30th May, 2022

Mr. Iqbal Shah, Husband of the appellant on behalf of the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Arshad Ali, ADEO for respondents present.

Mr. Taimur Ali Khan, Advocate submitted wakalatnama on behalf of private respondent No.6 and seeks time to submit written reply/comments. Written reply/comments on behalf of respondents No. 1,2 and 5 which is placed on file. To come up for written reply/comments of respondents No. 3 and 6 on 03.08.2022 before the S.B.

(Kalim Arshad/Khan) Chairman

03.08.2022

Appellant present in person. Mr. Kabir Ullah Khattak, Additional Advocate General for official respondents present.

Mr. Taimoor Ali Khan, Advocate on behalf of private respondents No. 6 present and rely on reply of respondents No. 1, 2 & 5.

Written reply/comments on behalf of respondents No. 3 & 4 not submitted. Learned Addl. AG seeks time for submission of written reply/comments. To come up for written reply/comments on 05 10.2022 before S.B.

(Kalim Arshad Khan) Chairman

Mst. Yasmin Begum 7119/2021

06.09.2021

ppellant poposited ecurity & Process Fea Counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant contended that she is aggrieved from the impugned order dated 17.03.2021 whereby her promotion from BS-15 to BS-16 issued vide earlier notification dated 07.12.2020, was withdrawn and private respondent No.5 being junior to the appellant was promoted in her place. Feeling aggrieved, the appellant filed departmental appeal on 16.04.2021 which was not responded within the stipulated statutory period, hence, the instant service appeal before the Service Tribunal was instituted on 24.06.2021.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections including limitation. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time or extension of time is not sought, the office shall submit the file with a report of non-compliance. File to come up for arguments on 23.12.2021 before the D.B.

> (Mian Muhammad) Member(E)

23.12.2021

Junior to counsel for the appellant and Muhammad Adeel Butt, Addl. AG present.

Notices have not been issued to the respondents. Notices be issued to the respondents. Case to come up for reply on 08.03.2022 before the D.B.

08.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 30.05.2022 for the same as before.

Form- A

FORM OF ORDER SHEET

Court of	 			
	, ,	1		
Case No		7	/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	29/07/2021	The appeal of Mst. Yasmin Begum resubmitted today by Mr. Faza Haq Kohidamani Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		This case is entrusted to S. Bench for preliminary hearing to be purup there on 6609121.
		CHURMAN
	*	
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	2	
une"	· <u>-</u>	

This is an appeal filed by Mst. Yasmin Begum today on 24/06/2021 against the order dated 17.03.2021 against which she preferred/made departmental appeal/ representation on 16.04.2021 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

1- Memorandum of appeal may be got signed by the appellant.

2- Appeal has not been marked with annexures' marks.

Copy of order dated 17.03.2021 is illegible which may be replaced by legible/better one.

4- Annexures of the appeal may be attested.

5- Certificate be given to the effect that appellant has not filed any service appeal earlier on the subject matter in this form.

6) Eight more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1079/ST, Dt. 24/062021

REGISTRAR, SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Fazle Haque Kohidamani Adv. Pesh.

18/7 &1 Re- Submitted, after hears no Completion, pt-entirteem in the present from Frankly Objections No. 3 and 6 are Still Stands. Therefore, the appeal is returned to the Covensel for completion and resubmission within 15 doeps. Check hist may also be placed on file. No. 1415 /S.T att. 27/07 12021 28/7/01 Re-submitted of the Completori Figuratings

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No.___/2021

Mst.Yasmin Begum Appellant
Versus
Govt. of KP through Secy. Elementary and Secondary
Education and others

INDEX

S.No.	Description of documents.	Annexure	Pages.
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2.	Affidavit.		5
	Addresses of the parties.		6
3.	Addresses of the parties.	Α	7
4.	Copy of appointment order dated	, ,	-
	21.01.2013	В	8-9
5.	Copy of promotion order dated	D	0-9
	07.12.2020		10.11
6.	Copy of impugned notification	С	10-11
	dated 17.03.2021		
7.	Copy of departmental appeal dated	D	12-13
1.	16.04.2021 along with postal		
	10.01.202		
	receipt	Е	14-15
8.	Copy of seniority list	<u> </u>	
9.	Wakalatnama.		16

Dated: 23.06.2021

Appellant

Through

Fazle Haque Kohidamani Advocate High Court

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No.	/2021

Khyber Pakhtukhwa
Service Tribunal

Diary No. 6654

Dated 24 6 202

Mst.Yasmin Begum (CT BPS-15) d/o Khair Muhammad Presently posted at GGMS Rehman Shah Kaley. R/o Sama Badhber, Hassan Khel Sub Division Peshawar

..... Appellant

Versus

- Govt. of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar.
- 2) District Education Officer (M), Peshawar.
- 3) Directorate of Elementary and Secondary Education, Khyber Pakhtunkhwa, Dabgari Gardan, Peshawar.
- 4) Director Elementary and Secondary Education Khyber Pakhtunkhwa, Dabgari Garden, Peshawar.
- 5) District Education Officer, (F) Bannu.

Appeal u/s 4 of the N.W.F.P Service Tribunal Act, 1974 against the impugned order dated 17.03.2021 whereby promotion order of the appellant dated 07.12.2020 was withdrawn.

redto-day

Prayer:

On acceptance of this appeal, the impugned order dated 17.03.2021 may kindly be set aside while the order dated 07.12.2020 may kindly be restored and the appellant may kindly be promoted as SCT (BPS-17).

Any other relief which this Hon'ble Tribunal deems appropriate in the circumstances of this service appeal and to whom the appellant found entitled may kindly also be granted.

Respectfully Sheweth;

Brief facts giving rise to the instant appeal are as under:-

- That the appellant was appointed as Certified Teacher (CT) in BPS-9 plus usual allowance on contract regular non-pensionable basis w.e.f. date of her taking over charge at GGMS Muzaffar Keley. (Copy of appointment order dated 21.01.2013 is attached as Annexure "A").
- 2) That the appellant since her appointment performed her duties with honesty, dedication and to the best of her abilities without any complaint.
- That respondent No.4 vide notification dated 07.12.2020 promoted as SCT (BPS 16) upon the recommendation of the Departmental Promotion Committee and in pursuance of the government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(B&A)/FD/10-22(E)/2010 dated 11.07.2012 and Finance Department Endorsement No.SO(FR)/FD/10-22(E)/2010 dated 16.07.2012 and was posted at GGMS Rehman Shah. (Copy of promotion order dated 07.12.2020 is attached as Annexure "B").
- That astonishingly after lapse of three months of the promotion, the promotion order of the appellant was withdrawn vide notification dated 17.03.2021 with immediate effect. (Copy of impugned notification dated 17.03.2021 is attached as Annexure "C").

That the appellant feeling aggrieved by the impugned order dated 17.03.2021, preferred a departmental appeal dated 16.04.2021 to the office of respondent No.3, but the same is un-responded till yet. (Copy of departmental appeal dated 16.04.2021 along with postal receipt is attached as annexure "D").

Being dissatisfied with the impugned order, the appellant prefers the instant service appeal before this Hon'ble Tribunal on the following amongst other grounds.

Grounds of appeal:

- a) That the impugned order dated 17.03.2021 is against the law, facts and material available on record.
- b) That the office of respondent No.4 while passing the impugned order withdrawing the promotion order of the appellant in violation of the principles of natural justice.
- c) That the respondents, legally speaking not justified in passing the impugned order without any plausible reason
- d) That the respondent No.4 failed to act in a judicial spirit and manner in conformity to well recognized principles of natural justice.
- e) That the impugned order was passed in a manner not permitted by law, therefore, is liable to set at naught/ set aside on this score alone.
- f) That the impugned order is also violative of section 24-A of General Clauses Act as the competent authority failed to pass a speaking order with sound reasoning, hence liable to be struck down.
- g) That as per general seniority list in respect of CT female teachers the name of petitioner is shown at Sr.No.18 while the

name of respondent No.6 is shown as at Sr.No.25. (Copy of seniority list is attached as Annexure "E").

- That petitioner is not dealt in accordance with law. h)
- That respondents are bound to pass order with cogent i) reasons
- That the petitioner has been treated unequally, against the law j) and thus, her fundamental rights have been flagrantly violated as guaranteed by the Constitution.
- That the appellant having a young official career and to k) demote her in such a fashion alien to law would deprive her to build on her official career, which would also adversely affects her.

Keeping in view, what has been stated above, it is, therefore, humbly prayed that the impugned order dated 17.03.2021 may kindly be set aside while the order dated 07.12.2020 may kindly be restored and the appellant may kindly be promoted as SCT (BPS-17).

Any other relief which this Hon'ble Tribunal deems appropriate in the circumstances of this service appeal and to whom the appellant found entitled may kindly also be granted.

Appellant

through

Fazle Haque Kohidamani Advocate High Court

Dated: 23.06.2021

Certification

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my client- 110 Such appeal has been

filed on the Sabijet matter.

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BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

S.A.No/2021	
Mst.Yasmin Begum	Appellant
Versus	
Govt. of KP through Secy. Elementary and Secondary	
Education and others	Respondent

AFFIDAVIT

I, Mst.Yasmin Begum (CT BPS-15) d/o Khair Muhammad R/o Sama Badhber, Hassan Khel Sub Division Peshawar do hereby affirm and declare on oath that the contents of the **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK. PESHAWAR.

S.A.No/2021	
Mst.Yasmin Begum	Appellant
Ver	rsus
Govt. of KP through Secy. Elemen	tary and Secondary
Education and others	Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Mst. Yasmin Begum (CT BPS-15) d/o Khair Muhammad R/o Sama Badhber, Hassan Khel Sub Division Peshawar

RESPONDENTS:

- 1) Govt. of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar.
- 2) District Education Officer (M), Peshawar.
- Directorate of Elementary and Secondary Education, Khyber Pakhtunkhwa, Dabgari Gardan, Peshawar.
- 4) Director Elementary and Secondary Education Khyber Pakhtunkhwa, Dabgari Garden, Peshawar.
- 5) District Education Officer, (F) Bannu.
- 6) Mst.Samina Yaseen (SCT PPS-16) d/o Ghulam Muhammad Presently posted at GGMS Javed Iqbal Kaley, Hassan Khel, Peshawar

Appellant

Through

Fazle Haque Kohidamani Advocate High Court





OFFICE OF THE AGENCY EDUCATION OFFICER FR PESHAWAR **BLOCK: 8 NEAR INFORMATION DEPTT:** KHYBER ROAD, PESHAWAR, K.P.K Phone No. 091-9210145

APPOINTMENT.

Consequent upon the interview by the Selection Committee, the following Female Candidates FR Peshawar Domicile holders are hereby appointed as C.T teachers in BPS-9 (Rs.6200-380-17600) PM plus usual Allowances on contract regular Non Pensionable basis with effect from the date of their taking over charge in the following schools in the interest of public service on the following terms and

condition		F. H Name	Posted at	Domicle	Remarks.
S.No. 1	Name. Ms.Kaneez	Father Name Rehman Gul	GGMS Muzafar Keley	Ali Khel	Against Vacant
2	Kalsoom Ms.Samina	Ghulam	GGMS Javed Iqbal Kelley	Jana Kor	Against Vacant post
3	Yasmin Ms.Bushra	Muhammad Khadi Sher	GGMS Niaz Mir Keley	Asho Khel	Against Vacant post
4	Begum Ms.Saadia	Hawa Khan	GGMS Sadey Khan	Asho Khel	Against Vacant post
5	Ms.Sumera	Raza Gul	GGMS Javed Iqbal	Zaka Khel	Against Vacant post
6	Ms.Farzana	Ghulam Muhammad	GGMS Hasham Khan Kelley	Jana Kor	Against Vacant post
7	Ms.Samreen	Sardar Afzal	GGMS Zarman shah	Hassan Khel	Against Vacant post
8	Ms.Yasmin	Khair Muhammad	GGMS Hasham Khan kelley	Jana Kor	Against Vacant post
9	Begum Ms.Mehrun Nisa	Syed Habib Khan	GGMS Muzafar Keley	Hassan Khel	Against Vacant post

TERMS AND CONDITIONS.

1) Charge report should be submitted to all concerned.

2) The appointment of the candidates being purely on temporary basis and is liable to termination at any time without any notice.

3) If a candidate wishes to resign his post he will give one Month prior notice or his pay for one month will be forfeited in lieu thereof.

4) They should produce their original Certificates/documents for verification/entry in S/Book.

- They should produce their health and age Certificate from the Medical Superintendent Concerned.
- They may not be handed over charge if their age is below 18 years or above 35 years age.
- If they fails to report within 15 days then will be treated as cancelled automatically.
- 8) If any technical legal flaw is pointed out the appointment will stand as cancelled.
- 9) The appointees will not be entitled to pension/commutation and G.P/Fund emoluments.

SYED HUSSAIN AFRIDI AGENCY EDUCATION OFFICER FR PESHAWAR.

Copy for information and necessary action to the:-

- 1) Additional Accountant General (PR) Sub Office Peshawar.
- 2) Director Education FATA Peshawar.
- 3) Principals/Headmasters of schools concerned.
- 4) AAEO (M) FR Peshawar.
- 5) Candidates Concerned.
- Accountant Local Office.

AGENCY EDUCATION OFFICER FR PESHAWR.

ttest



Directorate of Elementury and Secondary Education Knyber Pakhtunkhwa Peshawar



America A

Notification

Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Rhyber Pakhtunkhwa Flementary and Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and Finance Department Endorsement No SO(FR)/FD/10-22(E)/2010 dated 10.07.2012, the followind Mule CTs/DMs/Ats/& TTs (BPS-15) are hereby promoted to the post of Senior CT/Senior DM/Senior AT/ &Senior TT (BPS-16) (Rs. 18010-1520-64510)) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Covernment, on the terms and condition given below with immediate effect and further they will be posted in the Government Higher Secondary /High Schools by the District Education Officers converned against the vacant the post of Senior CT/Senior DM Servor AT Senior TT & Senior PET (BPS-16) posts.

1.0	Tto	SCT(BPS-16)		***		
5. No	S.L. No.	Name of Official	Present Place of Posting	Date of Birth	Date of Apptt; as Regular CT	Remarks
1	11	Thanda E bi		. 1521 111 / E	1/9/2009	Services placed at the disposal of DEO Sub Division Hassan Khel for further posting
	• • •	tual dan tua	19	51165	1// 2003	-do
	; -	Hamisa Nopol	1231 T1 (1 - 1	2012-11012	יי איניינייני	-do
:	1.1	Welliam ca	tt (n.n. Falk	1,000,70	21/1/2013	-do-
i	/ · .	Susember Begunt	**	• 12 11 ()	11.12.313	-do-
	. <i>DM</i>	to SDM(BPS-t)	(1)	•		 -
S. No.	S.L. No.	Name of Official	: Present Place of Posting	Date of Birth	Date of Apptt; as Regular DM	Remarks
; 1		Mazia Begum	estes qual Physic	1 94 1977	1/9/2005	Services placed at the disposal of DEO Sub Division Hassan Khel for further posting
	G	Yasmeen Gul	GuM's Heman Keb	12/9/1982	31/12/2010	-do-

Terms and conditions:-.

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

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

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

4 Charge report should be submitted to all concurred.

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

6 No TA/DA is allowed for joining his duty.

Affested & Fr



Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Penhawar

Notification

Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhusu Elementary and Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 duted 11.07.2012 and Finance Department Endorsement No SO(FR)/FD/10-22(E)/2010 dated 16.07.2012, the following Male CTs/DMs/Ats/& TTs (BPS-15) are hereby promoted to the post of Senior CT/Senior DM/Senior AT/ &Senior TT (BPS-16) (Rs. 18910-1820-64510)) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect and further they will be posted in the Government Higher Secondary /High Schools by the District Education Officers concerned against the vacant the post of Senior CI/Senior DM/Senior AT/Senior TT & Senior PET (BPS-16) posts.

TAR COTORDS-16)

S. No.	S.L. No.	SCT(BPS-16) Name of Official	Present Place of Posting	Date of Birth	Date of Apptt; as Regular CT	Remarks
1	11	Hamida Bıbı	GGHS Khan Zada	18/11/1978	1/9/2009	Services placed at the disposal of DEO Sub Division Hassan Khel for further posting
2	12	Nabila Gul	GGMS Hashim Khan	6/1/1985	1/9/2009	-do-
3	13	Hamida Begum	GGMS Mir Haider	3/10/1983	10/2/2010	-do-
4	14	Mehrunnisa	GGMS Qarar Khan Killi	1/6/1975	21/1/2013	-do-
5	15	Yasmeen Begum	GGMS Rehman Shah	3/12/1969	21/1/2013	-do-

2. DM to SDM(BPS-16)

S. No.	S.L.	Name of Official	Present Place of Posting	Date of Birth	Date of Apptt; as Regular DM	Remarks
1	4	Nazia Begum	GGMS Qarar Khan	1/4/1977		Services placed at the disposal of DEO Sub Division Hassan Khel for further posting
	6	Yasmeen Gul	GGMS Numan Killi	12/9/1982	31/12/2010	-do-

Terms and conditions:-.

They would be on probation for a period of one year extendable for another one year. They will be governed by such rules and regulations as may be issued from time to

Their services can be terminated at any time, in case his performance is fount unsatisfactory during probationary period. In case of misconduct, he shall unsatisfactory during probationary period. In case of misconduct, preceded under the rules framed from time to time. 3

Charge report should be submitted to all concerned. Their Inter-Se-seniority on lower post will remain intact. Promotion order of Senior Teachers (Female) District Peshawar

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

(Hafiz Dr. Muhammad Ibrahim) Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar 6293-99
Khyber Pakman 19 (PSB-16)2019
(File No.1/Promotion Senior Teachers (PSB-16)2019
Dated Peshawar the Endst: No.

2020. Dated Peshawar the . 7 /2

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar. 2. District Education Officer Sub Division Hassan Khel District Peshawar.

3. District Accounts Officer concerned.

5. PS to the Secretary to Goet: Khyber Pakhtunkhwa E&SE Department.

6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshancar,

M/File

Deputy Director (Female) Merged Districts

Promotion order of Senior Teachers (Female) District Peshawar They will give an under taking to be recorded in their service books to the effect it. if any over payment is made to him in light this order will be recovered and if he wrongly promoted he will be reversed.

> (Hafiz Dr. Muhammad Ibrahim) Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

/ File No.1/Promotion Senior Teachers (PSB-16)2019 Endst: No. 6293 Dated Peshawar the

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar. 2. District Education Officer Sub Division Hassan Khel District Peshawar.

3. District Accounts Officer concerned.

PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

M/File

8.

Deputy Director (Female) Merged Districts

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Directorate of Elementary and Secondary Education

Notification

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Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and Finance Department Endorsement No SO(FR)/FD/10-22(E)/2010 dated 16.07.2012, the following Female CTs/DMs/Ats/& TTs (BPS-15) are hereby promoted to the post of Senior CT/Senior DM/Senior AT/ &Senior TT (BPS-16) (Rs. 18910-1520-64510)) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect and further they will be posted in the Government Higher Secondary /High Schools by the District Education Officers concerned against vacant post of Senior CT/Senior DM/Senior AT/Senior TT & Senior PET (BPS-16) posts.

1.CT to SCT(BPS-16)

S. No.	S.L. No.	Name of Official	Present : Place of Posting	Date of Birth	Date of Apptt; as Regular C1	Remarks
1 .	10	Samina Yasmeen	GGMS Numan Killi	30/3/1980	28/1/2013	Services placed at the disposal of DEO Sub Division Hassan Khel for further posting
2	14	 Mehrunnisa	ASDEO Sub Division Hausan Khal	 1/8/1975	21/1/2013	Her promotion order issued Vide Endst.No.6293-99 dated 7/12/2020 is hereby withdrawn with immediate effect being Junior at S.No.1.
		·	:	. 188		Her promotion order issued Vide Endst, No. 6293-99 dated 7/12/2020 is hereby withdrawn with immediate
3	15	Yasmeen Begum	GGMS Rehman Shah ;	3/12'1969	21/1/2013	effect being Junior and further her services may placed at the disposal of D.E.O Hassan Khel for further posting/adjustment against vacant CT post.

2. DM to SDM(BPS-16)

S. No.	S.L. No.	Name of Official	Present Place of Posting	Date of Birth	Date of Apptt; as Regular DM	Remarks
1	6	Yasmeen Gul	GGMS Numan Killi	12/9/1982	31/12/2010	Considered suitable for promotion to the post of Senior DM (BPS-16) on regular basis with immediate effect instead of 7/12/2020.



notion order of Senior Teachers (Female) District Pashawar and conditions:-

lied be on probation for a permetational quar estimatable for another use general because the formation of t I be governed by such rules and regulations as may be issued from time to ha Gom. tuices can be forminated at any time, in case his performance to fount telory during marketing and to case of information, by shall be sclory during probationary strict in case of information in paint in the control of information under the rules framed from time to lime. eport should be submitted to all concerned ter Se semiority on have to to all remain what M is allowed for furning he cause I give an under to day to be wested in their wrong bank to the effect of payment is made to him in light this order will be recoursed and if I promoted he will be reversed.

(Haftz Dr. Mulionmad Ibrobim)

Director

Elementary and Secondary Retroption Klyber Pukhtunkhwa Pediawar / File No.1/Promotion Senior Teachers (PSB-16)2021 Dated Peshawar the

Copy forwarded for information and necessary action to the: -

Accountant General Khyber Paklitunkhwa Peshawar. Additional Director (Estab) Marged Districts Local Directorate.
District Education Officer Sub Division Hussun Khel District Peshawar. Assistant Accounts Officer Peshawar Officials Concerned. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

PA to the Director E&SE Khyher Paldiamidus, Poshamar.

.A/File

Merged Districts

Promotion order of Senior Teachers (Female) District Peshawar Terms and conditions:-. They would be on probation for a period of one year extendable for another one ye They will be governed by such rules and regulations as may be issued from time

2 time by the Govt. Their services can be terminated at any time, in case his performance it jin 3 unsatisfactory during probationary period. In case of misconduct, he shall

preceded under the rules from ed from time to time. Charge report should be submitted to all concerned.

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

No TA/DA is allowed for jo ning his duty.

They will give an under ta, ing to be recorded in their service books to the effect that if any over payment is me le to him in light this order will be recovered and if he is . wrongly promoted he will be reversed.

(Hafiz Dr. Muhammad Ibrahim) Director

Elementary and Secondary Education Khyber Pakhtunkhina Peshawar

File No.1/P: -motion Senior Teachers (PSB-16)2021

Dated Peshawar the_

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar.

2. Additional Director(Estab) Merged Districts Local Directorate

3. District Education C Ticer Sub Division Hassan Khel District Peshawar.

4. Assistant Accounts (/ficer Peshawar

5. Officials Concerned.

6. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

7. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

8. M/File

Deputy Director (Fen **Merged Districts**

SUB DIVISION PERMANAR

(12) Junewra.

معدد على والركون أن الإماري أمر الماري المراد ا

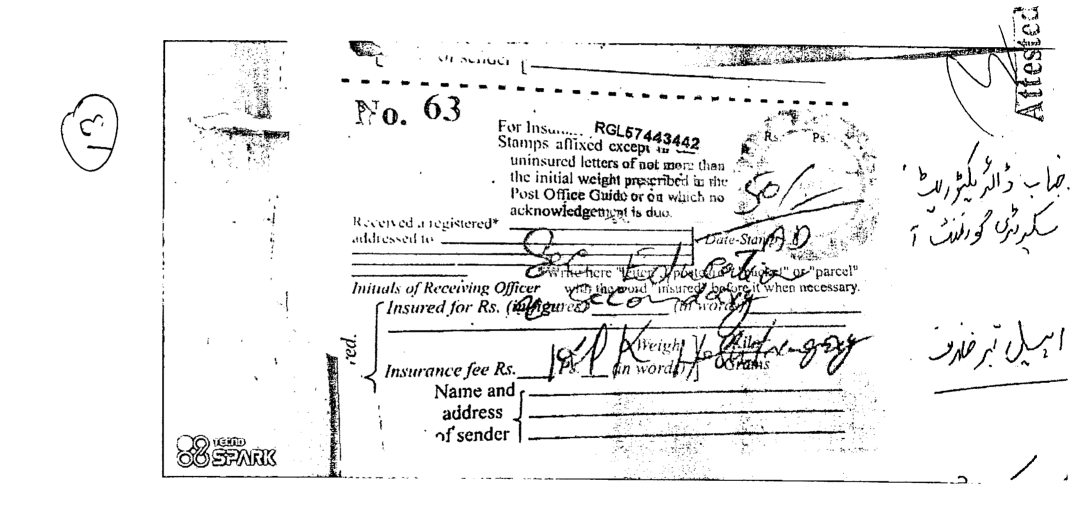
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Attested



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s/	# 1	Name of Official	F/Name E	1		Prof:	0000			Posting	
-,			545	ļc	Qualif:		Birth per SSC	. 100.000	as regular	Posting	Remarks
			Processing the second		, is		Certificate		ст		
	1	Shazia Rashid	Abdur Rashid	16	MA,	B.Ed,CT	03-03-92	30-08-96	30-08-96		Promoted to SST
	2	Shoukat Maryam	Muhammad Nisar	16	MA.	B/Ed.CT	17-08-70]	GGHS Muhd Gul	
	3	Zeenat Parveen	Sabz Ali	16	1	B/Ed,CT	09-12-58			GGHS Waris Khan	
-	4	Asma Khatoon	Murad Ali	16		M/Ed.CT	25-07-74	<u> </u>		GGHS Waris Khan GGMS Sadi Khan	
	5	Safia Begum	Muhammad Siddiq	16		B/Ed.CT	22-08-74	J	<u> </u>	GGHSS Samund	
- 	6	Shazma Ishaq	Muhammad Ishaq	16		B/Ed.CT	15-03-65			Khon GGMS Javid Iqbal	
	7 .	Zakia Shaheen	Muhd Saddique	16		CT,b.ED B/Ed.CT	03-12-70		J	GGMS Mir Haider	
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	10	Robina Shalleen	Nascer Ahmad	1.5		CT	31-12-7		4 ()1-12-0-	GGHS Waris Khan	
	11	Shahnaz Gul Humaira Mufti	Yousaf Khan Wazir Ahmad Jan	15	l	M/ed.CT	29-06-6		5 03-12-0	5 IHC Khanzada	
ļ			Muhammad Zahir	15	BΛ	Ci	01-04-7	8 01-09-0	1	6 GGMS Zarman Shah	availed EOL(WO
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	•	Nabila Gul	Fazal Akbar	15	BA	CT	06-01-8	1		9 GGMS Hashim	
		Hamida Begum	Kala Khan	15	1	M/ed. CT				0 GGMS Mir Haider 3 GGMS Muzaffar	
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S/#	Name of Official	F/Name	1	Acad: Qualif:	Prof:	1	App: as CT	Date of declaration as regular CT	Present School of Posting	Remarks
25	Samina yasmeen	Ghulam Muliaminad	15	MA	CT	0.0730	28 01-13	28-01-13	GGMS Numan Killi	
26	Ruqia	Shoukat Ali	15	MA	CI				GGMS Muzañar	
27	Amena Mumtaz	Mumtaz khan	1.5	M.A	C1		No. and the contract of the co		GGM8 Hasham	
28	Sadaf Sardar		15	MA	CT		1 · · · · · · · · · · · · · · · · · · ·		GGMS Niaz Mir	
29	Roshana	Muhd Idress	15	MA	CI					



Agency Education Officer FR peshawar



"B"

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

No.				
	Appeal No	7119	of 20 21	
	Mst. Ya	umin Begun		tioner
Pod	Court of U?	k through Se	Y: FRIE Responde	
Notice to:	Dist: E	Education	Offices (F	cembe)
•		/ Saniar.		
the above case hereby information	EAS an appeal/petitic vice Tribunal Act, 197 e by the petitioner in the death at the said appear and are at liber be postponed either y supported by your pleast seven days before yother documents up appearance on the on will be heard and death of the control of	74, has been present this Court and notice peal/petition is fixed to 8.00 A.M. If you want to do so on the dain person or by autower of Attorney. You come the date of hear upon which you relye date fixed and in	ed/registered for contended to has been ordered to do for hearing before vish to urge anything the fixed, or any other thorised representation are, therefore, requing 4 copies of writty. Please also take the manner aforem	nsideration, in pissue. You are the Tribunal ng against the er day to which tive or by any juired to file in then statement notice that in
address. If you address given	of any alteration in the py registered post. You fail to furnish such as in the appeal/petition to this address by registrition.	ou should inform the ddress your address will be deemed to be	e Registrar of any c contained in this no eyour correct addres	hange in your tice which the
Copy of	appeal is attached. C	Copy of appeal has a	dready been sent to	you vide this
offire Notice N	Vo	dated		
Civen u	nder my hand and the	e seal of this Court,	at Peshawar this	29 K
Day of	••••••	Du.	20 7-1	
Pox	Roply	L Khyber F	Registrar, Pakhtunkhwa Serv Peshawar.	う。 ice Tribunal,

Note: 1. The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays.

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

"B"

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

No.	
Appeal No. 7/19 MS+: Yasmin Bagu- Appellant/Petitioner Versus Lyd (nov): CF KPK Rey (E2) E Respondent	
Mst. Yasmin Bagu-	
Appellant/Petitioner	
light (-out: CF KPK Versus E2) E	
Respondent	
Respondent No.	~ ·/·
Notice to	XC
Thuram Muha -gd presently posted and Com	~
Notice to: - Chulam Muha -gd presently posted at (-C-) WHEREAS an appeal/petition under the provision of the Khyber Pokhanak	
-I I I b	1 X / 5.1
Province Service Tribunal Act, 1974, has been presented/registered for consideration, the above case by the petitioner in this Court and notice has been ordered to issue. You a	
hereby informed that the said appeal/petition is fixed for hearing before the Tribur *on	ral
appenant/pentioner you are at liberty to do so on the date fixed, or any other day to whi	ch
the case may be postponed either in person or by authorised representative or by a	13.17
Advocate, duly supported by your power of Attorney. You are, therefore, required to file this Court at least seven days before the date of hearing 4 copies of written statements.	en f
alongwith any other documents upon which you rely. Please also take notice that default of your appearance on the date fixed and in the manner aforementioned, t	in
appeal/petition will be heard and decided in your absence.	ne
Notice of any alteration in the date fixed for hearing of this appeal/petition will	ho
given to you by registered post. You should inform the Registrar of any change in yo	ur
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and furth	er.
notice posted to this address by registered post will be deemed sufficient for the purpose this appeal/petition.	of:
Copy of appeal is attached. Copy of appeal has already been sent to you vide th	is
office Notice Nodateddated	
Civen under my hand and the seal of this Court, at Peshawar this	
Day of	•••
(for Reply)	
Registrar,	
Khyber Pakhtunkhwa Service Tribuna	ıl,

1. The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays.

Peshawar.

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

Note:

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

No.

Pashawad

Versus

Versus

Respondent No.

Respondent No.

Pashawad

Pashawad

The provision of the Khyber Pakhtunkhw

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......t <u>8.00 A.M.</u> If you wish to urge anything against the appellant/petitioner for are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further $\textbf{notice posted to this address by registered post will be deemed sufficient for the purpose of the purpose o$ this appeal/petition.

Copy of appeal it attached. Copy of appeal has already been sent to you vide this off. 'e Notice No......dated.....dated....

Given under my hand and the seal of this Court, at Peshawar this.....

Khyber Pakhtunkhwa Service Tribunal,

Note The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondance.

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

١٣	Appeal No of 20
nt/Petitioner	NST Versus Versus
pondent	Respondent No
Tred F-27E	Court of Kilk through him
	Denoved A

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Persince Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are bereby informed that the said appeal/petition is fixed for hearing before the Tribunal iemat 8.00 A.M. If you wish to urge anything against the copellant/pethismer fod are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Aavocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for bearing of this appeal petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

dated	ff. e Notice Vo
يا of this Court, at Peshawar thisعبال	Given under my hand and the sea
20	ay of
Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.	(hyle) sol

The hours of attendance in the court are the same triat of the High Court exercicity and Gazetted Holidays.

Always quote Case Mr. While making any correspondance.

"B"

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

No.				
	Appeal No	7119	of 20	21
<i>t</i>	Mest. Marmin	Begu		ut/Petitioner
Ĉ-	Dantin C.F. KPM.	Versus	Ray ERE	- Pondent
	1	Resi	oondent No	
Notice to:	Diventorate	CF	FERSE DO	Shawad.
the above case by hereby informed to appellant/petitio the case may be Advocate, duly suthis Court at least alongwith any or default of your a	an appeal/petition use Tribunal Act, 1974, he the petitioner in this of that the said appeal/section at 8.0 postponed either in pupported by your powerst seven days before the documents upon appearance on the day till be heard and decided	as been proceed to be a contract of the contra	esented/registered for tice has been ordered for hearing by you wish to urge and the date fixed, or any authorised represey. You are, therefor hearing 4 copies our rely. Please also also in the manner a	or consideration, in cred to issue. You are before the Tribunal nything against the yother day to which sentative or by any e, required to file in f written statement take notice that in
given to you by r address. If you fai address given in t	any alteration in the daregistered post. You shall to furnish such address he appeal/petition will his address by register on.	ould infor ess your add I be deemed	m the Registrar of dress contained in tl l to be your correct a	any change in your his notice which the address, and further
Copy of app	peal is attached. Copy	of appeal	has already been so	ent to you vide this
off. e Notice No	•••••	dated	•••••	••••
Cive n unde	er my hand and the sea	al of this C	ourt, at Peshawar t	his 2915
Day of		ه (ر)	د20	
for R	eply)	Khy	Registre ber Pakhtunkhwa Peshaw	Service Tribunal,

The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays.

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

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

No.
Appeal No. 7.119. of 2021.
Appeal No. 7-119
Versus
(TONE CAT Will trough Service ESSE Respondent
Respondent No
Notice to: - Divector FRIE KPU Perhawat
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are
hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Har Kerly 550-2
Registrar
Khyber Pakhtunkhwa Service Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

Peshawar.

Note:

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR, JUDICIAL COMPLEX (OLD), KHYBER ROAD, 5 B PESHAWAR.

I ESHAVAN.	
No.	
Appeal No. 7/19 of 20 21	
Met: Valmin Bean	
MSt: Yasmin Bogun Appellant/Petitioner	
Court CF KPK through Say: El JE Respondent	
Respondent No	
Notice to: - Dist: Technotion Officer (M) Deshau	sad
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunk	
the above case by the petitioner in this Court and notice has been ordered to issue. You hereby informed that the said appeal/petition is fixed for hearing before the Tributon	are unal the
appellant/pet/tioner you are at liberty to do so on the date fixed, or any other day to whe the case may be postponed either in person or by authorised representative or by	nich
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this Court at least seven days before the date of hearing 4 copies of written statem	ent
alongwith any other documents upon which you rely. Please also take notice tha default of your appearance on the date fixed and in the manner aforementioned,	
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Notice of any alteration in the date fixed for hearing of this appeal/petition will given to you by registered post. You should inform the Registrar of any change in y address. If you fail to furnish such address your address contained in this notice which address given in the appeal/petition will be deemed to be your correct address, and furt notice posted to this address by registered post will be deemed sufficient for the purpose this appeal/petition.	our the her
Copy of appeal is attached. Copy of appeal has already been sent to you vide	this
off. re Notice No	
Given under my hand and the seal of this Court, at Peshawar this 29 15	•••••
Day of 20 5_1	
(for Raphy) Best 1-22	
Registrar,	_
Khyber Pakhtunkhwa Service Tribu	nal,

I. The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays.

Peshawar.

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

$^{66}B_{22}$

PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, $igcept_{\mathcal{L}} \mathcal{L}$ SER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Sulice to:	Dirtt Education (Africe (M) Perhauros
	Versus Versus Respondent No. 2
	Appeal No. 7119 of 20 21 NSt. Yornin Bogu- Appellant/Petitioner

appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned, the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in the case may be postponed either in person or by authorised representative or by any appellant/pet/tionér you are at liberty to do so on the date fixed, or any other day to which beyong moderned that the said appeal/petition is fixed for hearing before the Tribunal one above wase by the petitioner in this Court and notice has been ordered to issue. You are हैं। का इंस्फूट निकार ice Tribunal Act, 1974, has been presented/registered for consideration, in WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

this appeal/petition. notice posted to this address by registered post will be deemed sufficient for the purpose of address given in the appeal/petition will be deemed to be your correct address, and further address. If you fail to furnish such address your address contained in this notice which the given to you by registered post. You should inform the Registrar of any change in your Notice of any alteration in the date fixed for hearing of this appeal petition will be

off. 'e Notico No...... dated.....dated...... Copy of appeal is attached. Copy of appeal has already been sent to you vide this

Day of 20

Æĕgisfrar,

Peshawar. Khyber Pakhtunkhwa Service Tribunal.

Note: The hours of attendance in the court are the same to at of the High Court exercited π and Gazetted Holidays.

Always quote Case N .. While making any correspond nee-

VAKALAT NAMA

Market Market

NO. 7/19:/2021

IN THE COURT OF KP Sasurce Thibunal /	Deslia ma
Mst Vasmin Begun (Appellant) (Petitioner) (Plaintiff)	- colpinal
I/We, Saming Yaseen R # 6 (Respondent)	
Do hereby appoint and constitute <i>Taimur Ali Khan, Advocate High Court</i> Peshawar, to appear plead act.	

Peshawar, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated _____/2021

(CLIENT

ACCEPTED)

TAIMURALI KHAN Advocate High Court BC-10-4240

CNIC: 17101-7395544-5 Cell No. 0333-9390916

OFFICE:

Room # FR-8, 4th Floor,
Bilour Plaza, Peshawar,
Cantt: Peshawar