1st Nov., 2022 01. Mr. Shamsul Hadi Advocate for appellant present. Mr. Muhammad Adeel Butt, Addl. Advocate General alongwith Mr. Muhammad Usman, ADEO (Litigation) for the respondents present.

O2. Vide our detailed order of today, placed in connected Service Appeal No. 7211/2021, titled "Mst. Shaheen: Vs. the Secretary (E&SE) Department, Peshawar and others", this appeal is also disposed of with the observations that the appellant may make application to the respondent/department for supply of latest final/notified seniority and in case appellant is aggrieved of the same the may resort to the legal proceedings to get his grievance redressed. On making application by the appellant, the department shall provide the list within 15 days. Cost shall follow the events. Consign.

03. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 1st day of November, 2022.

(Farecha Paul)

Member (E)

(Kalim Arshad Khan) Chairman 28.04.2022

Clerk of learned counsel for the appellant present. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for official respondents No. 1 to 3 present. Nemo for private respondents No. 4 to 19, hence they are proceeded ex-parte.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Supreme Court of Pakistan. Adjourned. To some up for arguments on 19.07.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

19.07.2022

Proper Bench is not available, therefore, case is adjourned to 20.10.2022 for the same as before.

20th Oct, 2022

Junior to counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Asst: AG for respondents present.

Junior to learned counsel for the appellant seeks adjournment on the ground that learned counsel is busy before the Hon'ble Peshawar High Court (Dar Ul Qaza) Swat Bench. Last opportunity is granted to argue the case on the next date failing which the case will be decided on the available record without the arguments. To come up for arguments on 01.11.2022 before D.B.

(Fareeha Paul) Member(Executive)

(Kalim Arshad Khan) Chairman

21.10.2021

Junior to counsel for the appellant and Mr. Muhammad Adeel Butt, Addl. AG for the official respondents present. Nemo for private respondents.

Written reply of the respondents is still awaited. Learned AAG is required to contact the official respondents. Proper notices be issued to private respondents. Last opportunity is granted to the respondents to furnish reply/comments within 10 days in office positively, failing which their right of reply shall be deemed as struck off. Case to come up for arguments on 11.01.2021 before the D.B.

(Salah-ud-Din) Member(J)

Chairman

Junior to counsel for the appellant. Mr. Kabirullah Khattak, Addl. AG alongwith Mr. Usman ADEO for official respondents No. 1 to 3 present. Nemo for private respondents No. 4 to 8, hence proceeded ex-parte.

Representative of official respondents No. 1 to 3 submitted reply/comments which are placed on file. To come up for rejoinder if any, and arguments before the D.B on 28.04.2022.

(Atiq-Ur-Rehman Wazir) Member (E) 05.08.2021

Preliminary Counsel for the appellant present. arguments heard.

Learned counsel for the appellant contends that the case of Mr. Asghar Ali Vide Service Appeal No. 1191/2020 involving common question of facts and law has already been admitted for regular hearing. Further contends that the appellant has suffered in term of her due right for promotion by wrong promotion of others i.e. private respondents. Points raised need consideration. appeal is admitted for hearing subject to all legal objections including that of limitation to be determined The appellant is directed to deposit during full hearing. 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 written positively. receipt of notices, reply/comments are not submitted within the stipulated y & Process Fee stime, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 21.10.2021 before the D.B.

Appellant Deposited

19.01.2021

Appellant present through counsel.

Vide order dated 19.01.2021 in the connected service appeal titled Mst. Noor Shaheen Vs. Education Department, file to come up alongwith connected files on 20.02.2021 before S.B.

(Rozina Rehman) Member (J)

20.04.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 05.08.2021 for the same as before.

Form-A FORMOF ORDERSHEET

Court o)f	
Case No <u>.</u>	7217	/2020

	Case No <u>.</u>	7 3. 7 /2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	23/9/2020	As per direction of the Worthy Chairman this case
		submitted to the S. Bench for decision on office objection. To be put up there on 03/11/20.
		put up there on <u>OSJIII PO</u>
		REGISTRAR
	r r	
.11.20	020	Nemo for appellant.
		Since the Members of the High Court as we
	•	as of the District Bar Association, Peshawar, ar
	•	observing strike today, therefore, learned counse
		for appellant is not available today. Adjourned t
		19.01.2021 on which date to come up for
		arguments on office objection before S.B.
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	-	
	,	(Muhammad Jamal Khan)
-		Member (Judicial)
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The present appeal was submitted on 23.6.2020 by the appellant through Mr. Majeedullah Advocate, so many deficiencies were found in the appeal, objections were raised by this office and appeal was returned to the counsel for the appellant. Today on 12.08.2020 the appeal is resubmitted by the appellant through Mr. Shamsul Hadi Advocate, the learned counsel totally changed the previous memo of appeal and submitted a new memo of appeal. It is pertinent to mention here that the learned counsel only changed the memo of original appeal but he submitted the previous spare copies which are also incomplete. There are contradiction between the original memo of appeal and spare copies. Moreover the counsel for the appellant filed the present appeal against the two different cause of action i.e. promotion and seniority list and also made/preferred two spare departmental appeals but impugned seniority list is not attached with the appeal. Therefore, the objections raised by this office on 23.6.2020 are still stand and the appeal is returned again to the counsel for the appellant for completion and resubmission within 20 days. Note. Original appeal as well as spare copies shall be submitted in approved file covers and duly tagged.

No <u>38/9</u>/s.t, Dt. <u>13-8</u>/2020.

REGISTRAR ,
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

21-09-2020

Mr.Shamsul Hadi Advocate, Swat.

Desubnitted 97tes

Needed Regionents.

M-8-20

Re submitted.

That the Seniority list was not Provided to the Aletherst that the Seniority list was not ammercially by the defortment that why the laid seniority by was not ammercially by the defortment that why the laid seniority is both the Bromother furthermore than is no logar (bur to hear both the Bromother) seniority in to one and in the Same affect.

It is Therefore regart to file/fut up the Said affect the Court of Testiment to meet the and of Justice

The appeal of Mst. Kausar Jehan C.T GGMS Khazana Dir Lower received today i.e. on 23.06.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got singed by the appellant.
- 2- Annexures of the appeal may be flagged.
- 3- Annexures of the appeal may be attested.
- 4- Addresses respondent Nos. 4 to 8 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 5- Copy of impugned promotion order dated 25.2.2020 mentioned in the heading of the appeal is not attached with the appeal which may be placed on it.
- 6- Copy of departmental appeal against the impugned promotion order is not attached with the appeal which may be placed on it. Annexure-D is an appeal against the seniority list but not against a promotion order because the impugned promotion order was passed on 25.2.2020 and appeal was made on 24.2.2020 much before passing the impugned promotion order.
- 7- Copies of tentative seniority list and objection on tentative seniority list mentioned in para-2 of the memo of appeal are not attached with the appeal which may be placed on it.
- 8- Ten more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1279 /S.T,
Dt. 23 - 06 /2020.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Majeedullah Adv.

District Court Dir Lower.

trict Court Dir Lower.

It is requested that the sequiste descended as for could not be received therefore it is for compliance.

43P

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No/2020.	
Mst Kausar Jehan (C.T)	
VERSUS	
Director, E&S Education KPK and others	Respondents
INDEV	

S.N	Description of Documents	Annex	Pages	
1.	Memo of Appeal along with Affidavit.		15	
2.	Addresses of Parties		6	
3.	Copies of appointment order and promotion order.	А	7-11	
4.	Copy of Regularization Act,2018 and regularization order of respondent 4 to 8.	В	12-21	
5.	Copy. of impugned promotion order dated:13.02.20 39 .	С	22-{	2
	Copies of departmental appeals	D	25- j	29
	Wakalat Nama		30	′

Through

Shams ul Hadi

Advocate.

Office: Swat Shopping Mall, Opposite Peshawar High Court Mingora Bench.

Clerk Cell No:03474773449



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

APPEAL NO. 7217 /2020

Mst. Kausar Jehan D/O Sher Zada jan

Certified Teacher (BPS-15), GGMS Khazana Dir Lower KPAPPELLANT

PRIVATE

VERSUS

- 1. The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director (E&SE) Depatment, Khyber Pakhtunkhwa, Peshwawar.
- 3. The District Education Office (F), District Dir Lower.
- 4. Mst. Hafsa Bibi (GGHS Khazana) District Dir Lower.
- 5. Mst. Seema Gul (GGHS Mian Banda), District Dir Lower.
- 6. Mst. Nasira Bibi (GGHSS Odigram), District Dir Lower.
- 7. Mst. Zaib un Nisa (GGHSS Shawa), District Dir Lower.
- 8. Mst. Shehnaz (GGMS Ajabay), District Dir Lower.

All care of District Education officer (F), Dir Lower......RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA

SERVICE TRIBUNAL ACT 1974, AGAINST THE PROMOTION ORDER ISSUED BY THE RESPONDENTS NO 1 TO 3 DATED: 25-02-2020, WHEREBY THEY ILLEGALLY PROMOTED THE RESPONDENTS NO 4 TO 19 ADHOC/CONTRACT EMPLOYEE OF 2014 CT BPS-15 TO SCT BPS-16 AND THE APPELLANT REGULAR EMPLOYEE OF CT BPS-15 IS EVENTUALLY PLACED JUNIOR TO THE

PRIVATE RESPONDENTS NO 4 TO 19.

Filedto-da

PRAYER

THAT ON ACCEPTANCE OF THIS APPEAL THE IMPUGNED ORDER DATED: 13-02-2020 ISSUED BY THE RESPONDENTS NO 1 TO 3 MAY KINDLY BE SET ASIDE TO THE EXTENT OF PROMOTION OF PRIVATE RESPONDENTS NO 4 TO 19 AND THEY MAY KINDLY BE CONSIDER JUNIOR TO APPELLANT AND THE APPELLANT BE PLACED SENIOR TO THE PRIVATE RESPONDENTS NO 4 TO 19 AND THE APPELLANT MAY KINDLY BE ORDERED TO BE PROMOTED TO THE POSTS OF SCT ON THEIR RESPECTIVE TURN.



BEFORE THE KHYBER PAKHTÜNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No.7217 /2020

Mst Kausar Jehan (C.T)

Presently posted at GGMS Khazana, Dir Lower.

R/O Village Tangy, Dir Lower......Appellant.

VERSUS

- 1. Director, Elementary & Secondary Education, Khyer Pakhtunkhwa, Peshawar.
- 2. District Education Officer(Female), Dir Lower.
- 3. Secretary Education, Khyber Pakhtunkhwa, Peshawar.
- Hafsa Bi Bi (C.T)
 Presently posted at GGHS Khazana, Dir lower.
- Seema Gul (C.T)
 Presently posted at GHHS Mian Banda, Dir lower.
- Nasira Bi Bi (C.T)
 Presently posted at GGHHS Odegram, Dir lower.
- Zaib un Nisa (C.T)
 Presently posted at GGHSS Shewa, Dir lower.
- Mst Shenaz (C.T)
 Presently posted at GGMS, Ajaby Dir lower.

Respondents

APPEAL UNDER SECTION 4 OF KHYBER PUKHTUNKHWA SERVICES TRIBUNAL, ACT 1974, AGAINST THE IMPUGNED PROMOTION ORDER DATED;13.02.2020 THROUGH WHICH Respondents Nos.4 to 8 WERE PROMOTED TO THE POSTS OF SENIOR CERTIFIED TEACHER SCT (BPS-16) ON REGULAR BASIS AND ALSO AGAINST THE IMPUGNED SENIORITY LIST THROUGH WHICH RESPONDENTS NOs.4 TO 8 WERE PLACED SENIOR FROM APPELLANT.

PRAYER IN APPEAL:

ON ACCEPTANCE OF THIS APPEAL, IMPUGNED PROMOTION ORDER DATED;13.02.2020 THROUGH WHICH RESPONDENTS Nos.4 to 8 WERE PROMOTED TO THE POSTS OF SENIOR CERTIFIED TEACHER, SCT (BPS-16) ON REGULAR BASIS MAY KINDLY BE SET AND IMPUGNED SENIORITY LIST THROUGH RESPONDENTS NO.4 TO 8 WERE PALCED SENIOR APPELLANT MAY ALSO KINDLY BE DECLARE ILLEGAL, AGAINST THE LAW AND RULES AND THE SAME MAY ALSO BE SET ASIDE AND RESPONDENTS NO. 4 TO 8 MAY KINDLY BE DECLARE JUNIOR TO APPELLANT.

Respectfully Sheweth:

- 1. That initially, the Appellant was appointed as Primary School teacher (PST) since long and latter on, the appellant was promoted to the posts of Certified Teacher (C.T BPS-15) (Copies of appointment order and Promotion order are annexure-A)
- That Respondents Nos 4 to 8 were appointed as Certified Teacher (C.T) on 30.05.2014 on adhoc/contract basis through NTS and as such services of Respondents Nos. 4 to 8 were regularized in the year 2018 through an act i-e "The Khyber Pakhtunkhwa Employees (Regularization of Services Act, 2018". It is pertinent to mention here that according to section 5 of the ibid Act, the employees whose services are regularized under this Act shall placed/declared junior to all other similarly placed/similar cadre employees who are in service on regular basis (Copy of regularization Act of 2018 and regularization order of 2018 are annexure-B)
- That according to the relevant rules, promotion from C.T BPS-15 to the post of SCT BPS-16, 5 years service on CT post is mandatory but through impugned promotion order dated:13.02.2020 respondents Nos.4 to 8 were promoted to the

Posts of SCT BPS-16 against the relevant promotion rules and they were also placed senior on seniority list from the appellant without circulating the seniority list.(Copy of impugned promotion order dated:13.02.2020 is annexure-C)

- 4. That after the impugned promotion order dated:13.02.2020, the appellant approached respondents No.1 and 2 for getting copies of impugned seniority list and impugned promotion order where they have refused to provide copy of seniority list hence the appellant filed separate departmental appeals against the impugned promotion order dated;13.02.2020 and impugned seniority list, where the same were not decided within statutory period. (Copies of departmental appeals are annexure-D)
- 5. That time and again the Appellant made so many request to concerned officials for obtaining seniority list but till date no heed was paid to his requests nor the said seniority list was provided to appellant for further legal adjudication.

That being aggrieved the Appellant, prefers this appeal on the following grounds amongst others inter-alia.

GROUNDS:

- A. That the actions and inactions of the respondents by promoting the respondents and are against the law and policy laid down for the purpose and the same is also against the regularization Act,2018.
- B. That impugned promotion order dated:13.02.2020 has badly prejudice legitimate expectancy of promotion of the appellant because through impugned promotion order the official respondents have filled the vacant posts of SCT BPS-16 and they have also placed senior respondents Nos.4 to 8 on seniority list against the law and regularization Act.

C. That the posts of S.C.T BPS-16 were filled through promotion of the respondents on illegal seniority list and the said seniority list was also not circulated and till date the same has not been communicated to appellant, just to accommodate his blue eyed persons which clearly showing the ill intention of the respondents No.1 and 2.

It is, therefore, humbly prayed that on acceptance of this appeal, impugned promotion order dated;13.02.2020 through which respondents nos 4 to 19 were promoted to the posts of Senior Certified Teacher, SCT (BPS-16) on regular basis may kindly be set aside and impugned seniority list through which respondents no 4 to 8 were placed senior from appellant may also kindly be declare illegal, against the law and rules and the same may also be set aside and respondents no 4 to 8 may kindly be declare junior to appellant.

Or

Any other relief which this august Court deems appropriate may kindly be awarded to meet the ends of justice.

Appellant

Kausar Jehan

Through

Shams ul Hadi

Advocate, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No/2020.	
Mst Kausar Jehan (C.T)	Appellant.
VERS	US
Director, E&S Education KPK and others	sRespondents

AFFIDAVIT

(a-0)

I, Shams ul Hadi, Advocate, Peshawar do hereby as per information convoyed to me by my client solemnly affirm and declare that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

PDEPONENT.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No/2020.	•
Mst Kausar Jehan (C.T)	Appellant.
VERSUS	
Director, E&S Education KPK and others	Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Mst Kausar Jehan (C.T)

Presently posted at GGMS Khazana, Dir Lower.

R/O Village Tangy, Dir Lower

RESPONDENTS:

- Director, Elementary & Secondary Education Khyber Pakhtunkhwa,
 Peshawar.
- 2. District Education Officer(Female), Dir Lower.
- 3. Secretary Education, Khyber Pakhtunkhwa, Peshawar.
- Hafsa Bi Bi (C.T)
 Presently posted at GGHS Khazana, Dir lower.
- 5. Seema Gul (C.T)

Presently posted at GHHS Mian Banda, Dir lower.

6. Nasira Bi Bi (C.T)

Presently posted at GGHHS Odegram, Dir lower.

7. Zaib un Nisa (C.T)

Presently posted at GGHSS Shewa, Dir lower.

8. Mst Shenaz (C.T)

Presently posted at GGMS, Ajaby Dir lower.

Appellant

Through

Shams ul Hadi Advocate, Peshawar.

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TERMS & CONDITIONS:-

1. Charge resprt should be submitted to all concerned.

2. Their appointment is purely on temperary basis and licable to termination at any time without any notice. In ease leaving the service, the eardidate will be required to produce one prior notice or deposited one month pay in to Govt; treausry it in lieu thereof.

3. They are required to produce their Health & Age certificate from the Civi

Burgeon Dir at Timorgara. Their age may get exceeds 40 years or below 18 years.

5. Their appointments are subject to the verification of their documents from the conserned instituing. If the documents of any one of the candidat is found from/Begus, the appointment will be cancelled, and she will not be said the calary for the period she porfermed the duty.

6. They will be governed such rules and regulations as prescrited by the Govt from time to time for the category of the Govt; servent which the belong. 7. The SDEO(F) Dir at Timergarn is directed to shooked their original documents before the handing ever the charge to them.

Efforts before the completion the completion of tenure will be disqualify

her from the service. 9. WO/TA/DA is allewed being Ist appointment.

10. Their inter senierity will be determined in accordance with the merit of

Departmental selection committee.

11. They are required to tookver the charge after the expiry of winter vacati i.e 1/3/2000, No any charge report will be accepted before 1/3/2000. 7.5-121 >

(MISS ZARIN TAJ) DISTI-EDUCATION OFFICER(Y) PHY: DIR(L) AT TIMERGARA. mast; No. 19:05-1313 Dated Timergara the H Copy of the above is forwarded to;-

The Director Prinary Education NVEP Peshawere The Distt: Accounts Officer, Dir(L) at Timergara.
The Sub-Divisional Edu; Officer(F) Dir at Timergara. 2.

The Headmistresses concerned. 47-109

The candidates concerned.

DIETT: EDUCATION OF YICER(I) PRIMARY DIR(L) AT TIMERGARA.

OFFICE OF THE DISTURICT EDUCATION

Consequent upon the recommendation of the District Selection/Promotion Committee Dir lower in its meeting held on 25/04/2016 and in pursuance of Notification No. SO(PE)4-5/SSRC/Meeting/2012/Teaching cadre Dated 13/11/2012 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Deptt: Peshawar and Notification No. SO(PE)4-5/SSRC/Meeting/2012/Teaching cadre dated (E&SE) Deptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Deptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar, the following 24/04/2013 issued by the Govt: of Khyber Pakhtunkhwa (E&SE) Diptt: Peshawar (E&S admissible under the rules with immediate affect in the interest of public service.

;#.	S.L Name of Name of School		Adjusted at	Remarks		
77	1		Teacher	GCMS Sehsada	GGHSS Chakdara	Against vacant post
1	1	5	Hamida Begum	GGCMS Haji Abad	GGMS Khungi	Against vacant post
2.	2	72	Fazilat Begum	GGCMS Hajr Abdd	GGMS Ouch Maina	Against vacant post
3	3	18	Rehana yasmin	GGP8 Jango	GGHS Jango	Against vacant post
4.	3	24	Khadia		GGHSS Chakdara	Against vacent post
5		68	Nizakol Ara	GGPS Ramyal	GGMS Qazi Abad	Against vacant post
6	+	81	Tebessum Naz	GGPS Dab Timergara No.2	GGMS Soghalay	Against vacant post
7	╃╼┾╍	388.	Fatima bibi		GGMS Ouch Maine	Against vacant post
8	+ -	392	Parhana Bibl	GGPS Ouch Band	GGHS Haji Abad	Against vacqui post
9	+	393	Naima	GGPS Hajl Abad 1	GGMS Bandagal	Against vagant poet
10	_	397	Wilayat Rana	GGPS Bandagal	GGMS Warsak	Against vacant post
		401	Kanwal	GGPS Ouch Shard	1 41-11-1	Against vacant post
11		404	Nazish Beguni	GGPS Dab Timergara No.2		Against vacant post
.12		410	Naz Boguni	GGPS Asigi dara No.2	GGM8 Sellgram	Against vacant post
13	_	410	Bohl beguin	GGP8 Andheray	GGM8 Kheelija	Againet vegant post
14			Noor shan	GGPS Tikas	GGMS Soglinlay	Against yagant post
15		412	Tajul Haram	GOPS Bandagai	GGMS Bandagai	Ageinst yagant post
16		419	Noor shahiylar	GOFIS Mirza Abad	GGHS Shamahi Khan	Vanius Andri bost
1		424	Shahida Billi	GGP6 Gero Thangay	GGI IS BEISWIDO	Volunt Andent boet
11	1-	432		GGP\$ Munjal	GGM8 Rehmipur	
1!	0	, 436		GGPB Ouch Mains	GGMB Wernek	Against Vagant post
2	0	<u>· 449</u>	C. Illimia	GI3P8 Kollgram Payeen	GGMB Khali Abad	Applied yacranic post
2	1	452		GGIº 6 Manyal	OG 18 Mallyti	VARIATE TARGET
1.2	22	489		OGP & Nambatal	GGM8 Bangal Maldan	Voli 1 Abrail 1108
	23	491		GGP8 Latai Sler	GGMS Khall Abad	Vialiter Anderlir hos
	24	50		GGP6 Khair Abad " '	GGM8 Melija Ballah	Applie Yaganithos
	25	51		GGPS Timergare No.1	GGMS Kheema	Attential Augelly nos
	28	51	6 Felimoda Bib		GGM8 Shatel	MigliaVATVIDA
	27	52	8 Кајарот Вайит	GGPS Shakar Tangey GGPS Tiso	GGHS Osakal	X daine La Company
	28	-1-1-	Rugle		GGH8 Ramore	Against vacant po
-	29	53	38 Abda Bibi	GOMS Sehsada	GGHS Rani	Against yacant po
	30		39 Navida Bibl	GGPS Sangar	GGM8 Nargy Tange	the later was a second to
: T	31		46 Shamshad Begum	GGPS Nare tangey	GGH8 Khandaro	Against vacant po
	32	_	50 Narols Saeed	GGPS Andheray	Guno Milallouio	

Intikhah Photo State Near Mational Bank Colony, Evlandat Chaon, Theorgara.

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TERMS & CONDITION.

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

Their services can be terminated at any time, in case their performance is found ungatisfactory during probationary period. In case of misconduct, they will be preceded under the rules framed

This order is issued, errors and omission accepted, as a notice only.

4. 60% candidates have been promoted from amongst the eligible SPST's/PSHT's. 3.

They will give an under taking to be recorded in their service book to the effect that if any over payment is made to them in light of this order will be recovered and if they are wrongly

The SDEO's (F) Samar Bugh & Timergara Sub-Division are directed to relieve them immediately and LPC's/ nervice books may be completed and handed over to them.

No refusal will be allowed as each and every one has been contacted and obtained her consent in

No TA/DA is allowed for Joining their duty.

Charge report should be submitted to all concerned.

(ZAIBUN NISA) DISTRICT EDUCATION OFFICER (F) DISTRICT DIR LOWER.

Endst: No. 2071-76

Dated Timergara the

2 7 104/2016

Copy forwarded for information and necessary action to the:-

Director (E&SE) Khyber Pakhtunkhwa Peshawar.

District Account Officer District Dir Lower.

Principals/Head Mistress of the schools concerned.

All the SDEOs Concerned.

Officials Concerned.

M/File.

Intlkhab Photo State Near National Bank Colony, Balambat Chowk, Timorgara. Phi 0945-822994, Mobi 0300-9398707

Krithfireb Photo State New Platfornt Bank College, Bulambet Chowle, Thuncow एक क्षेत्र का ताला का स्वयं इस स्वयं का वा

THE KITCHER PARTICULATION SMILLONGER (REGIONAL) SERVICES) ACT, 2018.

(KHYBER PAKIFUNKHWA ACE NO. X OF 2018)

Tribut published after having received the assumed of the Chovernor of the Khybur Pakhtunkhwa In the Gezette of Khybar Pakhtunkhwa ta the Khybur 1018).



to provide for the appointment and regularization of survious of certain amployees appointed on adhort basis against civil posts and contract basis asainst prajuct pasts in the Province of the Khyber Pakhtninkhyva.

continut basis against project posts in the Province of the Khyber Pakhtunkhwa of Murylous of cortain employees appointed on adhee banks against civil William A it is expedient to provide for the appointment and regularization posts tind

It he hereby unmuted an follows:

Short title, application and commencement. -- (1) This Aut may be called

the Khyber Pakhtunkhwa Employees (Regularization of Berylees) Act, 2018.

- southin (1) of southin 2 of this Act. It shall upply to all the employees as defined in clause (e) of sub-
- \mathfrak{S} It shall come into force at once
- Dollnitions.--- (1) in this Act, unless the context ofherwise requires;
- $\widehat{\Xi}$ "Commission" means the Khybur Pukhtunkhwa Public Service

Compilsion;

- qualified person, for a specific "ocntruot posts, in a prescribed manhors. uppointment" HIGHTH the appointment of a duly purind, mude against project
- Ē "Departmental Selection Helection for initial recruitment to aivil post under a Government Selection Committee, constituted for the Department or office of Claverininant Committee nonns a purpose of making Departmental

Chavermenth 드 10

 $\widehat{\Xi}$ Pakhiupkhwa "Clayernment

HUBBULL

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E "employees" mean duly qualified,-

- \subseteq one hundred and fifty-eight (13H) District Appointing of Houlth Depurtment, who are appointed on achoe basis against eight posts w.o.f. All July, 2017 and holding such vivil posts till the commencement of this Autt and
- \equiv barkons, who are appointed in the projects on contract basis in accordance with the project polloy:
- defined in the "Government Department" means a Clavernment Department, as Khyber Pakhtiinkliwii Cloverninient
- |3uninonn, 1985; mount the law or rule, for the time belief
- force, governing the selection and appointment of civil servants.
- 3 which and conversion to regular hadaut is essential for service delivery duly identified by the Depurtments and reflected in the "project" means a perpetual nature project, the continuation on Suhadule
- "laod livio" ounneellon with the affairs of Government to be filled in on the recommendation of the Commission; 양 post under Government or in
- "project post" means a post in the project; and
- "Schedule" means a Schedule imported to this Act.
- menning as is assigned to it in the Khyber Pakhituhkhwa Civil Servents Act, 1978 (Khyber Pakhitunkhwa Act No. XVIII of 1973). Ê appointment 10Ve he.
- possibilized in any law or rules, the employees at sub-visitive (1) of visuse (e) of sub-Hebilan (1) of section 2 of this Act, appointed on adhere builts against civiliposts and been validly appointed on regular basis, from the date of dominmendoment of this Act holdling knot olvil posts till the commoncement of this Act, shall be deemed to have Roundnization of sorvices of adhoe employeem. Notwitistanding singularing

Rublest to verification of their qualifications and other cradentials by the concerned

Clavernitient Department. anything ountained in any law or rules, the employees at sub-elation (11) of chaise (e) al sub-seption (1) of section 2 of this Adt, appointed an eaptract bush number project pasts and holding such project posts the communication of this commencement of this Act, subject to verification of their qualifications and other umphyww....Notwithstanding

drudentials by the concerned Covernment Department provided that the terms and conditions of servicus at uniplayous reflected at

theruinders and the terms and conditions of services of chiphayous reflected at S.No.6 & 7 of the Schedule whall be governed under the Khyhur hakhlunkhwa Emergency Russus Bervises Act, 2012 (Khyber Pukhtunkhwa Ast Na. XV of 2012). o shall further be Boverned under the National Disaster Act, 2010 (Act No. XXIV of 2010) and Robalistical made

Conorm conditions for regularization .-- for the burpose of regularization of

the einfiloyees under this Not; the follow the service promotion quote of all service undress shall not be affected;

3 the employees shall possess the sume qualification and experience as

 \equiv

regulred for a regular post; the employees have not resigned from their services or terminated from

service on account of misconduct, inclification or any before the commencement of this Aut, and

the Hervioria of Huch employees publication of Hiii thuir names in the Officials deemed .ō have

regularized only on the

allululus nervice at the ecommoncement of allien employees whom services are regularized under this Act or in the process of Hervinith hulonight to the sumo service or emire, an the ease many be. Holylog in regular Act, whose sorvices are to be regulated by their respective laws and rules, all Handortty .-- (1) Exact the amployees mentioned in the provise to section 4 of persons, .If. uny, Dupartruental Selection Committee, and the case may be hasts on the commencement of this in purmination al' the recummendation Aul, and shall also rank junioi

20 10

The commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.

(2) The seniority inter-se of the employees, whose services are regularized under this Act within the same service or cadre, shall be determined on the basis of their continuous officiation in such service or cadre

Provided that if the date of continuous officialized in the case of two or more employees is the same, the employee older in age shall rank senior to the younger one.

7. Removal of difficulties.--- If any difficulty arises in giving effect to any of the provisions of this Act, the Chief Minister may make such order not inconsistent with the provisions of this Act as may appear to it to be necessary for the purpose of removing such difficulty:

Provided that no such powers shall be exercised after the expiry of one year from the coming into force of this Act.

8. Overriding offect.---Notwithstanding anything to the contrary contained in any other law or rule for the time being in force, the provisions of this Act shall have an overriding effect and the provisions of any such law or rule to the extent of inconsistency to this Act shall coase to have effect.

- See section 2(f)(h)(k)
 Capacity Building of Planning and Development Department.
- 2. Establishment of M&E System in Kliyber Pukhturkhwa.
- 2. Entumment of Development Unit, Planning and Development Jopantinont.
 - 4. Urhan Polloy Unit, Planning and Development Department,
 - 5. Provincial Reconstruction, Rehabilitation & Bettlement Authority under Provincial Disaster Management Authority.
 - 6. Batablishment of Emergency Resour Solvius (Rosour 1122) in 16
 Districts.
 - 7. Batabilahment of Planning, Monitoring& Evaluation Wing in ERS (Rescue 1122) Headquarter.
 - 8. Roll Back Malaria Control Program.
 - 8. Roll Back Mainten a Program for prevention and control of Flepatitis.
 - 10. Batablishment of Financial Management Cell in Health Department.
 - 1.1, Batabilahment of Safe Blood translusion.
 - 11. Establishmon of TB Control Program Khyber Pakhtunkhwa.
 - 13. Establishment of Procurement Cell in office of DC Health Services,
 - 14. Mother, Neonatal and Child Houlth (MNCH) Program in Khyber Pakhtunkhwa.

- Batabilaliment of Baoha Khan Medical Certage Mardan, 16.
- Intograted IIIV; Hepatitis and Thalassornia Countrel Program. 17.
- Construction of Shahood Mohtarama Bonnylr Blutto Children Flospital 18. Mardan.
- Higher Education Management Information System (HEMIS) Cells 19.
- Project Management Unit (PMU) for Implementation of BS Program 201 and Special Initiatives.
- Computerization of Arms License. 21.
- Prison Management Information System. 22.
- Development of Common Application for Covernment Departments. 23.
- ICT Infrastructure for Government of Khyber Pakhtunkhwa. 24.
- 24A. IT Support for improvement of Health Service Delivery.
- 2411. Profondonal Training Centre.
- Strengthening of Planning Cell at Mornanthry & Becondary Education Department
- Provision of free text book to all students of Khyber Pakhtunkhwa upto Intermediate level (Phase-XIV). 20.
- Strongthoning of Planning Coll at Industries Department. 27.
- Establishment of Special Media Cell in the Directorate of Information. 24.
- Strongthoning of Information Department. 24

- 30. Batablishment of three PM Stations at Kehat, Swat and Abbettabad.
- 31. Entitlehment of Planning Coll at Local Chyoramont and Raral Development Department.
 - 32. Rollromant Benefit and Death Componention Call.
 - 33. Automitton of Pension Payment System (APPN).
 - 34. Unorgy Monitoring Unit:
 - 35. Batublishment of Planning Cell in Food Department,
 - 36. Automution of Road Depurtment.
 - 37. Operationalization of Redesigned Energy and Power Department.
 - 38. Batablishment of Planning Coll in Energy and Power Department.
 - 39. Computerization of Land Record.
 - 40. Croation of MRS Cell in C&W Department.
 - 41. Buhancement of existing facilities in MIS/CIIS for C&W Department.
 - 42. Strengthoning of Planning Cell and Manitoring of Developmental Projects of Agriculture Department.
 - 43. Project Coordination Unit (PCU) for implementation of Law and Order Initiative in Khyber Pakhankhwa.
 - 44. Afghun Munagement and Repatriation Cell at Home Department.
 - 45. Traffic Control Management System and FM Radio693-120173.
 - 46. Strongthoning of Prosecution Directorate, PCMC and Planning Cell at Home Department.

C. T. C.

- 47. Bathbilahmont of 100 Parally Wolfare Contors.
- 47. Batabilanment of Population and Research Training Institute and Social Mobilization.
- 49. Value Addition/Research and Development works on Ore Minerals in Khyber Pakhtunkhwa.
- 50. Estublishment of Model Coal Mine at Shahkat District Nowshern.
- 51. Batublishment of Zoo for Peshawar Division.
- 52. Development and Management of National Park in Khyber Pakhtunkhwa.
- 63. Consurvation and Management of Wildlife in Control and Northern Division.
- 64. Establishment of Monitoring, Evaluation, Cirlevance and Inquiry Cell in Administrative Department.
- 55. Establishment of Climate Change Cull for Multilateral Environmental Agreements.
- 56. Chroon Stock Assessment in Khyber Puklilinikhwa.
- 57. Introduction of Range Management Initiatives in Khyber Pakhtunkhwa.
- 58. Establishment of Engineering Wing in Sports, Tourism, Archeology, Youth Affairs and Museums Department.

C.T.C

Dir Lower Female Regularization Order CT Adhoc

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	8942000105	AISHA BEGUM	VILLAGE MUSSA ABAD TEHSIL AND POST OFFICE MUNDA DISTRICT LOWER DIR	103.57	GGMS BERO	do	
34.	8942000520	NASIM	Talash Dir Lower	105.59	GGMS Ajoo	Dated: 1-06- 2017	
35.		LUBNA NAZ	. Talash Dir Lower	106.66	GGHS INZARO	2796-2804 Dated: 13-06- 2017	
			Adenzal Dir Lower	106.28	GGHSS MAYAR	do	
36.	8942000771	SAFIA BIBI		106.05	GGHŞS MAYAR	do	
37.	8942000224	SADIA	Malakand Dir Lower	100.03	GGHS TAWDA	do	
	7741000336	NASIHA SARDAR	Adenzai Dir Lower	105.44	CHINA		
38.		UZMA GHAFOOR	Dargai Malakand	105.42	GGHS MIAN BRANGOLA	do	
39	<u> </u>		Talash Dir Lower	103.00	GGHS DAMTAL	do	<u> </u>
40	8942000305	ASMA GUL	Talash Dh Lower		GGMS KOWARO	do	
41	8942000364	HINA RAFI	KHall Dir Lower	99.26	MANAI		

TERMS & CONDITIONS.

- The regularization will not be in favour of those, who have not taken over charge or has remained absent from duty or resign from service and also not for those who are under disciplinary proceedings.
- They will be governed by such rules and regulations as may be issued from time to time by the Gout.
- The employees whose services are regularized under The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018) or in the process of attaining service at the commencement of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018) shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018), and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.

Education office (F) Distr. Dir (L)

Dir Lover Fernale Regularizati.

District Education Officer Female Dir Lower



PH No. 0945-9250083, Fax : 0945-824083 E-mail <u>emisdeofdirlower@gmail.com</u>

Notification.

Under the provision of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018),& Elementary and Secondary Education Govt: of Khyber pukhtonkhwa notification No.SO(S/F) E&SED/3-2/2018/SITT/Contract dated:16/02/2018, Services of the following Certified Teachers (CT's) appointed on adhoc basis on Contract, are hereby regularized in BPS-15, on the same posts in Teaching Cadre on the terms and condition given below with effect from the date of their appointment on the CT post

CT-2014

Sr	RollNo	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extension order No and data /
1.	2410180	Hafsa Bibi	Sado Dir Lower CNIC NO 15302-1690111-4	122.17	GGMS Shuntala	1075-78 Date 03/052014	5472-7 dated 1. 08-201
2.	2410211	Shahnaz	Mayar Dir LowerCNIC NO 71501-020706-6	120.49	GGMS Maskani	do	do-
3.	2411518	Shaista Bibi	Chakdara Dir lower	117.13	GGMS Laram	do	do-
4	2410206	Seema Gull	Chakdara Dir lower CNIC no 15307- 1808310-6	116.86	GGMS Nary Tangai	do	do-
5-	2410159	Nasira Bibi	Balambat Dir Lower CNIC NO 15306- 4398096-0	115.85	GGMS Lajbok	do	do-
6.	2410186	Zeb Un Nisa	Tindodog Adenzai Dir Lower37301-2228890-0	115.02	GGMS Matoor	do;	do

CT-2015

Sr	RollNo	Name	Address	Total Marks [out of 200]	School	Appointment order No and dated	Extens order I and da if any		
1.	891101402	TAHIRA JAMAL	SHAHI KHEL TALASH	118.8	GGMS Beroo	do	dc		
2.	451100420	NEELEM HABIB	PILA KHAIL LUND KHWAR DISTIRCT MARDAN	117.2	GGMS Buchakay	do	dc		
3.	891101252	SAADAT BIBI	SHAHI KHEIL	116.3	GGMS Dehrai	do	di		

Distt: Education officer -

or O.

ATTESTS OF THE PROPERTY OF THE

5



Dir Lawer Soular Caire Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Poshawar



Notlineation

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhym Blomentary & Secondary Ildinoation Notification No. SO (B&A)/1-18/E&SE/2012 dated: 11.07.2012 and Planace Department Endorsement No. SO (FR)/FD/10-22(B) 2010 dated: 16.07.2013, the following CT,DM,AT,TT and PET (Female) are promoted to the post of Senior CT, Senior DM, Senior AT, Senior 'l'I' mid Senior PET are promoted in BPS-16 (Rs. 18910-1520-64510) respectively, plus usual allowance as admissible under the rules on regular basis under the existing polloy of the Provincial Government, on the terms and condition given below with immediate effect, and futher they will be nell usted by the District Eudcation Officer (Female) concerned.

TTEM NO.1 PROMOTION OF CT R-15 TO SCT R-16 ON REGULAR BASIS

		Total Posts
Method o	[Recruitment	5)8
g	Total No. of CT Posts (duly verified from DAO)	177
į ž	1/3 % share of Scalar CT Posts	139
. Prod.	Already Promoted	3.6
	Nel to be Promoted	19 -
, A	Proposed for Promotion	

No.	S.L.	N	om e	Place of Posting	Date of Dirth	Date of Appointment as Regular	Remarks
01	01~	Nazlm	z-Kalroom	QGMS Markhanai	21/02/1973	28/02/1998	Services placed at the disposal of DEO (F) Dir Lower for further exhausteens against the received your of SCT ttPS-16 are regular basts with passes, face affect.
02	02.	Fafr	eana Naz	GOMS Bandagal	15/12/1978	01/03/2004	Services placed at the dispatel of DEO (F) Du Lawer for further adjustment eigenful the return part of SCT DFS-16 on regular bests will immediate affect.
03	03 ~	i Zal	nah DiDi	GOMS Seer Toomang	15/05/1971	01/05/2004	Services placed at the disposal of DEO (F) De Lawer for further sufficiences against the vocam post, of SCT BPS-16 an regular basts with bosonodiate affects.
04.	04	Jav	whar Sani	GGMS Khall Payeen	20/03/1978	01/04/2003	Services pieced at the altipotal of DEO (17) De Lawer for futbor asfulnment against the vacation of SCT 1895-14 and regular basis with boundings affect.
03	OS	Ruki	tsana Sulian	GGM3 Wanak	01/07/1982	25/11/2006	Services placed at the stephical of QEO (f) D. Lover for factors affectioned against the intempore of SCT DPS-16 on regular hards with homodistic affects.
06	06	MI	siyat Begum	GGHS Maniyal	01/12/1976	01/03/2009	Services placed at the disposal of LEO (FL Disposar for further adjustment against the vacation of SUT BPS-16 an regular hasts with amendate effect.
07	07	 	tabla Hina	GGMS Adam Dher	וופועמוס	01/06/2011	Jervices placed at the disposal of OEO (F) D. Lawer for fusher adjustment against the vacation of SCT 873-18 on regular basis with immediate effect.
01	01	Nes	lam Shahzadi	GGHS Dara Ramora	01/04/1979	01/06/2011	Services placed at the disposal of DEO (F) D Lawer for fusible adjustment against the vaca pair of SCT BFS-16 on regular hasts what hamedians effect
10	9 0	, <u> </u>	Jawahlrat	OOHS Lajbook	10/07/1976	26/11/2011	Services placed at the disposal of DEO (F) D Lower for further adjustment against the waca past of SCT BPS-18 on regular basis we based that affect

J. 58,

		-	Dir Lower Senior Cadre Page 2						
	16 -	S	haheena Parveen	GOCMS Timergara	25/10/1973	28/10/2014	Services placed at the disposal of DLO (F) Dir Lawer for further adjustment against the vaccuit past of SCT DPS-16 on regular fasts with annealisis office.		
11	17		Salsalat Begum	OOMS Mandish	01/01/1973	28/10/2014	Services placed at the disposal of DED'(P) Dir Lower for further adjustment against the vacant past of SCT DPS-16 on regular basis with immediate offices.		
12	18 ~		* Farhana	GGMS Tikni Paycen	01/03/1969	28/10/2014	Services placed at the disposal of DEO (F) Dir Lower for further adjustment against the vacant post of SCT DPS-16 on regular basis with immediate effect.		
13	19~		Shahi Sultan	GOMS ⁱ : Assigal	02/03/1966	28/10/2014	Services placed at the disposal of DEO (F) Dir Lower for further adjustment against the vacant past of SCT BPS-16 on regular basis with immediate effect.		
14	20 🗸	\ \	Zahida BiBi	GOMS Qazi Abad	01/01/1974	15/11/2014	Services placed at the disposal of DEO (F) Dir Lewes for further adjustment against the vacant post of SCT BFS-18 on regular basis with immediate effect		
15.	10	 	Hafsa BiBl	GGHS Khazana	04/05/1983	03/05/2014	Services placed at the dispatal of DBO (T) Dir Lawer for further adjustment against the vacant part of SCT BPS-16 on regular easis with inneediate effect.		
16	12	1	Seema Gul	GG118 Mian Brangola	23/03/1986	03/05/2014	Services placed at the disposal of DIO (F) Dir Lower for further adjustment orginal the vacant past of SCT DPS-16 on regular pasts with immediate effect.		
17	13	-	Nasira BiBi	QQH8 Odlgram	03/03/1987	03/05/2014	Services placed at the disposal of DLO (F) Di- Lower for firther adjustment against the vacant past of SCT BPS-16 on regular basis with immediate effect.		
18	14	-	. Zaib un Nisa	OOKSS Shawa	21/12/1979	03/05/2014	Services placed at the disposal of DEO (F) Dir Lower for further adjustment uzalnst the vacant post of SCT BPS-16 on regular basis with immediate affect.		
19	1:	5	Shahnaz	GGMS Ajabay	03/01/1980	03/05/2014	Services placed at the disposal of DEO (F) Dir Lower for further adjustment against the vacant post of SCT BPS-ld on regular basts with immediate effect.		

ITEM NO.2 PROMOTION OF DM B-15 TO SDM B-16 ON REGULAR BASIS

	Total Posts
dethad of Recruliment	106
Total No. of TT Posts(duly verified from DAO)	35
177 % share of Senior TT Posts	26
Already Promoted	09
Negto be Promoted	04
Proposed for Promotion	

S.No '	S.L. No	Name	Place of Posting	Date of Birth	Date of Appointment #5 Regular	Remarks
01	01	Nargis	OOMS Ailgy	01/03/1965	15/02/1995	Services placed at the disposal of DEO (F) D Lower for further adjustment against the voca past of SDM BPS-18 on regular basis wi immediate effect.
02	02	Nihayat BIBI	GOHSS Khadagzai	01/03/1975	. 13/05/1997	Services placed at the disputat of DEO (?) Lewer for further adjustment against the vacapast of SDM BPS-16 on regular basis in immediate effect.
03	03	Taslim BiDl	OOHS Dajawro Talaah	01/05/1977	29/03/2001	Services placed at the disposal of DEO (F) is lower for further adjustment aspect the vacci past of SDM BPS-16 on regular lasts with immediate effect.
04	05	Ksisoom	OOMS Tikas Danrgay	01/01/1985	24/08/2007	Services placed of the disposal of DEO (F) to Lawer for further industrient against the vacuation of 3DM BPS-16 on regular basis with immediate effect.

. ITEM NO.3 PROMOTION OF PET B-15 TO SPET B-16 ON REGULAR BASIS

Code at a C Description of the Code of the	Total Posts
Method of Recruitment O I Total No. of PPT Poeteldals serified from DAO)	115

Navida SHDD Dir Lower Senior Cadre Kolkai 21/05/1977 PayceKheel Services placed at the disposal of DEO (F) 04 20 11/06/1999 Lower for further adjustment against the ve Shahnaz Ara post of STT BPS-16 on regular baris GGHS Badin 12/04/1981 Services placed at the disposal of DEO (F) 01/08/2004. Lower for further edjustment against the va. post of STT BPS-16 on regular bests. · 22 Úzma Tabasum GGHS Hajid Services placed as the disposal of DEO (F) Abad 03/02/1986 Lower for further adjustment against the roc 31/7/2004 б post of STT BPS-16 on regular basis . 24 Alia Begum immediate effect. GGHS. Services placed as the disposal of DEO (F). 02/01/1985 Sligram Lower for further adjustment against the roc 01/08/2004 post of STT BPS-16 on regular basts w Cerms and conditions:-. immediate effect

3.

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 the Govt.

Their regulations are may be issued from time to time by the Govt. 4.

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 preceded under the rules framed from time to time. 5, Their inter-Se- seniority on lower post will remain intact.

6. No TADA is allowed for joining his duty.

They will give an under taking to be recorded in their service book to the effect that If any over payment is made

to him in light of this order will be recovered and if he/she is wrongly promoted he/She will be reversed.

Before handing over charge once again their document may be checked if they have not the required relevant

(Hafiz Muhammad Ibrahim)

Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Endst: No. 104 - 04 /A-17/DPC-2019/KPK

Dated Peshawar the 17-2-12020

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar.

2. : District Education Officer (F) Dir Lower. 3. District Accounts Officer Dir Lower.

4. Official Concerned.

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

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

Deputy Director Establishment (F) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

عده/د/2.12 عده/د/3/2

درخواست/ اپیل بمراد در تنگی Seniority لسٹ بغرض Promotion / ترقی سائیلہ درع پر دہ SCT-BPS-16_۔

جناب عالى! حسبذيل عرض ہے۔

1- بیر که سائیله بخسشت CT ملازم محکمه تعلیم میں بمقام GGMS خزانه بطور ریگولر ملازم فرائیض سرانجام دیتا چلا آر ہاہے۔

2۔ یہ کہ حال ہی میں محکمہ تعلیم ڈسٹر کٹ ایجو کیشن افسر دیر پائین نے CT ملاز مین در عہدہ SCT-BPS-16 پروموٹ کی ہے۔جس میں سائیل سے جونیئر ملاز مین کوتر تی دے کر سینیارٹی لسٹ غیر قانونی طور پر مرتب کی ہے۔جس کے خلاف بوجو ہات ذیل درخواست/اپیل ہزادائیر کی جاتی ہے۔

ی کہ سائیلہ بطورریگولر ملازم عرصہ دراز سے محکمہ تعلیم میں خدمات سرانجام دیتا چلاار ہاہے۔ جبکہ سینارٹی لسٹ مرتب کردہ محکمہ تعلیم دیریا ئین میں سال 2014 میں ایڈ ہاک / کنٹریکٹ پر بھرتی شدہ ملاز مین شامل کئے گئے ہیں۔ جو کہ سال 8 1 2 میں بروئے کشدہ ملازمین شامل کئے گئے ہیں۔ جو کہ سال 8 1 2 میں بروئے دلام معتقل / پر منت کئے گئے ہیں۔ service Act 2018 مستقل / پر منت کئے گئے ہیں۔ شاہ بیشاور

ii ہیں کہ فدکورہ بالا ایکٹ کے دفعہ 5 ذیلی دفعہ (i) کے تحت بیقرار دیا گیا ہے۔ کہ ملاز مین کے پروموثن (Promotion Quota) متاثر نہیں ہوگا۔ اس بنا فدکورہ دفعہ ذیل عرض کیجاتی ہے۔

Section 5:- General Condition for Regularization for the Purpose of regularization of the employees under this act, the following general condition shall be observed

(i). The service Promotion quaota of all service, caders shall not be affected.

iii۔ یہ کہ مذکورہ بالا ایکٹ کے دفعہ 3 کے تحت قرار دیا گیا ہے۔ کہ ایڈ ہاک/ کنٹریکٹ ملازمین کی مساری کر تعیناتی بطورریگولرملاز مین ایکٹ کے اجراء سے تصور ہوگی۔

iv یہ کہ ذکورہ بالا ایکٹ کے دفعہ 6 کے تحت کنٹریکٹ/ایڈ ہاک ملاز مین جو کہ ایکٹ فدکورہ بالا کے تحت منٹریکٹ/ایڈ ہاک ملاز مین جو کہ ایکٹ فیکے ۔جوا یکٹ تحت مستقل کئے گئے ہیں۔ ہرصورت میں ان ریگولرملاز مین سے جونیئر تصور ہو گئے۔جوا یکٹ ہذا کے اجراء سے قبل متعلقہ عہدہ پر تعینات ہوں متعلقہ دفعہ جو کہ ذیل عرض کیا جاتا ہے۔

(i). Except the employees Proviso to section 4 of this act, whose services are to be regulated by mentioned in the their respective laws and rules, all other employees whose service are regularized under this act are in process of attaining service at the commencment of this act, shall rank junior to all Civil servent belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencment of this act, and shall also rank junior to such other persons, if may, who, in pursuince of recommendation of the commission or department selection committe, as the case may be, made before the commencment of this act, are to be appointed to the respective service or cadre, irrespective of their actual date o f appointment.



27 #5

Section 6 Seniorit:-



LP Employees Regularization of service Act 2018 یک میرکده دیگر هرشم قوانین پرفوقیت حاصل کے دفعہ 8 کے تحت بیقرار دیا گیا ہے۔ کدا یکٹ متذکرہ دیگر ہرشم قوانین پرفوقیت حاصل ہوگی۔ جو کہ ذیل عرض کیا جاتا ہے۔

Section 8 overriding Effect:-

Notwithstanding anything to the contrary contained in any other law or rule for the time being enforce, the provision of this act shall have an overriding effect and the provision of any such law or rule to the extent of inconsistancy to this a c t s h a l l c e a s e t o h a v e e f f e c t

الا میک مذکورہ بالا ایک سے بیامرعیاں ہے کہ سائیلہ کوسنیارٹی لسٹ بغرض پروموش / ترتی در اللہ کا کہ منا کیا ہے۔ کہ سائیلہ کوسنیارٹی لسٹ بغرض پروموش / ترتی در SCT-BPS میں بمقابلہ (دیگر کنٹریکٹ کیا گیا کہ ملازمین جو کہ ایک ہذا کے خت سال 2018 میں بطورریگولرملاز مین تعینات ہوئے ہیں) ۔ پرفوقیت حاصل ہے ۔ لیکن ایسانہ کر کے محکمة تعلیم دیریا ئین نے شکین قانونی غلطی کی ہے۔

بحالات بالا استدعاء ہے کہ درخواست سائیلہ کو منظور فرمایا جاوے۔ مورخہ:۔2020-24-24

K antson

ATTESTED ATTESTED

سائيله: كوژجهان دخرشيرذاده جان GGMS خزانه لع ديريائين

کا پی ٹو۔

المرابع المراب المسلمة السي المراء الم معمد المستهار في لسال المسال المرام ا 25 2000 1 had a company of the compa palparation and a second secon 24 2000

HA)(30) وس كريبونا سين و (اليمت ايك روپي <u>کورٹ فیس</u> منام عکو قتی ویمنین باعث تحريرا نكه جرم مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی و کل کاروائی متعلقة آن مقام موس كريبونل كيام طسس الهادى ارم ورس مقرر کرے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل الفنيا مد موگار نيز وكيل صاحب كو راضي نامه وتقرر ثالث و فيصله ير حلف ديخ جواب دی اورا قبال دعویٰ اور درخواست ہرسم کی تقیدیق زراس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برامدہوگی اور منسوخ ڈائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ بصورت ضرورت مذکور کے نسل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنی ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شده کو بھی جملہ مذکورہ بالااختیارات حاصل ہوئے اور اسکا ساختہ برواخته منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ وہر جانہ التوایے مقدمہ کے سبب سے ہا گا اسکے مستحق وکیل صاحب ہونگے۔ نیز بقایا وخرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ بیشی مقام دورہ ہر ہو یا حد سے باہر ہوتو وکیل صاحب یابند نہ ہونگے کی پیروی مقدمہ مذکورالہذا وکالت نامہ لکھ دیا ک سندرہے کے د گوه شب At 12sted Shand whitedi

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. SERVICE APPEAL NO. 7217/2021

Mst; Kusar Jehan CT......VS.......Govt. of Khyber Pakhtunkhwa and others.

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District Education Office (F)

District Dir Lower.

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. SERVICE APPEAL NO. 7217/2021.

MST; Kausar Jehan (CT)

Presently Posted at GGMS Khazana, Dir Lower

R/O Village Tangy, Dir Lower......Appellant

VERSUS.

- 1. The Director (Elementary & Secondary Education), Khyber Pakhtunkhwa Peshawar.
- 2. The District Education Officer (Female) Dir lower at Timergara
- 3. The Secretary Elementary and Secondary education Khyber Pakhtunkhwa Peshawar.
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- 6. Nasira Bibi (CT) Presently Posted at GGHS Odigram Dir Lower.
- 7. Zaib Un Nisa (CT) Presently Posted at GGHSS Shawa Dir Lower.
- 8. Shenaz (CT) Presently Posted at GGMS Ajabay Dir Lower.

(RESPONDENTS)

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS, 1, 2, 3

RESPECTFULLY SHEWETH:

PRELIMNARY OBJECTIONS;

- 1. The appellant is not an aggrieved person with the meaning of Sec:4 Service tribunal Act 1974
- 2. The appellant has concealed the material fact from this Honorable Tribunal, hence liable to be dismissed.
- 3. The appellant has not approached this Honorable Tribunal with clean hands.
- 4. The appellant has filed the instant appeal just pressurize the respondents.
- 5. The instant appeal is against the prevailing laws & rules.
- 6. That the instant service appeal suffers from laches, hence not maintainable in the form.
- 7. The appellant has got no locus standai to file the instant appeal.
- 8. The instant appeal is badly time bard.
- 9. That the Appeal is bad for mis-joinder and non-joinder of necessary parties.

ON FACT:

- 1. Para No.1 of the facts pertains to the appellant's appointment and record hence need no comments.
- 2. Para-2 also correct, in detail it is submitted that the respondent No.4 to 8 were appointed as CT BPS-15 by respondent No.1 on Adhoc/contract bases and later on they were regularized through Regularization Act 2017.

3. Para-3 of the facts is correct to the extent of the relevant rules for the promotion from the post of CT (B-15) to SCT (B-16), it is also pertinent to mention here that respondent No.4 to 8 were appointed in the year 2014 and regularized in 2017 as per section 3 of the Act ibid, from the date of first appointment, so fulfilling five years of service they all were promoted as per law and rules whereas the appellant was promoted to CT post vide order dated 26/08/2017, so the due to laps of tenure the appellant was not considered for promotion to SCT (B-16).

The seniority inter-se of those employees, whose services are regularized under this Act within the cadre, shall be determined based on their continues service in cadre.

- 4. Para-4 of the facts pertain to record, further more details has also been submitted in the above paras.
- 5. Detail reply has been submitted in the above para.

GROUNDS:-

- A. Incorrect hence denied, the respondent always follow rules and policies in letter and spirit. The appellant not eligible for promotion and no any case of the CT teacher was submitted by respondent No.3 to Directorate for promotion as they all did not completed their length of service i.e 5 years.
- B. Incorrect hence denied, the appellant has been treated as per law and rules.
- C. Incorrect, hence denied.

It is therefore, humbly prayed that on acceptance of the above submission, the instant Service appeal may very graciously be dismissed in favor of the answering respondents with cost.

GOT: KHYBER PUKHTOON KHWA

ELEMENTRY AND SECONDARY DEPARMENT

(Respondent No.1)

DIRECTOR

ELEMENTRY & SECODARY

EDUCATION KHYBER PAKHTOON KHWA

(Respondent No.2)

DISTRICT EDUCATION OFFICER (**5**7) DIR LOWER AT TIMERGARA

(Respondent No.3)



BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. SERVICE APPEAL NO. 7217/2021

Mst; Kusar Jehan CT.....VS.......Govt. of Khyber Pakhtunkhwa and others.

Affidavit

I Muhammad Usman ADEO O/O the DEO (F) Dir Lower do hereby solemnly affirm and declare the contents of the accompanying para wise comments are true and correct to the best of my knowledge and belief and noting has been concealed from this August court.

Deponent

Muhammad Usman

AUTHORITY LETTER

Mr, Muhammad Usman ADEO O/O the DEO (F) Dir Lower is hereby authorized to submit the comments / reply in the Service Appeal No.7217/2021.

 $\label{thm:condition} \begin{tabular}{ll} Tital: Mst. Kusar Jehan $$v/s$ Govt o Khyber Pakhtunkhwa through Secretary , Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar on behalf of the undersigned. \\ \end{tabular}$

District Education Office (F)

District Dir Lower.

(Respondent No.3)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. SERVICE APPEAL NO. 7217/2021

Mst; Kusar Jehan CT.....VS.......Govt. of Khyber Pakhtunkhwa and others.

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District Education Office (F)
District Dir Lower



BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. SERVICE APPEAL NO. 7217/2021.

MST; Kausar Jehan (CT)

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- 1. The appellant is not an aggrieved person with the meaning of Sec:4 Service tribunal Act 1974
- 2. The appellant has concealed the material fact from this Honorable Tribunal, hence liable to be dismissed.
- 3. The appellant has not approached this Honorable Tribunal with clean hands.
- 4. The appellant has filed the instant appeal just pressurize the respondents.
- 5. The instant appeal is against the prevailing laws & rules.
- 6. That the instant service appeal suffers from laches, hence not maintainable in the form.
- 7. The appellant has got no locus standai to file the instant appeal.
- 8. The instant appeal is badly time bard.
- 9. That the Appeal is bad for mis-joinder and non-joinder of necessary parties.

ON FACT:

- 1. Para No.1 of the facts pertains to the appellant's appointment and record hence need no comments.
- 2. Para-2 also correct, in detail it is submitted that the respondent No.4 to 8 were appointed as CT BPS-15 by respondent No.1 on Adhoc/contract bases and later on they were regularized through Regularization Act 2017.

- 3. Para-3 of the facts is correct to the extent of the relevant rules for the promotion from the post of CT (B-15) to SCT (B-16), it is also pertinent to mention here that respondent No.4 to 8 were appointed in the year 2014 and regularized in 2017 as per section 3 of the Act ibid, from the date of first appointment, so fulfilling five years of service they all were promoted as per law and rules whereas the appellant was promoted to CT post vide order dated 26/08/2017, so the due to laps of tenure the appellant was not considered for promotion to SCT (B-16).
 - The seniority inter-se of those employees, whose services are regularized under this Act within the cadre, shall be determined based on their continues service in cadre.
- 4. Para-4 of the facts pertain to record, further more details has also been submitted in the above paras.
- 5. Detail reply has been submitted in the above para.

GROUNDS:-

- A. Incorrect hence denied, the respondent always follow rules and policies in letter and spirit. The appellant not eligible for promotion and no any case of the CT teacher was submitted by respondent No.3 to Directorate for promotion as they all did not completed their length of service i.e 5 years.
- B. Incorrect hence denied, the appellant has been treated as per law and rules.
- C. Incorrect, hence denied.

It is therefore, humbly prayed that on acceptance of the above submission, the instant Service appeal may very graciously be dismissed in favor of the answering respondents with cost.

GOT: KHYBER PUKHTOON KHWA

ELEMENTRY AND SECONDARY DEPARMENT

(Respondent No.1)

DIRECTOR

ELEMENTRY & SECODARY

EDUCATION KHYBER PAKHTOON KHWA

(Respondent No.2)

DISTRICT EDUCATION OFFICER ((A))
DIR LOWER AT TIMERGARA

north

(Respondent No.3) 🥀