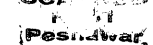
SCANNED KPST Poshawar



07.09.2022

Nemo for the appellant. Mr. Riaz Ahmad Paindakhel, Assistant Advocate General for official respondents No. 1 to 4 present.

Previous date was changed on the strength of Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for rejoinder as well as arguments on 06.10.2022 before the D_B at Camp Court Swat.

(Mian Muhammad)
Member (Executive)
Camp Court Swat

(Salah-Ud-Din) Member (Judicial) Camp Court Swat

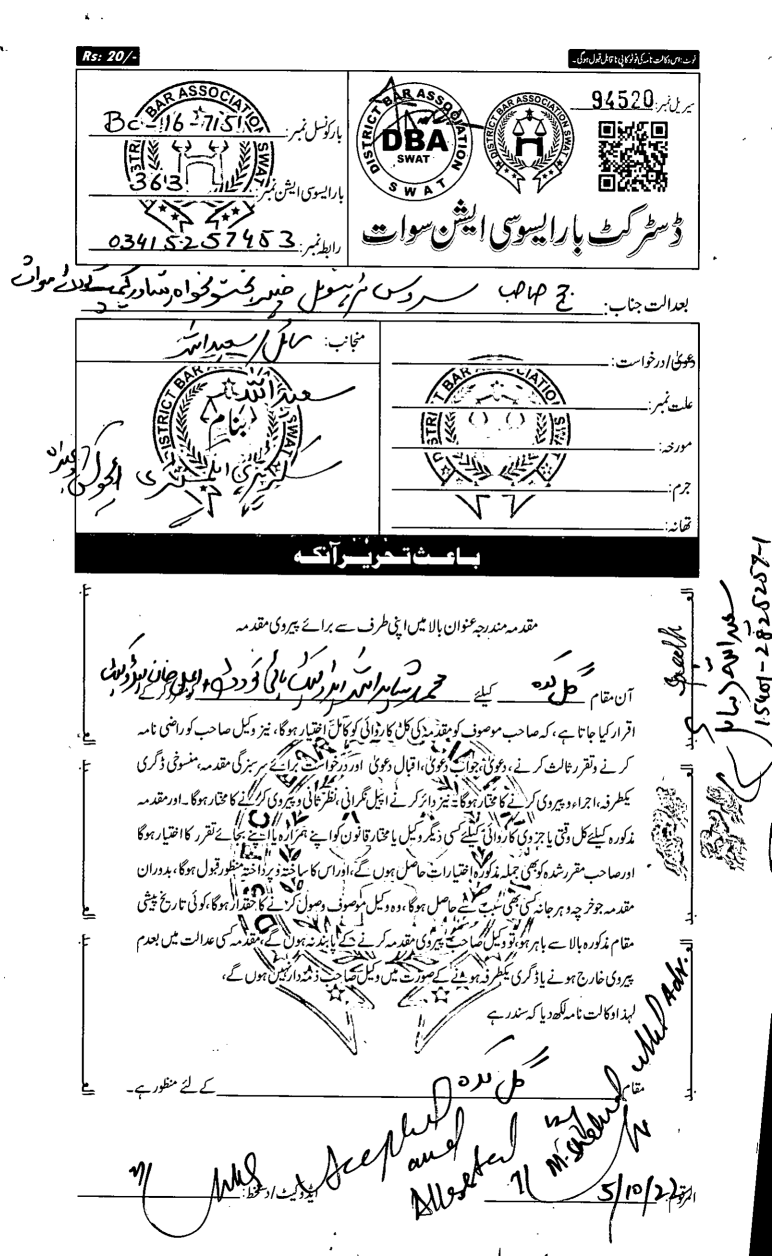
06.10.2022

Appellant alongwith his counsel Mr. Muhammad Shahid Ullah, Advocate present, who submitted fresh Wakalatnama on behalf of the appellant. Mr. Naveed, Superintendent alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has been newly engaged in the instant appeal and has not gone through the record. Adjourned. To come up for arguments on 10.11.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (J) Camp Court Swat (Salah-Ud-Din) Member (J)

Camp Court Swat



None for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Counsel are on strike. To come up for arguments on 04.07.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E) (Kalim Arshad Khan)
Chairman
Camp Court Swat

04.07.2022

8th June, 20

Appellant in person present.

Noor Zaman Khattak, learned District Attorney for respondents present.

Former made a request for adjournment on the ground that his counsel is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 02.08.2022 before D.B at Camp Court, Swat.

(Fareeha Paul) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat

2.8.22

adjaneous to 7-9-22 for the fame of

21.12.2021

Junior to counsel for the appellant Muhammad Adeel Butt, Addl. AG for the resp present.

The respondents have not furnished reply) comments. Learned AAG seeks further time to contact the respondents. Let the respondents be afforded with last opportunity with the warning that in case they fail to submit the written reply/comments on or before next date, their right for reply/comments shall be deemed as struck off by virtue of this order. Case to come up for arguments on 04.04.2022 before the D.B.

04.04.2022

Appellant present in person. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

On previous date, the respondents were given last opportunity to submit written reply/comments on or before the date fixed, failing which their right for reply/comments should be deemed as struck off. The respondents failed to comply with the court order, therefore, their right to submit reply/comments has been struck off by virtue of that order. To come up for arguments on 12.05.2022 before the D.B at camp court, Swat.

(Mian Muhammad) Member(E) Chairman

8th June, 2022

None for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Counsel are on strike. To come up for arguments on 04.07.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E) (Kalim Arshad Khan)
Chairman
Camp Court Swat

04.07.2022

Appellant in person present.

Noor Zaman Khattak, learned District Attorney for respondents present.

Former made a request for adjournment on the ground that his counsel is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 02.08.2022 before D.B at Camp Court, Swat.

(Fareeha Paul) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat

2.8.22

adjourned to 7-9, 22 for the former

21.12.2021

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

The respondents have not furnished reply/comments. Learned AAG seeks further time to contact the respondents. Let the respondents be afforded with last opportunity with the warning that in case they fail to submit the written reply/comments on or before next date, their right for reply/comments shall be deemed as struck off by virtue of this order. Case to come up for arguments on 04.04.2022 before the D.B.

Chairman

04.04.2022

Appellant present in person. Mr. Kabirullah Khattak, Addi. AG for the respondents present.

On previous date, the respondents were given last opportunity to submit written reply/comments on or before the date fixed, failing which their right for reply/comments should be deemed as struck off. The respondents failed to comply with the court order, therefore, their right to submit reply/comments has been struck off by virtue of that order. To come up for arguments on 12.05.2022 before the D.B at camp court,

Swat.

(Mian Muhammad) Member(E) Chairman

Saeed Ullah, 7089/2021

03.09.2021

Counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued that the appellant is aggrieved of the promotion order of private respondent No.5, dated 19.10.2020 on the ground that he was junior to the appellant. His promotion case was deferred by the DPC on 19.10.2020 simply for the reason "being court case". It was further contended that instances are available that his other colleagues were promoted whose cases were also subjudiced in the competent court of law but he was deprived of his due and legal rights. He preferred departmental appeal to respondent No.2 on 13.03.2021 which was not decided within the stipulated statutory period, hence, the instant service appeal before the Service Tribunal on 09.07.2021.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be lant Deposite Feeoffice within 10 days after receipt of notices, positively. If the written issued to the respondents for submission of written reply/comments in of time is not sought, the office shall submit the file with a report of noncompliance. File to come up for arguments on 21.12.2021 before the D.B.

> (Mian Muhammad) Member(E)

Appellant Deposited

Form- A

FORM OF ORDER SHEET

Court of_			,	
		•		
	- 0 Ch			
se No	1651	/2021		

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	28/07/2021	The appeal of Mr. Saeedullah resubmitted today by Mr. Goha Rehman Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR .
-		This case is entrusted to S. Bench for preliminary hearing to be purely up there on $63/9/21$.
ļ	·	CHAIRMAN

The appeal of Mr. Saeedullah son of Sher Zaman Khan SPST GPS Dobandi Banda Malakand received today i.e. on 09.07.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Appeal has not been flagged/marked with annexures marks.

2- Annexures of the appeal may be attested.

3- Memorandum of appeal may be got signed by the appellant.

4- Annexure-A of the appeal is incomplete which may be completed.

5- Copy of appeal filed by the appellant before this Tribunal as mentioned in para-4 of the memo of appeal (Annexure-C) is not attached with the appeal which may be placed on it.

6- Affidavit may be got attested by the Oath Commissioner.

Page no. 9 and 11 of the appeal are illegible which may be replaced by legible/better one.

(8) Check list is not attached.

9- Seven more copies/sets of the appeal along with annexures i.e complete in all respect may also be submitted with the appeal.

No. 486 /S.T,
Dt. 12/07/2021

REGISTRAR,
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Gohar Rehman Khattak Adv. Pesh.

Six, objection Removed & Resubmitted

a. Delmi

1917/2021

Please Tengo days may kindly be granted for compelion with

Doboto time further extended.

19/7/200

1977120

Six,
Objection Removed & Resubmitted.

Co. Removed

() ()7018 * (* v politicalus of the property of the appropries of hypury have they country, Collins of the deposition of the state of th

BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Saced wloh

Vs Jeenvily Elementary & Secondary Education KPK

S.#	Contents	Yes	No
1.	This appeal has been presented by:		
. 2.	Whether Counsel / Appellant / Respondent / Deponent have signed the	1	<u> </u>
	requisite documents?	Y/ -	
: 3.	Whether Appeal is within time?	//	
4	Whether the enactment under which the appeal is filed mentioned?	 	
_5	Whether the enactment under which the appeal is filed is correct?	 	-
6.	Whether affidavit is appended?	 	
7.	Whether affidavit is duly attested by competent oath commissioner?	+	
8.	Whether appeal/annexures are properly paged?	 	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	1	
10.	Whether annexures are legible?	++-	
11.	Whether annexures are attested?		+
12.	Whether copies of annexures are readable/clear?	-	-
13.	Whether copy of appeal is delivered to A.G/D.A.G?		-
14.	Whether Power of Attorney of the Counsel engaged is attested and		-
15.	signed by petitioner/appellant/respondents?		
16.	Whether numbers of referred cases given are correct?		<u> </u>
17.	Whether appeal contains cuttings/overwriting?		
$\frac{17.}{18.}$	Whether list of books has been provided at the end of the appeal?	1	
19.	Whether case relate to this Court?		<u> </u>
20.	Whether requisite number of spare copies attached?		
21.	Whether complete spare copy is filed in separate file oover?		_1\
22.	Whether addresses of parties given are complete? Whether index filed?		
23.	Whether index is correct?		$\perp \downarrow$
24.			
	Whether Security and Process Fee deposited? on Whether in view of Khyber Pokhtypkhyp Service Till and Process	·	1/
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, potice along with copy of opposit and account of the service and account of the s		/
	Rule 11, notice along with copy of appeal and annexures has been sent to respondents? on		
26.	Whether copies of comments/reply/rejoinder submitted? on		
27.	Whether copies of comments/reply/rejoinder provided to opposite party? on		<u> </u>

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature:

Dated:

Gobar Rehman Kletta

28/7/2021

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Sacedullah S/o Sher Zaman khan SPST GPS Dobandi Banda, Malakand

Versus

Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and thers

INDEX

S No	Description of Documents	Annexure	D	
1	Grounds of Writ Petition, addresses of the	Annexare	Pages	
	parties		1 2	
)	Affidavit			
}	Seniority List	Α	3	
	DPC 19-10-2020	B	<u> </u>	
) 	Application dated 18-12-2020	D	6	
)	DPC 19-10-2020 Letter 20-1-2021	<u>C</u>	7- 9	
	Order dated 19-02-2021	- D	10-18	
	Appeal	E	11	
	Wakalt Nama	<u> </u>	12	
			/3	

Dated:

Appellant

GOHAR RAHMANKHATTAK

ADVOCATE,

HIGH COURT PESHAWAR

MUHAMMAD ARIF (FIRDOUS)

Advocate, High Court

0334-9215356



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR Rhyber Pakhtukhwa Service Trib

Appeal No /2021

Dated 9/7/202

Sacedullah S/o Sher Zaman khan SPST GPS Dobandi Banda, Malakand

Versus

- 1. Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
- 2. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
- 3. District Education Officer (Malakand) at Batkhela
- 4. Sub Divisional Education Officer Dargai District Malakand
- 5. Suleman S/o Habib Ur Rehman Government Higher Secondary School Khar, District Malakand

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST ORDER DATED 19-02-2021 WHEREBY SULAIMAN HAS BEEN PROMOTED TO THE POST OF SST (BPS-16) JUNIOR THAN APPELLANT.

RESPECTFULLY SHEWETH:

Filedto-day
Registrar
9/7/2071

- That the applicant was initially appointed PST BPS-7 vide order dated 16-07-2011 and presently posted as SPST GPS Dobandi Banda, Malakand.
- 2. That the applicant being most senior in the seniority list and placed on S.No.660 most senior in the relevant field for promotion to the post of SST (BPS-16 Bio Chemistry) while Sulaiman placed on S No.686 as per Seniority list. (Copy attached as annexure A)
- 3. That DPC held on 19-10-2020 for promotion to the post of SST but the appellant was not considered. (Copy attached as annexure B)
- 4. That being aggrieved from the DPC dated 19-10-2020, applicant filed an application/appeal before Competer Authority on 18-12-2020 but no response has been made. (Copy attached as annexure C)



- 5. That in this regard a lefter was issued by the Deputy Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa for announcing another meeting of DPC for 25-01-2021 with direction to decide all the cases deferred in DPC meeting held on 19-10-2020. (Copy attached as annexure D)
- 6. That the applicant being eligible for promotion to the post of SST (BPS-16) but has been ignored illegally and promoted Sulaiman (Junior from applicant) vide order dated 19-02-2021. (Copy attached as annexure E)
- 7. That being aggrieved from the order, filed departmental appeal before competent authority but so far no response has been made, hence filing this appeal before this Honorable Tribunal for redressal of grievance on the following grounds: (Copy of application is attached as annexure F)

GROUNDS:

- A. That the order passed by the Officials concern is illegal, unlawful and against the natural justice.
- B. That the act of the respondents are in violation of article 4,8,25,27,30, of the Constitution of Islamic republic of Pakistan 1973.
- C. That as usual, the appellant case for promotion fell prey to the redtappism and nepotism is clearly shown from the conduct of the respondents.
- D. That the appellant was moved written request for the promotion to the next higher grade by challenging the seniority lists, but it seems, that it was buried.
- E. That the appellant had not been dealt with in accordance with law, rather has been discriminated and deprived from legal right bestowed on him by the law and rules of the subject.
- F. That there is no reason for denial of the grant of promotion to the appellant to the subject post, when he fulfills all the prescribed criteria and when the post was required to be filled on promotion.

- G. That the appellant had been deprived from his legal right and was ignored with malfide intention which is illegal, unlawful, against the law and natural justice.
- H. That the appellant has the right to agitate any other additional grounds/fact at the time of arguments after the stance of the respondents with permission of this Honourable court.

It is, therefore humbly requested that on acceptance of this appeal the order dated 19-02-2021 may please be withdrawn and applicant may very graciously be promoted to the post of SST (BPS-16) Bio Chemistry with all back benefits.

Appellant

&

GOHAR RAHMAN KHATTAK

ADVOCATE, HIGH COURT PESHAWAR

MUHAMMAD ARIF (FIRDOUS

Advocate, High Court 0334 9215356

Office: I.A Nasir Mansion Shoba Bazar, Railway Road II, Peshawar, Cantt

Contents of the appeal are true and correct to the best of my knowledge and nothing has been concealed from this Honorable Tribunal.

Deponent

Note:

No such like appeal has been filed earlier before this Honorable Tribunal.

(4)

"A"

Sen.	Name	Father's Name	Present Post i.e. PSHT,	School	,	Qualit	fication		BPS	Date of Birth	Date of 1 ^{st Appt}	Merit Position on 1st Apptt:	Date of taking over charge as PST:	Date of Passing PTC Exam	Date of promotion to the present	Date from other District	Date of Retirement	Mobile/ Contact No	Sub division
		,	SPST, PST		Acad: Qual	divison	subjects	professiona I							Post				
1	2	3	4	5	6	7	8	9	10	11	12	13 ~ -	14	15	16	17	.18	19	20
660	Seec	Sner. Zaman Khan	SPST	GPS Dubandai Banda	MSC	ist	chem/ Biology	PTC/ B.Ed/ M.Ed	14	5-Feb-88	16-Jul-11	55	18-Jul-11	17-Sep-10	7-May-19		4-Feb-48	0314-9383631	Dargai
661	íjáz Ahmad	Hazrat Imran	SPST	GPS Serai	M.phil Phys	lst -	Bsc Maths Phys	Ptc b.ed	14	1-Feb-85	16-Jul-11	64.95	16 Jul 11	14-Mar-09 ₅	7-Jan-12		31-Jan-45	0334-9308342	Batkhela
662	Jauhar Ali	Qasim Khan	SPST	GPS G U Khel No 1	ма	2nd	Pol.Sci,Isla mic Study	CT/BED	14	13-Feb-88	16-Jul-11	64.75	18-Jul-11	14-Mar-09	7-May-19		17-Feb-48	0334-9054036	Dargai
663	Hazrat Bilal	Gul Muhamma d	SPST	Abad	M.A Islamiat	2nd	ВА	PTC CT, B.ed	14	1-Apr-82	16-Jui-11	64.61	15-lul-12	34 Mar-09	1-906-12		31-Mar-42	0347-9170963	Batkhela
554	Munamma d Ishac	Din Muhamma d	sPS7	GPS Khushal Gharh	MA	2nd	Pashto,isla mic Study	PTC/BED	14	15-Apr-84	16-Jul-11	64 41	18-Jul-11	20-Sep-07	7-May-19		34-Apr-44	0346-9192368	Dargai
665	Muhamma	ก็อเร สายทอกการ ฮ	5257	GPS Hero Shah	МА	2nd	Pashto,isla mic Study	CT/Bed	14	5-Mar-85	16-Jul-11	54 36		<u> </u>	7-May-19		4-Mar-45	0345-4612020	
666		Nīaz Muhamma	SPST	GPS Pir Mahmod Shah Banda	BSc tellor	2 nd	Maths,	ë ₽ΓΩ CT/MED	14	25-Feb-81 ÷	16-Jul-11	64 <u>.3</u> 5	18-Jul-11 : :-,	17-5ec-10	7-May-19	-	24-Feb-41	0333-8896830.	Dargai
5 67	Saeed	Shab Zamar.	SPST	GPS Sra Shah	МА	2nd	Arts	PTC/CT/Me ಕ	14	3-Apr-81	16-Jui-11	64,31	15-Jul-11	14-4Aa7-05	1-301-72		2-Apr-41	3459293782	Batkhela
668	Amrez Khan	Najeet Gul	SP <u>S</u> T	GPS M/Amin Kaly	ма	2nd	1	CT/Bed/ M.Ed	14	10-Nov-77	16-Jul-11	64.13	17-Jul-11	20-Sep-07	7-May-19		9-Nov-37	0345-9287903	Dargai
569	Shakii Ahmac	Latif Khan	SPST	GPS Hero Shah	МА	2nd	Pashto,Isla mic Study	PTC/BED	14	2-Mar-88	16-Jul-11	64.08	18-Jul-11	20-Sep-07	7-May-19		1-Mar-48	0344-9193890	Dargai
670	Waheed	Sher Said	SPST	GPS Shah kot	МА	2nd ·	Pashto,Isla mic Study	PTC/BED	14	08-nst-8	16-Jul-21	64.00	15-Jul-11	14-Mar-09.	8-!Aay-19		7-Jan-40	0344-3829200	Batkhela
671	Facili Masood	Zafar Khen	\$PST	GPS Mani serai	МА	2nd	Arts	PTC/CT/ME c	14	8-Jan-84	16-ان (-16	63.99	22-Jul-12	14-Mis-69	1-241-12		7-Jan-44	0344-9018578	Batkhela
672	Fazal	Raspoi Khan	SPST	GPS Shagai Amandara	МА	1st	Maths,Phys ics	PTC/B.ED	14	2-Feb-87	16-Jui-11	63.88	18-Jul-11	14-Ver 09	S- ş tay-19		1-Feb-47	0344-8253817	Batkhela
	Shahid Rehman	Amint Gul Mizn	SPST	GPS Mekhband No.1	МА	2nd	Arts	PTC/CT/Me d	14	8-Mar-86	16-Jul-11	63.64	18-Jul-11	1-Jan-07	1-Jul-12	-	7-M21-46	3120916366	Batkhela
674	Beshir	Anwar Khan	5257	GPS Katwai	МА	2nd	Arts	PTC	14	4 95-75	16-Jul-11	63.80	18-Jul-11	:-:lan-OS	3-309-12		3-feb-39	3039003887	Batkhela

(k)

(5)

Sen.	Name	Father's Name	Present Post i.e. PSHT,	School		Quali	fication		BPS	Date of Birth	Date of 1 ^{st Appl}	Merit Position on 1st Apptt:	Date of taking over charge as PST:	Date of Passing PTC Exam	Date of promotion to the present	Date from other District	Date of Retirement	Mobile/ Cantact No	Sub division
			SPST, PST		Acad: Qual	divison	subjects	professiona 1							Post		-	<u> </u>	ļ
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15 :	16	17	18	19	20
675	Subhan Ali Khan	Sher Amin	SPST	GPS Kachi Koper	MA	2nd	Maths,Com puter.sc	PTĈ/BEO	14	1-Apr-85	16-Jul-11	63.73	17-jul-11	14 Mar-09	7-May-19		31-Mar-45	0346-3006432	
676	Sajid Anwar	Nemat Ullah	SPST	GPS Sharif Abad	МА	2nd	Pashto,isla mic Study	PTC/BED	14	20-F.eb-85	16-Jul-11	63.63	18-Jul-11	15-Dec-07	7-May-19		19-Feb-45	0344-9132013	Dargai
677	Naushad Ali	Taj Muhamma d Khan	SPS1	GPS Ghound	Ма	2nd	Arts	PTC/CT/M- Ed	14	20-Feb-87	16-Jul-11	63.41	18-Jul-11	14-Mar-09	1-Jul-12		19-Feb-47	3139444282	Batkhela
678	Safiullah	Mian Said	SPST	GPS No1 Kot	MA	2nd	Arts	PTC/M.Ed	14	6-Jan-83	16-Jul-11	63.35	18-Jul-11	17-5ep-10	1-Jul-12	- ,	5-Jan-43	31497 9911 1	Batkhela
6 79	Bakht Jamai Khan	Shah Nazar Khan	PST	GPS Ashakai	MA	2nd	english, Islamyat	PTC/MED	12	15-Apr-87	16-Jul-11	63.22	18-Jul-11	20-Sep-07	3-Jul-12		14-Apr-47	0342-9423015	Dargai
680	Bakht Jamal Khan	Shah Nəzar Khan	SP5T	GPS Sher Khana	МА	2nd	english, Islamyat	PTC/MED	14	15-Apr-87	16-Jul-11	63.22	18-Jul-11	20-Sep-07	7-May-19		14-Apr-47	0342-9423015	Batknela
581	Attaullah	Azizullah Khan	SPST	GPS Barawal	МА	151	Arts	PTC/CT/Me d	14	3-Aug-81	16-Jui-11	63 19	18-Jul-11	14-Mar-09	1-Jul-17		2-Aug-41	3409414351	Batkheia
682	Attaur Rahman	Hassan	SPST	,	МА	Znd	Pashto,Isla mic Study	PTC/BED	14	2-Mar-85	16-Jul-11	63.15	15-Jul-11	25-Şep-27	7-May-19		1-Mar-46		Dargai
683	Said Khan	Sabz Air Khan		GPS Dubancai Banda	ма	3rd	pol.sce,Isla myat	CT/Bed	14	15-Feb-83	16-Jul-11	53	18-Jul-11	20-Sep-07	7-May-19		14-Feb-43	C345-9204288	Dargai
684	Imtiaz Alam	Jamroz Khan	SPST	GPS No2 Batkhela	MA	2nd	Pashto,Isla mic Study	DIE/B.ed	14	14-Aug-85	16-Jul-11	62.96	18-Jul-11	20-Seo-07	 5-58: 15 		13-Aug-45	0346-5644484	Batkhela
685	Muhamma d Tufall	Muhamma d Qasim	SPST:	GPS Sind Ghara	MA 💝	2nd	Maths ,Phy	PTC/CT/BE	14	1-Jun-78	16-Jul-11	62.91	18-Jul-11	14-Mar-09	5-2ep-19	i ii	31-May-38	3429723614	Batkhela .
- 10 mg		1270 A	- Daniel - Anna	C DC DC	M.Sc	Programme and the second	BIO-CHEM	PTC/Bed/M .Ed	14	8-Jan-89	16-Jul-11	62.87	20-Jul-11	14-Mar-09	5-566-19		7-Jan-49	3477715509	Batkhéla
Τ	Muhamma d Ayub Khan	Khan Badshah	SPST	GPS Faizgnai		2nđ	Δrts	PTC/ 8.Ed	14	1-Jul-89	16-Jul-11	62.85	18-Jul-11	17-S cp- 10	5-Sep-15		30-Jun-49	N/A	Satkheia
688	Amir Muhamma d	Muhamma d Ghani	5257	GPS No1 Batkhela	MA	Est	isl.studies Geograph	PTC/CTB.£d	14	1-Apr-87	16-Jul-11	62.70	18-Jul-11	14-Mar-UI	5-Sep-19		31-Mar-42	0305-8670921	Eatkhela
689	M. Tahir Nadeem	Azeem Knao	1	GPS Gulshan Abad	9,A -		Arts	PTC, CT	14	6-Jan-86	16-Jul-11	62.66	18-Jul-11	24-Mar-09	5-Sep-15		5-Jan-46	0333-9498009	- Batkhela
690	Zer Akbar	Sher Afzal Khan	SPST	GPS Amendara	MA	2-d	Pashto,Isla mic Study	CT/8,ED	14	11-Apr-83	16-Jul-11	62.57	18-Jul-11	70-Sep-07	5-Sep-19		10-Apr-43	0345-8860469	Batkhela

£ →

ATTESTET

-

SST DEFERRED CASES FOR PROMOTION DPC HELD ON 19.10.2020

	46	Shahid Ullah	GHS Balambat	14.08,1970	31.05.1992	BA (Al-Khal B.Ed	ir)	Not considered for promotion to the post of SST (G) in (BPS-16), being deferred for BA form Al- Khair University. HEC-Attestation is required.
2	79	ihsan Ullah	GPS Mano Dheral	10.06.1965	27.02.2013	BA, B.Ed		Not considered for promotion to the post of SST (G) in (BPS-16), being deferred for BA/B.Ed form Al-Khair University. HEC-Attestation is required.
3	99	Bakht Nawaz Khan	GPS Dheri Talash	01.01.1964	27.02.2013	BA, B.Ed		Not considered for promotion to the post of SST (G) in (BPS-16), being deferred for B.Ed form Al-Khair University. HEC-Attestation is required.
4	106	Said Bahadar Shah	GPS Bajawro	01.02.1968	27.02.2013	BA, B.£d	•	Not considered for promotion to the post of SST (G) in (BPS-16), being deferred for B.Ed form Al- Khair University. HEC-Attestation is required.
5	120	Subhan Üllah	GPS Markhanal Maidan	01.01.1970	27.02.2013	MA, B.Ed		Not considered for promotion to the post of SST (G) in (BPS-16), being deferred for B.Ed form Al- Khair University. HEC-Attestation is required.
6	438	Muhammad Usman	GPS Mirgham Bala	19.01.1984	09.11.2016	B.Sc, B.Ed		Not considered for promotion to the post of SST (P/M) in (BPS-16), being deferred for B.Ed from Al- Khair University. HEC-Attestation is required.
7	592	Irax UI Haq	GPS Bagh Banda	12.09.1991	22.11.2017	B.Sc, B:Ed		Not considered for promotion to the post of SST (P/M) in (BPS-16), being deferred for non entry of B.Ed into the service book
h	#\$1.5\$\delta\rightarram \q\411\rightarram	Swebi SST		ا میں داد بر میں اور				
1	1 2	14 Shaida Muhamma Khan	GPS d Bakhtlar Abad Jalbai	16.04.1972	OB.12.1990		BA, PTC, B.Ed	Not considered suitable for promotion to the post of a SST (G) in (BPS-16), being deferred till the authentification of attestation of B.Ed (Al-Khair) by HEC
٠		Battagram !	SST					
-	1	11 Ishaq Shah	GHS Biland Kot	12.03.1967	21.02.2013	8A B.(Not considered suitable for promotion to the post of SST (G) in BPS-16, being deferred for B.Ed from Al-Khair University. HEC-Attestation is

Malakand SST

5	167 CT	Umar Hayat	GHS Badraga	03.01.1991	04.03.2015	1 ' ' 1	Not considered suitable for promotion to the post Of SST (B/C) in (BPS-16), deferred for being Court Case
0	33	Segred Ullah	GPS Dobandal Banda	05.02.1988	18.07.2011	B.Sc, (B.C) Add; Subjects, B.Ed	Not considered suitable for promotion to the post Of SST (B/C) in (BPS-16), deferred for being Court Case

	N	lardan SSY					
,	1.7	imtlar Hussain	GHS Labour Colony	29.01.1987	26.11.1987	MA B.Ed	Not considered suitable for promotion to the post of SST (G) in (BPS-16), being deferred for BA from Al Khair University, HEC-Attestation is required.
7	100	Amjad Ali	GHSS Narshak	21.02.1971	01.01.1996	MA B.Ed	Not considered suitable for promotion to the post of SST (G) in (BPS-16), being deferred till the provision of B.Com DMC with Contents for checking as whether English has been studied at Bachelor Level or not?
3	119	Muhammad Javed	GHSS No.01 Lund Khwai	02.07.1965	25.04.1996	MA B.Ed	Not considered for promotion to the post of SSY (G) in (BPS-16), being deffered for non-provision of File
4	110	Muhammad Hassan	GHS Sail Behlol	08 03.1967	16.04.1996	MA B.Ed	Not considered suitable for promotion to the post of ST (G) in (BP5-16), being under suspension with effect from 06.11.2019
5	6	Muhammad Raza Shah	GHS Jehangir Abad	02.06.1964	08.11.1986	BA,	Not considered suitable for promotion to the post of SST (G) in (BPS-16), being deffered for BA from Al Khair University, HEC-Attestation is equired. (The deforment continues since 2014 – PPC)



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MALARAND AT BATRHELA

Fax No.0932-410010 Email, emismalemalakand@gmall.com

No. 607.3 75 Dated 22/12/2020.

To,

The Director, E&SE
Khyber Pakhtunekhawa, Peshawar

Súbiect:

APPEAL REGARDING PROMOTION TO SST (BIO, CH)

Memo: -

Enclosed please find herewith a self-explanatory appeal regarding promotion to SST (Bio,Ch) in respect of the above named teacher.

The said teacher was recommended conditionally as per photo- copy of the working paper attached.

He has passed chemistry as an additional subject from University Malakand but DMC issued provisionally in the light of PHC Darul Qaza Swat. The case may be considered accordingly please.

Engl: As above space.

Endst: No.____/

Copy forwarded for information and necessary action to the:-

- 1. SDEO (M) Batkhela.
- 2. Teachers Concerned.

DISTRICT EDUCATION OFFICER (M)MALAKAND AT BATKHELA

. Sempred with ComSenius

بخدمت جناب ڈائر مکٹرایلمنٹر کا اینڈ کیلنڈزی ایجوکیشن خیبر پختونخوا، بشاور

در خواست بمراد ایرول پرنظر تانی اور بطور (Bio-Chem) برول بن شری در

:سابعال!

عرض کی جاتی ہے کہ سائل ضلع ما کنڈیے 11 متبر 2020 کوڈائر یکٹریٹ میں ہوئے والے DPC میں SPST سے (Bio.Chem) پروٹ ز کے لئے ایک امل امید وارتفا کیمن برتستی سے ابرول میں سائل کا نام نے Proposed میں اور نے Deffered میں شامل ہے۔ اور نداس سلسلے میں سائل کو کو کی اطلاع ون کی۔ لین سائل کومعادم ہوا کہ سائل کا نام اس لیے شامل نبیر کیا گیا کہ سائل نے ایڈیشنل کمسٹری کی ہے حالانکہ ایڈیشنل سککٹ پاکستان بھر میں اکثر یو نیورسنیوں ہے ہوتا ہے اور اس پروموٹن ہی ہوئے ہیں۔ادراگر بات ماکنڈ یونیورٹی سے ایلیشنل کرنے کی ہے۔ تواس سے پہلے بھی اس قابل احترام ذار کیٹریٹ نے کی ارڈر جاری کے ہیں جبکہ انہوں نے بھی ماہ کنڈ یو نیورٹی سے ایڈیشنل کمسٹری اور فزکس کیا ہے اور ان کے اور میرے DMCs ایک جے مضمون ایک جیسا ، ایک جیسا گئی ا، ڈائز کیٹریٹ ہی وہی ، ان کے ارڈر ہوئے ہیں اور میرانہیں ہوتا؟ قابل قدر واحترام ڈائر یکٹر صاحب سائل کو انصاف جا ہے۔

۔۔ جنہوں نے ماکنڈیو غور کی سے ایڈیشنل کمسزی اور فرکس کیاہے اور ڈائز بکٹریٹ آ نے ایلمنز کیا بغذ کیکینڈری ایجو کیشن پشاور نے ان کے آرز رابلور (Bio-Chem) SS T (SST (Maths-Physics کی ہے ان کی تفصیل درجہ ذیل ہیں۔ Order andst. No. & Dated University From District Additional Station where Appointed Which Passed Finamo Subject in apploated Αs Additional 8.50 Sublect Endst NO: 612-18/File UNIVERSITY OF CHEMISTRY MALAKAND GHS C.U KHEL NO.1/SST/Adhoc/Apptt:/2018 SST(B/C) MALAKAND QASIM TAHIR ALI (DISTRICT Dated Peshawar tho KHAN MALAKAND) 14/09/2018. . UNIVERSITY OF CHEMISTRY MALAKAND GGHS PRANGI NO:1989-94/A-2017/09C-20/2014P SST(B/C) MALAKAND HAKEEM ARZOO HAKEEM SAKHAKOT Malakand Dated

(DISTRICT Peshawar The MALAKAND) 14/05/2020. Ends!: UNIVERSITY OF MALAKAND PHYSICS No.5260-64/A17DSC/KP GGH5 MALAKAND MHAISTA SHAZMA NAWAB MEGFYEIS GARANGDARA Dated Peshawar the NAWAU 07/08/2020

Furnished ded in original to the DEO (M)

Malaicand for new action please!

Sign of the sign all to the DEO (M)

Sign of the s

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MALAKAND WORKING PAPER FOR FOR THE PROMOTION OF

Eller Landston

Mo	thod of recruitment	By Promotion				
Total Vaca	nt Posts of SST (Sc: Blo-Chem:)	7				
25-% b	y initial recruitment	1,750	2			
75-% b	y Promotions	5.250	- 5			
C	40% By Promotion from S.CY/CT	2.800	3			
% By motion	20% By Promotion from PSHT/SPST/PST	1,400	气)			
G 0	4% By Promotion from S.AT/AT	0.280	d			
ΣĒ	4% By Promotion from S.DM/DM	0.280	0			
75 ror	4% By Promotion from S.TT/TT	0.280	0			
ية ا	3% By Promotion from 5.Qari/Qari	0.210	0			

of PSHT/SPST due for promotion to SST (BPS-16) Bio-Chem:

S. No	Sen: No.	Name of Teacher/ Design and Present school	Father's Name	Date of Birth	Coce of Applicas Regular PST	Qualif	efigible for promp-tion?	Registration of
1	G60	Säriedullah SPST GPS Dobandal Banda	Sher Zirman Khan	05-02-1988	18-07-7811	R.Sc. (Bio, Zoology, Geografiphy) & Passed Cham: M Additional Sphiless, adds partners, R.Eds	_>	Took over Charge SPST OPS-14 w.e.from 08-05- 2019
2	686	Sulaiman SPST GPS Dara Total	Habib-ur-	DH-071-15M29	20-07-2011	RSc (No-CN) RFd:		Took over Charge SPST 6PS-14 w.e.from 06-02- 2019 Took over Charge
,		Naimat Gul SPST GPS Muna Shah	Misar Gul	01-03-1201		ESC(Mo-Ch) MA (marker) E.E.E.		SPST BPS-14 w.e.from 06-09- 2019 Took over Charge
1	714	ener ene Granhad L	Muhammad Akram	ZS-03-L9#0		N.S. (RIJOCH), MA (PPSA) N.Edi:		SPST BPS-14 w.e.from 06-09- 2019

- I It is certified that all the PSHT/SP\$T/PST (M) included in the panel for the promotion to SST.
 - Hold the posts on regular liasis and none of them is holding the post on adhoc/ acting charge basis.

 - DA Dializa

(MALE) MALAKAND

Directorate of Elementary & Secondary Education

Khyber Pakhtunkhwa, Peshawar

No: 28.64 /F. No. SST(M) deferred DPC Meeting

Dated Peshawar the 20/1 2021

To

The ALL District Education Officers, (M) Khyber Pakhtunkhwa.

Subject: -

MEETING OF DPC FOR CASES DEFERRED ON 19-10-2020

I am directed to refer to the subject cited above and to state Memo: that the Competent Authority has been pleased to announce a Meeting of Department Promotion Committee on 25-01-2021 at this Directorate at 10.00 AM to decide all those cases deferred in DPC meeting held on 19-10-

In this regard I am further directed to ask those District 2020. - Education Officers (Male) wherein such deferred cases exists to submit Working Papers along with Senroity Lists, Original Service Books and Personal files in respect of deferred candidates only on the afore-mentioned date please.

Enclsoure: List of Deferred candidates

Deputy Director (Estab) Elementary & Secondary Education Khyber Pakhtunkhwa

Endst: No._ Copy of the above is to:-

1. Secretary Elementary and Secondary Eduaction KPK Peshawar, with the request to nominate a member for the meeting of deferred DPC.

2. PA to Director (E&SE) Local Directorate

Deputy Director (Estab) Elementary & Secondary Education Khyber Pakhtunkhwa



T EDUCATION OFFICER (M) MAL OFFICE OF THE DISTRIC



ADJUSTMENT

Consequent upon the recommendation of the Departmental Prumution Committee and in pursuance of the Govt of khiber Pakhtunkhwa ESSE notification No SO(USA)/1-18/ESSE/2012 Dated 11/07/2012 and Finance Department. No SO(FR)/FD/10-22E Dated 16 '07/2012 and services placed on the disposal of this office vide Director Endst No 8606-11/File No 1/Promotion SST (BPS-16) Dated the Peshawar 12/02/2021. The following PSHT/SPST/PST is hereby promoted to the post of SST (B/C) in BPS-16 (R5-18910. 1520-64510) respectively, plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Gove on the terms & conditions as given below with immediate effect.

IL SST (DIO CHEND)

, 10 <u>551 (100/55) 15</u>	•				School Where	Remarks
Sx Sn # Name of	Name of	Date of Birth		Qual:	Adjusted	•
Teacher	School		Appitt: as Regular	1		-110
		08/01/1989	20/07/2011	BSC, (B/C),	GHSS Khar	AVP
1 686 Sulaiman	GPS Dara	00/01/1909		BEC		

Terms and Conditions:

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

They will be governed by such rules and regulations as may be issued from time to time by the Govt. Their services can be terminated at any time, in case their performance is found unsatisfactory during probation

period. In case of misconduct, he will be proceeded under the rules framed from time to time.

Charge report should be submitted to all concerned.

No TAYDA is allowed for joining their duty. They will give an under taking to be recorded in their service books to the effect that if any over payment is made

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

Before handing over charge their documents be verified. If he has not the relevant qualification as per rules, he may not be handed over charge of the post.

DISTRICT EDUCATION OFFICER (M)

Copy of the above is forwarded for information to the: 1: PS to Secretary E&SED Khyber Pakhtunkhwa, Peshawar. 2: Director E&SE Khyber Pakhtunkhwa Peshawar with reference to Endst No 8606-11/File No UPromoti Dated Peshawar the 12/02/2021 3: Deputy Commissioner District Malakand: 4: District Accounts Officer District Malakand. 5: District Monitoring Officer, EMA Malakand. Principal/Head Masters Concerned.	
1: PS to Secretary E&SED Rhyber Pakhtunkhwa, Peshawar with reference to Endst No 8606-11/File No 1/Promoti Director E&SE Khyber Pakhtunkhwa Peshawar with reference to Endst No 8606-11/File No 1/Promoti Direct Peshawar the 12/02/2021 Deputy Commissioner District Malakand. District Accounts Officer District Malakand. District Monitoring Officer, EMA Malakand.	•
Director E&SE Khyber Pakhtunkhwa Peshawar with reference to Enust to Bodo-1777 he to or remove Dated Peshawar the 12/02/2021 Deputy Commissioner District Malakand. District Accounts Officer District Malakand. District Monitoring Officer, EMA Malakand.	ccr /D
Dated Peshawar the 12/02/2021 Deputy Commissioner District Malakand: District Accounts Officer District Malakand. District Monitoring Officer, EMA Malakand.	ou 22 i (n
Deputy Commissioner District Malakand. District Accounts Officer District Malakand. District Monitoring Officer, EMA Malakand.	
District Accounts Officer District Molakand. District Monitoring Officer, EMA Malakand.	
District Monitoring Officer, EMA Malakand.	
Principal/Head Masters Concerned.	
Office File	

TO THE DIRECTOR ELEMENTARY AND SECONDARY EDUCATION KHYBER PARHTUNKHWA PESHAWAR

APPEAL AGAINST ORDER DATED 19-02-2021 WHEREBY SULAIMAN HAS BEEN PROMOTED TO THE POST OF SST (BPS-16) JUNIOR THEN APPLICANT.

RESPECTFULLY SHEWETH:

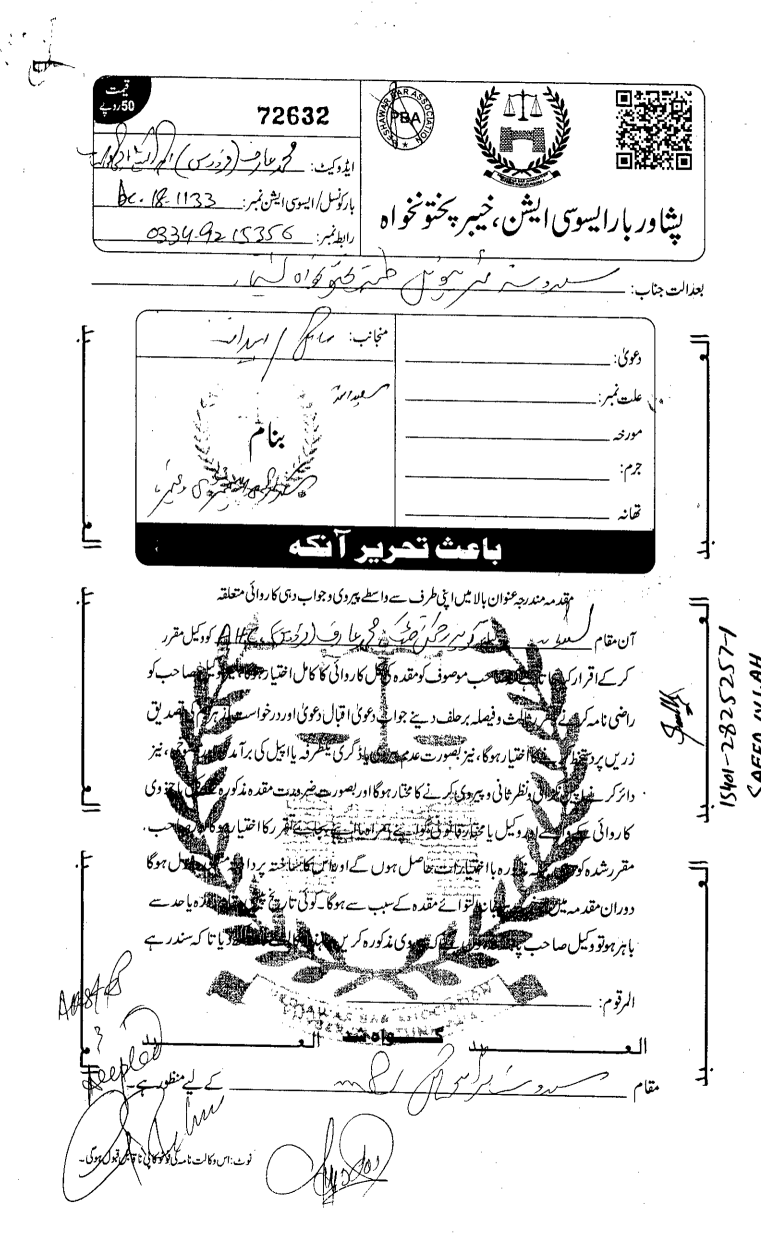
- 1. That the applicant was initially appointed PST BPS-7 vide order dated 16-07-2011 and presently posted as SPST GPS Dobandi Banda, Malakand.
- 2. That the applicant being most senior in the seniority list and placed on S.No.660 most senior in the relevant field for promotion to the post of SST (BPS-16 Bio Chemistry) while Sulaiman placed on S No.686 as per Seniority list. (Copy attached herewith)
- 3. That DPC held on 19-10-2020 for promotion to the post of SST but the applicant was not considered. (Copy attached)
- 4. That being aggrieved from the DPC dated 19-10-2020, applicant filed an application/appeal before your worthy office on 18-12-2020 but no response has been made so far. (Copy attached)
- 5. That in this regard a letter was issued by the Deputy Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa for announcing another meeting of DPC for 25-01-2021 with direction to decide all the cases deferred in DPC meeting held on 19-10-2020. (Copy attached)
- 6. That the applicant being eligible for promotion to the post of SST (BPS-16) has been ignored illegally and promoted Sulaiman (Junior from applicant) vide order dated 19-02-2021. (Copy attached)
- 7. That the order passed by the Officials concern is illegal, unlawful and against the natural justice.
- 8. That the applicant has the right to agitate other grounds/facts later-on.

	It is, therefore humbly requested that the order dated 19-02-2021 may please be
	withdrawn and applicant may very graciously be promoted to the post of SST (BPS-V6). Bio Chemistry. JEAD TEACHER HEAD TEACHER
Corwar	ded to SDEO(M) HEADTEACHER Bands in for molar tion pleane GPS [Applicant]
Darke	Applicant 12 3 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2
	Sneedullah S/o Sher Zaman khan SPST GPS Dobandi Banda. Malakand Mab = 9314 - 9383631
	naminal 1
	Ea Sara Malakand P. T. O

Forwarded in original to the DEO (M) Malaxand for further meccesary action please!

Copy forwarded to;

- (1) SDEO (M) Dargai.
- (2) DEO(M) Malakand at Batkhela.
- (3) District Monitoring Officer Malakand.
- (4) Deputy Commissioner Malakand at Batkhela.
- (5) Chief Minister Khyber Pakhtunkhwa, Peshawar.
- (6) Minister for Education Khyber Pakhtunkhwa Peshawar,



"B"

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

No.	
Appeal No. 7089 of 20 2.1	
Saced Wlah Appellant/Petitioner	•
Lecy EZSE 7-sh, Respondent	-
3	
Respondent No	••
Notice to: _ Dist: Education Officer (Malakand) at	Ĭ,
Batkhela.	•
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhw	
Province Service Tribunal Act, 1974, has been presented/registered for consideration, i 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 Tribuna	e
hereby informed that the said appeal/petition is fixed for hearing before the Tribuna *on	
the case may be postponed either in person or by authorised representative or by an Advocate, duly supported by your power of Attorney. You are, therefore, required to file i	y
this Court at least seven days before the date of hearing 4 copies of written statemen	ıt
alongwith any other documents upon which you rely. Please also take notice that i 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 b	
given to you by registered post. You should inform the Registrar of any change in you 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 furthe notice posted to this address by registered post will be deemed sufficient for the purpose of	
this appeal/petition.	٠.
Copy of appeal is attached. Copy of appeal has already been sent to you vide the	is
office Notice Nodateddated	
Given under my hand and the seal of this Court, at Peshawar this	•••
Day of	
(for Raply)	بيسي
1 V.	
Registrar	
Khyber Pakhtunkhwa Service Tribuna	1,

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.

"B"

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

	No.
: · Э • •	Appeal No. 7089 of 20
Kol	Laced Wlech Appellant/Petitioner
	Versus
	Lecy FRSE Pesh: Respondent
	Respondent No.
	Notice to: _ Sub Divisional Education officer Date
	Dist. Malakand.
	Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
	Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
	Copy of appeal is attached. Copy of appeal has already been sent to you vide this
-	office Notice Nodateddated
•	Given under my hand and the seal of this Court, at Peshawar this. 11 13
	Day of
	for Reply)
	M.P.
	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.

"B"

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

No.		
	Appeal No	Jo. 8.9 of 20 21
Regd	Appeal No	
9		Versus
	Jany E	ESE Pesh Respondent
	V	Respondent No
Notice	10: - Suleman s	10 Habibur Kehman Govt Hig
	Secondari	10 Habibur Rohman Grovt High y School Khar, Dist. Malakan
Provinthe ab hereb *on appell the ca Advocathis Calong defau	where AS an appeal/petition ince Service Tribunal Act, 1974 bove case by the petitioner in the said appear of the said appear o	h under the provision of the Khyber Pakhtunkhwa h, has been presented/registered for consideration, in his Court and notice has been ordered to issue. You are eal/petition is fixed for hearing before the Tribunal 8.00 A.M. If you wish to urge anything against the ty to do so on the date fixed, or any other day to which in person or by authorised representative or by any ower of Attorney. You are, therefore, required to file in re the date of hearing 4 copies of written statement on which you rely. Please also take notice that in date fixed and in the manner aforementioned, the
given addre addre notice	to you by registered post. You ess. If you fail to furnish such ac ess given in the appeal/petition	e date fixed for hearing of this appeal/petition will be a should inform the Registrar of any change in your ldress your address contained in this notice which the will be deemed to be your correct address, and further stered post will be deemed sufficient for the purpose of
	Copy of appeal is attached. C	opy of appeal has already been sent to you vide this
office	e Notice No	dated
	Given under my hand and the	e seal of this Court, at Peshawar this
Dayo		A. t 80
/	6 Reply)	2
· U		Registrar,
r e e e e e e e e e e e e e e e e e e e		Khyber Pakhtunkhwa Service 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.

Note:

"R"

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

No.	
Appeal No	
	7001
Saced	Appellant/Petitioner
	Versus
Lecy Te	Respondent .
/(1)	Respondent No
Notice to: - Secretary	Elementary & Secondary
Adus.	h under the provision of the Khyber Pakhtunkhwa
	n under the provision of the Khyber Pakhtunkhwa i, has been presented/registered for consideration, in
the above case by the petitioner in th	his Court and notice has been ordered to issue. You are eal/petition is fixed for hearing before the Tribunal
*onat	8.00 A.M. If you wish to urge anything against the ty to do so on the date fixed, or any other day to which
appellar petitione you are at liber	ty to do so on the date fixed, or any other day to which in person or by authorised representative or by any
Advocate, duly supported by your po	ower of Attorney. You are, therefore, required to file in
	re the date of hearing <u>4 copies</u> of written statement pon 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 dec	eided in your absence.
Notice of any alteration in th	e date fixed for hearing of this appeal/petition will be
given to you by registered post. You address. If you fail to furnish such ac	u should inform the Registrar of any change in your ddress your address contained in this notice which the
address given in the appeal/petition	will be deemed to be your correct address, and further
this appeal/petition.	stered post will be deemed sufficient for the purpose of
Convert annual is attached. C	
	opy of appeal has already been sent to you vide this
office Notice No	dated
Given under my hand and the	e seal of this Court, at Peshawar this
Day of	108.080 ×1
A Day	
· (por Reply)	
	4-45
V	Registrar,
	Khyber Pakhtunkhwa Service Tribunal,

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

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

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

PESHAVVAR.	
No.	
Appeal No. 7089 of 20. 21	
Versus Appellant/Petition	ner
1200 D.1	
Respondent No2	
Notice to: - Director Elementary & Seconda.	ry Educ
Peshawar.	
WHEREAS an appeal/petition under the provision of the Khyber I Province Service Tribunal Act, 1974, has been presented/registered for consthe above case by the petitioner in this Court and notice has been ordered to hereby informed that the said appeal/petition is fixed for hearing before for the constant of the cons	sideration, in issue. You are the Tribunal g against the day to which ive or by any ured to file in en statement office that in entioned, the entioned in your ice which the stand further
Copy of appeal is attached. Copy of appeal has already been sent to	you vide this
office Notice Nodateddated	
Given under my hand and the seal of this Court, at Peshawar this	11 15
Day of	· · · · · · · · · · · · · · · · · · ·
for Reply)	
1 1 1 2 1 - M. K.	

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.

Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Note: