11.10.2022

Junior to counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional AG for respondents present.

File to come up alongwith connected Service Appeal No. 2375/2021 titled "Ikram Ullah Vs. Government of Khyber Pakhtunkhwa" on 16.11.2022 before S.B.

(Fareeka Paul) Member (E) 12.01.2022

Learned counsel for the appellant present and submitted application for the grant of permission to deposit security & process fee. Application is allowed and learned counsel for the appellant is directed to deposit security & process fee within 03 working days. Thereafter, notice be issue to respondents for submission of reply/comments before the S.B on 15.03.2022

(Atiq-Ur-Rehman Wazir) Member (E)

15.03.2022

Due to retirement of the Worthy Chairman, case is adjourned to 07.06.2022 for the same as before.

Reader

07.06.2022

Appellan Deposited
Security & Process Fee

Clerk to counsel for the appellant present.

File to come up alongwith connected Service Appeal No.2375/2021 titled Ikram Ullah Vs. Government of Khyber Pakhtunkhwa on 25.07.2022 before S.B.

(Rozina Rehman) Member (J)

25.07.2022

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.2375/2021 titled "Ikram Ullah Vs. Government of Khyber Pakhtunkhwa" on 11.10.2022 before S.B.

(Rozina Rehman) Member (J)



05.10.2021

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

Learned counsel for the appellant, in the instant service appeal, has challenged and assailed the impugned Service Rules of the respondent-department dated 24.07.2014 and 24.04.2018 whereby no quota has been specifically allocated for appellant's cadre i.e PST (IT). On non-action/response on his departmental appeal, the appellant approached Peshawar High Court in Writ Petition No. 596-P/2019 which was dismissed in limine on the ground of being wrong forum, vide order dated 03.09.2020. The appellant thereafter preferred departmental appeal on 20.10.2020 which was not responded within the stipulated statutory period hence the instant service appeal submitted in the Service Tribunal on 08.02.2021. On the question of limitation and maintainability, learned counsel for the appellant relied on the admission of an earlier Service Appeal No. 12230/2020 titled Fazal Hayat Versus Education Department etc. Moreover, judgement of the Larger Bench delivered by this Tribunal on 14.01.2021 in Service Appeal No. 868/2019 titled Iftikhar Khan Versus Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Peshawar and three Secretariat, Pakhtunkhwa, Civil respondents, was quoted through which the question of Service Rules and admissibility of service appeal against impugned Service Rules has been discussed at length and decided accordingly.

Points raised need consideration. The appeal is admitted to regular hearing subject to all legal objections including time 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, the office shall submit the file with a report of non-compliance. File to come up for arguments on 12.01.2022 before the D.B.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE)

in 1

23.07.2021

Junior to counsel for the appellant present and seeks adjournment due to non-availability of learned senior counsel for the appellant. Request accorded.

Case to come up for preliminary hearing on 05.10.2021 before S.B.

Chairman

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Form- A

FORM OF ORDER SHEET

Court of	*	
Court of		

	Case No	2398 /2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	, , 2	3
1-	08/02/2021	The appeal presented today by Mr. Noor Muhammad Khattal 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 put up there on $\frac{12}{4}$
		CHAIRMAN
	12.04.2021	Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 20.07.2021 for the same as before.
	, ,	Reader
		As 20 th July, 2021 has been declared public holiday on account of Eid ul Azha, therefore, case is adjourned to 23.07.2021 for the same as before.
		Reader

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 2398 /2021

SAHIBZADA KALEEM ULLAH

VS

EDUCATION DEPTT

INDEX

S.NO	DOCUMENTS	ANNEXURES	PAGES
1	Memo of Appeal	*************	1- 4
2	Stay Application	**************	5
3	Appointment order	Α	6-8
4	Educational Testimonials	В	9-13
5	Notification Dated 24-07-2014	C	14-20
6	Notification Dated 24-04-2018	D	21-29
7	Judgment Dated 03-09-2020	E	30-32
8	Departmental Appeal	F	33
9	Vakalatnama	*************	34

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK

OFFICE: Flat No.4, 2nd Floor,
Juma Khan Plaza,
Near FATA Secretariat,
Warsak Road, Peshawar.
0345-9383141.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

/2021

Mr. Sahibzada kaleem Ullah, CT (BPS-15), GMS Kori Hote, District Dera Ismail Khan.
APPELLAN

VERSUS

APPEAL NO.

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Finance Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3- The Secretary Establishment Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4- The Secretary, E&S Education Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 5- The Director, E&S Education, Khyber Pakhtunkhwa, Peshawar.

 RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SERVICE RULES NOTIFIED ON 24-7-2014 WHEREBY NOT INCLUDING THE SUBJECT OF COMPUTER SCIENCE IN THE ELIGIBILITY CRITERIA FOR PROMOTION OF DM'S TO THE POST OF SST (BPS-16) AND AGAINST THE SERVICE RULES NOTIFIED ON 24-4-2018 TO THE EXTENT OF S. NO. 2 COLUMN NO.5 OF THE TABLE WHEREBY NO QUOTA HAS BEEN ALLOCATED FOR APPELLANT CADRE i.e. CT AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

1)

That on acceptance of this appeal the impugned service rules Notified on 24-07-2014 may kindly be amended/ modified to the extent of serial No. 1B column No.3 of the table by including/ inserting the computer science subject of the appellant in column No. 3 and the impugned service rules dated 24-04-2018 may kindly be amended/ modified to the extent of Serial No. 2 in column No.5 of the table by allocating promotion quota for the appellant's cadre i.e. CT and the respondents may further please be directed to consider the appellant for promotion to the posts of SST (BPS-16) or SST(IT) with all back benefits. Any other remedy which this august Service Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

Brief facts giving rise to the present appeal are as under:

- 4- That it is further to mention here that the respondents vide notification dated 24-04-2018 notified service structure/ rules for the different cadres of Information technology including the post of Secondary School Teacher- Information Technology SST (BPS-16) on Serial No.2 and in column No.5 of the table wherein eligibility for promotion to the post of SST-IT was mentioned as follows:
 - a) Fifty percent by promotion on the basis of senioritycum-fitness from amongst the Certified Teacher-IT with five years service as such and having the qualification prescribed for the post of Secondary School Teacher -IT.

b) Fifty percent by initial recruitment.

5- That where after Colleague of the appellant preferred a writ petition No. 596-P/2019 before the August Peshawar High Court, Peshawar and the same was dismissed as not maintainable and

- was directed that he may seek his remedy from proper forum i.e. Khyber Pakhtunkhwa Service Tribunal Peshawar vide judgment dated 03-09-2020. Copy of the judgment dated 03-09-2020 is attached as annexure.
- 6- That appellant felling aggrieved from both of the notifications mention above had preferred a departmental appeal/representation. Copy of the departmental appeal is attached as annexure.
- 7- That having no other remedy the appellant preferred the instant appeal on the following grounds amongst others.

GROUNDS:

- A- That the by not including the subject of computer science in the impugned service rules dated 24-07-2014 and not allocating the quota for appellant cadre i.e. CT (Computer Science) in the impugned service rules dated 24-04-2018 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be modified/ rectified to the extent that subject of computer science in the eligibility criteria in the service rules dated 24-07-2014 may be included and the quota of the appellant cadre be allocated in the service rules dated 24-04-2018.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the said service rules dated 24.7.2014 and 24.4.2018 are violative of Section-9 of the Civil Servant Act, 1973 read with Rule-7 of the Appointment, Promotion and Transfer Rules, 1989.
- D- That the respondents acted in arbitrary and mala fide manner while issuing the impugned service rules dated 24-07-2014 and dated 24-04-2018 by not including the subject of computer science and not allocating the promotion quota for the cadre of appellant quota.
- E- That the act and action of the respondents is discriminatory, therefore not tenable and liable to be modified/ rectified.
- F- That under Article 38(e) of the Constitution of Pakistan 1973 state is bound to reduce disparity in the income and earning of the individuals including persons in the various service of Pakistan.
- G- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 01.02.2021.

APPELLANT

SAHIBZADA KALEEM ULLAH

THORUGH: YNOOR MOHAMMAD KHATTAK

KAMRAN KHAN

SHAHZULLAH YOUSAFZAI &

AFRASIAB KHAN WAZIR
ADVOCATES

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

ΔÞ	DF/	1 4	NO.	/ 20:	21
Ar		1 L	NO.	 / ZV	~

SAHIBZADA KALEEM ULLAH

VS

EDUCATION DEPTT:

APPLICATION FOR RESTRAINING THE RESPONDENTS
NOT TO FILL UP THE SECONDARY SCHOOL TEACHER
(BPS-16) POSTS FROM PROMOTION QUOTA TILL THE
FINAL DISPOSAL OF THE INSTANT APPEAL

R.SHEWETH:

- 1. That, the appellant has filed the above titled service appeal before this Honorable Tribunal in which no date has so far been fixed.
- 2. That, appellant filed the above mentioned service appeal against the impugned service rules dated 24.7.2014 & 24.4.2018 whereby no promotion quota has been allocated for CT Cadre.
- 3. That, all the three ingredients required for grant of stay are in favor of the appellant.
- 4. That, any other ground would be taken at the time of arguments with prior permission of this Honorable Tribunal.

It is therefore, most humbly prayed that on acceptance of this application the respondents may kindly be restrained not to fill up the posts of SST (BPS-16) & SST (I.T) from promotion quota till the disposal of the instant service appeal.

APPELLANT

SAHIBZADA KALEEM ULLAH

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE, High Court Peshawar





OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)

TEL: 0966-9280131/9280128 E-MAIL: emisdikhan@yahoo.com

E-MAIL: emisdikhan@yaho

APPOINTMENT

Anxou A

Consequent upon recommendation of the Departmental Selection

Committee, appointment of the following candidates are hereby ordered against the post of <u>CT</u>, School based, in BPS-15 (Rs.8500-700-29500) @ Rs. 8500/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge:-

NO	ROLL NO.		FATHER NAME		n n n	SCORE	PLACE OF POSTING
	231102304	MUHAMMAD TAYYAB MUGHAL	ABDUR RASHID MUGHAL	12101- 2559748-1	14/08/1988	140.7	GMS CHAH
?.	23.1101108	ARSALAN ALI	EHSAN ULLAH	12101- 4558074-2	27/02/1990	127.25	GMS MALAIKHY
3.	231101844	FAZAL UR RAHMAN	ABDUL AZIZ KHAN	12102- 5886449-3	02/02/1986	!26.83	GMSKAT KACIII PAIND KHAN
d	231101604	ABDÜL HAI	MALIK MUHAMMAD AMIR	12101- 3284491-3	13/03/1988	126.72	GMS CHIRA PULLAD
5.	231102065	MUITAMMAD SHAFIQ	MUHAMMAD HANIF	12103- 4879153-3	05/02/1987	126.64	GMS BUDHAN
6.	231102139	AKEEL KHAN	MULAZIM HUSSAIN	12101- 4253984-3	23/07/1986	126.47	GMS NO PAHARPUR
7:	231101764	MUHAMMAD IMRAN	UMER HAYAT	12103- 3861125-1	01/03/1989	126.09	GMS WANDA NOORAK
8.	231101795	NAIMAT ULLAH	MUHAMMAD ASHRAF	12103- 6509898-9	10/01/1989	124.99	GMS KALA /) GOHAR
9.	231102157	MUHAMMAD REHAN SAEED	SAEED ULLAH	12101- 9571321-7	07/07/1989	125.08	GMS WANDA NARKANI
10.	231700098	MUHAMMAD IFAI, OOQ.	MUHAMMAD AKHTER	12103 5916175-9	10/04/1990	124.19	GMS RANGPUR SHUMALI
-11.	231101466	ABDUL QAYYUM	ABDUL HAYYEE	12103- 2559398-3	05/07/1988	124.03	GMS:WANDA NARKANI
12.	23/1/02/220	MUHAMMAD TAKIQ HUSSAIN	MUHAMMAD KHALID HUSSAIN	12101- 4995645-1	24/10/1991	123.08	GMS WANDA NOORAK
13	23110178	8 TAIMUR ALI SILAII	SYED SAKHAWAT HUSSAIN SHA		3 09/04/1990) 121.71	
14	23110226	אוס סט מגייוגא פו		9861601-	9 05/03/159	1 121.6	FEROZ
1.	23110228	S3 ISHTIAQ AHMAL	P REHMAN .	12102- 2147914-	1 30/10/198	0 121.4	CARA
1	23110190			8973432	.5 14/03/198	3 121.	DAU
1	7. 2311013	15 MUHAMMAD ARSHAD	GHULAM SHABIR	12103- 5647347	-3 03/01/198	120.5	58 GMS SARDARI WALA

Page Lof 3



-13



SNO	ROLL NO.	NAME OF CANDIDATE	FATHER NAME	CNICH	D.O.B.	TOTAL SCORE	PLACE OF POSTING
18.	231101556	RASHID FAHEEM	ABDUR RAHIM	12101- 5105235-7	20/03/1989	120.57	GMS JHOKE UMARY WALI
19.	231101524	MUHAMMAD ASIF MINHAS	MUHAMAD ILYAS	12101- 0513331-1	01/06/1989	120.3	GMS WANDA YARIK
20.	231102054	SAHIBZADA KALEEM ULLAH	SAHIBZADA ABDUL SATTAR	12102- 2153061-7	02/11/1981	120.08	GMS KORI HOTE
21.	231101376	MULIAMMAD KHALIL	KARIM BUKHSH	12101- 2765264-3	02/02/1988	119.96	GMS\SARDARI WALA
22.	231101333	ADNAN BADAR	MUMTAZ AHAMD	12101- 1861964-1	05/04/1989	119.8	GMS'WANDA GANDHER
23.	231102252	KHALIL UR REHMAN	HAMEEN KHAN	12102- 7495249-3	12/04/1985	119.48	GMS WANDA YARIK
24.	231102394	MUHAMMAD FAHIM KHAN	FAZAL KARIM	12101- 5212933-7	16/12/1986	118.87	GMS SHINKI

TERMS & CONDITIONS

- 1. NO TA/DA etc is allowed.
- 2. Charge reports should be submitted to all concerned in duplicate.
- 3. Appointment is purely on temporary & contract basis initially for one year from the date of issuance.
- 4. He should not be handed over charge if he exceeds 35 years or below 18 years of age Age relaxation case may be submitted to competent authority (if required).
- 5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO, anyone found producing bogus Certificate will be reported to the law enforcing agencies for further action. Expenditure on verification will be borne by the appointees.
- 6. His services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
- 7. Pay will not be drawn until and unless a certificate regarding verification of his documents is issued by this office.
- 8. He should join his post within 10 days of the issuance of this notification. In case of failure to join the post within stipulated period, his appointment will stands expired automatically and no subsequent appeal etc shall be entertained.
- 9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- 10. Before handing over charge, he will have to sign an agreement with the Department; otherwise this order will not be valid.

Page 2 of 3





- 11. He will be governed by such rules and regulations as may be issued from time to time by the Gov.
- 12. His services shall be terminated at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be proceeded under the rules framed from time to time.
- 13. His appointment is made on School based, He will have to serve at the place of posting, and his service is not transferable to any other station.
- 14. Before handing over charge, once again their document may be checked by the DDO concerned, if they have not the required relevant qualifications as per rules or in case of any degree/certificate issued after December 10, 2014 against which he claimed score for merit they may not be handed over charge of the post.

Muhammad Riaz Swati District Education Officer (Male) Dera Ismail Khan

Endst No. 10 284-335 /DEO(M)/Estt: (S)/NTS2015.

Dated DIKkhan the 43/2015

Copy forwarded to:

- 1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 2. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
- 3. The District Comptroller of Accounts, DIKhan.
- 4. The Head Masters concerned.
- 5. The candidates concerned.
- 6. Master File.

District Education Officer (Male) Dera Ismail Khan

7943
Ron
IMPROVE

W.F.P. Pakistan

*** W.F.P. Pakistan sw No.s(A) 17943

Secondary School Certificate Examination SESSION ANNUAL 199 8

THIS IS TO CERTIFY THAT	The state of the s
Son/Daughter of	SAHIB XADA ABDUS SATTAR
	MALAKAND AGENCY.
has passed the Secondary Sc	chool Certificate Examination
of the Board of Intermediate and	Secondary Education, Saidu Sharif Swat held in
1998 as a Regular/Private candidate	te.He/She obtained $\frac{571}{}$ Marks out of 850 and has
been placed in GradeRep	presentingVERY GOOD
The Candidate passed in the following	ng subjects.
1. English 3. Islamiya	at 5. MATHS 7. PHYSICS
2. Urdu 4. Pakista	an Studies 6. CHEMICITAY 8. BIOLOGY
(He/She has been awarded Gra	ade on the basis of Interna
assessment by the Institution conce	
Date of birth according to admission	n form is
one thousand nine hundred and	EIGHTY ONE. (02-11-1981)

S.NO. Roll No. 224 Board of Intermediate and Secondary Education BANNU N.W.F.P. (PAKISTAN) INTERMEDIATE EXAMINATION Pre-Medical/PrexEngines/neg/HumanhassxSrees Session Supplementary 2001 SAHIBZADA KALEEM ULLAH THIS IS TO CERTIFY THAT SAHIBZADA ABDUL SATTAR Son of and a student of DISTRICT DERA ISMAIL KHAN. 228-BB/1-D-98 has passed the Intermediate Examination Registration No. of the Board of Intermediate and Secondary Education, Bannu as a Private candidate. 591 Marks out of 1100. He obtained Representing GOOD and has been placed in Grade Prepared on: 07 March 2013 Asstt; Secretary



GOMAL UNIVERSITY



DERA ISMAIL KHAN

(N.W.F.P PAKISTAN)

DETAILED MARKS CERTIFICATE

BACHELOR OF COMPUTER SCIENCE 8TH TERM

Examination Held in

June/July 2007 / Supplementary

Session: 2003-2007

Roll No:

1101

Name:

Sahibzada Kaleem Ullah

The candidate secured the following marks & has been placed in Second Division MARKS OBTAINED Total Number **SUBJECTS** of Marks Allotted In figures lu mords Forty Five only Modern Programming Language 100 45 100 70 Seventy only Project 349 Aggregate of 7th Term 600 Threed lundred and Forty Mine only 600 341 Three Hundred and Horty One only Aggregate of 6th Term' Three Mundred and Eighteen Aggregate of 5th Teum 6.00 348 Aggregate of 4th Term 4600 304 Three Hundred and Fourpuly Two Hundred and Minery Sough only 297 600 Aggregate of 3rd Term 378 Three Hundred and Seventy Right only Aggregate of 2nd-Term 540 308 Three Hundred and Eight only 560 Aggregate of 1st Term ij Total Warks 4300 Two Thousand, from Hundred and Ton 2410

Result declaration dute: 10/09/2007

Controller of Lyaminations

Serial No. GU 000203



GOMAL UNIVERSITY

DERA ISMAIL KHAN

(N.W.F.P.) PAKISTAN



(Session 2003-2007)

SAHIBZADA BALEEM UELAH.	of	SAMIBZADW ABDUŞ SATTAM.
and a student of the	GOVT. COLLEG.	10.1. DoloRIAN.
having passed the prescribe	d examination in	JANUARY/FEBRUARY 20 07,
is this day admitted by t	he GOMAL UNI	VERSITY to the DEGREE of
BACHELO	R OF COMPI	JTER SCIENCE
in t	he	_ Division.
The Examin	nation was taken a	as a whole/in parts:
Registered No. 7404-11-200	A Company of the Comp	Roll No
Result declared on SEPTEMBER	10, 2007	Countersigned
		1
Controller of Examination	s	Vice-Chancellor
	ATTEST	En





DERA ISMAIL KHAN

(NIWIEP) PAKISTAN



(Session 2012	<u>'-2013</u>)
SAHIBZADA KALEEM ULLAH SON of	SAHIBZADA ABDUS SATTAR
and a student of DISTANCE EDUCATION D.	. I. KHAN
having passed the prescribed examination in	OCTOBER/NOVEMBER 2013
is this day admitted by the GOMAL UNIV	ERSITY to the DEGREE of
BACHELOR OF ED	
in the Division in Part I	(Theory)
in the Division in Part I	U (Skill in Teaching) and
in the FIRST Division in Aggre	egate.
The Examination was taken as	a whole jiii jälij ä.
Registered No. 7/0/-02	Roll No. 7262
Result declared on FEBRUARY 28 2014	Countersigned
Controller of Examinations ATTESTED	Wino Chambellan





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: In pursuance of the pravisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

AMENDMENTS

Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be \cdot In the Appendix,-

(i)	Serial No. 1 snau	De lettumber ou de	<u> </u>	5	ł
Co	inserted in respec	tive columns, namely:	4	by promotion, on the basis	ĺ
<u>-1</u> "1	Subject Specialist (BPS-17)	 3 i. At least second class Master's Degree or four years BS Degree in the relevant subject; and ii. Bachelor of Education or Master of Education (Industrial Art or Business) 		of seniority-cum-juness, juness, junes	
	TESTED.	Education or M.A Education or equivalent qualification from a recognized University.		Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quata shall be filled by initial	

/		١
(1	5	

	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University. (a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3: Provided that if no suitable person is available from amongst Senior Physical Education-Teachers for promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years service as such and having qualification mentioned in column No. 3; Note: If no suitable candidate is available in the relevant cadres of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment; and
		(b) fifty percent by initial recruitment "; and

NTESTED

(ii) against Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns,

(ii) against Serial No. 1B, as so render		7-
namely:		1. Seventy Five per cent by promotion, on the
	4	1. Seventy Five per cent by promotion, the basis of seniority-cum-fitness, from the basis of seniority the following manner:
1 2 3 Georgian School I. At least second class Bachelo recognized	r 21 to 35 d years.	basis of seniority-cum-fitness, from district concerned in the following manner:
1 Secondary School I. At least second class recognized the second class recognized the second class recognized the second class from	$d \mid y^{\text{eurs.}}$	district concerned in the
(1B) Transfer (BPS-16) Degrees and basis from the	ie .	the Senior
University on need busing groups with two subject following groups with two subject		(a) forty per cent from amongst the con- Certified Teachers (BPS-16), with at least Certified Teachers (BPS-16), with at least
following groups with a following group groups with a following group with a following group group group groups with a following group gro		Certified Teachers (Barrier Certified)
(a) (Chemistry, Dotains)		Certified Teachers (BPS-16), white the Certified Teacher as Senior Certified Teacher and Teacher and Certified Teacher and Tea
(b) (Physics, Maths "A" or "B" or Statistic	:s) _	Teacher and Certified montioned in .
(b) (Physics, Mattis Or		having quantitudion
		-1, $mn N0.3$.
(c) (Humanities and other equivale	ent.	if no sintable
(c) (Humanities and other equations of the groups at degree level with Engli	ish	provided that y no canongst candidate is available from amongst candidate is available from promotion
as compulsory subject;	·	candidate is available from contion Senior Certified Teachers for promotion,
as compaises y		Senior Certified Teachers for promotion, then the post shall be filled by promotion, then the post shall be filled by promotion,
and	· of	then the post shall be filled by present on the basis of seniority-cum-fitness, on the basis of reachers, with
and II. Bachelor of Education or Master (Industrial Art	01.	on the basis of seniority-cam to with from amongst Certified Teachers, with and
Education (incl.) or A	MA	from amongst Certified Teachers, at least five years service as such and at least five years mentioned in
Business Education sound	lent	at least five years service as sites in having qualification mentioned in
Education or equivalent or equivalent or a recognication or equivalent or expectation or equivalent or expectation or equivalent or expectation or equivalent or equivalent or expectation or equivalent or equivalent or expectation or equivalent or expectation or equivalent or expectation or e	ized	column No. 3;
qualifications		est the Senior
- University.		(b) four per-cent from amongst the Senior (b) four per-cent from amongst the Senior Drawing Masters(BPS-16), with at least Drawing as Senior Drawing
		Drawing Masters (BPS-16), with at Drawing
		Drawing Masters (BPS-10), total Drawing Masters (BPS-10), total Drawing Masters and Drawing Masters and
		five years service as Sentor Distriction of Masters and Drawing Masters and Masters and Infraction mentioned in
		Masters and Drawing Masters in having qualification mentioned in
		column No.3:
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Provided that if no suitable candidate is available from amongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

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

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

(d) four per cent from amongst the Senior
Theology Teachers(BPS-16), with at least
five years service as Senior Theology
Teachers and Theology Teachers and
having qualification mentioned in
Column

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[18]

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

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

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

(f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst

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Primary School Head Teachers for . promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in

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

initial twenty Five percent by recruitment.

Note:

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

Endst: of even No & date:

- The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- The Director, Curriculum and Teacher Education Khyber Pakhtumkhwa Abbottabad.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.
- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22. Master file

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(ZAMIN KHAN MOMAND) SECTION OFFICER (PRIMARY)

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21)

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PHIL

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 24th APRIL, 2018.

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

NOTIFICATION

Peshawar, dated: 24th April 2017.

No.SO(G)/E&SE/1-85/I.T/2017: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of the notification issued in this behalf, the Elementary and Secondary Education Department in consultation with the Establishment & Administration Department and Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in column No. 2 to 5 of the Appendix to the Notification which shall be applicable to the posts of Information Technology Teaching Cadre (Male/Female) in the Elementary and Secondary Education Department as specified in column No. 2 of the said Appendix:

APPENDIX:

S.Na.	Nomenclature of the post	Minimum gualification for appointment by initial recruitment transfer	Age	Method of recruitment
1	2	[8,18,17,43, 6] · · · · · · · · · · · · · · · · · ·	4	
	Subject Specialist- Information Technology (SS-IT) (BPS-17)	i. At least Second Class Master's Degree in Computer Science or Information Technology or Ballician Degree in Computer Science (BCS/BSCS Honours 4 years) or equivalent qualification from a recognized University and ii. Bachelor Degree in Education (B.Ed) or equivalent qualification from a recognized University. Note: A candidate did not have the qualification under clause (ii), shall acquire the same within three years from the date of his/her appointment.	1 1 0	a) Fifty percent by promotion on the basis of seniority-cum-fitness from amongst the Secondary School Teacher-IT with at least five years service; and b) Fifty percent by initial recruitment: Provided that if no suitable candidate is available fo promotion, then by initial recruitment.

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1542 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 2414 APRIL, 2018

* ***		PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 24 APRIL, 2018	٠.
ì— <u> </u>			٠,
2.	Secondary School	At least Second Class Master's Degree 21-35 a). Fifty percent by promotion on	
,	Teacher-Information	in-Computer Science or Information the basis of seniority-cum-	
ر ا	Technology	Technology or Bachelon s Degree in fitness from amongst the	
	(SST-IT) (BPS-16)	Computer Science (BCS/BSCS Certified Teacher-IT with five	
1 .	1. 1. 1. 7 1	Honours 4 years) or Bachelor's Degree years service as such and having	
		with a subject of Computer Science or the qualification prescritted for	
		equivalent Qualification from a the post of Secondary School	
· .		recognized University, and Teacher-IT.	, . , . :
			٠
1		ii. Bachelor Degree in Education (B.Ed) or b). Fifty percent by initial	• ••
: :		equivalents qualification from a recruitment.	
十 .		recognized University.	••
		Provided that if no suitable	
된 *		Note: A candidate did not have the candidate is available for qualification under clause (ii), shall appropriate the by initial	١.
		acquire the game within three wares	
1		from the date of his/her recruitment.	
;.} · ·		appointment.	ŀ
. [
3	. Certified Teacher-	i. At least 2 nd Division Intermediate 18-35	1:
::↓:``	Information	School Certificate or equivalent By initial recruitment.	1
i:	Technology (CT-IT)	qualification from a recognized	1
,	(BPS-12).	Institution or Board with one year	
		Diploma in Information Technology	1
		Computer Science from any	1
41		recognized institution; and	1
			1
		ii. Certified Teacher Certificate (CT) or	
		Associate Degree in Education	
		(ADE) from any recognized	$\cdot $
		institution/ University	1
			: 1
# .\	· · · · · · · · · · · · · · · · · · ·	Note: A candidate did not have the	1
31		qualification under clause (ii), shall	
500 L		acquire the same within three years	
11		from the date of his/her	
10 L		appointment.	::

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SECRETARY TO GOVERNMENT OF KHYBER PAKITUNKHWA ELEMENTARY & SECCHDARY EDUCATION DEPARTMENT

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. Printed and published by the Manager, Staty. & Ptg. Depti., Khyber Pakhtunkhwa, Peshawai

CIL



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Sobject

MINUTES OF THE MEETING OF THE SSRC REGARDING ALLOTMENT OF 50% OUOTA TO SST (GEN/SC) FOR PROMOTION TO THE POST OF SS-IT

Meeting of the SSRC regarding the subject matter was held under the Chairmanship of Secretary Elementary & Secondary Education Department on 10/08/2017 at 11:00 am in the committee room of this Department. The following Officers/Officials of the concerned Department/attached Department attended the meeting.

The following attended the meeting:-

- 1. Dr. Shilhzad Khan Bungash, Secretary E&SE Department (In Chair)
- Mr. Quisar Alam, Special Segretary (Est.) E&SE Department...
 - Mr. Muhammad Rafiq Khattak, Director E&SE, Peshawar.
- [4]. Mr. Muhammad Shoaib, Deputy Secretary (A), E&SE Department
- 5. Mr. Javed Siddique, Deputy Secretary (R) Finance Department.
- 66. Mr. Malk Muhammad, Section Officer (Primary) E&SE Department.
- 7. Mr. Mohsin Mushjaq, Assistant (R-I) E&AD Department.
- The forum was informed that E&SE Department vide Notification No. SOG/E&SED/1-86/SS.F1/2016 of E&SE Department Peshawar dated 15.08.2016 has notified the nomenclature of Information Technology Teaching Cadre/Posts serving in the Government High & Higher Secondary Schools of Khyber Pakhtunkhwa of E&SE Department, as Subject Specialist-IT (SS-FT/Computer Science) BPS-17 (Annex-A). Further E&SE Department vide Notification No. SO (PE)4-5/SSRC/Meeting/ 2013/ Teaching Cadre: dated 24/07/2014 has approved promotion to SS posts (BPS-17) from SST (BPS-16). The SST regular having 50% quota of the total sanctioned SS posts allotted for promotion (Annex-B). 50% quota has already been allotted for SSTs (General/Science) in 12 different subjects for Subject Specialist Post. But unfortunately, SSTs (General/Science) who have M.Sc (Computer Science)/BS (CS)/MFT qualification and are eligible for promotion to the post of SS (FF) B 17 have no quota for promotion.
 - In light of the above facts, this Department, therefore, proposed that all those SSTs (General/Science) who have M.Sc. (Computer Science)/BS (Computer Science)/MIT may be given 50% quota for promotion to the post of SS (IT) B-17 like other SSTs, so as to bring uniformity in the teaching eadre.
 - In the above context, the service rules/structure of SST (General/Science) & SST (IT) were approved as tabulated below) -

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for the SST (General/Science) & SST (IT) in depth and were agreed upon unminimusiv. The committee members discussed the proposed amendaments in the service rules infilterure

> any regognized institution. equivalent qualification from Centificate/Diploma or

any recognized institution and Certified Teacher

one-year Diploma in TVC omputer Science Irom

he following decisions were made in consensus: -

- The proposed amendments in the service rules/structure as depicted in the above table was
- Nomenclature of the post of CT(IT) was changed as Junior Teacher Information Technology (JT-IT)
- iii. Seniority of SST (General/Science) & SST (IT) will be clubbed together immediately for the purpose of promotion in light of the above amended service rules for the post of SST (General/Science) & SST (IT) to the post of SS(IT/Computer Science)

The meeting ended with vote of thanks to/from the Chair.

(Javed Siddique)

Deputy Secretary (R), Finance Department

Naik:Mühammad Section Officer (Primary), E&SE Department

(Mohammad Rafkjue Khattak) Director, E & SE, Peshawar

(Mohsin Mushtaq)

Assistant (R-I), E&AD Deptt:

Muhammad Shoaib

Deputy Secretary (A), E&SE Deput:

Causar Atam)
Special Secretury, E&SE Deput:

Dr. Shahzad Khan Blungash Secretary E&SE Department

(Chairman)



GOVT. OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar, the August 15, 2018



Sh. ASTRON

No. SO(B&A)/1-18/2018/IT Teacher: Sanction of the Government of Khyber Pakhtunkhwa; is hereby accorded to the creation of posts of Senior IT Teacher (BS-17), IT Teacher (BS-16) and Computer Lab Incharge (BS-12) for the Government High & Higher Secondary Schools in Khyber Pakhtunkhwa, w.c.f. 08-01-2018 as per detail given below, subject to the observance of all codal formalities before incurrence of expenditure.

Description	Designation of posts	No. of Posts	Remarks
"150559-Establishmedment of	Senior IT Tencher (BS-17)	27	List of schools
500 11 Labs in Govt. High &	IT Teacher (BS-16)	172	with their names
Higher Secondary Schools in Knyber Pakhtuhkhwa"	Computer Lab Incharge (BS-12).	368	printed on the back side.
"160151-Establishmedinent of 500 IT Labs in Gove High	properties that the second of	451	
Schools in Khyber Pakitimkhiva. (Phase-III)	Computer Lab Incharge (BS-12)	458	
Actuacity.	Total	1476	

The expenditure involved is dubitable to the Functional-cum-object classification on Education Affairs and Services 092-Secondary Education Affairs and Services 0921-Secondary Education Affairs and Services 092101-Secondary Education A01-Employees Related Expenses and shall be met out from within the Account-IV.

Secretary to Govt. of Khyber Pakhtunkhwa Elementary & Secondary Education Deptt:

Endst No. BOV/FD/2-38/2018-19

Dated Pesh; the 10 1/10 /2018

Copy of above is forwarded to:

The Accountant General Khyber Pakhtunkhwa.

2.26. All the District Accounts Officers in Khyber Pakhtunkhwa

BUDGET OFFICER-V FINANCE DEPARTMENT

Endyt, of even number & date. Copy forward for information to the:-

L. The Budget Officer-V. Finance Department, Govt of Khyber Pakhtunkhwa.

The Director, Elementary & Secondary Education Khyber Pakhtunkhwa with the request to circulate the same to all the District Education Officers (M/F).

3. The Project Managers T/Deputy Director (EMIS), E.& S. Education Department.

4. All the Deputy Commissioners in Khyber Pakhunkhwa.

5. Master File.

(MURTAZA KHAN) SECTION OFFICER (BUDGET)

Page 1 of 20



.NO	Nomenclature of the	Minimum qualification for appointment by	Age Limit	Method of recruitment
. }	post	initia: recruitment transfer	4	5
1 :	2	3	21-35	Seventy Five per cent by promotion, on the basis of seniority-cum-
1.	Subject specialist- Information	 At least second class Master's Degree in Computer Science or Information Technology or Bachelor's Degree in 	years	fitness, form the district concerned in the following manner:
-	Technology (SS-IT) (BPS-17)	computer science (BCS/BSCS Honours 4 years) or equivalent qualification from a recognized University; and ii. Bachelor Degree in Education (B.Ed) or		(a) Twenty percent by promotion on the basis of seniority-cum-fitness from amongst the Certified Teacher-IT with at least, five years' service and having the qualification prescribed for the post of Secondary School Teacher-IT
		equivalent qualification from a recognized University.		Provided that if no suitable candidate is available for promotion then by initi recruitment.
		Note: A candidate did not have the qualification under clause(ii), shall acquire the same within three years from the date of his/her appointment		(b) Twenty percent by promotion on the basis of seniority-cum-fitness from amongst the Senior Certified Teachers (BPS-161_with at least five years' service as Senior Certified Teacher and Certified Teacher and having the qualification mention in Column No.3:
				Provided that if no sultable candidate is available from amongst Senior Certified Teachers for promotion then the post shall be filed by promotion, on the basis of seniority-cum-fitness, from amongst Certified teachers, with at least five years service as such and having qualification mentioned in column-No.3:
				(c) Four percent from amongst the Senior Drawing Master (BPS-16), with at least five-years service as senior Drawing Masters and drawing Masters and having qualification mentioned in column No.3:
				Provided that if no suitable candidate is available from amongst Senior Drawing Masters for promotion then the post shall be filed by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters, with at least five years service as such and having qualification mentioned in column No.3:

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(d) Four percent from amongst the Senior Arabic Teachers (BPS-16), with at least five years service as senior Arabic Teachers and Arabic Teachers and having qualification mentioned in column No.3;

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

Four percent from amongst the Senlor Theology Teachers (BPS-16), with at least five years service as senior Theology Teachers and Theology Teachers and having qualification mentioned in column No.3:

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

Three percent from amongst the Senior Qarls Teachers (BPS-16), with at least five years service as Senior Qaris Teachers and Qaris Teachers and having qualification mentioned in column No.3:

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

Twenty percent from amongst the Primary Head Teachers (BPS-16), with at least-seven years service as Primary Head Teachers and Senior Primary Teachers and Primary Teachers and having

(3)

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					•	٠			· .					i	-	- -	qualif	fication mentioned in column No.3:
							•									•	Provide Prima filed be amon service Teach	ded that if no suitable candidate-is-available from amongst ary School Head Teachers for promotion then the post shall be by promotion, on the basis of seniority-cum-fitness, from a past Senior Primary School Teachers, with at least seven years ce as Senior primary School Teachers and Primary School hers and having qualification mentioned in column No.3:
		- -				- -				- ·		· -					amon be file	ided further that if no sultable candidate is available from ngst Senior Primary Teachers for promotion then the post shall led by promotion, on the basis of seniority-cum-fitness, from ngst Primary School Teachers, with at least seven years service nd having qualification mentioned in column No.3: and
.45 <u>.</u>			· ·			•											(ii) tw	wenty Five percent by initial recruitment.
				_		- 						•		- 			1.	of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment
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JUDGMENT SHEET PESHAWAR HIGH COURT PESHAWAR JUDICIAL DEPARTMENT

W.P. No.596-P/2019

Muhammad Races Gul and another

Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar and 06 others

JUDGMENT

Date of hearing 03.09.2020

Mr. Zahid Ullah Zahid, Advocate, for the petitioners.

Mr. Arshad Ahmad Khan, AAG, for the Provincial Government, ... a/w Mr. Jehangir Khan, AD (Litigation), Directorate of E&SED, Peshawar and Mr. Dawood Khan, ADO, office of DEO, Peshawar.

Mr. Aftab Khan, Advocate, for the private respondent No.7.

Gul and another, petitioners heroin, through the instant Constitutional petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, have prayed for the following relief:-

"It is, therefore, most graciously prayed that while allowing this writ petition, an appropriate writ may kindly be issued by declaring the act of omitting the subject of





EXAMINER Peshawar High Cour

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Computer Science from promotion to the post of SST is illegal, unlawful, discriminatory and without lawful authority with the direction to consider and include the subject of Computer Science in the criteria for promotion to the post of SST.

Any other relief though not specifically asked for to which the petitioner is found entitled in the circumstances may also be granted".

- 2. Keeping in view the averments made in the instant petition, comments were called from the respondents who furnished the same accordingly, wherein, they opposed the issuance of desired writ, as prayed for.
 - 3. Arguments heard and records perused.
 - 4. Perusal of the record reveals that petitioners have called in question the recruitment rules notified vide Notification dated 24.07.2014; whereby, according to them, the incumbents, holding the posts of Primary School Teacher (BPS-12) with qualification of

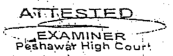
ATTESTED EXAMINER

ATTESTED

Compute Science, are not included in the feed cadre for the post of Senior Science Teacher (BPS-16):

Learned counsel for petitioners has laid much stress upon the discrimination so meted out to the petitioners and also about depriving them from future prospect of promotion, albeit, we are of the view that questioning the vires of rules purely relates to the terms and conditions of service, for which the proper forum is Khyber Pakhtunkhwa Service Tribunal established under the Khyber Pakhtunkhwa Service Tribunals Act, 1974. Besides, the jurisdiction of this Court is barred under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973. In this regard, reference can be made to the cases of 1.4 Sherwani and others (1991 SCMR 1041)", "Ali Azhar Khan Baloch (2015 SCMR 456)" and "Mobeen-ul-Salam (2006 100)".

6. Thus, for the reasons recorded hereinabove and in view of the bar





Constitution of Islamic Republic of
Pakistan, 1973 and also in view of the
availability of alternate remedy to the
petitioners, this writ petition is not
maintainable. Accordingly, it is
dismissed in liming. Needless to observe
that petitioners may approach to the
Khyber Pakhtunkhwa Service Tribunal,
Peshawar for the redressal of their
grievance, if they are so advised.

Announced Dt:03.09.2020

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ATTESTED

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Anxour F = 33)

The Director,

E&SE Department,

Khyber Pakhtunkhwa, Peshawar

Subject:

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED SERVICE RULES DATED 24.07.2014 AND 24.04.2018 WHEREBY NO PROMOTION QUOTA HAS BEEN ALLOCATED FOR THE CADRE OF PST & CT (WHOSE SUBJECTS IN B.SC ARE COMPUTER SCIENCE).

Respected Sir,

Most respectfully it is stated that I am the employee of your good self-Department and performing my duty as CT at GMS Kori Hote, D.I. Khan quite efficiently and upto the entire satisfaction of my superiors. It is pertinent to mention here that all the other Primary School Teachers and pertinent to mention here that all the other Primary School Teachers and Certified Teachers have the promotion criteria/quota to the post of SST, SST (General & Science). That service rules dated 24.07.2014 and 24.04.2018 (framed by the respondent Department no promotion quota has been allocated for promotion from the post of PSTs and CTs (who has the qualification of B.Sc in Computer Science) to the post of SST/SST (IT). That the undersigned feeling aggrieved from the service rules mentioned above preferred this Departmental appeal before your good self.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal the impugned service rules Notified on 24.07.2014 may very kindly be amended/modified to the extent of Serial No.1B column No.3 very kindly be including/inserting the computer science subject of the of the table by including/inserting the computer science subject of the appellant in column No.3 and the impugned service rules dated 24.04.2018 appellant in column No.3 and the impugned service rules dated 24.04.2018 may kindly be amended/modified to the extent of Serial No.2 n column No.5 may kindly be allocating promotion quota for the cadre of PST and CT. Any of the table by allocating promotion quota for the cadre of PST and CT. Any other remedy which your good self deems fit that may also be awarded in favor of the applicant.

Dated 20.10.2020

ATTESTED

Your Obediently

SAHIBZADA KALEEM ULLAH, CT GMS Kori Hote, D.I. Khan

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	OF 2021
SHIBZADA Kaleem	(APPELLANT) (PLAINTIFF) (PETITIONER)
<u>VERSUS</u>	<u> </u>
Education Def	(RESPONDENT) (DEFENDANT)
I/We S Kaleem Willey Do hereby appoint and constitute NO	OOR MOHAMMAD KHATTAK,
Advocate, Peshawar to appear, ple or refer to arbitration for me/us as mabove noted matter, without any liabi authority to engage/appoint any other cost. I/we authorize the said Advocate on my/our behalf all sums and on my/our account in the above noted	ad, act, compromise, withdraw ny/our Counsel/Advocate in the lity for his default and with the or Advocate Counsel on my/our cate to deposit, withdraw and I amounts payable or deposited
Dated/2021	CLIENT(S)
NC v.	ACCEPTED DOR MOHAMMAD KHATTAK 15401-0705985-5 BC-08-0853 &
	KAMRAN KHAN AFRASIAB KHAN WAZIR
	HATDER ALI ADVOCATES

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