30th Sept 2022

None for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

On the previous date tour to D.I.Khan was cancelled, therefore, notices be issued to the parties and their counsel. To come up for arguments on 27.10.2022 before D.B at camp court D.I.Khan.

(Salah Ud Din) Member(J)

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

27th Oct 2022

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the case. Last chance is given to last argue the case on the next date, failing which the case will be decided on the available record without arguments on 24.11.2022 before D.B at camp court D.I.Khan. P.P given to the parties.

(Rozina Rehman) Member(J)

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

Tour is Cancelled, therefore, case is adjourned to 24.05.2022 for the same as before.

24.05.2022

Learned counsel for the appellant present. Mr. Muhammad Kamran, ADEO (Litigation) alongwith Mr. Farhaj Sikandar, District Attorney for the respondents present and sought time for submission of reply/comments.

Previous date was changed on Reader Note, therefore, last chance given. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply deeming the same as waived off by the respondents. Adjourned. To come up for submission of written reply as well as arguments on 26.07.2022 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

26/07/2022

vacation

Due le Summer Cane up 30/08/2022

Appellant present through counsel.

Security and process fee was not deposited. Learned counsel for appellant requested for extension of time to deposit security and process fee; granted with direction to deposit the same within 10 days in office, where-after, notices be issued to respondents for submission of reply/comments within 10 days in office. If the reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. To come up for arguments on 14.12.2021 before D.B at Camp Court, D.I.Khan.

Appellant Deposited
Security a Process Fee

(Atiq ur Rehman Wazir) Member(E) Camp Court, D.I.Khan (Rozina Rehman) Member(J) Camp Court, D.I.Khan

14.12.2021

Counsel for appellant present.

Muhammad Adeel Butt, learned Additional Advocate General for respondents present.

Notices be issued to the respondents with direction to furnish reply/comments within 10 days of the receipt of notice in office, positively. To come up for arguments on 25 01.2022 before the D.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J)

Chairman
Camp Court, D.I.Khan

28.07.2021

25

Nemo for the appellant. This case belongs to the D.I.Khan Region and such cases were previously heard at camp court, D.I.Khan. May be notices issued to appellant/counsel have not been received by them, therefore, they are not in attendance. Anyhow having gone through the memorandum of appeal and copies of documents annexed there-with, there are arguable points warranting admission of appeal for full hearing. Therefore, this appeal is admitted for regular hearing subject to all just and legal objections including limitation. appellant is directed to deposit security and process fee within. 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days notices, positively. after receipt of reply/comments are not submitted within the stipulated time, 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 25.10.2021 before the D.B, at camp court D.I.Khan.

Chairman

Form- A

FORM OF ORDER SHEET

Court of	

	: .Case No	4811/ 2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	. 3
1-	12/04/2021	The appeal of Mr. Muhammad Kashif Ali received today by post through Mr. Muhammad Anwar Awan Advocate may be entered in the
		Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2- ·	04/06/2021	This case is entrusted to S. Bench Peshawar. Notices be issued to
		appellant/counsel for preliminary hearing on $28/07/2021$.
		CHAIRMAN
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BEFORE THE KP SERVICE TRIBUNAL PESHAWAR CAMP AT DERA ISMAIL KHAN.

Appeal	no	of 2021.
		·

484/21

Muhammad Kashif Ali

VERSUS

Director Education and others

INDEX

No.	Particulars	Annexure	Pages
1	Appeal	1	4 4
2	Copy of Service certificate.	A	1-3
3	Copy of Notification.	В	5-11
4	Copy of Letter Dated 30-06-2020.	C	19,
-5	Copy of Notification.	D	12
6	Copy of Office Order dated 16-11-2020.	Ē	*6///
7	Copy of Office Order dated 18-12-2020.	F	189
8	Copy of Departmental Appeal.	G	13
9	Wakalat Nama.	H ·	19

Your humble Petitioner

Muhammad Washif Ali

Dated; 09-04-2021.

Mohammad Anwar Awan Advocate Supreme Court.

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR CAMP AT DERA ISMAIL KHAN.

Appeal no..... of 2021.

Muhammad Kashif Ali DM Government Middle School No#2 D.I.Khan.

VERSUS

- 1. Director Elementary and Secondary Education Deptt: Peshawar.
- 2. Deputy Director (Estab) Elementary and Secondary Education Deptt: Peshawar.
- 3. District Education officer (male) Elementary and Secondary Education Deptt: D.I.Khan.
- 4. Sub-District Education Officer (male) D.I.Khan.
- 5. Account Officer Kechary Road D.I.Khan.
- 6. Government of KPK through secretary Elementary and Secondary Education Deptt: Peshawar.

APPEAL UNDER SECTION 4 OF KP SERVICE TRIBUNAL ACT 1974 AGAINST ILLEGAL AND MALAFIDE OFFICE ORDER DATED; 16-11-2020 REGARDING WITHDRAWL OF ASDJUSTMENT ORDER DATED; 29-07-2020 AND VIDE OFFICE ORDER DATED 18-12-2020, WITHDRAW THE PROMOTION NOTIFICATION OF APPELLANT 07-02-2020 ON THE BACK OF APPELLANT.

That the brief facts of the case are as under:

- 1. That the Appellant is appointed as DM on 14-05-2014. Copy of Service Certificate is Annexure A.
- 2. That The case of promotion of Appellant as SST (Bio. Chem) BPS-16 on regular basis was processed by the Department and after fulfillment of all codal formalities the Appellant was promoted as SST vide notification Dated 07-02-2020. The Appellant service are placed at the disposal of respondent No 3 for further adjustment against the post of SST. Copy of Notification is annexure B.
- 3. That Muhammad Arif filed Appeal before respondent No1 in which Challenge the above said Notification which was decided with the direction to consider him for the SST before next DPC subject to his

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seniority cum fitness. Copy of Letter dated 30-06-2020 is Annexure C.

- 4. After the decision of Appeal, the Appellant was adjusted as SST at Government High School Rang Pur Shumali D.I.Khan vide notification Dated 29-07-2020. Copy of Notification is Annexure D.
- 5. That after the decision of Appeal, the respondent No3 issued Office order dated 16-11-2020 and withdraw the adjust order dated 29-07-2020 due to reason that after finalization of seniority process of NTS employees, the Appellant declared as Junior from other. Copy of Office order Dated 16-11 2020 is Annexure E.
- 6. That after issuance of Office order Dated 16-11-2020 the Respondent No 1 issued its office order Dated 18-12-2020 regarding withdraw of earlier Promotion notification dated 07-02-2020. Copy of Office order dated 18-12-2020 Is Annexure F.
- 7. That feeling aggrieved from Office order Dated 16-11-2020, the appellant file departmental Appeal before Respondent No#1 which was not decided till now. Copy of departmental Appeal is Annexure G.
- 8. That feeling aggrieved from above said office orders, petitioner is constrained to approaches this honorable court on the following amongst other:

Minan

GROUNDS;

- 1. That the appellants are not treated in accordance with law and the actions of the respondents are malafide besides being discriminatory and harsh.
- 2. That Respondent No 3 without issuing any provisional seniority list nor calling any objection list, finalize the list of NTS employees appointed during the period w.e.f 2014 to 2017 which is totally against the law and norms of Justice.
- 3. That the notification dated 27-02-2020 was challenged by one Muhammad Arif which was decided with the direction to consider his case for next DPC but respondent No 3 without any direction of his superior, on his own issued office order dated 16-11 2020 by deciaring Appellant as junior. It is astonishing fact that

- Respondent No 1 has impressed his thumb by following the letter of respondent No 3 dated 16-11-2020 without examining the record of seniority nor consider his previous decision dated 30-06-2020.
- 4. That before withdrawal of promotion and adjustment order, no show cause notice was issued to the Appellant nor opportunity of hearing is provided and decided the case in Ex-parte manner which is totally against the law, ultra vires and without lawful authority.

In view of the above, It is, therefore, most respectfully prayed that on acceptance this appeal this honorable court may pleased to declare that the Office Order Dated; 16-11-2020 being void, illegal, without lawful authority and of no legal effect office order dated; 18-12-2020 issued on the basis of ibid order is also void, illegal, without lawful authority and appellants may pleased be reinstated at the post of SST,BPS-16 with all back benefits.

YOUR HUMBLE APPELLANT

Muhammad Kashif Through Counsel

Dated; 09-04-2021:

Mohammad Anwar Awan Advocate Subreme Court

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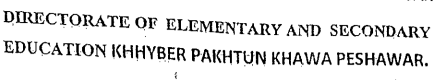
Muhammad Kashif Ali do hereby solemnly affirm and declare on OATH that the contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable court.

12101-9698646-7 Deponent.

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Subject: SERVICE CERT	<u>IFICATE</u>		1	
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Son of Mr. SHOUKHT		has	been servin	d as a permanent
Government Servant in the	EDUCATIO	7/	1	
Department since /4	-05-2016	, 	 	····
At present he is working as	DM.	1	1	
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ISHRAT ART PRESS D. I. KHAN PH:0966733981

Promotion of SST of District DLK



Notification

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(B&A)/1-18/E&SE/2012, dated 11.7.2012 and Finance Department Endorsement No.SO(FR)/FD/ 10-22(E)2010 dated 16.7.2012, the following SCT/CT, SAT/AT, STT/TT, S.Qari and PSHT/SPET/PST (Male) are promoted to the post of SST (G), SST (Bio/Chem) and SST (Phy/Maths) in PBPS-16 (Rs.18910-1520-64510) respectively, plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given blow with immediate effect, and further they will be adjusted by the District Education Officer concerned.

A. Promotion to SST (General)

ITEM No.1. PROMOTION OF SCT (BPS-16) MALE TO THE POST OF SST (G) BPS-16
ON REGULAR BASIS

on resoluting signs	
Total No. of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
40% SCT/CT Quota to SST (G)	10
Posts Available for Promotion (G)	10
Proposed SCT for Promotion to SST (G)	10

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as	Qual:	Remarks
	#	Official	301001	ψ W1	Regular CT	•	
1	30	Khalid	GHSS No.2	1.9.1963	21.3.1993	M.Ą,	Services are placed at the disposal of
. 1	30	Mujtaba	I D.I.K		_	C.T,	DEO (M) D.I.Khan for further adjustment
		Majtobo	J			B.Ed	against the post of SST (G)in BPS-16 on
	1.						Regular Basis with immediate effect.
	32	Aman Ullah	GH5 No.1	2.4.1963	22.3.1993	M.A,	Services are placed at the disposal of
2	32	Anian Once	P.Pur			C.T,	DEO (M) D.I.Khan for further adjustment
			' 5'			B.Ed	against the post of SST (G)in BPS-16 on
Ì							Regular Basis with immediate effect.
<u></u>	+	Muhammad	GHSS No.3	20.4.1958	22.3.1993	B.A, C.T	Services are placed at the disposal of
3	33	1 .	D.7.K			B.Ed,	DEO (M) D.I.Khan for further adjustment
Ì		Fayyaz	D.I.K.			M.Ed	against the post of SST (G)in BPS-16 on
			1				Regular Basis with immediate effect.
ļ		1	GHS	8.9.1971	22.3.1993	M.A,	Services are placed at the disposal of
4	35	Haq Nawaz	Naivila		1	C.T,	DEO (M) D.I.Khan for further adjustment
			14914110		ļ	B.Ed	against2the post of SST (G)in BPS-16 on
							Regular Basis with immediate effect.
		111-6	GHS Din	11.10.1971	22.3.1993	Μ.Λ,	Services are placed at the disposal of
5	36	Ihsan Ullah	Pur Khan	,		C.T,	DEO (M) D.I.Khan for further adjustment
-			PUI KITON	'		B.Ed	against the post of SST (G)in BPS-16 on
-						_	Regular Basis with immediate effect.
-			GHS Hassa	18.2.1968	23.3.1993	M.A.	Services are placed at the disposal of
6	37	ì	D.I.K	1		P.T.C,	DEO (M) D.I.Khan for further adjustment
-	}	Munir				B.Ed	against the post of SST (G)in BPS-16 on
		ļ	. }	-1			Regular Basis with immediate effect.
	, -	Noor Ahmac	GHSS No.3	15.3.1964	6.4.1993	B.A,	Services are placed at the disposal of
- '	7 39	Noor Anmac	D.I.K	1	İ	C.T,	DEO (M) D.I.Khan for further adjustment
1		Α.	Dillik			B,Ed	against the post of SST (G)in BPS-16 on
		ĺλ	}	\			Regular Basis with immediate effect.
L		<u> </u>				,	<u> </u>

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·	41	Abdul	GHS No.2	1		Prot	motion of SST of District DLK
9	44	Mujeeb	D.1.K	21.12.1966	7.4.1993	8.A.C.T, B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjust
	44	Ashiq Hussain	GHS Jatta	1.12.1969	29.4.1993	M.A,	against the post of SST (Glin BPS-16 on Regular Basis with immediate effect. Services are placed at the disposal of DEO (M) D.1.Khan for further adjustment
10	45	Jehangir Khan	GHSS Kachi Paind Khan	6.12.1969	29.4.1993	B.Ed, M.Ed M.A,	Regular Basis with immediate effect
			, auto khan	,		CT, B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

ITEM No.2. PROMOTION OF SAT(BPS-16) MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

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S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular AT	Qual;	Remarks
1		Muhammad Kalim Ullah	GHS Hafiz Abad	13.11.1969	12.5.1992	B.A, B.Ed	Services are placed at the disposal of DEO (M) D.L.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

ITEM No.3. PROMOTION OF STT(BPS-16) MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
4% STT/TT Quota to SST (G)	0.96
Posts Available for Promotion to SST (G)	1
Proposed STT for Promotion to SST (G)	1

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular TT	Qual:	Remarks
1	88	Muhammad Arif Mehmood	GHSS 'Muryali	9.6.1970	13.12.1999	M.A, B.Ed :	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (GJin BPS-16 on Regular Basis with immediate effect.

ITEM No.4. PROMOTION OF S.QARI (BPS-16)MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No. of Vacant Post of SST(G)	24
25% Initial Recruitment of SST (G)	6
75% Promotion Quota of SST (G)	18
40% S.Qari Quota to SST (G)	0.72
Posts Available for Promotion to SST (G)	1
Proposed S.Qari for Promotion to SST (G)	1

5#	Sn	Name of	Name of	Date of	Date of	Qual:	Remark
	#	Official	School	Birth	Apptt: as		
			,		Regular		
	L . Հա.	Tromonon Que	<u> </u>		· 1	1	
Pro	posed	STT/TT for Pr	omotion to S	ST (G)			
						:	
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Promotion of SST of District D1 K

Muhammad	GHSS No.2	17.3.1988	1334		
Ramzan	D.I.Khan	4	23.1.2012	B.E0	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect.

ITEM No.5. PROMOTION OF PSHT MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(G)	
25% Initial Recruitment of SST (G)	24
75% Promotion Quota of SST (G)	
40% PSHT Quota to SST (G)	18
Posts Available for Promotion to SST (G)	5
Proposed PSHT for Promotion to SST (G)	5
The second for Fromotion to SST (G)	5

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PSHT	Qual:	Remarks
1	259	Hashmat Ullah	GPS Kot Rab Nawaz	25.9.1969	14.11.1990	B:A, 8.Ed	Services are placed at the disposal of DEO (M) D.I. Khan for further adjustment against the post of SST (G) in BPS-16 on Regular Basis with immediate effect.
2	273	Musarrat Hussain Shah	GPS Khushrana	1.10.1963	30.11.1990	8.A, 8.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G) in BPS-16 on Regular Basis with immediate effect.
3	280	Muhammad Rafiq	GPS Sheikh Rajoo	28.9.1964	30.11.1990	B.A, 8.Ed	Services are placed at the disposal of DEO (M) D.I. Khan for further adjustment against the post of SST (G) in BPS-16 on Regular Basis with immediate effect.
4	304	Hafiz Aman	GPS Wanda Balochan GU	10.11.1968	30.11.1990	B.A. B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G) in BPS-16 on Regular Basis with immediate effect.
5		Niaz Hussain	GPS Ijaz Abad	11.5.1964	1.12.1990	B.A, B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (G)in BPS-16.on

B. Promotion to SST (Bio/Chem)

ITEM No.1. PROMOTION OF SCT/CT MALE TO THE POST OF SST (Bio/Chem) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(Bio-Chem)	8
25% Initial Recruitment of SST (Bio-Chem)	2
75% Promotion Quota of SST (Bio-Chem)	6
40% SCT/CT Quota to SST (Bio-Chem)	3
Posts Available for Promotion to SST (Bio-Chem)	3
Proposed SCT for Promotion to SST (Bio-Chem)	3

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apott: as Regular CT	Qual;	Remarks
i •1	345	Ubaid Ullah	GHS Gomal Kala	2.10.1986	14.5.2014	MA, CT, B.Ed	Services are placed at the disposal of DEO (M) D.I. Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.
2	350	Muhammad Sajjad Ali	GHS Potha	26.6.1989	14.5.2014	85, B.Ed A.D.E	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.

Proposed STT/TT for Promotion to SST (G)

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M.Éd against the post of SST (G)in BPS-16 on Regular Basis with immediate effect. Services are placed at the disposal of M.A, LIDEO (MI.D.I.Khan for further adjustment

Promotion of SST of Distric

»1/3	447	Sohail Nawaz	GMS Kotla	25.0	_	.Prot	motion of SST of District DLK
			Qaim Shah			MA, CT,	Services are placed and
							Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular D.
	ITI	EM No.2. PR	ROMOTION	OF SDAZO			BPS-16 on Regular Basis with Immediate

ON OF SDM/DM MALE TO THE POST OF SST (Bio-Chem) BPS-16 ON REGULAR BASIS

Total No.of Vacanto	DV912	(pro-Chetti)
25% Initial Recruitment of SST(Bio-Chem)		
		8
 75% Promotion Quota of SST (Bio-Chem) 4% SDM/DM Quota of SST (Bio-Chem)		
in all out in the		,
Proposed SDM for Promotion to SST (Bio-Chem)	1	
SH C- (OIO-CREM)	1	

S#		Name of	Name of	1	1 1				
S# 1		Official	School	Date of Birth	Date of Apptt: as Regular DM	Qual:	Remarks		
	171	Kashif Ali	GMS No.2 D.I.Khan	10.4.1989	14.5.2014	B.Sc: (Bio- Chem) B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.		

ITEM No.3. PROMOTION OF PSHT/SPST/PST MALE TO THE POST OF SST (Bio-Chem) BPS-16 ON REGULAR BASIS

Total No of Vacant B	
Total No.of Vacant Post of SST(Bio-Chem)	
25% Initial Recruitment of SST (Bio-Chem)	8
75% Promotion Quota of SST (Bio-Chem)	2
20% PSHT/SPST/PST Quota to SST (Bio-Chem)	3
Proposed Resystems	2
Proposed PSHT/SPST/PST for Promotion to SST (Bio-Chem)	2
SH S H I	<u>-</u>

5#	5n #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	944	Muhammad Akram	GPS No.2 Ramak	4.7.1974	21.2.1998	BA, BSc (Aaddl: Chem & Zoology) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis
2	1065	Khalil Ahmad	GPS No.2 Maddi	20.9.1979	16.10.2004		with immediate effect. Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Bio/Chem) in BPS-16 on Regular Basis with immediate effect.

C. Promotion to SST (Phy/Maths)

ITEM No.1. PROMOTION OF SCT/CT MALE TO THE POST OF SST (Phy/Maths) BPS-16 ON REGULAR BASIS

, — — — — — — — — — — — — — — — — — — —	
Total No. of Vacant Post of SST(Phy/Maths)	
25% Initial Recruitment of SST(Phy/Maths)	8
75% Promotion Quota of SST (Phy/Maths)	2
40% SCT/CT Quota to SST (Phy/Maths)	6
Posts Available for Promotion to SST (Phy/Maths)	3
Proposed SCT/CT for Promotion to SST (Phy/Maths)	3
	3

4% SAT/AT Promotion Quota to SST (G)	
4% STT/TT Promotion Quota to SST (G)	7
3% S.Qari Promotion Quota to SST (G)	1
Proposed STT/TT for Promotion to SST (G)	2

B.A.C.T. Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Glin BPS-16 on

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5# -	Sn # -	Name of Official	Name of	Date of	D-4	·	_
1	306	Khalil-ur-	School	Birth	Date of Apptt: as	Qual:	Remarks
•	300	. Rehman	GHSS Karri Shamozai	1.2.1970	Regular CT 1.8.2006	BS.c CT,	Sandan
			2.unino2ai		-	B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basingth in ST (Phy/Maths)
2	323	Muhammad Jamshed	GMS Thoya Fazil	1.8.1978	29.10.2006	M.Sc (Physic) CT, B.Ed	with immediate effect. Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis
3	357	Mulazim Hussain	GHS Belot Sharif DIK	15.10.1969	17.5.2014	MA, CT,	with immediate effect. Services are placed at the disposal of
					B.Ed,M.Ed	DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.	

ITEM No.2. PROMOTION OF SAT/AT MALE TO THE POST OF SST (Phy/Maths) < BPS-16 ON REGULAR BASIS

		¥*
Total No. of Vacant Post of SST(Phy/Maths)	8	
25% Initial Recruitment of SST(Phy/Maths)	2	
75% Promotion Quota of SST (Phy/Maths)	6	
4% SAT/AT Quota to SST (Phy/Maths)	0.32	= 4
Posts Available for Promotion to SST (Phy/Maths)	. 1	
Proposed SAT/AT for Promotion to SST (Phy/Maths)	· 1	

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as : Regular AT	Qual:	Remarks
1	175	Muhammad Ehsan	GMS Musa Khar	19.8.1987	14.9.2014	B.Sc (P/M) B.Ed, M.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.

ITEM No.3. PROMOTION OF PSHT/SPSHT/PST MALE TO THE POST OF SST (Phy/Maths) BPS-16 ON REGULAR BASIS

Total No. of vacant post of SST(Phy/Maths)	. 8
25% initial recruitment of SST(Phy/Maths)	2
75% Promotion quota of SST (Phy/Maths)	6
20% PSHT/SPSHT/PST Quota to SST (Phy/Maths)	2
Posts available for Promotion to SST (Phy/Maths)	2
Proposed PSHT/SPSHT/PST for Promotion to SST	2
(Phy/Maths)	

S#	Sn#	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	788	Riaz Hussain	GPS Shah Dau	1.2.1973	31.1.1996	B.Sc(Add: Phy/Maths) B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.
2	1073	Muhammad Attiq Ullah	GPS Wanda Sheru	11.12.1982	16.10.2004	B.5c {Phy/Maths} B.Ed	Services are placed at the disposal of DEO (M) D.I.Khan for further adjustment against the post of SST (Phy/Maths) in BPS-16 on Regular Basis with immediate effect.

SCHARLE

2/21/2

Promotion of SST of District DI K

Terms and conditions:-

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

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.

Charge report should be submitted to all concerned.

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

No TA/DA is allowed for joining their duty.

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

Before handing over charge their documents may be checked. If they-have not the required relevant qualifications as per rules, they may not be handed over charge of the

(Hafiz Dr. Muhammad Ibrahim)

Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No. 2439_44 / File No.1/Promotion SST (PSB-16) Dated Peshawar the 07-2-20

Copy forwarded for information and necessary action to the: -

Accountant General Khyber Pakhtunkhwa Peshawar. 2. District Education Officer (M) Dera Ismail Khan.

3. District Accounts Officer Dera Ismail Khan

4. Officials Concerned.

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

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

M/File

Dy: Director (Estab)

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

7/02/2020

Hested



 C_{i}

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Tel # 0966-9260128-9280131 Email, emisdikhan@gm=ii.com

NOTIFICATION

Coast quent upon the recommendation of the Departmental Promotion Committee and in pursuase. of the Euroctor Elementary and Secondary Education KPK Penhawar office Endst No 8439-44/Fele (BPS-16) Dated Peshawar 07 02.2020 whereby SCTs/CTs./PSHTs/PSTs were promoted to the post SST (Bio-Chem) (BPS-16 (Rs.18910-1520-645101 peas usual allowances as admissible under the rules on regular basis under the existing policy of the Provinced descriment and hereby posted against the vacant post with immediate effect in the interest of public service. On term and condition given below:

Promotion of SCT/CTs to the post of SST(Bio-Chem) BPS-16

S#	S.L.#	Name of Official	Present place of posting	Date of Birth	Posted at	Remarks
á	345	Ubaidullah	GHS Gomal Kalan D.I.Khan	02-10-1986	GHS Gomal Kalan D.I.Khan	A.V P
2	350	Muhammad Sajjad Ali	GHS Potah D.I.Khan	26-06-1989	GHSS No.3 D.I.Khan	AVP
3	447	Sohail Nawaz	GMS Kotla Qaim Shah D.I.Khan	25-03-1970	GHS Gara Hayat D.I.Khan	AVP

Promotion of PSTs to the post of SST(Bio-Chem) BPS-16

SH	\$.L.#	Name of Official	Present place of posting	Date of Birth	Posted at	Remarks
1	944	Muhammad Akram	GPS No.2 Ramak D.I.Khan	04-07-1974	GHS Kori Hote D.I.Khan	AVP
2	1065	Khalii Ahmad	GPS No.2 Maddi D.I.Khan	20-09-1979	GHS No.7 D.I.Khan	

Note:

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

The will be governed by such rules and regulations as may be issued from time to time by the Govt

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

Charge reports should be submitted to all concerned.

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

No. TA/DA etc is allowed.

The will give an under taking to be recorded in their service book to the effect that if any over payments is made to him in the light this order will e recovred and if he is wrongly promoted order

> Sd/-DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KRAN

Dated D.I.Khan the 12/02 12020 VE-11/SST/Promotion

I spy fortwarded for information and necessary action to the.

Digitation RESE Khyllor Palithronianus Pathawar Canada Camperoller of Accounts D.I. Knan By saids Secretary to the Gove of KPK East Department Pendawar Principal Aleganistan conscional

Activitional Education Officer (Male) commented

C-12-

To

The Oistrict Education Officer, (Male) D.I Khan.

Subject: Memor

APPEAL FOR PROMOTION FROM DM/SOM TO SST.

I am directed to enclose herewith an appeal submitted to this office by fur Muhammad Arif DiM GMS Chair Roshan on the subject cited above, for your perusal and to ask you to consider his case for submitting before the next OPC subject to his seniority-cum-fitness as per rules/policy in vogue.

Deputy Olrector (Estab)
Elementary & Secondary Education
Knyber Pakhtunkhwa

Endst: No.

Copy of the above s to

> Degrity City To (AESLA) Elementary & Secondary Fouralts (Kitysen Bakhlus Elem (* 1747)

Regular Basis with immediate effect.

Services are placed at the disposal of



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Tel # 0966-9280128-9280131 Email. emisdikhan@gmail.com

NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Director Elementary and Secondary Education KPK Peshawar Endst: 8439-44/File No.1/Promotion SST(BPS-16) Dated Peshawar 07.02.2020 whereby the following <u>SDM/DM</u> were promoted to the post SST(B/C)B-16 (Rs.18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government and hereby posted against the vacant post on school based with immediate effect in the interest of public service. On term and condition given

Promotion of SDM/DM to the post of SST(B/C)BPS-16

		T					-
	S#	S.L.#	Name of Official	Present place of posting	Date of Birth	Posted at	Remarks
į	1	171	Kashif Ali	GMS No.2 D.I.Khan	10.04.1989	GHS Rangpur Shumali D.I.Khan	A.V.P

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

Charge reports should be submitted to all concerned.

Their Inter-se-seniority on lower post will remain intact

No. TA/DA etc is allowed.

They will give an under taking to be recorded in their service book to the effect that if any over payments is made to him in the light this order will e recovred and if he is wrongly promoted order will be reversed.

> Sd/-DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Endst: No. 14249 -57 AE-II/Promotion

Dated D.I.Khan the 27

Copy forwarded for information and necessary action to the:-

Director, E&SE Khyber Pakhtunkhwa Peshawar.

District Comptroller of Accounts D.I.Khan. 3.

PS to the Secretary to the Govt. of KPK E&SE Department Peshawar.

District Monitoring Officer, (IMU) D.I.Khan.

Principals/Headmasters concerned.

Accountant Middle Male Schools local office 6.

Candidate concerned.

8.

IALE) DERA ISMAIL KHAN

B Fd : M.Éd

are placed at the disposal of DEO (M) D.I. Khan for further adjustment against the post of SST (G)in BPS-16 on Regular Basis with immediate effect. Services are placed at the disposal of

М.А, . ĊT,

DEO (M) D.I.Khan for further adjustment against the post of SST/Gline

F = 14-



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Tol # 0966-9280128-9280131 Emali, emisdikhan@gmail.com

OFFICE ORDER

Consequent upon the finalization of Seniority process of NTS Employees appointed during the period w.e.from 2014 to 2017, and since Mr. Kashif Ali, DM declared as junior from the others, so his adjustment order against the post SST of (B/C) at GHS Rangpur Shumali D.I.Khan issued vide this office Endst: No. 14249-57/AE-II/Promotion dated 29-07-2020 is hereby with drawn with retrospective effect.

Note:- He is hereby adjusted against his original DM (BPS-1-5) post and station.

DISTRICT EDUCATION OFFICER (MALE) DERA ISHAIL KHAN

Endst No.

Copy to the:-

- Director, Elementary & Secondary Education KPK Peshawar.
- Dy: District Education Officer (M) D.I.Khan. 2.
- District Accounts Officer, D.I.Khan.
- District Monitoring Officer (IMU) D.t.Khan.
- Headmaster, GHS.Rangpur Shumali D.I.Khan.
- Official Concerned.

ALE) DERA ISMAIL KHAN

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DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATON KHYBER PAKHTUNKHWA PESHAWAR

OFFICE ORDER

The Competent Authority is pleased to withdraw the Promotion Order of District D.I Khan bearing No. 8439-44 dated 7-02-2020 in respect of Mr. Kashif Ali DM only promoted to SST (B/C) occurring at Serial No.1 under Item No.2, on the basis of finalization of Seniority List on the part of DEO (M) D.1 Khan as reported by the DEO concerned vide No. 23726 dated 16-11-2020.

21.12.1966

DIRECTOR
Elementary & Secondary Education
Khyber Pakhtunkhwa

Endst: No. 5 5 F.NO.1 /SST (M)/Absence Reports

Dated the Peshawar 12/12 2020

Copy forwarded to the:

- 1. District Education Officer (M) D.I Khan with the remarks to this explain his position for submitting proposal in respect of junior candidates and violating the rights of deserving ones immediately.
- 2. District Accounts Officer D.1 Khan..

Atlested

A. Master Copy

Deputy Director (Estab) Elementary & Secondary Education Khyber Pakhtunkhwa

The Worthy Director.

Elementary & Secondary Education Department.

Khyber Pakhtunkhwa Peshawar.

Through

District Education Officer (Male) Dera Ismail Khan

Subject:

APPEAL AGAINST THE ORDER DATED 16.11.2020 ISSUED BY DEO (M) DIKHAN

Respected Sir,

With profound regards and best wishes it is submitted;

- 1) That the E&SE Department had decided to promote different cadres teachers to the post of SST BS-16 in the year 2019.
- 2) That the promotion to the post of SST was according to the quota reserved in the light of Notification dated 13th Nov 2012. (Annexure A)
- 3) That 4% quota reserved for promotion of DM to the post of SST BS-16. The office of the District Education Officer (M) DIKhan decided to promote one DM to the post of SST (Bio/Chemistry).
- 4) That for the promotion to post of SST, the office of the District Education Officer (M) DIKhan finalized seniority lists of different cadres in the month of September 2019. This seniority list was based in the light of Employee Regularization Act 2018. (Annexure B)
- 5) That the seniority list of DM/SDM was published in the month of Sep 2019 for appeals / queries but no appeals were made in the stipulated time. Therefore, the office of the District Education Officer (M) DIKhan finalized the seniority list of DMs. As per final seniority list the name of undersigned was falls in the orbit of promotion zone.
- 6) That the office of the DEO(M)DIKhan called files from different cadres teachers along with undersigned for promotion to the post of SST.
- 7) That the HM GMS No. 2 DIKhan received call / message from office of the DEO(M)DIKhan and directed me to provide the record (Bio Data, ACRs, Involvement Certificate, Service Certificate. Last Pay Slip, Appointment Order, Copy of Academic Certificates) to the office of the District Education provide the required documents to the office of the DEO(M)DIKhan through HM GMS No. 2 DIKhan. The undersigned through HM GMS No. 2 DIKhan. (Annexure C)

Page 1 of 3

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Mob: - 0333 9869489

- 8) That the E&SE Department scheduled Departmental Promotion Committee meeting on 11th Nov 2019 at Directorate of E&SE KPK Peshawar. The Departmental Promotion Committee recommended me for the promotion of SST (Bio/Chemistry) and the minutes of the Departmental Promotion Committee were notified by the office of the worthy Director E&SE Department vide Ends No. 8439-44 dated Peshawar the 07.02.2020. (Annexure D)
- 9) That the services of all the promotee were placed at the office of the DEO(M)DIKhan for further adjustment in the different schools of the district DIKhan, in compliance of the above mentioned notification the office of the DEO(M)DIKhan issued the adjustment orders of all the promotee teachers vide order dated 12.02.2020, except me (Mr. Kashif Ali). This act of the DEO(M)DIKhan was against the law and beyond his authority. (Annexure E)
- 10) That the undersigned contacted to the office of the DEO(M)DIKhan regarding non issuing of adjustment order as SST (Bio, Chemistry), the office informed me that one Mr. Muhammad Arif filed appeal against my promotion therefore, DEO(M)DIKhan did not issued your adjustment order. The appeal after issuing of promotion order was against the law because the office of the DEO(M)DIKhan had public the seniority lists as per law and no appeal were received by the office of the DEO(M0DIKhan, therefore, the appeal filed by the one Mr. Muhammad Arif after the issuing notification by the Director E&SE KPK Peshawar was against the law and may be considered as time barred.
- 11) That the office of the DEO(M)DIKhan forwarded the appeal of Mr. Muhammad Arif DM to the office of the worthy Director E&SE KPK Peshawar for decision. The worthy Director E&SE KPK Peshawar was pleased to dispose of the appeal of Mr. Muhammad Arif with the remarks that the case of the appellant may be placed before the next available DPC for promotion to the post of SST vide order dated 30.06.2020. (Annexure F)
- 12) That after the decision taken by the worthy Director E&SE as mentioned in the above para 11, the DEO(M)DiKhan issued my adjustment order as SST (Bio/Chemistry) at GHS Rangpur Shumali DiKhan vide order Ends No. 14249-57 dated 29.07.2020. In compliance of this order, undersigned took charge of the post of SST at GHS Rangpur Shumali DiKhan. (Annexure G)
- 13) That the office of the HM GHS Rangpur Shumali DIKhan submitted my salary source form II to the office of the District Account Office DIKhan. The District Account Officer DIKhan issues my salary in BPS-16 since

Fage 2 of 3

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CMIC: 12101-7698646-7 Mob:- 0333 986948) T

me Court

- 14)That on 16.11.2020 the office of the DEO(M) DIKhan issued an office order in which he withdrawn my adjustment order dated 29.07.2020. This act of the DEO(M)DIKhan was against the law, rule and government policy. (Annexure H)
- 15) That the Director E&SE Department did not withdraw the promotion Notification IRO undersigned but the DEO(M)DIKhan had withdrawn the adjustment order and deprived the undersigned from working as SST (Bio/Chemistry).
- 16) That as per judgment of the August Supreme Court of Pakistan 2020 SCMR 188, the withdrawal of promotion order by DEO(M)DIKhan was totally against the judgment of the August Supreme Court of Pakistan.

In the light of above made submission it is therefore, requested to your kind honour that kindly declared the act of the DEO(M)DIKhan as illegal, void ab-initio and beyond his competencies or powers. It is further requested to your kind honour that kindly direct the DEO(M)DIKhan to withdraw his order dated 16.11.2020.

I shall remain thankful to you for this act of kindness.

Dated 12.11.2020

Mr. Muhammad Kashif Ali SST GHS Rangpur Shumali Dera Ismail Khan

Page 3 of 3

VAKALATNAMA

BEFORE THE COURT OF KP Service Tribunal D.I.KHAN

M. Kashif Ali

ERSUS

Director Education cte

TITLE	Affeal	·	
I/WE	Affealow	+	
The Above Named	M. Kashif	_	hereby appoint

MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT,

in the above Captioned Cases to all or any of the following Acts Deeds & Things.

- To Appear, Act & Plead for Me/Us in the above mentioned cases in this Court/Tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- To Sign, Verify, File OR Withdraw all proceedings, Petitions, Appeals, Affidavits, Applications for Compromise OR Withdrawals OR for the Submission of Arbitration of the said case OR any other Documents may be Deemed Necessary OR Advisable by them by the Conduct, Prosecution OR Defense of the above case at all its stages.
- To Receive Payments, Issue receipts for all moneys that may be OR become Due & Payable to us during the course on Conclusion of the Proceedings.
- To do all other Acts & Things, Which may be Deemed Necessary OR Advisable during the course of Proceedings.

AND HEREBY AGREE:

- To Ratify Whatever Advocates may do the Proceedings.
- > Not to Hold the Advantages Responsibilities if the said case be proceed Ex-parte OR Dismissed in Default in Consequence of their Absence from the Court when it is called for Hearing.
- That the Advocates shall be entitled to withdraw from the Prosecution of the said case if the Whole or any part of the Agreed Fee Remain Un-Paid.
- That Advocates may be Permitted to argue any other point at the time of Arguments.

In Witness Whereof I/We have signed this Vakalatnama here under the Contents of which have been Read/Explained to Me/Us which is fully understood by Me/Us.

Dated: 9/4/2021

Accepted By:

SIGNATURE OF EXECUTANT (S)

M. Kaghif Ali ... Applicant.

MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT 03339962231

cmie: 12101-9698646-7 Mob:-03339869489

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

No.			
	ÀPPEAL No	4811	of 20 ≥ l
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,			Apellant/Petitioner
		Versus	
,	•	•	
	Mal	samuel 1600	ef Ala RESPONDENT(S)
•		CAMANICA GAGIGIO INTERNACIONA	RESPONDENT(S)
• ,	A	€ 5 2	
·	Coursel		
Notice to Ap	pellant/Petitioner.	miliamora	frmar Amen
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***************************************		of Jakustan	of D. I. Khar
•	•		
Take :	notice that your	appeal has been fixed	for Preliminary hearing,
•	•	•	s/order before this Tribunal
	7-5021 at-	•	
	7. 302	9.00 A N	
	•	•	
			the said date and at the said
		e to be dismissed in defaul	entation of your case, failing t.
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1	1	.	/ W.
A	Perhan		
a/ 1	/		Repistrar,

Khyber Pakhtunkh va Service Tribunal, Peshawar.

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

No.	at the contract of the contrac			1BDI/C
	1	Appeal No	3//	of 20 _/
n,	f teca e Lusi	Wohd Kashif W. Deshi	? Versus	Appellant/Petitioner
Dri	Ed	u Pesho	CHAID of	Respondent
		,	Respondent N	°6
Notice to: _	-Gov	tef KPK Im	ough See.	referry
		Education		
Province S the above c hereby info	ervice T ase by th ormed th	ribunal Act, 1974, has l ne petitioner in this Cou hat the said appeal/pe	been presented/ art and notice ha tition is fixed fo	of the Khyber Pakhtunkhwa registered for consideration, in as been ordered to issue. You are or hearing before the Tribunal or 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 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in				
default of	your ap		fixed and in the	e manner aforementioned, the
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.				
Сору	of appe	eal is attached. Copy of	f appeal has alr	eady been sent to you vide this
office Notic	e No		dated	:
Give	n under	my hand and the seal	of this Court, at	Peshawar this
Day of	inf	Court Mar	120	
\cap	A.) / Kler		Registrar,
	1112	~'	Khyber Pa	khtunkhwa Service Tribunal, Posbowar

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

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

No. //3 D//C				
Appeal No. 4811 of 20				
Mohd KaShif Ali Appellant/Petitioner				
Divector Edu: Desk Respondent				
Divector Edu: Vesh Respondent				
Respondent No				
Notice to: _ DISTY Education officer (mule)				
D1/Chan				
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on				
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.				
Copy of appeal is attached. Copy of appeal has already been sent to you vide this				
office Notice Nodateddated				
Given under my hand and the seal of this Court, at Peshawar this				
Day of				
Day of Court Court				
Registrar,				
Khyber Pakhtunkhwa Service Tribunal				

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

Always quote Case No. While making any correspondence. Note:

Peshawar.

"B"

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

-	PESHAWAR.
No.	PESHAVAR. TED/IC
	Appeal No. 18/1 of 20 2/
	Mohd Kashif Ali Appellant/Petitioner
	Disector Edui Pegh Respondent
	Respondent No.
	Respondent No
Notice to:	-Sup District Education office (male)
-	D/1Ch
Province the above hereby in *on appellan the case Advocate this Cour alongwit default of appeal/po No given to address address notice po	EREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, has been presented/registered for consideration, in case by the petitioner in this Court and notice has been ordered to issue. You are aformed that the said appeal/petition is fixed for hearing before the Tribunal section at 8.00 A.M. If you wish to urge anything against the typetitioner you are at liberty to do so on the date fixed, or any other day to which may be postponed either in person or by authorised representative or by any any duly supported by your power of Attorney. You are, therefore, required to file in the tall east seven days before the date of hearing 4 copies of written statement he any other documents upon which you rely. Please also take notice that in a figure appearance on the date fixed and in the manner aforementioned, the etition will be heard and decided in your absence. tice of any alteration in the date fixed for hearing of this appeal/petition will be you by registered post. You should inform the Registrar of any change in your liftyou fail to furnish such address your address contained in this notice which the given in the appeal/petition will be deemed to be your correct address, and further sted to this address by registered post will be deemed sufficient for the purpose of
	al/petition.
Co	py of appeal is attached. Copy of appeal has already been sent to you vide this
	tice Nodated
Gi	ven under my hand and the seal of this Court, at Peshawar this.
	amp Court DION DION

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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

	PESHAWAR.
No.	TR DIK
	Appeal No. 9811
	Appeal No. 4811 of 20 21 Mohd Kushif AU Appellant/Petitioner
	Director Edu: Pelh Respondent
Notice to:	_Account officer Kechary Road
	DICha
Province the above hereby is *on appellar the case Advocat this Coust alongwind default appeal/p No given to address address notice pe	HEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa e Service Tribunal Act, 1974, has been presented/registered for consideration, in the case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the at/petitioner you are at liberty to do so on the date fixed, or any other day to which may be postponed either in person or by authorised representative or by any e, duly supported by your power of Attorney. You are, therefore, required to file in art at least seven days before the date of hearing 4 copies of written statement the any other documents upon which you rely. Please also take notice that in of your appearance on the date fixed and in the manner aforementioned, the setition will be heard and decided in your absence. Only the date of the segistrar of any change in your fly ou fail to furnish such address your address contained in this notice which the given in the appeal/petition will be deemed to be your correct address, and further osted to this address by registered post will be deemed sufficient for the purpose of eal/petition.
Co	opy of appeal is attached. Copy of appeal has already been sent to you vide this
office No	otice Nodated
Gi	ven under my hand and the seal of this Court, at Peshawar this
	12. 21
at	aur Bort O
	D/Illi

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

Khyber Pakhtunkhwa Service Tribunal,

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

Note:

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

No.				
Appeal No. 48// of 20				
Mohel Kush) f Au Appellant/Petitioner Versus Disport of Education Respondent				
Versus				
Director Education Respondent				
Respondent No				
Notice to: - Deputy Director (Establishment) (525) Pesh				
(558E) Poh				
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on				
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.				
Copy of appeal is attached. Copy of appeal has already been sent to you vide this				
office Notice Nodateddated				
Given under my hand and the seal of this Court, at Peshawar this				
Day of				
Styne Court Registrar,				
Registrar,				
Khyber Pakhtunkhwa Service Tribunal				

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Peshawar.

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

	PESHAWAR TRAIL			
No.				
	Appeal No			
	Appeal No. of 20 Mohal Kushif All Appellant/Petitioner DIVector Edu: Respondent			
	Versus /			
•	DIVECTOR Edil: 10050 Respondent			
	Respondent No.			
Notice to:	Drecta Education (E8SE) Pesh			
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this appeal/p				
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Given	under my hand and the seal of this Court, at Peshawar this			
Day of	20			
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/	Khyber Pakhtunkhwa Service Tribunal,			

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