Service Appeal No. 3239/2021

ORDER 03.11.2022 Nemo for the appellant. Mr. Masood Khan, ADEO alongwith. Mr. Muhammad Jan, District Attorney for official respondents present.

The appeal in hand was called on for hearing after various intervals, however none appeared on behalf of the appellant till the closing time, therefore, the appeal in hand stands dismissed in default. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCEE 03.11.2022 (Mian Muhammad)

Member (E)

(Salah-Ud-Din) Member (J)

Service Appeal No. 3239/2021

07.07.2022

Clerk of learned counsel for the appellant present. Mr. Masood Khan, ADEO (Litigation) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 18.10.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din)

Member (J)

18.10.2022

Learned counsel for the appellant present. Mr. Muhammad Shafiq, Accountant and Mr. Masood Khan, ADEO alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Arguments could not be heard due to paucity of time. Adjourned. To come up for arguments on 03.11.2022 before the D.B.

(Mian Muhammad)

Member (E)

(Salah-Ud-Din) Member (J) 21.12.2021

Clerk of counsel for the appellant and Mr. Muhammad Adeel Butt, Addl. AG for official respondents present. None present on behalf of private respondents despite proper service, hence proceeded against exparte.

Respondents have not submitted written reply/comments. Learned AAG seeks time to contact the respondents and facilitate the reply/comments on next date. Last opportunity is granted to the respondents to submit written reply/comments on or before next date with the warning that in case they fail to submit the written reply/comments, 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

Counsel for the appellant present Aver. 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. Learned counsel for the appellant seeks time to argue the case. Last opportunity is granted. To come up for arguments on 07.07.2022 before

(Mian Muhammad) Member(E)

the D.B.

Chairman

Fazal Mahmood 3239/2021

31.08.2021

Counsel for the appellant present. Preliminary arguments heard.

The instant appeal has been instituted against the seniority list of Physical Education Teachers, District *Circulated* Nowshera, on 03.10.2020 and name of the appellant stands at serial No.33 thereof. The appellant is aggrieved and claims to have been appropriately placed at serial No.13 of the seniority list. In order to seek departmental remedy available to him, he preferred departmental appeal to respondent No.2 on 20.10.2020 which was *not* decided within the stipulated statutory period, hence, the instant service appeal before the Service Tribunal for redressal of his grievance under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974.

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

Appellant Deposited Security & Process Fee

(Mian Muhammad) Member(E)

Form- A

FORM OF ORDER SHEET

Court of___

No. Date of order proceedings	Order or other proceedings with signature of judge
1 2	3
1- 01/03/2021	The appeal of Mr. Fazal Mhamood resubmitted today by Mr.
	Akhunzada Ahmad Saeed Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
	Register and put up to the worthy charman for proper order please.
	REGISTRAR 01/03
	This case is entrusted to S. Bench for preliminary hearing to be put up there on 19022
	\bigcirc
•	Aler.
	CHAIRMAN
18.05.2021	Due to demise of the Worthy Chairman, the Tribunal is
	non-functional, therefore, case is adjourned to
	31.08.2021 for the same as before. Λ
	Reader

The appeal of Mr. Fazal Mahmood son of Sultan Mahmood SPET GHS Samandar Garhi District Nowshera received today i.e. on 17/02/2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal is unsigned which may be got signed.
- 2- Index of the appeal may be prepared according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 3- Annexures of the appeal may be attested.
- 4- Appeal has not been flagged/marked annexures' marks.
- 5- Affidavit may be got attested by the Oath Commissioner.
- 6- Copies of notification dated 21.02.2013 and 27.08.2013 mentioned in para-2 & 3 of the memo of appeal respectively are not attached with the appeal which may be placed on it.
- 7- Copy of impugned seniority list is not attached with the appeal which may be placed on it.
- 8- In the memo of appeal many places have been left blank which may be filled up.
- 9- Sub-rule-4 of rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974 requires that every civil servant to whom the relief claimed may affect shall also be shown as respondents.
- 10- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

366 /S.T. No.

Dt. 17/02/2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

PESHAWAR.

Mr.Akhunzada Ahmad Saeed Adv. Pesh.

Keply Memorandum of appeal has been 11 Removed Removed Removed Removed Remark Senioriby List has Removed . مر رحی . اع

BEFURE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CHECK UST

		Fazla Mahmood	·	
1.	Case Title	Vs		
		The Secretary etc	. /	
2.	Case is duly	signed.	Yes	No
3.	The law unde	r which the case is preferred has been mentioned.	Yes	No
4.	Approved file	cover is used.	Yes	No
5.	Affidavit is du	ly attested and appended.	Yes	No
6.	Case and an	nexures are properly paged and numbered according to index.	Yes	No
7.	Copies of and have annexed	nexures are legible and attested. If not, then better copies duly attested	Yes	No
8.	Certified copi	es of all requisite documents have been filed.	Yes	No
9.	Certificate sp court, filed.	ecifying that no case on similar grounds was earlier submitted in this	Yes	No
10.	Case is withir	n time.	Yes	No
11.	The value for relevant colu	the purpose of court fee and jurisdiction has been mentioned in the nn.	Yes	No
12.	Court fee in s required]	hape of stamp paper is affixed. [For writ Rs. 500, for other as	Yes	No
13.	Power of atto	rney is in proper form.	Yes	No
14.	Memo of add	ressed filed.	Yes	No
15.	List of books	mentioned in the petition.	Yes	No-
16.		number of spare copies attached [Writ petition-3, civil appeal vil Revision (SB-1, DB-2)]	Yes	No
17.		on/ Appeal/petition etc) is filed on a prescribed form.	Ves	No
18.	Power of atto	rney is attested by jail authority (for jail prisoner only)	Yes	No

It is certified that formalities/documentations as required in column 2 to/18 above, have been fulfilled.

Signature:-FOR OFFICE USE ONLY

Case:-

Case received on ____

Complete in all respect: Yes/ No, (If No, the grounds)

Date in court:-

Signature _____

(Reader)

Countersigned:-

Date:-

Drafting/Composing ourt, Peshawar

Umer Computer /Drafting/Compo Peshawar High Court, Peshawar Cell No.0333-9321121 (Deputy Registrar)

. .

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

Service Appeal No.____/2021

Fazal Mahmood.....Appellant

VERSUS

The Secretary E&SE Peshawar & others......**Respondents**

≣S# ≣	Description of Documents	Annex	Pages
1.	Service Appeal with affidavit		1-9
2.	Addresses of parties		10-12
3.	Copy of the appointment order dated 20.10.1993	Α	13-14
4.	Copy of the Notification dated 21.02.2013	В	15-16
5.	Copy of the Notification dated 27.08.2013	С	17
6.	Copy of order dated 21.11.2019	D	18-19
7.	Copy of the seniority list	E	20-26
8.	Copy of the departmental appeal	F	27-28
9.	Wakalatnama		29

Appellant

Through

Dated 17.02.2021

Akhunzada Ahmad Saeed Advocate High Court(s)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

Service Appeal No. 3239 /2021

Rayber Paldifukkw Service Tribunal iary No.2 2021

Fazal Mahmood Son of Sultan Mahmood SPET GHS Samandar Garhi,

District Nowshera.....Appellant

VERSUS

1. The Secretary

Elementary & Secondary Education,

Khyber Pakhtunkhwa,

Civil Secretariat, Peshawar

2. The Director

Elementary & Secondary Education,

Treato-day Khyber Pakhtunkhwa, Peshawar

Registrar $1\sqrt{2021_3}$

The District Education Officer

(D.E.O)

District Nowshera......Respondents

Re-submitted to -day and filed.

> Registrar b1/03/2021

- 4. Noor Muhamad S/.o Ghareeb Ullah, $(S \notin f^{\tau})$ Government High School No.1, Nowshera Cantt
- 5. S. Muhammad Junaid S/o S. Ghulam Mustafa, (SPET)Govt. High Secondary School No.1 Kalan District Nowshera
- 6. Hameed ur Rahman S/o Aziz ur Rahman, Govt. High Secondary School No.2, Nowshera Cantt
- 7. Shah Faisal S/o Mir Jaffar Khan, Govt. High School, Nauran Killi, District Nowshera
- 8. Muhammad Riaz S/o Noor Muhammad Govt. High School, Mulla Killi, District Nowshera
- 9. Naseem ud Din S/o Islam ud Din, Govt. High School, Jehangira Road, District Nowshera
- 10. Iftikhar Ahmad S/o Mira Khan, Government High Secondary School, Rashakai District Nowshera

SPET)

SDET

SPET)

SPET)

(SPET)

SPET)

- 11. Anwar Dad S/o Sher Dad, Government High Secondary School, Manki Sharif, District Nowshera
- βετ)
 12. Haleem Ullah S/o Imad ud Din, Government High School, manahi, District Nowshera

ISPET)

- 13. Irfan Ali Son of Taj Ali, Government High School, Dhari Katti Khel, District Nowshera
- 14. Asim Mehmood S/o Abdul, Khaliq, Government High School No.2, Kalan, District Nowshera

- 15. Musarrat Shah S/o Musammer Shah, Government High School, Khaisari District Nowshera
- (SPE^イ) 16. Lal Said S/o Gul Aban, Government High Secondary School, Pahari Katti KHel, District, Nowshera (SPE^イ)
- 17. Taskeen Ullah Shah S/o Kiramat Shah, Government High Secondary School, Khair Abad, District Nowshera $(\varsigma \varphi \in \Upsilon)$
- 18. Muhammad Arshad Shah S/o Naseeb Shah, Government High Secondary School No.1, Shaidu, District Nowshera $1 \leq q \in \mathcal{T}$
- 19. Rehan Ali S/o Multan Khan, Góvernment High School, Zara Miana, District Nowshera

.....Respondents

(SPET)

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED SENIORITY LIST ISSUED BY RESPONDENTS AND ORDER OF DEPARTMENTAL AUTHORITY DATED NIL WHEREBY HE DID NOT PASS ANY ORDER OVER THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN A STIPULATED PERIOD OF NINETY DAYS.

Respectfully Sheweth:

- That the appellant was appointed as PET on 20.10.1993 and since then he is serving the departmental with zeal, devotion and commitment. (Copy of the appointment order dated 20.10.1993 is attached as Annexure "A").
- That earlier the Seniority list was displayed 2. whereby Junior PETS from the appellant were placed senior then the appellant submitted departmental appeal before respondent No.2/the Director and respondent No.2 /The Director was pleased to accept the departmental Appeal of the appellant and then placed him at serial No.13-A of the seniority list and as per the seniority list the appellant alongwith other colleague PETs were promoted against the post of Senior PETs (BPS-16) 21.02.2013. (Copy of the on Notification dated 21.02.2013 is attached as annexure "B").
- 3. That the appellant was transferred from GMS Kandar and was posted at GHS Samandar Ghari as senior PET (BPS-16) on 27.08.2013.

(Copy of the Notification dated 27.08.2013 is attached as Annexure "C").

- 4. That. thereafter respondent No.3/DEO displayed number of seniority lists wherein the seniority position of the appellant was again disturbed/affected and Junior PETs were placed senior from the appellant then the appellant submitted departmental Appeal and then filed Service Appeal No.205/2018 before this Hon'ble Court but during the pendency of Service Appeal the Respondent Department gave assurance to the appellant to withdraw the Service Appeal as they would redress his grievance and the appellant withdrew his service appeal with the permission to file fresh appeal if needed under the circumstances. (Copy of the order dated 21.11.2019 is attached as Annexure "D").
- 5. That the appellant time and again approached the respondent department to redress his grievance as per the commitment but the grievance of the appellant was not redressed and when the seniority list was

again displayed then juniors were again placed senior than the appellant. (Copy of the seniority list is attached as annexure "E").

- That the appellant filed departmental appeal on 20.10.2020 but the same was not decided within a stipulated period of ninety days. (Copy of the departmental appeal is attached as annexure "F").
- 7. That the appellant now prefers this Service Appeal before this Hon'ble Tribunal for the following amongst other grounds:

<u>GROUNDS</u>:

A. That as stated in the body of the appeal that when earlier the seniority of the appellant was disturbed by respondent No.3/ The District Education Officer then for the redressal of his grievance the appellant filed departmental appeal before respondent No.2/ the Director and the Director was pleased to accept the departmental Appeal of the appellant and placed him to his right seniority position and then the appellant was promoted to senior Physical Education Teacher (SPET) and after sometime the seniority position of the appellant was again disturbed by respondent No.3/DEC and violated the order of higher authority/respondent No.2 as respondent No.3/DEO being lower authority was having no legal authority to violate/disobey the order of respondent No.2/ the Director.

Β. That respondent No.3/ the DEO exceeded his authority as respondent No.3 was only competent to deal with the service affairs of employees upto BPS-15 and below as all service affairs of BPS-16 employees falls under the domain of respondent No.2/ the Director. In this view of matter, the impugned order of respondent No.3 by exceeding his authority is void ab-initio, illegal, unlawful and without lawful authority and is liable to be set aside and the impugned seniority list is liable to be corrected and the appellant is to be placed senior from respondent No.4 to 19.

C. That all public functionaries including respondents are obliged to adhere to the object, spirit and purpose of the law of land in letter and spirit but in the case in hand, respondent No.3 has miserably failed to discharge his statutory objections.

D. That any other ground, not specifically mentioned, may be raised at the time of arguments, with the prior permission of this Hon'ble Tribunal.

It is, therefore, most humbly prayed that by accepting this Service Appeal, the impugned seniority list may please be set aside and the same may please be corrected, rectified by placing the appellant senior to respondent No.4 to 19.

Any other relief deems fit and appropriate in the circumstances of the instant appeal may also be passed in favour of the appellant.

Through

Appellant

for

Akhunzada Ahmad Saeed Advocate High Court(s)

ALE

Dated 17.02.2021

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

Service Appeal No.____/2021

Fazal Mahmood.....Appellant

VERSUS

The Secretary E&SE Peshawar & others......Respondents

AFFIDAVIT

I, Fazal Mahmood Son of Sultan Mahmood SPET GHS Samandar Garhi, District Nowshera, do hereby solemnly affirm and declare that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by:

Akhunzada Ahmad Saeed Advocate High Court(s)

DEPONENT AMOOL PUBLIC WAR HIG

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

Service Appeal No.____/2021

Fazal Mahmood......Appellant

VERSUS

The Secretary E&SE Peshawar & others......Respondents

ADDRESSES OF PARTIES

<u>APPELLANT:</u>

Fazal Mahmood

Son of Sultan Mahmood

SPET GHS Samandar Garhi District Nowshera

<u>R E S P O N D E N T S</u>

The Secretary
 Elementary & Secondary Education,
 Khyber Pakhtunkhwa,
 Civil Secretariat, Peshawar

- The Director
 Elementary & Secondary Education,
 Khyber Pakhtunkhwa, Peshawar
- The District Education Officer (D.E.O)
 District Nowshera
- 4. Noor Muhamad S/.o Ghareeb Ullah, Government High School No.1, Nowshera Cantt

- 5. S. Muhammad Junaid S/o S. Ghulam Mustafa, Govt. High Secondary School No.1 Kalan District Nowshera
- 6. Hameed ur Rahman S/o Aziz ur Rahman, Govt. High Secondary School No.2, Nowshera Cantt
- 7. Shah Faisal S/o Mir Jaffar Khan, Govt. High School, Nauran Killi, District Nowshera
- 8. Muhammad Riaz S/o Noor Muhammad Govt. High School, Mulla Killi, District Nowshera
- 9. Naseem ud Din S/o Islam ud Din, Govt. High School, Jehangira Road, District Nowshera
- 10. Iftikhar Ahmad S/o Mira Khan, Government High Secondary School, Rashakai District Nowshera
- 11. Anwar Dad S/o Sher Dad, Government High Secondary School, Manki Sharif, District Nowshera
- 12. Haleem Ullah S/o Imad ud Din, Government High School, manahi, District Nowshera
- 13. Irfan Ali Son of Taj Ali, Government High School, Dhari Katti Khel, District Nowshera
- 14. Asim Mehmood S/o Abdul Khaliq, Government High School No.2, Kalan, District Nowshera
- 15. Musarrat Shah S/o Musammer Shah, Government High School, Khaisari District Nowshera
- Lal Said S/o Gul Aban, Government High Secondary School, Pahari Katti KHel, District, Nowshera

- Taskeen Ullah Shah S/o Kiramat Shah, Government High Secondary School, Khair Abad, District Nowshera
- Muhammad Arshad Shah S/o Naseeb Shah, Government High Secondary School No.1, Shaidu, District Nowshera
- 19. Rehan Ali S/o Multan Khan, Government High School, Zara Miana, District Nowshera

Appellant

Through

Akhunzada Ahmád Saeed Advocate High Court(s)

Dated 17.02.2021

فالمتحصينية والمحالي ومرجودة مالم محمد AUBST (S) NOT STORE STORES IN THE SHE TO SOLUTION (S) TESTER DIMPIN APPO INTINENT/ Consequent upon the recommendation of Selection Committee, the following candidates and hereby appointed against 1827 Postin the School, montioned against such in BPS-9 @Rs. 1965-7.3-2265 fixed plus usual allowance as administic under she reles with effect from the date of max taking over charge in the interest of indic Service. Namo & Father Name. With Address, C.No. School weres . demaska. l'distod. Nohammad Shahid s/o Maji G.H.E.S Rigalour Fazli Karim Nowahana Conth: NSB: / ·. . Agedinst Verrig 16. L. Sayar Nohamand s/o Ghulam Nohammad V. Tangi Chd: G 2. G.M.B. Mohnood Abad Umarzai Charandan. against Hawyy dreated Pasta 5. .G. M. S. Moroba Mone Sector Vagant Maliullah Makudadaan G.M.S.Johongina V.&P.O Choraadda G.M.S.Johongina Road NSR: JORD, 4 -• (lū# 5. Alam Zeb s/o Abdul Majid Chamkani Poshawar. G.M.B Jongart ~do... Arshad Naz s/o thishtro Hux Hussain Tohi& Distt:Chd: G.M.C Mirzogan Charsada. Nowsharn. ΰ. Howly prested lost, Inamulleh Jan s/o Bahadar Khan V. Sarweni Chdi 7. G.M.D.Spin Konn ~do-Nownhorg_ Mion Arabid Hoyat u/o Mian Inwonud Din V Å, G.M.S Sowni HOR: Hian Inwonud Din Z.K.K Shahib MSR: -- do., 9. Mohammad Maroog s/o Mohd: G.M.S Malik Jaan Umar Khan V. Abas Gilli Ghd: - Roorana HDR: ~ilo., Money als sto lbdur Bab 10. C.H.B Khone Rijuji Kheski Mini - d) Noushearne ·i·1, Saifur Rohman o/o Siarat: G.M.S Encikho Challen Syng of Afghan Gul V.Gadim Killi Cha: Abdul Ghiloor 12 Bhalid G.M.S.Gul Chiteb s/o Hohd: Zarfar Mohirindakoorona Umerzai Chd: 12. relaxused by Cov - dia-thel Charsadda. 43. Uman Hoyat szec 1926 Gra No. 2 oktor rupa Mar: Gall, & Kuter Lan - do. Mowshorn, . Exxx: Mohammad Fahim s/o G.M.S Kandar MOR: Fauli Rahim MB V.Kankala · - 10 ... <u>l'o shewar</u> Pazal Mohammad s/o Sultan G.M. Mammaz MOR: 1-15 ATTESTED Fohamand Damandar Garhi NOR: (- dha Pohsidullah s/o Sadditullah G.M.S Carhi V.& .O R Rajjar Charsadda, Chandan MiRicsh: $-d\sigma_{ij}$ First Appointment and P.E. T. G.M.S. Chavil Marriag REAM MASTER Dated 20.10.1993. Fozal Mehemad Sto G. H. S. Sultan mer Weenda Killi SSL k *WTTESTE*

EndatiNe 8163 / A.T./ 150 - 193/ Datiod] Pash: the 20.40 of the above is forwarded to thos-Director of Secondary Education NVPP Peshawar Director of Primary Educillayat Abad MPP PS to Secretary Education Goveror NVPP PA to Director of Secodary Educillayer All the Districture Officers (Male Decondary Fodhewar/Newshers/Charsadda Principals/Hestwasters.conderwed incinals/Headmasters or EQ:Establishmont Branc pat ibat abl talmont b Supatization condernoa. Condidates condernoa. P/File concornod. Distr:Accounts Officer Charsadda and Newsh laion DEO (M) Seres ~16-18 (Fart C-014 78 17.6 OF Notushie 1457-62 TAIS Cluber main 18 Abdul Jabbar Steno Typist Ć ATTESTED

Better Copy

OFFICE OF THE DIV. DIRECTORATE OF EDUCATION (S) PESHAWAR DIVN. PESHAWAR

APPOINTMENT/

Ś

Consequent upon the recommendation of Selection Committee. The following candidates are hereby appointed against PST post in the schools mentioned against each in BPS-9 @ Rs.1125-92-2265 fixed usual allowance as admissible under the rules with effect from the date of their taking over charge in the interest of public service.

	·		
S.No.	Name of father name	School were posted	Remarks
	With address		· · ·
1.	Mohammad Shahid S/o Haji Fazli Karim Nowshera Cantt	G.H.S.S Risalpur NSR.	Against vacant post
2.	Sayar Mohammad S/o Ghulam Mohammad V. Tangi Chd.	G.M.S. Mohmand Abad Umarzai Charsadda	Against vacant post
3.	Fazal Nawaz S/o Abdullah	G.M. S Maroba NSR.	Against vacant post
	V&P.O D. Khel NSR.		· · ·
4.	Waliullah S∕o Faridullah V.& P.O Charsadda	G.M.S Jehangira Road NSR	-do-
5.	Alam Zeb S/o Abdul Majid Chamkani Peshawar	G.M.S Jongari Nowshera	-do-
6.	Arshad Naz S/o Mushtaq	G.M.S Mirzagan	Newly created post
	Hussain Teh. & District Chd.	Charsadda	
7.	Ina mullah Jan S⁄o Bahadar	G.M.S Spin Kana	-do-
	Khan V. Sarwani Chod.	Nowshera	
8.	Mian Arshid Hayat S/o	G.M.S Sawai NSR	-do-
,	Mian Inwandu Din V.		
	Z.K.K, Sahib NSR.		
9.	Mohammad Farooq S/o Muhd.	G.M.S Malik Khan	-do-
	Umar Khan V. Abad Killi Ghd.	Roorana NSR	
10.	Murad Ali S/o Abdur Rab	G.M.S Khat Killi	-do-
	Khèski NSR.	Nowshera	- -
11.	Săif ur Rheman S/o Siarat Gul V. Qadus Killi Chd.	G.M.S Khalkho Chd.	Employee or Afghan Refugee
			Relaxed by Govt.
12.	Abdul Ghaffor khalid	G.M.S Gul Khitab	-do-
	S/o Mohd. Zaffar Moh. Pinda Khel Charsadda	Umjarzai Chd.	
13.	Umar Hayat PTC GPS No.2 Akbar Pura NSR	G.M.S Kutar Yan Nowhsera	-do-
14.	Mohammad Fahim S/o Fazli Rahim N.V. Kankalar Peshawar	G.M. S Kandar NSR.	-do-
15.	Fazal Mohammad S⁄o Sultan Mohammad Samandar Garhi NSR	G.M.S Chooki Mamroz NSR	-do-
16.	Tehmidullah S/o Saddatullah V.&	G.M.S Garhi	-do-
	P.o Rajjar Charsadda	Chandan NSR	
	9	• •	ATTESALU

Better Copy

Endst No. 8163

/F. No. CT/DM PET/AT/

dated Pesh. The 20.10.93

Copy of the above is forwarded to the:-

- 1. Director of Secondary Education, NWFP, Peshawar
- 2. Director of Primary Edu. Hayatabad NWFP
- 3. PS Secretary Education Govt. of NWFP
- 4. PA to Director of Secondary Edu. NWFP Peshawar
- 5. Accountant General NWFP
- 6. All the Distt. Edu. Officers (Male) Secondary Peshawar/Nowshera/ Charsadda
- 7. Principals/Headmasters Concerned
- 8. AREO Establishment Branch, Local Office.
- 9. Supdt. Establishment Branch Local Office.
- **10.** Candidates concerned.
- **11**. P/File concerned.
- 12. Distt. Accounts officers Charsadda and Nowshera

Sd/-xxx

Deputy, Divisional Director For/Divisional Director of Edu. (Schools) Peshawar Division, Peshawar



TELESTER

io je substitutea bearing even No and date

PETs (M) Nowshehra, 3

Annex

Directorate of Elementary and Secondary Education

PH No. 091-9210389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936,0800-33857 E-mail rafiq_kk851@yahoo.com

<u>Notification</u>

Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification NoSO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and Finance Department Endorsement No. SO(FR)/FD/10-22(E)/2010 dated 16.07.2012, the following Male PETs B-15 are hereby promoted to the post of Senior PET BPS-16 (Rs.10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with immediate effect and further they will be posted in the Government Higher Secondary /High Schools by the District Education Officers concerned against the newly upgraded Senior PET BPS-16 posts:-.

Total No. of PET (M) Posts duly verified by the DAO	119	
1/3 share of Senior PET Posts	. 40	
Share of promotion 100 %	40	
Promoted to the post of Senior PET B-16	38	
Defeered foe Promotion	02	

S.No	"S.L. No	Name of Official	place of posting	Date of Birth	Remarks
1	2	Syed Sajid Ali Shah	GCMHS, Akora Khattak	30/08/1957	Services placed at the disposal of DEO (M) Noushehra for further posting.
2		Shuh Zada	GHS, Kahi	04/05/1957	Do
3	5	Liaqat Ali	GMS, Pabbi	02/12/1964	Do
4	6	Kifayat Ali Shah	GHSS, Pir Pai	13/11/1958	Do
5	9	Muhammad Ibrahim	GMS, Kotar Pan	07/07/1959	Do
6	10	Zahoor Ahmad	GHS, Zakhi Qabristan	27/05/1961	Do
7	11	Shafqat Ullah	GHS; Taru Jabba	03/07/1963	Do
8	13	Anwar Gul	GHS, Pir Sabaq	02/12/1970	Do
Giern	13A	Fazal Mehmood	GӉS; Nawan Killi 🥂 🦿	2/13/1971	Do
10 *	14	Fazal Nawaz	GHS, Spin Khak	08/04/1969	Do
11	15	Muhammad Shahid	GHSS, Risalpur	7/03/1970	Do
12	1ó	Parvez ur Rahman	GMS, Kotli Khurd	15/02/1963	Do
13	17	Taj Wali Khan	GHS, Marhatti Banda	25/04/1964	ζDo
14	13	Raham Sher	GHS, Pashtoon Ghari	04/02/1968	Do
15	19	Khalil ur Rahman -	·GHS, Behram Killi	18/09/1970	Do
16	20	Malang Shah	GMS, Camp Koroona	30/11/1953	Do
17	23	Nisar Hussain •	GHS, Ali Baig	12/12/1964	, seet
18	22	Nascerud Din	GHS, Jarooba	01/02/1967	Do-f

substituted boaring oven No and date

PETs (M) Nowshehra

				•	9 19
संस्	មិដ្	KHRIFUINAR KANAH	ERIS HADER.	4460-141069	
33	27	ar Muhamman Junald Shah	OHS, No.1 NBA Kalan	19/88/1988	
24	28	Azmat Ali		16/02/1969	····/](·····
25	29	Daftar Khan	OHS, Mohib Banda	05/03/1970	Do
26	30.	Naseemuddin	GMS, Banda Nabi	01/02/1972	Do
27	31	Shah Paisal	GHS, Jehangira Road	11/04/1973	Do
28	.32	with the second s	GMS, Saadat Abad	01/09/1973.	Do
- <u>-</u>		Hainced ur Rahman	GHS, No.2 NSR Cantt:	04/04/1973	Do
	33	Muhammad Riaz	GHS, Mulla Killi	25/10/1972	Do
30 .	34	Iftikhar Ahmad	OHS, Afrido Killi	15/04/1975	•Do
31	35	Anwar Dad	GMS, Palosi Payan	10/03/1973	
32	36	Haleem Ullah	GMS, Spin Kana Khurd	1	Do
33	37	Umar Hayat'	GHS, Aza Khel Bala	15/04/1972	Do
34	38	Irfan Ali		<i>01/01/1969</i>	Do
 35	39	Sadrul Amin	GMS, ASC Colony NSR	03/12/1974	Do
36	40.		GHSS, Kheshgi Payan	08/08/1972	Do
	·	Asim Mehmood	GHS, No.2 NSR Kalan	10/12/1974	Do
37	41	Musarrat Shah	GHS, Khaisari	01/10/1974	Do
38 	42	Maqsood Hayat	GHSS, Akbar Pura	18/09/1965	
39	43	Lal Said	GHS, Phari Katti Khel		Do
•			- A A A A A A A A A A A A A A A A A A A	21/01/1970	Do

Terms and conditions:-..

- They would be on probation for a period of one year extendable for another one year. 2
- They will be governed by such rules and regulations as may be issued from time to time by 3
- Their services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed from time to time. Charge report should be submitted to all concerned, 4
- 5
- Their Inter-Se- seniority on lower post will remain intact. 6

No TA/DA is allowed for joining his duty.

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

(Muhammad Rafiq Khattak) Director ..

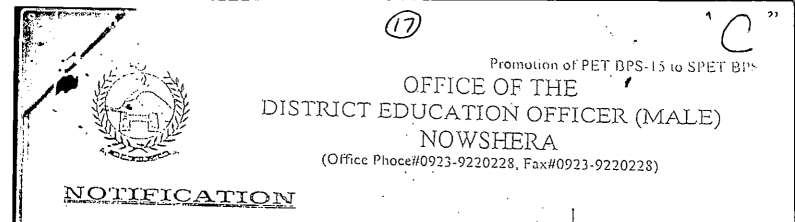
Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Endst: No. / File No.1/Promotion Senior PET B-16: Dated Peshawar the 21/02/2012 Copy forwarded for information and necessary action to the: -

- r. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officers (M) Nowshehra.
- 3. District Accounts Officer Nowshehra.
- 4. Official Concerned.
- 5. PS to the Secretary to Gout: Khyber Pakhtunkhuld
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Apstiawa 7. M/File

Dy: Director Æstal Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar And

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Consequent upon the recommendation of the Departmental Promotion Committee (DPC) and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department Notification No. 4119-25/File No.1/Promotion Senior PET B-16 dated Peshawar the 21-02-2013 the following Physical Education Teacher PET B-15 are hereby promoted to the post of Senior Physical Education Teacher SPET B-16 (Rs. 10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, in Teaching Cadre on the terms and conditions given below with immediate effect and further posted in the schools noted against each: -

<u>S#</u>	· · · · · · · · · · · · · · · · · · ·	Name	Present School	Place of Posting	Remark
01	50 J	Fazal Mchmood	GMS Kandar	GHS Samandar Ghari	Promoted
02	101	Faridullah	GHS Samandar Ghari	GMS Kandar	Transfer

Terms and Conditions: -

- They would be on probation for a period of one year extendable for another one year. 1. 2.
- They will be governed by each rules and regulation as may be issued from time to time by the 3.
- Their services can be terminated at any time, in case his performance is found unsatisfactors during probationary period, in case of misconduct, he shall be preceded under the rules frame-4
- Charge report should be submitted to all concerned. 5.
- Their Inter-Se-seniority on lower post will remain intact. 6.
- No TA / DA is allowed for joining his duty. 7.
 - They will given an under taking to recorded in their service book to the effect that if any over payment is made to him in the light of this order will be recovered and if he is wrongly promoterhe will be reversed.

(Muhammad Saeed Khan) District Education Officer (Male)

Endst: No.7695-799 DEO(M)NSR/EA-S/File No.1/Promotion PET B-16. Dated Nowshera the 27/8/ Copy of the above is forwarded for information and necessary action to the: -Director, Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar. 2: ' Senior District Accounts Officer, Nowshera. Deputy District Education Officer (Male), Local Office. 3: Principal / Head Master Concerned. 4: -AV-5: Officials Concerned

District Education Officer (Male) Nowshera

Page 3 of 3

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA

Service Appeal No. 205 2018

Pakhtukhwa Tribural Diary No. Zoll Dated 14-2-2018

Fazal Mahmood ,SPET ,Government High School ,Samander Garhi , District Nowshehra

Versus

- 1. The Government of Khyber Pakhtun Khwa through Secretary E&SL), Peshawar
- 2. The Director E&S ,Directorate E&S ,Peshawar
- 3. The District Education Officer ,Nowshehra
- 4. District Accounts Officer, Nowshehra.

Appeal under section 4 of the Service Tribunal Act, 1974 whereby the Respondents have given no attention to the Representation made to them by the Appellant , for the grant of graded pay and consequential benefits.

Hiledito-day

412-1.12

On Acceptance of this Appeal, this Honorable Court may please hold the Appellant entitled for the award of graded pay and all the benefits attached to it.

The stat. ^oesbawar

Respectfully Sheweth,

1. That the Appellant was appointed on 20/ 10/1993, against the Post of PET in BPS -9 by the Respondents department on fixed pay, and since then he is serving the department with zeal and devotion. (Copy of the appointment Order is annexed as Annexure "A").

It is important to mention that during the days of Appellant's appointment, there were available no trained teachers and the Respondent Department had

Appleal No. 205/2018 Fazzal Mahmood is Cast

21.11.2019

Number of W

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Jegent. Iotat.... pate of Fruient

Date of Delicery of Capy.

Appellant with counsel present. Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Appellant submitted application for withdrawal of the present service appeal with the permission to file fresh appeal if needed under the circumstances. Application is placed on record. The ground mentioned in the application appear to be genuine hence the application is accepted and the present service appeal is dismissed as withdrawn with the permission to file fresh service appeal subject to all legal objection. Parties are left to bear their own costs. File be consigned to the recorc room.

Member

(Hussain Shah) Certification by the tare copy

Amin Khan Kundi

M. Amin Khan Kun Member

<u>Announced</u> 21.11.2019

AFTESTED

Khyoar an annahwa Serwoo Thibunal, Poshawar

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FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

1	<u> </u>	1		T			T	1	1.511110	ICAL ED	UCATION IL	ACHERSIN	DISTRICT	WWSHERA					
ĺ		2	3	4	5	6	7	8	9	10	11	12	13	14	16	17	18	19]
	S. No.	Name of School	Teacher Name	Father's Name	Dan			B.A with Division	Prof: Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: In Edu: Deptt:	Date of taking over charge against the present Post / Distt:	Date of regular Apptt: against the Post	Date of Preomotion as SPET	P.No		Cell	
ŀ	1	GMS, Siavi	Muhammad Anwar Khan	Mir Azam Khar	1 NSR	15	M.A	3rd	JDPE	Islamyat	15/08/19 67	07/04/1988	16/04/1988	16/04/1988		133559	17201- 1565388-5	0306- 5935595	1
}	2	GHS Pabbi GHSS, Zakhi	Liagat Ali	Gul Rang	NSR		B.A	2nd	JDPE	NIL	02/12/1964	02/02/1986	22/05/1988	22/05/1988	28/02/2013	135104	17201- 2299217-3	0321- 9737218	1
-	3	Ohiss, Zanni Oabristan GHSS, Pir Sabag	Zahoor Ahmad	Sher Khan	Pesh		M.A		JDPE	. Pashto	27/05/1961	07/05/1987	14/11/1990	14/11/1990	28/02/2013	-133472	17301- 1499438-1	0307- 7497566	ŀ
-	4	GHS, Behram Killi	Anwar Gul	Muhammad Sho		1	B.A	3rd	SDPE MSC HPE	NIL	02/12/19 70	28/10/1989	22/10/1391	22/10/1991	28/02/2013	133895	17301-	0345- 9199107	
	5	L	Khalil ur Rahman	Faqir Muhammad	NSR	'6	B.A	2nd	JDPE / B.Ed		18/09/19 70	15/03/1,`92	09/01/1995	09/01/ 1995	28/02/2013		17201- X 2098122-9	9799107 0347- 9715781	
	6	GHS, Marhatti Banda	Taj Wali Khan	Badam Gul	NSR	16	M.A	2nd	B.Ed JDPE	Pashto	25/04/1964	16/12/1989	25/05/1995	25/05/ 1995	28/02/2013	134295	17201-	0333-	
	7	GHSS, Pashtoon Ghari	Raham Sher	Siraj ul Haq	NSR	16	B.A	2nd	B.Ed	MSC HPE	04/02/19 68	19/05/1990	25/05/1995	25/05/ 1995	28/02/2013	138745	2311159-1 17201- 12125855-3	<u>9032401</u> 0313-	
	გ	GHS No: 1 Nowshera Cantt	Noor Muhammad	Ghareeb Ullah	N'SR		M.Phi VM.S	2nd	HPE/B.Ed	Pashto, Pol	15/09/1 972	22/01/1996	29/01/19 96	29/01/1996	28/02/2013	139165	17201-	9282052 0300-	
	9	GHS, Ali Baig	Nisar Hussain	Abdul Ghaffar	NSR			3rd	B.Ed	Islam	12/12/1964	30/11/1989	30/08/1996	30/ 08/1996	28/02/2013	133920	2287792-7 17201-	5866059 0333-	
	10	GHS, Jarooba		Musharraf Din	N:SR	16	M.A		SDPE. M.Sc. B.Ed	HPE, Pashto	01/02/19 67	28/0 3/1992	30/08/1996	30/0 8/1996	28/02/2013	138633	<u>6979099-7</u> 17201- 2219716-5	<u>4915587</u> 0315- 0784870	
Ĺ	11	GSMHSHS Taru Jabba	Zafar ullah	Sharif Gul	N'SR	16	MA .	2nd	B.Ed	Pashto M.SC	11/11/1968	24/03/1992	30/08/1996	30/08/ 1996	28/02/2013	139005	17201-	9784879 0333- 9040678	
	12	GHS, Bara Banda		Faqir Gul	NSR	16	NA I	2nd	IDPE B.ED	Pashto	10/08/1960	12/10/1989	13/05/1997	13/05/1997	28/02/2013	133722	17201-	0313-	
	13	GHS No:1 Nowshera Canti		Hakeem Khan	NSR	16	M.A	2nd	IDPE MSC	Pashto	14/04/1968	21/03/1992	13/05/1997	13/05/1997	28/02/2013	138956	17201-	9834805 0313-	·
		GHSS No. I NSR Kalan	<u>S. Muhammad Junai</u>	S. Ghulam Music	NSR	16 [B.A 4	2nd j	IDPE	NIL	15/02/1969	* 23/01/1995	13/05/1997	13/05/1997	28/02/2013		5112905-9	9834805	
\vdash	- /	GHSS Pir Pai GHS Wazir Ghari	Asmat Ali	Ghaffar Ali Hareef Khan	NSR NSR		APEd 2	-	<u>3.Ed</u>	du M.Sc H.	05/03/1 970	14/03/1993	13/05/1997	13/05/1997	28/02/2013		17201- 2186059-9	0300- 9398491	
	<u> </u>		Hameed ur Rahman			16 M	-		SDPE	·HPE	01/02/1972	10/03/1993	13/05/1997	13/05/1997	28/02/2013			0344- 4745875	
	<u>_ </u>	Cantt:			NSR	_	1.A 2 1.Sc 2		DPE	Urdu <u>M.Sc</u>	04/04/1973	27/06/1997 *	27/06/1997	27/06/1997	28/02/2013	137737	2/27386-1	0333- 9040557	
2	و و ا		k	Than	NSR	10 M			DPE, B.Ed	HPE	-01/09/1973	- 26/06/1997	- 26/06/1997	- 26/06/1997-	- 28/02/2013	141112		0344- 4745875	
3 2				hihammad	NSR		1.SC 2	S	HHPED/ <u>DPE/JÓPE</u> DPE	Pashto, Pak Study	25/10/1972	01/07/1997	01/07/1997	01/07/1997	28/02/2013		$\dot{\gamma}$	0334- 9428242	
2	-	iHSS Rashakai 1			NSR	16 N	_		DPE	HPE	11/04/1973	26/06/1997	26/06/1997	26/06/1997	28/02/2013	· · ·	2140577-1	0334- 9428242	
2										M.SC	15/04/1975	03/07/1997	03/07/1997	03/07/1997	28/02/2013	130190	17201 17201	0:-0: 1 <u>12</u> 896	
L	1G	HSS Manki Sharif A	mvar Dad S	her Dad	VSR	16 B	A 21	nd JI	DPE	NIL	10/03/1973	04/07/1997	04/07/1997	04/07/1997	28/02/2013	135197	231591-7	7273744	

FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

_`/]^	7	2		1	T	<u> </u>	T	T	1	THE LUC		ACHERSIN	DISTRICT	VUWSHEKA				
1			3	4	5	6	7	8	9	10	11	12	13	14	16	17	18	19
s	No.	Name of School	Teacher Name	Father's Name	Domicile	BPS	Academic Qual:	B.A with Division	Prof: Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post /	Date of regular Apptt: against the Post	Date of Preomotion as SPET	P.No	CNIC NO	
	23	GHS Manahi	Haleem Ullah	lmad ud Din	NSR	16	B.A	2nd	JDPE	NIL	15/04/1972	29/09/1997	Distt: 29/09/1997	29/09/1997	28/02/2013	139212	17201-	Cell
	"	GHSS Akbar Pura GHs dheri Katti	Umar Hayat	Abdus Sattar	NSR	16	B.A	2nd	RDE Edu Dpt:	NIL	01/01/1969	18/04/1993	27/02/1998	· 27/02/1998	28/02/2013		2200575-3	0311-
		Khel	Irfan Ali	Taj Ali	NSR.	16.	BA	2nd .	PET		03/12/1974		- 27/02/1998	- 27/0 <u>2</u> / 1998	28/02/2013	.139164	17301 308354	9161576 0333-
		GHS, No.2 NSR Kalan	Asim Mehmood	Abdul Khalig	<u>NSR</u>	16	B.A	3rd	JDPE	NIL	10/12/1974	07/04/1999	07/04/1999	07/04/1999	28/02/2013	1384.	17201-208356	0335-
		GHS, Khaisari	Musarrat Shah	Musammer Shah	NSR	16	M.A	2nd	JDPE	Pashto	01/10/1971	09/04/1999	09/04/1999	09/04/1999	28/02/2013	138035	461 7983-5 17201-	<u>045641</u> 7
Ľ	<u> </u>	GHSS, Akbar Pura	Magsood Hayar	Muhammad Sadiq Khan	NSR	16	М.Л	2nd	M.Sc B.ED	HPE	18/09/1965	28/ 12/1987	11/05/1999	11/05/1999	28/02/2013	133296	7478486-7	0313-
	_ /	GHS, Pahari Katti Khel GHSS, Khair Abad	Lal Said	Gul Aban	NSR			2nd	JDPE	NIL	21/01/1970	· 07/01/1995	11/05/1999	11405/ 1999	28/02/2013	140521	2120801-9 17201- 4083522-9	9588510 0344- 8977204
			Taskee n Ullah Shah	Kiramat Shah	NSR	16	M.Sc	2nd	SDPE	HPE	12/02/1975	13/1 2/1999	13/12/1999	13/12/1999	29/05/2013	141223	4083322-9 /7201- 3233938-1	0345- 9345672
i	<u> </u>		Muhanmad Arshad Shah		NSR	16	B.A	2nd	JDPE	MP.ed	15/03/1974	- 09/12/ 1999	14/12/1999	14/12/1999	20/08/2016	141242	15402-	0336-
	4	GH S, Zara Miana	Rehan Ali	Multan Khan	NSR		× .	2nd	SDPE		05/05/1968	4 21/1 1/1994	25/04/2000	25/04/ 2000	20/08/2016	14 0447	9462737-7	9543774 0346-
ß	20	GHS Samandar Ghari GHS, Sheikhan	Fazal Mehmood		NSR	16		2nd	HPE/B.ed	Pashto	13/02/1971	20/1 0/1993	25/04/2000	25/04/2000	27/08/2013	140209	<u>2094705-3</u> 17201- 2181009-7	<u>5657712</u> 0311- 9161576
	*	, sneiknan	Aslam Jan	Toorsam Khan	NSR	16	МА	2nd	IDPE	Pashto	03/04/1967	12/01/1988	22/05/1989	01/05/2000	20/08/2016	13 8373	17101- 7732619-9	0314- 9019355
3	0	GHS, Dagi Banda GCMHS Akora	Farid Ullah	Ajab Khan	NSR	16	MA	2nd I	B.Ed	Pak. Study	24/12/1970	24/11/1996	31/03/2002	31/03/2002	20/08/2016		//32019-9	9019333
	^р к	(hattak		Luqman ud Din	NSR	_			IDPE BED		05/12/1976	24/0 9/2002	24/09/2002	24/09/2002	08/02/2017	139585	17201- 2094353-5	0333- 5272975
3			Khan	Abdul Rahman	NSR	16	B.A	3rd J	IDPE		18/04/1977	24/09/2002	24/09/2002	24/09/2002	08/02/2017 ztion Offic 08/02/2017	er (NH)		0315- 9183808
3 3 C	분		<u>Muhammad Ayaz</u> Muhammad Tarig	Khan Muhamma Muhammad			usc i	_	DPE	HPE	07/01/1982	24/09/2002	24/09/2002	24/09/2002	08/02/2017	141721	17201- 219249 <u>8-5</u>	0333- 9043718
, –				Sardar	NSR NSR	15 1			P.E.T	NIL	03/02/1962	24/09/2002	25/09/2002	25/09/2002		141663		0333- 8804351
40	<u></u>			Sharif	NSR I	15 E	[DPE	NIL	02/04/1970	28/05/1995	24/09/2002	25/09/2002	03/03/2019	155111	17201-	0315- 2123241
- 41	Sa	ihib				·16 /			DPE · · · ·	NIL	02/02/1976	25/09/2002	25/09/2002	25/09/2002	08/02/2017	139586	1705 1	0306- 5933595
42		hana			VSR	16 M			DPE, B.Ed	HPE	04/04/1976	24/09/2002	25/09/2002	25/09/2002	08/02/2017	139345	17201/	0344- 9146164
43	Ja	bba			VSR	16 N			DPE	HPE	01/05/1976	25/09/2002	25/09/2002	25/09/2002	08/08/2017	_/		9140104 0307- 8006464
44				her Afzal N Chan	VSR	16 M	1.Sc 2	nd Si	DPE	HPE	08/10/1976	25/09/2002	25/09/2002	25/09/2002	08/08/2017	414070	PPS-I	8909464 9333- 9036613

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FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

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11 .			1		T	T	7	1	TOTE LD	CAHON H	ACHERS IN	DISTRICT	VUWSHERA				
1	2	3	4	5	6	7	8	9	10	п	12	13	14	16	17	18	19
S.No	Name of School	Teacher Name	Father's Name	Domicile	BPS	Academic Oual:	B.A with Division	Prof: Quat:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post /	Date of regular Appti: against the Post	Date of Preomotion as SPET	P.No	CNIC NO	
45	GHS Shah Kot	Dilawar Khan	Sarwar Khan	NSR	10	5 B.A	2nd	JDPE	NIL	09/09/1977	24/09/2002	Distt: 25/09/2002	25/09/2002	04/03/2019	139344	17201-	Cell
46	GSSSHSS DI KHE;L	Zarwaish Khan	Hamza Khan	NSR	10	5 B.A	2nd	JDPE	NIL	16/04/1978	24/09/2002	25/09/2002	25/09/2002	04/03/2019	· · ·	2200 994-3 17201-	0321-
47	GHS Kotar Pan	Subhan Ali	Kachkot Khan	NSR	16	MA	╂-───	M.Sc	Pashto	15/02/1980	24/09/2002	25/09/2002	25/09/2002	10/04/2019	141 716	12130436-9 17201-	9894980 0300-
48	GHS Garu	Sami Ullah	Naiz Dar	NSR NSR		MA	<u> </u>	(HPE)M.ED B.ed	Urdu	19/05/1980	25/09/2002	25/09/2002	25/09/2002	10,04/2017	-141722 -	2307001-7	9027945
49	GHS. Banda Nabi	Muhammad Tahir	Zarghan Shah	NSR	- 15	M.Sc	2nd	B.Ed /SD.PE	M.Sc	10/02/1981					141725	17201- 2 <u>183663-3</u>	0307- 8505464
50	GMS Shabara	Khu i Rahat Ullah Khan	Asad Ullah	NSR		M.A			HPE		25/09/2002	25/09/2002	25/09/2002		14 1724	17201- 4621 773-5	0333- 9036613
50	GHS, Islamabad	Atta Muhammad	Khan				2nd	JDPE M.Ed M.SC	Isla	12/08/1982	24/09/2002	25/09/2002	25/09/2002		141727	17201- 22479 26-9	0321- 9894980
	GMS Shawangi		Saif ur Rahman				3rd	DPED Ex- Army	NIL	20/11/1962	24/09/2002	26/09/2002	26/09/2002		141732	16101- 1217 319-7	0321- 9740668
52	GHSS Risalpur	Roghan Shah	Mehraban shah		15	M.A	2nd	Ex PAF	Islamiat	04/08/1966	24/09/2002	26/09/2002	26/09/2002		141726	17201-	0344-
53		Zakir Shah	Chiragh Shah	NSR	15	M.A	2nd	JDPE	Pashto	08/01/1976	24/09/2002	26/09/2002	26/09/2002	23/12/2020	139588	2265 6853 17201-	<u>\$155690</u> 0311-
54	GMS Batakzai	Manzoor Ahmad	Kashmir Khan	NSR	15	BA		JDPE		01/04/1976	03/01/2000	26/09/2002	26/09/2002	23/12/2020	141386	2211 430-3 1720 1-	<u>9074627</u> 03 14 -
55	GHS Hamza Rashaka	Naveed Khan	Samin Khan	NSR	15	MA	2nd	JDPE/SDPE	MSC	15/04/1976	24/09/2002	26/09/2002	26/09/2002	23/12/2020	141723	<u>2325620-9</u> 17201-	5457722 0315-
56	GMS, Dak Ismail Khel	Manzar Elahi	Mian Fazle Elahi	NSR	15	B.A	İst	JDPE	HPE NIL	03/04/1977	24/09/2002	26/09/2002	26/09/2002	23/12/2020		<u>6719808-5</u> 17201-	2899197 0302-
57	GHSS Mohib Banda	Shah Zaman	Sameen Khan	NSR	15	MA	2nd	JDPE	Pashto	18/04/1978	24/09/2002	26/09/2002	26/09/2002		141717	<u>2162576-3</u> 17201-	<u>8858305</u> 0300-
58	GHSS Risal Pur	Imran Khan	Abdus Salam	NSR	15	M.A	2nd	JDPE, M.Ed	HPE	01/04/1980	24/09/2002	26/09/2002	26/09/2002	·	139589	<u>2134332-9</u> 17201-	9596475 0300-
59	GHS Pabbi		<u> </u>							· · · · · · · · · · · · · · · · · · ·	24/09/2002				141733	2261844-3	5717044
60	GHS Inzari	Tariq Ahmad Taj Wali Khan	Nasrullah Sher Wali Khan	NSR NSR	15	MSc B.A		B.Ed JDPE	HPE	16/01/1975		27/09/2002	27/09/2002		139584	17201- 207988 4-7	0333- 9009157
61	GHS ASC Colony	I k ram Ullah		NSR				SDPE	NIL		24/09/2002	27/09/2002	27/09/2002		141729	17201- <u>1590927-9</u>	0306- 5801310
	GHS Hisartang	Banaras Khan		NSR	15				HPE	28/03/1979	24/09/2002	27/09/2002	27/09/2002		141718	1201- 226450 0 5	0300- 57780]]
		Asad Iqbal						1rmy		20/11/1962	24/09/2002	01/10/2002	01/10/2002			17201-	0317- 1956105
	smail GHS Kandi Taza Din	Khadim Ali		NSR				DPE	· HPE · ·	-07/11/1979	- 09/03/2004	· 10/03/2004	-10/03/2004		140190	the for	0313- 8787091
	GCMHS Akora			NSR	15 /	M.Sc i	Ind S	DPE/HPE	Pushto	01/05/1984	09/03/2004	12/03/2004	12/03/2004		1410 cb	1926 - 7	0313-
	Khattak	Muhammad Saeed	Khan	NSR	15	MA	B	R.Ed	Islamiat	01/05/1978	09/03/2004	13/03/2004	13/03/2004		فاستعمدت وأ		<u>2599121</u> 9334-
		Zahid Hussain	Hussain Muhammad	VSR	16	2 MA	Ind		Pashto,H	10/08/1979	13/03/2004	13/03/2004	13/03/2004	<i>l</i> i		STEL	<u>438624</u> 0340-
67	SMWHS Pir Piai			VSR	15 N			DPE	PE HPE	03/10/1979	09/03/2004	13/03/2004	13/03/2004	—·(⁻			9303133 0313-
	·		<u>Niian</u>			L.		<u> </u>									92806

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA

FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

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S.Nd	Name of School	Teacher Name	Father's Name	Domicile	BPS	Academic Oual:	B.A with Division	Prof: Qual:	+	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post / Distt:	Late of regular Appti: against the Post	16 Date of Preomotion as SPET	17 P.No	18 CNIC NO	19 Cell
68	GHS Kheshgi Bala	Irfan Ali	Liaqat Ali	NSR	1.	i M.A	2nd	M.Ed	Pashto, Eng	15/03/1980	09/03/2004	13/03/2004	13/03/2004	5121		CNICNO	
69	GMS Shaidu	Zulfiqar Ali	Khan Muhammad	NSR	1	M.Phi	1	B.ED	HPE	04/01/1981	09/03/2004	13/03/2004	13/03/2004		142009	17201-	0312-
70	GMS Gul Dhari	Rahim Nawaz	Ra: Muhammad	NSR	15	M.A	2nd	JDPE	Pashto	01/04/1983	0 9/04/2010	1.8/10/2004	18/10/2004	<u> </u>	-111630	<u>5081608-1</u> 17201-	<u>6766683</u> 0345-
71	GMS Aza Khel Bala	Nasir Iqbal	Lal Muhammad	NSR	15	M.SC		B.ED/SDP	HPE	03/12/1976	27/08/2005	01/09/2005	01/09/2005		207832	2282730-7 17201	9322064 0333-
72	GMS Kandar	Rehman Sher	Noor shaid Khan	NSR	15	B.A	2nd	SDPE M.Sc	in the second se	26/03/1980	27/08/2005	01/09/2005	01/09/2005	-,+ -,-	207852	2089856-1	<u>3885599</u> 0333-
73	GHS Saadar Ab ad	Tahir Ali	Taj Muhammad	NSR	15	M.A	2nd	B.ed	Islamvat	14/05/1982	27/08/2005	01/09/2005	01/09/20 05		207882	17201-	9018909 0321-
74	GMS Sheikh Ahmad Baba	Noor un Nabi	Muhammad Amin	NSR	15	MA	2nd	SDEP/Med	Islamyat	06/03/1983	27/08/2005	01/09/2005	01/09/2005		207822	1098154-9 17201-	9740646 0344-
75	GMS Aman Garh	Fazli Raziq	Amin ul Haq	NSR	15	MSC		SDPE	НРЕ	31/03/1979	27/08/2005	03/09/2005	03/09/2 005			23104247 17201-	9140894 0314-
76	GSWIH TARKHA	Imran Khan	Abdul Ghafoor	NSR	15	M4 M	2nd	SDPE	HPE	01/07/1982	03/09/2 005	03/09/2005	03/09/2005		209369	2153301-5 17201-	7989033 0314-
77	GHS, Misri Banda	Istiraj Muhammad	Nazar	NSR	15	B.A	3 rd	SDPE		12/02/1970	03/01 /2006	09/01/2006	09/01/2 006		213586	2087532-3 17201-	3139595 0321-
78	GMS Machine Koorna	Farzand Ali	<u>Muhammad</u> Siraj	NSR	15	M.A	2nd	SDPE	┼──┤	15/10/1983	19/05 /2006	23/05/2006	23/05/2006		382886	4099456-1 17201-	9745698 0345-
79	GMS Kishti Pul	Fakhr e Alam Jan	Muhammad	NSR					 Islam	10/02/1076	21/05/2005				344187	6251204-5 17201-	9503282 0300-
80	GMS Aziz Abad	Saeed Khan	Qalam Khan Shah Nazar	NSR		MA B.A	2nd	B.Ed JDPE	NIL	10/02/1976 04/04/1967	21/05/2007 10/02/1999	22/05/2007	22/05/2007 09/04/2010		556842	2261687-9 17201-	9041217 0321-
81	GHS Spin Kana Khurd	Jehanzeb Shah	Khan Muhammad	NSR	15	M.A	2nd	JDPE	╉╌═╴╶╉	02/06/1977	09/04/2010	12/04/2010	12/04/2010		382886	<u>4099456-1</u> 17201-	9735564
82	GMS Kheshgi Payan	Farid Ullah	Rafiq Shah Muhammad	NSR	15	MA .	2nd	M.Ed/JDP	Urdu	08/02/1979	09/04/2010	12/04/2010	12/04/2010		549264	2308846-1	0346- 5660165
83	GHS Gandary Payan	Gul Khan	Bashar Juma Khan	NSR	15	B.A	2nd	JDPE B.ED	Pashto	20/01/1980	09/04/2010	12/04/2010			545204	17201- 2102603-3	0340- 9112649
84	GMS Malik Aman			_					NIL			12/04/2010	12/04/2010		53006	17201- <u>2295717-9</u> 17201-\	0345- 4838497
85	G110	Noor Hayat Farhan Ahmad		NSR NSR	15 15			Bed JDPE BEd	Urdu	12/10/1981 01/10/1985	09/04/2010	12/04/2010	12/04/2010		512095	212753 -5	0315- 9735974
86	GMS Mehraji Bala	Azam Khan	Ahmad Aqal Khan	NSR	15			B.ED/JDP	HPE	01/10/1985	09/04/2010	12/04/2010	12/04/2010			17201	0300- 5914451
	GHSS, No.1 Shaidu	Nikayat Khan		NSR	15			IDPE	English		- 09/04/2010	12/04/2010	-12/04/2010		<u></u>]/	17201- 171938-7	0314- 5858401
88				NSR	15			IDPE	Islamyat	01/03/1984	28/05/2010	31/05/2010	31/05/2010		549290	17201-	0321- 9158848
	GHSS Kheshgi Payan			VSR	15					22/01/1986	28/12/2010	29/12/2010	29/12/2010		526908	1926042-1	0344- 4343445
<u> </u>				VSR				IDPE	Pashto	03/01/1974	05/12/1992	25/05/2012	26/05/2012	A	138914	7201- 7275264-9	0313- 9696880
20					15	n.A 2	nd E	3.Ed	Pol:Sc, Pashto	01/02/1987	25/05/2012	26/05/2012	26/05/2012 E	TEA	584889	17201-	0313- 9647477

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA

FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

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S.No. Name of School Teacher Name Fuller's Name BPS Style Prof. Quer. M.A. with Subject Date of Subject Date of Herein Edu. Dept Date of gabes the present best. Date gabes the present best. Date of gabe	}	<u> -</u>	2	. 3	4	5											17	18	19
91 Post Non- Plan (Lum) PSR 13 Md Mdd Post(Cal) 25952012 26952012 26952012 26952012 26754012 2754 69992 7701/1001 7701/2001		S.No.			Father's Name	Domicile	BPS	Academic	Quar: B.A with Divide	Prof: Qual:	1		Apptt: in	over charge against the present Post /	Late of regular Apptt: against the	Preomotion as	P.No	.)	· · · · ·
92 CMS Chowli Darb Amere ar Rahman Frede Khunda NSR 15 M.4 111 E.ed 25/00/1580 25/00/2012 28/05/2012 28/05/2012 28/05/2012 27/01/2010 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 69/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2013 60/07/2014 70/07/2014	í í	91	GHS Kurvi	Ihsan Ullah	Hanif Gul	NSR	1.	5 MA	1	MEd	PoliticalS	02/01/1981	25/05/2012						Cell 0314-
3 GHS Adam Zui Itram ud Din Rehunn ud din NSR 15 B.A. IDPE 12/01/178 20/01/01 20/01/0	Í	92	GMS Chowki Darb	Anees ur Rahman	Fazle Khuda	NSR	1 15	MA	lst	Red		15/00/2020					693928	2087464-1	5201058
OK OffS Marcoba Abdus Saboor Nicer Hussein NSR 15 M.A. 2nd IDPE ID	2	02	GHS Adam Zai	Ikram ud Din	Repuer ud din	NGD							25/05/2012	28/05/2012	28/05/2012	ETEA	697536		0348- 5459873
94 Card Dock Card Makamad Role NSR 15 M.A. 2nd DDPE Islamin 06/11/1981 09/06/2014 10/06/2014 28/04/1907 29/15/31/1977 95 GAS Makin Abad Mukamand Rhang NSR 15 Max BEED HPE 15/02/1986 00/06/22/4 10/06/2014 27/04/1907 72/01/5 96 GAS Makin Abad Mukamand Sokati Chukam SSR 15 M.A. 2nd Army MED 27/03/1880 13/05/2017 14/06/2014 07/04/1907 72/04/190			GUS I Constant					B.A		JDPE		12/12/1978	07/01/2000	01/07/2013	01/07/2013		319250.	17201-	0313-
OK 95 ONS INFORM Distantial During NSR 15 Max BEED HPE 13/02/1966 09/06/2C1/4 10/06/2014 27/04/1900 732797 0K 56 GNS Mein Abad Muhammad Sohul Ghulam Sarwar NSR 15 BS 1st BEd/JDP 27/03/1960 13/05/2017 14/06/2014 05/07/2014 05/07/2014 05/07/2014 05/07/2014 05/07/2014 10/07/2014 723923 17/101- 231496.6- 99 GMS Bando Mallohan Mumarad Rashid Rey Woll Khan NSR 15 MA Prod Lind 13/05/2017 14/06/2014 05/07/2014 10/07/2014 723923 13/100.1 99 GMS Turlandin Soch Khalid Rashid Ul NSR 15 MA Ind JDPE 21/02/1982 13/05/2017 15/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017		94		Abdus Saboor	Nisar Hussain	NSR	15	M.A	2nd	JDPE	Islam ia	06/11/1981	09/06/2014	10/06/2014		28/04/1900			9653395 0313-
SK GKS Makin Abad Muhammad Sohai Chilling Survar NSR 15 B.E.L I.I. 277.03/1980 13/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 14/06/2014 03/05/2017 15/06/2017 17/01/19/2014 10/07/2014 03/05/2017 15/06/2017 17/01/19/2014 10/07/2014 03/05/2017 15/06/2017 17/01/19/2014 10/07/2014	ок	95	GMS Meshak	Muhammad Ikhlaq		NSR	15	M.sc	+	BPED		15/02/1986	09/06/2014	10/06/2014		27/04/1000			9899095
J gr GMS Bando Multohan Mumma Ali Reg IVali Khon NSR I Multohan Multohanna	~ [96	GMS Makin Abad	Muhammad Sohail		NSR	15	BSc	lsi	R Ed/IDP	nr _E	27/02/1090	· · · · ·		·		732797	0993012-9	0314- 9818517
J GMS LD NRA LD RA LD PAR Amp MED Point	3	07	GMS Banda Mallahan	Mumtaz Ali			1						13/05/2017	14/06/2014		05/0 5/1900	725484		0333- 9318936
90 Internance	- 1-						15	M.A	Ind	Army M.ED		17/07/1983	05/07/2014	10/07/2014	10/07/2014		723923	17301-	0307-
Muhammad NRR 13 MA 2nd DDFE BED Islamiar 07/04/1981 28/05/2012 13/05/2017 16/05/2017 693174 17201- 122032-5 100 GHS NO.2 Shaidu Salman Ahmad Anwer Gul NSR 15 MA 2nd JDPE B.Ed Urdu, Islo 15/04/1982 27/04/2016 13/05/2017 16/05/2017 860396 7477193-5 101 GHS Bakhai Hidayar Ali Inoyal Khan NSR 15 MA JDPE Islamait 05/09/1988 13/05/2017 16/05/2017 860396 7477193-5 102 GMS Tangi khattak Wasim Khan Sultan NSR 15 M.sc 157 B.ed HEE 15/04/1989 12/09/2015 16/05/2017 16/05/2017 749401 72701- 2060936-7 103 GMS Arif Abad Muhammad NSR 15 M.sc 2nd JDPE/Med 03/09/1990 29/01/2016 16/05/2017 16/05/2017 749401 72701- 2052/2016/0-9 104 GHS Chashmai Muhammad Iman	Ļ	98	· · · · · · · · · · · · · · · · · · ·	Shah Khalla	1	NSR	15	BA	2nd	JDPE		21/12/1982	13/05/2017	15/05/2017	15/05/2017			<u>1316030-1</u>	7123288
100 GHS NO.2 Shardu Salman Ahmad Attwer Gul Durrani NSR 15 M.A 2nd JDPE B.Ed Urdu, Ista 15/04/1982 27/04/2016 13/05/2017 16/05/2017 806396 77/701- 77/701- 77/701- 101 GHS Bakhnai Hidayat Alli Invyar Khan NSR 15 M.A JDPE Istamait 05/09/1988 13/05/2017 16/05/2017 806396 77/701- 77/701- 102 GMS Tangi khanak Wasim Khan Sultan NSR 15 M.A JDPE Istamait 05/09/1988 13/05/2017 16/05/2017 855416 12/201- 2000/2056-7. 103 GMS Artif Abad Muhammad Fai: Ali NSR 15 M.sc 2nd JDPE/Med 03/09/1990 29/01/2016 13/05/2017 16/05/2017 749401 72/01- 02/0010-9 104 GHS Gharib Pura Irshad Khan Ajmul Khan NSR 15 M.4 B.ED 16/10/1975 14/02/2017 11/00/2018 844639 2152276- 2152276- 2152276- 2152276- 2152276- 2152276- 2152276- 2152276		99	GHS Camp Koroona	Muhammad Rashid	1	NSR	15	МА	2nd	JDPE BED	Islamia	07/04/1981	28/05/2012	13/05/2017	16/05/2017	· · · · · · · · ·		17201	0321-
International Interna International International<	· [100	GHS NO.2 Shaidu	Salman Ahmad	Anwer Gul	NSR	15	M.A	2nd	JDPE B.Ed		15/04/1982	27/04/2016	12/05/2017			693174	2230259-5	5511256
Inc GMS Tangi khauak Wasim Khan Sultan NSR 15 M.sc Istamaii US/09/1988 13/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 16/05/2017 17/01/2010 17/01/2010 17/01/2010 17/01/2010 17/01/2010 17/01/2010 17/01/2010 17/01/2010 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2017 17/01/2018 8/4/639 17/01/2017 17/01/2018 8/4/639 17/01/2017 17/01/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 17/201-21/2017 11/00/2018 8/4/639 12/202-7/2017 11/00/2018 8/4/63		101	GHS Bakhtai	Hidayat Ali		NSR	15	MA	┣	IDPE		_					806396		0333- 9006857
IO2 Constraint NSR IS M.sc IS/ B.ed HPE IS/04/1989 I2/09/2015 I6/05/2017 I6/05/2017 I6/05/2017 If/201-027601/0277/027601/027601/027601/027601/027601/0277/027601/027601/0277/027601/027601/0277/027601/027601/0277/027601/027601/0277/027601/027601/0277/027601/027601/0277/027601/027601/027601/0277/027601/027601/027601/027601/0276600/0077/0276600/00771/026600/00771/026600000000	H		GMS Tangi khawak	Wasim Khan					ļ	İ	Islam air	05/09/1988	13/05/2017	16/05/2 01 7	16/05/2017		855416		3139696514
103 Onlish Ariy Abda Muhammad Ghayur Fai: Ali NSR 15 M.sc 2nd JDPE/Med 03/09/1990 29/01/2016 13/05/2017 16/05/2017 02760[0-9 104 GHS Gharib Pura Irshad Khan Ajimal Khan NSR 15 M.4 B.ED 16/10/1975 14/02/2017 17/02/2017 16/05/2017 16/05/2017 16/05/2017 14/03/2018 844639 17201-215/2017 2152276.9 105 GHS Chashmai Muhammad Imran Khan Haji Mucaffar NSR 15 M.4 2nd JDPE 05/05/1977 13/05/2017 14/03/2018 844639 2152276.9 106 GHSS Jabbi Muhammad Muhammad NSR 15 M.4 2nd JDPE 05/05/1977 13/05/2017 14/03/2018 743362 11/201- 11/201- 11/990-5 107 GHS Jabba Khusk Fida Hassan Muhammad NSR 15 M.4 2nd JDPE/B.Ed 03/05/1980 13/05/2017 14/03/2018 855417 23/2005-3 23/2005-23	-	102				NSK	В	M.sc	IST	B.ed		15/04/1989	12/09/2015	16/05/2017	16/05/2017		749401	17201-	0347-
104 1364 B.ED 16/10/1975 14/02/2017 17/02/2017 14/03/2018 844639 17201- 2152276-9 105 GHS Chashmai Muhammad Imran Khan Haji Muzaffar Khan NSR 15 MA 2nd JDPE 05/05/1977 13/05/2017 14/03/2018 844639 17201- 2152276-9 106 GHSS Jabbi Muhammad Nadeem Muhammad Faia NSR 15 MA 2nd JDPE 05/05/1977 13/05/2017 14/03/2018 844639 17201- 2152276-9 106 GHSS Jabbi Muhammad Nadeem NSR 15 MA 2nd JDPE B.ED 10/12/1979 03/10/2014 16/05/2017 14/03/2018 743362 17/201- 1319900-5 107 GHS Jabba Khusk Fida Hassan Muhammad Hassan NSR 15 MA 2nd JDPE/B.Ed 03/05/1980 13/05/2017 14/03/2018 855417 2322052-3 108 GHS Darwa:gai Jaffar Shah Muhib Shah NSR 15 MA B.ED MPED English 23/05/2017	Ŀ				Faiz Ali	NSR	15	M.sc	2nd	JDPE/M.ed		03/ 09/1990	29/01/2016	13/05/2017	16/05/2017			<u>027601</u> 0-9	8042685
105 GHS Chashmuli Muhammad Imran Haji Muzaffar NSR 15 MA 2nd JDPE 05/05/1977 13/05/2017 16/05/2017 14/03/2018 2152276-9 106 GHSS Jabbi Muhammad Muhammad Muhammad Muhammad NSR 15 M.A 2nd JDPE 05/05/1977 13/05/2017 14/03/2018 743362 17201- 13/19900-5 107 GHS Jabba Khusk Fida Hassan Muhammad NSR 15 M.A 2nd JDPE/B.Ed 03/05/1979 03/10/2014 16/05/2017 14/03/2018 743362 17201- 13/19900-5 107 GHS Jabba Khusk Fida Hassan Muhammad NSR 15 M.A 2nd JDPE/B.Ed 03/05/1980 13/05/2017 14/03/2018 855417 17201- 2322052-3 108 GHS Darwazgai Jaffar Shah Muhib Shah NSR 15 MA BED MPED English 22/04/1987 13/05/2017 14/03/2018 860025 17201- 2322052-3 109 GMS Titara Amad A		104	GHS Gharib Pura	irshad Khan	Ajmal Khan	NSR	15	МА		B.ED	<u>+</u>	16/10/1975	14/02/2017	17/02/2017	14/03/2018			17201	0346-
Internal Khan Khan<		105	GHS Chashmai		Haji Muz affar	NSR	15	MA	2nd	JDPE	┼───┤	05/05/1077			-		844639		<u>\$651252</u>
Nadeem Faiq Foin Faiq Foin <	E	106	GHSS Jabbi			MCD		14						16/05/2017	14/03/2018				0332- 9045502
107 Hassan NGK 15 MA 15 MA 17	H		HS Jabba Khush		Faiq				2na	JDPE B.ED		10/12/1979	03/10/2014	16/05/2017	14/03/2018		743362	17201-	0315-
108 GHS Darwazgai Jaffar Shah Muhib Shah NSR 15 MA B.ED MPED English 22/04/1987 13/05/2017 16/05/2017 14/03/2018 860025 1720/- 0102302-77 109 GMS Titara Amad Ali Sanobar NSR 15 MA JDPED Islamiat 08/08/1989 13/05/2017 16/05/2017 14/03/2018 860025 1720/- 0102302-77 110 GHS Khawrai Ihtisham ur Rahman Waheed ur Rehman NSR 15 MSc 2nd DP.BEd 01/07/1994 15/05/2017 14/03/2018 854857 2500819-9 111 GMS Ajab Bagh Rahmat Ullah Murtazo Khan NSR 15 BA 2nd JDPE 20/00/1071 15/05/2017 14/03/2018 869436 17201- 2500819-9		<u> </u>	-,			NSR	15	M.A	2nd	JDPE/B.Ed		03/05/1980	13/05/2017	13/05/2017	14/03/2018		855417		9273292 0313-
109 GMS Titara Amad Ali Sanobar NSR 15 MA JDPED Islamiat 08/08/1989 13/05/2017 16/05/2017 14/03/2018 860025 01/02/202-77 110 GHS Khawrai Ihtisham ur Rahman Waheed ur Rehman NSR 15 MSc 2nd DP.BEd 01/07/1994 15/05/2017 14/03/2018 854857 12/02/- 2500819-9 111 GMS Ajab Bagh Rahman NSR 15 BA 2nd JDPE 30/00/107/1994 15/05/2017 14/03/2018 869436 17/201- 2500819-9 11		08	iHS Darwazgai	Jaffar Shah		NSR	15	МА		B.ED MPED	English	22/04/1987	13/05/2017	16/05/2017	14/03/2018			2322052-3	9004250
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111 $1000/1071 0(00/1071 0(000) 1000)$	_		MS Aiab Bach		Rehman							01/07/1994	15/05/2017	15/05/2017	14/03/2018			1201	0321-
		<u> </u>					15 E	BA .	2nd	JDPE		20/09/1971	06/05/1996	16/04/2018	16/04/2018 H	PST	141/25		<u>9778129</u> 0315-
Khan (1704/2018) 17/04/2018 17/04/2018 17/04/2018		<u> </u>		-		VSR	15 E	3.A	2nd	IDPE B.ED	<u>├───</u>	04/08/1969	31/10/1995	16/04/2018	17/04/2018				<u>1954488</u> 0301-
113 GHS PALOSI PAAYAN Muhammad Shoaib Zamrud Khan NSR 15 M.A 2nd MED 01/10/1088 12/05/2012 01/01/2018	L	13 G	HS PALOSI PAAYAN	Muhammad Shoaib		VSR	15 N	1.A 🛛	2nd	M.ED	Second 1	01/10/1988	13/05/2017	04/01/2010	04/01/2010			1313996-5	8939221
88/133 13002- (4	L									SUCIOLOGY			5 // 01/2019			00//33		0335- 1573083

FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

	1 . 1.		1				-1			NOIL DD	CONTON II	EACHEKS IN	DISTRICT	<i>YUWSHEKA</i>				
į			3	4	5	6	7	8	9	10	11	12	13	14	16	17	18	19
		Name of School	Teacher Name	Father's Nam	_	BPS	l e d ▼		Prof: Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post / Distt:	Date of regular Apptt. against the Post	Date of Preomotion as SPET	P.No) CNIC NO	Cell
	114	GMS Spin Kana Kala	n Muhammad Nauman Khattak	Sher Ghulam Khattak	NSR		5 BSc(He2nd	M.Ed	(17)	13/10/1981	04/01/2019	08/01/2019	08/01/2019			14301-	0333-
0K	115		Thuman Khanak	Knanak	NSR						<u> </u>					902486	9227465-3	9629342
ок		GMS Khush Maqam	Amjad Ali	Safdar Khan		1!	5 MBA	1 st		Econ	21/01/1985	04/01/2019	08/01/20 19	08/01/2019	,	906892	17201-	0317-
	116	GHS Sadiq Abad	Khan Ayaz Khan	Nisar Khan	NSR	19	5 MS	1	B.ED		25/03/1985	04/01/2019	08/01/2019	08/01/2019	1		4833689-3	3619608
0.0	117				_		+			· Mang: ·						903843	4644107-7	
OK	.117	GMS Meraji Bala	Ihtisham	Anwar Khan	NSK	1 15	BS		B.Ed	Computer	27/03/1989	04/01/2019	09:01/2010	00/01/0010	Litter	1	12	
Эк	118	GMS Shahab Khel	Saheem Zafar	7.6.11	NS!*					E/Engine	15/02/1000	·	08/01/20 19	08/01/2019	NIS		1/201-	0303-
	119	GMS Sadu Khel	Kamran Bahadar	Zafar Ali Khan Bahadai	r NSR		BS BS		B.Ed	er	15/02/1990	04/01/2019	08:01/ 2019	08/01/2019		902476	64996505	4441677
ж ж		GMS Jungri							D.64	Computer	12/03/ 1990	04/01/2019	08/01/20 19	08/01/2019		907104	17201-	300-353067
	120	Gives Jungri	Habib Ullah	Gul Akbar	NSR	15	BBA				15/04/1990	04/01/2019	08/01/20 19	08/01/2019			<u>6303839-1</u> 17201-	0344-56905
ж [121	GHS Kahi			NSR	1		+	<u> </u>							906903	7639806-1	8099299
ł		GMS Jabba Daudzai	Haroon ud Rashid Shah Faisal	Munawar Khar			BSc	<u> </u>		ME	01/0 6/1990	04/01/2019	08/01/ 2019	08/01/2019		905617	17201- 2116985-9	0300- 906 8026
жļ	122		Shun Fuisui	DilFara: Khan	NSR	15	BE	lsi	1	Elec	03/0 4/1991	04/01/2019	08-01/20 19	08/01/2019		904584	17201-	0345-
ĸ	123	GMS Chowki Mamra;	Syed Suhail Shah	Syed Zahoor	NSR	15	BS	1 .	<u> </u>	<u> </u>	01/01/1993	04/01/2019	08/01/2 019	08/01/2019	· · · ·	304304	6561461-7	9065601
ľ	124	GMS Kahi	Shams ur Rehman	Shah Munawar khan	NSR	15	BSC	┿──	i	<u> </u>						906904	17201- 9367204-1	0308- 2977 053
жŀ	127	CITE III			NSK.	10	DOC				01/0 9/1993	·04/01/2019	08/01/2 019	. 08/01/2019		906905	17201-	0303-
ĸ	125	GHS Khat Killi	Fazal Rehman	Dilaram Khan	NSR	15	BS				09/03/ 1994	04/01/2019	08/01/2019	08/01/2019			0121920-1 17201-	824 3224 0300-
ĸΓ	126	GMS Kotli Khurd	Muhammad Hassan	Fazal Karim	NSR	15	MSc				17/01/108/	0.4/01/2010				906670	3495266-7	5530678
ĸŀ		GMS Ali Abad	Khan								27/03/1984	04/01/2019	09/01/2 019	09/01/2019		472188	17201- 4078993-7	0333-
	127		Waqas Alam	Fazal Halim	NSR	15	FSc		B.ED		17/02/1990	04/01/2019	09/01/2019	09/01/2019		906894	17201-	5335013
	128	GHS Baghban Pura	Muhammad Afan	Tariq Anwar	NSR	15	BS		PET	┝───┤	12/06/1991	09/01/2019	09/01/2019	00/01/2010		900094	4620598-5	
	129		 	<u> </u>	NSR								09/01/2019	09/01/2019		902 677	17201- 4279085-9	0333- 9048 485
Ļ	129	GHS Kana Khel	Shahid Khan	Taj ud Din	Nor	15	BS	2nd		Chem	14/01/1992	04/01/2019	09/01/2019	09/01/2019	1 1000	905861	17201-	0306-
x	130	GMS Bahadar Khel	Junaid Khan	Jan	NSR	15	BS			Engineer	01/03/1994	04/01/2019	09/01/2019	09/01/2019			6419778-3	5009529
	131	GHS Mughalki	Wajas Khan	Muhammad Raees Khan	NSR	15	RS			Chgineer				00/01/2019			MUT	
۲Ļ		GMS Sheikhi								· ·	02/02/1993	03/10/2014	10/01/2 019	10/01/2019		738854	17201-	0335-
ĊĽ	132		Osama Salahuddin	Salahuddin · · · Ahmad	NSR	- 15	BS · ·		Bed	Phy	20/11/1994	04/01/2019	11/01/2019	11/01/2019			5069463/3 1720	10497 <u>63 -</u> 19 5
-	133	GHS Afrido Killi	Salman Malik	Anmaa Malik Taj	NSR	15	BBA				01/06/1001	06/00/2010				907102	and the se	7215 1536853
	134	GHS Aza Khel Bala	Shams ul Arifeen	Muhammad	NSR	15				 	01/06/1991	06/09/2019	07/09/2019	07/09/2019		4	17201-	0321-
Ľ				Umar			-24			isi	01/08/1982	25/04/2016	06/03/2016	T	30/04/1900	725482	172011 3599942	0346-
1	35	GHS LC Amangarh	Muhammad Ilyas	Wali Ur Rehma	NSR		MBA			Finance	10/02/2004	12/05/2017			···			565/252
			Muhammad Sajiad			-13				Finance	10/03/1984	13/05/2017			NTS	866908	17201-85115	0313- 6236069
		лиов орни клик	Khan	Nauroz Khan	NSR	15 A	IS			Fin	14 03 1988	04:01/2019	08 01 2019		21 05 1900	905224	17201-6015635-	0311-964419

Page 6 of 14

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FINAL SENIORITY LIST PHYSICAL EDUCATION TEACHERS IN DISTRICT NOWSHERA

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<i>h</i>	2	3	4	5	6	7	8	9	10	11	12	13	14	16	17	18	19
S.No.	Name of School	Teacher Name	Father's Name	Domicile	BPS	Academic Qual:	B.A with Division	Prof: Qual:	M.A with Subject	Birth	Edu: Deptt:	against the present Post /	Dute of regular Apptt:	Date of Preomotion as SPET	P.No		
	GHSS Nizam Pur	Rehman Ullah	Tawas Gul	NSR	15	MSC	1	Bed	Elec	06 07 1988				<u>arti</u>	908550	17201-69077 //	Cell (13(13-874085
138	GMS Afrido Garhai	Muhammad Ilyas	Rustam Ali	NSR	15	BSC	M/P			14/10/1992	04/01/2019	08/01/2019			908668	1	0314- 5201058

03/ 10/ 2020 District Education Officer (M)

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The Director Elementary & Secondary Education

Peshawar Khyber Pakhtunkhwa

Subject : Seniority Correction

Respected Sir,

Adverting the following a few lines hopping that a fair contemplation will be given to my humble request. The seniority of SPET's was arranged in 2013 and I was affected. I appealed to honourable Director Edu; for the correction. In the result of my appeal the seniority list was updated and I was placed in the position <u>13-A</u>, so the honourable DEO(M) should follows the orders of the higher authority to correct my seniority. The seniority list made by the Director Edu; no one was affected and no appeal by someone was made in this regard.

In the light of the above statement, the Director Edu; E & S has the authority to arrange the seniority list from BPS-16 and above. In the respect of exercise of powers of Director Edu; E & S, the DEO (M) Nowshera has misused the authority which is illegal. More over the seniority list made by honourable Director Edu; can't be changed or to make amendments by DEO(M) NSR according to rule.

I have been placed in different positions in various seniority lists time to time by DEO(M) NSR which is illegal.But I was placed in <u>13-A</u> position by the Director Edu; which is legal.At last the special secretary directed the DEO(M) NSR to make the due correction and justification as the teacher has right since 2013.

Sir, the case was sent to the court as the due correction was refused. But during the proceeding honourable Deputy DEO(M) NSR advised me to withdraw the case from the court so that the department can consider your case favorably but sorry to say that after withdrawn the case no attention was being given to my appeal.

Sir, the applicant has requested the DEO(M) NSR for the correction of seniority list following diary Nos. 1. Dairy No. 950 dated 02-01-2020 2. Dairy No. 4528 dated 02-10-2020. But sorry to say no favourable response has given to the applicant request.

Sir, As a token of last resort, we are hereby once again requesting your good self to please look into the matter once again by providing opportunities to the applicant to be placed on the exact position of the seniority list at number <u>13-A</u> otherwise the applicant will once again knock at the door of the court of the law for the redressal of this long standing problem. In this case you shall bear the cost of litigation etc.



Thanking in anticipation Sir,

Yours obediently,

Mr.Fazal Mehmood

GHS Samandar Garhi

Nowshera KPK

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Copy to the special secretary of Elementary & Secondary Edu ; KP Peshawar

Distict Education Officer (M) Nowsera KPK.

DiARy # 983 Phy Branch 2011012020



WAKALATNAMA (Power Of Attorney)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	(Petitioner)
Fazal Mahmood	(Plaintiff)
	(Applicant)
	(Appellant)
	(Complainant)
	(Decree Holder)
VERSUS	
The Secretary & others	(Respondent)
hor sources	(Defendant)
	(Accused)
UL)	dgment Debtor)
I/ We, <u>The undersigned</u>	in the above
noted Service Appeal, do hereby appoint Mr	. Akhunzada
Ahmad Saeed, Advocate to appear, plead, act, comprom	ise, withdraw or

refer to arbitration for me/us as my /our counsel in the above noted matter, without any liability for their default and with the authority to engage/ appoint any other Advocate/Counsel at my/our matter.

Attested & Accepted By

~ free 2

Signature of Executants

Fazal Mahmood

Akhunzada Ahmad Saeed Advocate High Court, Peshawar 15-B, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0333-2902529

So Sultan Mahmood

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE

TRIBUNAL PESHAWAR

Service Appeal NO. 3239/2021



Fazal Mahmood VS Secretary E&SE, KPK & others

Next date: 07/07/2022

Subject; Request for restoration the right of submitting
 reply

Respectfully sheweth,

put up to the court everthe

reperson tappal

Applicant humbly submits as under,

- 1) That the above mentioned case is fixed for arguments on 07/07/2022
- 2) That due to ongoing enquiry to ascertain the true seniority position of the appellant and prepare reply accordingly respondent did not submit their reply on previous date that is 04/04/2022
- 3) That this Hon'ble Tribunal struck off the respondent's right for submission of reply. (copy of order sheet annexed)
 It is therefore humbly prayed that the respondent right to reply may kindly be restored and there reply may be allowed for submission.

Applicant;

District Education Officer (M

Nowshei



Appellant

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

Service Appeal No. 3239 /2021

Fazal Mahmood Son of Sultan Mahmood SPET GHS Samandar Garhi, District Nowshera.....

VERSUS

1. The Secretary

Elementary & Secondary Education,

Khyber Pakhtunkhwa,

Civil Secretariat, Peshawar

2. The Director

Elementary & Secondary Education,

Filedto-day Khyber Pakhtunkhwa, Peshawar

District Nowshera...

Registrar $17|\gamma|^{2d\gamma|}3.$

The District Education Officer

(D.E.O)

Re-submitted to -day and filed.

.....Respondents Certified to be ture copy

Clerk of counsel for the appellant and Mrinkhing Muhammad Adeel Butt, Addl. AG for official, respondents present. None present on behalf of private respondents despite proper service, hence proceeded against exparte.

Respondents have not submitted written reply/comments. Learned AAG seeks time to contact the respondents and facilitate the reply/comments on next date. Last opportunity is granted to the respondents to submit written reply/comments on or before next date with the warning that in case they fail to submit the written reply/comments, 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

Presentation of Application 04

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21.12.2021

Counsel for the appellant present the 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. Learned counsel for the appellant seeks time to argue the case. Last opportunity is granted. To come up for arguments on 07.07.2022 before

the D.B.

(Mian Muhammad)

Member(E)

Chairman

Certified + the fure copy Kì. ce musica Peshawar

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE

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TRIBUNAL PESHAWAR

Service Appeal NO. 3239/2021

Fazal Mahmood

VS

Secretary E&SE,KPK & others

INDEX

S.No	Documents	Annexure	Page No	
1.	Para wise Comments		01-04	
2.	Affidavit		05	
3	Copy of PET appointment order (Fixed pay-untrained)	ʻA'	06-07	
4	Copy of CT appointment order	'B'	08	
5	Copy of CT Termination order	ʻC'	09-10	
6	Copy of PET re-instatment order (Un-trained)	D,	11	
7	Copy of regularization/graded pay clated 25-04-2000	'E'	12	
7	Copy of seniority guidlines	'F'	13	
8	Copy of enquiry report	'G'	14-16	
9	Copy of service appeal no.205/2018	'H'	17-19	

Majurd Khan, ADEO(1) 0311-9533 ,Nowshera

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE

TRIBUNAL PESHAWAR.

Service Appeal NO. 3239/2021

Fazal Mahmood

VS

Secretary E&SE, KPK & others

Para wise Comments On Behalf Of Respondents no. 01-03

Respectfully Sheweth:

Respondents humbly submit as under.

Preliminary objections:

- The appellant is concealing material facts from this Hon'ble Tribunal as he was appointed untrained on fixed pay.
- 2) The present appeal is badly time barred.
- 3) That the appellant has no cause of action/locus standi to file the instant appeal.
- 4) That the appellant is estopped by his own conduct to file the instant appeal.
- 5) That the instant appeal is not maintainable in its present form.
- 6) That the present appeal is bad for non-joinder and missjoinder of necessary and proper parties.
- 7) That this Hon'ble Tribunal lacks jurisdiction to adjudicate upon the matter.

REPLY ON FACTS:

- 1) Para -01 is incorrect with the explanation that appellant was initially appointed as untrained PET teacher on fixed pay on dated 20-10-1993 than he was appointed as CT teacher on dated 1-11-1995 he joined that by discontinuing his PET service. Later on he was terminated from his CT post on 09-01-1998 the department however showed leniency by re-instating him in his previous service as PET from the date of termination i.e.09-01-1998. It is worth to mention here that the appellant was still untrained on fixed pay he got regularized on dated 25-04-2000 upon completion of his professional training from the department and as the seniority is calculated from the date of regular appointment so he is placed accordingly. (copies of appointment orders of PET & CT, Termination order. regularization re-instatement, and seniority guidelines annexed are A,B,C,D,E&F as annexure respectively)
- 2) Para -02 is incorrect, no junior PET is placed senior than the appellant and as seniority compilation and maintenance of PET/SPET is the competency of district education officer in this regard to find out the true and actual position of the appellant in seniority list an enquiry was also initiated in whose findings the appellant has been

placed at his right position according to his regularization in the PET/SPET seniority list.

(copy of enquiry report is annexed as annexure G)

- 3) Para no.03 is correct.
- 4) Para no.04 is incorrect hence denied no junior PET has been placed senior than appellant in the seniority list. Similarly no such false assurances has been given to the appellant regarding his seniority position similarly the service appeal no 205/2018 as withdrawn by the appellant on his own will was mainly filed for graded pay. (copy of service appeal no.205/2018 is attached as annexure H)
- 5) Para 05 is incorrect as explained above.
- 6) Para 06 is incorrect as no departmental appeal has been filed by the appellant on dated 20-10-2020 the appellant approached directly to this Hon'ble Tribunal.
- 7) Needs no comment.

REPLY ON GROUNDS:

A. Ground -A is incorrect hence denied no junior PET has been placed senior than appellant in either seniority list. Appellant along with his other colleagues was promoted to SPET according to his present seniority. So the act of the respondents is just according to law and rules.

- B. Ground 'B is incorrect, the respondent no.3/DEO has duly performed his duty impartially according to rules. As the PET/SPET seniority list updating and maintenance is the competency of respondent no.3/DEO so no junior has been placed senior than appellant. Private Respondents no 4-19 as objected by the appellant are senior than him as they are regularized earlier than him.
- C. Ground -C is incorrect, as respondent no.03 has duly followed the law and rules.
- D. Respondents may also be permitted to raise other grounds during the arguments.

It is therefore most humbly prayed that the instant appeal being erroneous, meritless and vexatious may kindly be dismissed.

RESPONDANTS; Hulle Zu 1. The Secretary E & SE, KPK 2. The Director E&SE, KPA 3. The DEO (M), Nowshera

BEFORE THE KHYBER PAKHTUNKHAWA

SERVICETRIBUNAL PESHAWAR

Service Appeal NO. 3239/2021

Fazal Mahmood VS Secretary E&SE,KPK & others

AFFIDAVITE

I,Masood khan Litigation Officer, office of The District Education Officer (M) Nowshera, do solemnly affirm and declare on oath that the contents of Par wise comments on behalf of respondents are true and correct to the best of my knowledge and nothing has been concealed from this Honourable Tribunal.

Deponent



APErick or the Frive orneoron or Education (Spress APPO INTIMENT/

Consequent upon the recommondation of Selection Commentation, the following candidates are hereby appointed against PET Post in the School, montioned against each in BPS-9 @hs.1985-72-2265 fixed plus usual allowance as administic under the rules with effect from the date of max taking over charge in the interest of fublic Borvise. S.No.

Namo & Dather Name With Address, Dehool weeeo 18 sted. Remarks andnet Vernig PORCE. \mathbf{c} Sayar Nohammad s/o Ghulam Nohammad V. Tangi Chd: G. G.M.D. Mohmood Abad Umawagi Charmadda. against Howly created Fauta Fagal Wayar s/o Abdullah V&P.O D. - Khol NGR: G.M.S. Marolan NSR: ganina's Vagan's Waliullah Waardatian s/o Faridullah V.&P.O Chroaddal ifóst, G.M.S. Jehongard Road NSR; -+ (10an Alom Zeh s/o Abdul Mojid Chomkoni Peshovar. G.M.B Jongard Newshorn. -dow Arshad Naz s/o Mushteg Mux Hussain Joh: & Distt: Chd: G.M.C Mirzagan liewLy sice od Chargadda. l'ost, Inamullah Jan sol Bahadar Khan V.Sarweni Cha: C.M.S.Spin Kana Nownhorn. - do -Mian Arahid Mayat No Nian Inwamud Din V 2.K.K Shahib Man G.M.S Sewed HOR: -do Nohommad Marcog sto Mond: G.M.B Malik Jana Umar Khan V. Bas Gilli Gha: Roorana Mon: สมหลา -516.2 Named Ald alo lbdur Ent 8.21 S Pres Rilli Novishara. - do 14 Saifur Rehman s/o Signat G.M.S Kheikho Chal. Gul V.Gadim Killi Chd: Bray of the of Arche Abdul Chalver of Rhalid C.M.D.Gul Dritabilis/o. Hohd: Zarfer Mohrindakoorona Umergai Chd: will awasned by Cav 51 - d-1 --

- dow Exxx: Moharmad Fahim s/o G.M.S Kandar MDR: Vacli Rahim WW V.Kankala - d ... <u>'renonar</u>',

Fasal Mohammad s/o Sultan G.M.S.Mammaz MOR: Pohammad Damandar Garbi NSR: - do. Pehmidullah s/o Sadattullah G.H.S Gardid Y.&F.O.R. Rajjar Charsada, Chandan Makiosh:

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CHARTER

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marvie-L parasa endara SOR OF THE DIVERDENCE OF THE CORESPONDENCE AT THEM. Appointment of the fullowing person(s) is hereby ordered an bestovery & allow bound at her 1605/ 3 fixed plus usual allowances as acadamible under the rules in dro BBS -9 (^{ko})___.1605-97-3060 against each name. at the Institution shed Mamorguelification & Audress Posted at Fazal Mahmood 5/0 Sultin Frimood FET GMS Kovar Pan GESS Ni zam Fure Against Vacant CT Po Nowshera. TENS & CONDIDIONS His/Her appointment is purely temporary & Limble to termination 1.1 any time without assigning reacons or notice. in case of resignation he/she will be a set • our would's poy-in lieu Me/She is required to produce health & ane certificate from the ÷., Sedical authority concerned before taking over charge provide He/She should not be allowed to take over, charge if his/har one His/Her apple, is subject to further condition that he/she is domiciled of MAPP Mis/Mar antroedents forms should be obtained duly verified by the local police authomities & submit to this office together with application for appt; on prescribed form & under taking declaration of moveable & immoveable property for record in all original aducational character à domicile certificates should be thoroughly checked before handing over charge, it necessary i should be verified from the Institutions concerned. 8. If he/she fails to take over charge of the post within a wack of the receipt of thes order the offer of apptt; shall promi Chargersports should be submireted to all concerned. Why The DA Sto in Allowed. Herefe should be given pest in Mazira Gurar & Febistan Minters S. Prahaver (MOHAMMAD SALED) GUILINGENKERKERE MAN LODING GIVE OF LINCAU 9960-68 ; :!o ; PESHAWAR DIVIL Dated to the; 1. 11-1) 新設設施設設設置、<u>Nowshera</u> 1) 新設設施設設置、Liowshera. ABERTERY Sundaria Curana Principal GHSS Nizemphr Naval 213 ATTESTED Te-C Y. W. for Divisurentor of Emparienje A. C. N , BADRIE Imiliana Division Fam Ċ١. Line to be drawn under the qualification possessed.

Appointment and Termantion order. .9.1.1998

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) TOCE OF THE DIVISIONAL DIRECTOR OF EDUCATION (S) BESHAWAR DIVISION PESHAWAR.

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APPO INTMENT

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S.N. Namo & Address.	D/O Birth.	No.in Int:/M.List		o. ₍ School.	Remark
1. Jamil Shah S/O Lawang- Jan Jhah, Vill: Aza Khel Paya NSR).	5.12.68 •	103/1	9 6	GHS, Adamzai NSR.	Vacant Post
2. l'ayaz Khan S/O Ahyaud- Lin.H.No.3067 Moh:Kuwat Islam Dabgari Gate Pest	te- · ·	384/2)6	GilS,Wazir Bagh No.I Peshawar.	-do-
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4 Masood S/O Mahfooz Gul, MPS Rotla Mohain- Khau Penhawar.	1.1.71	235/4	91	GMS,Landi Arbadi Peshawar.	Ldc-
5. Janas Khar S/O Lal-Rahi Vill: Khubay P/O Shabq- Landar (Shdi)	im,2.2.71	148/5	-0	.GMS, Daulatpura, Chd:	
6. Midrarullah S/O Hamidu- ilah,TT GNS, Mashul Khol (Chd:),		235/6	* 91 * 1	GM5, Utman Zui, Ch	d d-
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8. Jangraiz Khan S/O Misa Khar, PTC GPS Ghalgi Kundar Khel, Peshawar.	1- 16.12.70	. 408/8	90	GMS, Khudadad Per	h
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O. Udul Gayyum S/O Wali- Jhammad, PTC, GPS, Surizai Payan Pesh.	1.1.72	238/10	, 20	GMS;Urmar Bala, Peshawar.	-dv-
11. Mohammad Arshad S/O Pohammad Safdar, Rauthin Qadeem,Talab Road H.No.778 Peshawa	5.12.72 ar.	164/11	. <u>3</u> 0	GHSS, Adezai, Per	h: -a
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13. Arshad Ali S/O Saeed Mohammad, PTC, GMPS, Surdar Colon: P) eshaw		375/13	* 89) GHSS, Adezai Pes	sh
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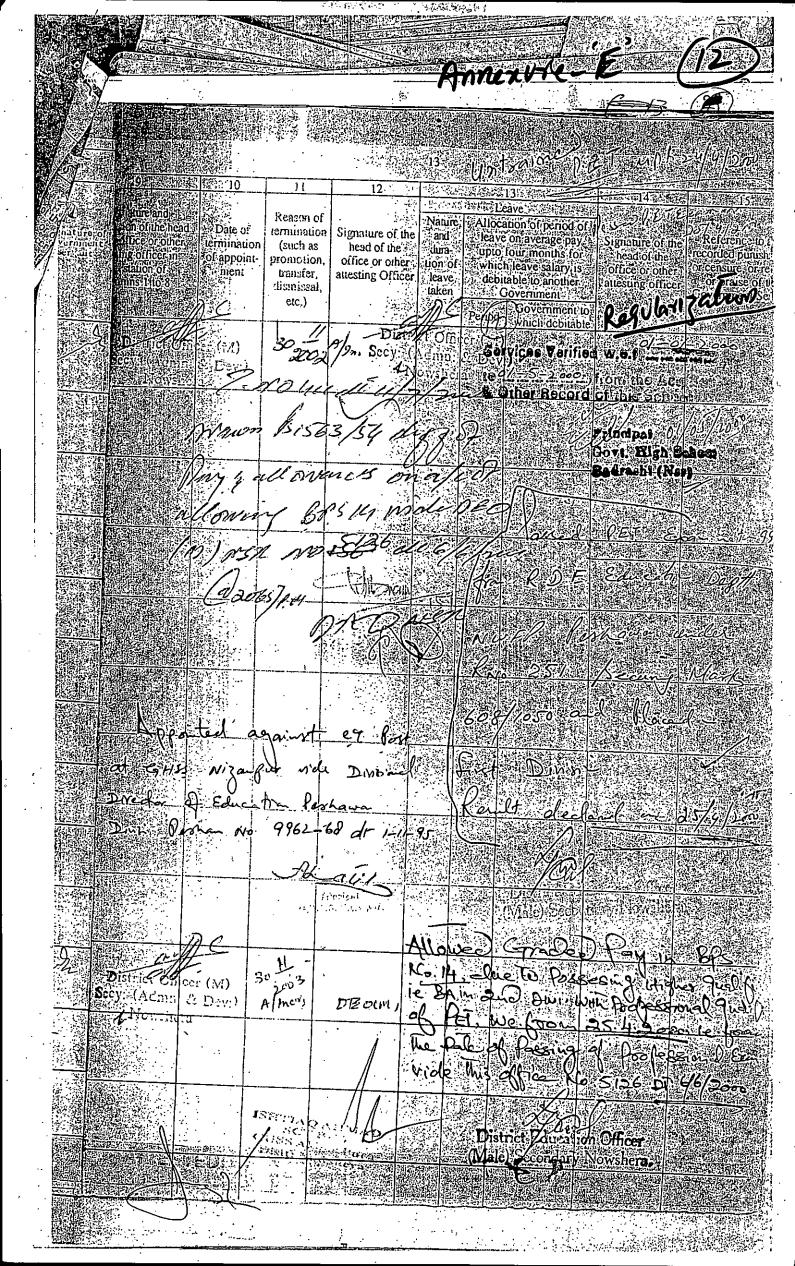
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Anner vi e. D order trrecis Sanction (MABE) EDUCATION SPFICER DISTRIC Re-Insta OFFICE ORDER/ Consequent upon the acceptance of appeal refer by Incharge Officer Public response Cantre Mowshere and in continuation to this office Memo No.6198-6202 Dated 24:12:98 Mr. Fazal Mohmood PET Gevt: High School, Badrashi Nowsheras hereby re-instated from the date of termination virn,all benifits. Necessary enteries should be made. NOTE:--his 3/Book. 2. . . harge report should be submitted to concerned. (MALE) SECONDARY , NOVE /Dated Nsr; the /2000 Endst:No Cooy. forwarded for information & Maction to the Incharge Officer Public response Centre Nowsherg d;r his lester No.84/DON/PRC Dt:27.11.99 District Accounts Officer Nowshera. Principal Govt: High School Bodrashi Nowshepa AT-LON CT LDG FICER Ú RY NG CAR Line to be drawn under the qualification possessed NR



Annexus e-F

Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.

No. 22910 / /A-88/KC/SET(M&F)SL/Inform:

/ 2012 Dated Pesh: the 3/

The Executive Dist: Officer . Elementary & Secondary Education Peshawar

SUBJECT: - Guidance for the preparation of seniority lists/promotion/upgradation of various cadres of teaching staff in Distt: Peshawar.

I am directed to refer to your letter No. 1 1005 dated 23-8-2012 on the subject noted above and to inform you as under-

The seniority cannot be considered from the date of appointment as untrained teacher. The seniority is considered from the date of regular appointment post or from the date of passing the prescribed professional qualification in case of untrained appointment (copy of the Rules attached).

The name of the teacher transferred from one district cadre post to other Distt: cadre post . on his own request will be placed at the bottom of the seniority list i.e according to the date of taking over charge after the date of issue of his inter Distt: transfer order.

The name of the untrained teacher cannot be enlisted in the seniority list unless he passes the prescribed professional qualification.

The seniority of the teacher who was transferred to his own District due to devolution of Divisional Directorate will not be disturbed.

The new upgraded posts i.e BPS-14, BPS-15 & BPS-16 will be filled by promotion etc as & when the new Service Rules are notified by the Govt: of Khyber Pakhtunkhwa. The notification for constitution of DPC will be issued soon after the new Service Rules.

The ACRs/PERs are not required in fixation of pay due to upgradation of scales of PST/Qari teachers (M&F) in BPS 12 as well as upgradation of scale of CT/DM/PET/AT/TA teachers (M & F) in BPS-15. The ACRs will be required for their promotion in next scale against the newly upgraded posts in BPS-14, BPS-15 & BPS-16.

The new service rules/ amendment are under process.

Before the Service Recruitment Rules 2011, the teachers having FA & F.Sc (in 3rd division) already appointed according to the prescribed rules at that time, will be considered for seniority, but their promotion against the newly upgraded posts will be considered if allow the new Service Recruitment Rules which is under process.

Endst: No. 2297-23-22

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Deputy Director () (abli/shment) (E&S) Khyber Pakhtunkhwa Peshawar

Copy forwarded for information & necessary action to the:-

- All the Executive Distt: Officer (E&SE) in Khyber Pakhtunkhwa.
 - PS to the Secretary to Govt: E&SE Department Khyber Pakhtunkhwa.
- . PA to the Director E&SE Khyber Pakhtunkhwa

Deputy Director (Establishment) (F. & S) Khyber Pol htunkhym P

Inquiry Report in the light of complaint by Mr. Fazal Mehmood SPET GHS Samandar Ghari Nowshera against Education Department through PMDU PCP No. KP270921-89125285 (AB) dated: 27/09/2021.

Annexore-G

Preamble:

Consequent upon Order of the District Education Officer (M) Nowshera No, 5112-16 DEO (M)/ Esttb: Branch/NSR/ Enquiry Dated: 22/10/2021, regarding the cited subject, we the inquiry committee conducted the enquiry in various sessions and directed the complainant for the provision of relevant documents (Annex-A).

Introduction:

- Mr. Fazal Mehmood has been performing his services in E&SE Department since, October 20th, 1993 (Annex-B) and presently as SPET at GHS Samandar Ghari Nowshera.
- 2- He has changed his post in 1995, applied for lien and join CT post till 1998 (Annex-C). His lien did not accept.
- 3- His services were terminated by the then Divl: Director Peshawar Division Peshawar vide Endstt No.687-891 dated 09-011998 (Annex-D).
- 4- He was Re-Instated by the DEO (M) Nowshera against PET Post (Untrained) vide DEO (M) Nowshera order Endstt No.6198-6202 dated 24-12-1998 (Annex-E). It is worth mentioned to state that the appellate authority was the then Director Education NWFP in the instant case. The DEO (M) Nowshera was not the appellate/ Competent authority for his re-Instatement. However, due to unknown reason, the DEO (M) Nowshera issued his Re-Instatement order in violation of Policy in vogue.

5- He has passed SDPE Examination from Gomal University D.I.Khan in the session 2005-06, result declared on 04-09-2006.

6- He was promoted to the post of SPET on 27/08/2013 at serial No. 09, vide order.
No. 4119-25/ file No. 1/ Promotion Senior PET B-16: Dated Peshawar the: 27/08/2013 in the light of his appeal to the Directorate of Elementary \$& Secondary Education for correction in seniority which was accepted and placed on 13-```A position in seniority.

Proceedings

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In compliance to the captioned order, we the inquiry committee, started the proceedings to search reality about the cited complaint accordingly. We summoned the complainant several times for personal hearing/ discussed the matter with him in detail and concluded the following findings

Findings:

 Mr. Fazal Mehmood SPET is the permanent employ of education department performing his duty at GHS Smandar Ghari since August 27th, 2013 till date: (Annexure-1).

- 2- In 1995 he was appointed against the post of CT on temporary/ adhoc basis at GHSS Nizam Pur Vide Order No. 9962-68/ Dated: 01/11/1995. (Annexure-III).
- 3- After joining CT he has applied for Lien but not granted. (Annexure-IV).
- 4- His service as CT was terminated on January 1st, 1998. (Annexure-V)
- 5- He was re-instated against PET Post by DEO (M) Nowshera on December 24th December, 1998 vide order No. 6198-5202. (Annexure-VI).
- 6- At the time of his first appointment as PET in 1993 and even at the time of his reinstatement in 1998 he was untrained.
- 7- He has completed PET short Course on 25-04-2000, from RDE Peshawar. Entry has made in service book. (Annexure-VII).
- 8- The length of service of an untrained servant is not counted for seniority. The length of trained period is entitled for seniority only.
- 9- As his lien application was not accepted by the competent authority while he has left the post of PET, joined CT, changed the Cadre therefore he remained absent for a period of 03 years, 01 month and 10 days i.e.: 01-11-1995 to 24-12-1998.
- 10- It may also be elaborated that does there any rules? under which an absent servant for so long period can be re-instated into his initial cadre/post of recruitment?
- 11- In the year 2013 his seniority number was 22 as per the then seniority list. (Annexure-VIII).
- 12- In February 21st,2013 he submitted an appeal to the Director E& SED KPK for granting of correct position in seniority list and promotion, which was accepted and he was placed on Serial No.13A, in the promoted PETs list. (Annexure-IX)
- 13- On 14/02/2018 he instituted an Appeal to the Hon' able Service Tribunal Peshawar for correction in seniority list.
- 14- Meanwhile on July 2nd & August 08th, 2018, he moved appeals to Secretary E & SE requesting for correction of seniority number in the seniority list as per his promotion notification No.4119-25 dated 21/02/2013 which was accepted and directed the DEO (M) Nowshera to correct the seniority number. (Annexure-XII)
- . 15- The DEOM Nowshera submitted a written statement to Section Officer E & SE KPK with the plea that the case of seniority in question is pending in Service Tribunal and it will be appropriated to wait till final judgement of Hons 'able Service Tribunal. (Annexure-XIII).
- 16- On 21-11-2019 he withdrawn the cited appeal on the ground that he will file a fresh appeal in future if needed. (Annexure-XIV)
- 17- At the time of reinstatement, in the light of DEO (M) Nowshera Re-Instatement order issued vide Endstt No. 6198-6202 dated 24.12.1998, it was written in his order that he will not claim back benefit but latter on he instituted a writ petition, prayed for back benefit which was granted to him along with the litigation cost from the respondents in the light of Hon able Service Tribunal judgment announced on: 25-11-2008. (Annexure-XV).

- 18-He mis-leaded the Hon'able service tribunal by providing the fake Re-Instatement order of DEO (M) Nowshera wherein the words of "All back benefits were incorporated while it has been recorded in the original Re-Instatement order, it has been recorded as "WITHOUT BACK BENEFITS". Photo copies of both the orders are attached herewith for ready reference please as Annex-XVI).
- 19-It was noticed during the course of enquiry that he has already filed an appeal for seniority in Hon'able service tribunal Khyber Pakhtunkhwa bearing appeal No.3239/2021 on dated 17-02-2021 (Annex-XVII).

Recommendations:

In the light of above mentioned facts and documentary proof on record, it is recommended that: -

As the appeal of the complainant is already sub-judice in the Hon'able service tribunal Khyber Pakhtunkhwa bearing appeal No.3239/2021 dated 17-02-2021, It will be appropriate to wait till final judgement of Hons 'able Service Tribunal Khyber Pakhtunkhwa.

5/2000

1: Muhammad Arif Chairman Enquiry Committee Principal, GHS Taru Jabba Nowshera.

Dr.Ali Said Mashwani

Member enquiry Committee Principal, GHS Misri Banda NSR.

3- Muhammad Idrees Hashmi (Member) Superintendent, DEOM Nowshera

Annexure-H

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA

Service Appeal No. 905 2018

yber.Pakhtukhwa ervice Tribunal Diary Mo. 204 Dated 14-2-2018

Fazal Mahmood ,SPET ,Government High School ,Samander Garhi , District Nowshehra

Versus

- 1. The Government of Khyber Pakhtun Khwa through Secretary E&SL), Peshawar
- 2. The Director E&S ,Directorate E&S ,Peshawar
- 3. The District Education Officer ,Nowshehra
- District Accounts Officer, Nowshehra.

Appeal under section 4 of the Service Tribunal Act, 1974 whereby the Respondents have given no attention to the Representation made to them by the Appellant , for the grant of graded pay and consequential benefits.

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On Acceptance of this Appeal, this Honorable Court may please hold the Appellant entitled for the award of graded pay and all the benefits attached to it.

Respectfully Sheweth,

- 1. That the Appellant was appointed on 20/ 10/1993, against the Post of PET in BPS -9 by the Respondents department on fixed pay, and since then he is serving the department with zeal and devotion. (Copy of the appointment Order is annexed as Annexure "A").
 - It is important to mention that during the days of Appellant's appointment, there were available no trained teachers and the Respondent Department had

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CT graded Pdy not

no other option, hence, the appointment of untrained teachers took place. Due to their appointment thousands of students were able to get education.(copy of the appointment order is attached as Annexure "A".

- 2. That on 05/11/95 the appellant was adjusted against CT post as one teacher M.Haroon resigned from the post.
- 3. That the Appellant passed C.T exam on 15/07/1996 and as such the appellant was granted graded pay of C.T Post vide order dated 15/7/96.(Copy of the Order is attached as Annexure "B").
- 4. That on 09/01/1998 the Appellant was terminated from service and filed the departmental appeal, and, then Service Appeal bearing No.463/98. During the pendency of appeal the appellant was re instated in to service by the competent authority on 24/12/98 and resultantly the appellant withdrew his Service appeal.(copy of the reinstatement order is annexure "C")
- 5. That, upon completion of teachers training, after four years of service, the Respondents allowed the graded pay / regularization with effect from 31/03/1999. 25-04-2000 Yegularization
- 6. That the appellant throughout his service agitated for the grant of graded pay with effect for their induction/appointment in to the service but no attention, to his legitimate demand, was ever given by the respondents, hence the instant appeal.
- 7. That the Appellant filed the Representation before the competent Authority which was not responded within statutory period of 90 days and hence the instant service appeal, despite the fact, the Representation contains the judgments of the higher courts in this respect. (Copy of the Representation is annexed as and scale scale scale and scale scal
- 8. That the appellant, being aggrieved of the acts and omission by not treating her at par with other similarly placed employee on the same grounds, and having no other adequate and efficacious remedy, assails the same through this appeal inter alia on the following grounds:-

Grounds.

- A. That the appellant has not been treated in accordance with law and has been discriminated among similarly placed persons who were allowed graded pay for the un trained period, but, it was illegally denied to the appellant.
- B. That in the absence of any condition regarding the training and regularization, in the appointment Order, the Respondents have no rights whatsoever to deny the legitimate rights related to regularization, graded pay, seniority, promotion and other allowances, increments, etc. Had that not been the situation the Appellant might have completed his training soon after assuming the charge. It is in fact the reason that the Superiors Courts were pleased to allow the increments from the date of induction in to service to untrained teachers.

It is important to mention that the appellant been related to the Teaching Profession was appointed during the times when the trained teachers were not available and undoubtedly such teachers are the pioneers in developing the Education structure of the Province. By denying the Appellant's Service legitimate benefits, the respondents are not acknowledging their efforts, roles rather in a way they are disrespecting the Appellant's important role in developing the Education Sector.

- C. That it is a well settled principle of Law that when a point of Law was decided by the Superior Courts which not only covered the cases of Civil Servants who litigated but also those who have not litigated so the dictates of good governance demands that those judgments should also be implemented in the cases of others employed instead of constraining them to approach the Courts.
- D. That as per judgment of the Honorable Supreme Court of Pakistan, if is made to work on a particular post, then the employee will be entitled to all remuneration attached to that post.
- E. That numerous Judgments of the August Supreme Courts allowed the graded pay/running pay to untrained teachers vide Notification 30-10-2009. The Appellant been a similarly placed person cannot be deprived from the right that has already been granted to other similarly placed Persons.
- F. That Appellant case is similar and identical to those numerous cases in which civil servant had been allowed graded pay from the date of their induction in to service.
- G. That beyond any shadow of doubt the Appellants were serving on the higher grade and no law of the land restricts the Respondent to disallow such benefits to its employees, rather the August Supreme Court of Pakistan and this Service Tribunal itself has allowed numerous appeals on the same ground.
- H. That it is also important to mention that the Respondents have granted graded pay and other related benefits to other untrained teachers from the date of their induction into service, hence the appellant has been discriminated.

I. That the departmental representation may be read as the integral part of this Appeal.

It is, therefore, most humbly requested that on the acceptance of this Service Appeal this Honorable Tribunal may please hold the Appellant entitled for the graded pay, seniority, promotion with effect from date of his induction/ appointment into the service and the same period in service be also counted towards his service.

Any other remedy, this Honorable Tribunal may deems appropriate may also be granted to the appellant under the circumstances

Through hmad Adeel Butt

Advocate Peshawar.