# BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR AT CAMP COURT D.I.KHAN.

Service Appeal No. 6730/2021

Date of Institution ... 06.07.2021

Date of Decision ... 28.09.2022.

Kaleem Ullah PST GPS Sultania D.I.Khan.

(Appellant)

#### **VERSUS**

Government of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar and 03 others.

(Respondents)

MR.GUL TIAZ KHAN MARWAT.

Advocate

- For appellant.

MR. MUHAMMAD ADEEL BUTT,

Additional Advocate General

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For respondents.

MR. KALIM ARSHAD KHAN

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**CHAIRMAN** 

MR. SALAH-UD-DIN

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MEMBER (JUDICIAL)

#### JUDGMENT:

SALAH-UD-DIN, MEMBER:- Precisely stated the facts giving rise to filing of the instant appeal are that the appellant was not appointed as PST constraining him to file Writ Petition No. 686-D of 2014 before august Peshawar High Court, challenging the appointment order dated 05.12.2014 as well as the appointment of one Zameer Hussain, who was appointed as PST through the aforementioned appointment order. The Writ Petition of the appellant was allowed vide judgment dated 25.09.2018 passed by august Peshawar High



Court, D.I.Khan Bench, with the observations that the appellant shall be entitled to the seniority from the date when his other colleagues were appointed. In consequence of the aforementioned judgment, the appellant was appointed as PST vide office order dated 30.08.2019 and it was mentioned therein that he will be entitled for seniority of PST from the year 2014. The pay fixation of the appellant was also made from the year 2014 and his name was also placed at serial No. 452 of the seniority list of PSTs. While promoting PSTs (BPS-12) to the post of SPSTs (BPS-14), the name of the appellant was included in the list of those PSTs, who were deferred from promotion, constraining the appellant to file departmental appeal, which was not responded within the statutory period, hence the instant appeal.

- 2. Notices were issued to the respondents, who submitted their comments, wherein they denied the assertions made by the appellant in his appeal.
- 3. We have already heard the arguments of learned counsel for the parties and have perused the record.
- 4. The appellant had applied for the posts of PSTs advertised in January 2014 and participated in test as well as interview, however he was ignored and one Zameer Hussain, who was having low merit than the appellant, was appointed vide appointment order dated 05.12.2014. The appellant challenged the appointment order as well as appointment of one Zameer Hussain through filing of Writ

petition before worthy Peshawar High Court, which was allowed in terms reproduced as below:-

- "9. For stated reasons, the petitioner has made out a case for the indulgence of this court. We thus allow this petition to the extent that the petitioner shall be allowed appointment against first available vacancy. He shall also be entitled to the seniority from the date when his other colleagues were appointed pursuant to the same advertisement. It is however, clarified that he shall not be entitled to arrears of salaries, except fixation of pay."
- It is crystal clear from the judgment dated 25.09.2018 passed 5. by worthy Peshawar High Court, D.I.Khan Bench that seniority of the appellant was to be considered alongwith his colleagues appointed vide order dated 05.12.2014. According to serial No. 12 of terms and conditions mentioned in appointment order of the appellant dated 30.08.2019, the seniority of the appellant was to be considered from the year 2014. It is, however astonishing that in their reply/comments, the respondents have alleged that the seniority of the appellant shall be considered from the date of his appointment i.e 30.08.2019, which runs counter to serial No. 12 of terms and conditions of service of the appellant as mentioned in the appointment order dated 30.08.2019. The appellant was wrongly deprived of his due right of appointment in the year 2014, which fact has been affirmed through judgment dated 25.09.2018 passed by august Peshawar High Court, D.I.Khan Bench. The respondents were required to have considered the case of promotion of the appellant in

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light of judgment dated 25.09.2018 passed by august Peshawar High Court, D.I.Khan Bench, however it appears that respondents have considered the appellant as freshly recruited vide appointment order dated 30.08.2019, which approach of the respondents is legally incorrect.

6. Consequently, the appeal in hand is allowed as prayed for.

Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 28.09.2022

(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT D.I.KHAN

(KALIM ARSHAD KHAN) CHAIRMAN CAMP COURT D.I.KHAN ORDER 28.09.2022 Appellant alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Mussarat Hussain, District Education Officer (Male) D.I.Khan for the respondents present. Arguments have already been heard and record perused.

Vide our detailed judgment of today, separately placed on file, the 'appeal in hand is allowed as prayed for. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 28.09.2022

(Kalim Arshad Khan)

Chairman
Camp Court D.I.Khan

(Salah-Ud-Din) Member (Judicial) Camp Court D.I.Khan adjourned to 26-9- on for the Game ?

26<sup>th</sup> Sept 2022

Appellant along with his counsel present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Mussarat Hussain, DEO(M) D.I.Khan for respondents present.

Arguments heard. To come up for consideration and order on 28.09.2022 before D.B at camp court D.I.Khan. In the meanwhile the DEO (M) D.I.Khan submits that he would reconcile the facts and circumstances of the case and make an effort to resolve the issue before the date fixed.

(Salah Ud Din) Member(J)

(Kalim Arshad Khan) Chairman

Camp Court D.I.Khan

16.12.2021

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

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee Thereafter, notices be issued to the within 10 days. respondents for submission of reply/comments. To come up for reply/comments on 22.02.2022 before S.B at Camp Court, D.I.Khan.

Member (J)

Camp/Court, Q.I.Khan

22/2/2022

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30.06.2022

Appellant in person present. Mr. Farhaj Sikandar, District Attorney, alongwith Mr. Kamran ADEO for the respondents present.

Representative of the respondents submitted reply/comments which are placed on file. Copy of the same is handed over to the appellant. Adjourned. To come up for rejoinder, if any, and arguments before the D.B on 22.08.2022 at Camp Court. D.I. Khan.

> (Mian Muhammad) Member (E) Camp Court, D.I.Khan

27.09.2021

None for the appellant present.

Notices be issued to the appellant and his counsel. Adjourned. To come up for preliminary hearing before the S.B on 18.11.2021.

(MIAN MUHAMMAD) MEMBER (E)

14.12.2021

Appellant present through counsel.

Due to engagement in D.B cases, arguments in the instant case could not be heard. Therefore, case is adjourned to 16.12.2021 for preliminary arguments before S.B at Camp Court, D.I.Khan.

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

### Form- A

### FORM OF ORDER SHEET

Court of			
se No -	6730	/2021	

	Case No	(2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	06/07/2021	The appeal of Mr. Kaleemullah presented today by Mr. Gul Tiaz Khan Marwat Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR  This case is entrusted to S. Bench Peshawar. Notices be issued to
<b>Z-</b>		appellant/counsel for preliminary hearing to be put up there on
·		CHARMAN
23.0	8.2021	Appellant present and requested for adjournment on the ground that his counsel is not available today due to some domestic problems. Adjourned. To come up for preliminary arguments on 27.09.2021 before the S.B.
		(SALAH-UD-DIN)  MEMBER (J)

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Service Appeal NO 6730 /2021

Kaleem Ullah PST GPS Sultania D.I.Khan

...APPELLANT

### **VERSUS**

Govt: of K.P.K through Chief Secretary Civil Secretariat Peshawar etc.

.....Respondents

## **INDEX**

S No	Descriptions	Annex	Pages
1	Grounds of Appeal		1-6
2	CMA for condonation of delay		7-8
3	Copy of judgment of High Court dated 25.09.2018	A	9-15
4	Copy of Appointment order	В	16-17
5	Copy of Seniority List	С	18-21
6	Copies of order and List of Deferred Candidates	D&E	22-31
7	Copy of Representation dated 02.11.2020	F	32-34
8	Copy of departmental appeal dated 09.11.2020	G.	35
9	Copy of order of High Court dated 29.06.2021	Н	36-39
10	Wakalat Nama	- ·	40

Dated: 5 /07/2021

Your Humble Appellant, Through counsel

GUL TIAZ KHAN MARWAT, Advocate High Court, D.I.Khan

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Service	Appeal	NO	) <u>·</u>	Υ.	/2021
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Kaleem Ullah PST GPS Sultania D.I.Khan

APPELLANT

### **VERSUS**

- 1. Govt: of K.P.K through Chief Secretary Civil Secretariat Peshawar.
- 2. The Secretary Education Govt: of KPK Civil Secretariat Peshawar.
- 3. The Director Elementary & Secondary Education Govt. Of KPK Peshawar.
- 4. The District Education Officer (Male) D.I.Khan

.....Respondents

APPEAL U/S 4 OF KPK SERVICE TRIBUNAL ACT 1974
AGAINST THE ORDER OF WITHHOLDING AND NON-DISPOSAL
OF DEPARTMENTAL APPEAL OF THE APPELLANT DATED
09.11.2020 BY RESPONDENT NO. 3 WITHIN THE STATUTORY
PERIOD AGAINST THE OFFICE ORDER NO. 21853-57 DATED
27.07.2020 ISSUED BY RESPONDENT NO. 4 VIDE WHICH CASE
OF APPELLANT FOR THE PROMOTION TO THE POST OF S.PST
HAS BEEN DEFERRED.

#### Respectfully Sheweth,

- 1. That the addresses given in the memo of Appeal are sufficient for the purpose of service of parties.
- 2. That the Appellant is a citizen of Islamic Republic of Pakistan and being a citizen of the country, the appellant has the rights and obligations under the constitution.
- That the appellant filed a writ petition before the honourable Court bearing W.P No. 686/2014 for the appointment of Appellant as PST which came up for hearing before this

Honourable Court on 25.09.2018 and this honourable Court was pleased to pass an order/judgment directing the Education Department KPK/ D.I.Khan to appoint the Appellant as PST from the date his other colleagues of low merit was appointed. Copy of judgment is enclosed as **Annexure – A.** 

- 4. That in compliance with the judgment/ order of the honourable High Court, the appellant was appointed as PST vide office order bearing Endst: No. 22269-78 dated 30.08.2019. Copy of Appointment order is enclosed as Annexure B.
- 5. That the appellant was granted seniority and pay fixation from the year 2014 pursuant to the judgment and order of honourable High Court and this fact is duly mentioned at serial No. 12 of terms and conditions laid down in the appointment order referred to the above.
- 6. That it is further submitted that after appointment of appellant his pay fixation was also carried out by the District Accounts Officer from the year 2014 and pay of the appellant was also computerized and seniority list was also prepared by the office wherein appellant name is appeared/ figured at serial No. 452 of the seniority list. Copy of seniority list is enclosed as **Annexure C**.
  - That in spite of eligibility, seniority and fitness for promotion to the post of S.PST, the name of appellant has been listed in the deferred candidates vide office order/list. Copies of order

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and list of deferred candidates / teachers are enclosed as

Annexure - D&E.

- 8. That feeling aggrieved from the impugned office order/list of deferred candidates qua the appellant, the appellant sought the indulgence of the office of Respondent No. 4 by preferring representation dated 02.11.2020 for reconsideration of the case of appellant for promotion to the post of S.PST. Copy of representation is enclosed as **Annexure F.**
- 9. That the appellant has been informed by the office of respondent No. 4 verbally that he is not eligible for the promotion to the post of S.PST but no written order has been communicated of disposal of representation of appellant.
- 10. That the appellant preferred a departmental appeal dated 09.11.2020 before the next higher / departmental Authority i.e. respondent No. 3. Copy of departmental Appeal is enclosed as **Annexure G**
- 11. That when no action was taken by the office of respondent No. 3 in the matter, then the Appellant sought legal remedy of filing constitutional petition before the honourable Peshawar High Court D.I.Khan Bench by filing writ petition No. 946/2020.
- 12. That the writ petition came for hearing before Division Bench of High Court on 29.06:2021—and the same was dismissed due to lack of jurisdiction with observation that the appellant is at liberty to approach proper forum for his redressal, if he is so advised. Copy of order is enclosed as **Annexure H.**

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13. That feeling aggrieved from the impugned actions/ inactions of Respondents 3&4 and having no other speedy remedy, is obliged to knock the door of this Honouable Tribunal under its Appellate Jurisdiction inter alia on the following grounds:

### GROUNDS:-

- A. That the impugned actions / inactions of office of the respondent No. 3 not to consider the request/ application of appellant for granting of promotion to the appellant as a S.PST inspite of eligibility and seniority cum fitness is against law, arbitrary, malafide, void ab-inittio, without lawful authority, without jurisdiction and of no legal effects qua the rights of appellant.
- B. That it is a settled proposition of service law that promotion to the next higher post is to be granted on the basis of seniority cum fitness.
- C. That the appellant is otherwise eligible and fit to be promoted to the post of S.PST on the basis of seniority cum fitness and there is no hurdle in the way of considering the case of appellant for grant of promotion keeping in view the provisions of relevant section of Civil Servants Act-1973 and Rules framed there under.
- D. That the appellant is entitled for the grant of promotion to the post of S.PST but an attempt has been made by the office of respondent No. 4 to deprive the appellant from his vested rights for consideration the case of appellant of promotion.

- E. That there is no hurdle and hardship in the way of the office of respondent No. 4 to grant promotion to the appellant as appellant is duly eligible and qualified for promotion.
- F. That it is the legal and moral obligations of office of respondent No. 3 to decide the departmental appeal within reasonable time, with reason and to communicate the result of departmental appeal to the appellant but he failed to do so.
- G. That provisions of Article-4 of the constitution provide constitution guarantee to the peoples and citizens that the executive cannot take their rights of life, liberty and property without legal justification but appellant has been deprived by the respondents of his legal and vested rights.
- H. That this Honourable Tribunal has vast powers under the constitution and is the custodian of constitution and fundamental rights of the citizens of the country.
- J. That Counsel for Appellant may please be allowed to raise additional grounds during the course of arguments.

In view of the submissions made above, it is, therefore, humbly prayed that on acceptance this Appeal, this Honourable Tribunal may very graciously be pleased to pass an order declaring the impugned office order No. 21853-57 dated 27.10.2020 deferring the case qua the appellant to be void, illegal, against law, without lawful authority and without jurisdiction and as a consequence thereof, respondent No. 4 may please directed to reconsider the case of appellant for grant of promotion to the post of S.PST so as to meet the ends of justice and fair play.

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Any other relief deemed appropriate in the prevailing circumstances may also be granted.

Dated: <u>5</u>/07/2021

Your Humble Appellant,

Kaleem Ullah

Through Counsel

Gul Tiaz Khan Marwat Advocate High Court

D.I.Khan

### CERTIFICATE:

Certified that it is a first Appeal before this Honourable Tribunal by the appellant on the subject.

### **AFFIDAVIT:**

I, Kaleem Ullah PST S/O Azhar Obaidullah R/O Jhoke Qureshi D.I.Khan, the appellant do hereby solemnly affirm and declare on Oath that the contents of the Appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

DEPONENT

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Civil Misc. Application No	/2021
In	
Service Appeal No	/2021
Kaleem Ullah PST GPS Sultania D.I.Khan	APPELLANT
<u>VERSUS</u>	
Govt: of K.P.K through Chief Secretary Civil Secreta	ariat Peshawar etc.
***************************************	Respondents

# PETITION U/S 5 OF LIMITATION ACT CONTAINING THE REQUEST FOR CONDONATION OF DELAY IN FILING OF APPEAL.

Respected Sir,

- 1. That the accompanied Appeal is being filed before this learned Tribunal against the action of non-disposal of departmental appeal of appellant by respondent No. 3 within the statutory period of 90 days.
- 2. That after the disposal of writ petition by the honourable High Court vide order dated 29.06.2021 with observations that the Appellant is at liberty to approach the proper forum for his redressal, if he is so advised.
- 3. That during the pendency of writ petition in High Court, the appellant anxiously waited for the result of decision of appeal either rejection or acceptance but no order has so far been communicated to the petitioner by the office of respondent# 3.
- 4. That it admitted fact proved from record that the appeal of the appellant which has not been so far decided by the respondent No. 3 within the statutory period of 90 days, hence the instant Appeal.
- 5. That the appellant due to bona fide reasons had approached the honourable High Court for enforcement of fundamental

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6. That keeping in view the circumstances explained above the delay in filing of Appeal if any may please be condoned in the interest of justice as bar of limitation does not apply against the void order.

It is, therefore, humbly prayed on acceptance this Petition, this Honorable Tribunal may very graciously be pleased to condon the delay if any filing of appeal.

Dated: 5 / 07 / 2021

Your Humble Appellant,

Kaleem Ullah Through Counsel

Gul Tiaz Khan Marwat Advocate High Court D.I.Khan

### AFFIDAVIT:

I, Kaleem Ullah PST S/O Azhar Obaidullah R/O Jhoke Qureshi D.I.Khan, the appellant do hereby solemnly affirm and declare on Oath that the contents of the Petition are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

DEPONENT

Kaleem Ullah S/o Azhar Ubaidullah R/o Jhok Qureshi, UC Muryali, District D.I.Khan

03427979349.....PETITIONER

### VERSUS:

(1) Govt. of KPK through Chief Secretary Civil Secretariat Peshawar

(2) Secretary of Education, Govt. Of KPK, Civil Secretarias Peshawar

(3) Secretary Establishment & Administration Deptt, Govt. Of KPK, Civil Secretariat Peshawar

(4) The Director Elementary & Secondary Education Deptt: Govt. Of KPK, Peshawar.

(5) The District Education Officer (Male) D.I.Khan

(6) Zameer Hussain S/o Bashir Hussain PST GPS Jhok Qureshian District D.I.Khan.....RESPONDENTS

### WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973.

### Respectfully Sheweth.

- 1) That the addresses of the parties given in memo of petition are sufficient for the purpose of services of the parties.
- That the petitioner is bona fide resident of Jhok Qureshi District D.I.Khan and has the qualifications up to B.Sc. with PST certificate. Copies of testimonials are enclosed as Annexure A, A-1 to A-4.
- That the petitioner was earlier appointed as PST in the GPS Noon District D.I.Khan in the year 2007 but later on services of the petitioner including others i.e. 1613 teachers were terminated as a consequence of issuance of order by the standing committee of Provincial Govt. Of KPK.
- That the petitioner like other affectees sought the legal remedy upto august Supreme Court of Pakistan and as a consequence thereof, the petitioner then filed service appeal in the KPK service tribunal and the Learned tribunal was pleased to

WP.686-D of 2014 (Kaleemullah: Vs.Govt of KPK) (Grounds)

AT NESTE:

Pesnawar High Quiri 🗇

-naintment of

## IN THE PESHAWAR HIGH COURT, D.I.KHAN BENCH

(Judicial Department)

### Writ Petition No.686-D of 2014

Kaleemullah

<u>Versus</u>

Govt: of Khyber Pakhtunkhwa through Chief Secreta

Peshawar and five others

**JUDGMENT** 

Date of hearing

25.9.2018

For Petitioner:

Mr. Gul Tiaz Khan Marwat Advocate

For respondents No.1 to 4:

Mr. Adnan Ali, Asstt: A.G

For respondent No.6:

Mr. Ahmad Ali Khan Advocate

IJAZ ANWAR, J.- Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner Kaleemullah has called in question the order dated 05.12.2014 of District Education Officer (M), D.I.Khan whereby Zameer Hussain, respondent No.6, was appointed as PST and posted in GPS Jhok Qureshian and instead seeks his appointment as PST.

2. The facts as narrated in the petition are that the petitioner was earlier appointed as PST, but his services alongwith others were terminated in consequence of the order of Standing Committee of Provincial Government of Khyber Pakhtunkhwa; that the petitioner sought his remedy up to august apex Court and then filed service appeal. The Service Tribunal constituted a committee

Posnawar High Court Bunch Dera Ismail A....

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chairmanship of Secretary Education, Government of Khyber Pakhtunkhwa. The committee besides other recommendations, also recommended that Executive District Officer Education, D.I.Khan is required to advertise the vacant posts immediately and complete the recruitment process before 15th March, 2012 and the terminated teachers may be provided opportunity to compete if they are qualified for the post. That after recommendations of enquiry committee, the petitioner again filed Service appeal which is still pending but in the meanwhile, the posts of PSTs were again advertised in January, 2014; that the petitioner qualified the test of NTS and also participated in the interview, where after tentative proposed list was prepared, wherein the petitioner's name appeared at serial No.70; that due to litigation since 2007, the petitioner became overage by three years and ten months; that he moved various applications for processing his case for relaxation of upper age limit, but the matter could not be finalized and finally on 05.12.2014, appointments were made including the appointment of respondent No.6, but the petitioner was ignored. Hence the

3. Arguments heard and record perused.

instant petition.

EXAMINOR EXAMINOR Details

4. Perusal of the record reveals that the respondents advertised different posts including the post of PST (Male) BPS-12. Both the petitioner and respondent No.6 applied and appeared in the written test conducted by National Testing Service Pakistan. When the final merit was prepared, the petitioner obtained 104.40 marks while respondent No.6 obtained 97.78 marks, however, both of them were overage. The petitioner was overage by 03 years 10 months and 19 days on the last date of submission of applications while respondent No.6 was overage by 01 year and 10 months. Astonishingly when the appointment order dated 05.12.2014 was issued, respondent No.6 was appointed while the petitioner was denied on the ground of

Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008, a candidate is required to seek age relaxation prior to the appointment. The candidates belonging to general categories are required to seek up to two years age relaxation from the appointing authority and beyond that from the Establishment Department. The comments submitted by the respondents show that respondent No.6 was allowed age relaxation by the appointing authority while the applications submitted by

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being overage.

FRENCHER High Court Section Dera Level 25/7/2/

the petitioner, much prior to the issuance of appointment, were spoiled in red-tapism.

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During the course of hearing, learned counsel for respondent No.6 relied upon two judgments of this Court in W.P.No.13-D/2015 decided on 07.3.2018 and W.P.No.208-D/2015 decided on 31.10.2017 authored by one of us (Mr. Justice Shakeel Ahmad). However, on perusing the judgments, it transpired that the facts of those cases are different from the one in hand, because in the instant case, there was an objection that the application for age relaxation was not routed through proper channel, while the record speaks otherwise. Both the appointing and the competent authority were duly approached for age relaxation. Similarly, the Establishment Department vide letter dated 14.11.2014, forwarded the request of the petitioner to the Secretary, Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department. Surprisingly, the same was further forwarded by the Secretary office to the Directorate of Education vide letter dated 21.11.2014 and then again the Directorate send the same to District Education Officer (M) D.I.Khan, but the petitioner was never conveyed the outcome as thereafter, only cogent reasons and sound justification for age relaxation were asked besides copy of minutes of DPC,

EXATE

05/7/21

1 and the appointment of

when in the meanwhile, vide letter dated 05.12.2014, appointment orders were issued. All this shows that the petitioner being vigilant enough performed his part of obligations in approaching the authorities for age relaxation, but there was complete slackness on the part of the official respondents in processing the same.

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There is yet another very important aspect of 7. the case. The petitioner remained in service of the respondents department from the year 2007 till 2012. It is alleged that appointment of the petitioner was illegal and he was terminated from service alongwith many other civil servants who are still litigating before the Service Tribunal. These are the justified and cogent reasons for the relaxation of upper age limit. Even if we refer to Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008, it would transpire that where a civil servant remained in government service for a period of two years, he is entitled to automatic age relaxation of ten years. In such circumstances, had the case of the petitioner been expeditiously processed, he would have gotten age relaxation and ultimate appointment because of his higher merit position.

EXAMINOR EXAMINOR Dord Small Khun

(Judician 2 of 20)

Respondent No.6 and found that though he was having low merit i.e. 97.78 marks, but when the petitioner was kept out of the contest, he was next in merit and thus was appointed. However, there was no fault on his part either in depriving the petitioner of appointment or getting undue favour from the respondents. We are thus not inclined to disturb respondents No.6, who is in the service of the respondents department since 05.12.2014, but at the same time, would not leave the petitioner as remediless, because he was deprived of his due right of appointment.

out a case for the indulgence of this Court. We thus allow this petition to the extent that the petitioner shall be allowed appointment against first available vacancy. He shall also be entitled to the seniority from the date when his other colleagues were appointed pursuant to the same advertisement. It is, however, clarified that he shall not be entitled to arrears of salaries, except fixation of pay.

Announced.
Dt:25.9.2018.
Habib/\*

<u>JUDGÉ</u>

JUDGE

(DB) Hon'ble Mr. Justice Ijaz Anwar Hon'ble Mr. Justice Shakeel Ahmad

0 N 10/9

EXAMINOR Court Bench.

Pesnawar High Court Bench,
Dera (smail Kila)

05/7/21





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

TEL: 0966-9280131/9280128 E-MAIL: <u>emisdikhan@gmail.com</u>

### APPOINTMENT

Consequent upon the Decision/Judgment of Honorable Reshawar High Court Dikhan benchvide Ref: W.P.No 686-D of 2014, dated 25.09.2018, and COC No. 1034-D/2018 dated 17-06-2019 appointment of the following candidate is hereby ordered against the post of PST (NTS) 2014 School based, in BPS-12 (Rs.13320 - 50 42120) Rs.13320/- fixed plus usual allowances as admissible under the rules on Adhoc Basis on contract under the existing policy of the Provincial Government K.P, in Teaching Cadre for One Year on the terms and conditions given below with effect from the date of his taking over charge.

S#	Roll No.	Name of candidate	Father Name	CNIC	D.O.B	Total Score	υc	Place of posting.
1	1763922	Kaleem Ullah Khan	Azhar Ubaid Ullah	12101- 9464634-5	01-03-1975	104.4	Muryali	GPS Sultaniya DIKhan

### TERMS & CONDITIONS

- 1. The appointee will get salary against the sanctioned post in the budget.
- 2. His services will be governed by such rule and regulation as may be presented by Govt, from time to time for the category which he belongs.
- 3. One month pay will be forfeited to Government in case of resignation without prior notice. The period of giving notice is on one month before the date of resignation.
- 4. He is required to join the post within 15 days, failing which the appointment order will stand automatically as cancelled.
- 5. The appointment is made subject to the condition that the candidate is permanent resident & Domicile holder of District DI Khan.
- 7. His pay may not be drawn till the verification of certificate /documents from the concerned Board/University. If any certificate/documents found bogus will be reported to the law enforcing agencies for further action and appointment will be automatically treated as cancelled. Verification fee will be borne by the appointment.
- 8. His documents may be checked by the DDO concerned once again before handing over the charge, if he has not the required relevant qualification as per rules he may not be handed over the charge of the post.
- 9. Charge reports should be submitted to all concerned in duplicate.
- 10. NO TA/DA etc is allowed.
- 11. His documents if found bogus then his services would be terminated and FIR will have to be chalked against him and he will has no right to lodge any appeal in any court and he will be bound to deposit his salary drawn by him.
- 12. He shall not be entitled for any arrear of salary and he will be entitled for only seniority of PST from the appointment 2014 according to the court decision.
- 13. He will take the charge of his post on 02/09/2019 due to summer vacations.

Attell of Quez

A pointment is purely on temporary & contract basis initially for one year w.e.f 02/09/2019 to 01/09/2020. Te has granted relaxation in his upper age limit from the competent authority vide Endst No.SOE-III (E& AD) 4/2019 dated Peshawar the August 21.2019.

District Education Officery (Male) Dera Ismail Khan

Dated DI Klian the 30/8

Endst No. 22269-78

### Copy forwarded to: .

- i.1. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.

- 2. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. The Registrar Peshawar High Court bench DIKhan.
- 4. The Deputy Commissioner, DI Khan.
- 5. The District Comptroller of Accounts, DI Khan.
- 6. The SDEOs (M) Concerned in District DIKhan.
- 7. ADEO (Litigation) Local Office.
- 8. The DMO (IMU) DIKhan.
- 9. The Official Concerned.
- 10. Master File.

District Education Officer (Male) Dera Ismail Khan

 $\leq$  18

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

### FINAL SENIORITY LIST OF PST (DIRECT APPOINTMENT, APPOINTED THROUGH NTS AND APPOINTED THROUGH DECEASED SON OR MEDICAL BOARD QUOTA) UPTO 2018

	- /					<del></del>	·	<del>1</del>	· · · · · ·		1		
		CNIC	NAME	FATHER NAME	DÓMICIÉE	PRESENT PLACE OF POSTING	DATE OF BIRTH	DATE OF APPOINTMENT	YEAR	SCORE	TEHSIL	METHOD OF APPOINTMENT	REMARKS
	$\vdash$	12101-8104636-5	SHAH JAHAN	GUL DAD	DIK	GMPS JALAL BORING	17 Mar 1961	01 Feb 1979	1979		DIEHAN	DIRECT APPOINTMENT	
	<i></i>	12101-8000082-7	AZIZ ULLAH	SAAD ULLAII	DIK	GPS DIN PUR	20 May 1961	26 May 1982	1982		DIKHAN •	DIRECT APPOINTMENT	
	3	12103-1490966-3	MUSHTAQ AHMAD	RAB NAWAZ	DIK	GPS MITHA PUR KALAN	10 Apr 1962	16 Dec 1982	1982		PAHARPUR	DIRECT APPOINTMENT	
/-	4	12103-1482132-1	ALLAH NAWAZ	MUHAMMAD NAWAZ	DIK	GPS KALA GORH	10 Sep 1962	17 Nov 1983	1983	<u> </u>	PAHARPUR .	DIRECT APPOINTMENT	
	5	12013-3841194-3	GHANI-UR-REHMAN	SHER DIL	DIK .	GPS NO.1 PAHARPUR	01 Nov 1962	20 Dec 1983	1983		PAHARPUR	DIRECT APPOINTMENT	<u> </u>
	6	12101-0961741-7	ASEEM KHAN	AZAM KHAN	DIK	GPS GILOTI	01 May 1963	19 May 1984	1984		DIKHAN	DIRECT APPOINTMENT	
	7	12101-0965650-3	MUHAMMAD RASHID	GHULAM JEELANI	DIK	GPS KOKAR GHARBI	10 Sep 1961	05 Sep 1984	1984		DIKHAN	DIRECT APPOINTMENT	
	8	12102-2150050-7	ABDUL SAMAD KHAN	ABDUL GHAFAR .	DIK	GPS BASTI BALOCHAN	28 Apr 1961	17 Oct 1984	1984		DARABAN KALAN	DIRECT APPOINTMENT	ļ
	9	12101-0939011-5	ABDUL RASHID	IMAM BAKHSH	DIK	GMPS HAZARA PAKKA	15 Oct 1963	17 Oct 1984	1984		PAROVA	DIRECT APPOINTMENT	<u> </u>
	10	12103-1501762-9	MUHAMMAD ABBAS SHAH	ABDUL HUSSAIN SHAH	DIK	GPS SAID ALIYAN	15 Apr 1965	17 Oct 1984	1984		PAHARPUR	DIRECT APPOINTMENT	
	11	12101-0899056-1	GHULAM BILAL	HAJI RANJHO	DIK	GPS KOTLA HABIB	15 Apr 1966	17 Oct 1984	1984		DIKHAN	DIRECT APPOINTMENT	
	12	12103-2399906-3	MUHAMMAD ABDULLAH	TASAWAR HUSSAIN KHAN	DIK	GPS RANGPUR SHUMALI	14 Apr 1966	12 May 1985	1985		PAHARPUR	DIRECT APPOINTMENT	
	13	12103-7016765-9	MUHAMMAD BILAL	MUHAMMAD HAYYAT	DIK	GMPS WANDA KHOKHAR	08 Aug 1963	14 May 1985	1985		PAHARPUR	DIRECT APPOINTMENT	
	14	12101-0125195-7	MAZHAR HUSSAIN	MURID AHMAD	DIK	GPS B/DHAPPAN WALA	12 May 1965	07 Sep 1985	1985		DIKHÀN	DIRECT APPOINTMENT	
	15-	12103-1441110-9	RAB NAWAZ KHAN	HAQ NAWAZ	DIK	gps shaikha	15 Scp 1965	08 Sep 1985	1985		PAHARPUR	DIRECT APPOINTMENT	
	16	12102-6152634-9	M.RAMZAN KHAN	ABDUL AZIZ KHAN	DIK	GPS QASIM ABAD	01 Apr 1966	08 Scp 1985	1985		KULACHI	DIRECT APPOINTMENT	
	17	12101-0939010-7	MUHAMMAD IQBAL	HAQ NAWAZ	DIK	GPS GARA BALOO	05 Jun 1966	08 Sep 1985	1985		PAROVA	DIRECT APPOINTMENT	
	8.	12102-2148888-5	TAUS KHAN	RANGEEN KHAN	DIK	GPS KADAMKHEL	02 Feb 1967.	15 Dec 1985	1985	المناسب الما	KULACHI	DIRECT APPOINTMENT	
	9	12101-7763413-7	MUHAMMAD FAROOQ	M.BARAN KAKAR	DIK	GPS THAHIM ABAD	15 Oct 1962	01 Fcb 1986	1986		DIKHAN	DIRECT APPOINTMENT	
7	10	12103-8851027-1	MÜHAMMAD ZUBAIR	AHMAD NOOR	DIK	GPS CHAH BHATIAN WALA	16 Aug 1964	01 Mar 1986	1986		PAHAŔPUR	DIRECT APPOINTMENT	
2	11	12101-0910962-1	SIBGHATULLAH KHAN	ASMATULLAH KHAN	DIK	GPS NO:3 GANDI UMER KHAN	04 Sep 1967,	29 Apr 1986	1986		DARABAN KALAN	DIRECT APPOINTMENT	
_ 2	2	12103-0151107-3	DAMSAZ KHAN ·	UMAR DRAZ KHAN	DIK	GPS NÖ.2 PANIALA	16 Mar 1967	30 Apr 1986	1986		PAHARPUR	DIRECT APPOINTMENT	
2	.3	12101-52094	NADIR KHAN	HASSAN KIIAN	DIK	GPS BAHADURI	24 Apr 1961.	05 Oct 1986	1986	- <b>4</b>	DIKHAN	DIRECT APPOINTMENT	
2			ABDUR UR REHMAN SHAH	ROZI SHAH	DIK.	GPS NO:3 CHODHWAN	13 Feb 1962	05 Oct 1986	1986	0	DARABAN KALAN	DIRECT APPOINTMENT	•
2	5	12103-1369293-1	S. GUL HASSAN SHAH	SAID ALI SHAH	DIK.	GPS NO.2 KOT JAI	09 May 1962	05 Oct 1986	1986		PAHARPUR	DIRECT APPOINTMENT	
*2	6	12103-1484008-7	MANZOOR HUSSAIN	MALIK NORANG	DIK	GPS NORANG LUCK	02 May 1966	06 Oct 1986	1986		PAHARPUR	DIRECT APPOINTMENT	1
2	7	12102-9277586-1	FAZAL UR REHMAN	MEHARDAD	DIK	GPS TAJU KHEIL	01 Apr 1964	23 Oct 1986	1986		DARABAN KALAN	DIRECT APPOINTMENT	
2	8	12102-6468377-3	DIN MUHAMMD	SAID MUHAMMAD	DIK	GPS NO:1 MUSAZAI	28 Mar 1966	23 Oct 1986	1986		DARABAN KALAN	DIRECT APPOINTMENT	لـــبــــــا

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	اش	05363613	SHAUKAT IQBAL KHAN	AMAN ULLAH	DIK	GPS GARA GHOUS SHAH	06 Feb 1987	17 May 2011	2014	105.03	PAROVA	NTS
		12	RAJA MUHAMMAD ZAFFAR IQBAL	MUHAMMAD LATIF	DIK	GPS DIN PUR	25 Dec 1990	17 May 2014	2014	105.01	DIKHAN	NTS
			FATERE SHER	KHUDA BAKHSH	DIK.	GPS DARABAN KHURD	15 Feb 1985	17 May 2014	2014	105.00	PAROVA	NTS
/	439	12101-0916606-9	KHIZER HAYAT	UMER HAYAT	DIK	GPS SOHLAN	20 Jan 1980	17 May 2014	2014	104.94	DIKHAN	NTS
-	440	12102-2151325-1	MUHAMMAD IMRAN KHAN	UMAR DARAZ KHAN	DIK	GPS QASIM ABAD	07 Sep 1982	17 May 2014	2014	104.92	KULACHI	NTS 🕆
<i>f</i>	141 442.	12102-2156233-1	MUHAMMAD IQBAL	GHULAM KHIZAR	DIK	GPS GARA ABDULLAH	25 Sep 1981	17 May 2014	2014	104.90	DARABAN KALAN	NTS
´	443	12101-4917889-7	TANSEER ABBASS	ІМАМ ВАКНЅН	DIK	GPS NO. 1 HAJI MORA	13 Aug 1991	17 May 2014	2014	104.89	DIKHAN	NTS
-	444	12103- 8300647-1	RAHMAT ULLAH	MALIK ASHRAF	DIK	GPS CHAH DIYAL	03 Mar 1983	17. May 2014	2014	104.81	PAHARPUR	nts .
$\vdash$	445	12101- 7804826-1	MUHAMMAD NOMAN ASIM	ELLAHI BAKHSH ASIM	/ DIK	gps no. 8 dikhan	14 Aug 1992	17 l fay 2014	2014	104.76	DIKHAN	NTS 🐧
1-	446		SYED IQBAL HUSSAIN SHAH	S.FEROZ HUSSAIN SHAH	DIK	GPS BIGWANI SHUMALI .	18 Feb 1983	05 Dec 2014	2014	104.68	PAHARPUR	NTS 🙎
-	447	12101-0317370-1	MUHAMMAD ZOHAIB	GHULAM QASIM	DIK	GPS KAMRAN ABAD	19 Jun 1991	17 May 2014	2014	104.68	DIKHAN	NTS &
-	448	12103- 1667614-3	SAMI ULLAH	RAB NAWAZ	DIK	GPS CHAH PAI WALA	05 Jan 1986	17 May 2014	2014	104.57	PAHARPUK	NTS
-	449	12103-1490318-1	GHULAM QASIM	GHULAM AKBAR	DIK	GPS BASTI SHEIKHAN WALI	11 Dec 1978	05 Dec 2014	2014	104.49	PAHARPUR	NTS
	450	12101-2909224-3	REHMAT ULLAH	GHULAM QASIM	DIK ·	GPS CHAH FAQEER WALA	03 Nov 1988	05 Dec 2014	2014	104.49	DIKHAN	NTS
-	451	12105- 0344435-5	MUHAMMAD KAMRAN	MALIK SOOBA	DIK	GPS JATTA	10 Apr 1989	17 May 2014	2014	104.43	PAROVA .	NTS
	452	12101-9464634-5	KALEEMULLAH KHAN	AZHAR OBAIDULLAH JAN	DIK	GPS SULTANIA MURYALI	01 Mar 1975	17 May 2014	2014	104.40	DIKHAN	NTS
-	453	12103- 8079892-5	JALAL UD DIN	AMIR KHAN	DIK	GPS CHAH NAI WALA	03 Aug 1990	17 May 2014	2014	104.31	PAHARPUR	NTS &
-	454	12101-9639051-9	MUHAMMAD TAHIR SIDEEQ	GHULAM SIDEEQ	DIK	GPS BASTI SHEKHAN WALI	08 Mar 1991	17 May 2014	2014	104.31	PAROVA	NTS ME
$\vdash$	455	12102-5013704-5	ABDUS SAMAD KHAN	MUHAMMAD IRSHAD KHAN	DIK.	GPS NO.1 RANAZAI	15 Mar 1983	17 May 2014	2014	104.15	KULACHI	NTS 53
-	456	12104-4621402-5	MUHAMMAD USMAN	SHEIKH FATEH MUHAMMAD	DIK	GPS GARA MEHARBAN	11 Apr 1985	17 May 2014	2014	104.10	DARABAN KALAN	NTS
-	457	12103-0378805-7	NAIMAT ULLAH	GHULAM RABANI	DIK	GPS DAHOTAR KACHA	26 Mar 1986	17 May 2014	2014	104.08	PAHARPUR	NTS
-	458	12102- 8564126-7	ABDUL WAHEED KHAN	QASIM KHAN	DIK .	GPS GARA NAWABI	12 Fcb 1986	17 May 2014	2014	103.92	KULACHI	NTS . S
<b> </b>	459	12101- 7808596-9	WAHID BAKHSH	SHAH NAWAZ	DIK	GPS WANDA RAMZAN	05 Apr 1988	17 May 2014	2014	103.86	DIKHAN	nts 🔹
-	460	12101-1371790-1	MUHAMMAD ABDULLAH	MUHAMMAD IQBAL .	DIK-	GPS ZAFFAR ABAD COLONY	29 Sep 1989	17 May 2014	2014	103.78	DIKHAN	NTS
-	461	12103- 2228262-3	FEROZ HUSSAIN	FALAK SHER	DIK.	GPS DILAWAR ABAD	03 Jun 1988	17 May 2014	2014	103.75	PAHARPUR	NTS S
-	462	12103- 1360632-5	KHALID RAZA	allah bakhsh	DIK	GPS NO. 2 DHAKKI	01 Jan 1990	05 Dec 2014	2014	103.75	PAHARPUR	NIS
	463	12103-1554490-7	MUHAMMAD SHOAIB HUSSAIN SHAH	GHULAM HUSSAIN SHAH	DIK	GPS TOBA	25 Mar 1986	05 Dec 2014	2014	103.73	PAHARPUR	NTS 3
-	464	12103- 0723285-9	INAM UD DIN	NAJAM UD DIN	DIK .	GPS WANDA FEROZ	16 Jan 1987	17 May 2014	2014	103.71	PAHARPUR	NIS
-	465	12103- 6394560-5	FAZAL RAHIM	ABDUR RAHIM	DIK	GPS KATTA KHEL	04 Jan 1988	17 May 2014	2014	103.67	PAHARPUR -	NTS 🛶 🔾
<b>)</b>	466	12101-4119665-3	EHSAN ULLAH	GUL MUHAMMAD	DIK	GPS ADA HIMMAT	28'Feb 1990	17 May 2014	2014	103.60	DIKHAN .	NTS
<del> </del>	467	12103-8187939-7	MUHAMMAD HANIF KHAN	AHR SAWAR GAMMAHUM	DIK	GPS KACHI KHAISOR	15 Jun 1993	17 May 2014	2014	103.55	PAHARPUR	NTS
-	468	12102- 7825505-3	FAIZ ULLAH KHAN	NOOR ZAMAN	DIK	GPS NAI ABADI CHAUDHWAN	02 Apr 1984	17 May 2014	2014	103.48	DARABAN KALAN	NTS
$\vdash$	469	12103-7333309-1	MUHAMMAD FARHAN IQBAL	QAMAR UD DIN	DJK	GPS JHOK JHABANA	10 Feb 1992	17 May 2014	2014	103.48	PAHARPUR	NTS
$\vdash$	470		ZUBAIR AHMAD	BASHIR AHMAD	DIK	GPS MADNI TOWN	02 Fcb 1980	17 May 2014	2014	103,41	DIKHAN .	NTS
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<i>ا</i> ً. د ⋅	12102- 7913770-1	GHULAM MUSTAFA	FAIZ ULLAH	DIK	GPS QAZI MUHAMMAD JAN	20 May 1991	17 May 2014	2614	103.40	DARABAN KALAN	NTS
	ا-3737437 -العربية	SOHAIL AHMAD KHAN	ATTA UR REHMAN	DIK	GPS NAI ABADI MUSAZAI	01 May 1991	17 May 2014	2614	103.38	DARABAN KALAN	NTS
713	14701-0217588-7	AFVAN KHAN	ABDULLAH KHAN	DIK	GPS NO. 1 THOYA	18 Арт 1986	17 Mny 2014	2014	103.37	DIKHAN	NTS
474	12101-8429334-1	KNFAYAT ULLAH	ALLAH WASAYA	DIK	GPS CHAH FAQEER WALA	05 Sep 1983	17 May 2014	2014	103.24	DIKHAÑ	NTS
475	12101-2916651-7	TAIMUR KHAN	KHAN ZAMAN	DIK	GPS LOON!	03 Mar 1985	17 May 2014	2014	103.05	KULACHI	NTS .
476	12102- 9159150-9	KHIZAR HAYAT	MUHAMMAD HAYAT	DIK	GPS NO.1 RANAZAI	01 Jan 1990	17 May 2014	20 4	103.02	KULACHI	NTS \$
477	12103- 5826336-7	MUHAMMAD IRFAN	MULAZIM HUSSAIN	DIK	GPS KAMBOH SHARIF	05 Jul 1989	17 May 2014	2014	102.96	PAHARPUR	NTS
478	12102-5116433-7	MUHAMMAD QISMAT ULLAH KHAN	NASUR ULLAH KHAN	DIK	GPS GARA MOHABBAT	21 Dec 1988	05 Dec 2014	2014	102.94	KULACHI	NTS
479	12101- 7814974-5	TOSEEF HAYAT	KHIZAR HAYAT	DIK	GPS HANIF TOWN	25 Mar 1986	17 May 2014	20!4	102.91	DIKHAN	NTS :
480	12101- 5364225-9	ABDUR RASHID -	ABDUL MAJEED	DIK	GPS GURMAN!	18 Jan 1984	17 May 2014	2014	102.87	PAROVA	NTS *
481	12101-0983949-3	TAUFIQ AHMAD	FAIZ ULLAH	DIK	GPS NO. 3 D.I.KHAN	05 Apr 1979	05 Dec 2014	2014	102.82	DIKHAN	NTS
482	12104- 0229726-7	Bismillah jan .	GULISTAN KHAN	DIK	GPS NAI ABADI CHAUDHWAN	15 Aug 1981	17 May 2014	2014	102.73	DARABAN KALAN	NTS 5 %
483	12101-3570790-9	ABDUL WAHID	AHMAD SAEED	DIK	GPS LACHRA	01 Apr 1990	05 Dec 2014	2014	102.62	DIKHAN	NTS :
484	12103- 1482805-5	RAHMATULLAH	UMAR HAYAT	DIK	GPS THATHAL	05 Mar 1977	05 Dec 2014	2014	102.61	PAHARPUR	NTS
485	12101-7106339-7	MUHAMMAD BILAL	MUHAMMAD IQBAL	DIK	GPS CHAH FAQEER WALA	01 Jan 1987	17 May 2014	2014	162.48	DIKHAN	NTS
486	12101-0576989-1	MUHAMMAD FARMAN	ALLAH NAWAZ	DIK	GPS JABAR WALA	30 Apr 1994	17 May 2014	2014	102.41	DIKHAN	NTS
487	12103- 1493382-7	M. JAVAID IQBAL SADIQI	AURANGZEB	DIK	GPS THATHAL	01 Sep 1978	05 Dec 2014	2014	102.31	PAHARPUR	итѕ ,
488	12102- 2134566-7	SAIF UR REHMAN	SHER ZAMAN	DIK	GPS NO. 1 HAROON ABAD	18 Sep 1982	17 May 2014	2014	102.31	KULACHI	NTS *
489	12101- 3605713-7	MUHAMMAD NADEEM	MALIK BANNA	DIK	GSP KACHA MALANA NO 2	03 May 1983	05 Dec 2014	2014	102.27	PAROVA	NTS ·
490	12101- 0936562-1	MUHAMMAD HASHIM	GHULAM QASIM	DIK	GPS B/ DHAPPAN WALI	02 Apr 1982	17 May 2014	2014	102.24	DIKHAN	NTS CTM
491	35202- 3625918-9	ABDUL AZIZ KHAN	MUHMMAD AFZAL	DIK	GPS NO. 2 HAJI MORA	20 Dec 1988	05 Dec 2014	2014	102.24	DIKHAN	NTS
492	12103- 1757616-3	FARASAT HUSSAIN SHAH	GHLAM QASIM SHAH	· DIK	GPS RODI KHEL	24 Apr 1986	17 May 2014	2014	102.17	PAHARPUR	NTS "
493	12103- 5966006-1	ZIA UR REHMAN	KHAN GUL	DIK .	GPS ``O.1 REHMANI KHEL	10 Oct 1991	05 Dec 2014	2014	102.17	PAHARPUR	NTS
494	12103- 9227253-3	MAHMOOD UL MALIK ·	BASHIL AHMAD -	• DIK	GPS SPAR NO 3	20 Feb 1983	17 Māy 2014	20 4	102.12	PAHARPUR	NTS TO STATE OF THE STATE OF TH
· 495	12103- 7289220-1	TAHIR NAWAZ	SHER ZAMAN	DIK .	GPS QAZI KHOKHAR	15 Dec 1989	17 May 2014	2014	102.12	PAHARPUR	NTS
496	12101- 1781434-3	KHIZAR HAYAT	MUHAMMAD SADIQ	DIK	GPS LUNDA SHARIF	28 Mar 1985	17 May 2014	2014	101.93	PAROVA	NTS
497 '	12103- 5866391-1	SAQIB NADEEM KHAN	MUHAMMAD AZEEM	DIK	GPS KACHA MALI KHEL	04 Aug 1989	17 May 2014	2014	101.88	PAHARPUR	NTS
498	12103- 4436621-7	MUHAMMAD RAZA KHAN	MUHAMMAD HASHIM KHA .	DIK	GPS RAZA ABAD	19 Dec 1992	17 May 2014	2014	101.88	PAHARPUR	NTS
499	12103- 5212526-9	PATEH ULLAH KHAN	ABDUL KARIM	DIK	GPS WANDA SILAHBAZI	02 Mar 1988	17 May 2014	2014	101.85	PAHARPUR	NTS A STATE OF THE
500	12103- 2707747-7	ISLAM UD DIN	AMIR KHAN	DIK	GPS RODI KHEL	03 Apr 1986	17 May 2014	2014	101.83	PAHARPUR	NTS . STM
501	12101- 2520476-7	MUHAMMAD ASIF	MUHAMMAD ASLAM	DIK.	GPS JH KHALLAR N.A NO I	16 Oct 1989	17 May 2014	2011	101.75	PAROVA	NTS
502	12101-0467124-5	ASMAT ULLĄH .	SULTAN	DIK	GPS NO 1 MUQEEM SHAH	02 Aug 1990	17 May 2014	201	101.75	DIKHAN .	NTS }
503	12101-7697853-9	ZAMIR HUSSAIN	NAZEER ALI BHATTI	DIK ·	GPS CENTRAL JAIL	05 Apr 1987	05 Dec 2014	2014	101.62	DIKHAN	NTS \$
504	12103- 8744921-1	MUHAMMAD JAVED	NAZAR HUSSAIN	DIK •	GPS WANDA NARKANI	10 Feb 1986	17 May 2014	2014	101.53	PAHARPUR	NTS

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## 2015/2015/2015/2015/2015/2015/2015/2015/	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	,/86344-9	MUHAMMAD WAQAR HASSAN	SHAJAHAN	DIK	GPS KOTHA ALLAHDAD	20 Oct 1987	17 May 2014	ia-14	101.48	DARABÁN KALAN	NTS
Fig. 635135   SIJOURATINEAN   AUTABOL 1710-0142   DIK   OF SZ-JOHERA ASAD   10 Apr 196   1756-224   294   181.84   OSS 1015   OSS		0953316-5	AZMAT ULIAH	ALLAH WASAYA	DIK	GPS NO. 2 THOYA	15 Mar 1982	17 May 2014	2014	101.43	DIKHAN	NTS
Tring - Color   Tring - Colo		35- 2638820-7	SYED FAHIM HAIDER SHAH	SYED MURIO KAZIM SHAH	DIK	GPS NO 2 KOT JAI	12 Apr 1987	17 May 2014	2014	101.12	PAHARPUR	NTS
12104-04579377   SAME ULLAR KRIAN		2101-6155128-5	SHOUKATIMRAN	MUHAMM OD NAWAZ	DIK	GPS ZAMEER ABAD	10 Apr 1984	17 May 2014	2014	101.04	DIKHAN	NTS
1371-0-0558779-3   MURAAMAD TARIQ   MURAAMAD DAMEN   DIK   ONS REDATA TARIO   DIA   ONS REDATA		12101-0811594-7	MUHAMMAD KAMRAN KHAN	RAB NAW 4%	DIK	GPS NO. 7 DIKHAN	13 Mar 1989	17 May 2014	2414	101.02	DIKHAN	NTS
1201-0446172-9   PASHIR ARIAGAD   HAMED OLLAH   DIK   GPS KEIDAAR AIAD   GPS KEIDAAR AIAD   DIK   GPS KEIDAAR AIAD   GPS KEI	<i>f</i>	12104- 6487937-9	SAMI ULLAH KHAN	HAJI MUSA KHAN	DIK	GPS QAZI MUHAMMAD JAN	04 Mar 1989	05 Dec 2014	2014	101.01	DARABAN KALAN	NTS
1210-147977-85   AQAL KHAN   ADAM ZAI   DIK   OFS NO. I REMANT KHEL   12 April 17   15 Dec 2014   2014   100.79   PABARPUR   NTS	11	12101- 0958478-3	MUHAMMAD TARIQ	MUHAMMAD PAMZAN	DIK	GPS NO. 2 THOYA	24 Sep 1978	05 Dec 2014	2014	100.98	DIKHAN	NTS
1002-259698-9   MUHAMMAD DAUD   RABB ULLAII   DIK GMPS BASTI HAUDER KHAN   01 Apr 1994   17 May 2014   2014   100.73   DARABAN KALAN   MTS	512	12101-6646122-9	BASHIR AHMAD	HAMEED UILLAH	DIK	GPS REHMAT ABAD	01 Mar 1990	17 May 2014	2014	100.86	DIKHAN	NTS -
1515   2101- 013179-3   SAFERE UR REIMAN   RIVALLU UR REIMAN   DIK   GIS NO. 4 DIRULAN   22 Dec 1992   17 May 2014   2014   100.77   DIRULAN   DISTAND   100.77   DIRULAN   DISTAND   2101- 175407-1   2101- 175	513	12103- 1479726-5	AQAL KHAN	ADAM ZAI	DIK .	GPS NO.1 REHMANI KHEL	12 Apr 1977	05 Dec 2014	2014	100.79	PAHARPUR	NTS
10   10   10   10   10   10   10   10	514	12102- 2584098-9	MUHAMMAD DAUD	HABIB ULLAII	DIK	GMPS BASTI HAIDER KHAN	03 Apr 1984	17 May 2014	2014	100.78	DARABAN KALAN	NTS
12101-7354074-1   SANA ULLAR   BASHER ATIMAD   DIK   GPS ADIL.SIFRA   02 Feb 1990   17 May 2014   2014   100.67   7AROVA   NTS	515	12101-0131770-3	SAFEER UR REHMAN	KHALIL UR REHMAN	ÐIK	GPS NO. 4 DIKHAN	22 Dec 1993	17 May 2014	2014	100.74	DIKHAN	NTS
1101-596776-17   MUHAMMAD TAYUIB   GRULAM SQOQUE   DIK GPS BATT KAMERI   02 Apr 1994   17 May 2014   204   100.60   PAROVA   NTS	516	12103- 8942393-9	MUHAMMAD ISMAIL	GHULAM QASIM	DłK	GPS WAND UMARI	03 May 1993	17 May 2014	2014	100.73	PAHARPUR	NTS
1992   1910- 199518-3   BASHARAT HUSSAN SHAH   GHULAM QASIM SHAH   DIK   GPS WISHAHBAZ KHAN   B8 Jan 1981   17 May 2014   2014   100.69   PAHARPUR   NTS	517	12101-7354074-1	SANA ULLAH	BASHEER AHMAD	DIK	GPS ADIL SIPRA	02 Feb 1990	17 May 2014	2014	100.67	PAROVA	NTS ,
12101-55093937-7   DIAWAR KIRAN   JAHANZEB KHAN   DIK   GFS KOT ZAFFAR   17 Apr 1988   17 May 2014   2014   100.53   PAROVA   NTS	518	12101- 5367761-7	MUHAMMAD TA YUIB	GHULAM SIQQIQUE	DIK	GPS BAIT KAHEERI	02 Apr 1984	17 May 2014	2014	100.64	PAROVA	צוא
12101-1258605. ALAMGIR   IMAM BAKHSH   DIK   GPS KOTHA BALOCHAN   25 Oct 1980   05 Dec 2014   2014   100.53   PAROVA   NTS	519	12103-6109518-3	BASHARAT HUSSAIN SHAH	GHULAM QASIM SHAH	DIK	GPS W/SHAHBAZ KHAN	08 Jan 1981	17 May 2014	2014	100.60	PAHARPUR	NTS
101-125869-0-5   ALAMGIR   IMAM BAKHSH   DIK   GPS KOTTAR BALOCHAN   25 Oct 1980   05 Dec 2014   2014   100.45   PAROVA   NTS	520	12101-5509397-7	DILAWAR KHAN	JAHANZEB KHAN	DIK	GPS KOT ZAFFAR	17 Apr 1988	17 May 2014	2014	100.58	KULACHI	
S22   12102-983084-9   GHULAM YASIN   AHAAD BAKSH   DIK   GFS PAROVA NO 2   28 Oct 1981   17 May 2014   2014   100.40   PAROVA   NTS	521	12101- 1258640-5	ALAMGIR	імам вакнѕн	DIK	GPS KOTHA BALOCHAN	25 Oct 1980	05 Dec 2014	2014	100.53	PAROVA	NTS
224   12101-5695108-9   MUHAMMAD IQBAL   GHULAM JAFER   DIK   GFS GISHKORI BALA   03 Jan 1986   17 May 2014   2014   100.37   PAROVA   NTS   12101-7909079-7   SHAH JEHAN   MUHAMMAD JAN   DIK   GFS GISHKORI BALA   03 Jan 1986   17 May 2014   2014   100.35   DIKHAN   NTS   12101-6061024-9   ABDUL HANEED   MUHAMMAD HASHIM   DIK   GFS SAGGU JUNOBI   12 Oct 1985   05 Dec 2014   2014   100.25   DIKHAN   NTS   12101-6061024-9   HAFIZ MUHAMMAD TAHIR RASHID   ABDUL RASHID KHAN   DIK   GFS CHEHKAN   01 Ang 1989   05 Dec 2014   2014   100.25   DIKHAN   NTS   1201-103844-5   SAKID BANAN   MUHAMMAD RAMZAN   DIK   GFS SEER GARH   15 Oct 1985   17 May 2014   2014   100.25   DIKHAN   NTS   1301-103844-5   SAID IMRAN   MUHAMMAD RAMZAN   DIK   GFS SEER GARH   15 Oct 1985   17 May 2014   2014   100.17   PAHARPUR   NTS   1301-103844-5   SAID IMRAN   MUHAMMAD RAMZAN   DIK   GFS SEER GARH   14 Mar 1986   17 May 2014   2014   100.17   PAHARPUR   NTS   1301-1206497261-7   MUHAMMAD SALEEM NAWAZ   AHMAD NAWAZ   DIK   GFS SHJIKKEL   14 Mar 1986   17 May 2014   2014   100.17   PAHARPUR   NTS   1301-1206497-7   SARTAJ ALIMEHR   ABDUL RASHID   DIK   GFS JAFRAN WALA   18 Oct 1980   17 May 2014   2014   100.15   PAROVA   NTS   1301-1388431-1   MUHAMMAD OWAIS   HAJI FALAK SHAIR   DIK   GFS SAGGU IJTODI   01 Apr 1990   17 May 2014   2014   100.10   PAHARPUR   NTS   1301-1388431-1   MUHAMMAD OWAIS   HAJI FALAK SHAIR   DIK   GFS SAGGU IJTODI   01 Apr 1990   17 May 2014   2014   100.10   PAHARPUR   NTS   1301-1388431-1   MUHAMMAD OWAIS   HAJI FALAK SHAIR   DIK   GFS SAGGU IJTODI   01 Apr 1990   17 May 2014   2014   100.10   PAHARPUR   NTS   1301-1388431-1   MUHAMMAD OWAIS   HAJI FALAK SHAIR   DIK   GFS SAGGU IJTODI   01 Apr 1990   17 May 2014   2014   100.10   PAHARPUR   NTS   1301-1388431-1   MUHAMMAD OWAIS   HAJI FALAK SHAIR   DIK   GFS SHEIKH YOUSAF   15 Apr 1993   17 May 2014   2014   200.00   PAHARPUR   NTS   1301-1303-1303-1304-130   NTS   1301-1303-1303-1304-130   NTS   1301-1303-1303-1304-130   NTS   1301-1303-1303-1304-130   NTS   1301-	522	12102-9830855-3	HEDAYATULLAH KHAN	MUSA KHAN	DIK	GPS KOT ZAFFAR	01 Mar 1990	17 May 2014	2014	100.45	KULACHI	NTS
255   12101-999079-7   SHAH JEHAN   MUHAMMAD JAN   DIK   GPS W/ GOMAL KHURD   05 Mar 1988   17 May 2014   2014   100.25   DIKHAN   NTS   NTS   12101-999079-7   SHAH JEHAN   MUHAMMAD HASHIM   DIK   GPS SAGGU JUNOBI   12 Oct 1988   05 Dec 2014   2014   100.25   DIKHAN   NTS	523	12101- 2858944-9	GHULAM YASIN	AHMAD BAKSH	DIK	GPS PAROVA NO 2	28 Oct 1981	17 May 2014	2014.	100.40	PAROVA	NTS
12   12   12   13   16   16   16   16   17   18   19   18   19   19   19   19   19	524	12101- 5695108-9	MUHAMMAD IQBAL .	GHULAM JAFER .	DIK	GPS GISHKORI BALA	03 Jan 1986	17 May 2014	2014	100.37	PAROVA	ntš •
Second   S	525	12101-7909079-7	Shah Jehan	MUHAMMAHUM	DIK	GPS W/ GOMAL KHURD	05 Mar 1988	17 May 2014	2014	100.35	DIKHAN	NTS .
Second Color	526	12101-6061024-9	ABDUL HAMEED	MUHAMMAD HASHIM	DIK	GPS SAGGU JUNOBI	12 Oct 1988	05 Dec 2014	2014	100.25	DIKHAN ·	NTS
S22   12103-1638424-5   SAJID IMRAN   MUHAMMAD RAMZAN   DIK   GPS KOT MASOODAN   13 Mar 1989   05 Dec 2014   2014   100.18   PAHARPUR   NTS	527	12101-4607199-9	HAFIZ MUHAMMAD TAHIR RASHID	ABDUL RASHID KHAN	DIK	GPS CHEHKAN	01 Aug 1989	05 Dec 2014	2014	100.25	DIKHAN	NTS .
530   12103- 4597261-7   MUHAMMAD SALEEM NAWAZ   AHMAD NAWAZ   DIK   GPS HAJI KKEL   14 Mar 1986   17 May 2014   2014   100.17   PAHARPUR   NTS	528	12103- 5469864-5	FAKHAR UDDIN 🚉	AMIR KHAN	DIK	GPS TEER GARH	15 Oct 1985_	17 May 2014	2014	100.22	PAHARPUR	NTS .
STATE   100.15   17 May 2014   100.15   17 May 2014   2014   100.15   100	529	12103- 1638424-5	SAJID IMRAN .	MUHAMMAD RAMZAN	DIK	GPS KOT MASOODAN	13 Mar 1989	05 Dec 2014	2014	100.18	PAHARPUR	NTS
12103-6210893-7   SARTAJ ALI MEHR   ABDUR RASHID   DIK   GPS JAFRAN WALA   18 Oct 1989   17 May 2014   2014   100.14   PAHARPUR   NTS	530	12103- 4597261-7	MUHAMMAD SALEEM NAWAZ	AHMAD NAWAZ	DIK	GPS HAJI KKEL	14 Mar 1986	17 May 2014	2014	100.17	PAHARPUR	NTS
12101-7882431-1   MUHAMMAD OWAIS.   HAJI FALAK SHAIR   DIK   GPS SAGGU JUPOBI   01 Apr 1990   17 May 2014   2614   100.13   DIKHAN   NTS   12102-2435845-3   IRFAN ULLAH KHAN   REHAMATULLAH KHAN   DIK   GMPS BAHADAR KHEIL   25 May 1993   17 May 2014   2014   100.10   KULACHI   NTS   NTS   12101-0519907-1   ARIF ULLAH   MERAJ UD DIN   DIK   GPS SHEIKH YOUSAF   15 Apr 1993   17 May 2014   2614   100.07   DIKHAN   NTS   NTS   NTS   12103-2385773-1   NASAR ABBAS   BHAWAL KHAN   DIK   GPS RASOOL ABAD   01 Jan 1986   17 May 2014   2014   100.01   PAHARPUR   NTS   NTS   12103-3939581-1   ABDUR RASHID   MUHAMMAD KHAN   DIK   GPS WANDHA DHOOR   15 Feb 1986   17 May 2014   2014   99.88   PAHARPUR   NTS   NTS	531 -	12101- 1226493-7	ABDUL GHAFFAR	HABIB ULLAH	DIK	GPS JUMMA SHARIF	16 Apr 1991	17 May 2014	2u14	100.15	PAROVA	NTS.
534   12102-2435845-3   IRFAN ULLAH KHAN   REHAMATULLAH KHAN   DIK   GMPS BAHADAR KHEIL   25 May 1993   17 May 2014   2014   100.10   KULACHI   NTS	532	12103- 6210893-7	SARTAJ ALI MEHR	ABDUR RASHID	DIK	GPS JAFRAN WALA	18 Oct 1989	17 May 2014	2014	100.14	PAHARPUR	NTS
535 12101- 0519907-1 ARIF ULLAH MERAJ UD DIN DIK GPS SHEIKHI YOUSAF 15 Apr 1993 17 May 2014 2014 100.07 DIKHAN NTS  536. 12103- 2385773-1 NASAR ABBAS BHAWAL KHAN DIK GPS RASOOL ABAD 01 Jan 1986 17 May 2014 2014 100.01 PAHARPUR NTS  537. 12103- 3939581-1 ABDUR RASHID MUHAMMAD KHAN DIK GPS WANDHA DHOOR 15 Fcb 1986 17 May 2014 2014 99.88 PAHARPUR NTS	533	12101- 7882431-1	MUHAMMAD OWAIS.	HAJI FALAK SHAIR	DIK	GPS SAGGU JUNOBI	01 Apr 1990	17 May 2014	2014.	100.13	DIKHAN	NTS 1
S35   12101-0519907-1   ARP ULLAH   MERCH UD DIN   DIN GPS SHEIKH YUUSAP   15 Apr 1995   17 May 2014   2014   100.01   PAHARPUR   NTS	534	12102- 2435845-3	IRFAN ULLAH KHAN	REHAMATULLAH KHAN	DIK	GMPS BAHADAR KHEIL	25 May 1993	17 May 2014		100.10	KULACHI	V-MARKET.
537 12103-3939581-1 ABDUR RASHID MUHAMMAD KHAN DIK GPS WANDHA DHOOR 15 Feb 1986 17 Mey 2014 2014 99.88 PAHARPUR NTS 7	535	12101-0519907-1	ARIF ULLAH	MERAJ UD DIN	DIK	GPS SHEIKH YOUSAF	15 Apr 1993	17 May 2014		100.07	DIKHAN	NTS
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628 12102 9030062-3 ARDUL MATERD ARDUL HAMFED DIK GPS NO 4 KUL ACHL 109 Sep 1991 17 Mey 2014 2014 99.81 KULACHL NTS	537	12103- 3939581-1	ABDUR RASHID	MUHAMMAD KHAN	DIK .	GPS WANDHA DHOOR	15 Feb 1986			99.88	PAHARPUR	NTS <sup>4</sup>
336 12102-7530002-5 (ABBODINIVALE)	538	12102- 9930062-3	ABDUL MAJEED	ABDUL HAMEED	DIK	GPS NO.4 KULACHI	09 Sep 1991	17 May 2014	2014	99.81	KULACHI	NTS

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PAHARPUR PAHARRUR DIKHAN

### OFFICE OF THE DISTRICT EDUCATION OFFICER

(MALE) DERA ISMAIL KHAN

Phone No. 0966-9280131 Empil: emisdikhan@yahoo.com

No. 21853-57

Dated DIKhan the: 27 -16 2020

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To .

The All SDEO's (Male) District DIKhan.

Subject:

DEFFERED CASES OF PST FROM PROMOTION OF SPST

Memo:

TUIL

Reference list provided by the Scrutiny edinmittee of promotion of PST to SPS I. You'are directed to do the needful within a week time positively. So that said teachers may be promoted to SPST post. In case of negligence and not removing the observation, all the responsibility will be on SDEO (MALE) concerned and ASDEO (MALE) concerned.

After passing the said period no excuse will be considered. Your quick and timely response in this regard will be highly appreciated. (List is attached)

DISTRICT EDUCATION OF THE CR (M) DERAISMAH, KHAN

Endst: No. 21858-61

Dated DIKhan the 27-10 /2020

Cupy is forwarded to the:

- 1. Difector Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Dera Ismail Khan.
- 3. PA to DEO (Male) Dera Ismail Khan.
- 4. Master File.

DISTRICT EDUCATION OFFICER
(M) DERA ISMAIL KHAN

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		IRSHAD ULI AH	MUHAMMAD HORAL	GPS NO EGILOTE	11/12/1987	17.05/2014	20:05/2014	ВА	PTC	128.85					1			Degres not signed	
11 1:		HALISTICATION	ABBULLATIF	GPS WANDA II MBATTI	15/03/1984	17 05/2014	20/05/2014	МА	PTC,M,Ea	128.47								Degrees not signed by SDEO	Deferred
) 24		MUHAMMAD ZUBAIR	MUHAMMAD HAVLED	EIPS BALOCH NAGAR	20/12/1985	17:05/2014	20,05,2014	B.Še	rrc	124.54					]			Degrees not signed by SUEO	Defened
:  2:	:	AZAL OR RAHM	ABBUR IRAHEEM	GPS NO 2 GILOTI	15,05-1985	17,05/2014	29/05/2014	MA	DIE,MJEd	121.91						1		Degrees net signed by SDEO	Deferred
7 21	7 2	JUHAMMAD RILQARNADI JAIDER	SAIF UR REHMAN	CPS NO 6 DIKHAN	01,704/1988	05/12/2014	05/12/2014	ВА	РТС	121.45					j			Degrees not entered and signed by SDEO and ACR	ĺ
: 22		IUTAMMAD HAREUL	KHALIL AHMAD	GPS SULTANIA	12/04/1990	17,05/2014	20,05/2014	M.1	гтс,рм,в.	119.47								Degrees not signed	Deferred
23	1, 5	ASA BIJAH	MUHAMMAD HAMIF -	GPS JK: QURESHIAN	23/03/1987	17:05/2014	20/05/2014	MA .	DIE,B.Ed	115.87		Ì			!	1		Degrees not signed by SDFO	
25	: [.\	ISIF YLIAH	CHRAMIAS	GES WANDA HAIBATTI	04.02/1988	17.05/2014	20,05/2014	BA	l-tC	115.70								Degrees not signed	Defened
20	) \rac{1}{2}	SMAT UTAIL	EHUDA BARHSU	GPS KOTLA SAIDAN	17/04/1986	17,05/2014	20.05/2014	BA	סדיו	114'40		$\top$				1	İ	Degrees not signed by SDEO	Deferred
27		YED NAVEED NJUM BUKHARI .	SYED SAJAMUL HASSAN BURHARI	GI'S NAD ALI SIIAH	06/06/1984	17/05/2014	20/05/2014	B.Sc	rtc	113.50					,			Degrees not signed by SDEO	Defenred -
274	ĺ	A ULI AH	OHULAM SADIQ	OPS IK QUBESHIAN	25:07/1990	17/05/2014	20 05/2014	BA	rrc,b.n	113.63							į	Degrees m4 entered and signed by SDEO	
2.55		1545:	RAMZAN	GPS HANIF TOWN D.LKHAN	15-04/1985	17,05/2014	17,0\$/2014	ย <sub>์</sub> ง	rre	112.96								Degrees not signed	Deferred
2-92	<u>51</u>		EATERCLAR KHAN	QPS KHUD NASTI	11.03/1983	17/05/2014	20.05/2014		PTC	112.71			į						Deferred due to Double BA
313	10.5	ASHIR MIMAD		GPS GARA GHOUS SHAIF	01-04/1984	17,05,2014	20 05/2014	71.7	1)11(	111.75			The state of		,				Deferred DIE not signed and provide B Sc Original Degree Certificate 120
311	113.		[	OPS NO.2 PAHARPUR	17 01 1984	05/12/2014	06 12/2014	MA	PTC,P.Fu	111.71			1	M		1	\$1	Lance	Deferred due to ACR not signed
314	1	CANDAR RASHID	MCHAMMAD   RASHID KHAN	GPS NO. 3 DJJ.KHAN	02 02 1988	17:05:2072	20.05/2014	MA	PIC,B Ea	111,66			1	-X/X	<u> </u>	2021/17 51 71/17 1 24/2	730	Degrees not signed by SDFO	deiffered

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	121	SALED UICREHMAN	, SAEED GHULAM	GPS WANDA KALI	ના ના દેવન	17.05,2014	27405/2014	B Sc	PTC.	111.42			<u> </u>				Осться ил	Deferred
£1.	324	NIAZ HUSSAIN SHAH	MANZOOR HUSSAIN	GPS WANDA DOST ALI	(3:07:1486	17/05/2014	20,05/2014	ма	PTC.M.Eu	111.32							Singed by SOFO	Deferred due non availability of signed of ASDEO
373	3.35	MUHAMMAD ADNAN	GRULAM OASIM	GPS JK! QURESHIAN	05/12/1992	17,05/2014	20,05/2014	BA	PTC	110.5%							Degreets not Signed by SDEO	Deferred
336	336	ALTAF RHAN	ATLAS KHAN	GPS NO 1 WMOUAZAM	01/08/1938	17,05/2012	20,05/2014	вл	РТС	110.52							Degrees not Signed by SDEO	Deferred
33S	338	MOHAMMAD AAMIR	GIRILAM FAROOQ	GPS NO. 12 DIKHAN	15/02/1937	05/12/2014	05/12/2014	МА	ADE	110.23	7		_				Decrease nos	Deferred
346	346	SHEAIB AIMAD	FAQEER MUHAMMAD SHAFI	GPS BAND KURAI	10.03/1988	17 <del>,05,291</del> 4	20/05/2014	M.Se	PTC,B.Ed	102.96				_			Non Involment not signed by SDEO	Deferred do to Non- Involment signed by SDEO
351	351	MUHAMMAD IGBAL	HAJI MUHAMMAD RAMZAN	GPS MAIZAR ABAD	10/10/1987	05/12/2014	06/12/2014	ма	PTC.B.Ed	109.74							Degreets not Signed by SDEO	Defened
353	353	INALIU TAYAKI			05/04/1985	05/12/2014	06/12/2014	MA 1	rtc.ct,n.t	109.63					Ì		legment and ligated by SDEO	Delzireti S
361	361	ASHIO LĄTIE	SHEIKH ABDUR RASHEED	GPS NO. 6 DIKHAN	23 03/1981	17/05/2014	20,05/2014	M.A	PTC	109.38								Deferred this to PTC not signed
362	362	MUHAMMAD SALEEM	HAFIZ SAHIB JAN	GFS LAKURA	22:09/19 <b>9</b> 0	17/05/2014	20/05/2014	BA	РТС	10574						I S	Const by STIED	Deferred due to Not signed by SDEO and provide Original Degree/Certificate
367	307	HASSAN ALI	MUIE AD HAYAT	GPS KURRAR	08.02/1984	05/12/2014	06/12/20114	BA	PTC.B.Ed	108.85					7		ŀ	Deferred desem Doubtfur signature on S. Book and provide B.Sc Original
370			OARLAHDUL KHALIQ AZMI	GPS SULTANIA	01.05/1985	17.05/2014	20/05/2014	MA	PTC	108.64	+	 +		- KK	( ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	17.25	egrees not signed	Degree Certificate  Defented
371	371	NAJAM ALI	ASUIO HUSSAIN	GPS CHAH BARE WALA	1861-sa 70	05/12/2014	<b>0</b> 6 12/2014	ма	PIC	108.39					2012/1	3000	1	Deferred due to PTC ant intered in S. Hook and howide B. S.c. Original Degree Certailiente

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(2) That it is High Court, the honourable High Court, the honourable High Court, of

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p	<u> </u>			GPS WANDA	05/04/1989	17/05/2014	20,05/2014	MA	PIC,CT	103.86								Degree not signed by SDEO	Defenred 50
-59	<u> </u>	WAIRD BAKUSU	SHAH NAWAZ GUL	RAMZAN		17,05/2014	20 05 7014	BA	PTC	103.60					1			Degree not signed to SDEO	Deferred U.B.
<i>≟1,2</i> ,	24.01	EHSAN VILAH	SIUHAMMAD BASHIR	GPS ADA HIMMAT	28/02/1430	<u> </u>	20/05/2014	MA	Irro	103.41					1			Degree not signed by SDEO	Deleued . O
470	170	ZUBAIR AHMAD	AHMAD	GPS MADNI TOWN	02/02/1980	17/05/2014		<del> </del>	irro	102.52	$\vdash$		-		1	一		Degree not signed by SDEO	Deferred
131	1	TAUFIO AHMAD	FAIZ ULLAII	GPS NO. 3 D.L.KHAN	05,01/1979		06/12/2014		<del> </del>	<u> </u>				· ·	+-7		十	Degree not signed by SOCO	Deferred
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503	202	ZAMIR HUSSAIN	NAZEER ALI BIJATTI	GPS CENTRALIAIL	05/04/1987	03/12/2014	0612/2014	BA	(Henr)	101.62			ļ	<del> </del>			+	hy SDEO	Deffer due to not signed
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281		Multammad Yasin	nimb bennneduM	GPS NO. 10 D.I.Khan	20 09:1972	29.04 2019	39/07/2019	MA	PTC,M,Ca	115,49							·	One year service, ARC not signed! SDEO	
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judgement is enclosed as Annexure - A.

That in compliance with the judgment/ order of

	JUDGMENT, D.I.KHAN 131, NCES	
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 }i;	305		SAID AHMAD	GPS ZAFFAR ABAD : COLONY	7 25 12 1989	17,05/2014	20,05,2013	II.Sc	PTC,B,Ed	112.07			<u> </u>		. <u></u>			<u> </u>		but provide Original  Degree Cenificate
			MUHAMMAD ASHRAI	GPS SHAIL DAU	03 01, 1957	17,05/2014	20,05/2014	MA	ויזכ	111.12							1			Approved to premental but provide Original Degree Certificate  Approved to promotion but provide B.Se Original Degree Certificate  O  O  O
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			ASLAM ZIA UL HAO	GPS NO.3 PAHARPUR	07/05/1977	05/12/2014	06;12/2014	MA	PTC.CT.B.I	110.10							:			Approved to promotion but provide B.Sc Original Degree Certificate
· -		минаммар	GHULAM	GIS MALA KHEL	04/03/1986	05/13/2014	06/12/2014	ма	PIC	110.08	-     -	-	-				-	1		Approved to promotion but provide B.Sc Original Degree Certificate
	345	HASNAIN MUHAMMAD	MUITIB ULLAN	GPS GHULAM ABAD	16313/1991	17/05/2014	205/2014	BA .	luk	109.97	+	+						-	***	Approved to premotion but provide B.Sc Original Degree Certificate
45 	<u>                                     </u>	ADNAN MOHAMMAD IQBAL		GPS GARA BALOO	18/01/1979	17/05/2014	20:05/2014	BA	PTC	109.7	*	+			-					Approved to promotion but provide B.Sc Original Degree/Certificate
50	<u> </u>	MAVEEO ANIAM	KHALID	GPS NO. 9 DIKHAN	18.033 984	05/12/201-	1 (4)12/2014	MA	DIE	109.4	5.			•			,			Approved to promotion but provide B.Sc Original Degree Certificate
	-	ABDUL HAMLED		GPS HIOK AKBAR	05:02:1935	17/05/201	4 20 0%2014	MA	РТС	109,4	-									Approved to promotion but provide B.Sc Original Degree Certificate
54	30-	KIIAN	) IMAM BAKHSH	GESMAHRAH NO 2	05,64/1934	17,05/291	2 30,05/2014	МА	PTC,M.C	u <del>11</del> 09.1	19 -									Approved to promotion but sign first page of S Bonk

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453				GPS 1085	25 03.4 33 -				рүсдаға	103.73	1		- 1							Approved to promotion but provide B.Sc Original Degree Certificate  Approved to promotion but provide B.Sc Original Degree Certificate  Opposite the promotion but provide B.Sc Original Degree Certificate
		· IIMI		GPS NALAPADI CHADDIWAN	920#(7#4	17/05/2014	20,05,2013	ма	PIC	103.48							-			Approved to premotion but provide II.Se Original Degree. Certificate
472		100111111111111111111111111111111111111	ATTA UR	GPS NALABADI	0] 115/19/1	17:05/2014	20 05/2014	BA	rtc	103.38										Approved to promotion but E provide B.Se Original Degree, Certificate O
175		ышкаммар	HAH NASUR	SIUSAZAI GPS GARA MOHABBAT	21/12/1968	05/12/2014	96/12/2014	8.3	PTC.D.Ed	102.94							1			Approved to prometion provide B.Sc Original Degree, Certificate
479		TONLER HAYA'I	CHAH KHAN KHIZAR HAYAT	GPS HANIF TOWN	25,02:1936	17,05/2014	20,05 2014	на	PIC .	102.91									. :	Approved to promotion but provide B.Se Original Degree/Centificate
191		ABDULAZIZ KIIAN	MURMMAD	GPS NO. 2 HAJI MORA	20/12/1976	05/12/2013	n6/12/2014	BA	ric	102.24									•	Approved to promotion but provide B.Sc Original Degree Critificate
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199	-	HALJU BELGE	Anota, Earim	GPS WANDA	03.02:1988	17/05/2014	1705.2014	MA	irte	101.85					-					Approved to promotion but provide B.Sc Original Degree Certificate
-	-	SAMI ULLAH KUAN	HAJI MUSA	GPS OAZI	D1 D3-10S0	05/12/2014	05/12/3014	B.Se	PTC	101.01	-							*		Approved to promution bu provide B.Sc Original Degree.Certificate
510	-			MUHAMMAD JAN GMPS PASTI HAIDE	R 05 01 1982	17,05-201-	1 20 US 2011	MA	bic.	100.73	5						•	1		Approved to promotion by provide B.Sc Original Degree Centificate
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A S	;	22 (	MULAM YASIN	AHMAD RAKSH	GPS PAROVA NO 2	28/10/1981	17.65/2014	20,05,2614	MA	PICALIA	100.4				1		147		Approved to prometion but provide B Sc Original Degree Certificate
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: :	28	528	FAKHAR UD DIN	AMIR KHAN	GPS TEER GARH	15/10/1935	17.05/2014	20,03,/2014	ма	rtc.cr	100).22				,	4.			Approved to promotion but provide B.Sc Original Degree Certificate
	ij,	331 ·	AHDUL GHAFFAR	HADIB ULLAH	OPS JUMMA SHARIF	16-02-1991	17/05/2014	20/05/2014	MA	rnc	100,15								Approved to promotion but provide B.Sc Original Degree/Certificate
	(3)		Rabins Balabah	OADIR BAKDSH	GPS Kurai	28229	38276	38276	BA	PTC				1		1			Conditional Case

coneagues of low merit was appointed. Copy of judgement is enclosed as Annexure - A.

Scarified Will Cal

<sup>(2)</sup> That in compliance with the judgment/-order of

#### BEFORE THE DISTRICT EDUCATION OFFICER (M) **D.I.KHAN**

Through: Proper Channel

PETITIONER Male) Cora ismesi (Cara Scorphor

Respected Sir,

The petitioner submits the following few lines for your sympathetic consideration please:-

- That the petitioner filed a writ petition in the Peshawar High Court D.I.Khan Bench bearing W.P No. 686/2014 for the appointment of Petitioner as PST which came up for hearing before this Honourable Court on 25.09.2018 and this honourable court was pleased to pass an order/judgment directing the Department KPK/ D.I.Khan to appoint the Petitioner as PST from the date his other colleagues of low merit was appointed. Copy of judgement is enclosed as Annexure - A.
- That in compliance with the judgment/ order of (2)the honourable High Court, the petitioner was appointed as PST vide office order bearing Endst: 22269-78 dated 30:08.2019. Copy of Appointment order is enclosed as Annexure - B.

- 2
- (3) That it is pertinent to mention here that the petitioner was granted seniority and pay fixation from the year 2014 pursuant to the judgment and order of honourable High Court and this fact is duly mentioned at serial No. 12 of terms and conditions laid down in the appointment order referred to the above.
- (4) That it is further submitted that after appointment of petitioner his pay fixation was also carried out by the District Accounts Officer from the year 2014 and pay of the petitioner was also computerized and seniority list was also prepared by the office wherein petitioner name is appeared/ figured at serial No. 452 of the seniority list.
  - (5) That in spite of eligibility and fitness for promotion to the post of S.PST, petitioner name has been listed in the deferred cases vide office order mentioned in the subject.
  - (6) That feeling aggrieved from the impugned office order/ list of deferred cases qua the petitioner, the petitioner seeks the indulgence of your good self for reconsideration of the case of petitioner for promotion to the post of S.PST.

Attest D



- That it is a settled proposition of service law that promotion to the next higher post is to be granted on the basis of seniority cum fitness.
- That the petitioner is otherwise eligible and fit to (8)be promoted to the post of S.SPS on the basis of seniority cum fitness and there is no hurdle in the way of considering the case of petitioner for grant of promotion keeping in view the provisions of relevant section of Civil Servants Act-1973 and Rules framed there under.

In view of the above submission, it is therefore, humbly prayed that on acceptance this representation, the impugned office order No. 21853-57 dated 27.10.2020 deferring of case qua the petitioner may please be recalled and as a consequence thereof, case of petitioner may please be reconsidered for grant of promotion to the post of S.PST so as to meet the ends of justice and fair play.

The petitioner may please be provided an opportunity of personal hearing also.

Deducação

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P.S. Head Teacher G.P.S Sultania Muryali Dera Ismail Khan

Your Most Obedient Servant

PST

GPS Sultaniya D.I.Khan

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بخدمت جناب دائر يكشرصاحب الليمنزى ايندسكندرى اليجويش محكمة عليم خيبر بختون خواه

جناب عالى:

گزارش ہے کہ سائل نے پشاور ہائی کورٹ ڈیرہ اساعیل خان نے میں اپنی تعیناتی کے لیے رف پٹیش W.P No. 686/2014 دائری تھی۔جسکا فیصلہ سائل کے قل میں 2018-09-25 کوآیا۔اور سائل کو گورنمنٹ پرائیری سکول سلطانیم ریالی میں تعینات کیا گیا۔عدالت کے فیصلے کی نقل لف درخواست ہے۔

جناب عالی اس فیصلے میں عدالت نے محکم تعلیم ڈیرہ اساعیل خان کو بیتم جاری کیا۔ کہ سائل کو سنامل کو سنامل کو سنامل کی تعلیم ڈیرہ اسامل کی تنواہ کی سنارٹی اور سائل کی تنواہ کی سنارٹی اور سائل کی تنواہ کی سنارٹی اور سائل کی تنواہ کی سنامل کے تعلیم در اور سنامل کی تنواہ کی سنامل کے تعلیم در اور سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی سنامل کی تنواہ کی

ے سیریل نمبر 12 میں اس کودرج کیا ہے۔ (آرڈرکا فی لف درخواست ہے)۔

جناب والاانگل میں تق پانے والے اساتذہ کرام کی سنیار ٹی کسٹ میں سائل کا نام بھی آیا ہے۔ جو کہ سریل نمبر 452 پرآیا ہے۔ لیکن بر متمتی سے سائل کے نام کو مستر دکر کے ڈفر ڈاساتذہ کی اسٹ میں ڈالا جو کہ سریل نمبر طرف معزز عدالت عالیہ کی تو تعین ہے بلکہ اپنے تحکمانہ آڈر (سیریل بلبر فیڈا) کے سی خال نہ ہے۔ محکمہ کا یہ فیصلہ نہ صرف معزز عدالت عالیہ کی تو تعین ہے بلکہ اپنے تحکمانہ آڈر (سیریل بلبر فیڈا) کے محمد کا میں درخواست ہے۔)

آپ جناب سے مدرداندالتماس ہے۔ کہ سائل کے درخواست پرسائل مل کر کے سائل کور تی دینے کے احکمات صادر کی جائے۔

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## BEFORE THE PESHAWAR HIGH COURT

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W.F NO\_\_\_\_\_\_/2020

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Kaleem Ullah PST GPS Sultania D.I.Khan

.. PETITIONER

#### **VERSUS**

- 1. Gov: of K.P.K through Chief Secretary Civil Secretariat Peshawar
- 2. The Secretary Education Govt: of KPK Civil Secretariat Peshawar.
- 3. The Director Elementary & Secondary Education Govt. Of KPK Peshawar.
- 4. The District Education Officer (Male) D.I.Khan

.....Respondents

# PETITION UNDER ARTICLE-199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PARISTAN 1973.

#### Respectfully Sheweth,

- 1. That the addresses given in the memo of petition are sufficient for the purpose of service of parties.
- 2. That the Petitioner is a citizen of Islamic Republic of Pakistan and being a citizen of the country, the petitioner has the rights and obligations under the constitution.
- 3. That the petitioner filed a writ petition before the honourable Court bearing W.P No. 685/2014 for the appointment of Petitioner as PST which came up for hearing before this Honourable Court on 25.09.2018 and this honourable Court was pleased to pass an order/judgment directing the Education Department KPK/ D.I.Khan to appoint the Petitioner as PST from the date his other colleagues of low merit was appointed. Copy of judgment is enclosed as Annexure A.

June

ATTESTEL

Dera Isman Knor

WP. No. 946-D of 2020 (Ground)

37

# JUDGEMENT SHEET IN THE PESHAWAR HIGH COURT, D.I.KHAN BENCH

(Judicial Department)

W.P No. 946-D/2020 with C.M No. 1104-D/2020

Kaleemullah

Versus

Government of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat, Peshawar and others

For petitioner

Mr. Gul Tiaz Khan Marwat, Advocate

For respondents

Mr. Adnan Ali Khan, Asstt. Advocate General

Date of hearing

29.6.2021

#### **JUDGMENT**

Abdul Plakoor, J.
Through the instant constitutional petition filed under Article 199 of the Constitution of Islamic.

Republic of Pakistan, 1973, the petitioner Kaleemullah has sought the following relief:-

In view of submissions made above, it is, therefore, humbly prayed that on acceptance of this writ petition, this Hon'ble Court may very graciously be please to issue writ declaring the impugned office order No. 21853-57 dated 27.10.2020 deferring the case qua the petitioner to be void, illegal, against law, without lawful authority and without

(A)

ATTESTEL

EXAMINOR
Feshawar High Court Bench.
Dera Ismail Noor

38

jurisdiction and as a consequence thereof, respondent No. 4 may please be directed to reconsider the case of petitioner for grant of promotion to the post of S. PST so as to meet the ends of justice and fair play. Any other relief deemed appropriate in the prevailing circumstances may also be granted.

- 2. Heard. Record perused.
- 3. Admittedly, the petitioner is a civil servant and serving as PST in Education Department, D.I.Khan and he has been performing his duties with due diligence. Learned counsel for the petitioner argued that after appointment of petitioner, seniority list was prepared by the Office whereby the name of petitioner was shown at serial No. 452 and despite of eligibility and fitness for promotion to the post of S. PST, the name of the petitioner has been listed in the deferred candidate. Before going ahead in the proceedings, this Court confronted learned counsel for the petitioner with Article 212 of Constitution of Islamic Republic of Pakistan, 1973, which excludes jurisdiction of this Court to adjudicate upon the matters relating to the terms and conditions of a civil servant and the Tribunal established under the provision of the Service Tribunal Act, 1974 is the proper forum for adjudication of such matters, he remains answerless and could not convince this Court.



EXAMINAR EXAMINAR OF A STATE OF A

4. In view of above, this petition is dismissed, however, the petitioner is at liberty to approach the proper forum for his redressal, if he is so advised.

Announced June 29, 2021 Hasnain/\*

FN

JUDGE



**JUDGE** 

(D.B)

Hon'ble Mr. Justice Abdul Shakoor Hon'ble Mr. Justice Muhammad Naeem Anwar

ATTESTE

EXAMINOR

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#### BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

#### SERVICE APPEAL No. 6730/2021

Kaleem Ullah

VS

Government of KPK

#### <u>Index</u>

S No.	Description of ~	Description of annuexure	Page No.
	documents		
01 -	Reply of service appeal		1-3
02	Annexture		4-5
03	Affidavit		6
04	Authority		7

Respondent No. 03

District Education Officer (Male) Dera Ismail Khan

#### BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

#### SERVICE APPEAL No. 6730 / 2021

Kaleem Ullah

Government of KPK

#### COMMENTS ON BEHALF OF RESPONDENTS.

#### PRELIMINARY OBJECTIONS

- 1. That the appellant has got no cause of action / locus standi.
- 2. that the appellant has not come to the honorable tribunal with clean hands.
- 3. That the appellant has filed the service appeal on malafide objectives.
- 4.that the instant appeal is against the prevailing laws and rules.
- 5. That the appeal is barred by the doctorine of leeches.
- 6. That the instant appeal is illegal and against the facts.
- 7. That the service appeal is not maintainable in its present form.
- 8. That the appellant has concealed the material facts from the honorable tribunal.
- 9. That the appeal is badly time barred.

# Respectfully Sheweth, Reply on behalf of Respondent No.3. DEO (M) D.I.Khan

Respected Sir, The respondent No.3 humbly submits as under

- 1. Para pertains to the memo of appeal
- 2. Para pertains to the citizenship of appellant
- .3. Para pertains to the appointment of appellant in W.P.No. 686/2014 as a P.S.T Teacher on 25.09.2018.

Factual objections:

- 4. Para pertains to the judgement / order of the Hon'ble High Court on 30.08.2019.
- 5. Para pertain to the judgment and orders Hon'ble High Court.
- 6. Para pertain to the seniority list of appellants from year 2014.
- 7. Para pertains to the list of SPST teachers which were deferred from promotion. As the appellant was appointed as PST Teacher by the Endst No. 22269-78 dated 30-08-2019 on adhoc Basis on Contract under the existing policy of the provincial Government KP in teaching Cader for one year. Which is clear from appointment order. As the appellant has not completed his probation period so he can not claim privileges and promotion rights from post of PST BPS-12 to the post of SPST BPS-14 of regular Govt Servant as he is working on contract Basis.
- 8. The petitioner filed the W.P. No. 686-D/2014 titled as Kaleem Ullah VS Govt of KP which was decided on 25.09.2018. Whereas the appellant was appointed by the orders of D.E.O(M) on 30.08.2019 under the Law's Rules. Seniority of Civil servant is reckoned from the date of appointment and not prior te-the appointment. More over the by the promotion from BPS-12 to BPS-14 for primary school teacher have at least five years service from initial recruitment of primary school teacher. Annex-A.
- 9. Para pertains to the verbal information of appellant for promotion.
- 10. Para pertain to the filing of W.P No. 946/2020 in Hon'ble Peshawar High Court.
- 11. Para pertains to the dismissal of W.P on 29.06.2021.
- 12. Para pertains to the filing of service appeal in Hon ble service tribunal court.

Grounds

A. Incorrect / not admitted; para is strongly-denied. The appellant has not fulfilled the basic criteria for promotion to the post of SPST having at least five years continuous service.

- B. Incorrect / not admitted; the appellant has not fulfilled the basic criteria for promotion having at least five year continues service.
- C. Incorrect / not admitted. As replied & discussed above.
- D. Incorrect / not admitted. Para is refuted.
- E. Incorrect / not admitted. Para is strongly rebutted. The respondent No. 4 can not grant promotion to the appellant without of fulfilling all basic pre-requisites for promotion.
- F. The departmental appeal of appellant was not decided in favor of appellant as the appellant has not fulfilled the basic pre-requisites for promotion
- G. No comments.
- H. The Hon'ble service tribunal can not certain the service appeal of appellant. As the service appeal is devoid of merit.
- That the counsel of appellant may please to allowed to raise additional grounds during the course of arguments.

So it is humbly prayed that appeal of appellant may kindly be dismissed with Cost.

The Secretary E&SE KPK

Peshawar

The Director E&SE KPK

Peshawar

Respondent No.3.

**District Education Officer** 

(M) D. I. Khan

Vetted subject to wecessary convection, attackment of annuatures and affidavi,



# ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

#### NOTIFICATION

Peshawar, dated the November 13,2012.

o.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil ervants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications issued in this behalf, the Elementary and Secondary ducation Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment, talification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the id Appendix and the schedule therewith.

idsi. No. & Date as above.

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWA

Copy forwarded to:-

The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
 The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.

3. The Secretary to Govt. of Khyber Pakhtunkhwa, Law Department.

The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar The Accountant General, Khyber Pakhtunkhwa Pesitawar.

The Director (E&SE) Khyber Rakhtunkhwa Peshawar.

The Director Education (FATA), Peshawar

20.	Senior Primary School Teacher (BPS-14)	By promotion, on the basis of seniority-cum-fitness, from amongst Primary School Teacher with at least five-year service as such and having qualification prescribed for initial requirement of primary school
•	•	teacher

## BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

SERVICE APPEAL No. 6730 / 2021

Kaleem Ullah

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VS

Government of KPK

## Affidavit

I Mr: Muhammad Kamran Khan ADEO Litigation (M) D.I.Khan do solemnly affirm and declare on oath that contents of written reply are correct to the best of my knowledge and nothing has been concealed from this honorable Court

Deponent Deponent

### BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

SERVICE APPEAL No. 6730 / 2021

Kaleem Ullah

VS

Government of KPK

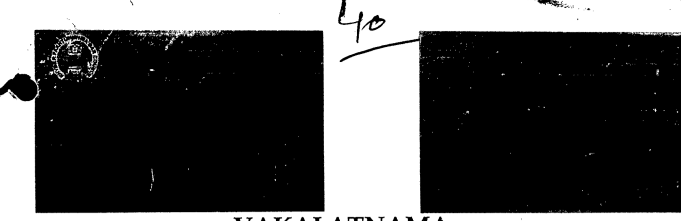
## Authority

I District Education Officer (M) D.I.Khan do hereby authorized Mr. Muhammad Kamran Khan to attend the honorable Service Tribunal KPK Peshawar on behalf of respondent in connection with submission para wise comments till the decision of service appeal.

Respondent No.3

District Education Officer

(M) D.I.Khan



### VAKALATNAMA

INTERCOURDED Before The RDK Service Pribulation of Skews

Kaleemulles VERSUS Gout: & DDK Boz

Title Service Application

I/we Kaleemulles VERSUS Gout in the above mentioned case to all or any of the following acts, deeds and things.

- 1. To appear, act and plead for me/us in the above mentioned case in this court/tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- 2. To sign and verify and file or withdraw all proceedings, petitions, appeals, affidavits, and applications for compromise or withdrawal, or for the submission to 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 said case at all its stages.
- To receive payments of and issue receipts for all moneys that may be or become due and
  payable to us during the course on conclusion of the proceeding.
   To do all other acts and things, which may deemed necessary or advisable during the
  course of proceedings.

AND hereby agree:

- a. To ratify whatever advocates may do the proceedings.
- b. Not to hold the advocates responsible 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.
- c. 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 remains un-paid.
- d. 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.

Date: 5 / 7 / 2021

Signature of Executants (s)

Kelseemulloh

Attested & Accepted:

Gul Tiaz Khan Marwat

Advocate High Court D.I.Khan (KPK)

Cell No. 0300-9092488 / 0345-9853488

## "A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

### "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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

PESHAWAR.

No.

APPEAL No.

APPEAL No.

Maleem ullah

Apellant/Petitioner

Road

Versus

Mort: of Kilk through thief Ray: Seshowod'
RESPONDENT(S)

Notice to Appellant/Petitioner Kaloom ullah PST GPS
Sultania D-I- Khan

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on at a second s

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

## "B"

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

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No.	7BD11C  10 of 20 2 j  2 Appellant/Petitioner
Appeal No	of 20 2 j
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versu.	y.
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	Respondent No
Notice to: _ 9011/0 f 14PK 1400	igh Chief Secretary
	e provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been the above case by the petitioner in this Court at hereby informed that the said appeal/petition*on	is fixed for hearing before the Tribunal If you wish to urge anything against the on the date fixed, or any other day to which or by authorised representative or by any orney. You are, therefore, required to file in e of hearing 4 copies of written statement you rely. Please also take notice that in and in the manner aforementioned, the grabsence.  If or hearing of this appeal/petition will be form the Registrar of any change in your address contained in this notice which the med to be your correct address, and further
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LINCHA DICha	
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	Khyber Pakhtunkhwa Sèrvice Tribunal,

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

Peshawar.

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

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. TBDK
No.
Appeal No. 6730 of 20
Kaleom Ullah Appellant/Petitioner
Chief Vorman Appellant/Petitioner
Kaleom Wersus Appellant/Petitioner  The Versus Pest Respondent
Respondent No
Notice to: _ DISTY Education officer (Male)
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 Nodated
Given under my hand and the seal of this Court, at Pesnawar this
Day of Jour Court  D1/Che  Registrar,
Khyber Pakhtunkhwa Service Tribunal
Peshawar.

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:

## "B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. JB DIC
No.
No.  Appeal No. 6730 of 202/
Hafe em 2011ah Appellant/Petitioner  Versus  Imagli Chief Sey: Respondent
Versus
May V. Chrof Song: Respondent
Respondent No.
Notice to: - Secretary Education Pesh
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 the appeal and 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
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Given under my hand and the seal of this Court, at Peshawar this
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Khyber Pakhtunkhwa Service Tribumat,

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.

Always quote Case No. While making any correspondence.

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

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

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

Note:

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 6730/2021

Kaleem Ullah

.....(Appellant)

**VERSUS** 

Govt. of KPK etc.

.....(Respondents)

# APPLICATION FOR EARLY HEARING OF APPEAL AT CAMP COURT D.I.KHAN

Respected Sir,

1. That the above noted service appeal and is fixed for 18.11.2021for preliminary hearing at Peshawar.

2. That Counsel for the Appellant is a practicing lawyer of District Bar D.I.Khan and the case also pertains to District D.I.Khan Jurisdiction and a Bench of this Honourable Tribunal will be on tour to D.I.Khan in the last week of November-2021.

3. That it will be more convenient if the appeal is listed for preliminary hearing before the Camp Court at D.I.Khan instead of Peshawar.

It is, therefore, prayed that on acceptance this application, this Honourable Tribunal may very graciously be please to pass an order directing the fixation of the subject cited service appeal at Camp Court D.I.Khan in the touring week of November 2021.

Dated: 08.11.2021

Your Humble Appellant,

Through Counsel

GUL TIAZ KHAN MARWAT, Advocate High Court,

D.I.Khan

### 66 A 92

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

AT-	Pt	ESHAVVAR.		
No.	APPEAL No	1730	of 20	2.1
	Kaleem ullah			
			Ap	ellant/Petitione
Vegd		Versus		<b>199</b>
* Court	er upe thro	rugh Chief	Georg: 14	Ishawar.
		v	R	ESPONDENT(S
	counsed	1 -		4
Notice to Ap	pellant/Petitione (	7end Tiaz	- Khan I	Mas wail
	Ac	diocate H	igh cour	t
		<b>)</b>	5-I-K	'han :
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Take 1	notice that your appeal	has been fixe	ed for Prelim	unary hearing

Take notice that your appeal has been fixed for Preliminary hearing, replication affidatit/counter affidavit/record/arguments/order before this Tribunal on at the control of the control

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.