficacious remedy available to him, the appellant files this appeal interalia on the following grounds.

GROUNDS:-

A). That the appellant having his service extending up-to 26 years has been totally ignored and has not been given any chance

of up-gradation/promotion throughout his their professional career, inspite of having such a long spotless tenure of service.

That the appellant fulfills the criteria given for promotion in the above mentioned both the Notifications; hence he was eligible to have been promoted to BPS-15.

C).

- B). That act of the respondent department, thereby depriving the appellant from the above said benefit of up-gradation is illegal, unlawful without authority/ jurisdiction, as well as being based on malafide intentions of the respondent department is liable to be set aside.
- C). That the appellant has been serving on the above said post since long, whereas his minimum tenure of service is 26 years and has been waiting since long for his turn to be promoted/upgraded to some higher scale, however after having a tenure of such a long legitimate expectations the appellant has been treated unlawfully without any cogent/solid grounds.
- D). That considering some of the teachers for promotion by the Departmental Promotion committee while ignoring the appellant amounts to serious discrimination on their part.
- E). That the said act of the respondent department is not merely illegal as well as unlawful, but is also against the very clear Article of Constitution of Islamic Republic of Pakistan as engraved in the basic rights of said constitution.
- E). 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.

That Respondents have not treated the petitioner in F). accordance with law, rules and policy on subject and acted in violation of Article.4 of the constitution of Islamic Republic of Pakistan, 1973 by not considering the Petitioners as entitled to the BPS-15 in the light of the referred Notifications, which is unjust, unfair and hence not sustainable in the eyes of law.

For the aforesaid reasons, it is, therefore, humbly prayed that on acceptance of this appeal, this Honourable Tribunal may graciously be pleased to direct the respondents to award promotion to the appellant in BPS-15 in the light of Notification dated 11.07.2012 & 13.11.2013.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for may also be granted to appellant.

Dated:-02.10.2013s

Through

LAH MOHMAND

Advocate High Court.

CERTIFICATE:

Certified that as per information furnished by my client no such like service appeal on the subject has earlier been filed in this Hon'ble Tribunal.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTOON KHWA, PESHAWAR.

Service Appeal No/2013	i
Qamar Gul	Appellant
VERSUS	
Secretary to Govt of K P K & others	
	Respondents

AFFIDAVIT

I, Khan Akbar Khan Advocate, as per instruction of my client, do hereby solemnly affirm and declare on Oath that the contents of the accompanying Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this ATTIEST ATTIEST AND ATTIEST AN Hon'ble court.

Déponent

Annexive (A)

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E & S) EDUCATION MARDA 4. ENCASHMENT OF L.P.R/RETYREMENT.

Qamer Gul, PST GPS, Shiekhano Banda is hereby granted and allowed to proceed on retirement w.e.f 04.01.2013.

Civil Servants Leave rules 1981, Sanction is hereby accorded to the grant of full pay in lump sum payment for 144 Days leave encashment of L.P.R w.c.f 14.08.2012 To 04.01.2013

Necessary entry to this effect should be made in his Service Book.

Endst: No /P.F

(BAHADAR KHAN MARWAT) EXECUTIVE DISTRICT OFFICER (E & S) EDUCATION MARDAN.

Copy forwarded to the:-

1. Dy: District Officer (M) Pry: Takht Bhai along with Service Book.

2. District Comptroller of Accounts Mardan.

3. Official Concerned.

EXECUTIVE DISTRICT OFFICER/(E & S) EDUCATION MARDAN /

Acceptance of the second

Annetwo (B)

S. Nº 066419

9066419
Secondary
Peshawar (Pakistan)

Roll No. 10 Roll No. 10722



INTERMEDIATE EXAMINATION

JIUMANITIES GROUP

SESSION 1975

ANNUAL .

	ARHTAR GU Mardan Distri		and a reside	nt
passed the Intermed			Board (of
Intermediate and Second	ndary Education,	Peshawar held	d in July, 197	75
in the SECOND 1	Division, as a priva te	candidate.		
The Examination w	ugá kalon ás k			
The Lixamination w	vas taken <u>AS A. I</u>	ON CONTRACTOR OF THE PARTY OF T		
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GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar, 11.07.2012

No. SO (B & A)/1-18/E&SE/2012: Sanction of the Government of Khyber.

Pakhtunkhwa is hereby accorded to the up gradation of the posts for Grant of Incentive of Highe Pay Scale to different Categories/Cadres of teachers in Elementary & Secondary Education Department w.e.f. 01-07-2012 as per details given below:-

e.	Name		1 95	1 57	T-1.
Sr,	Nomenclature of	Location	Existing	New	Remarks
No.	Teaching adre		Basic Pay	Approved	
	Post	'	Scale	Basic Pay	
				Scale	
1.	Primary chool	Govt.	BPS-5	Jenie	The past of DCT is payeded to DDC 12 A
1	Teacher (PS'	Primary	BPS-6	i	The post of PST is upgraded to BPS-12. Accordingly, 33,497
	reactic (1.3	School		(000.10)	posts of PSTs, already sanctioned in various pay scales are
1		School	BPS-7	(BPS-12)	upgraded to BPS-12 for the present incumbents as well as future
	1		BPS-9	ł	appointees.
	ł		BPS-10		
	<u> </u>		BPS-12		
2.	Senior Primar	"do"	Newly		22,331 posts of the existing PSTs in various existing pay Scales
Ì	School Teache.	ļ	Upgraded/	•	are upgraded to BPS-14 and redesignated as Senior PST. The
	(Sr. PST)		Redesignated	(BPS-14)	posts will be filled in the manner as may be prescribed by the
	1		Post		Elementary & Secondary Education Department by making
					necessary service rules or amending the existing service rules, it
	<u> </u>				any, for the post.
3.	Primary School	"do"	Newly		20,804 posts of the existing PST's (one post in each Primary
	Head Teacher		Upgraded/		School) are upgraded to BPS-15 and redesignated as Primary
}	(PSHT)		Redesignated	(BPS-15)	School Head Teacher, and will be filled in the manner as may
]			Post	(2.0.13)	be prescribed by the Elementary & Secondary Education
N					Department by making necessary service rules or amending the
4					existing service rules, if any, for the post
) 4.	Certified Teachers	Govt.	BS-09	 	
	(CT)			-	All the existing posts of CTs are upgraded to BPS-15 for the
ď	\3.7 /	Middle/Hig	DS-10	(DDC 14)	present incumbents to the post as well as future appointees.
Ξ	,	h/Higher	BS-12	(BPS-15)	
7	1 2 2	Secondary	BS-14		:
-}		School	BS-15		
1 5.	Senior Certified	"do"	Newly		One thirds (1/3 rd) of the total CT posts are upgraded to BPS-16
•	Teachers (Sr. ! !)		Upgraded/		and redesignated as Senior CTs which will be filled in the
1			Redesignated		manner as may be prescribed by the Elementary & Secondary
	·		Post	. (BPS-16)	Education Department by making necessary service rules or
	i .			(21.5.10)	amending the existing service rules, if any, for the post.
	ļ		!		surements the existing service rates, it any, for the post.
6.	Arabic Techers	"do"	BS-09		A 1) a)
1	(A.T)	40	BS-10	,	All the existing posts of ATs are upgraded to BPS-15 for the
	1 6,				present incumbents to the post as well as future appointees.
	1		BS-12		'
]		BS-14	(BPS-15)	
7,	 		BS-15		
/-	Senior Arabic	"do"	Newly		One thirds (1/31d) of the total AT posts are upgraded to BPS-16
ļ	Teachers (Sr. AT)		Upgraded/		and redesignated as Senior AT, which will be filled in the
1	! !	•	Redesignated	(BPS-16)	manner as may be prescribed by the Elementary & Secondary
1			Post		Education Department by making necessary service rules or
<u></u>			ļ i		amending the existing service rules, if any, for the post.
8.	Teacher of The slogy	"do"	BS-07		All the existing posts of TTs are upgraded to BPS-15 for the
1 .	(TT)	•	BS-09		present incumbents to the post as well as future appointees.
]]			BS-10	}	prosent intentioents to the post as well as future appointees.
		•	BS-12	(BPS-15)	
1 1	!		DS-14	(~-, 2-, 2)	
*	· · · · · i			<u> </u>	
9.	Senlor Teacher of		BS-15		
) "	Theology (F. "	"վս"	Newly		One thirds (1/314) of the total TT posts are upgraded to EPS 16
	Theology (Sr.7 ')		Upgraded/	ł	and redesignated as Senior TT, which will be filled in the
ا. ا			Redesignated	(BPS-16)	manner as may be prescribed by the Elementary & Secondary
1 4	į		Post	, ,	Education Department by making flecessary service rules or
<u> </u>					amending the existing service rules, if any, for the post.
10.	Drawing Masters	"do"	BS-09		All the evision and of DM
1 1	(DM)	*	BS-10	İ	All the existing posts of DMs are upgraded to BPS-15 for the
		}		(DDC :=:	present incumbents to the post as well as future appointees.
-	į	, , ,	BS-12	(BPS-15)	
		ļ	BS-14]	
 	· 	<u> </u>	BS-15		
11.	Senior Drawing	"do"	Newly		one thirds (1/3 rd) of the total DM's posts are upgraded to BPS-
}	Masters (Sr. D !)		Upgraded/		If and redecimented as Senior DAA with a superior of the
; [Redesignated	(1905-17)	16 and redesignated as Senior DM, which will be filled in the
1			reactignated	(BPS-16)	manner as may be prescribed by the Elementary & Secondary
	•			1	Education Denartment by making necessary service rules or

12,	Physical Education Tenchers (PET's)	"do"	BS-09 BS-10 BS-12 BS-14 BS-15	(BPS-15)	All the existing posts of PETs are upgraded to BPS-15 for the present incumbents to the post as well as future appointees.
13.	Senior Physical Education Teachers (Sr. PET's)	"do"	Newly Upgraded/ Redesignated Post	(BPS-16)	One thirds (1/3 rd) of the total PETs posts are upgraded to BPS- 16 and redesignated as Senior PET, which will be filled in the manner as may be prescribed by the Elementary & Secondary Education Department by making necessary service rules or amending the existing service rules, if any, or the post.
14.	Qari/Qaria	"do"	BPS-7 BPS-9 BPS-10 BPS-12 BPS-14 BPS-15	(EPS-12)	Ail the existing posts of Qari/Qaria are uppraded to BPS-12 for the present incumbents to the post as well as future appointees.
15.	Sr.Qari/Sr.Qaria	"do"	Newly Upgraded/ Redesignated Post	(BPS-15)	One thirds (1/3 rd) of the total Qari/Qaria posts are upgraded to BPS-15 and redesignated as Senior Qari/Caria, which will be filled in the manner as may be prescribed by the Elementary & Secondary Education Department by making necessary service rules or amending the existing service rules if any, for the post.

- A policy shall also be devised in the framework of input/output criteria in terms of qualification, length of service, regularity, punctuality, results, curricular and cocurricular achievements and other performance indicators, so that the teachers do not take the scheme for granted but work for it.
- District wise/ school wise breakup of the posts is enclosed herewith as Annexure-A

SECRETARY

Endst: No. SO(FR)/FD/10-22(E)/2010 Dated Pesh: the 16/07

Copy is forwarded to Accountant General Khyber Pakhtunkhwa, Peshawar. All District Account Officers

> SECTION OFFICER (FR) FINANCE DEPARTMENT

Endst. Of even Number & Date.

Copy of the above is forwarded to:-

- 1. The Secretary to Government of Khyber Paktunkhwa, Finance Department, with reference to his letter No SO(FR)/FD/10-22(E)/2010 dated 26.06.2012.
- 2. P.S. to Secretary, E&SE Department, Khyber Pakhtunkhwa, Peshawar,
- 3. P.S. to Special Secretary, E&SE Department, Khyber Pakhtunkhwa, Peshawa . 4. P.S. to Deputy Secretary-II, E&SE Department, Khyber Pakhtunkhwa, Peshawar 5. P.S. to Minister of E&SE, Khyber Pakhtunkhwa.

- The Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- All the Executive District Officers, E&SE Khyber Pakhtunkhwa.
- The Managing Director, Printing Press, Knyber Pakhtunkhwa, Peshawar.
- 9. Master file.

(NOOR ALAM KHAN WAZIR) SECTION OFFICER (B&A)

ELEMENTARY & SECONDARY EDUCATION

DEPARTMENT

GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT. En juis De Juste

1662/19

NOTIFICATION

Peshawar, dated the November 13,2012.

)(PE)4-5/SSRC/Meeting/2012/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil

(Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications is used in this behalf, the Elementary and Secondary

Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment,

jention 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

appendix and the schedule therewith.

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

No. & Date as above

Copy forwarded to:-

The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.

The Secretary to Goyt, of Khyber Pakhtunkhwa, Finance Department.

The Secretary to Govt. of Khyber Pakhtunkhwa, Law Department.

The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

The Accountant General, Khyber Pakhtunkhwa Peshawar.

The Director (E&SE) Khyber Pakhtunkhwa Peshawar.

The Director Education (FATA), Peshawar.

Shoy to Malgari Ustazan KPK

The Olrector Curriculum & Teachers Education Abbottabad. The Director (PITE) Khyber Pakhtunkhwa Peshawar. The Director ESRU, Elementary & Secondary Education Knyber Pakhtunkhwa, Peshawar, The Deputy Director Database(EMIS) E&SE Department All District Coordination Officers in Khyber Pakhtunkhwa. All Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa. District Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA All Agency Education Officers FATA

S to Governor, Khyber Pakhtunkhwa.

\$.S to Chief Minister, Khyber Pakhtunkhwa.

to Chief Secretary, Khyber Pakhtunkhwa.

to Minister E&SE Khyber Pakhtunkhwa Peshawar

to Secretary E&SE Department. Abster File.

No. Nomenclature of the		?
	Minimum qualification and experience for Age	
post. 2.	appointment or by transfer.	1 1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1
Secondary School Teach (BPS-16).	(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 (ii) M.A in Education or Bachelor's Degree in Education, from a recognized University.	5. (a) Fifty percent by promotion in

(eg)

,						4
	,					(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
					7	(v) one per cent from amongst the Arabic Teachers with at least five years service as such and having qualification mentioned in Column No.3; and (b) fifty per cent/by initial rectuitment.
	Senior Arabic Teacher (SAT) (BPS-16)		1	1/2		By promotion, on the basis of seniority-cum- ficness, from amongst Arabic Teachers, with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.
	Senior Theology Teacher (STT) (B-16).	KYK			/	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.
	Senior Certified Teacher (SCT)(General) (BPS-16).				-	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 Certified Teacher (General).

 $\langle \phi \rangle$

5.	Senior Certified Teacher			-	
·	(Industrial Arts) (BPS-1,6).		, , , , , ,	-	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 recruitments.
· *	Senior Certified Teacher (Agriculture)	100	5/11/		(Industrial Arts).
	(BPS-16).	Mrc	,		By promotion, on the basis of seniority-cum- fitness, from amongst Certifica Teachers (Agriculture), with at least five years service as
- 1	Senior Drawing Master (BPS-16).				initial recryitment of Certified Teacher
					By promotion on the basis of seniority-cum- fitness from amongst Drawing Masters, with at least five years service as such and having
[(Senior Certified Teacher (SCT) (Home Economics)		5		of Drawing Master.
em. embre tenganen compounds	(BPS-16).				By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Home Economics), with at least five years service as
	Senior Physical Education cacher (BPS-16).		e den la		initial recruitment of Certified Teacher (Home Economics).
tiden in stelling or thempty designed) [By promotion, on the basis of seniority-cum- fitness, from amongst Physical Education Teachers, with at least five years service as such
eneman contract of the contrac				1 1	and having qualification as prescribed for initial recruitment of Physical Education Teacher.

N. 15. 17			
Atabia Teacher (AT)	(i) Second Class Secondary School Certificate,	20 to 35 B	y initial recruitment
(BPS-15).	from a recognized Board with Shahdatul	years.	
,	Alamia Fil Uloomul Arabia wal Islamia from		
·	a recognized Tanzimuatul Wafaqul Madaris:	`	, , , , , ,
	or Darul Uloom Saidu Sharif Swat, Darul		
*	Uloom Charbagh Swat, Darul Uloom Chitral,	ĺ	$10(\cdot)$
	Darul Uloom Darosh Chitral and any other		Will de la
1	Government run Darul Uloom, as notified by		/ \ \ \ \ \
	the Government from time to time; or		
1	(ii) Second Class Master's Degree in Arabic from		
	a recognized University.		b ()
Theology Teacher (TT)	(i) Second Class Secondary School Certificate,	20 to 35 (a) Seventy-live per sent by initial
(BPS-15).	from a recognized Board with Shahdatul	20 to 35 (a years.	• 11 1 1 • • • • • • • • • • • • • • •
· ·	Alamia from a recognized Tanzimatul	years.	recruitment; and
	Wafaqui Madaris or Darul Uloom Saidu	, rR) twenty-five per cently promotion, on the
	Sharif Sivat, Darul Uloom Charbagh Swat,	· /	basis of senjority-cum-fitness, from
•	Darul Uloom Chitral, Darul Uloom Darosh		monget the Senior Qaris, with at least
	Chitral and any other Government run Barul	(1)	five years service and having
	Uloom, as notified by the Government from		qualification prescribed for initial
	time to time; or .		recruitment of Theology Teacher:
		N.	ote: In case of non availability of suitable
;	(iii) Second Class Master's Degree in Islamiyat	122	
1	from a recognized University.		person for promotion; then by initial recruitment.
jiemor Qarí 📉	The state of the s		recrumica.
BPS -15).	K V	- B	y promotion, on the basis of seniority-cum-
1013-(13).			tness, from amongst Qaris, with at least five
	1		cars service as such and having qualification A
			rescribed for initial regruitment.
Centified Teacher	Bachelor's Degree or equivalent qualification from a	18 to 35_ (a	reference of the control of the cont
(General) (BPS-15).	recognized University with Certified Teacher	years.	and the state of t
	A A		

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		/
Certified Teacher findustrial Arts)	Certificate or two years Associate Degree in Education from a recognized University or eighteen months Diploma in Education. (i) Bachelor's Degree from a recognized University with two years training in the relevant technical publication of the period.	The state of the s
· · · · · · · · · · · · · · · · · · ·	Government Industrial or Govt. Technical Vocational Institute or Center; or	(b) sixty per cent by promotion, on the basis of seniority-com-fitness, from amongst the Primary School Head Teachers with
	(b) Bachelor's Degree from a recognized	at least five years service and having qualification prescribed for initial recruitment of Certified Teacher

University with nine months training from (Industrial Arts): any Government Agro Technical Teacher Training Center of the Level of Certified Provided that if no suitable Teacher, Agro technical (Industrial Arts). candidate is available amongst the Primary School Head Teachers for Promotion, then the posts will be filled by promotion on the basis of senioritycum- fitness, from / whongst Senior Primary School Leaghers with at least five, year's / service and having qualification prescribed for initial requititiont of Certified Teacher (Industrial Arts). Note: In case of non availability of suitable person for promotion, then by initial Certified Teacher recruitment. Bachdor's Degree from a recognized 18 to 35 (Agriculture) Forty per cent by Initial recruitment; and with one year training in University HUS-45) vents Agriculture from any Clovernment institute or sixty per cent by promotion, on the basis cented with nine months training from of seniority-cum-litness from amongst Government Agro Technical Teacher the Primary School Head Teachers, with Training Center of the level of Certified at least live years service and having Teacher Agro Technical (Agriculture); or qualification prescribed for initial recruitment of Certified A Bachelor's Degree with Agriculture as one of Teacher (Agriculture): the subject. from a recognized University; or-Provided that if no suitable (iii) Bachelor's Degree from a recognized candidate is available amongst the

(4)

Certified Teacher (Home (Formation)) (BPS-15).

initial

initial

University with one year vocational training Certified Teacher (Home Economics). from any Government training center or institute with nine months training from Note: In case of non availability of suitable Government Agro Technical Teacher pgrson for promotion, then by initial Training center of the level of certified ecertitment. Teacher Agro Technical (Home Economies). Drawing Master Bachelor's Degree from a recognized University 18 19/35 (a) Eighty 3PS²15) per cent by with one year Drawing Master (DM) gourse recruitment; and Christicate. twenty per cent by promotion, on the basis of seniority-dum-Miness, amongst the Primary School Teachers with at least five years service and having qualification prescribed for initial recruitment of Drawing Master: Provided that if no suitable candidate is available for promotion then on the basis of seniority-cum-fitness, from Senior Primary School Teachers with at least five years service and having qualification prescribed for recruitment of Drawing Master. Note: In case of non-availability of suitable candidate for promotion, then by initial recruitment.

71. Primary School Teacher (BP\$-12).	(i) Intermediate of		with at least five years service as such and having qualification prescribed for initial recruitment of Frimary School Teacher.
Qari (BPS, 12)	a recognized Board with Primary School Teacher Certificate/ Diploma in Education from a recognized Institute; or (ii) Secondary School Certificate, from a recognized Board in second Division with two years Associate Degree in Education from a recognized University. Intermediate with Hifz-e-Ouran and Other	years.	By initial recruitment on merit at Union Council level: provided that if no suitable candidate is within the Union Council is available, then from the abjacent Union Councils on merit. By initial recruitment.

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

	secure the below mentioned posts shall b
Arabic Teacher	<i>(</i>
Educational Qualification	Total Marks: 100
200	
WZZC.	Marks of tained X 20 / total marks =
D (Ib)	Marks obtained X 201 total marks v
BA/BSe	
M.A. Arabic / Shakdaul Alamia Fil Uloomal Arabia wal	Marks obtained N 207 total marks
	Marks obtained X 20 / total figures =
- A TOTAL POLEMI	Mucks obering V 15 t
MPhilipp	Marks obtained X 15/19 al marks =
	Marks = 415
Theology Teacher	
\setminus 7	1160
Category of Qualification	1-1/
	Total Starks 100
Misse /	Marks of tained X 20 / total marks -
NA TISC (Marky obtained X 20 / total marks
	•/
VINCENTED METAL	Marks obtained N 20 / total marks
M. Elshmata Shalishand Alemin Fil Climina Arabia wel	Manks abtained X 200 total marks 3
Islantia from a recognized Tanzamand Wafaqid Makwis MPlaFPhD	Man's abjanied N 13t total marks =
The same of the sa	Marks = 05

KRK

•			14
Physical Education Teacher (BPS-15).	Bachelor's Degree from a recognized University with one year junior Diploma in Physical Education course or Army equivalency or other equivalent qualification.	18 to 35 years.	(a) Eighty per cent by initial recruitment; and (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 qualification prescribed for initial recruitment of Physical Education Teacher:
			Provided that if no suitable candidate is available for promotion then on the basis of senjority-cum-fitness, from amongst School Primary School reachers with at least five years service
	X-, 11,7/	15	and having qualification prescribed for initial recruitment of Physical Education Teacher.
			Note: In case of non-availability of suitable candidate for promotion, then by initial recruitment.
Pennary School Head Teacher (PSITT) (BPS-15).	1 8 ml	-	By promotion, on the basis of seniority-cum- fitness, from amongst Senior Primary School Teachers with at least ten years service and having qualification prescribed for initial recruitment of Primary School Feacher.
Senior Primary School Feacher (BPS-14).	()	*	By promotion, on the basis of seniority-cum- fitness, from amongst Primary School Teachers
	(10/1/334)	μP -	

Ca

	Murks = 05	MPhiliPhD
	Marks obtained N 15 / total marks =	MAINSOM Edit ALI Edu
	Murks obtained N 20 / total marks =	JDPE or Equivalent Certificate
	Marks abtained N 20 Hatal marks	B-WRSc.
scare obtained by a canadisme among me secremon	Marks estreethed N 2011 what marks =	TASKE Y
5 Extra marks for Ext. 3 Extra marks for Disc will be arthed to the total	Mark obtained \$ 201 and marks =	NC OK
Lat Candinaical Service Stank	Tatal Murks 100	Category of Qualification
. 1		Physical Education Teacher
1 / L	Marks = 05	APhiliPhD
	Marks obtained X 15 / total marks =	AGUAISCIAL Ed LAIA Edu
/b	Marks obtained X 20 / total marks =	DM Cerificate
	Marks obtained X 20 I intal marks =	B.I/BSc
segre columned by a curamone image instruction.	1	HXXC
5 Extra marks for M.Sc will be added to the total 5 Extra marks for M.Sc will be added to the total		SSC
For Candidate of Science group	Total Marks 100	Category of Qualification

Primary School Teacher

Category of Qualification	Total Marks 100 For Humanities group at Intermediate Level	For Candidate of Science group
25C	Marks obtained X 20 / total 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
NXXC	Marks obtained X 10 / total marks =	score obtained by a caudidate during his selection
BA/BSc	Marks obtained X 25/ total marks =	To the second se
PST Certificate/ Diploma in Education /ADE.	Marks obtained X 20 / total marks =	
MA/MSc/M.Ed / MA Edu	Marks obtained X 20 / total marks =	The MAN
MPhiVPhD	Marks = 05	T/W //

Other conditions:-

1. The corecraed 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 perit 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 mexit list effect making necessary corrections while addressing the observations/objections/appeals, followed by requisite appointment orders.

3. In case a documents) is/ar 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 against him on account of forgery/fraud under the relevant law.

4. Deni Asnad from recognized Tazeemat-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.

in (M) will will for a single (F) وور مانہ نزرسس کے کہ فدوی محلی اس الحسن عا اور وامل 4/1/20 كو رسامرد. orland non PST i cuple Cit on a land 26056 m 1/7/2012 Cumbers 6 55 plus - Elin 60 m 5 - effer 15 / Juny 65, il ~ 26,66 (12 jun) د لیر مسلور فر به نیز > 21/3/2013 / 5.51

Annequire (G)

Distator, Douga

No.50

From;

District Education Officer.

(M) Mardan.

To,

The Director,

Elementary & Secondary Education

Khyber-Pukatoon Ahwa Peshawar.

SUBJECT:

AWARD OF B. 14, B. 15 TO RETIRED TRACHERS.

Memo,

It is submitted that a numbers of PST s who has been retired during the period 1.7.12 to 11.2.13, have requested for award of B. 14, B. 15.

It is further submitted that the D.P.O has been awar ed B.14, B.15 w.e.f 12.2.13 i.e the date of D.P.C meeting.

In this connection you are requested to please guid this office that whether they are entitle for award of B.14, B.15 or not.

DISTRICT EDUCATION OFFICER

27) Anneture (H



Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

No.___/F.No Appeal/parameter Val H/PST(NI)

Dated Leshauar the

12013

S 13/2-2017

To 11199

The District Officer (Male)Mardan

Subject; -Memo; AWARD OF B-14 TO B-15 TO RETIRED TEACHERS.

I am directed to refer to your letter No. 4730 dated, 6.5.2013 and to state that a retired person/Civil Servant is not entitled for promotion to B-14 or B-15. However is ease the promotion of the Civil Servant is clear in the meeting of the DPC, but he is retired before the issuance of his promotion order, he will be entitled for national promotion so one who retired before the DPC meeting is not entitled for promotion.

Deputy Director (Establishment) . Elementary Secondary/Education

Khuhor Dakhtuakhura Pashawar

Doppleale me! Sund! Enjois rie, jes BPS 15 L'BISIL ingly I by ful This on the AST The post on a series سے روح کو کر میں کا دہنے کا اعدان کی عمیں العدمين عوه مع استانوه كو كريد كا عين نرى دى كى نىچ - ملر من سامل كو مالعل نظر اندار كى كى يو or, repréte de 1/07/2012 (2006 le m) in ce li pre 1 mil - gred gre prisér que en 10 les 2,0 W für on Freson 08/7/2013 /201) عمل 129. في البس سيخالون عرف مرفعل

WAKALATNAMA

$^{/}$ BEFORE THE COURT OF $_{-}$	Service	TojbuNal	KPK Peshawas >
No	of 201 3		
Gamas C	Bankod		(Petitioner) (Plaintiff)
			(Appellant)
V	ERSUS	V D K and	Har
Scerelasy to	GIOVTOF	pp age	
11 We Appellan	f		(Defendant)
In the above noted	Pfed.		_ do hereby appoint
and constitute Mr. Khan A	Akbar Khan	and Mr. Sai	f Ullah Mohmand
Advocates as my/ our Counse	els in the subje	ect proceedings	and authorize them to
appear, plead etc compromis	e, withdraw or	refer the matter	for arbitration for me/
us without any liability for his	default and wi	th the authority t	o engage/appoint any
other Advocate/Counsel at m	ny/our expens	e and receive a	Il sums and amounts
payable to me/ us and to a	all such acts	which he may	deem necessary for
protecting my/ our interest in	the matter. Th	ney are also autl	norized to file Appeal,
Revision, Application for res	toration or ap	oplication for se	tting asiding exparte
decree proceedings on my/ ou	ur behalf.	•	
	•		
Dated: - ^{© 2} 1		Pama	x GW
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(KHAN AKBAR KHAN)		•	Khtax Gun
And Well Man	• . •	SO A	
(Saif Ullah Mohmand)		-,	
/ Advocates High Courts		,	
Peshawar.			
Office Address: - B-107, 2 nd	floor, Town T	ower	

Jahangir Abad, University Road,

Peshawar.

Before the Khyber Pakhtunkhwa service tribunal Peshawar.

391/14 S. Appeal No.1390.1392.1401 to 1405/2013.

Qamer Gul.

Appellant.

V.S

Secretary to Govt of Kyber Pakhtunkhwa E&SE Department Peshawar and others....
Respondent.

Parawise comments on behalf of Respondent No.1 to 4.

Respectively sheweth.

Respondents submit as under.

Preliminary objections.

1. That the instant appeal is badly time barred.

- 2. That the appellant has concealed the material facts from this honorable court,
- 3. That the appellant has no cause of action as well as locus standai.
- 4. That the appellant has not come to this court with clean hands.

5. That the appellant has estopped by his own conduct.

- 6. That the present appeal is liable to be dismissed for nonjoineder/Misjoinder of necessary parties.
- 7. That the appellant filed this appeal on malafid motives.
- 8. That the instant appeal is against the prevailing law and rules.
- 9. That the instant appeal is not maintainable in the present form and also in the present circumstances.

On facts.

- 1. Pertains to personal record, Hence needs no comments.
- 2. Pertains to personal record, needs no comments.
- 3. Correct, the teachers were promoted according to policy.
- 4. Correct to the extent that DPC was held on 12-02-2013 and the eligible teachers were upgraded to B-14 & B-15 but incorrect to the extend that the appellant was ignored. The DPC held on 12-02-2013 and upgraded the teacher w.e.f 12-02-2013 while Appellant was retired on 13-02-2012 ie one year Before the commencement of DPC so he was not entitled for up gradation.
- .5. His application was sent to respondent 2 who replied that the appellant is not entitled for up gradation (see Annex-1 of the instant appeal).
- 6. His appeal has no weightage and was filed
- 7. No Comments.

Grounds.

- A. Incorrect. He was retired long before the commencement of DPC and was not entitled.
- B. Incorrect. He is not entitled for up gradation as he was retired long before the DPC.
- C. Incorrect. The respondent department has acted according to law, rules.
- D. Incorrect. The up gradation/promotion is awarded according to policy, rules not on expectations.
- E. Incorrect. The department has acted according to rules and no discrimination has been made.
- F. Incorrect. The department has followed the exiting policy.
- G. Incorrect, Denied
- H. Incorrect. As stated above, the department has acted upon exiting policy and nothing has been violated.

Prayer

It is therefore, prayed that in the light of above facts and grounds the instant appeal may kindly be dismissed with cost.

DED (14)

Mardan.

Director E&SE Khyber Pakhtunkhwa Peshawar

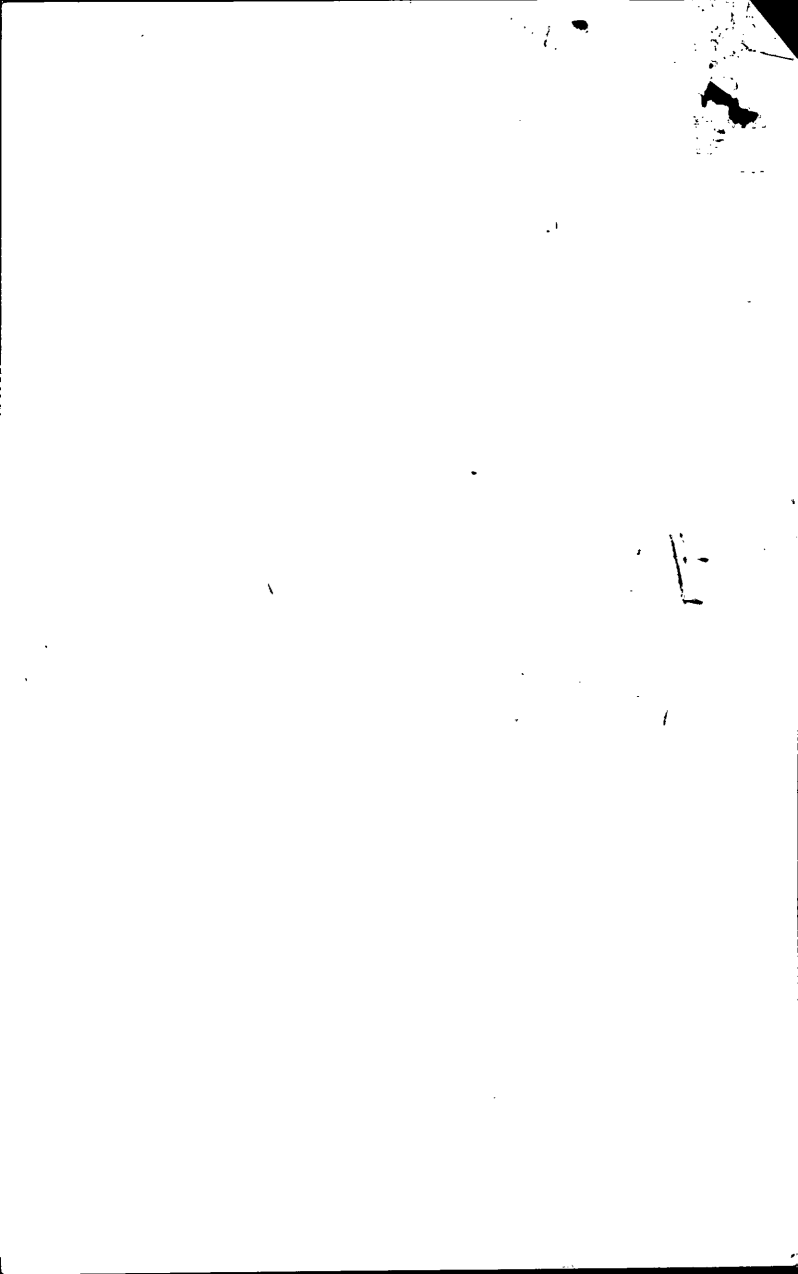
Deput Commissioner

Mardan.

Secretary to Govt of

Khyber Pakhtunkhwa E&SE

Department, Peshawar.



BEFORE THE CHAIRMAN SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR.

Qamar Gul Ex-PST

VERSUS

Secretary to Govt of KPK & others

PARA WISE COMMENTS SUBMITTED BY

RESPONDENTS.

Respectfully Sheweth

REPLY TO PRELIMINARY OBJECTIONS:-

- 1. Para No.1 of the preliminary objections is incorrect; the instant appeal is based on recurring cause of action, wherein a beneficiary Notification has been challenged, which carries retrospective effect, hence, it is well within time.
- 2. Para No.2 of the preliminary objection is incorrect, the appellant has disclosed all the facts before this Honorable Tribunal and nothing has been concealed or withheld deliberately.
- Para No.3 of the preliminary objections is incorrect and wrong, in fact fundamental rights of the appellant were infringed by the respondent, and



hence he has got a good cause of action and locus standi to file the instant appeal.

- 4. Para No.4 of the preliminary objection is false, frivolous and vexatious.

 In-fact the appellant has approached this Honorable Tribunal for the redressal of his grievances with clean hands.
- 5. Para No.5 of the Preliminary Objection is incorrect. Hence denied.
- 6. Para No.6 of the Preliminary objections is incorrect, false and frivolous, hence denied.
- Para No.7 of the Preliminary objections is incorrect, the instant appeal has been filed by the appellant with good intention as his fundamental and valuable rights were infringed by the respondents by their illegal acts and actions.
- 8. Para No.8 of the Preliminary Objections is incorrect; the instant appeal has been filed according to well settled rules of Services Law.
- 9. Para No.9 of the Preliminary Objections incorrect, false and frivolous, the instant appeal has been filed by the appellant in order to check the ingress and illegality committed by the respondents, hence it is maintainable.

REPLY TO PARAWISE COMMENTS ON FACTS.

- 1&2. Para No. 1 & 2 of the comments needs no replies
- 3. Para No.3 of the comments also needs no reply.
- 4. Para No.4 of the comments is incorrect, false and vexatious, in-fact the Notification dated 11.07.2012 (Annexure E of the appeal) and Notification dated 13.11.2012 (Annexure F of the appeal), are beneficiary notifications and in the light of judgments of apex Court as well as this Honorable Tribunal such notifications carries retrospective effect, hence the benefits of these notifications should be extended to the appellant. Moreover the



matter in the instant appeal is a recurring cause of action, which is not hit by any time period.

Needless to mention here that at the time of promulgation of the above-mentioned both the Notifications, the appellant was in service as a senior PST.

It is also pertinent to mention here that the respondents have wrongly mentioned the date of retirement of the appellant as 13.02.2012, rather the appellant retired from services on attaining the age of superannuation on dated 04.01.2013, just a month prior to DPC meeting. (Annexure A of the main appeal)

- 5&6. Para No. 5&6 of the comments are false and frivolous, detail reply has been given in Para No. 4 above.
- 7. Para No.7of the comments need no reply.

REJOINDER TO THE COMMENTS ON GROUND:-

- A. Para No. A of the comment is false and incorrect. Detailed reply has already been given in Para No.4 of the reply to the comments. Moreover, due to the induction of policy dated 11.07.2012 and 13.11.2012, the appellant and his other colleagues have been deprived from the benefit of promotion/up-gradation, which were ignored throughout their long tenure of unblemished record.
- B. Para No.B of the comments is false and incorrect. Detail reply has been given in Para No.4 of the reply to the comments on facts as well as in the above Para No. A.
- C. Para No. C of the comments is false and incorrect. The appellant was fulfilling the criteria for promotion but despite that he was ignored by the respondent department.
- D. Para No. D of the comments is incorrect, the department has not awarded the promotion/up-gradation according to policy and rules but they have given priority to the blue eyed employees in the department.



- E&F. Para No. E&F of the comments are false and frivolous. The acts and actions of the respondents department are not only illegal but are also against the clear-cut articles of constitution.
- G. Para No. G of the comments is incorrect and false, hence denied. Detail reply has already been given the above paras.
- H. Para No. H of the comments is incorrect, false and frivolous. Detail reply has already been given in the preceding paras.

It is, therefore, most humbly prayed that on acceptance of this rejoinder and the main appeal, the respondents may kindly be directed to award promotion to the appellant in BPS-15, and in the light of Notification dated 11.07.2012 7 13.11.2012.

Any other remedy to which appellant is found entitled, in the peculiar circumstances of the case may also be granted.

Appellant

Through

Dated: -29-10-2014

(KHAN'AKBAR KHAN)

&

(SAIF ULLAH MOHMAND)
Advocates, High Court,
Peshawar.

Chirman Service Tribunal 1/5 P/S BEFORE THE PESHAWAR THEH COURT, PESHAWAR.

Service Appeal No.1391/2013

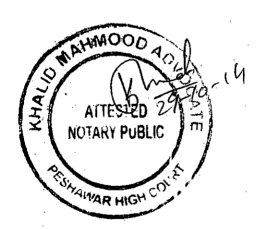
Qamar Gul......Appellan

VERSUS

Secretary to Govt: of K.P.K &

AFFIDAVIT

I, Khan Akbar Khan Advocate, Peshawar, do hereby solemnly affirm and declare on Oath that the contents of the accompanying **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble court.



Deponent