26th Oct 2022

None for the appellant present. Mr. Kabir Ullah Khattak, Additional Advocate General for respondents present.

Lawyers are on strike today. To come up for arguments on 23.11.2022 before D.B at Camp Court, D.I Khan. P.P given to the respondents.

(Rozina Rehman) Member (J) Camp Court, D.I Khan

(Kalim Arshad Khan) Chairman Camp Court, D.I Khan 28th September, 2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents and learned counsel for private respondent No. 6 present.

Vide order dated 24.11.2021, it was directed that the appellant shall documents the appeal with seniority list, however the needful has not been done, therefore, appellant is again directed to document the appeal with seniority list and to come up for arguments on 29.09.2022 before the D.B at Camp Court D.I.Khan.

(Salah Ud Din) Member (Judicial) Camp Court D.I.Khan

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

29th September, 2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents and learned counsel for private respondent No. 6 present.

Learned counsel for the appellant submitted record, which is placed on file. To come up for arguments on 2-6-10-302- before the D.B at Camp Court D.I.Khan.

(Salah Ud Din) Member (Judicial) Camp Court D.I.Khan

(Kalim Ashad Khan) Chairman Camp Court D.I.Khan

26.01.2022

Tour is Cancelled, therefore, case is adjourned to 25.05.2022 for the same as before.

. Réader.

25.05.2022

Clerk of learned counsel for appellant present.

Mr. Farhaj Sikandar, District Attorney for official respondents No.1 to 5 present. Mr. Waqar Alam, Advocate for private respondent No. 6 present.

Vide order dated 24.11.2021, it was directed that the appellant shall document the appeal with seniority list, however, the needful has not been done. The appellant is again directed to document the appeal with seniority list and to come up for arguments on 27.07.2022 before the D.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J)

Camp Court, D.I.Khan

(Salah-Ud-Din) Member (J) Camp Court, D.I.Khan

27/07/2022

Due

to Summer vacation For 28709/2022

Keader

Come

S.A No. 385/2018

28.09.2021

Nemo for the appellant. Mr. Usman Ghani, District Attorney for official respondents present. Learned counsel for private respondent No. 6 also present.

Previous date was changed on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as her counsel and to come up for arguments before the D.B on 24.11.2021 at Camp Court D.I.Khan.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) CAMP COURT D.I.KHAN

(SALAH-UD-DIN)

MEMBER (JUDICIAL) CAMP_COURT_D.I.KHAN

24.11.2021

Learned counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for official respondents No. 1 to 5 and learned counsel for private respondent No. 6 present.

According to prayer in the appeal, the appellant has sought promotion to the post of SST (General) with effect from 23.10.2017 claiming seniority over the respondent No. 6. However, no seniority list has been annexed with the memorandum of appeal. The appellant is directed to document the appeal with seniority list. To come up on 26.01.2022 before the D.B at Camp Court D.I.Khan.

(Salah-ud-Din) Member (J) Camp Court D.I.Khan

man Camp Court D.I.Khan

28.10.2020

Nemo for the appellant is present. Mr. Usman Ghani, -District Attorney for respondents is present.

Since the Members of the High Court as well as of the District Bar Association D.I.Khan are observing strike today, therefore, the case is adjourned to 21.12.2020 for arguments before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E)

(Muhammad Jamal Khan) Member(J) Camp Court D.I Khan

21.12.2020 20 Que to COVID 19, The case is adjourned 20 25-3.2021 for the fame.

25.03.2021

Mr. Ahmad Ali, Advocate, for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for official respondents present. Mr. Wagar Alam, Advocate, for respondent No. 6 present and requested for adjournment on the ground that he is proceeding to Lahore for some domestic engagement. Adjourned. To come up for arguments on 25.05.2021 before D.B

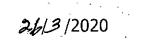
at Camp Court D-I, Khan.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) CAMP COURT D.I.KHAN

(SALAH-UD-DIN)

MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

Due to covid, 13 theytow to come of for the Same on 28/9/21



Due to COVID-19 the case is adjourned. To come up for the same 22/4/2020 at Camp Court, D.I Khan

z 2 /4/2020

Due to COVID-19 the case is adjourned. To come up for the same 2a/9/2020 at Camp Court, D.I Khan

22.09.2020

Nemo for appellant.

Mr. Muhammad Jan, learned Deputy District Attorney for respondents present. Counsel for private respondent No.6 present.

The preceding date was adjourned to a reader's note, therefore, appellant and 'her counsel be put to notice for arguments on 28.10.2020 before D.B at Camp Court D.I Khan.

(Attig-ur-Rehman Wazir)

Member Camp Court, D.I Khan (Rozina Rehman) Member (J) Camp Court, D.I Khan 25.02.2020

None for the appellant present. Mr. Usman Ghani, District Attorney for official respondents and private respondent no. 6 in person present. Notices be issued to the appellant and his counsel. To come up for arguments on 26.03 2020 before D.B at camp court D.I.Khan.

Member

Member Camp Court D.I.Khan

21/10/2019 Since tour to D.I.Khan has been cancelled .To come for the same on 26/11/2019.

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for official respondents No. 1 to 5 and private respondent No. 6 in person present. Learned counsel for the appellant submitted rejoinder and seeks adjournment for arguments. Rejoinder is placed on record. Case to come up for arguments on 28.01.2020 before D.B at Camp Court D.I.Khan.

(Hussain Shah) Member Camp Court D.I.Khan

(M. Amin Khan Kundi)

Member Camp Court D.I.Khan

28.01.2020

26.11.2019

Due to strike of Khyber Pakhtunkhwa Bar Council, learned counsel for the appellant is not available today. Mr. Usman Ghani, District Attorney for official respondents present. Adjourned to 25.02.2020 for arguments before D.B at Camp Court D.I.Khan.

(Hussain Shah) Member Camp Court D.I.Khan

(M. Amiń Khan Kundi) Member Camp Court D.I.Khan

Appellant in person and Mr. Farhaj Sikandar learned Deputy District Attorney alongwith Mr. Muhammad Hanif Litigation Officer for official respondents and counsel for private respondent No. 6 present. Written reply already submitted on behalf of official respondents No. 1 & 5. Counsel for private respondent No. 6 submitted written reply. None present on behalf of official respondents No. 2, 3 & 4, therefore, notices be issued to respondents No. 2-3-& 4 with the direction to direct the representative to attend the court and submit written reply on the next date positively. Last opportunity is granted. Adjourned. To come for written reply/comments on behalf of respondents No. 2, 3 & 4 on 26.08.2019 before S.B. at Camp Court, D.I Khan.

(M. Amin Khan Kundi) Member At Camp Court, D.I. Khan

26.08.2019

Brother of the appellant, on behalf of the appellant present. Mr. Farhaj Sikandar, District Attorney for official respondents No. 1 to 5 present. Written replies on behalf of official respondents No. 4 & 5 as well as private respondent No. 6 have already been submitted. Neither written reply on behalf of respondents No. 1 to 3 submitted nor their representatives are present therefore, respondents No. 1 to 3 are proceeded ex-parte. Case to come up for rejoinder and arguments on 21.10.2019 before D.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan Clerk to counsel for the appellant present. Mr. Muhammad Hanif, Focal Person alongwith Mr. Usman Ghani, District Attorney for official respondents present. No one is present on behalf of the private respondents. Written reply on behalf of respondents not submitted. Representative of the respondents requested for time. Granted. To come for written reply/comments on 22.01.2019 before S.B at camp court D.I.Khan.

> (M.Amin Khan Kundi) Member Camp Court D.I.Khan

22.01.2019

Nemo for appellant. Muhammad Ali, Focal Person for respondents No. 1 & 5 alongwith Mr. Farhaj Sikandar, District Attorney for the official respondents present.

Comments on behalf of respondents No. 1 & 5 have been submitted. Mr. Muhammad Waqar Alam, Advocate has submitted Wakalatnama on behalf of respondent No. 6 which is placed on record. The remaining respondents shall submit written reply/comments on 26.03.2019 positively, before S.B at camp court, D.I.Khan.

Chairman

Camp Court, D.I.Khan

26.03.2019

None for the appellant present. Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Yousaf, Monitoring Officer for the respondents present. Written reply on behalf of respondents no. 2,3,4 and 6 not submitted. Requested for adjournment. Adjourned. Case to come up for written reply/comments on behalf of respondents no. 2,3,4 and 6 on 24.06.2019 before S.B at camp court, D.I.Khan.

> Member Camp Court, D.I.Khan

Counsel for the appellant Rukhsana Bibi present. Preliminary arguments heard. Learned counsel for the appellant contended that the appellant was appointed as Primary School Teacher in the year 1993 in FR D.I.Khan. It was further contended that private respondent No. 6 was appointed as Primary School Teacher in the year 2002 in North Waziristan Agency. It was further contended that as per appointment order the appellant is senior most than private respondent No. 6. It was further contended that private respondent No. 6 has submitted application to Agency Education Officer for transferring her from North Waziristan Agency to FR D.I.Khan and on the basis of said application she was transferred from North' Waziristan Agency to FR D.I.Khan. It was further contended-that the department promoted private respondent No. 6 from the post of PSHT Government Girls Primary School Hazrat Khan Kor to the post of SST (Genera) BPS-16 Government Girls Middle School Spulmaiwam FR D.I.Khan vide order dated 13.10.2017 but the appellant being senior most than the private respondent No. 6 was illegally ignored from promotion. It was further contended that the appellant filed departmental appeal on 21.11.2017 but the same was not responded hence, the present service appeal. It was further contended that since the appellant was senior most than the private respondent No. 6 therefore, promotion order of private respondent No. 6 is illegal and liable to be rectified.

Appallant Deposited , & Process Fee Security

13.09.2018

The contention raised by learned counsel for the appellant needs consideration. The appeal is admitted for regular hearing subject to deposit of security and process fee within 10 days, thereafter notice be issued to the respondents for written reply/comments for 27.11.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

Form-A

FORMOF ORDERSHEET

Court of_ 385/2018 Case No. S.No. Date of order Order or other proceedings with signature of judge proceedings 1 3 2 The appeal of Mst. Rukhsana Bibi presented today by Mr. 16/03/2018 1 Ahmad Ali Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to Touring S. Bench at Didets for .: 2preliminary hearing to be put up there on 30^{2} \overline{Z} -18 CHARMAN Tour is hereby cancelled, Therefore the case is 28.06.2018 adjourned for the same on 80.082018 before S.B. Camp Court D.I Khan **60**.0**2**2018 Husband of the appellant present. Tour is hereby cancelled. Therefore the Case is adjourned for the same on 13.09.2018 before S.B. han

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BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 385 of 2018

Rukhsana Bibi Vs. Govt. of K.P.K. etc SERVICE APPEAL

S#	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGE NO.
1.	Grounds of Service Appeal		1-6
2.	Copy of the Service record of the appellant	A	7-24
3. ્	Copies of the professional and academic testimonials of appellant	В	25-33
4.	Copy of the application of respondent No.6 for transfer	С	34-36
5.	Copy of Office Order bearing Endst. No.9912-15 dated 06.02.2002	D	37
6.	Copy of impugned Placement Order bearing Endst. No.3862-67 dated 23.10.2017	E	38
7.	Copies of the Departmental Appeal and receiving endorsement	F	39-41
8.	Copy of office order dated 09.09.2006	G	42
9.	Copy of transfer order dated 11.02.1996	H	43-45
10.	Vakalatnama		46

Yours Humble Appellant

Ruksana Bibi

(Rukhsana Bibi) Through Counsel

Ahmad Ali Advocate Supreme Court.

Miss Shumaila Awan Advocate High Court, D.I.Khan.

Dt. <u>14</u> March, 2018

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP AT D.I.KHAN.

Service Appeal No. 385 of 2018

Rukhsana Bibi daughter of Haji Muhammad Ramzan, Primary School Head Teacher Abdul Wahab, FR D.I.Khan. Khyber Pakhtukhwa Service Tribunal Appellant

VERSUS

- 1. Govt. of K.P.K. through Addl. Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2. Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 1 3. Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- / 4. Director Education FATA, FATA Secretariat, Warsak Road, Peshawar.
 - 5. Agency Education Officer, F.R. D.L.Khan.
 - **Shahnaz Bibi**, Primary School Head Teacher; presently posted as SST (General) BPS-16 at GGMs Spulmaiwam, FR D.I.Khan.

Respondents

Diary No. 404

Dated 16-3-2012

SERVICE APPEAL UNDER SECTION 4 OF THE K.P.K. SERVICE TRIBUNALS ACT, 1974, AGAINST PLACEMENT ORDER BEARING ENDST. NO.3862-67 DATED 23.10.2017 TO THE EXTENT OF RESPONDENT NO.6 (S#3 OF THE ORDER) ISSUED BY THE RESPONDENT NO.5 WHEREBY RESPONDNET NO.6 DESPITE BEING JUNIOR TO THE APPELLANT WAS AWARDED PROMOTION TO SST (GENERAL) WHILE THE APPELLANT WAS DEPRIVED.

PRAYER:

en state and a const

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ON ACCEPTANCE OF PRESENT SERVICE APPEAL AND BY SETTING ASIDE IMPUGNED ORDER BEARING ENDST. NO.3862-67 DATED 23.10.2017 TO THE EXTENT OF RESPONDENT NO.6, THE APPELLANT MAY PLEASE BE AWARDED PROMOTION TO THE POST OF SST (GENERAL) W.E.F. 23.10.2017 BY DECLARING HER SENIOR TO THE RESPONDENT NO.6 AND WITH ALL BACK BENEFITS.

Respectfully Sheweth,

- That the appellant was appointed as Primary School Teacher (PTC Teacher) in the FR D.I.Khan vide Office Order dated 01.05.1993 at Govt. Girls Primary School Zar Piyao. Thereafter appellant started to perform her official duties with zeal & zest, due diligence and devotion. Service record of the appellant is enclosed as <u>Annexure A.</u>
- 2. That the appellant acquired BA qualification (in 2nd Division) in the year 2005, B.Ed (2nd Division) on 16.12.2009. Copies of the professional and academic testimonials are enclosed as <u>Annexure B.</u>
- 3. That the respondent No.6 was appointed as Primary School Teacher in the North Waziristan Agency and on 06.02.2002 she upon her own written request (Annexure C) was transferred from North Waziristan Agency to FR D.I.Khan on the post of Primary School Teacher; and thereafter on her own request, she was transferred to FR D.I.Khan vide Office Order bearing Endst. No.9912-15 dated 06.02.2002 (Annexure D).
 - That as the respondent No.6 was transferred from one Agency/District to another Agency/District on 06.06.2002; whereas, the appellant was already serving in FR D.I.Khan w.e.f. 01.05.1993 therefore, respondent No.6 due to transfer at her own request lost her seniority and was required to place at the bottom of seniority inter-se PTC Teachers of FR D.I.Khan.
- 5. That appellant being senior to the respondent No.6 in the FR D.I.Khan, coupled with her B.Ed qualification was required for promotion to the post of SST (General) BPS-16 in preference to respondent No.6; but the respondent No.5 illegally, unlawfully and by discarding the seniority of appellant, awarded promotion to the respondent No.6 on the post of SST (General) BPS-16 vide Placement Order bearing Endst. No.3862-67 dated 23.10.2017

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(Annexure E) whereby name of respondent No.6 is mentioned at Serial No.3.

and the second second

- That the appellant aggrieved of the Placement Order bearing Endst. No.3862-67 dated 23.10.2017, and upon getting knowledge of same on 20.11.2017, filed a Departmental Appeal on 21.11.2017 which was forwarded to the respondent No.4 vide No.4130 dated 22.11.2017; and a copy was also received in the office of respondent No.4 on 27.11.2017; however, till date no response has been received to the appellant. Copies of the Departmental Appeal and receiving endorsement are jointly enclosed as **Annexure F.**
- 7. That now stipulated time of 90 days has been passed and the appellant has not received any reply of her departmental appeal nor the fate of her departmental appeal has been communicated to the appellate till date; therefore, the appellant has been left with the only remedy to file present Service Appeal before this Honourable Tribunal on, inter alia, the following grounds:

GROUNDS:

- That the impugned Order bearing Endst. No.3862-67 dated
 23.10.2017 of the respondent No.5, is ultra-vires, whimsical, outcome of malafide, based on discrimination, illegal, unlawful, therefore, the same is liable to be set aside.
- ii. That the appellant has been serving in FR D.I.Khan since 01.05.1993; whereas respondent No.6, who was previously serving in South Waziristan Agency, transferred to FR D.I.Khan on her own request. Therefore, due to transfer on her own request respondent No.6 lost her seniority and her seniority would be reckoned in FR D.I.Khan w.e.f. 06.06.2002 i.e. the date of her transfer. Therefore, appellant is much more senior to the

6.

respondent No.6 but discriminated malafide from promotion to the post of SST (General).

- iii. That one Mst. Shazia Bibi PTC was transfer from S.W. Agency to FR Tank vide office order dated 09.09.2006 (Annexure G); and likewise, Mst. Samina Naz PTC was transferred from FR D.I.Khan to settle area of District D.I.Khan vide transfer order dated 11.02.1996 (Annexure H); and it has specifically been mentioned in both the said letters that the transferee will be placed at the bottom of seniority; but a great injustice and discrimination has been done to the appellant and the respondent No.6 has not only been granted seniority of her previous agency but has also been awarded promotion.
- *iv.* That as the respondent No.6 was transferred on her own request therefore, she cannot retain seniority after her transfer.
- v. That malafide on the part of official respondents in awarding promotion to the respondent No.6 is apparent through the fact that in the seniority list the date of passing PTC Exam and her date of appointment as PST is one and same. Besides appellant did her B.Ed in the year 2009 while the respondent No.6 acquired B.Ed degree in 2014.

vi. That according to guidelines for preparation of seniority lists/promotion circulated by the Directorate of Elementary & Secondary Education Department Khyber Pakhtunkhwa vide letter No.2296/A-88/KC/SET(M&F)SL/Inform: dated 31.08.2012, "The name of teacher transferred from one District cadre post to other District cadre post on his own request will be placed at the bottom of the seniority list i.e. according to the date of taking over charge after the date of issue of his inter District transfer order." On this score too the impugned promotion of respondent No.6 is liable to be cancelled and appellant is entitled to promotion w.e.f. 23.10.2017. *vii.* That the impugned transfer orders are based on malafide and the appellant has not been treated in accordance with the relevant law & record.

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viii. That the counsel for appellant may be allowed to raise additional grounds at the time of arguments.

It is, therefore, humbly prayed that the present appeal may please be allowed as prayed for and any other appropriate relief, which this Honourable Tribunal, in the given circumstances, may deem fit in the interest of justice may also be granted to the appellant.

Dt. <u>14</u> March, 2018

Yours Humble Appellant

Inat Through Counsel

Ahmad ali Advocate Sapreme Court.

Miss Shumaila Awan Advocate High Court, D.I.Khan.

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP AT D.I.KHAN.

Service Appeal No._____ of 2018

<u>Rukhsana Bibi</u> Vs. Govt. of K.P.K. etc SERVICE APPEAL

CERTIFICATE/VERIFICATION

I, the appellant, on this day of March-2018 (herein mentioned above) at district D.I.Khan do hereby verify and certify that it is the first Service Appeal on behalf of appellant and no appeal on the subject has earlier been filed.

Appellant

<u>AFFIDAVIT</u>

I, *the Appellant*, do hereby solemnly affirm and declare on oath that all the Para-wise contents of above **Service Appeal** are true & correct to the best of my knowledge and belief and nothing has been deliberately concealed from this Honourable Court.

R.O

Ann. A 7 11.6 187158 81-NO-S 715 Note- The entries in this page should be renewed or re-attested at least every five years, and the Signa in lines 9 and 10 should be dated. Rukhsana Bibi 1. Arain 2. Race . Residence Kachi paind khan D:1. Khan 3. Father's name and residence Haji Mohd Ramzan 4. 5. Date of birth by Christian era or as nearly as can be ascertained. 2. 2 1970 (Matric Cextificate) 6. Exact height by measurement Personal maks for identification Wound Scar on right side of Fac 7. Date 8. Left hand thumb and tinger impression of (non-gazetted Officer) Little Finger **Ring Finger** Middle Finger Fore Finger AHMAD ALI ASS Thumb 95 (Rukhsona Bib 9. Signature of Government Servant 65 make 10. Signature and Designation of the Head Agency Education Officer of the Office, or other Attesting Officer. ACOR THE DAK han

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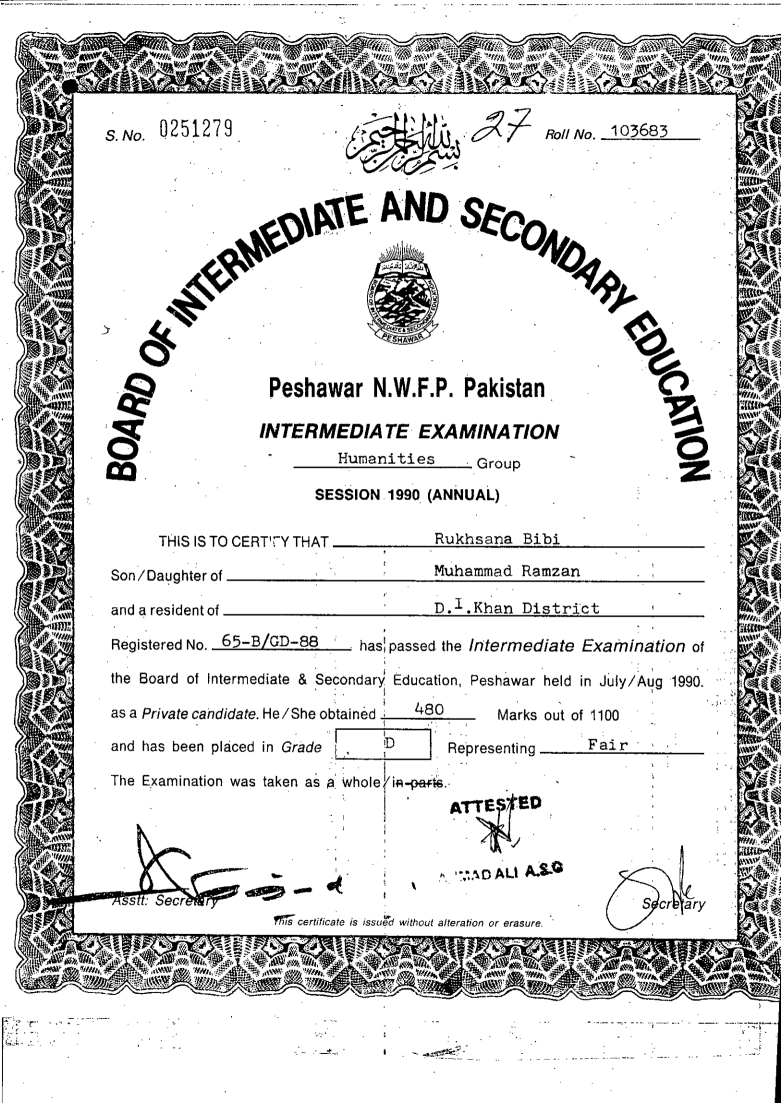
22 ŧ 2 3 4 5 6 7 х Signature and If officiating state Whether Other designation of substantive or (i) substantive Pay in · Additional the flead of | tem emoluments Date of Signatur Name of post officiating, and appointment or subst intive falling pay for the office or or appoint-Governm whether permanent (ii) whether service post officiating other در*حرب* ملازمت under the ment Servar of temporary counts for pension Att sting term "pay" under rule 3.20 of Officer in زا رُسْخواه ، ربطور دائم متعام عارمنی ،مستقل ، یا تائم مقام C.S.R. (Pb.) attest ition of بتنخواه طور مازینی ملاز سبت ما سوائے تسخواہ دیگرر الاوکنس columns 1 10 8 volume [] آريخ تقرري اگر عارضی ہے تو کیا وہ رول کے مطابق بینش کاسٹ شوت ہے ۔ ويتخط افسير أملازم متنا ز Rs. Ps. Rs. Ps. BS-15 VIIIT SSOS ABREAR nahab akan 241 15 . AEO' 15 FROLKH FROIL A.E.O 115-15-13510-1120 OIZ 47110 <u>20 ?</u> F.R. D.HKHA ASHT 16 elle _A.E.O._ F.R. D.I.KHAT 16 ł 1:5-15 PSHT -16120-1220 012 Ë.õ 374 Á FROLKYS レ

24 14 1-13 12 11. 10 9 7 LEAVE 8 Allocation of periods of leave Signature of Signature and Reason of Signature of the Reference to on average pay upto four the Head of Date of termination designation of any recorded months (or earned leave not head of the (such as the office, of the Head of termination Date of office or other punishment, or Signature exceeding 120 days) to which promotions other attestor appointthe office or censure, or appoint-Attesting officer Governm Nature leave salary is debitable to transfer ing Officer. other ment reward or ment Servan and another Government dismissal etc) Attesting چارماه یک کی زخصیت کسیلیے اوسط شفواہ کالعین praised of the duration Officer in Government of leave 2193 attestation of servant taken تاريخ الفطاع ملازمت القطارع الأرمت Govt. to which debitable Period ازقی ، تتبادله یا برطرفی سنرا، جمرا مانیترنا کارکرون کارتیکارد د مسحط افسرمجاز گوریشنٹ بیجے مرقم ادا سوگی لحاز محاز 11-30 to Rengiou ÷Ę A.E.O F.F. D.I.KJ F.R. DI.KHAN 15 A.E.O A.E.O 012 3014 Al 91-5 F.R.D.IKHA 16 4.Ē.ō A.E.O 8. 01.0 F.R D.I.KHA 16 ALO 01 F.R. DI.KHIN 17 ESTED ASE 1. 11 11 2 21

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	ACTIATE AND SECON
	TERMILE ARL
	Peshawar N.W.F.P. Pakistan
	Peshawar N.W.F.P. Pakistan Secondary School Certificate Examination
	F
	THIS IS TO CERTIFY THAT Rukhsana Bibi
	Son/Daughter of Muhammad Ramzan
	and a student of Govt. Girls High School, No.1, D.I.Khan.
R	has passed the Secondary School Certificate Examination
	of the Board of Intermediate and Secondary Education, Peshawar held in April 1988 as a Regular candidate. He/She obtained <u>413</u> Marks out of 850
	and has been placed in Grade D Representing Fair
	The Candidate passed in the following subjects:
	1. English 3. Islamiyat 5. Gen.Science 7. Gen.Mathematics
	2. Urdu 4. Pakistan Studies 6. Isl.Studies 8. Elements of Home Economics.
Ŷ	He/She has been awarded Grade C on the basis of internal
	assessment by the Institution concerned.
	Date of birth according to admission form is $\frac{\text{Second February}}{(02-02-1979)}$
	Hauf.
R	Asstt. Secretary 31st August 1988 This certificate is issued without alteration or erasure.
, 	ATTESTED
• •	
	A.S.S.

×

Government Girls High School No. 1 DERA ISMAIL KHAN. **PROVISIONAL CERTIFICATE** Roll No __ 4663__ I Certify that Miss __ Rul sana Rihi Mohel Ramzan D/o of Mr ----who appeared from this School at the S. S C. Annual/Supplimentary Examination held in-1983 has according to the Preliminary "Failure Statement" Supplied to me by the Secretary Board of . Intermediate and Secondary Education Rishawar, been declared successful in the saide Examination. Date of birth (In figures & words) # 2.2. 1970 2nd Febri N.H. Sevency only Note:- This certificate is given only with the object enabling the student to admitted to be a College, and is not to be held equivalent to the Certificate to be given to hom by the Secretary B. I. S. E. Peshawar She has Passed the following elective subjects English akirian Sindier athemacies . 6- General science Mark s obtained-Conduct ---Grade-5. Mal 4.9.1922 Date---Prepared by Jahol Nosse Birle Dista High School Dera Ismaila Kenuit, Kelan ally spaces spaces spaces and spaces spaces spaces spaces (Gomal Art Press D. I. Khan.)



TPC ROLLING ROLLING <u>786</u> 21390 PROVISIONAL CERTIFICATE INTERMEDIATE EXAMINATION 199: Annual/Supplementary Session Group Rili THIS IS TO CERTIFY THAT Ruth So 1 Tohan Son/daughter of_ · 🞧 · and a candidate of_ Board of Intermediate & Secondary Education, Peshawar held in ____ ø 110 as a Regular/Private candidate. He/She obtained 480 Marks out of 1100 and has been placed in Grade (9) Representing The Examination was taken as a whole/in parts. Prepared by Asstt: Secretary (certificates Checked by_ 111 Date of Preparation_ ATTEST ΈD ADALI ASO

Registration No	9181-pbs-03
Roll No.	6781
Roll No	601998 963908 763908
Session:	

GOMAL UNIVERSITY DERA ISMAIL KHAN. N.W.F.P PAKISTAN

Serial No. 5508



Provisional Certificate

This is to certify	that Mr. 7 Miss / Mrs	MUKHSANA BIBI	
		NURAMMAD RAMBAN	· · · · · · · · · · · · · · · · · · ·
Son / Daughter / Wife of			
of the Department / Institute	OF PRIVATE Ö	ADIDATE OF DISTT: D. I.K	
has passed	TAL, 2005	Examination held in	JUNE, JULY, 2005
nas passed			· · · · · · · · · · · · · · · · · · ·
in the subject of			
He / She was pla	ced in	SECOND	
division, Securing	278	marks out of	550
The examina	tion was taken as a who	le / in parts.	ATTEN
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Dera Ismail Khan.	· · ·	Abdil	attinad attinad at
Dated07-09-2005		ADDITIONAL CON	TROLLER OF EXAMINATION
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1997 - 19		
		Serial Nº 078775 P181-PB3-03 Roll No. 172 Session: xxx
		GOMAL UNIVERSITY
Q		PAKISTAN
S .		Provisional Certificate
		This is to certify that Mr. /Miss. FMrs
	eren and and a second	of the Department / Institute of
		In the subject of SECOND He / She was placed: in SECOND 609 1200 division, Securing
. 1		The examination was taken as a whole/in parts. • Dera Ismail Khan.
•		Dera Ismail Knan. 16-12-2009 DatedCONTROLLER OF EXAMINATIONS
		12/12/15

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- Association

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	The examination was taken as a w	hole/in parts.	•	
	division, Securing645	marks out of	1100	
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• • •	in the subject of	AMIYAT		<u> </u>
	has passedNA.FINAL, ANNUAL, 2009		APRIL, MA	r,2010
1 . 	of the Department/Institute of	E CANDIDATE OF DISTT:D.I.		
	Son/ Daughter/ Wife of	MUHAMMAD RAMZAN		
	This is to certify that Mr.*/Miss Mrs	NUKHSANA BIBI		
1 •	Provision	al Certificate		AHAMAG
▲ 2		AND		AHMAD ALI A
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	DERA IS	MAIL KHAN WWATER K.F.K ISTAN		-
	• • • • • • • • • •	INIVERSIT	- 	
12	Serial IN: UUS (US	Ro	II No	1865
	Serial N º 069708	Re	gistration No	9181-FBS-03
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09-12-2010 Dated

-35<u>8-5</u>-

n

ADDITIONAL CONTROLLER OF EXAMINATIONS

Min Hastr

14 A

DOMICILE CERTIFICAT

Ville son/daughter of lie 386 hereby declare that I was born of parents who are permanently domiciled in North-Heat Frontier Province having been born / settled" in this Province. 🦟 I was born at Village/Moballah 7,000 District DERA ISMAIL KHAN and my date of birth is Tehsil 49 Tehsil 1970 SIGNATURE OF THE APPLICANT DATED: DATED: -88. Burguappe to the declaration dated -P-filed by 15 Son / daughter of 14 Mill Seina Wrs/Miss domiciled in North-West Frontier Province, it is hereby certified that the Mulance, Rife is born of parents who are permanent said resident of the North-West Frontier Province having been born / settled* within it. -74 h. Cola I have satisfied myself from personal biowledge / verification * that the above declaration is true and continy accordingly day of This MACISTRATE COUNTERSIGNED DISTRICT MAGISTRATE, DERA ISMAIL KHAN. (SEAL) TVO COPIES OF PHOTOGRAPHS 419 *STRIKE OUT HITCH EVER IS NOT No " Idreas ATTESTED -00a-AHMAD'ALLASG

-- --<u>-</u>-Oweedle-re, مسرفى ركم مكر الع 1. Signal Sollies in Mer in sight verified par in holo RURAL AREA URBAN AREA Signitional Patracial Harnan Sil 1. Municipal Councillor. 2. 1- 1970 TAK 7/9/8 Muncipal Councillor, رمي Ward ¢.... Ciencipal + unties D.I.B 7-9-88. 7-9-68. 1441 01. 1. 4 1 puz er Alth Sema Billin 2. Girdawar Circle. 2. Chairman, Hunicipal Committee $f{\lambda}(f)$ a mittee Auncipal C laziali Khas 16.4.2. بالله nn tha Ę ehsildai 3. • Tehsildar to a state when and the hes *<u>Idrees/S</u>R* -2)0-

Ann.C حقوما والرسان الحسبي فوليس العرب في عادي في المعني د و مس مرد مار مرد از مرد اسا، خاص تو دی . ای مان willwrit fun, i Upiper eG الختيجة من مرما الحام د م جهان ، حال مى مرك مادى - C (P , V , U,) CD $\mathcal{L}_{\mathcal{A}}^{\mathcal{A}} (\mathcal{A}) = \mathcal{A}_{\mathcal{A}}^{\mathcal{A}} (\mathcal{A}) =$ عمری وسی موسل مرافعتای موس 82, 343 Curs 2 26 dela 2 Mr. Blog Suchuells Bill Suchuells Bill of 1 λl Uster Lul. pour mo oofer. pire V. of Themesface - So has application (FATA) the have have the second and to DE (FATA) $\langle \sigma v \rangle$ the applicant has performed live duty in the above gaid schored for 12 years - she is deserved of thought - Go her applicate 6/2/2012 ALLASS

No 496. Dated Dilehan the 11/2/2 Forwarded in org. to the Director of Education FATA, MIP / Inhavai the Vic Post Lying vacant at e els Hagrat. khan kr FR. DIkhan at Present Please. Agency Belication Officen F.R.-Dikhan/Tank at Dikha

عبور تان والا المحسى المحوليش أفلير الف أر فريرة الساعيل خال _ مالى بالت فود از ارش ب مسائل خلي در العامل مال كاري وال ع . عالى الما من مرك سادى در اس علال سي ع . مسل جرم من الم حل جن د تواري م . اور جنا والاس الماس ہے. کہ سائلہ کی تعینال گورند کر تر برانہ کی سول في فان فا درازم من ك ما ف ت سالكم الل es & The - The control of and the Chart by به لو دی کر دے کی آبكى عس اوازش بولى انكر شازى بى توينى تريز برانمى متول طابى مرزاكى كرم مىران مى قادى . ATTESTED

Te State Sta

28/3-2

SUBJECT

MEMO

The Agency Education Officer (N.N.Agency) at Miranshah.

Ann D

TRANSFER IN R/C MISS SHAHAZ PTC GGPS MIR ZALL KHAN KOT (NAA).

Reference your recommandation Ac.mil dated 6-2-200 an the subject noted above:

You are directed to provid substitute of the above Maned ledy teacher at an early date.

 $\frac{\rho_{\text{ATM}}}{\rho_{\text{T}}} = \frac{1}{20051.100} \cdot \frac{5740}{5740}$

DY: DIRECTOR OF EDUCATION, FATA N.W.F.P.FESHARAR.

DIRECTORATE OF ADUCATION FATA, (N. S. F. P.) PREAMAR'

NO AD(W) FR-

Deted Peeh: the As

D.I.Khan

Cooy to the Agency Flucation ciliter FR-Fack/DI.Kn at D.L.Khan for information w/r to big letter m. 406 dated/11-2-2

> DY: DIRECTOR OF FULLATION FALLS FOR PERMAR



Ann E OFFICE OF THE AGENCY EDUCATION OFFICER FR DIKHAN NO..... DATED/2017

Placement:-

Consequent upon the Notification issued by the Director Education FATA Peshawar vide No.15358-400 dated 11-10-2017. In pursuance of the Govt: of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(PE)4-5/SSRC/Meeting/2013/ teaching cadre dated 24th July 2014 and recommendation of the Departmental Promotion Committee, the following SCTs/CTs/SDMs/DMs/ SATs/ATs/ STTs/TTs/PSHT/SPSTs (Female) are promoted to the post of SST (Chem-Bio), SST (Phy-Math) and SST (Gen) noted against their each in BPS-16 regular (Rs.18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy, on the terms & condition given below, with immediate effect and recommendation of the placement committee in the interest of public service

S.No	Name, Design and present school	Placement/Adjustment	Remarks
1. 2.	Shabnam Mah Jabeen S.CT GGHS Darazinda Tehseen Gul S.CT GGHS Khoi Bahara Shehnaz Bibi PSHT GGPS Hazrat Khan Kor;	SST (General) BPS-16 GGMS Shahal Ragha SST (General) BPS-16 GGHS Khoi Bahara SST (General) BPS-16 GGMS Spulmaiwam	Against vacant post. Against vacant post. Against vacant post.

Terms and Conditions:

- They would be on probation for a period of one year extendable for a further period of 1
- 2. They will be governed by such rules and regulations as and when issued from time to time by the Provincial Govt. З.
- 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 ail concerned.
- 5. No TA/DA is allowed from joining his/her duty.

6. 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/her in the light of this order will be recovered and if he/she is wrongly promoted, he/she will be reverted.

7. Before handing over charge once again their documents may be checked if they have not the prescribed qualifications as per rules, they may not be handed over charge of the post.

8. The prescribed qualification/documents will be verified from the concerned University/institutions.

Hatow use Hakimullah Khan Wazir)

Agency Education Officer Over FR DIKhan.

Endst: No. 3862-6.7. Dated DiKhan the A3. //o... /2017 Copy to the:

- 1. Director Education FATA Secretariat Peshawar.
- 2. Director Education (E&SE) KPK Peshawar.
- Deputy Commissioner/PA FR DIKhan.
- 4. Principal/Head Master Concerned.
- 5. Officer concerned.

TESTED AHMAD ALL A.S.C

ency Education Officer » FR DIKhan.

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Through Subject

R/Sir.

أمنافي مجبو

Proper Claunci APPEAL FOR PROMOTION FROM PSHT-15 TO THE POST OF SST. BS-16 IN AFO (PR) D.I.KHAN

Am: F

With profound respect it is humbly submitted that one MST Shabilaz Bibl PSHT BS-15 GGPS. Hazrat khan kor(FR) DilKhan, (Placed at SNo 2 of merit/ Seniority list) has been promoted SST BS-16 on regular basis vide your office notification No. 15358-400 dtl1-10-2017 and vide AEO (FR)D.1.Khan, Endst No.386267 dt 23-10-2017(Copy Attached)

The Director of Education

FATA KPK PESHAWAR

2. The Above named mistress is junior to me as the looses her seniority due to transfer from NWAgeney to (FR) D.I.Khin and not fit for promotion on the past of SST BS-16 under the rules./Govt Policy.

3. Similary MST Ghazala jabin PSFIT BP-15-GGPS Landi Baloch (FR) D.I.Khan. (Placed in the merit) Seniority list at S.No.1) is also junior to me as she looses her seniority due to transfer from SDEO (F) Pry Edu Distr: Tank (Settle Area) to AEO (FR) D.F.Khan and due to passing BA in 3rd Division. Sir,

1 was appointed PST(Trained) w.e.f 1-5-1993 in GGPS. Zar piyno and continued my service in (FR) D.I.Khan and passed BA IN 2nd Division in 2005 and B.Ed in 2nd Division w.e.f 16-12-2009.1 passed PST Examination w.c.f 22-11-1992, where as my date of passing PTC Exam has in-correctly been recorded in the merit/ seniority List as 1-05-1995. (photo copy of PTC attached).

Similarly the date of passing PTC Exam of both the above noted mistress has also incorrectly been recorded against their name in the Seniority List by the Depit, because the date of passing PTC Exam and date of appointment as PTC shown as the same.

It is therefore, requested that the service record of above noted mistress may kindly be re-examined and eing senior most teacher, I may kindly be promoted on the post of SST BS-16 w.e.f 11-10-2017& oblige .

ATTESTA

11 A.S.C

U.O.T.

No. 4130 22/18/2017

Forwarded in original to director Edu: FATA spec fightomer for information An a company flease

Ye 2000-11/17

Your obediently

PSHT (BPS -15) GGPS ABDUL WAH/ (FR) D.1.KHAN

sť,

d: 21-11-2017



(COPY IN ADVANCE)

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The Director of Education

FATA KPK PESHAWAR

Through Proper Channel

Subject APPEAL FOR PROMOTION FROM PSHT-15 TO THE POST OF SST. BS-16 IN AEQ (FR) D.I.KHAN

R/Sir,

With profound respect it is humbly submitted that one MST Shahnaz Bibi

PSHT BS-15 GGPS. Hazrat khan kor(FR) D.I.Khan. (Placed at SNo.2 of merit/ Seniority list)

has been promoted SST BS-16 on regular basis vide your office notification No. 15358-400 dt11-10-2017 and

vide AEO (FR)D.I.Khan. Endst No.386267 dt 23-10-2017(Copy Attached)

2. The Above named mistress is junior to me as she looses her seniority due to transfer from NWAgency to (FR) D.I.Khan and not fit for promotion on the post of SST BS-16 under the rules./Govt Policy.

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Similarly the date of passing PTC Exam of both the above noted mistress has also incorrectly been recorded against their name in the Seniority List by the Deptt, because the date of passing PTC Exam and date of appointment as PTC shown as the same.

It is therefore, requested that the service record of above noted mistress may kindly be re-examined and being senior most teacher, I may kindly be promoted on the post of SST BS-16 w.e.f 11-10-2017& oblige .

AHMAD ALLASS

Your obedieatly

Ann. ØGI Gg

Hat. Viels Bibl Pro U.C. B This Harry (Fille

As hereov Crange erred to graph funers har (the graph to the own Day & coale with effect from the date of her the charge in the interest of public service.

B/LAST OF FTC (P) IN F.R TANK.

Her conterity will be determined at the

HOTE:-1) Churge report should be subside the 2) TAZDA stor is not 110008

> (PROP: DR. AEDDE RAUE) DIRICTOR OF EDUCATION PATA, BUTP. PERRAVAL Dated Pesh: the 9/9 12005

Endst: No. 14/10-14 1

3)

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Copy for information and n/action to the

- Agency Education Officer, S.V. Agency it Tink 1)
- Agenny Education Officer, PR Tank w/r to his No. 4018 dt 5) 5-9-2006.
- Bist: Accounts Officer, D.T. Khom 3)
- 4) Agency Accounts CISioer, S.M. As constant

Sellool.

ATTESTED

A HADAT ALL ASC

a Charles and a Relation

Gove Metule

5) Kistress concurne

DY: DIRECTOR OF BUIGHTIGH FATA, N-W.F.P. PESBAVAR

OFFICE OF THE DIRECTOR PRIMARY EDUCATION N.W.F.P. PESHAWAR.

TRANSFER

Miss Samina Naz PTC GGPS Khei Bahara (FR/D.I.Khan) is hereby transferred on her own pay and scale to GGPS Mian Wada D.I.Khan with effect from the date of her taking over charge against vacant PTC post in the interest of Public Service. Note:-

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- 3.

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TA/DA Etc: is not allowed. Her name will be placed at the bottom of the seniority list of District D.I.Khan.

Charge reports should be submitted to all concerned.

Ann. HGB

(SARFARAZ KHAN) 11:51-DIRECTOR. /F.No.560/DPE/PTC(F)/Transfer from FATA to Settled area/ Dated Pesh: the K - > Copy forwarded. to the: -. V Director of Education (FATA) NWFP Peshawar. 1. 2. Agency Education Officer, FR/D.I.Khan. District Education Officer(F)Primary D.I.Khan w/r to ろ・ her No.3816 Dated 30.1.96. 4. Sub Divisional Education Officer(F) D.I.Khan. 5. District Accounts Officer D.I.Khen. 6. Applicant concernet. 7.

PA to Director Frimary Education NWFP Peshawar.

Unter:

DEPUTY DIRECTOR (M&A) DIRECTOR PRIMARY EDUCATION, N.W.F.P. PESHAWAR.

∕∂ed AHMAD ALI A.S.C

PA to the Director E&SE Khyber Pakhtinkhwa

ATTESTED ATHLAD ALL A.S.

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Merit/ Seniority list for promotion from DSHI 35 15 . To the ACSE of Name Father Name Qualification DOB · Dost/Seale DOA Name 9 Schoop Dute of passing pic Ghazala Jabin Do Gulsher khan DSIHT 35-15 Date gran BA/BED 55p.s. 143.91) 3.3.66 (14.3.91) landi Balach Chippet due te Non posing of BA BEd jurd divisia) ad due te traiffertron belling mes te D., u) 29.12.06 PRDICKAN) 55/3 1423 vai 2. Shahnaz Bibi alo MA. 12434 Shell ASHT 35-15. MAHBED 01.01.74 (5.12.92) 11. 02 14 5-12.92 than Heor. 5.12.92 to 6.2. 2002 NWI (transfloerd by own choice) FROIK (Pout is their She is lossing her Serving as transformed from one (Inal FR Derchmilled). Against te other Againey. 2.2.70 MATBED 015:1993 1:5.93 sto 4 m 12am zan 16-12-09 55ps PS14 BS-15 (1-5-95) 3. Rukhsans Biln Abdul wahab cor: FRIM BN

N.I.C : 12101-5155327-9 Address : Guishan Colony, Foit Road, D.I.K 0305-3240000 nssae 710005 PAKISTA Ahmad Ali Advocate eme Court Bar Association, Pakistan ad. Tel: 051/9215185,042/9210970 President 12 tuil دعوى ياجرم ييل دعويٰ ماجرم باعث تحريراً نكر مقدمه مندرجه بالاعنوان ميں اپني طرف داسطے بيردي وجوابد ہي برائے بيشي يا تصفيه مقدمہ بمقا 315 Cu Card all (LER 1-41 کوحسب ذیل شرائط پر دکیل مقرر کیا ہے ، کہ میں ہر پیشی پرخود بذریعہ مختیار خاص رو پر وعداکت حاضر ہوتا رہوں گا۔ادر ہر دقت کیا رہے جانے مقدمہ دکیل صاحب میصوف کواطلاع دیکر حاضر عدالت کرون کا ،اگرییش به مظهر حاضر نه ۶۰۱- اور مقد مدجیر کی غیر حاضر کی وجہ ہے کسی طور پر میرے برخلاف ہو کیا ۔ تو صدا حسب موصوف اسکے کی طرح ذمہ دار نہ ہوں گے ، نیز دکیل صاحب موصوف صدر مقام کچبر کی کے علادہ کمی جگہ یا کچہر کی کے ادقات سے پہلے یا پیچیے یا پر دنغطیل پیر دی کرنے کے ذ مددار نہ ہوں ہے۔ نیز وکیل صاحب موصوف صدر مقام کچہری نے علادہ کسی جگہ یا کچہری کے ادقاب سے پہلے یا پیچھے یا بروز تعطیل ہیروی کرنے کے ذمہ دار نہ ہوں گے۔ ادر مقد مہصدر کچہری کے علاوہ ادرجگہ ساعت ہونے یا بروز تعطیل یا کچہری کے ادقات کے آگم پیچے میں ہونے پر مظہر کو کوئی نقصان سینچے تو اس کے ذمہ زاریا اس کے دائیلے کی معادضہ کے ادا کرنے یا مختانہ دالیس کرنے کے بھی موصوف وَمہ دار نہ ہوں گے۔ مجھ کوکل ساختہ پرداخطہ صاحب موصوف مش کر دہ ذات خود منظور د ټبول بوگا به ادرصاحب وصوف کوترضی دعویٰ، با جواب دعویٰ یا درخواست اجراب ذکری دنظر تانی اییل گکرانی د برهم درخواست 🗴 دستخط اقصد لق کر نے کا بھی افتیار ہوگا ۔ اور کسی تھم یا ڈگری کرانے اور برتشم کا روییہ دصول کرتے اور رسید دینے اور اخل کرنے اور مرتقم کے بیان دینے اور اُس بر ثالثی یا راضی نا مہ و فیصلہ بر حلف کرنے ، اقبال دعویٰ کا بھی اختیار ہوگا ۔ اور بصورت مقسر ہونے تاریخ بیش مقد مہ ندکورہ میرون از کچیری صدر پیروی مقدمہ مذکورہ نظر تانی داہیل دیگرانی و برآ مدگ مقدمه بالمنسوفي ذكري يكطرف با درخواست تحكم امتناعي با قرتى باكرفتاري قمل از فيصله اجرائح فكري بعمي صاحب موصوف كوبشرط ادائيكي علينده مختانه يبردي كا اختبار زومج ا، رتمام مماحته برداخته صاحب موصوف مثل کرده ذات خود منظور و قبول بهوگا به ادر بصورت ضرورت صاحب موصوف کو به یکی اختیار بیوگا که مقد مه ندکوره با استکم س جزء کی کا روائی پابصورت درخواست نظرتانی اییل با تکران یا، نیمر معامله مقدمه مذکوره کسی و دسرے وکیل یا بیرسز کواپنے بمجامئے بااپنے ہمراہ مقرر کریں ۔ اورایسے مشیر قانون کو تجمی ہرام میں دہل اور دیسے اختیارات حاصل ہول کے ، جیسے صاحب موصوف کو حاصل ہیں، اور دو ران مقدمہ میں جو کچھ ہر خانہ التواء پڑایگا ، وہ صاحب ا موصوف کا حق ہوگا۔ نگر صاحب موصوف کو یو رکی فیس تاریخ بیشی ہے پہلے ادا نہ کر دن گا۔ تو صاحب موصوف کو یو را اختیار ہوگا کہ وہ مقد مہ کی بیر دی نہ کر س اور ایک صورت میں میر اکوئی مطالبہ کسی قشم کا صاحب موصوف کے برخان نہیں ہوگا۔ ئهذاوكالمت تامدلكحد بإجهدتا كدسنددج 03 11 14 31 .201X مضمون وكالسة بالعبدين لبياب رادراجيهي طرح سمجهلها ب ادرمنز - (13:11) hacna Bibi

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

No. SSS of 20 /8 Appellant/Petitioner Versus How Add Mig Sur FATRespondent hawad Asency Education office, F.K. Notice to:

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

Copy of appeal is attached. Copy of appeal has already heen sent to you vide this

office Notice No.....dated.....

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

Day of.....

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Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"B"

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

No.

Notice to:

..... of 20 18 Volisanna 187Appellant/Petitioner 12 showard VersusRespondent Respondent No. Parnary Scheel 1, presently posted us SST

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in F 1 the above case by the petitioner in this Court and notice has been ordered to issue. You are Dhereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......at <u>8.00 A.M.</u> If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing <u>4 copies</u> of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

.....dated.....

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office Notice No.....

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

Septer tool 15 Day of..... aut D-J-Ishan Registrar, Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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

.. of 20 /. Appeal No.. 165 samaAppellant/Petitioner Reshaway Respondent spondent No. Servertar Secretaria FA Way Sale 1

Notice to:

No.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....dated.

Always quote Case No. While making any correspondence.

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

21 Dremader 18 • **Day of.....** Registrar, Khybør Pakhtunkhwa Service Tribunal, Peshawar. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Note: 1.



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

Kulch Sana 181 R. Appellant/Petitioner Krough Addi chief Guy FATRespondent chavers ondent No...... Director Education FATA, FATA Surritariate warsal (Pend Peshawar.

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

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

Day of.....

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Notice to:

Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar,

Note: 2.

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

PESHAWAR.

No.

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Appeal No..... Kukhsana BiRI Appellant/Petitioner Tronch Add Chick Curl .Respondent Respondent No..... Additional thick Secretary FATA Secretariant, wassall Road, Per Notice to: Perhaward.

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

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

S.J. 08.1.40 L.S Day of..... camp court D-Lilthan) Registrar. Khyber Pakhtunkhwa Service Tribunal, ~ Peshawar.

Note: 1.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. <u>385</u> of 20¹⁸ KUKhSaina BilBi <u>Appellant/Petitioner</u> <u>HIEUGH Addle Mich Scing FATA Peshawor</u> <u>HIEUGH Addle Mich Scing FATA Peshawor</u> <u>Respondent No.</u> <u>Crivit: OF K. Pik Krowph Addle Chief Seischerf</u> <u>FATA Seventariant. Wartscik Rund, Peshawor</u>.

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

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

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office Notice No.....

Day of.....

Received an 05-11-201

Given under my hand and the seal of this Court, at Peshawar this..... $\frac{2}{2}$

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Registrar, Khyber Pakhtunkhwa Servic Peshawar.

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