

25.07.2022

Due to summer vacation, the case is adjourned for the same on 26.09.2022.


Reader

26th Sept 2022

Counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Written reply/comments on behalf of respondents No. 7 and 13 not submitted despite last chance, therefore, their right for submission of written reply/comments is struck off. To come up for arguments on 25.10.2022 before D.B at Camp Court, D.I. Khan.



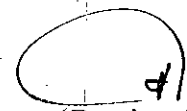
(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

25.10.2022

Appellant present through counsel.

Muhammad Jan, learned District Attorney for respondents present.

File to come up alongwith connected Service Appeal No.8641/2020 titled "Manzoor Ahmad Vs. Government of Khyber Pakhtunkhwa" on 22.11.2022 before D.B at Camp Court, D.I Khan.


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

25.01.2022

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


Reader.

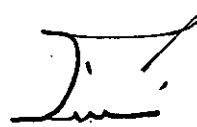
25.05.2022

Clerk of learned counsel for the appellant present. Mr. Mahmood Azam, ADEO (Litigation) as representative of official respondents No. 1 to 3 alongwith Mr. Farhaj Sikandar, District Attorney present. None present on behalf of private respondents No. 4 to 16.

Comments on behalf of private respondents No. 4, 5, 6, 8, 9, 10, 11, 12, 14, 15 and 16 as well as official respondents No. 1 to 3 have already been submitted, while reply/comments on behalf of private respondents No. 7 & 13 are still awaited.

Previous date was changed on Reader Note, therefore, notice be issued to private respondents No. 7 & 13 through registered post and last chance given for submission of reply/comments: 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/comments deeming the same as waived off by the respondents. Adjourned. To come up for submission of written reply/comments on behalf of private respondents No. 7 & 13 on 25.07.2022 before the S.B at Camp Court D.I.Khan.

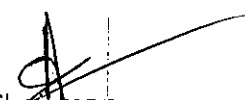
Notice also be issued to private respondents No. 4 to 6, 8 to 12 & 14 to 16 as well as their respective counsel through registered post for the date fixed.


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

25.11.2021

Counsel for the appellant and Mr. Noor Zaman Khattak, District Attorney alongwith Mehmood Azam, ADEO for the respondents No. 1 to 4 present and submitted written reply/comments. Placed on file. Counsel for private respondents No. 4, 5, 6, 8, 9, 10, 11, 12, 14, 15 and 16 also present and submitted reply/comments which are placed on file. Fresh notices be issued to respondents No. 7 and 13 for submission of written reply/comments on next date as last chance. Case to come up on 25.01.2022 before S.B at camp court, D.I.Khan.

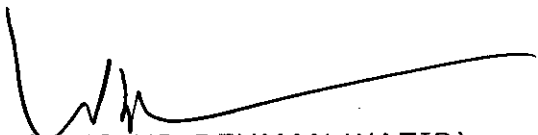
In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the said respondents.


Chairman
Camp Court, D.I.Khan

29.09.2021

Learned counsel for the appellant present. Mr. Mehmood Azam, ADO (Litigation) alongwith Mr. Usman Ghani, District Attorney for official respondents No. 1 to 3 present and sought time for submission of written reply/comments. Respondents are directed to furnish reply/comments within 10 days. In case the respondents failed to submit reply/comments within stipulated time from today, they shall have to seek extension of time through written application citing sufficient reasons. Otherwise, their right for submission of reply/comments shall stand ceased. To come up for arguments before the D.B on 25.11.2021 at Camp Court D.I.Khan.

Previous date was changed on Reader Note, therefore, notice be issued to private respondents as well as their counsel with the directions to furnish reply/comments as well as arguments for the date fixed.



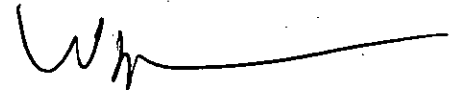
(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)
CAMP COURT D.I.KHAN

23.11.2020

Counsel for appellant and Muhammad Jan, learned DDA alongwith Mehmood Azam ADO for official respondents No. 1 to 3 present.

Muhammad Alam Zeb Quershi, Advocate submitted Vakalat Nama in favor of private respondents No. 04 to 6, 8 to 12 & 14 to 16. Nemo for private respondents No.7 & 13.

Representative of official respondent No. 1 to 3 and counsel for private respondents No.04 to 6, 8 to 12 & 14 to 16 seeks time to file written reply/comments. Notice be issued to private respondent No. 7 & 13. Granted. To come up for written reply/comments on 23.12.2020 before S.B at Camp Court, D.I.Khan.



(Atiq-Ur-Rehman Wazir)
Member (E)
Camp Court, D.I.Khan

23.12.2020


Due to Covid-19, case
is adjourned to 23.02.2021
for the same as before.



23.02.2021

Junior to counsel for the appellant and Mr. Riaz Khan Paindakhel learned Asst. AG alongwith Mehmood Azam ADO for official respondent and counsel for private respondents present.

Written reply/comments on behalf of official respondents as well as private respondents not submitted. Representative of official respondents and counsel for private respondents requested for time for submission of reply/comments. Granted. To come up for reply/comments on 26.05.2021 before S.B at Camp Court, D.I Khan.




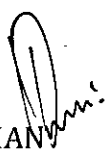
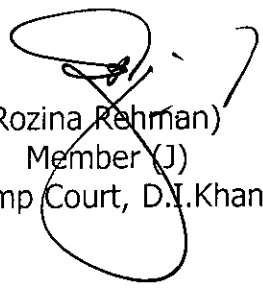
(Atiq-Ur-Rehman Wazir)
Member (E)
Camp Court, D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 8642 /2020

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|-------|---------------------------|--|
| 1 | 2 | 3 |
| 1- | 27/07/2020 | <p>The appeal resubmitted today by post through Sheikh Iftikhar-ul-Haq Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p> |
| 2- | 14-9-20 | <p>This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>24-9-2020</u></p> <p style="text-align: right;"> CHAIRMAN</p> |
| | 24.09.2020 | <p>Counsel for appellant present. Preliminary arguments heard. File perused.</p> <p>Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to respondents for written reply/comments. To come up for written reply/comments on 23.11.2020 before S.B at Camp Court, D.I.Khan.</p> <p style="text-align: right;"> (Rozina Rehman) Member (J) Camp Court, D.I.Khan</p> |

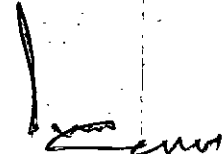
Appellant Deposited
Security & Process Fee
20/9/20

The appeal of Mr. Muhammad Essa T.T at GMS Cantt. District Tank received today i.e. on 13.07.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Addresses of respondent no. 4 to 16 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Annexures of the appeal may be flagged.

No. 1651 /S.T.

Dt. 14-07 /2020.

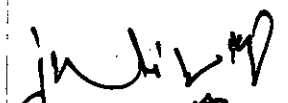

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Shiekh Iftikhar-ul-Haq Adv.
High Court Dera Ismail Khan.

Respected sir

The objections No 1 & 2 had
been removed. Hence resubmitted
please sir.

24.7.2020


sheikh Iftikhar ul-Haq
Advocate High
Court

BEFORE THE KPK SERVICES TRIBUNAL, PESHAWAR

In Service Appeal No. 8642/2020

Muhammad Essa Versus Govt Of KPK, etc
(**Appellant**) (**Respondents**)

INDEX

| S.No. | Description of document | Annexure | Pages |
|-------|---|----------|-------|
| 1. | Service Appeal with affidavit | -- | 1-8 |
| 2. | Application for condonation of delay with affidavit. | -- | -9- |
| 3. | Copy appointment order | A | -10- |
| 4. | Copy of the impugned seniority list | B | 11-12 |
| 5. | Copy of application | B/1 | -13- |
| 6. | Copy of seniority list dated 01/01/202 | C | 14-17 |
| 7. | Copy of the departmental appeal along with correspondence | D | 18-19 |
| 8. | Wakalatnama | -- | -20- |

Dated 8 /07/2020

Your humble appellant,


Muhammad ESSA
Through counsel:-


Sheikh Iftikhar ul Haq
Advocate High Court
District Bar Dera Ismail Khan

①

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,
PESHAWAR

Service Appeal No. _____/2020

Muhammad Essa son of Zahid Gul r/o village Amakhel,
Tehsil & District Tank. Presently serving as Theology teacher
at Govt. Middle School Cantt., District Tank.

Cell#0343-9292620

.....(**APPELLANT**)

VERSUS

1. Government of KPK, Through Secretary Elementary & Secondary Education Peshawar
2. The Director (E&S) Education Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (Male) Tank.
4. Misbah ud Din Senior Theology Teacher c/o District Education Officer (Male) Tank.
5. Momin Khan Senior Theology Teacher c/o District Education Officer (Male) Tank.
6. Fitratullah Senior Theology Teacher c/o District Education Officer (Male) Tank
7. Khan Badshah Senior Theology Teacher c/o District Education Officer (Male) Tank
8. Muhammad Tahir Senior Theology Teacher c/o District Education Officer (Male) Tank
9. Hameedullah Senior Theology Teacher c/o District Education Officer (Male) Tank
10. Muhammad Tahir Shah Senior Theology Teacher c/o District Education Officer (Male) Tank

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11. Muhammad Ismail Senior Theology Teacher c/o District Education Officer (Male) Tank
12. Ubaid Anwar Senior Theology Teacher c/o District Education Officer (Male) Tank
13. Inamullah Senior Theology Teacher c/o District Education Officer (Male) Tank
14. Shafiullah Senior Theology Teacher c/o District Education Officer (Male) Tank
15. Muhammad Gulzar Senior Theology Teacher c/o District Education Officer (Male) Tank
16. Azmat Khan Senior Theology Teacher c/o District Education Officer (Male) Tank

..... (RESPONDENTS)

**APPEAL UNDER SECTION 4 OF THE KHYBER
PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974.**

PRAYER

On acceptance of the instant appeal this honourable Tribunal be pleased by correcting the seniority list of Theology Teachers District Education Office Tank as well as list of Senior Theology Teachers and the appellant be placed Senior than the private respondents on the ground that the merit position of the appellant is high than the private respondents and on the basis of meritorious policy the appellant is rightful/entitled to be placed as Senior than private respondents by correcting the seniority list retrospectively as well as prospectively and this honourable Tribunal may further be pleased that appellant be adjusted as Senior Theology Teacher (BPS-16) with all back benefits from the year 2013 and the instant appeal also against the qua the non-

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action/order of the appellate authority over the departmental appeal of the appellant.

Respected Sir,

Appellant humbly submits as under;

1. That the appellant is a noble citizen having qualification of B.A, M.A, M.Ed along with additional course of Shahadat ul Almia as per required for eligibility of theology Teacher and the appellant was initially appointed as Theology Teacher on 11/07/2007 and reported on duty on 01/09/2007 in the incumbency of District Education Officer (male) Tank. Copy of the appointment order is annexed as **Annexure-A**.
2. That the official respondents issued a seniority list in the year 2013, for Theology Teachers in District Education Office Tank, wherein the appellant had been shown junior than the private respondents. Although the official respondents were required to place the appellant as Senior than the private respondents because the merit position of the appellant was higher than the private respondents as per service policy & service rules those employees who were higher in merit are rightful/entitled to be placed as Senior than those who were older in age, which were appointed on the same date. It is also pertinent to mention that in the year 2013 the private respondents were promoted instead of the appellant as Senior Theology Teachers (BPS-16) on the basis of incorrect seniority list and against the service rules and service policy of the department as promulgated and privileged policy for seniority as the official respondents were required to promote the appellant as the appellant was entitled/rightful on the basis of prevailing policy. Copy of the impugned seniority list is annexed as **Annexure-B**.
3. That the appellant submitted an application to the District Education Officer (Male) Tank for provision of record of the private respondents and other record in respect of seniority under the Act of Right to Information KPK, 2013 but in vain. Hence, the appellant submits before this honourable Tribunal

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to requisite the who record in respect of seniority including appointment orders of private respondents. Copy of application is annexed as **Annexure-B/1**.

4. That thereafter the official respondents issued the seniority list on 01/01/2020 on the basis of merit position and appellant was placed on the correct place/serial number. Copy of the seniority list dated 01/01/2020 is annexed as **Annexure-C**.
5. That thereafter when the appellant came into knowledge of the aforementioned incorrect seniority list, the appellant being aggrieved submitted a departmental appeal dated 31/12/2019 through proper channel which was further proceeded by the official respondents on mentioned date 24/02/2020. The official respondents not decided the departmental appeal of the appellant and similarly did not bother to reply the same rather due to COVID-19. Copy of the department appeal along with correspondence thereon is jointly annexed as **Annexure-D**.
6. That appellant feeling aggrieved by the impugned act and omissions as well as impugned seniority list, hence, the instant appeal on the following grounds.

GROUNDS

- a. Because as per policy, appellant is entitled for seniority because the appellant was appointed on open merit and his merit position is higher than the private respondents and the official respondents are duty bound to revisit/correct the seniority list.
- b. Because the valuable rights have been accrued to the appellant the same cannot be snatched because the right of appellant is fully accrued as evident from the fresh seniority list of 2020.
- c. Because neither the competent authority nor the departmental promotion committee can cross the parameters of service policy and service laws.

initial


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- d. Because the seniority is the right of appellant which has been withheld by the official respondent for no good reasons.
- e. That this honourable Tribunal has got vast and ample powers to entertain the instant appeal.
- f. That counsel for the appellant may graciously be allowed to raise additional grounds at the time of arguments.

It is therefore humbly prayed that On acceptance of the instant appeal this honourable Tribunal be pleased by correcting the seniority list of Theology Teachers District Education Office Tank as well as list of Senior Theology Teachers and the appellant be placed Senior than the private respondents on the ground that the merit position of the appellant is high than the private respondents and on the basis of meritorious policy the appellant is rightful/entitled to be placed as Senior than private respondents by correcting the seniority list retrospectively as well as prospectively and this honourable Tribunal may further be pleased that appellant be adjusted as Senior Theology Teacher (BPS-16) with all back benefits from the year 2013 and the instant appeal also against the qua the non-action/order of the appellate authority over the departmental appeal of the appellant.

Dated 8 /07/2020.

Your humble appellant,


Muhammad Eesa
Through counsel:-


Sheikh Iftikhar ul Haq
Advocate High Court
District Bar Dera Ismail Khan

6

BEFORE THE KPK SERVICES TRIBUNAL, PESHAWAR

In Service Appeal No. _____/2020

Muhammad Eesa
(Appellant)

Versus

Govt Of KPK, etc
(Respondents)

AFFIDAVIT

I, **Muhammad Eesa**, appellant herein, do hereby solemnly affirm on oath that all parawise contents of the accompanying appeal are true and correct to the best of my knowledge, belief and information; that nothing has been concealed or kept secret from this worthy Tribunal, nor anything contained therein is based on exaggeration or distortion of facts.

Dated 08/07/2020

*Identified by
[Signature]*

[Signature]
DEPONENT

VERIFICATION

Verified on oath at DIKhan, this 8 day of July 2020, that all contents of the above appeal are true and correct.

Dated 8/07/2020

[Signature]
Appellant

Muhammad Khan Advocate
R.O & A.C
ATTORNEY
No. *[Signature]*
8-7-2020

BEFORE THE KPK SERVICES TRIBUNAL, PESHAWAR

In Service Appeal No. _____/2020

Muhammad Eesa
(Appellant)

Versus

Govt Of KPK, etc
(Respondents)

ADDRESSES OF PARTIES

Appellant:

Muhammad Eesa son of Zahid Gul r/o village Amakhel, Tehsil & District Tank. Presently serving as Theology teacher at Govt. Middle School Cantt:, District Tank.

Cell#0343-9292620

.....**(APPELLANT)**

1. Government of KPK, Through Secretary Elementary & Secondary Education Peshawar
2. The Director (E&S) Education Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (Male) Tank.
4. Misbah ud Din Senior Theology Teacher c/o District Education Officer (Male) Tank.
5. Momin Khan Senior Theology Teacher c/o District Education Officer (Male) Tank.
6. Fitratullah Senior Theology Teacher c/o District Education Officer (Male) Tank
7. Khan Badshah Senior Theology Teacher c/o District Education Officer (Male) Tank
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11. Muhammad Ismail Senior Theology Teacher c/o District Education Officer (Male) Tank
12. Ubaid Anwar Senior Theology Teacher c/o District Education Officer (Male) Tank

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13. Inamullah Senior Theology Teacher c/o District Education Officer (Male) Tank
14. Shafiullah Senior Theology Teacher c/o District Education Officer (Male) Tank
15. Muhammad Gulzar Senior Theology Teacher c/o District Education Officer (Male) Tank
16. Azmat Khan Senior Theology Teacher c/o District Education Officer (Male) Tank

..... **(RESPONDENTS)**

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**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR**

CM Petition _____/2020

In Service Appeal No. _____/2020

Muhammad Eesa **VERSUS** GOVT of KPK etc

APPLICATION FOR CONDONATION OF DELAY

Respected Sir,

Appellant humbly submits as under:-

1. That the above mentioned service appeal is being filed before this honourable tribunal, the contents of which may please be considered as integral part of this application.
2. That in the attending circumstances the service appeal of the appellant is well within time because of COVID-19 and lockdown and closure of this honourable Tribunal, the appellant was unable to file the instant appeal.
3. That this honourable Tribunal has got vast and ample powers and competent jurisdiction to accept the instant application

It is therefore humbly requested that on acceptance of the instant application the condonation of delay may be granted to the petitioner.

Dated: 08/07/2020

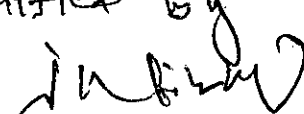


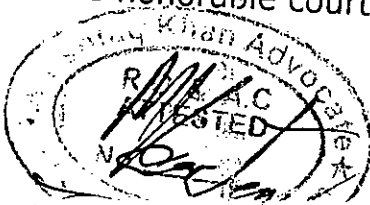
Yours Humble

Muhammad Eesa

AFFIDAVIT

I, **Muhammad Eesa**, the appellant, do hereby solemnly affirm and declare on oath that the contents of the application are true and correct to the best of my knowledge and belief and that nothing has been deliberately concealed from this honorable court.

Identified by




DEPONENT

10

Ann - A

OFFICE OF THE EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY TANK

ORDER:

Consequent upon the recommendation of the Departmental Selection Committee duly approved by chairman/D.C.O Tank, the following candidates being qualified are hereby appointed as Theology Teacher in the schools noted against their names on in SPS-14 (3565-275-11815) plus usual allowances as admissible under the existing recruitment policy on regular basis in the interest of public service w.e.f 01-09-2007 on the following terms & conditions.

OPEN MERIT:

| S.No | Name & Address | Father's Name | Domicile | Merit Position | Place of Posting | Remarks |
|------|---|---------------|----------|----------------|--------------------|---------------------|
| 1/12 | Muhammad Essa, Village Amakhet, Tank | Zahid Gul | Tank | 51.44 | GHS Bazai, Tank | Against Vacant Post |

TERMS & CONDITIONS:

1. Their service will be considered regular but without pension/gratuity in terms of section-19 of the NWFP Civil Servant Act-1973 as amended by NWFP Civil Servant Act-2005. However, their PST appointed prior the implementation of contract policy will be entitled to pension/gratuity.
2. They will contribute CPF @ 10% of the minimum of the pay @ 10% contribution will be made by the Govt.
3. They will governed by such rules and regulations as may be prescribed by the Govt from time to time for category of Govt Servant to which they belong.
4. The appointments of the candidate mentioned above are subject to the condition that they are having domicile of District Tank.
5. Their service will be liable to terminating on one-month notice or resignation with the prior notice one-month pay shall be forfeited.
6. The candidates should join the post within 30 days after 01-09-2007.
7. The original Certificates/Degree should be checked and verified from concerned Board/University/RDE etc
8. They are required to produce Health & Age Certificate from Medical Superintendent concerned before the taking over charge.
9. Charge should not be given to overage candidates, his case for relaxation is sent to the concerned quarter.
10. They shall required to furnish copies of all their Certificates/Degrees/Asnaad along with the original receipts and their photo copies, they are pertaining to the verification fee of concerned Board/University through concerned Drawing & Disbursing Officer. The letter shall arrange verification of all Certificates/Degrees/Asnaad of the appointee of their respective School / Office and will issue clearance certificate to each appointee for release of his pay.
11. The declaration of assets should be obtained from them immediately & placed on record.
12. Charge Report should be submitted to all concerned.

Attested to be true copy
MS

(Faridullah Khan)
Schools & Literacy, Tank
Executive District Officer.

Enst. No. 192-98 Dated Tank

The 11/07/2007

Copy of above is forwarded for information & necessary action to:

1. The Director Schools & Literacy, NWFP Peshawar.
2. The District Nazim, Tank.
3. The District Coordination Officer, Tank.
4. The District Account Officer, Tank.
5. The Deputy District Officer (M), S & L, Tank.
6. The Principal/Headmaster concerned.
7. The Official concerned.

Executive District Officer,
Schools & Literacy, Tank

(11)

OFFICE OF THE DISTRICT EDUCATION OFFICER (M).TANK

General Seniority List of TT Teachers (Male)

| S.No | Name of Teacher | Acad: | Prof: | BPS | Father, s Name | Date of Birth | Domicile | Date of 1st entry in Govt. Service | Date of Apptt: in the present post | Place of Posting | Remarks |
|------|------------------|-----------|----------|-----|-------------------|---------------|----------|------------------------------------|------------------------------------|--------------------|---------------------------|
| 1 | Sultan Mehmood | | S/Yafa | 15 | Noor Muhammad | 01/04/1958 | Tank | | | | |
| 2 | Kran Muhammad | F.A | S/Yafa | 15 | Kejel Khan | 12/05/1958 | Tank | 02/02/1983 | 02/02/1983 | G-S Kot Hakeem | |
| 3 | Abdul Aziz | | Sh:Almia | 15 | Ghulam Muhammad | 28/10/1955 | Tank | 5/12/1974 | 04/05/1983 | G-S Tajori | |
| 4 | Irām Bakhsh | BA | S/Yafa | 15 | Ghulam Sarver | 01/02/1957 | Tank | 23/10/1983 | 23/10/1983 | GVS Chadrer | |
| 5 | Jan Baz Khan | SSC | Sh:Almia | 15 | Torah Baz | 24/12/1954 | Tank | 05/12/1985 | 05/12/1985 | GMS Tator | |
| 6 | Muhammad Bashir | Arbi Han: | S/Yafa | 15 | Muhammed Ayub | 15/01/1959 | Tank | 17/12/1980 | 03/12/1985 | GHS Gara Bucha | Promoted to B-16& Retired |
| 7 | Jan Khan | | S/Yafa | 15 | Bao Shah Khan | 15/09/1950 | Tank | 07/12/1985 | 07/12/1985 | GHS Deraid | |
| 8 | Habib Ur Rehman | SSC | Sh:Almia | 15 | Sahib Noor | 10/04/1959 | Tank | 15/10/1987 | 15/10/1987 | GHS Gara Baloch | |
| 9 | Ahmad Khan | SSC | S/Yafa | 15 | Khan Zaman | 10/04/1970 | Tank | 22/10/1987 | 22/10/1987 | GMS Sher Ali | Promoted to B-16 |
| 10 | Nawab Khan | S/Yafa | TT | 15 | Khwaja Muhammad | 15/09/1955 | Tank | 25/10/1989 | 25/10/1989 | GHS Gara Shahbaz | |
| 11 | Ghulam Farooq | MA | S/Yafa | 15 | Ahmad Khan | 03/01/1963 | Tank | 20/12/1989 | 20/12/1989 | GCMHS No.1 Tank | |
| 12 | Abdul Majeed | SSC | Sh:Almia | 15 | Dil Afza | 15/04/1968 | Tank | 22/11/1992 | 22/11/1992 | GHS M.Akbar | Promoted to B-16 |
| 13 | Hayat Ullah | | Sh:Almia | 15 | Hebib Ullah | 19/04/1973 | Tank | 01/09/1994 | 01/09/1994 | GVS Wanda zalo | Promoted to B-16 |
| 14 | Muhammad Yousef | Middle | Sh:Almia | 15 | Muhammad Sadiq | 12/04/1967 | Tank | 08/09/1994 | 08/09/1994 | GHS No.2 Tank | |
| 15 | Noor ul Amin | SSC | S/Yafa | 15 | Ghazi Marjan | 10/09/1967 | Tank | 22/11/1994 | 22/11/1994 | GMS Mamraiz Pathan | |
| 16 | Muhammad Khalid | BA | Sh:Almia | 15 | Bahadar sher Khan | 01/10/1970 | Tank | 05/10/1993 | 05/04/1999 | GHS Umar Khel | |
| 17 | Muhammad Amin | SSC | S/Yafa | 15 | Ghazi Khan | 03/03/1974 | Tank | 06/04/1999 | 05/04/1999 | GHS Amakhel | Promoted to B-16 |
| 18 | Abdul Wadood | BA | Sh:Almia | 15 | Wali Khan | 01/04/1975 | Tank | 06/04/1999 | 05/04/1999 | GMS Adda Umar | |
| 19 | Shabir Ahmad | SSC | S/Yafa | 15 | Ghulam Rabani | 25/12/1975 | Tank | 06/04/1999 | 05/04/1999 | GVS Manjhi | Promoted to B-16 |
| 20 | Abdur Rauf | BA | S/Yafa | 15 | Ghulam Saeed | 02/02/1978 | Tank | 06/04/1999 | 06/04/1999 | GHS K.Khadak | Promoted to B-16 |
| 21 | Hayat Muhammad | SSC | S/Yafa | 15 | Noor Muhammad | 21/02/1958 | Tank | 08/04/1999 | 08/04/1999 | GMS Kot Allah Dad | |
| 22 | Nareeb Ullah | BA | S/Yafa | 15 | Zafar Khan | 02/03/1974 | Tank | 27/10/1975 | 01/01/1999 | GMS Hayat Khan | |
| 23 | Muhammad Mushtaq | MA | S/Yafa | 15 | Ahmad Bakhsh | 08/01/1978 | Tank | 20/12/1999 | 20/12/1999 | GHS Pai | |
| 24 | Naimat Ullah | SSC | S/Yafa | 15 | Saad Ullah | 01/09/1951 | Tank | 21/12/1999 | 21/12/1999 | GHS Ranwal | Promoted to B-16 |
| 25 | Fazal Karim | FA | S/Yafa | 15 | Fateh Khan | 02/03/1967 | Tank | 21/12/1999 | 21/12/1999 | GHS Kaka khel | |
| 26 | Bait Ullah | FA | S/Yafa | 15 | Rahmat Ullah | 03/03/1974 | Tank | 22/12/1999 | 22/12/1999 | GVS Kot Musa | |
| 27 | Abdul Fameed | BA | S/Yafa | 15 | Inayat Ullah Khan | 14/08/1970 | Tank | 22/12/1999 | 22/12/1999 | GVS Neurang | |
| 28 | Muhammad Khalid | MA | Sh:Almia | 15 | Muhammad Masood | 05/03/1976 | Tank | 23/12/1999 | 23/12/1999 | GVS Wanda zalo | |
| 29 | Muhammad Ilyas | SSC | Sh:Almia | 15 | Khursid Ahmad | 08/10/1977 | Tank | 23/12/1999 | 23/12/1999 | GHS Gul Imam | Promoted to SST |
| 30 | Rizoullan | SSC | S/Yafa | 15 | Shan Barran | 16/01/1978 | Tank | 23/12/1999 | 23/12/1999 | GVS Kot Azam | |
| 31 | Hamid Ullah | SSC | S/Yafa | 15 | Muhammad Khan | 06/03/1980 | Tank | 23/12/1999 | 23/12/1999 | GVS Sheikh Sultan | |
| | | | | | | | | 23/12/1999 | 23/12/1999 | GVS Kot Ka: | |

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| S.No | Name of Teacher | Acad: | Prof: | BPS | Father's Name | Date of Birth | Domicile | Date of 1st entry in Govt. Service | Date of Apptt: in the present post | Place of Posting | Remarks |
|------|-------------------|-------|----------|-----|--------------------|---------------|----------|------------------------------------|------------------------------------|--------------------|------------------|
| 32 | Khan Benader | SSC | S/Yafa | 15 | Fida Muhammad | 01/01/1975 | Tank | 24/12/1999 | 24/12/1999 | GMS Norang | |
| 33 | Fateh Ullah | SSC | Sh.Almia | 15 | Abdul Haq | 09/02/1975 | Tank | 01/09/2007 | 01/09/2007 | GMS L. Mochen Khel | Promoted to B-16 |
| 34 | M. Tanir Khan | SSC | Sh.Alia | 15 | Muhammad Khan | 12/02/1975 | Tank | 01/09/2007 | 01/09/2007 | GMS Nasran | Promoted to B-16 |
| 35 | Azmat Khan | BA | Sh.Alia | 15 | Hassan Khan | 05-04-1997 | Tank | 24/05/1995 | 01/09/2007 | IGCMS No 1 Tank | Promoted to SST |
| 36 | Shafiq Ud Din | VA | Sh.Almia | 15 | Abdul Aziz | 10/03/1975 | Tank | 01/09/2007 | 01/09/2007 | GHS Umer Khel | Promoted to B-16 |
| 37 | Farooq Ullah | BA | S/Yafa | 15 | Aman Ullah | 09/09/1978 | Tank | 01/09/2007 | 01/09/2007 | GHS Akcor | Promoted to B-16 |
| 38 | Misbah Ud Din | FA | Sh.Almia | 15 | Wali Muhammad | 29/09/1978 | Tank | 01/09/2007 | 01/09/2007 | GHS No.3 Tank | Promoted to B-16 |
| 39 | Muhammad Ismail | SSC | S/Yafa | 15 | Yar Muhammad | 01/01/1979 | Tank | 01/09/2007 | 01/09/2007 | GHS K. Warwat | Promoted to B-16 |
| 40 | Muhammad Gulzar | SSC | Sh.Almia | 15 | Muhammad Jan | 26/01/1981 | Tank | 01/09/2007 | 01/09/2007 | GMS Sarakhel | Promoted to B-16 |
| 41 | Muhammad Nisar | SSC | Sh.Almia | 15 | Haibat Khan | 01/02/1981 | Tank | 01/09/2007 | 01/09/2007 | GMS Abizer | Promoted to B-16 |
| 42 | Momin Khan | FA | Sh.Almia | 15 | Malay Khan | 16/02/1981 | Tank | 01/09/2007 | 01/09/2007 | GMS Dabara | Promoted to B-16 |
| 43 | Ubad Anwar | SSC | S/Yafa | 15 | Muhammad Ibrahim | 05/05/1982 | Tank | 01/09/2007 | 01/09/2007 | GHS Nandoor | Promoted to B-16 |
| 44 | Inam Ullah | BA | Sh.Almia | 15 | Ana Ulla | 01/03/1983 | Tank | 01/09/2007 | 01/09/2007 | GHS Toran Nau | Promoted to B-16 |
| 45 | Khan Bad Shan | FA | S/Yafa | 15 | Muhammad Aslam | 14/04/1984 | Tank | 01/09/2007 | 01/09/2007 | GMS Nasran | Promoted to B-16 |
| 46 | Muhammad Zakia | VA | S/Yafa | 15 | Shafiq Ud Din | 08/07/1984 | Tank | 01/09/2007 | 01/09/2007 | GMS Nasran | |
| 47 | Khalid Ahmad | SSC | Sh.Almia | 15 | Ghulam Muhammad | 11/01/1984 | Tank | 01/09/2007 | 01/09/2007 | GMS Sher Ali | |
| 48 | Muhammad Essa | FA | Almia | 15 | Zahid G | 29/03/1985 | Tank | 01/09/2007 | 01/09/2007 | GMS Bazar | |
| 49 | Muhammad Usman | SSC | Sh.Almia | 15 | Aman Ullah | 09/04/1985 | Tank | 01/09/2007 | 01/09/2007 | GMS Raghza | |
| 50 | Muhammad Yousaf | BA | S/Yafa | 15 | Qutub Khan | 09/08/1985 | Tank | 01/09/2007 | 01/09/2007 | GHS Sheikh Umar | |
| 51 | Manzoor Ahmad | FA | Sh.Almia | 15 | Ghulam Muhammad | 13/12/1986 | Tank | 01/09/2007 | 01/09/2007 | GHS Maghza | |
| 52 | Azhar Rehman | SSC | Sh.Almia | 15 | Abdul Qadir | 29/03/1987 | Tank | 01/10/2007 | 01/10/2007 | | |
| 53 | Safar Rehman | VA | Sh.Almia | 15 | Obaid Ullah Jan | 29/04/1992 | Tank | 04/12/2012 | 04/12/2012 | GHS Kif Hader | |
| 54 | Muhammad Anwar | VA | Sh.Almia | 15 | M. Aslam Khan | 02/02/1985 | Tank | 04/12/2012 | 04/12/2012 | GHS Maghza | |
| 55 | Naveed Ullah | VA | Sh.Almia | 15 | Said Ahmad | 14/03/1985 | Tank | 04/12/2012 | 04/12/2012 | GMS Kot Nawaz | |
| 56 | Wareed Ullah Khan | VA | Sh.Almia | 15 | Muhammad Azam Khan | 14/05/1986 | Tank | 04/12/2012 | 04/12/2012 | GMS Chesan kach | |
| 57 | Qasim Khan | BA | Sh.Almia | 15 | Ramzan | 15/03/1990 | Tank | 04/12/2012 | 04/12/2012 | GMS Kot Musa | |

Aman Ullah Suppl:
OAO DEO (V) Tank

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District Education Officer (M)
Tank

کھنور، الور، جناب ڈسٹرکٹ ایجوکیشن آفیسر (مردانہ) ضلع ٹانکہ -

عنوان :- درخواست بھرا د 2013 R.T.I کے تحت ریکارڈ کی طلبی !

جناب عالی!

موادمانہ گزارش ہے کہ ہمیں 11-07-2007 کو بطور اسلامیات ٹیچر بھرتی

ہونے والے مندرجہ ذیل اساتذہ کرام کے First order copies کی فوٹو کاپیاں

Right to information Act: 2013 کے تحت درکار ہیں -

3:- حضرت اللہ (T.T)

2:- یونس خان (T.T)

1:- صباح الدین (T.T)

6:- حمید اللہ (T.T)

5:- محمد طاہر (T.T)

4:- خان بادشاہ (T.T)

9:- عبید اللہ (T.T)

8:- محمد اسماعیل (T.T)

7:- محمد طاہر شاہ (T.T)

12:- محمد گلزار (T.T)

11:- شفیع اللہ (T.T)

10:- انعام اللہ (T.T)

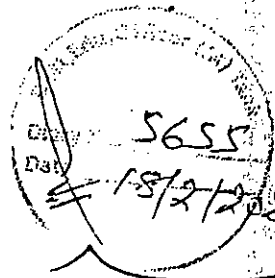
13:- عظمت خان (T.T)

آپ صاحبان سے استدعا ہے کہ مندرجہ بالا اساتذہ کرام کی آرڈر کاپیاں

فراہم کرنے کا حکم صادر فرمائیں -

عین نواز شہرئی

مدرسہ 17-02-2020



Chaudhary

سائلان :- خلیل احمد (T.T) GMS شہر علی ٹانک - 03453491922

محمد عیسیٰ (T.T) GMS Tanc کینٹ - 03439292620

منظور احمد (T.T) GMS اندری ٹانک - 03449870812

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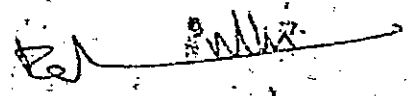
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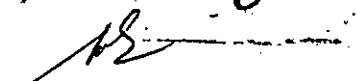
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Final Seniority List of TT (Male) as stood on 31/10/2019

| S.No | Name of Teacher | Father's Name | Acad: | Prof: | BA/BSc Divi | Place of Posting | BPS | Date of Birth | Date of 1st entry in to Govt. Service | D/O Taking Over charge of In the Present Post | Date of Regularzali on Present post | Remarks |
|------|-------------------|--------------------|---------------|---------------|-------------|-----------------------|-----|---------------|---------------------------------------|---|-------------------------------------|---------|
| 1 | Ahmad Khan | Khan Zaman | SSC | S/Yafta | | | | | | | | |
| 2 | Muhammad Yousaf | Muhammad Sadiq | Middle | Sh:Almia | | GHS Gara Shahbaz | 15 | 10-04-1970 | 25-10-1999 | 25-10-1999 | 25-10-1999 | |
| 3 | Noor ul Amin | Ghazi Marjan | SSC | S/Yafta | | GMS Mamraiz Pathan | 15 | 12-04-1967 | 22-11-1994 | 22-11-1994 | 22-11-1994 | |
| 4 | Abdur Rauf | Ghulam Saeed | BA | S/Yafta | | GMS Chesan kach | 15 | 10-09-1967 | 05-10-1993 | 05-04-1999 | 05-04-1999 | |
| 5 | Naimat Ullah | Saad Ullah | FA | S/Yafta | | GMS Lakki Michan Khel | 15 | 02-02-1978 | 08-04-1999 | 08-04-1999 | 08-04-1999 | |
| 6 | Fazal Karim | Fateh Khan | BA | S/Yafta | 2nd Divi | GHS Chadrar | 15 | 01-08-1991 | 21/12/1999 | 21/12/1999 | 21/12/1999 | |
| 7 | Bait Ullah | Rahmat Ullah | FA | S/Yafta | | GMS Sabir Shah | 15 | 02-03-1967 | 22-12-1999 | 22-12-1999 | 22-12-1999 | |
| 8 | Hizbullah | Shah Bahram | SSC | S/Yafta | | GMS Naurang | 15 | 03-03-1974 | 22-12-1999 | 22-12-1999 | 22-12-1999 | |
| 9 | Muhammad Ilyas | Khurshid Ahmad | SSC | Sh:Almia | | GMS Sheikh Sultan | 15 | 15-01-1978 | 23-12-1999 | 23-12-1999 | 23-12-1999 | |
| 10 | Hamid Ullah | Muhammad Khan | SSC | S/Yafta | | GMS Kot Azam | 15 | 08-10-1977 | 23-12-1999 | 23-12-1999 | 23-12-1999 | |
| 11 | Khan Bahadar | Fida Muhammad | SSC | S/Yafta | | GMS Hayal Kourma | 15 | 08-03-1980 | 23-12-1999 | 23-12-1999 | 23-12-1999 | |
| 12 | Khalil Ahmad | Ghulam Muhammad | SSC | Sh:Almia | | GMS cheena | 15 | 01-07-1975 | 24-12-1999 | 24-12-1999 | 24-12-1999 | |
| 13 | Muhammad Ilyas | Outab Khan | BA | S/Yafta | | GMS Sher Ali | 15 | 11-10-1984 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 14 | Muhammad Zakria | Sharif ud Din | MA | S/Yafta | | GMS Nandoor | 15 | 08-08-1985 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 15 | Muhammad Esa | Zahid Gul | MA | Sh:Almia B.Ed | | GMS Shah Alam | 15 | 08-07-1984 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 16 | Manzoor Ahmad | Ghulam Muhammad | FA | Sh:Almia | | GMS Tank cant | 15 | 26-03-1985 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 17 | Muhammad Qasim | Aman Ullah | SSC | Sh:Almia | | GMS Andri | 15 | 13-12-1986 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 18 | Muhammad Qasim | Aman Ullah | SSC | Sh:Almia | | GMS Manjhee | 15 | 09-04-1985 | 01-09-2007 | 01-09-2007 | 01-09-2007 | |
| 19 | Aziz ur Rehman | Abdul Sattar | SSC | Sh:Almia | | GHS Sheikh Utar | 15 | 23-03-1967 | 01-10-2007 | 01-10-2007 | 01-10-2007 | |
| 20 | Muhammad Anwar | M. Aslam Khan | MA | Sh:Almia | 2nd Divi | GMS Kot Kal | 15 | 02-02-1995 | 04-12-2012 | 04-12-2012 | 04-12-2012 | |
| 21 | Waheed Ullah Khan | Muhammad Azam Khan | MA | Sh:Almia | | GMS Chesan kach | 15 | 14-05-1986 | 04-12-2012 | 04-12-2012 | 04-12-2012 | |
| 22 | Oismat khan | Ramzan | MA M.Phil | Sh:Almia M.Ed | | GMS Kot Allah dad | 15 | 15-03-1990 | 04-12-2012 | 04-12-2012 | 04-12-2012 | |
| 23 | Saif ur Rehman | Obeid Ullah Jan | MA | Sh:Almia | | GHS Nasran | 15 | 29-04-1982 | 04-12-2012 | 04-12-2012 | 04-12-2012 | |
| 24 | Najeeb Ullah | Said Ahmad | MA | Sh:Almia | | GMS Abizar | 15 | 14-03-1985 | 04-12-2012 | 04-12-2012 | 04-12-2012 | |
| 25 | Asghar Ali | Muzaffar Khan | BA | Sh:Almia | | GHS Dabara | 15 | 20-01-1988 | 04-01-2015 | 04-01-2015 | 09-03-2018 | |
| 26 | Rizwan | Ghulam Ali | | Sh:Almia | | GHS Gara Budah | 15 | 13-05-1978 | 04-01-2015 | 04-01-2015 | 09-03-2018 | |
| 27 | Faman Ali | Rehmat Ali | MA (Isl) Arib | B.Ed | 1st Divi | GMS Wandazo | 15 | 01-05-1984 | 04-01-2015 | 04-01-2015 | 09-03-2018 | |
| 28 | Wahid Ullah | Pir Khan | MA | Sh:Almia | | GHS Waroki | 15 | 06-05-1986 | 28-02-2016 | 28-02-2016 | 09-03-2018 | |


 Waheed Ullah Khan

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| | | | | | | | | | | | | |
|----|-----------------|-----------------|------------|--------------|----------|-----------------------|----|------------|------------|------------|------------|------------------|
| 28 | Yasir Ali | Ali Nasar Malik | MA | Sh.Almia | | GHS Gara baloch | 15 | 17-04-1990 | 28-02-2016 | 28-02-2016 | 09-03-2018 | |
| 29 | Ghulam Ullah | Ghulam Rasool | BA | Sh.Almia | | GMS Kot Nawaz | 15 | 07-04-1989 | 21-03-2017 | 21-03-2017 | 09-03-2018 | |
| 30 | Habib Ur Rehman | Abdul Qadeer | MSc (Math) | S/Yafta M.Ed | 1st Divi | GSSNCMHS No.1 Tank | 15 | 13-04-1989 | 21-03-2017 | 21-03-2017 | 09-03-2018 | |
| | Fazal Rehman | Abass Khan | MA Isl: | | 2nd Divi | GHS Tator | 15 | 10-03-1991 | 01-01-2019 | 01-01-2019 | N/R | Contract Emioyee |
| | Muhammad Nawaz | Gul Nawaz | MA Isl. | | 2nd Divi | GMS Murtaza | 15 | 12-04-1954 | 01-01-2019 | 01-01-2019 | N/R | Contract Emioyee |
| | Muhammad Adnan | Abdul Saleem | MA | | 2nd Divi | GMS Lakki Michan Khel | 15 | 12-09-1984 | 01-01-2019 | 01-01-2019 | N/R | Contract Emioyee |
| | Dilawar Khan | Muhammad Jan | MA Isl: | B.Ed | 2nd Divi | GHS Kiri Hiadar | 15 | 10-01-1991 | 04-10-2019 | 04-10-2019 | N/R | Contract Emioyee |

Chairman
Muhammad Salim Principal
GSSNCMHS No.1 Tank

V/Chairman
Gohar Zaman Principal
GHS Gara Baloch

Member
Rehmat Ullah Headmaster
GHS Kaka Khel

D/Assistant
Ahmad Nawaz S/Clerk

District Education Officer (M)
Tank

Endst No. 8363-63

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- 1 The Director E & SE khyber Pakhtunkhwa Peshawar.
 - 2 The Dy: District Education Officer (M) Tank

Dated Tank the 01/01/2020

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District Education Officer (M)
Tank

Page 11

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) TANK

(16)

Final Seniority List of STT (Male) as stood on 31/10/2019

| S.No | Name of Teacher | Father, s Name | Acad: | Prof: | BA/BSc Divi: | Place of Posting | BPS | Date of Birth | Date of 1st entry in Govt Service | Date of Apptt: in the present post | Date of Apptt: in the present Grade | Remarks |
|------|------------------|------------------|---------|--------------|--------------|---------------------|-----|---------------|-----------------------------------|------------------------------------|-------------------------------------|---------|
| 1 | Ghulam Farooq | Ahmad khan | MA | S/Yafta | | GHS M.Akbar | 15 | 03-01-1953 | 22/11/1992 | 22/11/1992 | 21-02-2013 | |
| 2 | Abdul Majeed | Dil Afza | SSC | Sh:Almia | | GSSNCMHS No.1,Tank. | 16 | 19-04-1958 | 01-09-1994 | 01-09-1994 | 21-02-2013 | |
| 3 | Shabir Ahmad | Ghulam Rabani | SSC | S/Yafta | | GHS K.Khadak | 16 | 25-12-1975 | 06-04-1999 | 06-04-1999 | 21-02-2013 | |
| 4 | Muhammad Mushtaq | Ahmad Bakhsh | MA | S/Yafta | | GHS Gara Shahbaz | 16 | 08-01-1978 | 21-12-1999 | 21-12-1999 | 30-05-2013 | |
| 5 | Muhammad Gulzar | Muhammad Jan | SSC | Sh:Almia | | GHS Ranwal | 16 | 26-01-1981 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 6 | Shafi-Ud Din | Abdul Azim | MA | Sh:Almia | | GHS Umer Khel | 16 | 10-09-1976 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 7 | Misbah Ud Din | Wali Muhammad | FA | Sh:Almia | | GHS Ama Khel | 16 | 20/09/1978 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 8 | Momin Khan | Malay khan | FA | Sh:Almia | | GHSS Gul Imam | 16 | 16-02-1981 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 9 | Fitrat Ullah | Abdul Haq | SSC | Sh:Almia | | GHSS Mullazai | 16 | 09-02-1975 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 10 | Muhammad Tahir | Haibat khan | BA | Sh:Almia | 1st Divi | GHS No.3 Tank | 16 | 01-02-1981 | 01-09-2007 | 01-09-2007 | 28-05-2013 | |
| 11 | M.Tahir Shah | Muhammad Khan | SSC | Sh:Alia | | GHS Darraki | 16 | 12-02-1976 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 12 | Hamid Ullah | Aman Ullah | BA B Ed | Sh:Alia B.Ed | 2nd Divi | GHS Akbari | 16 | 08-09-1978 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 13 | Muhammad Isinail | Yar Muhammad | SSC | S/Yafta | | GHS K Marwali | 16 | 01-01-1979 | 01-09-2007 | 01-09-2007 | 30-05-2013 | |
| 14 | Ubaid Anwar | Muhammad Ibrahim | SSC | S/Yafta | | GHS No.3 Tank | 16 | 05-05-1982 | 01-09-2007 | 01-09-2007 | 18-11-2014 | |
| 15 | Inam Ullah | Atta Ullah | BA | Sh:Almia | | GHS Toran Nau | 16 | 01-03-1983 | 01-09-2007 | 01-09-2007 | 15-11-2014 | |
| 16 | Hayat Ullah | Habib Ullah | SSC | Sh:Almia | | GHS No.2 Tank | 16 | 19-04-1973 | 08-09-1994 | 08-09-1994 | 09-02-2017 | |

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| | | | | | | | | | | | |
|----|---------------|----------------|---------|--------------|----------|---------------|----|------------|------------|------------|------------|
| 17 | Najeeb Ullah | Zafar Khan | MA Isl. | S/Yafta B.Ed | | GHS Paj. | 16 | 02-03-1974 | 20-12-1999 | 20-12-1999 | 09-05-2017 |
| 18 | Khan Bad Shah | Muhammad Aslam | FA | S/Yafta | | GHS Maghzai | 16 | 14-04-1984 | 01-09-2007 | 01-09-2007 | 09-08-2017 |
| 19 | Muhammad Amin | Ghazi Khan | MA B.Ed | S/Yafta B.Ed | 2nd Divi | GHS Adda Umar | 16 | 03-03-1974 | 06-04-1999 | 06-04-1999 | 22-02-2019 |

Note:- Senoirity list has been updated, keeping in view inter- Se-Seniority of the employees in the lower post.

Chairman
Muhammad Salim Principal
GSSNCMHS No.1 Tank

[Handwritten Signature]

V/Chairman
Gohar Zaman Principal
GHS Gara Baloch

[Handwritten Signature]

Member
Rehmat Ullah Headmaster
GHS Kaka Khel

[Handwritten Signature]

D/Assistant
Ahmad Nawaz S/Clerk

Dated-Tank the 01/01/2020

Endst No.

8361-62

- Copy for to:
- 1 The Director E & SE khyber Pakhtunkhwa Peshawar.
 - 2 The Dy: District Education Officer (M) Tank

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[Signature]*

[Handwritten Signature]
District Education Officer (M)
Tank

OFFICE OF THE DISTRICT EDUCATION OFFICER
(MALE), TANK

NO. 9479 /

Dated Tank the 21/02 /2020

To,

The Director,
E&S Education Khyber Pakhtunkhwa
Peshawar

Ann-D

Subject: Appeal for Correction in seniority list of TT and Senior TT

Memo:

Reference enclosed seniority appeal in r/o the following Teachers along with enclosures is submitted to your kind consideration and necessary action.

- 1. Khalil Ahmadi TT GMS Sher Ali
- 2. Muhammad Essa TT GMS Tank Cantt
- 3. Manzoor Ahmad TT GMS Andari

District Education Officer(M)
Tank.

1211 - 9479
24-20-2020 24-20-2020 >رشتا

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Director Elementary & Secondary Education

Pakhtunkhwa, Peshawar

Through

District Education Officer (M)

Elementary & Secondary Education

District Tank

Subject : Appeal for Correction in the Seniority List of TT and Senior TT since 2013

Respected Sir,

Memo:

With great respect it is brought into your kind notice that we (Khalil Ahmad, Muhammad Essa and Manzoor Ahmad) were appointed as TT on 01-09-2007 in Elementary & Secondary Education District Tank. We were lying on top of the list while thirteen(13) TTs were lying comparatively on lower Merit Order in the Appointment Order of TT on 01-09-2007. They were promoted to Senior TTs(BPS-16) in 2013, 2014, 2017 and 2019 on the basis of age and not on the order of merit which is against the Khyber Pakhtunkhwa Civil Servants Rules 1989.

Now we humbly request you to issue orders regarding correction in the Seniority lists of TT and Senior TT according to the Provincial Government Service Rules .

We also humbly request you to kindly issue orders giving us rights of the Senior TTs since 2013 so that we can be compensated.

A question may arise here that why did we not file an appeal against this seniority list? This was because of our unawareness and the then DEO office wrong explanation of the Service Rules. We came to know about the seniority rules that seniority should be awarded on Merit Order and not on Age basis when the latest seniority lists of different cadres were updated under the chairmanship of The Principal GSSNCMHS No1 Tank on 31-10-2019 and uploaded on the official WhatsApp Group of DEO(M) Tank.

Thank you.

Dated: 31-12-2019.

Yours obediently

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true copy
AS*

Khalil Ahmad
Khalil Ahmad TT
GMS Sher Ali Distt Tank
CNIC No:12201-7784200-5
Contact No:0345-3491922

AS
Muhammad Essa TT
GMS Cantt Tank
CNIC:12201-5336981-5
Contact No:0343-9292620

Manzoor Ahmad
Manzoor Ahmad TT
GMS Andarl Distt Tank
CNIC No:12201-5033378-7
Contact No:0344-9870812

وکالت نامہ (20)

کورٹ
فیس

حیدرآباد کے لیے

محمد عیسیٰ نام
کرنل کے آفس کاپی

دعویٰ یا جرم
U. Y. V. P. K. S. T. Act
باعت تحریر آنکھ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف دائرہ عدالت کی درخواست پر پیش یا تصدیق مقدمہ نام
D. I. Khan

مقدمہ مندرجہ بالا عنوان میں اپنی طرف دائرہ عدالت حاضر ہوتا ہوں گا اور ہر وقت نکالے جانے مقدمہ وکیل صاحب
موصوف کو اطلاع دے کر حاضر عدالت کروں گا اگر پیشی پر منظر حاضر نہ ہو اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور میرے خلاف ہو گیا تو صاحب
موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ یا پکھری کے اوقات سے پہلے یا بیچے یا بروز تعطیل
پر عدالت کے ذمہ دار نہ ہوں گے اور مقدمہ صدر پکھری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا پکھری کے اوقات کے آگے یا بیچے پیش ہونے
پر منظر کوئی نقصان پہنچے تو اس کے ذمہ دار یا اسکے واسطے کسی معاوضہ کے ادا کرنے یا سخت نہ داخل کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے مجھ
کو تکلیف ساختہ پر معاوضہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہوگا اور صاحب موصوف کو عرض دعویٰ یا جواب دعویٰ یا درخواست اجراء اہلے ڈگری
نظر ثانی اپیل گمرانی و ہر قسم درخواست ہر قسم کے بیان دینے اور پر ٹائی یا راضی نامہ و فیصلہ برطرف کرنے اقبال دعویٰ کا بھی اختیار ہوگا اور بصورت مقرر ہونے
تاریخ پیشی مقدمہ مذکور ہر دن از پکھری صدر عدالت مقدمہ مزکور نظر ثانی اپیل و گمرانی و برآمدگی مقدمہ یا منسوخی ڈگری کی طرف یا درخواست حکم اتہائی یا قرضی
یا گرفتاری میں از فیصلہ اجراء ڈگری بھی صاحب موصوف کو بشرط ادا ہنگی علیحدہ مختصمیری کا اختیار ہوگا اور تمام ساختہ پر داخست صاحب موصوف مثل کردہ
از خود منظور و قبول ہوگا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہوگا کہ مقدمہ مزکورہ یا اس کے کسی جزو کی کارروائی یا بصورت درخواست نظر ثانی
اپیل گمرانی یا دیگر معاملہ و مقدمہ مذکورہ کسی دوسرے وکیل یا ہیر مشر کو اپنے بجائے یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور ایسے
اختیارات حاصل ہوں گے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانب التزام پڑے گا وہ صاحب موصوف کا حق ہوگا مگر
صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پروا نہ کریں اور ایسی صورت
میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا

موزع
بہذا وکالت نامہ لکھ دیا ہے تاکہ سند ہے
2020
مضمون وکالت نامہ سن لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے

Attested &
Accepted
Sh. Iftikhar-ul-Haq Adv.

12201-5336981-5
0343-9292620

"B"

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

No.

7B

Appeal No.....8642..... of 2020

.....E.S.A...... Appellant/Petitioner

Versus

.....Through Secy. E.A. 15. P. 1081..... Respondent

Respondent No.....13.....

Notice to: —

Inamullah, Senior Theology Teacher/
DEO (M) Tank S/O Atankhwa Village
Tarwan, Dist. Mardan, Ferozpur District

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 hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....23/12/20.....at 8.00 A.M. 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 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.

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 No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....13.....

Day of.....Dec.....2020

at Camp Court D.I. Khan

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

713

Appeal No..... 86672 of 20 20

..... Muhammad Esa Appellant/Petitioner
Versus

..... Through Soggy. Eder. 14/11/2018 Respondent
Respondent No..... 7

Notice to: —

Khan Badshah, S/O M. Aslam Village 2
P/O Amakhe / Teh. 8 Distt. Tank.
UPP DEP Tank

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 hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on... 23.12.2018 at 8.00 A.M. 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 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.

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 No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 1st

Day of..... Dec 20 20

at Camp Court D.I. Khan

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

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

No.

Appeal No. 8641, 8642, 8643 of 2020

Muhammad Liza Appellant/Petitioner

Versus

Through Secretary ESSE Peshawar Respondent

Respondent No. 7

Notice to: — Khan Badshah Senior Theology Teacher (10 DEO (Male))
 Tank - S/O Muhammad Aslam vill 2 P/O Amakhs, Teh & Dist
 Tank

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 25-01-2020 at 8.00 A.M. 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 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.

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 No. dated

Given under my hand and the seal of this Court, at Peshawar this 5th

Day of November Dec 2020.

along with ②
 another connected
 appeal is also
 attached

Fulehan
 Registrar,
 Khyber Pakhtunkhwa Service Tribunal,
 Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

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

No.

TB DICE

Appeal No. 8641, 8642, 8643 of 20

..... Appellant/Petitioner

Muhammad

Versus

..... Respondent

Secretary

Respondent No. 1

Notice to: — Hameed ulan Senior Theology Teacher (10 DEO Male) Tank
S/o Amanullah village Akbari Tehsil DIST Tank.

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..... 25-1-27..... at 8.00 A.M. 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 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.

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 No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 8.....

Day of..... Dec..... 20 21

another connected appeal is also attached.

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 8641, 8642 & 8643 of 20 20

Muhammad Essa

Appellant/Petitioner

Versus

Through Secretary ESSSE Peshawar

Respondent

Respondent No.....

Notice to: Muhammad Tahir Senior Theology Teacher (C/O DED (Male) Tank S/O Maibat Khan Vill 2 P/O Nandur Rai Teh & Dist Tank

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.....25-01-2023 at 8.00 A.M. 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 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.

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 No.....dated.....

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

Day of.....number Dec.....20 21

*along with 2
another connect-apt
w/ appeal is also
attached
court D. Khan*

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

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

TB B/10

No.

Appeal No. 8641, 8642 8643 of 20 ..
 20

..... Appellant/Petitioner
 Muhammad Essa
 Versus

..... Respondent
 Through Secretary E E S E Peshawar
 Respondent No.
 10

Notice to: — Muhammad Tahir Shah Senior Theology Teacher C/O DEO
 (Male) Tank S/O Muhammad

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.....25-1-22.....at 8.00 A.M. 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 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.

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 No.....dated.....

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

Day of.....November.....20 ..
 21

Along with @
 Motive Connected
 Appeal is Court
 Also Attached.

Registrar,
 Khyber Pakhtunkhwa Service Tribunal,
 Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 8641, 8642, 8643 of 20
Muhammed ESSA

D/16

.....Appellant/Petitioner

Through Secretary E ^{Versus} Peshawar

.....Respondent

Respondent No.....

Inamullah Senior Theology Teacher (10 DEO(Male) Tank

Notice to: — s/o Atanullah Khan Vill Tooran new Caste Mallana up Shah Alam Tehsil Dist Tank

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.....25-1-22.....at 8.00 A.M. 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 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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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

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

Day of.....November.....21.....20

*along with ②
another connected
appeal is also
attached.*
*14
Camp
cont. D. Khan*

**Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.**

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

“B”

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

No.

Appeal No. 8641, 8642, 8643 of 20 20

Muhammad Essa

Appellant/Petitioner

Versus

Through Secretary E & SE Peshawar

Respondent

Respondent No. 42

Notice to: —

Muhammad Ismail Senior Theology Teacher C/O DEO Tank
S/O Yaar Muhammad VII Kari Manwal Rohmadabad Tehsil Dist
Tank

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.....25-01-2024.....at 8.00 A.M. 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 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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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....^{3rd}.....

Day of.....November.....20 21

along with 2 another
connected appeal At camp
is also attached Court D.I Khan

Eckhan

**Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.**

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 8641, 8642, 8643 of 2026.

..... Muhammad Essa Appellant/Petitioner

Versus

..... Through Secretary E & SC Peshawar Respondent

Respondent No. 12

Notice to: — Ubaid Anwar Senior Theology Teacher E.O. DEU (Male) Tank
S/O Muhammed Ibrahim, vill Ghareebabad, P/O Par Teh & Dist Tank

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.....25-1-22.....at 8.00 A.M. 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 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.

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 No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....3rd.....

Day of.....November.....2021

along with 2 other connected appeals is also attached.
At (any) court D.I klay

**Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.**

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.