19.08.2022 Due to cancelation of tour to Camp Court,
Abbottabad, case is adjourned to 21.10.2022 for the same as before.

Reader

21.10.2022

Nemo for parties.

Kabir Ullah Khattak, learned Additional Advocate General present.

Notice be issued to appellant/counsel and respondents for 27.12.2022 for reply/comments before S.B at Camp Court, Abbottabad.

(Rozina Rehman) Member (J) 18.04.2022

Junior to counsel for the appellant present.

He made a request for adjournment as senior counsel for the appellant is busy in District Courts, Kohistan. Adjourned. To come up for preliminary hearing on 17.06.2022 before S.B at Camp Court, Abbottabad.

(Rozina Rehman)

Member(J)

Camp Court, A/Abad

17.06.2022

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments. To come up for reply/comments on 19.08.2022 before S.B at Camp Court, Abbottabad.

Appellant Deposited
Security & Process Fee

(Rozina Rehman) Member (J)

Camp Court A/Abad

FORM OF ORDER SHEET

COULTO		
		• .

	Case No	307/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	03/03/2022	The appeal of Mr. Mushtaq Ahmad resubmitted today by Mr. Muhammad Riaz Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR -
2-		This case is entrusted to touring S. Bench at A.Abad for preliminary
		hearing to be put there on 18-4-22 CHAIRMAN

The appeal of Mr. Mushtag Ahmed S/O Alif Said, SCT, GHS Jalkot, R/O Jalkot Tehsil Dassu and District Kohistan Upper received today i.e. on 07.02.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.. 🗽

- 1. Appeal has not been flagged/marked with annexure marks.
- 2. Annexures of the appeal may be attested.
- 3. Appellant is required to file two separate service appeals against seniority and promotion of private respondent under section-4 and 6 of Service Tribunal Act/rules
- 4. The authority to whom departmental appeal is made/preferred has not arrayed as a nécessary party.
- 5. Sub-rule 4 of rule 6 requires that every civil servant to whom the relief claimed may affect shall also be shown as respondent.
 - 6. Every memorandum of appeal shall be presented in approved file covers.
- Cópy of proper rejection order in respect of appellant dated 21/01/2021 not attached with the appeal which may be placed on it.
- (8) Annexure A and C attached with the appeal are illegible which may be replaced by l'egible/better one.
- (9) Nine more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Muhammad Riaz Adv.

1- The hus been flugged.

2 - The Amen have been attested

3- That in - One instant appeal, Seniority has been impugned. However, Separate appeal Shall be filed as & when statutery period is elapsed.

4- Necessary restly as directed has been arrayed.
5- The necessary parties has already been arrayed.

directed

De Objection letter dated 21-1-2021 is Maled em

Page No.

P.TO.

889: Elighte coopies are attached

§ Similarly, requisite set of
appeal are attached.

The objection raised has been
redressed as derived

It is therefore, requested that the Instant appeal may kindly be fixed before Tribunal.

Time is extended upto 5-03-2022.

A 5/3/22

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BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Mushtagy Ahmed vs Gout of KPK

S.#	Contents	-	
1	This appeal has been presented by:	Yes	No
2	Whater		
	requisite documents?		
3.	Whether Appeal is within time?	<u> </u>	<u> </u>
4.	Whether the enactment under which the appeal is in	_	Ļ_
5.	Whether the enactment under which the appeal is filed mentioned? Whether affidavit is ground 12.		L
6.	- The state of the		ļ
7.	Whether affidavit is duly attested by competent path		<u> </u>
8.	The mount appear at the Attention of the Property against 19		
9.	whether certificate regarding filing any earlier appeal and		<u> </u>
	- costect famished:		
10	mmexutes are regible?		
11	Whether annexures are attested?		
12			
13	whether copy of appeal is delivered to A G/D A G3		
14	whether Power of Attorney of the Counsel engaged is an		
<u> </u>			
15	whether numbers of referred cases given are correct?	+	
16	whether appeal contains cuttings/overwriting?		
17	Whether list of books has been provided at the end of the annual		
18.			
19. 20.	The section requisite munified in space copies attack = 19		
$\frac{20.}{21.}$	Whichief complete spare convis filed in separate 51.		
22.	THE HOLLE Addresses Of Darties given are complete?	-	
23.	whether index filed?		
<u>23.</u> 24.	Whether index is correct?		
	Whether Security and Process Fee deposited? on		
25.	Whether in View of Klayber Pakhtunkhara Candia and		i
23.	Rule 11, notice along with copy of appeal and annexures has been sent to respondents? on	ĺ	l
		-	ļ
26.	Whether copies of comments/reply/rejoinder submitted? on		
~~~	Whether copies of comments/web./	1	1
27.	Whether copies of comments/reply/rejoinder provided to opposite party? on		

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:	Myhammad Ria Zatvicul
Signature:	
Dated:	7/2/2022

# BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR (CAMP COURT AT ABBOTTABAD)

Service Appeal No. 307 /2022

Mushtaq Ahmed son of Alif Said, SCT, GHS Jalkot, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

...APPELLANT

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar & others.

... RESPONDENTS

#### SERVICE APPEAL

#### **INDEX**

S.#	Description	Page #	Annexure
1.	Service appeal along with affidavit	1 to 11	
2.	List of books	. 12	
3.	Copies of the promotion order of	13-14	"A" & "A-
	appellant and respondents	,	1"
4.	Copy of the seniority list	15-16	"B"
5.	Copy of the application	17	"C"
6.	Copy of order dated 15.09.2021	18-20	"D"
7.	Copy of implementation application	21-25	"E"
8.	Copy of impugned seniority list	26-27	"F"
9.	Copy of the application/ appeal	28-29	"G"
10.	Copy of the departmental appeal	30	"H"
11.	Copy of the comments	31	6 <b>7</b> 22
12.	Copy of the impugned order dated	32	«·J»
	21.01.2022		
13.	Copy of the notification dated 25.01.2022	33-34	"K"
14.	Copy of order dated 17.09.2020	35-39	"L"
15.	Wakalatnama	40	

Through

Dated: 7 - 02 - /2022

(MUHAMMAD-RIAZ)
Advocate High Court, Abbottabad

**PPELLANT** 

THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR (CAMP COURT AT ABBOTTABAD)

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0	7/02/2	022-

Service	Appeal	No.	/2022
	- 1 1		

Mushtaq Ahmed son of Alif Said, SCT, GHS Jalkot, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

.. APPELLANT

#### **VERSUS**

- Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & 1. Secondary Education, Peshawar.
- Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, 2. Peshawar.
- Assistant Director, Elementary & Secondary Education, Directorate 3. Peshawar.
- District Education Officer (Male), at Dassu, District Kohistan Upper. 4.
- Ajam Khan son of Ahmed Jee, presently working as ASDEO Circle 5. Harban, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.
- Noor Ali son of Muzammil Khan, presently SST, Govt. Centennial 6 Model High School, Dassu, Upper Kohistan, resident of Seo, Tehsil Dassu, District Kohistan Upper.

... RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 TO THE EFFECT THAT THE IMPUGNED ORDER DATED 21.01.2022 PASSED BY

NO.3, RESPONDENT WHEREBY, THE DEPARTMENTAL APPEAL FILED BYTHE APPELLANT AGAINST THE REVISED SENIORITY LIST ISSUED BY THE RESPONDENT NO.4 WAS REJECTED IN THE LIGHT OF COMMENTS OF RESPONDENT NO.4 BEARING NO.8122 DATED 01.12.2021 IS ILLEGAL, UNLAWFUL, WITHOUT LAWFUL AUTHORITY, PERVERSE, ARBITRARY, FANCIFUL, DISCRIMINATORY, AGAINST THE RELEVANT LAW, RULES AND REGULATIONS, BASED ON MALAFIDE AND CONSEQUENTLY OF NO LEGAL EFFECTS UPON THE RIGHTS OF THE APPELLANT.

PRAYER: ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL; THE IMPUGNED ORDER DATED 21.01.2022 PASSED BY THE RESPONDENT NO.3 AS WELL AS IMPUGNED REVISED SENIORITY LIST ISSUED BY THE RESPONDENT NO.4 MAY GRACIOUSLY BE SET-ASIDE BEING ILLEGAL, UNLAWFUL AND WITHOUT LAWFUL AUTHORITY AND THE RESPONDENTS MAY KINDLY BE DIRECTED TO RESTORE THE SENIORITY OF THE APPELLANT BY PLACING THE NAME OF THE APPELLANT SENIOR TO THE

RESPONDENTS NO.5 AND 6. ANY OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL DEEMS FIT AND PROPER IN THE CIRCUMSTANCES OF THE CASE.

## Respectfully Sheweth: -

- That the appellant was firstly appointed as Drawing Master Teacher in May, 1999.
- 2. That in the year 2004, appellant was appointed as CT Teacher after due process of law and in this respect seniority list was also prepared.
- 3. That the appellant was promoted to the post of SCT on 22.07.2015, wherein, the name of the appellant was at seniority No.68 and that of the respondent No.5 was at seniority No.70 while the respondent No.6 promoted to the post of SCT on 12.02.2021. (Copies of the promotion order of appellant and respondents are attached as Annexure "A" & "A-1").
- 4. That on 01.08.2021, final seniority list of SCTs/
  CTs was prepared, wherein, the name of the appellant was reflected at serial No.7 while the

1

names of the respondents No.5 and 6 were at serial No.9 and 39 respectively. (Copy of the seniority list is attached as Annexure "B").

- That vide application dated 13.08.2021, the respondent No.5 raised an objection upon the seniority list which was prepared and finalized in the year 2013 and subsequently teachers were also promoted on the basis of the same and in consequence of the above mentioned application, the seniority list has been changed surreptitiously without giving any notice to the appellant or any of the teacher included in the seniority list. (Copy of the application is attached as Annexure "C").
- 6. That thereafter appellant requested the respondents to provide him revised seniority list but the respondents did not provide the revised seniority list to the appellant.
- 7. That thereafter the appellant filed a writ petition before the Honourable Peshawar High Court,
  Abbottabad Bench against the respondents for providing him revised seniority list which was disposed of vide order dated 15.09.2021 with

X.

direction to the respondents to consider the grievance of the appellant after providing opportunity of hearing and decide the same within a month. (Copy of order dated 15.09.2021 is annexed as Annexure "D").

- That despite direction given by the Honourable Peshawar High Court, Abbottabad Bench the respondents' department did not provide the revised seniority list to the appellant, hence, the appellant also filed implementation application before the Honourable Peshawar High Court, Abbottabad Bench, upon which the respondents provide the impugned revised seniority list to the appellant. (Copies of implementation application and impugned revised seniority list are annexed as Annexure "E" & "F").
- 9. That it is pertinent to mention here that the aggregate marks calculated in the appointment order was also wrongly miscalculated by the respondents and in this respect, appellant also preferred an application/ appeal to the respondent No.2. (Copy of the application/ appeal is annexed as Annexure "G").

- That feeling aggrieved from the impugned revised seniority list, the appellant preferred a departmental appeal to the competent authority which was rejected by the respondent No.3 vide impugned order dated 21.01.2022 in the light of comments of the respondent No.4 bearing No.8122 dated 01.12.2021. (Copies of the departmental appeal, comments and impugned order dated 21.01.2022 are annexed as Annexure "H", "I" & "J").
- 11. That now astonishingly the respondents' department has promoted the respondents No.5 & 6 as SST in consequence of the impugned revised seniority list vide notification dated 25.01.2022. (Copy of the notification dated 25.01.2022 is annexed as Annexure "K").
- 12. That the appellant being aggrieved from the impugned order dated 21.01.2022 and impugned revised seniority list, seeks the gracious indulgence of this Honourable Tribunal, inter-alia, on the following grounds:

#### **GROUNDS: -**

- as well as the impugned revised seniority list are illegal, unlawful, without lawful authority, arbitrary, perverse, fanciful, discriminatory, against the relevant law, rules and regulations and based on malafide, hence, liable to be set aside.
- appellant was senior to the respondents No.5 and 6 but after issuance of impugned revised seniority list the name of the appellant was shown after the respondents No.5 and 6 without considering the relevant law, rules and regulations.
- of SCT (BPS-16) in the year 2015 wherein the name of the appellant reflects at serial No.68 while the respondent No.5 was at serial No.70 and the respondent No.6 was promoted as SCT in the year 2021 but this fact was also not considered by the

respondents while revising the impugned seniority list.

- d) That the respondents have violated the Articles 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- e) That the provisions of Article 4 of the Constitution have been violated as they have not been dealt in accordance with law.
- f) That the inaction and conduct of the respondents are against the principles of legitimate expectations and natural justice.
- g) That the period w.e.f 06.10.2018 to 30.06.2018 of the respondent No.6 could not be counted for the purpose of promotion because in this regard the appeal filed by the respondent No.6 was also dismissed by this Honourable Tribunal vide order dated 17.09.2020. (Copy of order dated 17.09.2020 is annexed as Annexure "L").
- h) That the respondents have promoted the respondents No.5 and 6 without completing

their stipulated time required by law for promotion, hence, the notification dated 25.01.2022 is issued malafidely and without adopting proper procedure provided by the law.

- i) That the appellant has served the department with unblemished record and there is no adverse report against him.
- j) That the impugned revised seniority list is based on untrue facts, hence, liable to be set-aside.
- nor any of the teacher included in the seniority list was given notice before issuing of the impugned seniority list and all the proceedings were carried out by the respondents in a sheer malafide manner on the back of the appellant, therefore, all the proceedings are nullity in the eye of law and liable to be set-aside.
- That through the impugned seniority list the appellant has been deprived from his valuable rights by the respondents in a sheer

violation of the relevant law, rules and regulations.

m) That the other points will be agitated at the time of arguments.

It is, therefore, respectfully prayed that on acceptance of the instant service appeal, the impugned order dated 21.01.2022 passed by the respondent No.3 as well as impugned revised seniority list issued by the respondent No.4 may graciously be set-aside being illegal, unlawful and without lawful authority and the respondents may kindly be directed to restore the seniority of the appellant by placing the name of the appellant senior to the respondents No.5 and 6. any other relief which this Honourable Tribunal deems fit and proper in the circumstances of the case.

Through

Dated: 7 - o2 - /2022

Advocate High Court, Abbottabad

PELLANT

## **VERIFICATION: -**

Verified on oath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Tribunal.

# BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR (CAMP COURT AT ABBOTTABAD)

Service Appeal No	/2022
-------------------	-------

Mushtaq Ahmed son of Alif Said, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

...APPELLANT

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar & others.

...RESPONDENTS

## **SERVICE APPEAL**

#### **AFFIDAVIT**

I, Mushtaq Ahmed son of Alif Said, resident of Jalkot, Tehsil Dassu, District Kohistan Upper, do hereby solemnly affirm and declare on oath that the contents of foregoing service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Tribunal.

DEPONENT

# BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR (CAMP COURT AT ABBOTTABAD)

Ç!	CT	CUC	Tallcot	racidant	of Jalkot
			_		
					•

Service Appeal No. /2022

Mushtaq Ahmed son of Alif Said, SCT, GHS Jalkot, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

...APPELLANT

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar & others.

... RESPONDENTS

## SERVICE APPEAL

#### LIST OF BOOKS

- 1. Constitution of Islamic Republic of Pakistan, 1973.
- 2: All relevant service laws.

3. Other relevant case law will be cited at Bar.

APPELLANT

Through

Dated: 7 -02 /2022

(MUHAMMA) (RIAZ)
Advocate High Court Abbottabad

ANNER 16A 99 CI's (M) Kohistan III. 1



# Directorate of Elementary and Secondary Education Khyber Pakhimmehma Peshawar

PH No. 091-9210389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936,0800-33857 E-mail rafiq_kk851@yalioo.com

#### **Notification**

Consequent upon the recommendations of the Departmental and Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and 5. Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and 5. Secondary Endorsement, No. SO(FR)/FD/10-22(E)/2010 dated 16.07.2012; the following Mate CT's B-15 are ligrably provinced to the post of Senior CT-BPS-16 (Rs:100000-800) 3:1000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Covernment, on the tarms and condition given below with immediated effect and further they will be posted in the Government Higher Secondary /High Schools by the District Education Officers concerned against the newly upgraded Senior CT BPS-16 Posts:

Total No. of CT (M) Posts duly verified by the DAO	213
1/3 share of Senior CT Posts	70 .
Share of promotion 100%	70
Already Promoted to the post of SCT B-16	52
Posts available for promotion	18
Net to be Promoted to the post of SCI B-16	18
Promoted to the post of SCT B-16	11

<u></u>			· ·		:
S No	SN o	Name -	Name of School	Date of Birth	Remarks
r	29	Javaid İqbal	GMS Char Shab Khali	1/1/1974	Services placed at the disposal of DEO (M) Kohistan for further posting.
2.	68)	Serul Wahaj	GMS Gujar Danda (J)	9/9/1970	do
3	69	Khairun Nas	GMS Baryar	22/2/1971	do
4 .	70)	Ajam Khan	GMS Goshali	01/05/1971	do
5 (	75	Mushtaq Alunad	GMS Razika	09/04/1983	(lo
6	76	Nomun Khan	GMS Bela Dubair	3/1/1973	do
7	77	Shanış Khan	GMS Dilkandow	5/1/1974	do
`#	79.	Naway Khan	GMS Parighart	4/10/1978	(10
ŋ	So	Abdul Qayyum	GMS Pari	1/1/1980	
10	82	Mohammad Sirajud Deen	GMS Shàtiul Koat.	13/12/1968	do
n	83	Sadiq Hussain	GMS Summar Nala	12/5/1970	do

#### Terms and conditions:-.

- They would be on probation for a period of one year extendable for another one year.
- They will be governed by such rules and regulations as may be issued from time to time by
- 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.
  Charge report should be submitted to all concerned.
  Their Inter-Se-seniority on lower post will remain intach

- No TA/DA is allowed for joining his duty

#### CTs (M) Kohistan III

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

(Muhammad Rafiq Khattak) Director

4229-35

Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar

t: No. / File No.2/Promotion Senior CT B-16: Dated Peshawar the Hor/2015.

Copy forwarded for information and necessary action to the:

Accountant General Khyber Pakhtunkhwa Peshawar.
 District Education Officers (M) Kohistan.
 District Accounts Officer Kohistan.

Official Concerned.

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

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

Dy: Discotor (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

ANNEX "A-1"

Promotion to Senior Teachers of District Kohistan Upper

## DIRECTORATE OF ELEMENTARY AND SECONDARY VITON KHHYBER PAKHTUN KHAWA PESHAWAR

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Oovernment of Khyber Pakhtunkhwa Elementury and Secondary Education Notification No.SO(BEAY)-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No.SO(FR))PD/10.92(E) 2010 dated 16.7.2012, the following CT (Male) is promoted to the posts of Senior CT, in BPS-16 (Rs:18910) 1520-64510) respectively, 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 blow with immediate effect, and further he will be adjusted by the District Education Officer concerned.

ITEM No.1 PROMOTION OF CT (BPS-15) MALE TO THE POST OF SCT UPS-16 ON REGULAR BASIS

	1	. 1			· ·	,		·		
1.00	1 No. 0	of Vacant Pos	OCCT	!	·		<u> </u>	_≘ 87.		•
		OCSCT		<del></del>	1 1		1	29		
- i	13. 91 1. 111	Quota to SCT					l	100%		
		oinoted to SC				<u> </u>		. 23	<u> 42</u>	
			motion to SST (	<u>(C)</u>			I.	06		
			notion to SST(C		i			01		
S#	·	Name	-Name of School	Date of Birth	Dute of Appointment as Regular	Quali	Remarks			
1		Noor All	GCMHS Dassu	23.02:1971	22,06.2002	MA, CT, B.Ed	DEO(M)	are placed at Kohtstan Upp nt against the po r basis with imm	per for fu st of SCT in B	ırther

#### Terms and Conditions:

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

He will be governed by such rules and regitlations as may be issued from time to lime by the Gout.

His services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed from time to time. Charge report should be submitted to all concerned.

His Inter-Service seniority on lower post will remain intact.

No TA/D/ is allowed for joining his duty.

He will give an under taking to be recorded in his service book to the effect that if any over payment is made to him in the light of this order will be recovered and if he is wrongly promoted he will be reversed.

Before handing over charge, his documents may be checked. If he has not the required relevant qualifications as per rules, he may not be handed over charge of the post

(Hafiz Dr. Mulammad Ibrahim)

#### Director :

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

/ File No. 1/Promotion SCT (BPS-16) Dated, Peshawar, the Cupy forwarded for information and necessary action to the:

- Accountant General Khyber Pakhtunkhwa Peshawar District Education Officer (M) Kohistan Upper
- District Accounts Officer Kohistan Upper
- Officials Concerned
- PS to the Sacretary to Gout: Klayber Pakhtunkhwa E&SE Department

PA to the Director E&SE Khyber Pakhtunkhuja

puty Director Khyber Pakhtunkhwa Peshawar

WIER "B" (M)

pro July de

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26,£	Muhammad Sitaj	βA	( B.Ed.)	Hall Shan 4 2 - 10 5 10 7 8 5 19 70 Kohisan H 5 05 1992 [01/09/20] 5 2 a GMS 5 7 ne trans-
27	Bakht Rahman	MA	ा	Jamead Khan 1 1,15 (2.2) 23/1983 Komeran (DE U1 2016 09/01/2016 (GRS KU/Kemin 2016)
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29	Sher Baz Khan	MSc:	::,: <b>c</b> f:::3	A Saffin Maloalo Carlo Con Carlo Con Carlo Con Carlo C
. 30.	Amir Zada	- 8A	CT.	Alsai Khan Alamasa (2018) Komsul (2018) Karang (2018) Karang (2018) Karang (2018) Karang (2018) Karang (2018)
31.	Sir Aman	MBA	CT S	103.7017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.132.017.317.317.317.317.317.317.317.317.317.3
32	Muhammad Nabi	AM.	.: CT/Bed:	80 Kinsto 3 (0 20 7 3 7 0 2 0 1 ) (CHS 32 10 0 3 1
33	Zla Ur Rehman	BA	CF	100 Kompan (3) 032017 3/032017 3/032017
34	Javed Igpal	MA isi	CT CT	2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 2017 0170 0170
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36	Shaffur Rehman	BA.	CT OF	100000000000000000000000000000000000000
37	SerShah	BA.		7 10 10 10 10 10 10 10 10 10 10 10 10 10
38	Rashid Ahmad		M.ed/Bed/CT/	Hail Wuzannom See Konisan Por Oszol Luntumen
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CERTIFICATE

Certified that the seniority is the hundisputed and non-judicious and non-judicious are highlighted that all SCT/CT leachers are working in district concern are included in this concern that all SCT/CT leachers are working in district concern are included in the



#### DISTRICT EDUCATION OFFICER (MALE), DISTRICT KOHISTAN UPPER

# FINAL SENIORITY LIST OF SCT/CT TECHERS (M) SCHOOLS DISTRICT KOHISTAN UPPER ON 01.08.2021

~		Qual	ification	. :			•				
S.#	Name of Teacher	Academic	Professional	Father Name	BPS	Date of	Domicile	Date of First	Date of	Place of posting	Remarks .
$\sum_{i}$	,		'			birth		entry into	appointment		
				,	'	٠.		Govt.	as trained		
					<u> </u>			Service	teacher	CHO I	
1.	M. Akram Shah	MA	SCT/B.Ed	Muhammad Tariq	16	12/10/1964	Kohistan	15/01/1983	06/04/1999	GHS Lohi	
2.	Muhammad	BA	SCT-2 nd	Malik Noman	16	01/12/1970	Kohistan	08/02/1982	07/04/1999	GHS Shatial	· .
	Qaribullah				· ·		77.11.	06/04/1000	21/02/2002	CMC Parines	
3.	Habib ur Rehman	FA	SCT-2 nd	Malik Shadat	16	10/01/1972	Kohistan	06/04/1999	31/03/2002	GMS Barigoo	. :
4.	Muhammad Yousaf	BA	SCT	Sultan Khan	16_	10/01/1973	Kohistan	06/04/1999	31/03/2002	GHS Lohi	•
5.	Muhammad Younas	BA	SCT-2 nd	Abdul Qadoos	16	09/04/1977	Kohistan	06/04/1999	29/01/2003	GHS Eleel	
6.	Raja Sher Khan	BA	B.Ed/CT	Malik Pirzada	16	06/05/1968	Kohistan	23/05/1992	29/05/2004	GHS Jalkot	
7.	Mushtaq Ahmed	BA	B.Ed/CT	Malik Alif Said .	16	.08/09/1970	Kohistan	04/06/1999	29/05/2004	GMS Jalkot	
8.	Saddiq Hussain	BA	B.Ed/CT	M. Ali	16	05/12/1970	Kohistan	12/08/1999	29/05/2004	GHS Kafar Banda	<del></del>
9.	Ajam Khan	MSc/BS	M.Ed/B.Ed/CT	Ahmed Jee	16	01/05/1971	Kohistan	21/03/1990	29/05/2004	GHS Jalkot	<del></del>
10.	Nowshir Wan	BA ·	CT/B.Ed	Zareef Khan	16	08/08/1975	Kohistan	29/05/2004	29/05/2004	GHS Dassu	
11.	Mushtaq Ahmed	BA	CT/B.Ed	Mohd. Amir	16	04/09/1983	Kohistan	29/05/2004	29/05/2004	GHS Bar Bela	
12.	M. Siraj ud Din	MA	CT/B.Ed	Madad Khan .	16	13/12/1968	Kohistan	06/04/1999	06/07/2004	GHS Harban	
13.	Ghulam Jan	FA	CT	Akbar Khan	15	08/05/1977	Kohistan	06/04/1999	28/12/2004	GMS Mamokser	
14.	Muhammad Fageer	MA	M.Ed/B.Ed/CT	M. Qadeer Khan	16	01/06/1968	Kohistan	14/05/1992	12/01/2006	GHS Chuchang	<del></del>
.15.	Abdul Hakeem	BA	M.Ed/CT	Abdullah Jan	16	12/12/1979	Kohistan	02/12/2006	02/12/2006	GHS Kafar Banda	•
16.	Abdul Wakil	MSc/Pak	M.Ed/CT	Lal Khan	16	20/12/1973	Kohistan	02/03/1996	07/12/2006	GHS Bar Bela	
17.	Saif ur Rehman	·BA	CT	Rasool Shah	15	04/01/1978	Kohistan	14/08/2007	14/08/2007	GMS Razika	
18.	Gul Nawaz	BA	CT/B.Ed	Sakhawat Shah	15	02/02/1984	Kohistan	01/06/2008	06/01/2008	GMS Peroo Bela	
19.	Muhammad Din	FA	/DE	Zour Das Khan	15	15/05/1985	Kohistan	26/04/2008	26/04/2008	GMS Barigoo	
20.	Barkat Shah	BA	CT-2 nd	Zahooq	16	01/03/1986	Kohistan	24/04/2008	30/03/2010	GMS Gulab Abad	<u>·</u>
21.	Fazal Mehmood	BA.	CT	Muhammad Sharif	16	12/05/1986	Kohistan	14/08/2007	09/07/2010	GHS Teyal	
22.	Attaullah	MA	SCT/B.Ed	Sardar Khan	16	05/05/1982	Kohistan	30/08/2012	30/08/2012	GHS Shatial	•
23.	Muhammad Younas	·BA	CT	Khalid Khan	15	03/08/1984	Kohistan.	05/11/2003	21/03/2015	GMS Saydan Dadir	
24.	Duraj Khan	BA	CT	Jehan Zeb	15	15/03/1968	Kohistan	21/08/2015	21/03/2015	GHS Seo	

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25.	Qazi Shah	BA	CT	Sad Bar	15	01/06/1969	Kohistan	16.05.1992	01.09.2015	GMS Gujar Banda Jalkot	<u>.</u>
26.	Muhammad Siraj	BA	B.Ed	Haji Shah	15	08/05/1972	Kohistan	16.05.1992	01.09.2015	GMS Summar Nala	
$\frac{1}{27.}$	Bakht Rehman	MÀ	CT	Jamdad Khan	15	02/03/1983	Kohistan	09.03.2018	09.03.2016	GMS Kuz Kamila	
28.	Ezat Malook	MA	CT	Farooz Khan	15	04/10/1989	Kohistan	10.03.2016	10.03.2016	GMS Makoki Sar	
29	Sher Baz Khan	M.Sc	CT	Saiful Malook	15	10/05/1995	Kohistan	10.03.2016	10.03.2016	GMS Bela Jalkot	i ·
30.	Amir Zada	BA	CT	Afsar Khan	15	04/03/1985	Kohistan	15.03.2016	15.03.2016	GMS Pari	- 1
31	Sir aman	MBA	CT	Khan Zada	15	01/03/1986	Kohistan	15.03.2016	15.03.2016	GMS Karang	
32.	Muhammad Nabi	MA	CT/Bed:	Nagal Shah	15	19/08/1989	Kohistan	31.03.2017	31.03.2017	GMS Mamokiser	
33.	Zia ur Rehman	BA	CT	Agleem Khan	15	01/01/1993	Kohistan	31.03.2017	31.03.2017	GHS Jalkot	
34.	Javed Igbal	MA Isl	CT	Hedayat Ullah	15	10/05/1993	Kohistan	31.03.2017	31.03.2017	GMS Dargah Harban	
35.	Muhammad Afzal	BBA Hon	CT	Ezhar ur Hag	15	06/02/1992	Kohistan	01.04.2017	01.04.2017	GMS Gulab Abad	
36.	Shafi ur Rehman	BA	CT	Furgan	15	11/07/1995	Kohistan	01.04.2017	01.04.2017	MK Gabrial	
37	Ser Shah	BA	CT	Subar Khan	15	01/01/1982	Kohistan	04.04.2017	04.04.2017	GMS Goshali Jalkot	

03/02/1975

23/02/1971

20/11/1969

15

16

Kohistan

04.08.2017

Kohistan 26.06.1997

Kohistan 04.08.2017

#### Certificate

Ser Shah

Noor Ali

40. Fazal Rabi

Rashid Ahmed

BA

MA

BA

MA/M.Sc

CT CT

CT

M.ed/Bed/CT

Certified that the seniority is final, undisputed and non-judicious.
 Certified that all SCT/CT teachers are working in district Kohistan are included in this seniority list.

Nomi Haq

Muhammad Zaid

Haji Muzammil

District Education Officer (Male), Kohistan

GMS Dogha Seo

GCMHS Dassu

GMS Dogha Seo

04.08.2017

01.07.2018

untrained

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C/1/24

بحضور جناب DEO صاحب مرداند کو ستان

# ورنگی برائے میرٹ لسٹ CT/SCT

عنوان:

جناب عالى!

مؤدبانہ عرض گزارش ہے کہ سائل کا آرڈر CT میں 29.05.2004 با قاعدہ میرٹ کے مطابق ہوا تھا۔ بعد میں CT سے SCT پر دموثن کے لئے میرٹ اسٹ کو دوبارہ عمر کا لحاظ رکھ کر تر تیب دیا گیا جس میں سابقہ CT میرٹ کونظرا نداز کیا گیا۔ نیز سائل نے اُس وقت با قاعدہ تحریری درخواست بھی دی مگر شنوا کی نہیں ہوئی۔ چونکہ اب SCT سے SCT پر دموثن آرڈر کے لئے DPC کیم تمبر 2021 کوطلب کی گئی ہے۔ اور سائل کو پر وموثن کے حق سے محروم رکھا گیا ہے۔

لہذااستدعاہے کی جاتی ہے کہ CT/SCT میرٹ اسٹ پردوبارہ نظر ثانی کی جائے نیز باتی اصلاع کامیرٹ اسٹ پوزیش کو بھی مدِنظررکھا جائے تا کہ کی حقداد کاحق ضائع نہ ہو۔

درخواست ہذاکے ساتھ 1۔ CT آرڈر کی فوٹو کا پی 2۔ SCT آرڈر کی فوٹو کا پی منسلک ہے۔

العارض سائل اجم خان GHS SCT جالكوٹ ANNAR BUCK CONTINUES

WP No- 978468871 34

BEFORE THE PESHAWAR HIGH COURT
ABBOTTABAD BENCH ABBOTTABAD

 Raja Sher Khan S/o Pir Zada R/o Jalkot, Tehsil Dassu, District Kohistan Upper.

2. Mushtaq Ahmed S/o Alif Said R/o Jalkot, Tehsil Dassu, District Kohistan Upper.

....Petitioners

#### **VERSUS**

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, at Civil Secretariat Peshawar.
- 2. Director, Elementary & Secondary Education Department, at Civil Secretariat Peshawar.
- 3. Departmental Promotion Committee (DPC) at Civil Secretariat Peshawar.
- 4. District Education Officer (Male), at Dassu, District Kohistan Upper.
- 5. Arjam Khan S/o Ahmed Jee R/o Jalkot, Tehsil Dassu, District Kohistan Upper.

.....Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC

REPUBLIC OF PAKISTAN

May it please the Court;

FACTS

1. That the petitioners are senior CT teachers and presently performing his duties in district Kohistan and were

TODA Vappointed in the year 1992 and 1999 as PT teachers and

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EXAMINER

1 6 SEP 2021

Peshawar High Court Atd. Bench Authorized Under Se: 75 Evid O. PESHAWAR HIGH COURT, ABBOTTABAD BENCH

Date of Order of Proceedings	Order or other Proceedings with Signature of Ludge (s)
1	2
15.09,2021	W.P.No.978-A/2021.
	Present: Mr. Muhammad Riaz, Advocate for the petitioners.
	***
	MOHAMMAD IBRAHIM KHAN, J Through instant
	constitutional petition, the petitioners seek the following
	relief:-
	"In the wake of above, it is, therefore, very humbly prayed that the respondents No.2 & 4 may kindly be directed to provide revised seniority list before meeting of departmental promotion committee and thereafter

process of law."

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2. Facts of the case need no reiteration as after arguing the case at great length, learned counsel for the petitioners stated that he does not press this petition provided direction is given to the respondent No.2 to consider the grievance of the petitioners after opportunity of hearing and decide the same within a shortest possible time.

allow the petitioners to adopt due

3. In view of the above, this petition is dismissed being not pressed. However, the respondent No.2 is directed to consider the grievance of the petitioners after opportunity



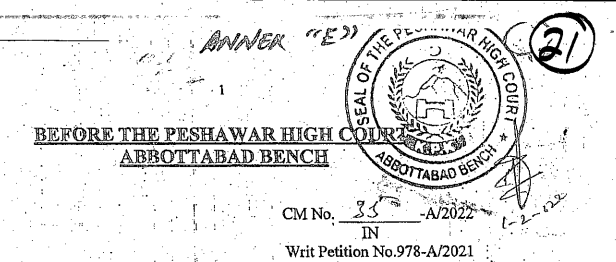
of hearing and decide the same within a month from the date of receipt of this order.

GJUDGE

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Aflab PS.

Hon ble Mr. Justice Mohammad Ibrahim Khan Hon ble Mr. Justice Shakeel Ahmad



- 1. Raja Sher Khan son of Pir Zada, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.
- 2. Mushtaq Ahmed son of Alif Said, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

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...PETITIONERS

#### VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar, 19
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. Departmental Promotion Committee (PMC), at Civil Secretaric Peshawar.
- 4. District Education Officer (Male), at Dassu, District Kohistan Upper
  - Arjam Khan son of Ahmed Jee, resident of Jalkot, Tehsil Dassu, District Kohistan Upper.

Certified to be True Copy EXAMINER

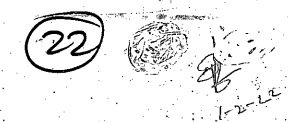
3 1 AN 2022

... RESPONDENTS

Peshayar high Gourt Atd. Bench Authorized Under Se: 75 Evid Ordns

APPLICATION SEEKING IMPLEMENTATION OF THE ORDER DATED 15.09.2021 PASSED BY THIS HONOURABLE... COURT IN THE ABOVE MENTIONED WRIT PETITION.

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PRAYER: ON ACCEPTANCE OF THE INSTANT
APPLICATION, THE RESPONDENTS MAY
GRACIOUSLY BE DIRECTED TO COMPLY
IMPLEMENT THE ORDER DATED 15.09.2021
PASSED BY THIS HONOURABLE COURT IN THE
TITLED WRIT PETITION IN ITS TRUE LETTER
AND SPIRIT.

#### Respectfully Sheweth: -

DARLIMENT THE CROSS

- 1. That the petitioners have filed the above mentioned writ petition before this Honourable ... Court. (Attested copy of the writ petition is attached as Annexure "A").
- for hearing on 15.09.2021 and this Honourable

  Court disposed of the writ petition with direction
  to the respondent No.2 to consider the grievance of
  the petitioners after giving opportunity of hearing.

  and decide the same within a month vide.

  judgment/ order dated 15.09.2021: (Attested copy

  of order dated 15.09.2021 is attached as

  Annexure "B").

Certified to be True Copy
EXAMINER

3 1 AA 2022

Peshawar-Migh Court Atd. Bench
Authorized Under Se: 75 Evid Ordas:

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- That thereafter petitioners approached office of the respondent No.2 and requested for implementation/ compliance of the order dated 15.09.2021 passed by this Honourable Court but the respondent No.2 has not complied with the directions of this Honourable Court despite of the fact that the judgment of this Honourable Court was also communicated to the respondent No.2 by the office.
- 4. That since 15:09:2021, petitioners time and again: approached office of the respondent No.2 and requested for compliance of direction given by this Honourable Court but the respondent No.2 turned deaf ear.
- That despite lapse of considerable time the respondent No.2 did not implement the order/direction given by this Honourable Court:
- 6. That inspite of repeated requests by the petitioners, the respondent No.2 is reluctant to implement the directions/ order of this Honourable Court, thus, the petitioners have no other option except to file the instant application.

Certified to be True Copy
EXAMINER

Peshawar High Court Aid, Bench
Anthorized Under Se: 75 Evid Ordns.



7. That the valuable rights of the petitioners are involved.

It is, therefore, humbly prayed that on acceptance of the instant application, on acceptance of the instant application, the respondents may graciously be directed to comply/ implement the order dated 15.09.2021 passed by this Honourable Court in that the valuable the titled writ petition in its true letter and spirit.

...PETITIONERS

Through

drawing in stoke of

Dated: 17.01.2022

(MUHAM RIAZ)

Advocate High Court, Abbottabad

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3 1 JAN 2022

Peshawar High Court Atd. Bench Authorized Orider Se: 75 Evid Ordna

ADDITIONAL RECUESTRANCE ADDITIONAL RECUESTRANCE ADDITIONAL RECUESTRANCE PER PROPERTY AND PARTY A





# BEFORE THE PESHAWAR HIGH COURT, ABBOTTABAD BENCH

CM No. 35 -A/2022 -IN Writ Petition No.978-A/2021

Raja Sher Khan son of Pir Zada, resident of Jalkot, Tehsil Dassu, District Kohistan Upper & others.

...PETITIONERS

* FREE VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar & others.

... RESPONDENTS

## : IMPLEMENTATION APPLICATION

### **AFFIDAVIT**

I, Mushtaq Ahmed son of Alif Said, resident of Jalkot, Tehsil Dassu, District Kohistan Upper, do hereby solemnly affirm and declare on oath that the contents of foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

Certified to be True Copy

EXAMMER.

3.1 JAN 2022

Peshawar High Court Atd. Bench
Authorized Under Se: 15 Evid Ordes.

13401-1501714-

Mucaiet No: 288

DEPONENT

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Oath Commissioner

Peshawer Hight Court Abbottabod Pr

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DIS

DUCATION OFFICER (MALE) DISTRICT

Final Seniority List of SCT/CT Teachers (M) Schools District Kohis

		1 +3	Final Seniority List of 3		SCI/CI Teach	ners (i	(i) School	s Distri	et Kohista	ın Upper on	01.08.2021	
· ; .	SNO		Academic	Professional	Father Name	BPS	Date of Birth	Domicile			Place of posting.	Remarks
	1	Mr Akram Shah	MÁ	CT/B.Ed	Muhammad Taqi	16	12/10/1964	Kohistan	15/1/1983	06/04/1999	GHS Lohi	Already Promoted
	2	Multanamad Qaribullah	BA	СТ	Malik Noman	16	01/12/1970	Kohistan	08/02/1992	07/04/1999	GHS Shatia!	Already Promoted
	3	Habib ur Rahman	FA	CT	Malik Shadat	15	10/01/1972	Kohistan		31/03/2002	GMS Barigoo	, , , , , , , , , , , , , , , , , , ,
-	4	Muhammad Yousaf	⊗A	CT	Sultan Khan	16.	10/01/1973	Kohistan	06/04/1999	31/03/2002	GHS Lohi	Already Promoted
	5	Noor Ali	MA/M.Sc	M.ed/B@d/CT	Haji Muzammil	16	23/02/1971	Kohistan	26.06.1997		GCMHS Dassu	Already Promoted
-	6	Muhammad Younas	ВА	· CT	Abdul Qadoos	16	09/04/1977		06/04/1999		GHS Eleel	Already Promoted
	7	Ajam Khan	MSc. BS	M.Ed/B.Ed/CT	Ahmad Jee	18	01/05/1971	Kohistan	21/3/1990		GHS Jalkot.	Airezdy Promoted
	. 8	Saddiq Hussain	ВА	B.Ed/CT	M.Ali	16	05/12/1970		12/08/1999		GHS Kafar Banda	Aiready Promoted
L	9	Mushtaq Ahmad	BA	B.Ed/CT	Malik Alif Said	16	.09/09/1970	Kohistan	04/06/1999		GHS Jalkot.	Already Promoted
L	10.	Raja Sher Khan	BA	B.Ed/CT	Malik Pirzada	16	.06/05/1968	Kohistan	23/5/1992		GHS Jalkot.	Already Promoted
	11	Nowshir Wan	BA.	CT/B.Ed	Zareef Khan	16	08/06/1975 H		29/5/2004		GHS Dassu	Already Promoted
	12	Mushtaq Ahmad	BA	CT/B.Ed	Mohd Amir	· 16.	04/09/1983		29/5/2004		GHS Bar Bela	Already Promoted
	13	M Sirajud Deen	MA	CT/B.Ed	Madad Khan : 🗼	16	13/12/1968 K		06/04/1999		GHS Harban	Already Promoted
Ŀ	14	Ghulam Jan	FA	CT:	Akbar Khan	15	08/05/1977 K	Kohistan	06/04/1999		SMS Mamokser	An eady Fromoted
L	15	Muhammad Faqeer	MA	M:Ed/B.Ed/CT	M.Qadeer Khan	16	01/06/1968 K	· ·	14/5/1992		SHS Chuchang	Already Promoted
·	16	Abdul Hakeem	BA	M.Ed/CT	Abdullah Jan	16	12/12/1979 K		02/12/2006			Aiready Promoted
_	17	Abdul Wakil	MSc/Pak	M.Ed/CT	Lal Khan	16	20/12/1973 K		23/1/1996	7/45/5555		Already Promoted
	18	Saif-ur-Rahman	BA	ст 🕴	Rasool Shah	16	4/1/1978 k	<del></del>	14.08.2007			Aiready Promoted
	19	Gul Nawaz	ВА	CT/B.Ed	Sakhawat Khan	16	02/02/1984 K		01/06/2008			Already Promoted
	20	Muhammad Din	FA	/DE 2	Zour Das Khan	15	15/5/1985 K		26/4/2008 2		MS Barigoo	Alleady Promoted
L	21	Barket Shah	ВА	CT-2nd Z	Zahooq	18	01/03/1986 _{Ko}	ohistan	24/4/2008 3		CMHS Dagge	<u> </u>
	22 ⋅ ;	Fazal Mehnipod	BA ·····	CT /	Auhammad Sharif		12/05/1986 Kd		14/8/2007 0			Already Promoted
	23:	Atlantizir 🕡 🔻 🤫 👵	MA	. : cm/9.53 · s		<del></del>	08/05/1982 Kg	<del></del>	30.08.2012			Already Promoted
	24	พืชกระเการ์ส Younas 🦠 💠	3/	<del></del>	Chalid Khan	18	3/8/1984 Kc		05.11.2003 2			Already Promoted
				<del></del>	<del></del>	<del></del>			001.1 1 1 E G G G [Z	110012010	I 10 Dat Data /	Already Promoted

Already Promoted

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Duraj Khan ВА CT Jehan Zeb 15.03.1968 Kohistan 21.08.2015 21.08.2015 GHS Seo. Aiready Promoted BA CT Sad Bar 16 Qazi Shah 1/6/1969 Kohistan 16.05.1992 01/09/2015 GHS Lohi Already Promoted 16.05.1992 01/09/2015 Muhammad Sirai BA B.Ed Haji Shan 16 8/5/1972 Kohistan GHS Sec. Already Promoted 15 Sher Baz Khan MSc CT Saiful Malook 10.03.2016 10.03.2016 GMS BELA JALKOT 10/5/1995 Kohistan 28 CT 15 Bakht Rahman MA Jamdad Khan 09.03.2016 09.03.2016 2/3/1983 Konistan GMS Kuz Kamila CT 15 Amir Zada BΑ Afsar Khan 15.03.2016 15:03.2016 GMS Pari 4/3/1985 Kohistan Ezat Malook CT 15 MA Farooz Khan 4/10/1989 Kohistan 10.03.2016 10.03.2016 GMS Mamoki Sar Sir Aman CT 15 15.03.2016 15.03.2016 MBA Khan Zada 1/3/1986 Kohistan GMS Karang CT 15 01.04.2017 01.04.2017 Muhammad Afzal BBA Hon Ezhar ur hao 6/2/1992 Kohistan GMS Gullab Abad 15 31.03.2017 GHS Jaikot. Alam Zeb MSc/MA M.Ed/B.Ed/C1 Magar Shah 31.03.2017 5/7/1989 Köhistan Nagal Shah MA CT/Bed: 35 Muhammad Nabi 19.08.1989 Kohistan 31.03.2017 31.03.2017 GMS Mamokiser BA CT Siral Shah 15 36 Inayat Ur Rahman 31.03.2017 31.03.2017 GMS Summar Nala Kohistan Removed from Service CT 15 31.03.2017 31.03.2017 37 Zia Ur Rehman ВА Agleem Khan 01.01.1993 Kohistan GHS Jalkot. CT 15 31.03.2017 31/03/2017 MA Isl Hedayat ul Lah -IGMS Dargah Harban 38 Javed lobal 10/5/1993 Kohistan CT 15 01.04.2017 01.04.2017 BA MK Gabrial Shaffur Rehman Furgan 11/7/1995 Kohistan СТ Subar Khan 04.04.2017 04/04/2017 Ser Shah BA .15 1/1/1982 Kohistan GMS Gosheli Jalkot On Disable Quota 40 CT Rashid Ahmad MA Muhammad Zaid 15 04.08.2017 04.08.2017 GMS Dogha Seo 41 3/2/1975 Kohistan 04.08.2017 un trained 42 Fazal Rabi CT 20-11-1969 Kohistan GMS Dogha Seo Nomi Hag

CERTIFICATE.

1. Certified that the seniority is final, undisputed and non judicious.

2. Certified that all SCT/CT teachers are working in district Kohistan are included in this seniority list.

District Education Officer
(Male) Kohistan
District Education Officer (M)
Kohistan

D/A Wheath

VASSR DIST. Edu. Officer

Esti: (m) Kotusian

District Education

ANNBACTAR

# 

آواب جناب عالی۔ 1 - حالیہ مورجہ 190/2021 کو ہونے والی ڈی پی SST میں نور علی کم سلے نبر پررکھا گیا ہے۔ یہ کہ نور علی کی سنیار ٹی کی اسلامی کی سنیار ٹی کی اسلامی کی سنیار ٹی کی اور مروس ٹر بیوٹل کے فیصلے کے مطابق وہ 2007 تا 2018 سنیار ٹی کا کہ خارج کی ہے اور مروس ٹر بیوٹل کے فیصلے کے مطابق وہ 2007 تھے۔ اور مروس کی سنیار ٹی مورجہ تھے۔ اور مروس کی سنیار ٹی مورجہ کی گانوں کے طاف دی گئی۔ موصوف کی SCT پر وموش بھی قانوں کے طاف دی گئی۔

2004 میں ہمارے 21 بندوں کا ایک ہی لیٹرر پرفرش اپائٹنٹ ہوا تھا اور ہم سارے ان سروس متھ اور اپائٹنٹ کرتے وقت سکورکو مدنظر نبیس رکھا گیا ہے۔ اپائٹٹنٹ آرڈ رکے مطابق سکوراور سیریل نمبر مندرجہ ذیل ہے۔

نام (i) مشاق احمد سابق نام سرالوها ج

07 48.20 (ii)

(۱۱۱) راجاشرخان

لبذاسنيارني لسك كوترتيب دية وقت سكور كويد نظر ركها جائے-

اور یہ کہ 2013 میں سابقہ سنیار ٹی لسٹ تریتیب دی گئی گئی اس کے مطابق راجہ شیر خان SCT کیرومروثن SCT-07-2016 رائ طرح مشاق احمد سابقہ نام سیر الوصاح SCT پروموثن SCT/2015 کو ہوئی۔ اور سنیار ٹی لسٹ میں مشاق احمد سابقہ نام سیر الوصاح سنیار ٹی نمبر 88 اور تجم خان سنیار ٹی نمبر 70 تھا جو کہ ہمارے SCT آرڈ رمین موجود ہے۔ اور ای لسٹ کے مطابق سینکٹر وں اسا نڈ ذہ SST پروموثن ہو چکا ہے اگر لسٹ ناطقی تو ان لوگوں کا پروموثن کینسل کیا جائے اور سنے سرے سنیار ٹی لسٹ تر تیب دی

ب جس منیار فی لست پراجم خان نے اعتراض کیا ہے وہ لسٹ مرتب کرتے وقت عجم خان مرتب کنندہ کمیٹی کاممبر تھا اوراس کے دستخط سنیار ٹی لسٹ پرموجود ہیں۔اگر لسٹ خلط تھی تو اس وقت کیوں اعتراض نہیں کیا گیا۔ کیونکہ اس وقت وہ خود کمبر تھا ای لیے ہے۔
اور لسٹ تبدیل کرتے وقت DEO کو ہتان اپرنے کوئی نوٹس نہیں لیا ہے۔ اور اعتراضات کے لیے لسٹ ڈسپلے بھی اور لسٹ تبدیل کرتے وقت DEO کو ہتان اپرنے کوئی نوٹس نہیں گئے ہوئے ہم اس نتیجے پر پہنچے ہیں کہ بیتمام کاروائی بدنیتی ، افتض اور عنایت کی بنیاد پراس لیے کی گئی کے صاحبات کی بنیاد پراس لیے کی گئی کے صاحبات کی ویروشن سے دوکا جائے۔

لہذاآپ صاحبان کرارش کی جاتی ہے کہ ساکل کے ساتھ انصاف کیا جائے۔

سائل تاحيات دعا گورے گا۔

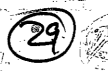
مورخه:20-09-20-20

راجه شيرخان

SCT

مثان احمد

SCT



# ngesse, logistices.

SST_SCT Projection

وان:

آواسي:

مؤد بالنظر اول ہے کہ سائل دامہ شیر خان 1992-05۔21سے محسنید PST کام کرد ہاتھا۔ مشاق اہم پرانانام سیرلوہا 1998-04-05سے الناق کی است کی کام کرد ہاتھا ہی کہ ساتھ کی کام کرد ہاتھا ہی کہ ماری Appointment کے اور انٹر دلا کے بعد سلیکٹ کمٹل نے اور 2004-05-29 کو اور کاری کام کرد ہاتھا ہی کہ مطابق میرٹ سکود پر بیٹنا ہے۔ آرڈ رجادی کرتے وفٹ سکود کرفیا۔ اور آرڈ دک کا بی سے مطابق میرٹ سکود پر بیٹنا ہے۔ آرڈ رجادی کرتے وفٹ سکود کرفیا ہے۔ انڈر کا بی سے مطابق میرٹ سکود پر بیٹنا ہے۔ آرڈ رجادی کرتے وفٹ سکود کردیا گیا ہے۔ انڈر کردیا گیا ہے۔ انڈر کا بی سے مطابق سکور میں مقدر جدذیل ہے۔

آرڈرش بیریل فبر15	51.85	سكور	مشاق احدرانانام بيرلوباح	· _1
آرازين سريل نمر 17	48.30	'سکور	_آجم خان	
آرڈرش سر ل نبر 17	48.10	مسكود	داج شيرخان	
آرورش برال تبر 14	39,20	مسكور	صادق سين	_4

آرڈ رجاری ہوئے سے پہلے ہم سارے سرکاری ملازمت پر سے۔ باربار فٹلف اووارش DEOs اپر کو ہتان کوٹس ٹل لاتے رہے کین کوئی شنوائی ہیں۔

ہردا آ ہے سے گرارش کی جاتی ہے کہ برے کو سوار کے مطابق بنانے کا بھم صاور فرما کرسٹک و فرما نیس تا کہ سارٹی کا سلم کل ہوجائے ۔ اور آرڈر کا بی ساتھ لف ہے۔

2013 کو ہم نے حامد محدصا حب جو ہمارے کو ہتان کے DEO ہے۔ سنارٹی لسٹ کے لیے درخواست دی جو کھر حامد محدو صاحب نے ڈائر میکٹر صاحب سے مطاحب کے مطاورت سے عرکور آج دی گی اور سنارٹی اسٹ بنائی جو 2013 ہے۔ اب 12 آگئے۔

حامت کے مطاورت سے عرکور آج دی گی اور سنارٹی اسٹ بنائی جو 2013 ہے۔ اب 2 آگئے۔

معاجب کے مطاورت سے عرکور آج دی گی اور سنارٹی اسٹ بنائی ہو کہ میں کہ میں ہے بھر اور کی گئے ہوئے ہوئی اور کیم میں ہم دونوں فرسٹ اور کینڈ میر کر سے اور ہم کے کرنے کا کہا گہا گیا جو کہ ہم می کر بہتے ہیں۔ اس کے اگر میں اسٹ پوٹھ ہوئی اور کیم میں کہ ہم میں کہ ہم میں کہ ہم کی کر سے کہ میں میں مارٹی کو دو اسٹ بوٹھ ہوئی اور کیم میں ہم موان ہوئی سے بنا میں اسٹا جو تھا نم رہے خورے ہیں۔ موان جو کہا اور ہم نے اس کو ساتھ ہوئی اسٹ و بینے ہیں۔ موان جو کہا اور ہم نے اس کو ساتھ سارٹی کسٹ اور سے سارٹی کو سے بیس میں جو جو اسٹ کی گیا ہوئی سا حب نے قامت کی گیا ہوئی ہوئی اسٹ و بینے کی درخواست کی گیاں مواب ہے۔ اس کو ساتھ سارٹی کسٹ اور سے سارٹی کسٹ و سینے کا پابند نیس دینے کا پابند کو دینے کی درخواست کی گیاں میں دینے کا پابند کی کر کر بیا تو بابند کی کر کر کی گئی ہوئی کیسٹ دینے کی کر کر بیا تو بابند کی گئی کر کر کی گئی ہوئی کو کر کر کی گئی ہوئی کی کر کر کی گئی ہوئی کر کر کی گئی کر کر کر گئی گئی کر کر کی گئی کر کر کی گئی کر کر کی گئی کر کر گئی کر کر کی گئی کر کر کر گئی گئی کر کر کر کے کر کر کی گئی کر کر

كاپيان لف درخواست ايل-

جناب ہے استدعا ہے کہ سابقہ سنار کی لیب کی بنیاد پر SST اور SST پرومؤنن معاراتن ہے پرانی سنار کی لسٹ چینی کرنامید معارے ساتھ نیاد تی ہوگی بیش المدیدید دیاجا ہے۔

جناب کی میں اوازش ہوگ۔

العارضال

رادبرشرخان SCT في التي النس جالكوث الركوستان مشاق احد SCT في التي الير عالكوث الركوستان

مورى: 23-08-2021

GOTESCTU/ALEMAN

THE PROPERTY OF A STREET OF A PROPERTY OF A

2021



# بخدمت جناب ڈائر یکٹرصاحبE&SE پشاور

### عنوان: ایل برائے روموثن SCT __ST__

آ داب_

مؤودبانہ گزار ش ہے کہ سائل راجہ شیر خان 21.05.1992 ہے۔ بیشیت PST کام کر رہاتھا۔ مشاق احمہ پرانا نام سیرلوہائ DM کے بعد سلین میں کے بعد سلین کی DM کی پوسٹ پر کام کر رہاتھا ای طرح 29.05.2004 کو ہماری CT شار CT با کا ٹیسٹ اور انٹر او بو کے بعد سلین کمیٹی نے ہماری Appointment آرڈر ہوگیا۔ 2013 کو ہم نے جار محمد صاحب جو ہمارے کو ہستان کے DEO سے سنیارٹی کسٹ کے لئے درخواست دی جو کہ جار محمود صاحب نے ڈائر بیکٹر صاحب رفیق خٹک صاحب کے مشاورت سے سنیارٹی کسٹ بنائی۔ جو 2013 سے اس کا کا کہ اور ہمین کر ورخواست دی جو کہ جار کی جار کا کہا گیا جو کہ ہم جمع کر بھیے تھے۔ 12 اگست سے DPC ہونا تھا جس میں ہم دونوں فرسٹ اور سکیٹر نمبر پر تھے۔ اور ہمیں ACR ہم جمع کر بھیے تھے۔ 12 اگست سے DPC پوسٹ پوئڈ مول اور کیم مبرکو OPC ہونا تھا۔ مورخد 2021 مادی کو مجارے ایک ساتھی اجم خان TST نے ڈی ای اوکودوبارہ منیا دئی کسٹ پوئڈ منیا دن گا کہا گیا جو کہ ہم جمع خان SCT نے ڈی ای اوکودوبارہ منیا دئی کسٹ پر نظر خانی کے درخواست دی۔ ڈی ای اوکودوبارہ منیا دئی کسٹ پر پائا و جو جو تھے نمبر پر آتے ہیں۔ ڈی ای اوکودوبارہ منیا دئی کسٹ پر پر تارو جو تھے نمبر پر آتے ہیں۔ ڈی ای اوکودوبارہ منیا دئی کسٹ برائی کے میا تھے ہیں۔ مورخد 2021 وی کو کے میں دستاو پر انتا جا ہے ہیں۔ دورخواست دی ورخواست کی لیکن صاحب نے ہمیں دستاو پر انتا ہو ہے جو کہا۔ اور ہم نے اس کو سابقہ میں آپ کو پر انٹیس وی کے ایل کہ ہیں آپ کو پر انٹیس وی کی کی باز میں کہا کہ ہیں آپ کو پر انٹیس دیے کا پابند تھیں ہوں۔

### جناب عالى!

صورتحال یہ ہے کہ مورخہ 29.05.2004 کو ہمارے تینوں بندوں کا CT آرڈر جاری ہوا حالانکہ وہ پروموثن نہیں فریش اللہ علیہ اللہ علیہ مورخہ SCT ہے۔ اس طرح CT ہے SCT پروموثن کے لئے راجہ شیرخان کی تاریخ 05.07.2014 کو ہوئی ای طرح مشاق احمد پرانا نام سیرلوہاج اوراجم خان کی SCT پروموثن 30.07.2015 کو ہوئی میں مشاق احمد پرانا نام سیرلوہاج سنیارٹی لسٹ نمبر 60 میں اوراجم خان سنیارٹی لسٹ نمبر 70 میں تھے۔ تمام آرڈرکی فوٹو کا پیاں لف درخواست ہیں۔

جناب سے استدعاہے کہ سابقہ سنیارٹی لسٹ کی بنیاد پر SST اور SST پروموثن ہمارا حق ہے پرانی سنیارٹی لسٹ چینج کرنا یہ ہمارے ساتھ زیادتی ہوگی۔ ہمیں ہماراحق دیا جائے۔

جناب کی عین نوازش ہوگی۔

العارضان

مشاق احد SCT الشي حالكوث Sd/-

مورخه 23.08.2021



းနှံmo;

The Director,

Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.

APPEAL FOR PROMOTION SCT TO SST.

Reference your good office letter No.5768 /F. No. UK-10/Appeal for promotion dated Peshawar the 02/11/2021 on the subject cited above and in further reference to the judgment of honorable Peshawar High court Abbottabad Bench in writ pention No. 977/2021 dated 18/11/2021 Mursaleen S/O Arqum r/o Seo Tehsil Dassu Vs' Govt of Khyber Pakhtunkhwa and writ petition No. 978/2021 dated 16/09/2021, titled Raja Sher Khan and Mushtaq Ahmad Vs Govt of Khyler Pakhtunkhwa, the following detailed comments are hereby submitted for further necessary action please. A- PROMOTION OF SCT TO SST

In this cadre two teachers have been forwarded and recommended for promotion to SST to your kind office during DPC held on 01/09/2021, their particulars are

\$/No	Sen.	Name of teacher	particulars					
	No	I the of feacher	Date of	Date of First	Date of app: as			
2 01			Birth	Appointment	regular CT			
i	05	Noor Ali	23/02/1971	2/0//1 00=				
02	07	1 A	<del></del>		22/06/2002			
*		e senior to the	01/05/1971	21/0/1990	29/05/2004			

They are senior to the appellants in the following respects.

Noor Ali SCT was promoted to the post of CT in 2002 while the appellants vave been promoted to CT on 29/05/2004. Annexure (a)

2. Mr. Ajam Khan SCT was promoted to the post of CT on 29/05/2004 on seniority some fitness, but in the first appointment order i.e PST and their merit position in CT order he stands senior to the appellants. Annexure (b)

3. PROMOTION OF PSHT TO SST.

7/No	Sen.	Name of teacher		T	
1	No		•	Date of First	Date of app:
01	360	7.6.1	Birth	Appointment	as regular CT
·		Muhammad Yousaf	15.01.1971	1/05/1992	25/05/1995
1	n this c	adre only one			23/03/1993

e only one teacher named Mr. Muhammad Yousaf has been recommended by DPC held on 01/09/2021, he stands senior to his rival in the first appointment order of PST in medit. His merit position is 3 while that of appellant is 89 so

/DEO (M) KH Dated:

District Education Officer (Male) Kohistan

2021.

Capy of the above forwarded to the:-

:01.PA to District Education Officer (Male) Kohistan.

02. Master File.

District Education Officer (Male) Kohistan

-cute.

# يخدمت جناب و بهار مينال بروموس مين سول يكريشريف بشاور

عدد الله عند الله المارة في 01/09/202 كومون وال دى في SST شي فور على SCT كو يهل نمبر بردكها كيا ب- يد كور على كانسيار أن كى ا بیل سروی ٹر بیول نے 2020-09-17 کو خارج کی ہے اور سروی ٹر بیول کے نصلے کے مطابق وہ 2007 تا 2018 سیارٹی کا حق دارنیس اوراس کی منیار ٹی مورجہ 07/01/2018 سے شار کی جائے گی کیوں وہ طا زمت سے برخاست ہوگئے تھے۔ اور موصوف کی SCT برومون بھی قانون کے خلاف دی گئے۔

2004 من حارے 21 بندوں كاليك بى ليٹرر برفرش ايا تنب بواققا اور بم سارے ان سروى تصاور ايا تنت كرتے وقت سكوركو منظرتين ركها كياب الاعتمنات آرد ر عمطابل سكوراورسر بل نم مندرجد ولل ب-

مشاق احدسابق نأم سيرالوهاج 02 48.20 اتم خان راجا نثيرخان 17 48.10 لہذامنیار ٹی لسٹ کوٹر تیب دیتے وقت سکور کو مذنظر رکھا جائے .

اور یک 2013 س سالت سیر الی کست تریت دی گئی اس کے مطابق راج شرخان کا SCT پرومروش 17-07-05 وراقی طرح مشاق احد سابقه نام بر الوهناج SCT يروموثن 30/07/2015 كودولك_اور منيار في كست مي مشاق احد سابقه نام بر الوهاج سنیار فی نمبر 68 اور جم فان منیار فی نمبر 70 تھا جو کہ مارے SCT آرڈ ریس موجود ہے۔ اور ای اسٹ سے مطابق سنکروں اساتذه SST كروموش بوچكا به اگراست غلاقتى تو ان لوگول كايروموش كينسل كياجائ اور يخسر سي سينميار أن است رسيدى

اب جس منیارٹی لسٹ پراجم حان نے اعتراض کیا ہے وہ لسٹ مرتب کرتے وقت عجم خان مرتب کنندہ ممیٹی کامبر تھاا دراس کے دستخیل سنیار ٹی کسٹ برموجود ہیں۔اگر کسٹ غلط تھی تو اس وتت کیوں اعتراض نہیں کیا گیا۔ کیونکہ اس ونت وہ خودممبر تھا ای لیے۔ اور است تبدیل کرتے وقت DEO کو بستان ایر نے کوئی نوٹس نیس کیا، اور اعتراضات کے لیے اسٹ ڈسیلے ہی

نہیں کی۔ان تمام هاکن کو منظر رکھتے ہوئے ہم اس منتج پر کینچے بین کریشہ تا ہاگا آوا کی ہدینتی اپنین اور منایت کی بنیاد پراس لیے کا گن رسامالی (m) و ایم المحادی المحادی (m) و ایم المحادی (m) و ایم المحادی المحادی (m) و ایم المحادی (m) و ایم المحادی (س) و لہذا آپ صاحبان سے گزارش کی جاتی ہے کرمائل کے ساتھ انصاف کیا جائے۔

سائل تاحیات دعا گورے گا۔

SCT

مشاق احمد



## Promotion of SST of District Kohistan Upper

# Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Consequent 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)/1-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No. SO (FR)/FD/10-22(E)2010 dated 16.7.2012, the following CT/SCT and PST/SPST/PSHT (Male) are promoted to the posts of SST (General) in BPS-16 (Rs.18910-1520-64510) respectively, 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.

### A. SST (General)

### ITAM No.1 PROMOTION OF OF CT/SCT MALE TO THE POST OF SST (G) BPS.16 ON REGULAR BASIS

	•	 	 ,	
Total No. of Vacant Post of SST(G)		05	 * : -	
25% Initial Recruitment of SST (G)		 1.25	1	
75% Promotion Quota of SST (G)		3.75	 	
40% CT/SCT Quota to SST(G)		02	 · · · · · · · · · · · · · · · · · · ·	
Proposed CT/SCT for Promotion to SST.	G)	. 02	 	

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular CT	Qual:	Remarks
1.	5	Noor Ali	GCMHS Dassu	23/02/1971	22/06/2002	MA, M.Ed, B.Ed	Services are placed at the disposal of DEO (M) Kohistan Upper for adjustment against the post of SST (G) in BPS-16 on regular basis with immediate effect.
2.	7	Ajam Khan	GHS Jalkot	01/05/1971	29/05/2004	MSC, M.Ed, B.Ed	Services are placed at the disposal of DEO (M) Kohistan Upper for adjustment against the post of SST (G) in BPS-16 on regular basis with immediate effect.

## ITEM No.2:- PROMOTION OF PST/SPST/PSHT MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

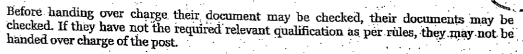
Total No. of Vacant Post of SST(G)	:	5	
25% Initial Recruitment of SST (G)	 <del></del>	1.25	
75% Promotion Quota of SST (G)		3.75	
20%PSE/SPST/PSHT Quota to SST(G)	 <del></del>	1	
Proposed PST/SPST/PSHT for Promotion to SST (G)		1	

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	360	Muhammad Yousaf	GPS Seo Village	15/01/1971	25/05/1995	BA/Bed	Services are placed at the disposal of DEO (M) Kohistan Upper for adjustment against the post of SST (G) in BPS116 on regular basis with immediate effect.

#### <u>Terms and Conditions:</u>

- 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 Govt.
- 3 Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- 4 Charge report should be submitted to all concerned.
- 5 Their Inter Service- Seniority on lower post will remain intact.
- 6 No TA/DA is allowed for joining their duty.
- 7 They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light this order will be recovered and if he is wrongly promoted he will be reversed.

Promotion of SST of District Kohistan Upper





## (Hafiz Dr. Muhammad Ibrahim) Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No.8768-74/ File No.5/Promotion SST (BPS-16) Dated Peshawar the 25/01/2022

Copy forwarded for information and necessary action to the:

- Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer (M) Kohistan Upper
- 3. District Accounts Officer Kohistan Upper
- 4 Officials Concerned.
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 7. M/File

Deputy Director (Estab)
Elignentary and Secondary Education
Khyber Pakhtunkhwa Peshawar

ANNER "L" (38)

# BEFORE THE SERVICE TRIBUNAL K.P.K PESHAWAR

Service appeal No | 9 - of 2019 - rehyber Park

Rhyber Pakitakhuva Service Tribuaal Diary No. 1767

Dated 19-12-20/8

Noor Ali, son of Muzammil Khan, resident of seo, Tehsil Dassu, District Kohsitan upper/ C.T Teacher posted at GMS Goshali, Tehsil Dassu, Dsitrict Kohistan Upper.

...Appellant

### VERSUS

1) Director Elementary and secondary Education Peshawar.

2) District Education officer (Male)
Kohistan at Dassu.

Respondents

APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 06.10.2018 RECORDED BY RESPONDENTS WHEREBY SERVICE/SENIORITY

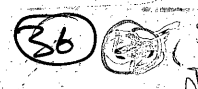
OF THE APPELLANT WAS NOT COUNTED W.E.F 01:02:2007/ TO

/30.06:2018

ATTENDED TO STATE OF THE PARTY 
19/12/12

Registral

1



## BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR AT CAMP COURT ABBOTTABAD.

Appeal No. 119/2019

Date of Institution

19.12.2018

Date of Decision

17.09.2020

Noor Ali, S/O Muzammil Khan, R/O Seo, Tehsil Dassu, District Kohistan upper/C.T Teacher posted at GMS Goshali, Tehsil Dassu, District Kohistan Upper.
... (Appellant)

#### **VERSUS**

Director Elementary ad Secondary Education Peshawar and one other.

(Respondents)

Pakhtun

#### Present:

MR. ABDUL SABOOR KHAN,

Advocate.

For Appellant.

MR. MUHAMMAD RIAZ KHAN PAINDAKHEL,

Assistant Advocate General

For respondents.

MR. MIAN MUHAMMAD, MR. MUHAMMAD JAMAL KHAN ---

MEMBER(Executive)

--- MEMBER(Judicial)

### JUDGEMENT.

MIAN MUHAMMAD, MEMBER:— The instant Service Appeal instituted before the Services Tribunal is seeking the intervening period i.e 10.02.2007 to 30.06.2018 to be counted towards seniority/service and admissible benefits. The impugned order dated 06.10.2018 has therefore been in questions and assailed in the Appeal.

02. Brief facts of the case are that this is second round of litigation on part of the appellant. In his earlier service appeal No. 1007/2017 which was decided on 24.05.2018, plea of the appellant was accepted and he was reinstated in service.

ALL HESTER

Khyber Pakhtukhwa Service Tallian

37(1) (1)

However, he was not considered to have been entitled for back benefits as he had not performed duty during the period of absence and his period of absence was treated as Extra Ordinary Leave without pay. Based on the afore mentioned judgement, the respondent-department reinstated him in service and he was adjusted against the vacant post of CT GMS Goshali vide office order dated 15.08.2018. The appellant preferred departmental appeal "through proper channel" on 03.09.2018 requesting therein for due consideration of intervening period of extra ordinary leave without pay. When his request was communicated to District Education Officer (Male) Kohistan vide letter No.3236/F No.162/Vol:18/Appeal of PST(M) General, dated 27.09.2018, the DEO recorded "No rule or policy allows if any then put up" the remarks recorded by DEO on 06.10.2018 with his initial of signature on the face of letter dated 27.09.2018 is in question before us.

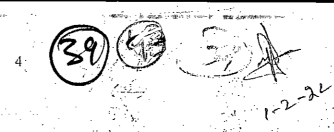
03. We have heard the pro and counter arguments put forth by the learned counsels for the parties and perused the available record as well as additional material/relevant court cases in support of their respective plea.

O4. The learned counsel for the appellant argued that the impugned order dated 06.10.2018, though was not formally conveyed to the appellant yet they had to wait for statutory period and where-after, the instant Service Appeal stands instituted for adjudication by the Tribunal. That the appellant's period of absence which has been treated assextra ordinary leave without pay may be counted towards his seniority. It is the appellant's period of absence which has been impugned order dated o.6.10-2018 be set aside being illegal woid ab-initio and against the law or be modified to the extent to count his service only towards.

ATTESTICA Kalendarian Kalendarian de he will not claim salary for the said

period as his statement dated 15.08.2018 is available on file. A recent unreported judgement by august Supreme Court of Pakistan dated 27.03.2020 was also produced in Support of his arguments for beck benefits.

On the other hand the learned Assistant Advocate General for the respondents argued and assailed that actual facts and background of the case have not been placed before the Tribunal. He referred to the Service Appeal before the Services Tribunal quoted above and argued that subsequent to the judgement sufficient relief has been given to the appellant despite his conduct. He raised a relevant question i.e what would be the consequence in case his plea for seniority and counting of service towards pension, is considered? He replied that it would have adverse impact on the seniority of other official in the cadre who are not respondents and how would his service be counted without claiming pay for the said intervening period? It was further argued that the principle of res-judicata is: applicable in the instant case because the same plea of the appellant stands addressed in his earlier service appeal No.1007/2017 decided by Khyber Pakhtunkhwa Services Tribunal on 24.05.2018 and it has been its implementation which is challenged. He also drew attention of the learned counsel for the appellant to Rule-23 of the Khyber Pakhtunkhwa Services Tribunal Rules, 1974 which stipulates that "No Tribunal shall entertain any appeal in which the matter directly and substantially in issue has already been finally decided by a Court or Tribunal of competent jurisdiction". The learned counsel for appellant did neither deny nor rebutted his arguments. Moreover, he also assailed the production of august Supreme Court of Pakistan unreported judgement dated 27.03.2020 by the



learned counsel for appellant and termed it to have been passed in the case of sacked employees which has no relevance to the instant appeal.

06. After having taken in view the facts and circumstances of the case and arguments narrated in the preceding paras as well as material placed on record, the case does not have merits(s) for modification of the impugned order on two scores i.e (a) As the conduct of appellant was responsible for the treatment met out by him and (b) By the principle of res-judicata read with Rule-23 of the Khyber Pakhtunkhwa Services Tribunal Rules, 1974. Being devoid of merit, the instant appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

**ANNOUNCED** 

17.09.2020

(MIAN MUHAMMAD) MEMBER(E)

Camp Court Abbottabad

(MUHAMMAD JAMAL KHAN)

MEMBER(J)

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Cate of Presentation of Application

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High Court Bar Association Abbottabad Superintendent Librar	) ia:
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منجاب: مريل المرتب فوعيت مقدمة المراتب منجاب	·
باعث تحرياً تك:	
مقدمہ مندرجہ عنوان بالامیں اپی طرف سے داسطے بیروی وجوابد ہی برائے پیثی یا تصفیہ مقدمہ مندرجہ عنوان بالامیں اپنی مقدمہ مندرجہ عنوان بالامیں اپنی طرف سے داسطے بیروی وجوابد ہی برائے پیثی یا تصفیہ مقدمہ مندرجہ عنوان بالامیں ا	
1 - 20 1 in 1 2 6 1 movi al 1 8	٠
کوحب ذیل شرا لَطابِر وکیل مقرر کیا ہے کہ میں ہر پیشی پرخود یا بذریعہ مختار خاص روبر وعدالت حاضر ہوتار ہوں گا اور بروتت پکارے جانے کے اس	
مقدمه وکیل صاحب موصوف کواطلاع دے کر حاضرعدالت کروں گا۔اگر پیشی پرمظہر حاضر نہ ہوااور مقدمہ میری غیر حاضری کی وجہ ہے کسی	
و طور پرمیرے خلاف ہوگیا تو صاحب موصوف اس کے کی طور پر ذمہ داریت ہوئے تیزودیل صاحب موصوف صدر مقام کجبری کے علاوہ کی اور جگہ ساعت علیہ جائے گئے اور کمقابلہ کے بیالے یا پیچھیا پر در تعطیل پر رک کرنے کے ذریع اور کمقابلہ کی اور جگہ ساعت اور کم بیالے	
جگہ یا کچہری کے اوقات سے پہلے یا پیچھیا پر وزندھی چردی کرنے کے دندہ قار مدوق کے اور مفتق کے جبری کے علاوہ کی اور جلہ معاص ہونے یا پروز تعطیل یا کچبری کے اوقات کے چیٹے بیش ہونے برمظیر کوکوئی قصیان پہنچر آئی کے داسطے کی معاوضہ	
ا کے ادا کرنے یا مخانہ کے واپی لا عنے کی صاحب ہو موق کے ایک اور ایک ایک کا داکر نے بات کا ایک کا ایک کا موقت ک منظور و مقبول ہوگا اور صاحب موشوف کو برض وعری این جماعت روی اور اور خواست برائے در کری وظر تا گیا ایک کرا گیا و برشم در خواست پر دستخط	
مطور وسمبول ہو کا اور صاحب میں دول ہو ہوں دول ہوات دول اور دولت کے اور اور میں اور اور میں کے بیان میں اور اور وقعدین کرنے کا بھی اختیار اور گا اور کی تھم یا زائر کا رائے اور اور کیڈوٹ نے اور اور کیڈوٹ نے اور مرتم کے بیان	
ولفدی کرنے کا می اطبار اور اور کا میاد ہری کرانے ہوئے ہوئے ہوئے ہوئے ہوئے ہوئے ہوئے ان کی مدراہیل د دینے اور اس پر ٹالٹی وراضی ناکر دوفقیار مجلف کر میں آبال دوئی دانے کا بھی اختیار مواد اور کیفورٹ کیا نے بھرونیات	
دیے اور ان پریا ہی ورد اس میں میں میں میں اس میں اور اس میں اور اس میں	
ادائیگی علیحده مخانه بیروی کا اختیار جو کا اور تشکیر کے شرور کے صاحب موصوف کوید می اختیار خاص کر اس کے سی جزوک	
کاروائی کے بابصورت ایل کی دوم مے دیم الا استے ہمائے تا است میراہ فیفرز کو کی اور آئیے دیک لؤی ہرام میں وی اور و بھے احسارات	)
ماصل ہو کے جیسے صاحب موصوف کو عاصل میں اور دوران مقد میرور کے بڑھانے اور دو صاحب موصوف کاحق ہوگا۔ اگر دیل	<u> </u>
صاحب موصوف کو پوری فیس تاریخ بیش سے پہلے اوا نہ کروں گا رصاحل موصوف کو پوراا ختیار ہوگا کہ وہ مقدمہ کی پیروی نہ کریں اور ایسی	Š
صورت میں براکوئی مطالبہ کی شم کاصاحب موصوف کے برخلاف نہیں اوا کم میں میں ہراکوئی مطالبہ کی شم کاصاحب موصوف کے برخلاف نہیں اوا کم میں میں ہوتا ہے۔	X
مورند <u>ایک استان ک</u> لبذاد کالت نام لکھ دیا ہے کہ سندر ہے۔	
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