BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Service Appeal No. 1706/2019

Date of Institution ... 02.12.2019

Date of Decision ... 07.07.2022

Maqsad Hayat, SCT (BPS-16), Government of High School, Mashogagar, Peshawar.

... (Appellant)

<u>VERSUS</u>

The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar and two others.

(Respondents)

MR. AFRASIYAB KHAN WAZIR, Advocate

MR. NASEER-UD-DIN SHAH , Assistant Advocate General

MR. SALAH-UD-DIN MR. MIAN MUHAMMAD For appellant.

For respondents.

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT:

<u>SALAH-UD-DIN, MEMBER:-</u> Through the instant service appeal, the appellant has invoked jurisdiction of this Tribunal with the prayer copied as below:-

"That on acceptance of this appeal, the respondents may very kindly be directed to consider the appellant for promotion to the post of SST (BPS-16) with all back benefits w.e.f the date when his colleagues were promoted. Any other remedy which this august Tribunal deems fit may also be awarded in favour of the appellant".

2. Precisely stated the averments as raised by the appellant in his appeal are that the appellant has obtained Bachelor Degree from Al-Khair University AJ&K and was eligible for promotion to the post of SST (BPS-16). The appellant was denied promotion on the ground that the Degree obtained by him from Al-Khair University AJ&K was not recognized by Higher Education Commission, while other employees of the department were promoted to the post of SST (BPS-16) on the

basis of degree obtained by them from the same Al-Khair University. The appellant being aggrieved, filed departmental appeal, followed by filing of Writ Petition No. 2766-P/2017 before august Peshawar High Court, Peshawar, which was disposed of vide judgment dated 12.09.2017 with the directions that if the certificate/degree of the petitioner from Al-Khair University had not been obtained in between the period from 30.04.2009 to 16.10.2011, then the same shall be considered valid for all intents and purposes by the The above mentioned judgment respondents. dated 12.09.2017 passed by August Peshawar High Court, Peshawar was not implemented by the respondents, therefore, the appellant filed Writ Petition No. 5463-P/2019 before august Peshawar High Court, Peshawar, which was disposed of vide order dated 21.11.2019 with the directions that the appellant shall approach proper forum for redressal of his grievance. The appellant has now filed the instant service appeal for redressal of his grievance.

ł

į

2. Respondents contested the appeal by way of submitting para-wise comments, wherein they refuted the assertions raised by the appellant in his appeal.

Learned counsel for the appellant has contended that 3. similarly placed employees having degrees from Al-Khair University AJ&K were promoted to the post of SST (BPS-16), however the appellant was wrongly and illegally denied promotion on the ground that the Bachelor degree obtained by him from Al-Khair University AJ&K was not recognized by Higher Education Commission; that the respondents were required to have promoted the appellant to the post of SST (BPS-16) w.e.f the date, when his other colleagues were promoted; that the respondents have treated the appellant with discrimination and have violated Articles 4 & 25 of the Constitution of Islamic Republic of Pakistan, 1973; that later on the appellant obtained another Bachelor Degree in Arts from Gomal University in the year 2019 and he has now been promoted to the post of SST (BPS-16) vide Notification dated 08.12.2020, however the appellant is entitled for his

2

promotion with effect from the date when his colleagues were promoted. Reliance was placed on 1996 SCMR 1185, 2016 SCMR 1784, 2007 PLC (C.S) 1267 as well as judgment dated 17.05.2017 passed by august Peshawar High Court, Peshawar in Writ Petition No. 4540-P/2015 titled "Dawood Ahmad Versus Government of Khyber Pakhtunkhwa through Secretary Education Civil Secretariat Peshawar and two others".

÷

1

ł

On the other hand, learned Assistant Advocate General 4. for the respondents has contended that as per copy of Detailed Marks Certificate annexed by the appellant with his appeal, the same is under registration Number as AUSWT-BA 5393-2013, which would show that the same was obtained from College of Global Technology Swat, which has been declared as illegal by Higher Education Commission vide letter dated 26.02.2018; that the prescribed educational qualification for promotion to the post of SST (BPS-16) was at least Second Class Bachelor Degree from a recognized University but the appellant was not qualifying the said criteria at the relevant time, therefore, he was not considered for promotion at that time; that the appellant got Bachelor Degree in 3rd Division from University of Peshawar in the year 1989, where-after he got Degree of Master of Education in the year 2007, Degree of M.A Islamayat in the year 1997, while got Bachelor Degree in Arts from Gomal University in the year 2019; that the contempt petition filed by the appellant as well as others, in respect of judgment dated 12.09.2017 passed by august Peshawar High Court, Peshawar in Writ Petition No. 2766-P/2017 has already been dismissed vide judgment dated 20.03.2018 passed by august Peshawar High Court, Peshawar in Writ Petition No. 470-M of 2016; that the appellant has been treated in accordance with law and no discrimination has been caused to him; that in view of judgment dated 05.04.2021 passed by august Supreme Court of Pakistan in Civil Petitions No. 1925, 1975 and 1976 of 2020 titled "Yasir Nawaz CP and others (Petitioners in No. 1925/2020) as well as Al-Khair University through Registrar (Petitioner CP No. 1975-76/2020) Versus Higher Education Commission and others", the appellant cannot claim

3

his promotion to the post of SST (BPS-16) on the basis of B.A Degree obtained from Al-Khair University.

5. We have heard arguments of learned counsel for the parties and have perused the record.

A perusal of the record would show that as per assertion. 6. of the appellant, he was declined promotion on the ground that he had obtained Bachelor Degree from Al-Khair University AJ&K, which was not recognized, while on the other hand, certain other employees, who had also obtained degrees from Al-Khair University AJ&K were granted promotion. According to relevant rules for promotion to the post of SST (BPS-16), at least Second Class Bachelor Degree alongwith Bachelor of Education or Master of Education (Industrial Art or M.A Education Business Education) or or equivalent qualification from a recognized University is the prescribed educational qualification. The appellant has annexed only copy of Detailed Marks Certificate and has not attached copy of Bachelor Degree, obtained by him from Al-Khair University. The moot question required to be resolved is that as to whether the degree allegedly obtained by the appellant from Al-Khair University AJ&K is recognized by Higher Education Commission or not?. Copy of detailed marks certificate of B.A so annexed by the appellant with his appeal would show that the same was issued by Al-Khair University under Registration No. AUSWT (B.A) 5393-2013. August Peshawar High Court, Peshawar in its judgment dated 20.03.2018 passed in Writ Petition No. 470-M of 2016 titled "Faiz-ur-Rehman Versus Director Elementary and Secondary Education Khyber Pakhtunkhwa and others" has observed as below:-

> The Higher Education Commission being "14 regulator of Higher Education sector in Pakistan in both public and private sectors under sub-section (f) of section 10 of the Ordinance, 2002 have the authority to recommend chartered to award degrees. Al-Khair University failed to The remove the deficiencies after which Higher Education Commission vide its letter dated 20.05.2016 once again stop further intake of students, even at Bhimber campus, in its Ms/ M.Phil / PhD Program from fall 2016. We have before us number of notices/ press clipping

attach with the comments of respondent No. 6, wherein the HEC time and again issued public alerts through newspapers in respect of recognition of Al-Khair University situated at Bhimber with effect from fall 2016, onwards. Learned counsel for respondent No. 6 produced letter dated 26.2.2018, issued by Higher Education Commission, which reads as under:-

Subject: VERIFICATION OF DETAILED MARKS CERTIFICATES OF ILLEGAL COLLEGES OF AL-KHAIR IN THE KPK.

"It is informed that Al-Khair University, AJ&K, in total violation of its own law has extended its operations for and wide in Pakistan and AJ&K by opening franchised campuses and illegal affiliated institutions. Complaints about Al-Khair University poor regarding quality of teaching, weak assessment and evaluation system, non declaration of results and award of low quality degrees etc, became a regular feature and never been redressed by sponsors of the University despite repeated reminders. The reports have also been received regarding sale of degrees. In this backdrop, the Higher Education Commission has banned the academic operations of the Al-Khair University with effect from Fall-2016 and suspended its degree attestation. It is worth mentioning there that all the writ petitions filed in this regard by Al-Khair University have been dismissed by the Honourable Islamabad High Court.

2. Further, as per Federal Cabinet Criteria Guidelines, 2002, the private section institutions/universities are not empowered to affiliate institutions, whereas the university has violated its own charter provisions as well as criteria of this Commission. Moreover, following illegal colleges of Al-Khair University (AJ&K) were established at Khyber Pakhtunkhwa (Khyber Pakhtunkhwa) which were not permitted by HEC and are illegally operated:-

- *i.* Daggar Education College, Buner.
- *ii.* Ahsan Postgraduate College, Kohat.
- *iii. Hitech Degree College Peshawar.*
- iv. College of Global Technologies, Swat.
- v. Jinnah Institute of IT & Management Sciences, DI Khan.
- vi. LER, Peshawar.
- vii. Institute of Education and Research, Swabi.
- *viii. Institute of Education and Research, Kohat.*
- *ix.* College of Business Administration Abbottabad.

5

- x. Iqra Institute of Management, Education, Computer Science, DIKhan.
- *xi.* Institute of Education and Research, Karak.
- *xii.* Institute of Education and Research, Peshawar.

xiii. College of Management & Engineering, Peshawar.

Hence, based on such gross irregularities and on the recent judgment passed by the Honorable Islamabad High Court in the writ petition No. 2523 of 2016, any affiliation granted by Al-Khair University (AJ&K) to an education institution or opening of its campuses without permission of this Commission would remain illegal unless approved by the HEC. The students enrolled in such college/programs cannot claim a right that their degree be verified and an ICA is also pending in Islamabad High Court, Islamabad against IHC judgment dated 22.06.2017. This issues with the approval of the Competent Authority.

The Colleges/Institutions guoted above have 15. been declared illegal, as they operated without the Higher Education permission of Commission whereas record suggests that most of the degrees/diplomas and certificates so obtained by the petitioners are under registration No. <u>AUSWT</u> i.e College of Global Technologies, Swat, AUDIK i.e Iqra Institute DIKhan, AUBN i.e Daggar Education College Buner, AUP (E) Institute of Education & Research Peshawar, AUDI i.e Jinnah Institute of IT & Management Sciences, DI Khan, AUPHT i.e Hitech Degree College Peshawar), <u>AUAPG (K)</u> Ahsan Postgraduate College, Kohat, which have been declared illegal by the Commission and as such unless and until the Higher Education Commission, does not recognize/verify, the same would remain illegal. The HEC is the sole regularity body to evaluate the higher educational institution and to monitor their performance so as to ensure the quality education is offered to the public and as such mandated by the law to make certain things as indicated in above paragraphs.

16. In addition to this we have before us the comments of Higher Education Regularity Authority HERA, and the submission of learned AAG in this behalf, which says that HERA issued public notices which were circulated in all daily newspapers regarding the mandatory registration of the private educational institutions in Khyber Pakhtunkhwa, despite of that Al-Khair University Campus and its affiliated colleges failed to get registration. According to the Khyber Pakhtunkhwa, Higher Education Regularity Authority Ordinance, 2001, section-2(m) & 6 (1) "Registration with authority is



mandatory under the law" till date any of the campus or affiliated institution in Khyber Pakhtunkhwa has not even requested for registration with HERA."

7. Similarly, in para-18 of the judgment dated 20.03.2018 august Peshawar High Court, Peshawar has observed as below:-

> "In view of the above, it is held that the degrees, diplomas and certificates obtained from the Al-Khair University AJ&K Campuses and affiliated institutions at the Khyber Pakhtunkhwa are illegal, unverified and unrecognized and as such the same are not valid for the purpose of seeking employment in any of the Government Department /Institution, however, all those who have been appointed and are still in service on the basis of said degree etc are given two years time to get the qualification from any recognized equivalent institution. The degree/ diploma/certificates obtained from institutions like under registration No. AUMD i.e College of Professional Studies Muzzafarabad AJ&K AUR i.e College of Global Technologies Rawalpindi, <u>AUMZ</u> i.e Al-Khair University Muzzafarabad AJ&K College of Computer & Management Science Muzzafarabad, AUPR i.e College of Education Palandri AJ&K, AUKOT i.e College of Professional Studies Kotli, AJ&K, AUMC Al-Khair University Main Campus & AUR (TT) (CS) (IT) i.e Rawalpindi (College of Global Technologies Rawalpindi) are referred to Higher Education Commission for verification, but within a period of one month. If the above said institutions/campuses are also not recognized one, their degrees/diplomas are also held not entitled for the purpose of getting jobs in Pakistan, thus the instant writ petition as well as connected writ petitions bearing No. 355, 471 & 472-M of 2016 are disposed of, while rest of the writ petitions including contempt petitions are dismissed; with no order as to cost."

8. Moreover, august Supreme Court of Pakistan in its judgment dated 05.04.2021 passed in Civil Petition No. 1925, 1975 and 1976 of 2020 titled "Yasir Nawaz and others (Petitioners in CP No. 1925/2020) as well as Al-Khair University through Registrar (Petitioner CP No. 1975-76/2020) Versus Higher Education Commission and others" has observed as below:-

"06 We have heard the learned counsel for the respective parties and have perused the record. It appears that HEC never granted any permission to the University to affiliate colleges/institutions in Pakistan nor had it assured recognition of the degrees by the institutions/colleges affiliated by the university in AJ&K. The only letter issued by the HEC whereby the university was assured recognition of their degrees vide letter dated October 17, 2011 which provided as follows:-

"with reference to your letter No. AU-I(7) GA/2010 dated 19th September, 2011 and on the recommendation of the Inspection Committee the competent authority has been pleased to allow the AI-Khair University, Bhimber to lunch degree program in the departments of Management Sciences, Computer Sciences, Pakistan Studies, Islamic Studies, Education and Urdu subject to availability of required faculty with following terms and conditions:-

- 1. On Campus operation at Bhimber is allowed.
- 2. No campuses in AJ&K and Pakistan shall be allowed.
- 3. No affiliation in AJ&K and Pakistan shall be permitted.
- 4. University will be required to submit on judicial paper duly notarized and registered in court of law that they will operate only on campus at Bhimber.
- 5. University will not initiate any legal proceedings against HEC in AJ&K and Pakistan."

9. Vide letter dated October 17, 2011 issued by the Higher Education Commission, specific prohibition was imposed on establishing of any campuses in AJ&K and Pakistan as well as affiliation of colleges/institutions of AJ&K and Pakistan. we are of the view that the Bachelor Degree so obtained by the appellant from Al-Khair University could not be considered as valid for the purpose of promotion of the appellant to the post of SST (BPS-16).

10. As far as the judgment dated 12.09.2017 passed by august Peshawar High Court, Peshawar in Writ Petition No. 2766-P/2017, filed by the appellant as well as others, is concerned, COC No. 577-P had been filed in the august Peshawar High Court, Peshawar for initiation of contempt proceedings against the respondents for flouting the judgment dated 12.09.2017, however the COC Petition was dismissed vide judgment dated 20.03.2018 passed in Writ Petition No. 470-M of 2016 titled "Faiz-ur-Rehman Versus Director Elementary and Secondary Education Khyber Pakhtunkhwa and

ł.

i

A later of the second second

others". The appellant then submitted Writ Petition No. 5463-P/2019 in the august Peshawar High Court, Peshawar requesting therein for promotion in light of the judgment dated 12.09.2017 passed in Writ Petition No. 2766-P/2017, which too was dismissed in *limine* being not maintainable. Moreover, certain other employees of the respondent-department, who were denied promotion on the same ground that their degrees were from Al-Khair University, had filed Writ Petitions No. 4640-P/2017, 617-M/2016 and 697-M/2017, which had also been dismissed by august Peshawar High Court, Peshawar vide judgment dated 28.03.2018 passed in Writ Petition No. 470-M of 2016 titled "Faiz-ur-Rehman Versus Director Elementary and Secondary Education Khyber Pakhtunkhwa and others".

11. In view of the above discussion, the appeal in hand being devoid of merit stands dismissed. Parties are left to bear their own cost. File be consigned to the record room.

ANNOUNCED 07.07.2022

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) Service Appeal No. 1706/2019

<u>O RIDER</u> 07.07.2020 Appellant alongwith his counsel present. Mr. Naseer-ud-Din Shah, Assistant General for the respondents present. Arguments have already been heard and record perused.

Vide our detailed judgment of today, separately placed on file, the appeal in hand being devoid of merit stands dismissed. Parties are left to bear their own cost. File be consigned to the record room.

ANNOUNCED 07.07.2020

(Mian Muhammad) Member (Executive)

(Salah-Ud-Din) Member (Judicial)

0**6**.07.2022

Appellant alongwith his counsel Mr. Afrasiyab Khan Wazir, Advocate present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Arguments heard. To come up for order on 07.07.2022 before the D.B.

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(MIAN MUHAMMAD) MEMBER (EXECUTIVE)

Service Appeal No. 1706/2019

D.B.

09.06.2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate Genera for the respondents present.

Appellant requested for adjournment on the ground that his counsel is not available today due to strike of lawyers. Adjourned. To come up for larguments on 14.06.2022 before the

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

1**4**.06.2022 -

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Appellant sought adjournment on the ground that his counsel is not available today due to strike of Lawyers. Adjourned. To come up for remaining arguments before the D.B on 28.06.2022.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE)

(SALAH-UD-DIN)

MEMBER (JUDICIAL)

28.06.2022

Appellant alongwith Messrs. Afrasiyab Wazir and Noor Muhammad Khattak Advocates present. Mr. Riaz Khan Paindakheil, Assistant Advocate General for respondents present.

Mr. Afrasiyab Wazir Advocate submitted Wakalat Nama on behalf of appellant which is placed on file. Mr. Noor Muhammad Khattak, Advocate stated at the bar that as he has been superseded through engagement of another counsel by the appellant, therefore, he wants to withdraw his Wakalat Nama. Request of Mr. Noor Muhammad Khattak, Advocate is accepted and his Wakalat Nama stands withdrawn.

The appeal in hand was partially heard by D.B, in which Mr. Mian Muhammad was also a Member, therefore, the appeal in hand may be fixed for arguments before the concerned D.B on 06.07.2022.

(Salah Ud Din) Member (J)

(Rozina Rehman) Member (J) 09.05.2022

Appellant alongwith his counsel present. Mr. Naser-ud-Din Shah, Assistant Advocate General for the respondents present.

A States

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 16.05.2022 before the D.B.

· . . · · /

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

16.05.2022

S. March

Counsel for the appellant present. Mr. Kabir Ullah Khattak Additional Advocate General for the respondents present.

The appeal in hand was partially heard by the D.B in which Mr. Mian Muhammad learned Member (Executive) was also a Member, therefore, the same may be fixed before the concerned D.B and to come up for arguments before the D.B on 30.05.2022.

(Rozina Rehman) Member (J)

(Salah-Ud-Din) Member (J)

30th May, 2022

Appellant alongwith counsel present. Mr. Muhammad Adv, ADo(L) Adil Butt, Additional AG alongwith for the respondents present.

Learned counsel for the appellant seeks adjournment in order to properly assist the Court. Appeal pertains to the year 2019, therefore, last opportunity is granted. To come up for arguments on 09.0 (2022 before the D.B.

(Kalim Arshad Khan) Chairman

(Mian Muhammad) Member(E) 27.01.2022

Learned counsel for the appellant present. Mr. Noor Zaman Khan Khattak District Attorney for the respondents present.

Arguments could not be heard due to paucity of time, therefore, case is adjourned. To come up for arguments on 16.02.2022 before D.B.

(Rozina Rehman) Member (J)

(Salah-Ud-Din) Member (J)

Reader

16-2-22

Due To Retisionent of the Homple Churs

The case is adjourned to come up for the Some as before on 28-3-22 Redder

13/2022 Proper DB met availible The case is adjourned to come up Ser the same as Lefore on 9-5-22 A start the start of

01.04.2021

Due to non availability of the concerned D.B, the case is adjourned to 05.07.2021 for the same.

1 . W. T. M. M.

05.07.2021

Appellant with counsel present.

Muhammad Adeel Butt learned Additional A.G for respondents present.

Request for adjournment was made on behalf of appellant; granted. To come up on 29.10.2021 for arguments before D.B.

(Rozina Rehman) Member(J)

Chairman

29.10.2021

Appellant alongwith his counsel Mr. Noor Muhammad Khattak, Advocate, present. Mr. Javed Ullah, Assistant Advocate General for the respondents present.

Partial arguments heard. To come up for remaining arguments before the D.B on 27.01.2022.

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

15.09.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

Learned AAG seeks adjournment in order to contact the respondents and furnish reply/comments. Adjourned to 04.11.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

04.11.2020

Junior counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Arshed Ali, ADEO (Litigation) for the respondents are also present.

Representative of the department submitted written reply on behalf of respondents which is made part of record. File to come up for rejoinder and arguments on 14.01.2021 before D.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

14.01.2021

Junior counsel for appellant and Kabirullah Khattak learned AAG for respondents present.

Due to COVID-19, the case is adjourned to 01.04.2021 for the same as before.

15.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 13.07.2020 for the same. To come up for the same as before S.B.



13.07.2020

Counsel for the appellant present. Preliminary arguments heard and case file perused. The appellant is serving as SCT (BPS-16) at GHS Mashogagar, Peshawar. That the appellant is the Bachelor Degree Holder from Al-Khair University, AJK. That the appellant was eligible for promotion to the post of SST (BPS-16) under the Service Rules but the respondents declined promotion to the appellant for the reason that the degree acquired from Al-Khair University is not recognized and as such the degree got from the aforementioned university is not acceptable whereas the other employees of the respondents were promoted to the post of SST (BPS-16) on the basis of degree acquired from Al-Khair University. Feeling aggrieved, he filed departmental appeal followed by writ petition No. 2766-P/2017 before the Peshawar High Court, Peshawar which was allowed vide judgment dated 11.09.2017. Thereafter, the appellant filed COC No. 5463-P/2019 which was disposed of with the directions to approach the proper forum vide order/judgment dated 21.11.2019, hence, the instant service appeal on 02.12.2019. Learned counsel for the appellant further contended that the appellant has not been treated according to law and rules. That the action and inaction of the respondents is discriminatory by promoting the other colleagues of the appellant to the post of SST (BPS-16) and ignoring the appellant from the said promotion.

Appellant Deposited

Points urged need consideration. Service appeal is admitted subject to all legal objections. Appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 15.09.2020 before S.B.

(MAIN MUHAMMAD) MEMBER(E)

Form- A

FORM OF ORDER SHEET

Court of

, 1

1706/**2019** Case No.-Date of order S.No. Order or other proceedings with signature of judge proceedings 1 2 3 The appeal of Mr. Magsad Hayat resubmitted today by Mr. Noor 06/12/2019 1-Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 412/19 This case is entrusted to S. Bench for preliminary hearing to be 2-10/12/19 put up there on 1601 20 CHAIRMÁN Nemo for appellant. 16.01.2020 Notices be issued to appellant/counsel for preliminary hearing on 02.03.2020 before S.B. Ċhairmar Counsel for the appellant present and seeks 02.03.2020 adjournment. Adjourned to 15.04.2020 for preliminary hearing before S.B. (MUHAMMAD AMIN KHAN KUNDI) **MEMBER**

The appeal of Mr. Maqsad Hayat SCT GHS Mashogagar Peshawar received today i.e. on 02.12.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

بالمستوقع والمتعادية

- 1- Annexures-B and C of the appeal are illegible which may be replaced by legible/better one.
- 2- Copy of service rules mentioned in para-E of the grounds of appeal (Annexure-G) is not attached with the appeal which may be placed on it.

No. 208 /S.T. Dt. <u>3 - 19 -</u> /2019.

REGISTRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak Adv.

All objections have been Semoved, hence Se-Submitted Joday dated 6/12/2019.

6/12/2018.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO.1706 /2019

VS

MAQSAD HAYAT

EDUCATION DEPTT:

	INDEX					
S.NO.	DOCUMENTS	ANNEXURE	PAGE			
1.	Memo of appeal		1- 3.			
2.	Educational testimonials	A	4- 7.			
3.	Notifications	B & C	8-10.			
4.	Departmental appeal	D	11.			
5.	Judgment	E	12- 16.			
6.	COC judgment & Rules	FSG	17-25.			
7.	Vakalat nama	•••••	269.			

APPELLANT

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE

Room No. 3 & 4, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

- and the

APPEAL NO. 1700 /2019

Khyber Pakhtukhwa service Tribunal

Diary No. 1701 Mr. Maqsad Hayat, SCT (BPS-16),

Government High School, Mashogagar, Peshawar... .APPELLANT

VERSUS

- 1- The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- The District Education Officer (M), District Peshawar.

.....RESPONDENTS

APPEAL UDNER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT CONSIDERING THE APPELLANT FOR PROMTION TO THE POST S.S.T (BPS-16) WITH EFFECT FROM THE DATE WHEN HIS OTHER COLLEAGUES WERE PROMOTED AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the respondents may very kindly be directed to consider the appellant for promotion to the post of SST (BPS-16) with all back benefits w.e.f. the date when his colleagues were promoted. Any other remedy edto-day which this august remedy which this august Tribunal deems sistrar fit that may also be awarded in favor of the appellant.

12/19 **R/SHEWETH: ON FACTS:**

124

Registrar 6

- 1- That appellant is the employee of the respondent Department and is serving as SCT (BPS-16) at GHS Mashogagar, Peshawar quite efficiently and up to the entire satisfaction of his superiors.
- 2- That the appellant is the Bachelor Degree Holder which he has got from the Al-Khair University, AJK. Copies of the Educational testimonials are attached as annexure.....A.

- 4- That appellant feeling aggrieved filed Departmental appeal followed by writ petition No. 2766-P/2017 before the Peshawar High Court, Peshawar which was allowed by the Honorable High Court vide its judgment dated 11.09.2017 with the view that "In light of ratio of the judgment (supra), if the certificate/Degrees of the petitioners from Al-Khair University have not been obtained in between the period from 30.04.2009 to 16.10.2011, then the same shall be considered as valid for all intents and purposes by the respondents". Copies of the Departmental appeal & Judgment is attached as annexure......D & E.
- 5- That after obtaining attested copy of the judgment dated 11.09.2017 the appellant submitted the same before the respondents but the respondents were not willing to implement the judgment passed by the Honorable Peshawar High Court, Peshawar. That then after the appellant was filed COC No.5463-P/2019 which was disposed of with the directions to approach the proper forum vide order/judgment dated 21.11.2019. Copy of the order/judgment is attached as annexure.
- 6- That under the principle of consistency the appellant is fully entitle for promotion to the post of SST (BPS-16) but the respondents are not willing to do so. That appellant feeling aggrieved and having no other remedy but to file the instant service appeal on the following grounds amongst the others.

GROUNDS:

A- That the inaction of the respondents by not promoting the appellant to the post of SST (BPS-16) is against the law, facts, norms of natural justice and materials on the record, hence not tenable.

- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondent violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- C- That the respondents acted in arbitrary and malafide manner not promoting the appellant to the post of SST (BPS16) w.e.f the date when his other colleagues were promoted.
- D- That the action and inaction of the respondents is discriminatory by promoting the other colleagues of the appellant to the post of SST (BPS-16) and ignoring the appellant from the said promotion.
- F- That by not promoting the appellant to the post of SST (BPS-16) is violative of Article-38(e) of the Constitution of Islamic Republic of Pakistan, 1973.
- G- That the inaction of the respondents by not promoting the appellant to the post of SST (BPS-16) is the clear violation of Section-9 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-7 of the Appointment, Promotion and Transfer Rules, 1989.
- H- That under the principle of consistency the appellant is fully entitle for the promotion to the post of SST (BPS-16) but the respondents ignored repeated requests of the appellant for promotion.
- I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of appellant may be accepted as prayed for.

Dated: 28.11.2019

Ό ΗΑΥΑΤ **THROUGH:** NOOR MOHAMMAD KHATTAK MIR ZA **ADVOCATES**

Dated: 23rd May, 2016



DETAILED MARKS CERTIFICATE

This is to certi	fy that MAQSAD HAY	
Son/daughter of	UMAR HAYAT	
Registration No.	AUSWT(BA) 5393-2013	Roll No. 26871
has passed the	Bachelor of Arts	Annual/Supplementary Examination
held in January	2016in1st	Division and obtained 485 marks.

The Marks obtained in each subject are mentioned below:

1145

Serial No.

Part	TITLE OF COURSES	Marks Obtained	Maximum Marks
1	English	115	200
н	Islamiyat, Pak. 7 Kashmir Studies	65	100
ш	Economics	113	200
IV	Political Science	114	200
V	Islamic Studies	78	100
-			
<u> </u>			
······································	TOTAL:	485	800

Note: This detailed Marks Certificate is issued, errors and omission excepted, as a notice only

Checked by:_ Verified by: nat

Deputy Control minations

Controller of Examinations



223

HAIR

Book No.

IVERSITY (A)

Serial No 22298

This is to certi	fy that ZUBAIDA KHATOON	. ·	· .	· · ·
Son/Daughter	ofGUL SAEED			<u> </u>
Registration N	о АІЛРНТ(ВА)1913-2013		Roll No	26751
has passed	Bachelor of Arts	Annual/Sup	•	
held in Jan	uary2016_ in 1stDivision		495	
•	tained in each subject are given below:-			
Papers	SUBJECTS		Marks Obtained	Maximum Marks
I	English	Compulsory	109	200
<u> </u>	Islamiyat, Iak, Kashmir Studies	Compulsory	60	100.
III .	Economics	Elective	126	200
IV	Political Science	Elective	132	200
V	Islamic Studies	Optional	68	100
a				
				· · · ·
		TOTAL :	495:	800

••• 1.1.1 : Note: This DMC is issued, errors and omissions excepted, as a NOTICE only. An entry appearing in it does not in itself confer any right or privilege independently to the grant of a proper Certificate /. Degree, which will be issued under the Regulations in due course.

23th May, 2016 Bhimber, the Prepared by DY. CONTRO **OF EXAMINATIONS** for : Checked by. **CONTROLLER OF EXAMINATIONS**

åc

				2
			(ł	2
	- Kerner -		-	
њ.			. 12	581
		Serial No. 1	17:12	- / 9
A	DUNIVERS/>		-	· (· /
5.		Josef Contraction of the second		
۰۲	WAAR UNIVERSIT		<i>4</i>	!
in the second		and the second s		•
17 A				
	DETAILED MARKS CERTIF	ICATE	·· -	•
	-			1
This is to cer	lify that	· · · · · · · · · · · · · · · · · · ·		
Son/Daughte	r of Turab Shah		27072	- i
Registration	No	Roll No		•
	Bachelor of Education Annual	/Supplementary [644	marks.	
held in Sept	ember 20 in 2nd Division and obtained	I	III.II Ka.	·
The Marks	obtained in each subject are given below:-	Marks	Maximum	
Papers	SUBJECTS	Obtained	Marks	Ι.
	Compulsory Subjects	VERIFI	100	
• • •	Philosophy & History of Education	57.	100	. !
;1	 Fast processed Proceedings 		100	
	sejaari Arlumustratum		23 TWIN	2012
11	i, islamiyat ii, Pakistan iii, Kashmir Studies	LABAID HASS	(Examination	
· · · · · · · · · · · · · · · · · · ·	Euglish Language & Literature ii. Urdu Language & Literatu	Al Khair Univer Rawalpindillsl	dity (AJK)	1 -
	Elective Subjects			•
V1-/V11	Teaching of Islamic Studies	86	200	
VEVI	Teaching of Pak Studies	97		•
<u> </u>	Practical Skills in Teaching (Part-II)	180	200	
	TOI	AL: 644		
Note: This	DMC is issued, errors and omissions excepted, as a NOTIC	CE only. An entry	appearing in	
it de	DMC is issued, errors and omissions excepted, as a NOTIC bas not in itself confer any right or printiege, independent ificute / Degree which will be issued under the l	aily to the grant Regulations in	due / course.	
Ceri	5.5			•
Muzaffarab		weed Aqu	dus.	
Prepared by	N N LONTRO	OLLER OF EXA	MINATIONS	•.• •.•
		LER OF EXAM	INATIONS	
CHECKED DY	Porter Integral	WYECTS!	* *	

Mes



DETAILED MARKS CERTIFICATE

This is to cartify that	Sabroon			-
Son/Daughter of	Turab Shah			
Registration No	USWT(BA)4086-2012	·	Rott-No.	11499
hus passed	Bachelor of Arts	Anna	VSupplement	an Examination
held in December	20 1.4 in 2nd	_Division and obtair 2	d451	narks.
The Marks obtained in c	,		-	· · · · ·

Papers	SUBJECTS		Marks Obtained	Maria Maria
I	English	Compulsory	107	200
!!	Islamiyat, Pak, Kashmir Studies	Compulsory	72	100
<u>[]]</u>	Economics	Elective	124	200
<u></u>	Political Science	Here	05	268
<u>v (</u>	Islamic Studies	Optional	59	130
		R. H.		
İ				
			·	
	1- tert	· i · ·		• •
	Atlent			
	Gain M. P		•	
	TXX 20	· · · · · · · · · · · · · · · · · · ·		- MP - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -
	La constant			
	abil to Taunt			····
-	Cabit to rate and the state an			······································
		TOTAL	457	S00

None This DMC is issued, errors and omissions excepted, as a NOVICE onto An entry appearing in it does not in uself confer any right or stability, independent on the generative Control, the Evgree which will be used to de 6th, 4pril, 2015.

Blumber the. T L I Proposed IN.....

BETTER COPY OF PAGE-8

DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

NOTIFICATION.

Consequent upon the recommendation of the departmental promotion committee and in pursuance of the government of Khyber Pakhtunkhwa elementary and secondary education notification No.SO(PE)/4-5/SSRC/Meeting/2013/teaching cadre dated 24th july,2014.the following SCTs/CTs,/DMs, SATs/TTs, Senior Qurias/Qarias, PHSTs/SPSTs/PSTs are hereby promoted to the post of SST(Bio-Chem), SST(Phy-Maths), SST(general) noted against each BPS-16 (Rs.18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial government, on the terms and condition given below with immediate effect and further they will be posted by the District Education Officer concerned.

SST(General).

1.PROMOTION OF SPST/PHST TO SST(General) BPS-16.

	T				1
Total No. of SST General(F) Posts vacant Posts	38		 	 	
25% share initial recruitment	10		 	 	
25% share of promotion	29		 	 	
20% share of promotion of SPST/PSHT	08	,	 	 	.
Already promoted in previous DPC	02		 		
Posts available for promotion	06		 	 	:
Promoted through this order	01		 	 	

S.No	S.L NO	NAME OF OFFICIAL & PRESENT PLACE OF POSTING	DATE OF BIRTH	DATE OF APPOTT: AS REGULAR PST	QUALIFICATION	REMARKS
1	43	SABROON GGPS DILBANA BABA ZIARAT	12.05.1969	31.01.2000	MA/B.ED	SERVICE PLACED AT THE DISPOSAL OF DEO (F) BUNNER FOR FURTHER POSTING AGAINST SST(GENERAL) POST.

TERMS AND CONDITIONS:-

- 1- She has [assed BA from Al-khair university. She was deferred for promotion to the post of SST General (BPS-16) in previous DPC for want of verification of degree from HEC. Now considered for promotion in pursuance of judgment of Peshawar High Court dated 11.09.2017 in a writ petition No.2766-P/2017 with CM No 1793-P/2017, she is promoted conditionally subject to the judgment of superior in CPLA.
- 2- She would be on probation for a period of one year extendable for another one year.
- 3- She will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 4- Her services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- 5- Charge report should be submitted to all concerned.
- 6- Her inter-se seniority on lower post will remain intact.
- 7- No TA/DA is allowed for joining his duty.

- 8- She 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 of this order will be recovered and if he/she is wrongly promoted he/she will be reversed.
- 9- Before handing over charge once again her document may be checked if she has not the required relevant qualification as per rules, she may not be handed over charge of the post.

(Muhammad Rafiq Khattak) Director E&SE Khyber Pakhtunkhwa Peshawar.

Endst:No.6269-72/file No.2?promotion SST BPS-16: Dated Peshawar the 30.10.2017. Copy forwarded.

Directorate of Blementary and Secondary Education PH No. 091-9225340-9225341 9225338,9225339

Fax 091-9225345 E-mail rufiq_kk851@yahoo.com

Notification

Consequent, upon the recommendations of the Departmental Promotion. Committee and in pursuance of the Covernment of Khyber Pakhninkhwa Elementary and Secondary Education Notification NoSO(PE)/4-5/SSRC/Mveting/2013/Teaching Cadre dated 24" July 2013, the Julioung SCTs/CTS, SDMs/DMS, SATE/ATS, STTC/TTO, Genter Quints/Courtes, PSHTs/SPSTs, PSTS hereby promoted to the post of SST (Bio Chem).SST (Phy-Maths). SST:(General) noted against each BKS 16 (Rs, 18910-15'20-64510) plus usual allowances as admissible under the rules on regular basis under the existing palicy of the Provincial Covernment; on the terms and condition given below with immediate effects and further they will be posted, by the District Education Officer concerned SSTE(General).

BOARCENERALY
<u>IPROMOPIOMOF SPST/PSHFFO0SST/General)</u> BPS-16
LUIDINO DO SCHICAHANA HORN PARTY INCOMERCIS
「「「「「「「「「」」」」「「」」」」「「「「」」」」」」」「「「」」」」」」
Anna de la companya de
Costs and Inductor promotion and an and a
2Promoted through this sorder 22 the same set of the se
Start Thomas of Official & Start Sta
Silimonicalistic disposal of DEO: 13 Climinallian (12:05-1969) SI-of-2000 - MATRICA (CF) Bunner for further positing upgainst
Terns and conductors -

Ternas and conditions:-

11

3 1

5 6

8

ĝ

She has passed UM/rom Alkhair (Intersity She was deffered for promotion to the post of SST Ceneral (BPS: 16). In Previous DPC for wanted we free intersity of degree from HEC Now considered for promotions in pursuance of s Judgenen II, Pethawar Mion Court Pestawar dated us og 2017 into whic Petitinon No2766-P/2017, with CM No # 1793-9/2017, She is promoted conditionally subjection the Judgement of Supervisit Court in CPLA Slie would be on probation for a po 0.0/ extenduble

She will be poverned by such rules and regulations as may be used for another one y Alter services conclusive remaining of an any time of a services conclusion for time to probation by verial. It cases of insconduct they be all be presented under the rul Charge reparts and the submitted to all concerned. Her later service of one bound of the service. Her later service of one bound for the service of the Jound Junzoris/victory during

No TADA is allowed for joining his dury.

She will give an under taking to herecorded in their Sie win gest an moer taking to meen and if he/site is wrongly promoted he/She(will be reverse To himm with flux order willibe recover and and if he/site is wrongly promoted he/She(will be reverse Bifure hundingsover charge, once again her documentariay be checked if sharnas not. The requir reversed gulyications as per rules; sho may, not be had ed relevant

chorge of the post

(Muhammad Rivia Khaitak) Director Elementary and Secondary Education Khyper Pakhtunkhwa Peshawar

2

ATTESTED

.

Ŷ. 7. M/File

/Nonr/

Clementary and Secondary Educan Khyber/Pakhtunkhwarleshawar ndsi Nu //File No 2/Promotion SST 8-16: Dated Peeliawor the 2-3/ 10/2017 Copy forwarded for information and necessary action to the Ends

Maraea Jor Information and necessary action to Accountant General Khijber Pakhtunkhwa Peshawar:
 Dismat Accounts Officer concerned
 Official Concerned

District Accounts of Court Khyber Makhrunkhwa E&SC Official Concerned PS to the Secretary to Court Khyber Makhrunkhwa E&SC RANO the Director E&SE Khyber Pokhlunkhwa, Peshoro RAIO

Dy Director (Es(ab) Elementary and Secondory Education Kluber Paklitunkhwa Peshawar

BETTER COPY OF PAGE-9

DIRECTORATE OF ELEMINTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

NOTIFICATION.

Consequent upon the recommendation of the departmental promotion committee and in pursuance of the government of Khyber Pakhtunkhwa elementary and secondary education notification No. SO(PE)/4-5/SSRC/Meeting/2013/teaching cadre dated 24th july,2014, the following SCTs/CTs,SDMs/DMs,SATs/AT, STTs/TTs senior Qarias/Qarias, PSHTs/SPSTs/PSTs are hereby promoted to the post of SST (bio_chem),SST(Phy-Maths), SST(general) noted against each BPS-16 (Rs.18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial government, on the terms and condition given below with immediate effect and further they will be posted by the District Education officer concerned.

A.SST(General)

1.PROMOTION OF SCT/CT TO SST (General) BPS	-16.	1. 1. 1. J.	
Total No. of SST General (F) posts vacant posts	20		
25% share initial recruitment	05		
75% share for promotion	15		
20% share of promotion of SCT/CT	07		
Already promoted as SST General	03		
Posts available for promotion	04		
Promoted through this order	02		

S.No	S.L	Name of official & present place of posting	Date of birth	Date of appott as regular Sqari	Qualification	remarks
		Zubeda khatoon GGHSS kalabat	05.05.1964	01.11.1995	MA/M.ED	Services placed at the disposel of DEO (F) swabi for further posting against SST (general) post.
6	50	Rehana kausar GGHSS Gar Munara	15.04.1972	23.06.1997	MA/M.ED	Do
		/SPST/PST TO SST (General) BPS-1	16.	· • •	
Total No.c	of SST general (F) Posts vacant posts	20			
25% share	e initial recruitme	nt	05			

25% share initial recruitment	05
75% share for promotion	15
20% share of promotion of PSHT/SPST/PST	04
Posts available for promotion	01
Promoted through this order	01

S.no	S.L	Name of official & present place of posting	Date of birth	Date of appott: as regular PST	qualification	Remarks
	145	Raida Begum GGPS Kunda	02.10.1966	07.08.1985	BA/B.ED	Services placed at the disposal of DEO (F) swabi for further posting against SST (general) post

					-		P -
1				AST FILE			i) Swabi
						5514 (1	م المراب م
	۰.			ate of Elementa		· · · · · · · · · · · · · · · · · · ·	
	,	et a	Dinector	nto of 121.	1 60001		avar (K
· .	8			ate of Elementa	Manua F	C	
			1 1	PIIN0, 091- 9225	$n k m^{-1}$	253-11	
	· .			PILNO, 091-	.94253-10- V- 338, 942533 1453-15	19 	1L ·
		A CAR		Fax ogt-	auto antegal	100,00	
	į	Varia		Fax 091- Fax 091- E-mail rafig	-legan -		motion
င္ရ		Votification lec and in Jursual ry Education N	on			111	L man C
Se de	$^{\circ a}ub$	~ und ~ msequi	m upon me i	ecommendations	of the Denkh	wa Elu	ching Caule
Q.	(Ud 2)	¹⁴ Education N	once of the Good onfication Not	SO(PE)/a-r/sei	er Pitking/20	5115 5. 5115	TTS (Bio-
<u>ы</u>	$v^{n}v_{s}$	Parias Period	following SCI	S/CTS, SDMs/D	Ms, SATS/ the	post	9-1520-645107
12-12	2 4 ₃₀	at the Maria	CCT (Coursel)	under a prom	01. npg-10 (Sude	r me - with
ⁱⁿ	ng o	al allowances as f the Provincial effect and f	admissible un	der the rules of	regular bas	n given	ation Officer
~ <u>~ u</u> n			Government, rther they wi	on the terms . If be posted in	and contained	ct Eauc	4
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	(Co.			• .	•	
To	GAR	QNOTION OF	പ്രംഗ്രംഗം ര	em (c)			20
1.45	5 - V	0.0100	ral (F) Posts	vacant Posts	<u>IPS-10:</u>		05
	· · · · ·	< mir				t	15
·	- 21	are of mutor					03
Pas		1 romol d	nom	<u> </u>			04
Pro	mot	Promoted as Vailable for pro	motion				02
		ailable for pro	sorder				
S_Na	5.1. No	Numerofie		Date of Apports		Remarks	
		& Present Place Of Pasting	Date of Birth	as Regular SQari	Qualifience [		- Janud at the
5		Zubeda				disposa	Carbon Dostino
	1:0	Khatoon	05-05-1964	01-11-1995	MA/M.Ed	Sugibi J	SST (General)
1	ļ	GGIISS kalabat	1		·	post.	· · · · · · · · · · · · · · · · · · ·
6/		Rehana Kausar					do
10 2 2	50	GGHSS Gar Munara	15-04-1972	23-06-1997	MA/M.Ed		
V/	RO	10"HONOT	SHTI/SPCT/	I PSTTO SSTO	General) ]	BPS-16	
	No	of SST Commun	I ( C) Dombo	vacant Posts	<u></u>		
Z.I Total							05
2.1 Total 25% s							15
2.1 Total 25% s 75% s	hare	for Promotio	itment				
2.1 Total 25% s 75% s 20% s	hare	for Promotic v of promotic	ntment m. m.of PSHT/				04
2.1 Total 25% s 75% s 20 % g Posts	hare Shar avai	for Promotic of promotic lable for prom	ntment n. nof <u>PSHT/</u> notion				04 01
2.1 Total 25% s 75% s 20 % g Posts	hare Shar avai	for Promotic v of promotic	ntment n. nof <u>PSHT/</u> notion				04
2.1 Total 25% s 25% s 20% 2 Posts Promo	hare Shar avai oted	for Promotic for Promotic c of promotic lable for prom through this	ntment n. nof <u>PSHT/</u> notion	<u>SPST/PST</u>			04 01 01
Total 25% s 25% s 25% s 20% c Posts Promo	hare Shar avai oted	for Promotic for Promotic c of promotic lable for prom lhrough this	ntment n. nof <u>PSHT/</u> notion	SPST/PST	Qualification	Renta	04 01 01
2. Total 25% s 25% s 20% 2 Posts Proma	hare Shar avai oted	for Promotic for Promotic c of promotic lable for prom through this	itment on. on of <u>PSHT/</u> nation order	<u>SPST/PST</u>		·	04 01 01
Total 25% s 25% s 25% s 20% c Posts Promo	hare Shar avai oted	for Promotic for Promotic c of promotic lable for prom lable for prom through this hrough this vame of Official Present Place of Posting	itment on. on of <u>PSHT/</u> nation order	SPST/PST		Servi dispo	o4 01 01 rks ices placed at the bsal of DEO (F)
Total 25% s 25% s 25% s 20% c Posts Promo	hare Shar avai oted	for Promotic for Promotic c of promotic lable for prom lhrough this	itment on. on of <u>PSHT/</u> nation order	SPST/PST		Servi dispo Swal	04 01 01 rks ices placed at the



1

Scanned by CamScanner

?PtΔn ©∎Δ√ f² **_**fτ ≤±gPtfL±3&gål†aä└² ≤+

## Terms and conditions:-.

- They would be on probation for a period of one year extendable for another one year. They will be governed by such rules and a year extendable for another one year. They will be governed by such rules and regulations as may be issued from time to time by the Gout.  $2^{\circ}$ time by the Gout.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary news 3 unsatisfactory during probationary period. In case their performance whall be preceded under the rules framed from time to the case of misconduct, they shall be preceded under the rules framed from time to time.
- Charge report should be submitted to all concerned. 4
- Their Inter-Se- seniority on lower post will remain intact. 5
- No TA/DA is allowed for joining his duty. б
- 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 link, the 7 any over payment is made to him in light this order will be recovered and if he/she is wrongh promoted he/She will be reversed wrongly promoted he/She will be reversed.
- They will be governed by such rules and regulations as may be issued from time to time by the Court 8 time by the Govt.
- Before handing over charge once again their document may be checked if they have not the required relevant aulifications 9 . not the required relevant gulifications as per rules, they may not be handed over charge of the post.

#### (Muhammad Rafiq Khattak)

Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

SSTs (F) Swabi

,851-55 / File No.2/Promotion SST B-16: Dated Peshawar the 6/10/2017. Endst: No. Copy forwarded for information and necessary action to the: -

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer concerned
- 3. District Accounts Officer concerned
- 4. Official Concerned.
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshay
- 7. M/File

Dy: Director (Estab)

Elementary and Secondary Education Khyber Rakhtunkhwa Peshawar



The Director E&S Education kpk Peshawar

Τo.

Subject: Appeal for promotion to SST Gen in the light of decision of Peshawar high court, partially implemented on the part of Sub Petitioners and not implemented on the part of main petitioner title Magsad Hayat 2766-2017 dt: 12/09/2017 which is Discrimination

1. Being SCT (BPS _16) performing my duty in GHS Mashogagar Peshawar, that I have the honor to bring it in your kind notice that

2. That Main petitioner and some other female sub petitioners of district Swabi and Bunir have been deferred to promotion of SST (G) due to BA from Alkhair Campus University Ajk

3. That honorable Peshawar high court Vide its judgment No 2766 title Maqsad Hayat (2017) dated 12.09.2017 has declared the degree of BA as valid for promotion.

4. That E&S Education department kpk & HEC have not filed any appeal against the above said judgment and nor have challenged in the supreme court 'of Pakistan, which is still pending. It means that said both departments has admitted & accepted high court judgment as valid & correct.

5. That E&S dep: is binding to implement the judgment. Now it is not matter of Alkhair degree, but it is a matter of high Court judgment to be implemented.

5. In the light of the said judgment working papers & minutes have prepared by said department order of promotion of Female have issued by the Female section on same Alkhair Campus degree on 16.10.2017. The main petitioner Maqsad Hayat also having the same campus degree which is ignored.

7. That unfortunately the order of promotion has not issued of the main petitioner in spite of already duly signed minutes & working papers by Male section. Male section of E&S dept: totally ignored the main petitioner which is discrimination.

8. That it is a clear cut discrimination in implementation of the judgment of superior court which is not allowed in any govt. policy & rules of the education department. If the degree of Alkhair Campus is not valid why Female section issued orders. It is also against justice.
 9. That any judgment which against the earlier decisions cannot effect the right & implementation of the petitioners because each judgment has different circumstances & situation.

10. That in the light of the above facts the applicant may also be kindly promoted wef 16.10.2017 as sub petitioner has been already promoted in the light of said judgment 2766 dated: 12/09/2017.

Your obedient Magsad Hayat, SCT B-16 GHS Mashog

# Ð

## **BEFORE THE PESHAWAR HIGH COURT, PESHAWAR**

2766 -1/2017 W.P.No.

1. Maqsad Hayat S/o Umar Hayat, Certi District Peshawar.

Zubada Khatoon W/o Alam Zeb SCT District Swabi.

- 3. Haseena Sultan W/o Asghar Khan SST District Swabi.
- 4. Rehana Kausar W/o Sultan Akbar SET District Mardan.
- 5. Hayat Gul S/o Rehman Gul Senior Drawing Master District Buner.

6. Sabroon W/o Naseeb Gul SCT District Buner.

## .....Petitioners

......Respondents

SEP 2017

ATUSSIED

CO

## VERSUS

- Government of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Civil Secretariat, Peshawar.
- 2) Director Education, Government of Khyber Pakhtunkhwa, Peshawar.
- 3) District Education Officer District Peshawar.
- 4) District Education Officer District Mardan.
- 5) District Education Officer District Swabi.
- 6) District Education Officer District Buner.
- 7) Higher Education Commission of Pakistan, Islamabad.

FEED TO/DAY Deputy Referrar

06 JUL 2017

## IN THE PESHAWAR HIGH COURT,

PESHAWAR, [Judicial Department].

#### Writ Petition No.2766-P/2017 With C.M. No.1793-P/2017

C

#### Date of hearing:- 12.09.2017

Petitioner(s):- <u>Maqsad Hayat and others</u> by Barrister Kamran Qaisar.

Respondent (s):-Govt of Khyber Pakhtunkhwa through Secretar Elementary and Secondary Education, Peshaw and others by Mr. Rab Nawaz Khan, AAG.

#### JUDGMENT

### ROOH-UL-AMIN KHAN, J:- Through C.M. No.

1793-P/2017, applicants Farman Ullah and four others, seeks their impleadment in the panel of the petitioners in main writ petition No.2766-P/2017, on the ground of their grievance being at par with the grievance of the petitioners of the writ petition. The application is supported by an affidavit. Learned AAG representing the respondents has no objection on its acceptance, hence, the same is allowed and the applicants are arrayed as petitioners in main writ petition. Office is directed for making necessary entry in the memo of writ petition.

2. By invoking the constitutional jurisdiction of this ATTER Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, (the Constitution), the petitioners, have asked for issuance of the following writ:7

E

Court

2017

i) To direct the respondents to accept/treat their educational certificates obtained from Al-Khair University, as valid; and

ii)To direct the respondents not to treat their educational certificates/degress obtained from Al-Khair University as hindrance/obstacle in the way of their promotions."

3. As per averments in the writ petition, the petitioners are serving in Education Department on various positions i.e. CTs, SETs and DMs etc. They besides having obtained the qualifications of M.A, BA and BSc etc from various University, have obtained Certificates/degrees of BA, M.Ed, B.Ed, etc from Al-Khair University. Their grievance is that they were eligible to promotions as SSTs, but on refusal of the respondents to recognize their degrees/certificates from Al-Khair University as valid, refused them promotion, hence, the action of the respondents being against the law and justice is liable to be struck down.

4. Respondents have filed their para-wise comments wherein they have averred that as per letter dated 13.04.2015, issued by the Higher Education Commission (HEC) Al-Khair University has failed to register itself with HEC, as such it cannot offer Associate Degree in Education (ADE). They further averred that during scrutiny of the educational testimonials of the petitioners, these were found obtained from Al-Khair University, hence, could not be considered as valid.



5. At the very outset, when learned counsel for the petitioners was confronted with the relief of the petitioners in respect of promotion and was asked whether this Court can issue a writ in the matters of promotion in its constitutional jurisdiction, his response was in the negative and requested that he would not press the aforesaid relief, however, stressed that the Certificates/Degrees obtained by the petitioners from Al-Khair University being genuine be declared as valid for all intent and purposes.

6. Having heard the arguments of learned counsel for the parties, the controversy with regard to the educational Certificates/Degrees issued by the Al-Khair University, crop up in Writ Petition No.4540-P/2015 before this Court, which was decided on 17.05.2017, in the following way:-

"The petitioner at his credit has the qualification of Master Degree in Economics with Associate Degree in Education from Al-Khair University (AJK). The objection of the respondents was that the Associate Degree in Education (ADE) from Al-Khair University is not recognized by the Higher Education Commission, holds no ground because the Higher Education Commission had through a letter dated 05.11.2013 given a target period i.e. 30.04.2009 to 16.10.2011 and in between that period, the degrees/transcripts awarded by the Al-Khair University in that period were not recognized."

7. In light of ratio of the judgment (supra), if the Certificates/Degrees of the petitioners from Al-Khair University have not been obtained in between the period from 30.04.2009 to 16.10.2011, then the same shall be

3

τ ≤± ⁿ ?PtΔⁿ ©∎Δ√ f² _f_τ ≤±gPtfL±3&gål †aä^{L2}

considered as valid for all intents and purposes by the respondents.

8. This petition is disposed of accordingly, in light of the above observations.

## Announced:

II.09.2017 Siraj Afridi P.S.

USTICE Rooh-ul-Amin Khan

JUSTICE MUHAMMAD YOUNIS THAHEEM



CRETIFYED TO BE TRUE EDAY SEP 2017

ATTESTED

Date of Presentation of Application No of Pages Copying tec..... Urgent Fee Total 20 Date Given For Delivery ...... Date of Delivery of Copy 18 Received By.....

# PESHAWAR HIGH COURT, PESHAWAR

t •

States and the second states

# FORM OF ORDER SHEET

	Order or other Proceedings with Signature of Judge.
Date of Order of Proceedings	Order or other Proceedings with Signature of oudge.
1	2
<u>ORDER</u>	Writ Petition No.5463-P/2019
<u>0 K D E K</u> 21.11.2019	
-	Present: Mr. Hayat Khan, Advocate
	for Maqsad Hayat, petitioner.
	****
	<b>QAISER RASHID KHAN, J</b> The petitioner,
	through the instant writ petition, has asked for the
	issuance of an appropriate writ seeking directions to
	the respondents to promote him according to the law
	and in the light of the judgment of this court dated
	12.09.2017, passed in Writ Petition No.2766-P/2017.
	,
	2. The gist of the arguments of the learned counsel
	for the petitioner is that refusing promotion to the
· ·	petitioner on account of his degree from Al-Khair
	University (AJK) is nothing but a sheer example of
	violation of the judgment supra.
	3. Arguments heard and the available record TTESTED perused.
	August and a second s
	4. Since the petitioner is admittedly a civil servant
.	and the relief, he is seeking from this court through the
	instant petition exclusively falls within the terms and

<u>*</u>

2	$\overline{s}$
conditions of service, therefore, this court in view of	•
the explicit bar contained under Article 212(2) of the	
Constitution of the Islamic Republic of Pakistan, 1973	
cannot step in such like matters.	
Accordingly, this writ petition being not	•
maintainable is dismissed in limine.	•
While parting with this order, we have been	
informed that the petitioner has already filed his	
departmental appeal before the competent authority.	
Accordingly, we direct the said authority to decide the	
same_in_accordance_with law, whereafter, the	
petitioner may have recourse for the redressal of his /	
grievance before the proper forum. Announced. 21. 11. 2019 SENIOR PUISNE JUDGE	
JUDGE,	·
JUDGE' ATTESTED	)
Metho	
(D.B.) Justice Qalser Rashid Khan & Justice Abdul Shakoor	

#### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

# **NOTIFICATION**

<u>No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre</u>: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated 13-11-2007, and Notification No.SO(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

#### <u>AMENDMENTS</u>

#### In the Appendix,-

 Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

1	2	3	1	5
-1.	Subject Specialist (BPS-17)	<ul> <li>i. At least second class Master's Degree or four years BS Degree in the relevant subject; and</li> <li>ii. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University.</li> </ul>	years	<ul> <li>(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3.</li> <li>Note: If no suitable candidate is available in the relevant subject the post falling in the promotion quota shall be filled by initial</li> </ul>

· · · ·			Director Physical	At least second class Master's Degree in	22-35	<ul> <li>(b) fifty percent by initial recruitment.</li> <li>(a) Fifty percent by promotion, on the basis of</li> </ul>
	•	1A	Education (BPS-17)	Physical Education from a recognized University.	years .	seniority-cum-fitness, from amongst Senio Physical Education Teachers (BPS-16), with
	•					at least five years service as Senior Physica Education Teacher and Physical Education
						Teacher and having qualification mentioned in column No. 3:
. *		1			• •	Provided that if no suitable person
· •						is available from amongst Senior Physics Education Teachers for promotion then th
		•				post shall be filled by promotion, on the basis of seniority-cum-fitness, from
						amongst the Physical Education Teacher with at least five years service as such an having qualification ⁵ mentioned in culum
						No. 3;
						Note:- If no suitable candidate is available in the relevant cadres of the above teacher ,the post falling in their promotion quot
ATTESTE	D					shall be filled by initial recruitment: and
	· ·					(b) fifty percent by initial recruitment [*] ; and

(2)

20

against Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns, 

(ii)

namely:

<b>I</b>	2	3	4	5
<b>1</b> "1B.	2 Secondary School Teacher (BPS-16)	3         I. At least second class Bachelor         Degree's from a recognized         University on need basis from the         following groups with two subject         (a) (Chemistry, Botany or Zoology),         Or         (b) (Physics, Maths "A" or "B" or Statistics)         Or         (c) (Humanities and other equivalent         groups at degree level with English         as compulsory subject;         and         II. Bachelor of Education or Master of         Education       (Industrial Art or         Business       Education) or         MAR         Education       or         equivalent         groups from a recognized	21 to 35 years.	<ol> <li>Seventy Five per cent by promotion, on the basis of seniority-cum-fitness, from the district concerned in the following manner:</li> <li>(a) forty per cent from amongst the Senior Certified Teachers (BPS-16), with at least five years service as Senior Certified Teacher and Certified Teacher and having qualification mentioned in column No.3:</li> <li>Provided that if no suitable candidate is available from amongst Senior Certified Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in column No.3:</li> </ol>
ATE	SAFED	University.		column No. 3; (b) four per cent from amongst the Senior Drawing Masters(BPS-16), with at least five years service as Senior Drawina Masters and Drawing Masters and having qualification mentioned in column No.3:

. . .

• • •

ANTEST

MK

(1)

Provided that if no suitable candidate is available from amongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

(c) four per cent from amongst the Senior Arabic Teachers(BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arubic Teachers for promotion then the post shall be filled by promotion, on the basis of senioritycum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(d) four per cent from amongst the Senior Theology Teachers(BPS-16), with at least five years service as Senior Theology Teachers and Theology Teachers and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of senioritycum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

twenty per cent from amongst the Primary School Head Teachers (BPS-15), (15) with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3: Provided that if no suitable candidate is available from amongst

(5)

promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3: Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven years service as such and having qualification mentioned in column No. 3; and twenty Five percent by initial (ii) recruitment. Note: If no suitable candidate is available in I. the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment. Posts of General SST and SSTs-1 Science ii. and SST-2 Science shall be filled by promotion or initial recruitment, each on

Primary School Head Teachers for

need basis separately.".

(6)

#### SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

## Endst : of even No & date:

1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.

. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.

The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar

. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

5. The Accountant General Khyber Pakhtunkhwa Peshawar.

6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.

7. The Director of Education (FATA) Peshawar.

8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.

9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.

10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.

11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.

12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.

13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.

14. All District Account Officer in Khyber Pakhtunkhum.

15. All Agency Education Officer in FATA

16. All Agency Account Officer in FATA.

17. PS to Governor Khyber Pakhtunkhwa. Peshawar.

18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.

19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.

20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.

21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.

22. Master file



(ZAMIN KHAN-MOMAND) SECTION OFFICER (PRIMARY)

VAKALATNAMA Perore the tchyler patchelandebure. OF 2019

(APPELLANT) __(PLAINTIFF) (PETITIONER)

(RESPONDENT) _(DEFENDANT)

VERSUS

Idauto

I/We Marsad Upper Do hereby appoint and constitute MIR ZAMAN SAFI, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and

receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.___/_/2019

CLIENT

MIR ZA SAFI ADVOCAŤES

OFFICE: Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City. Mobile No.0323-9295295 **BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA** 

## SERVICE APPEAL NO.1706/2019

Maqsad Hayat

V/S

Education

## **REPLY ON BEHALF OF RESPONDENTS.**

**Respectively Sheweth:** 

• The Respondents submits bellow:

### PRELIMINARY OBJECTIONS:

- 1. That the Appellant has got no cause of action /locus standi.
- 2. That the Appellant has concealed material facts from this Hon, ble Tribunal.
- 3. That the Appellant has been estopped by her own conduct to file the instant appeal before this Hon'ble Tribunal.
- 4. That the instant Appeal is bad for mis-joinder and non-joinder for the necessary parties.
- 5. That the Appellant has not come with clean hands to this Hon'ble Tribunal.
- 6. That the instant Appeal is barred by law.
- 7. That the Appellant does not fall within the ambit of aggrieved person.
- 8. That the instant appeal falls within the definition of Res-Judicata.

# ON FACTS.

- 1. That Para No.1 pertains to record.
- 2. That Para No.2 is misleading and against the facts. The regular B.A degree of the appellant is 3rd Division and according to the promotion policy from SCT to SST the candidate who hold B.A 3rd Division cannot be considered for promotion, furthermore, it is submitted that the appellant has got another B.A degree from Al-khair University which is not acceptable because the Supreme Court and Peshawar High Court delivered number of judgments in which they issued directions that the candidates who got degrees from Al-Khair University they should verified from Higher Education Commission.

## (Copies of Judgments are attached as Annex: A & B)

3. That in reply to Para No.3, it is submitted that regarding Al-KHAIR university degree in several case the Supreme Court of Pakistan and Peshawar High Court

issued judgment and in light of their judgment the department has stance the said University degrees must be verified from Higher Education Commission otherwise is will not acceptable. Moreover, it is strange that the appellant got Master of Education on 15-12-2007 M.A Islamayat on 22-09-1997, B.A from Gomal University on 15-11-2019, and  $3^{rd}$  division B.A from Peshawar University on 1989 so here question raise that whether the appellant got these degrees according to the existing law and rules of the said universities or not .

(Copies of degrees are attached as Annex: C, D & E )

- 4. That Para No.4 pertains to record.
- 5. That reply to Para No.5 has already been given in Para No.3 of the reply.
- 6. That the Appellant has no cause of action to file the instant appeal in this Hon'ble Service Tribunal.

#### <u>GROUNDS</u>

- A. That Ground-A is incorrect, misleading. The respondents has acted according to law and rules.
- B. That Ground-B is incorrect and misleading. Detail reply has been given in the facts Para.
- C. That Ground-C is incorrect and misleading. The B.A degree of the appellant is 3rd division and according to the promotion policy he is not eligible for SST promotion, furthermore, Al-Khair university degree is not acceptable.
- D. That Ground-D is incorrect and misleading.
- E. That Ground-E is incorrect, misleading and against the facts.
- F. That Ground-F is incorrect and misleading the said article is not applicable on the appellant case.
- G. That Ground-G is incorrect the said section is not applicable on the appellant case.
- H. That Ground-H is incorrect, according to the promotion rules the appellant is not eligible for promotion because his regular B.A 3rd division and Al-khair B.A degree is not acceptable.

It is therefore, very humbly prayed that on acceptance of this reply, the instant appeal may very kindly be dismissed with cost.

ct Education Officer Valb) Peshawar

Scanned with CamScanner

# **PESHAWAR HIGH COURT, PESHAWAR** FORM OF ORDER SHEET

Amer

Date of Order or Proceedings	3
1	2
09.09.2020	<u>WP No. 819-P/2018.</u>
	Present: Mr. Muhammad Ijaz Khan Sabi, Advocate, for the petitioner.
	Mr. Rab Nawaz Khan, Addl: AG for official respondents of Provincial Govt.
	Mr. Naqeeb Ullah Khattak, Advocate, for respondent No.4.
	****
	<b>IKRAMULLAH KHAN, J.</b> Through the instant writ petition,
	petitioner has prayed for the following relief:
• • •	"It is, therefore, most humbly prayed that on acceptance of this writ petition, the impugned refusal of respondents to appoint petitioner as
	P.S.T. Teacher against one of petitioner vacant post of P.S.T in Union Council No.51 namely Maryamzai be declared as illegal, unlawful and
. · · <i>,</i>	thus ineffective upon the rights of the petitioner and consequently they may be directed to appoint the petitioner as P.S.T
	teacher against one of vacant post in Union Council Maryamzai, Peshawar. Any other relief deems fit and appropriate in the circumstances of the case may also be granted in favour of the petitioner."
, · · ·	2. The petitioner applied for the post of PST, however, he was
r	not found eligible on the sole ground that his degree as well the
1	institution, who has granted degree is not recognized, but learned
	counsel for the petitioner at the bar stated that the institution Al-
•	Khair University AJ & K granted degree to the petitioner, as
	recognized by the HEC.
	3. The record reveals that petitioner has granted degree by the

31

Al-Khair University Azad Jamu & Kashmir, therefore, we deem it appropriate to send the original degree of the petitioner to HEC for verification and direct the petitioner to approach the HEC for verification of his degree, while the HEC is directed to verify the degree of the petitioner, if it is found granted by the recognized institution of the HEC. In case, the degree of the petitioner is verified by the HEC, then the respondents shall consider the petitioner for the vacant post on his own merit.

4. This petition is disposed of in above terms.

(DB) Hon'ble Mr. Justice Ikramullah Khan & Hon'ble Mr. Justice Syed Arshad All

<u>Announced:</u> 09.09.2020

JÜDGE



*Ihsan *

# **PESHAWAR HIGH COURT, PESHAWAR** FORM OF ORDER SHEET

Jun -EB)

 Date of Order or Proceedings
 Order of other Proceedings with Signature of Judge.

 1
 2

 19/11/2019
 WP No. 1871-P/2019 with I.R.

 Present:
 Petitioner in person.

 Syed Qaiser Ali Shah, AAG, for respondents.

 ****

 LAL JAN KHATTAK, J
 Petitioner, through this petition has prayed to this court for issuance of a writ directing the respondents to appoint him as Drawing Master (BPS-15).

2. The learned AAG stated at the bar that as the petitioner's Master Degree has not yet been verified by the Higher Education Department, therefore, for want of such verification, he could not be appointed.

3. As the petitioner's appointment is subject to the verification of his Master Degree awarded to him by the Al-Khair University, Azad Jammu & Kashmir, therefore, we dispose of this petition by directing the petitioner to approach the Higher Education Commission for verification of his degree whereafter, his appointment against the post of Drawing Master be considered by the respondents according to his merit position. The authorities of Higher Education Commission are also directed to verify the petitioner's Degree the moment he approaches them.

ou UDGE

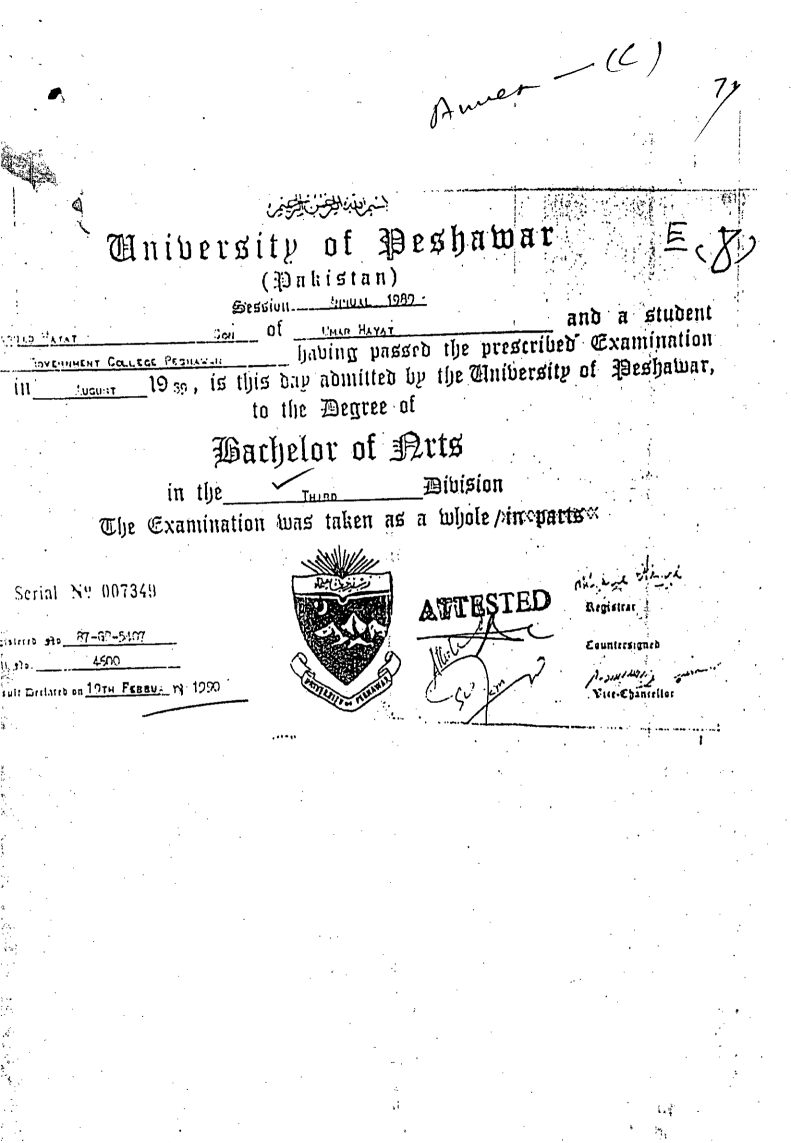
*Abdul Saeed*

DB. Hon'ble Mr. Justice Lal Jan Khattak Hon'ble Mr.Justice Ahmad Ali

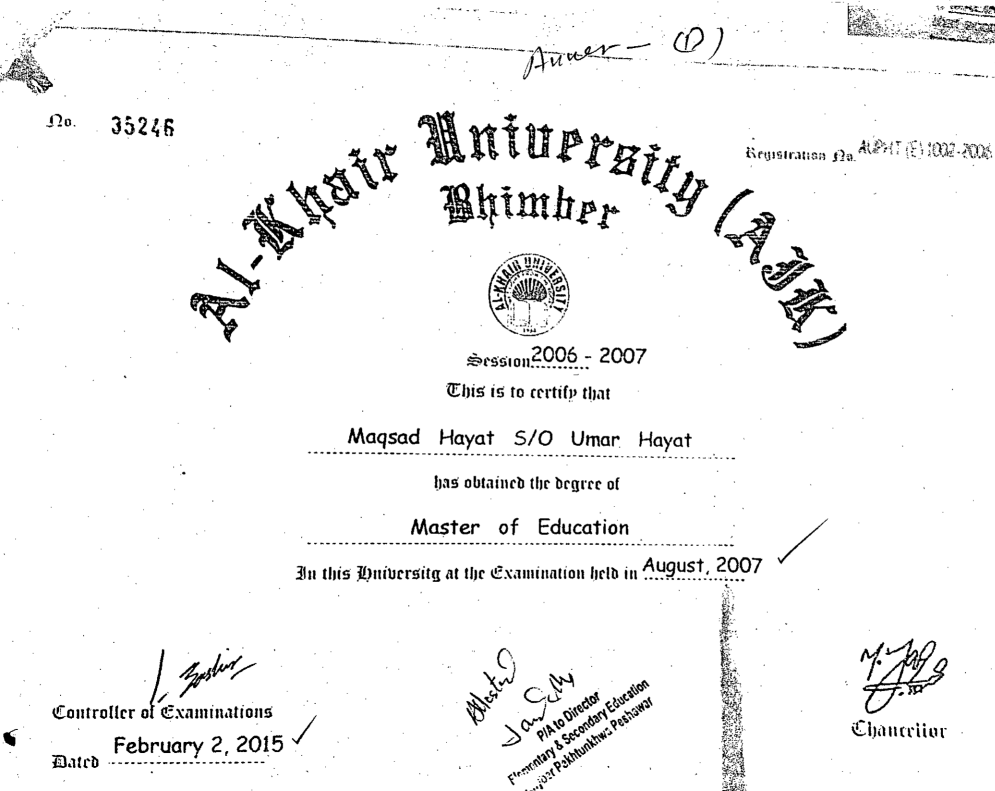
<ul> <li>9. Job Description (Set out broadly in on mention any special work assigned the mention any special work assigned the mention any special work assigned the mention any special work assigned to any special checkup of the set of the se</li></ul>		APPENDIX "A" GOVERTIFICATION (Name of the Department Office) PERFORMAT FOR THE PERIOD
Ionths D	D-1470 BP TBP TBP TBP TBP TBP TBP TBP TBP TBP	Of K
mportance, the main duties period. $\frac{12}{2}$ , period. $\frac{12}{2}$ , $\frac{12}{2}$ , $\frac{12}{$	Dates Name of Institution &	te 16 confi <b>pr Pakhtunkhwa</b> <b>pr Service:</b> <u>Teachia</u> or Service: <u>Teachia</u> 1. <u>10 31 (12/20</u> 1. <u>10 31 (12/20</u>
g Officer: One year	ution & Country	confidential wa $2\sqrt{20}$ 19 $12\sqrt{20}$ 19

THE REAL PROPERTY IN

Scanned with CamScanner



Scanned with CamScanner



Чı

Chancelior

(B)

# GOMAL UNIVERSITY

了的里了

# DERA 15 MAIL KILA (Klyber Pathungdiya, Patistan)

# DETAILED MARKS CERTIFICATE BACHELOR OF ARTS PART - II

Held in July-August :- 2019

Session 2019/Annual

The Candidate secured the follow	ing marks when by	ni <u>His</u> rofi	in <u>Second</u>
SIBILIT STRUCT	Total So of Marks Allotted	ta Ligara	لله (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده معند (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده معند (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده) معنده (۱۹۹۵ معنده) (۱۹۹۵ معنده (۱۹۹
English	75	17	Linn 13 besen
Prdu	74	1 11	tour ty front
Pashto .	75		
Arabit	75	·	
English Elective	75		
Statisti <del>ca</del>	75	÷	
Teography	. 75	÷	
listory	74	i	
contomics	75	ġ.	
folitical Science	75	÷	
slamie Studies	75	42	Louris I vo
an contraction of the second se	75	à	
ducation	7,3	۰.	
ociology	75	÷	
sychology	75		
lealth & Physical Education	75	•	
TatheA	75	•	
intell (	75	<b>ن</b>	
ak Study	- 40	L)	Pherman
agregate Part-1	145	<u></u>	One Hundred MAD
Tatal	550	.106	Hive Hambred Mis

"C'unnaller ar Eximitatios Admini E Grandias (2013, 361

# Scanned with CamScanner

University of Peshawar G.Nelly (泪akistan) - Session Annual 1996 MAQSAD HAYAT Son Of UAR HAYAT and a student Df DISTRICT PESHAWAR having passed the prescribed examination held in ____1957, is this day admitted by the University of Peshawar APRIL. to the Degree of Master of Arts in the Second division. The subject of Examination being Islamirat The Examination was taken assumbly ole / in parts. jazli Ha Serial Nº 021770 -Registered Po: 87-68-5407 Countersioned Roll 10, 20592 Result beclared on SEPTEMBER 13, 1997 Nite-Chancellor Allester FICED NIME G.H.S. Masho Gagar MARCH COLORADA (TO ) kespawar.

JamScanne

UNIVERSITY OF PESHAWAR (PAKISTAN) Nº 045285 Detailed Murks Certificate M. A Jalanungat (Final Framination 1996(Annual Supplementary) Roll No. 20592 Mr. 1 Ms Magsad Haspat The candidate secured the following marks and has been placed in S.C.C. Division. М ٨ OBTAINED SUBJECTS MAXIMUM In Words In Figures VI 100 53 Fofty Thee, VII 100 53 Fofty Thee, VIII 100 50 Fifty only VIII 100 59 Fifty None 1 X 100 53 Fifty Thee. X 100 61 Girty one Nivarole 100 44 Forty Far aper 600 320 282 500 Brrors and omissions are subject to subsequent rectification 602 For Hundred STUR 1100 The examination was taken as a Withole | In Parts Controller of Examinations, Date 22 - 9-97 University of Peshawar eneral esconart courses Elementary S. .....

Scanned with CamScanner

8139

 $\log d = 450 \mathrm{b}$  December, 2007

r



# DETAILED MARKS CERTIFICATE

this is to certain that						MAQSAD HAYA	\T	
Son daught:	7 Q					UMAR HAYAT		
Registration	50		AU	рнт(	E)1002-2	006	Koli No	5003
has passed to	he .	···· <del>·</del> •	Ma	ster	of Educa	tion	Ant. and Suppl	omentary Examination
iwld m	August	20	07	u	1st	Invision and obtained	691	marks
								-

The Marks obtained in each subject are mentioned below:

Papers	TITLE OF COURSES	Marks Obtained	. Maximum Marks
· 1	Philosophy of Education	89	100
н.	Educational Psychology	67	, 75
111	Educational Research and Evaluation	88	100
IV .	Educational Measurement & Evaluations	83	100
, V	Curriculam Development and Implementation	62	75
vi	Instructional Technology and Computers	89	100
VII(a)i	Educational Administration & Supervision	69	75
VII(a)ii	Supervision Evaluation for Secondry School	57	75
VIII	Population Education IED VERIFIED Date of Admission Date of Admission Date of Examinations () an ution of each semester () an ution of each semester () an ution of theorem programme A Yrap. Convation of theorem programme A Yrap.	87	100
	(ABAID HASSAHELTHI (ABAID HASSAHELTHI BEPUTY Controller of Examination (ABAID HASSAHELTHI BEPUTY Controller of Examination (ABAID HASSAHELTHICK (ABAID HASSAHELTHICK) (ABAID HAS		PIA to Diroctor PIA to Diroctor PIA to Diroctor PIA to Diroctor Secondary Edu Secondary Edu Secondar

Deput Controller of Examinations fer Controller of Examinations

Checked by Verified by

# Scanned with CamScanner

# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) PESHAWAR

#### NOTIFICATION,

In pursuance of the Notification issued by Director Elementary & Secondary Education Khyber Pakhtunkhwa vide End**st No. 2631-36 Dated 08/12/2020** the following SST (G)/SST (M/P)/ SST (B/C) BPS-16 are hereby adjusted in the schools mentioned against their names in the interest of public service with immediate effect on the terms and conditions already framed in the above notification.

#### FROM SCT TO SST (GENERAL)

S. NO.	ΝΛΜΕ	PRESENT SCHOOL	ADJUSTED TO	REMARKS
1		0.00.00	GSHSHSS NO DI PESHAWAR CITY	A.V.P
2		GHS POLICE COLONY	GSAKHSS TEHKAL BALA	A.V.P
3		A DE RALLAR	GTHSS GUL DALVAR	A.V.P
	MAQSAD HAYAT		GMS KIIUAKHURI	A.V.P
5			GSAZHS MALOGO	A.V.P
6		GLISS URMER PAYAN	GMS URMAR MAINA	A.V.P
7	ALI GOHAR KHAN	GSOZCMHSS NO.02, PESHAWAR CITY	CSOZCMHSS NO.02, PESHAWAR CITY	A.V.P
8	NOOR UL HADI	GIIS TAKHT ADAD	GMS MELUGAN	A.V.P
9	ABDUL SHAKEEL	GHS DADGAR/ GATE	OHS DABGARI GATE	A.V.P

#### FROM SAT TO SST (GENERAL)

S. NO.	NAME	PHESENT SCHOOL	ADJUSTED TO	REMARKS
1	ROOH ULLAH	GYIS NASAPA	IS DELA BARAMAD	A.V.P

# FROM STT TO SST (GENERAL)

[	S. NO.	NAME	PRESENT SCHOOL	ADJUSTED TO	REMARKS	
-		MUHAMMAD SAEED	GHS NANAK PURA	GHSS BUDHNI	A.V.P	

# FROM S. QARI TO SST (GENERAL)

S. NO.	NAME	PRESENT SCHOOL ADJUSTED TO		REMARKS	
·	S. KHIZAR HAYAT SHAH	GHS SALWAN	GSWUDHS SALWAN	A.V.P	

# FROM PSHT/SPST/PST TO SST (GENERAL)

S. NO.	NAME	PRESENT SCHOOL	ADJUSTED TO	REMARKS	
l	MUHAMMAD NISAR KHAN	GPS BURI DHERI	GHS KAFOOR DHERI	A.V.P	
2	SAJIAD ALI KHAN	GPS RAITI GATE	GHS DEH BAHADAR	A.V.P	
3	SHAKEEL AHMAD	GPS SHEIKH ACAD	GMS MERA ACHINI BALA	A.V.P	
1	SYED SARDAR SHAH	GPS SHAHINDA	GMS SARKHANA	A.V.P	
		GPS NO.02 TAUDA	GHSS HARYANA BALA	A.V.P	

		and the second s	ید این اخراطه است. طبقه شده و دادان زده
	GPS QILLA CHANDA	W. GHES HAILYANA HALA	AVD
	T WAARAN AND MARTALIAN GIRS COMME		73 ¥ (1
6	MUHANINIAD NAELALDAN GIS QILLACO		يونو معاقمه و الاربية مواقوها المنها. ا

# SHT/SPST/PST TO SST (DIO/ CHEMISTRY)

FROM PSITISPSTIPST TO CO	PRESENT SCHOOL	ADJUSTED TO	II'MARKS
S. NO. NAME	GPS GHARIN ABAD, M-2AI	GHSS SHFIXHAN	· A.V.I
2 ROOH UL AMIN	CUSTIANG LANITA DALA M ³ U	GHS HAHAR OPAZAL	A.V.P

#### FROM PSHT/SPST/PST TO SST (PHYSICS / MATHS)

S. NO.	NAME	PRESENT SCHOOL ADMISTED TO		пемликя
· 1	JAVED KHAN	GI'S SHAGI, HINDKIAN -	GHS NASHIR ADAD	A.V.P
. 2	SARFARAZ KHAN	GPS TAKHI ADAD, ABAD AWAI	GHS SHAGHALI PAYAN	Λ.Ψ.₽

Charge shall not be honored until verification of the order from the undersigned.
 ii) Entries shall not be made in their Service Books and Pay change shall not be processed until the verification of their documents/certificates.

(DR, SAHIBZADA HAMID MAHMUD) DISTIRCT EDUCATION OFFICER (MMLE) PESHAWAR,

Endst: NO: 10 b /Estb:CT/DM/PET/ Daied 15 12 /2020.

- Copy of the above is forwarded to the ;-
- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 3. Principal / Head Master / DDO, s concerned.
- 4. PA to District Education Officer (M) Peshawar.
- s. Teachers concerned.
- 6. Cashier Local Office.

DY: DISTRICT EQUCATION OFFICER

1					-	
.J "			:/		55186	F) Stocibi
		•	orate of Elemen		10	11011U1
	Marine Star	Directo	prate of Elemen	torn and Sect	مدر فتنا ال	171 TEL
		Kaye	ser Pakho	unkhiva	- 	,
	and the second					
	At	5. 	Fax ogi E-mall ref	25338, 02253 -9225345 q_kk851@yu	hour	
C _c	Notifica Communities	<u>tion</u> quent upon the suance of the Go Notification N				T Promise in
Sec	militiee and in pur- condary Education red 2.14 July.2014.	quent upon the	recommendation	or the Dept	artmenta hwa Elen	nentary and
	and any Education (ed 2.14 July 2014, rias/Qarias, PSIII) s us (Physical Construction)	suance of the Go Notification N	vernment of Khy oSO(PE)/dec/96	ber Pakhtunk	013/Teac	ATS, Senior ATS, Senior Bio-
1241	m) sarias, per	the following SC	Ts/CI's, SDMs/	DMS. SATS/A	nost 0	f (551 (510)
Pols	Constant States	A CONTRACT STREET	1 100		R. Iove	
°05	Control Contro	at Community	, on the rules of the terms	and condition	m" given iet "Educi	ation Officer
			Protett	off the second		
100	PROMOTION O al No. of SST Gen share initial res share par prom	L FSCI/CTTOS	ST (General)	11195-16		
1.5	Share initial rea	eral (F) Posts	vacant Posts			
1100				۲۰۰۵، کی ایک ایک ایک ایک ایک ایک ایک ایک ایک	· · · · · · · · · · · · ·	
			<u></u>			03
<u>ro</u>	ady Promoted a s available for p noted Harough (1	romotion				02
S-No	S.I. Num					
1	No & Present Place	Date of Birth	Date of Apport; as Regular	Qualification	Remarks	
5	10 Zubeda		<u>SQuri</u>			placed at the of DEO (F)
	i landdon -	05-05-1964	01-11-1995			r further posting SST (General)
	GCI ISS kalaba				post	
6.	50 Rehana Kausar GGHSS Gar		1		-	do
2. P/	20 Munara	15-04-1972	23-06-1997	MA/MEd		
Total	COMOTION OF	<u>PSHT/SPST/</u>	<u>PSTTO SST</u>	<u>(General) 1</u>	<u>;ps-16.</u>	20
2570 sh	are initial recru	niti: :::*	oucant Posts			05
	COP Promote	•	· · · · · · · · · · · · · · · · · · ·	· · · ·		15
Income in the little	are of promoti vailable for pro		<u>SPST/PST</u>			04
Promot	ed through this	onotion Forder		·		10
<u>_</u>	· · ·					
SINO S.L. No	Nume of Official & Present Place of Posting	Date of Birth	Date of Appolt: as Regular PST	Qualification	Remarks	S .
L I					Servic :	•
	1 F (d) (AF) Wheel			1	dispose	il of DEO(F)
1 145	Raida Begum	02-10-1966	07-8-108=	BAIRFA	Such	Tim Further posting 1
1 148	Raida Begum GGPS Kunda	<b>@2-10-1966</b>	07-8-1985	BA/B.Ed	Swabi agains	för further posting t SST (General)
1 148		62-10-1966	07-8-1985	BA/B.Ed	Swabi agains post.	för further posting t SST (General)

Scanned by CamScanner

, 1

ě,

SSFs (F) Swath

# Terms and conditions:-..

- 1
- They would be on probation for a period of one year extendable for unother one year. They will be governed by such rules and They will be governed by such rules and regulations as may be issued from time to time by the Gout. 21 time by the Gout.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. 3 unsatisfactory during probationary period. In case their performance is july unsatisfactory during probationary period. In case of misconduct, they shall be preceded under the rules framed from time to the case of misconduct. preceded under the rules framed from time to time.
- Charge report should be submitted to all concerned. 4
- Their Inter-Se-seniority on lower post will remain intact. 5
- No TA/DA is allowed for joining his duty. б
- They will give an under taking to be recorded in their service book to the effect that if 7 any over payment is made to him in light this order will be recovered and if he/she is wrough promoted he/she will be reversed wrongly promoted he/She will be reversed.
- They will be governed by such rules and regulations as may be issued from time to S time by the Gout.
- Before handing over charge once again their document may be checked if they have 19 not the required relevant qulifications as per rules, they may not be handed over enarge of the post.

# (Mishammad Rafiq Khattak)

Director Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar.

Dyi Director (Estab) Elementary and Secondary Education

Khuber Rakhtunkhwa Peshawar

2851-55 Endst: No. / File No.2/Promotion SST B-16: Dated Peshawar the 6/10/2017. Comp forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshowar.

- a. District Education Officer concerns d
- 3. District Accounts Officer concerned
- 4. Official Concerned.
- 5. PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber-Pakhtunkhwa, Peshadar
- 7. M/Ele



---

Directorate of Blementary and Secondary Education Kryber Pakhtunkhwa Peshawar PH No. 091-9225340-9225341, 9225338, 9225339 Fax 091-9225345 Boniail rufiq_kk851@yahoo.com

Consequent upon the recommendations of the Departmental Promation Committee and in pursuance of the Government of Khyber Pakhrunkhwa Elementary and Secondary Education Netification NoSO(PE)/4-5/SSRC/Meeting/2013/Teaching Cadre dated 24" July.2014, the hereby promoterit to the past of SST (Bio-Chem).SST (Phy-Maths), SST (General) noted against each BFS-16 (Rs. 18910-1320-66510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect SST (General).

SST (General)

I. PROMOTION OF SPST/PSHIFTO SST (General) UPS-16

1.70	<u>(n/ //a</u>	. of SST Genera	(I) Posis	Jacant Posts	<u></u>	
1.5.	~ */101	a laitint rescui	· ·			<u></u>
	<u>40 0 11 11 11 11 11 11 11 11 11 11 11 11 </u>	rd g/ Drounatio	・ あてらわぐてだい	ein-		
	0001/1	250000000000000000				
	14 1100	lable for prom	10000			02
1.110	1 4.6	Nome of the of the	7 <u> </u>	1 Balan	T=	
+	f	Creting N	Date of Hirth	Arguine JryT	Over (Asaman	
[ <u>·</u>	43	Subroon GGPS Dianno Balm Zlarnt	12-03-1960	31-01-2000		Services placed at the disposal of DEO (17) Bunner for further posting against SST (ingressi) parts
7	//	<u> </u>			L	SST (Ganeral) post.

'erms and conditions:-.

She has passed lin from Alkhair University She was deffered for promution to the post of SST General (BPS-16) See nos paiseu lia frant Alenair Hellerriy and was degared for promotion to the post of 257 General (BPS-16) In previous GPC for want of verifications of degrée from HEC Now cansidered for promotion in pursuance of 3 Judgement of Pethawar High Court Postowar duted 11.09.2017 in a writ Petitikun. No2766-P/2017 with CM No.) 1703-P/2017. She is promoted canditionally subject to the Judgement of Supercin Court in CPLA. .2

She would be on probation for a period of ane year extenducts for another one year.

She will be governed by such rules and regulations as may be issued from time to time by the Gair. 1

- ther services and be turning and the and the source of the provident of the section of the source of 5 6 Charge report should be submitted to oil concerned
- Her Inter-St. seniority on lower post will remain inter.
- No TA/DA is allowed for Joining his day. 7 3
- She 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 built this order will be recovered and if he/she is grough promoted ho/She will be reversed. 9
- Before hunding over charge once again her document may be checked if she has not the required relevant guifications os per rulas, she moji nut be handed over charge of the post.

#### (Muhammud Rafig Klinitok) Director

Elementary and Secondary Education

6269-72 Khyber Pakhtunkhwa Peshawar. ndst: Nn. / File No.2/Promotion SST B-16: Dated Perhawar the 30/ 10 (2017. Copy forwarded for information and necessary action to the: -Endst: No.

- Accountant General Khyber Pakhtunkhwa Peshawar, District Education Officer concerned District Accounts Officer concerned
- 2.
- 3.
- Official Concerned.
- PS to the Secretary to Goul: Khyber Pakhtunkhuna E&SE Dergrundat. PA to the Director E&SE Khyber Pakhtunkhuna, Peshogar 6.
- M/File 7.

// ð Dy: Director (Estab) Elementary and Secondary Education Khybar Pakhruitkhwa Peshawar

/Nunr/ IBN Polo

# ECRECTORATE OF ELEMENTARY AND SECONDARY THE CATION KHHYBER PAKHTUN KHAWA PESHAWAR.

# Notification

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the averament of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO (B&A)1.18/ 2012 dated 11.7.2012 and Finance Department Endorsement No.SO(FR)/FD/10.22(E)2010 dated 10.7.2012. the following SCT/CT, SDM/DM, SAT/AT, STT/TT S.Qari/Qari and PSHT/SPST/PST (Male) are , comoted to the posts of SST (G),SST (B/C), and SST (P/M) in BPS-16(Rs.18910-1520-64510) respectively, plus scual allowances as admissible under the rules on regular basis under the existing policy of the Provincial on vernment, on the terms and condition given blow with immediate effect, and further they will be adjusted by the visual Education Officer concerned: , f. <u>1</u> '

# X. Promotion to SST (General)

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

C12	a) No.	of Vacant Post	of SST(G)	······	······		30		
25% Initial Recruitment of SST (G)						7.5			
c) Promotion Quota of SST (G)						22.5			
40% SCT/CT Quota to SST(G)							12		
		ilable for Prom					. 12		
		SCT for Promo					<u>Λ</u> Ω		
Def	erred	of Promotion f	rom SCT to SS	T (G)			03		
5#	Sn	Name of	Name of	Date of	Date of	Qual	Remarks		
	Ħ	' Official	School	Birth	Apptt: as	1			
•	, ,	1	1	Ì	Regular CT				
	3	( Yaqoob	GSHSHSS	01/06/1961	11/03/1984	BA,	Services are placed at the disposal of		
		, Khan	No.01,			B.Ed	DEO(M) Peshawar for further adjustment		
		•	Peshawar			ļ	against the post of SST(G) in (BPS-16), on		
		-	City				regular basis with immediate effect.		
2	10	- Shahid Ayaz	GHS Police	04/01/1962	01/02/1989	BA.B.Ed	Services are placed at the disposal of		
			Colony	1	-	ŀ	DEO(M) Peshawar for further adjustment		
							against the post of SST(G) in (BPS-16), on		
,		. Edukormand	CTUES O 1			L	regular basis with immediate effect		
;	11	: Muhammad : Ali Khan	GTHSS Gul	10/06/1964	02/12/1990	MA,	Services are placed at the disposal of		
		i Annian	Bahar	-		Med	DED(M) Peshawar for further adjustment		
		1					against the post of SST(G) in (BPS-16) on		
1	211	Magsad	GHS	01/10/1970			regular basis with immediate effect		
7		Hayat	Mashogagar	01/10/19/0	29/04/1993	MA,	Services are placed at the disposal of		
	•		(HoshoEdBa			B.Ed	DEU[M] Peshawar for further adjustment		
			1			5	ugainst the post of SST(G) in (Bps-16) on		
5	à,	Syed Ahmad	GHS Sardar	18/04/1968	29/05/1994	0.4	regular basis with immediate effect		
		Ali Shah	Garhi		20/03/1994	BA,	Services are placed at the disposal of		
		5.4990 F.				MEd	DEC(IVI) Pesnawar for further adjustment		
		n in an		1			Sound the post of SST(G) to (ppc to)		
,	-18	Alunad Raza	GHSS Urmar	28/05/1970	21/11/1994	MA,	South Oasis With Immediate offect		
		2	Payan			8.Ed	Services are placed at the disposal of DEO(M) Parkage		
							Control Coshawar for further adjustments		
	، د ا	Afi Gohar	CCORE				against the post of SST(G) in (8P5-16), on regular basis with immediate effect		
	2 <b>-</b> 2	All Gonar Litian	GSOZCMHSS	20/04/1972	24/04/1995	MA,	Services are placed at the disposal of		
		14194351	No.02, Peshawar			8.Ed	DEO(M) Peshawar for further adjustment		
			1				against the post of SST(G) in (BPS-16), on		
	٤v	Noor UI	City GHS Takht	01/00/1000			regular basis with immediate effect		
	,	, Hadi	Abad	02/08/1964	13/05/1996	MA,	Services are placed at the disposal of		
	:	1	- WIG		ļ	B.Ed	DEO(M) Peshawar for further adjustment		
		1			1		against the post of SST(G) in (BPS-16), on		
	67	Abdul	GHS Dabgari	25/09/1963	25 124		regular basis with immediate effect		
		shakeel		*2102/13P3	1	IVIA,	Services are placed at the disposal of		
		-			ļ	B.Ed	DEO(M) Peshawar for further adjustment		
							against the post of SST(G) in (BPS-16), on		
		· ····	<u></u>	1	1	1	remulant a sector in tors tol. On		

\$4	5n #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
, ,	93	Muhammad Nisər Khan	GPS Buij Dheri	20/03/1967	18/10/1988	BA, B.Ed _{≎∜}	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
	173	Sajjad Ali Khan	GPS Raiti Gate	05/01/1969	30/11/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
3	174	Shakeel Ahmad	GPS Sheikh Abad	01/11/1967	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
. 0	175 	Syed Sardar . Shah	GPS Shahinda	12/01/1971	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with Immediate effect
5	177	Talət Farid	GPS No.2 Tauda	19/10/1971	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
ţ.	178	Muhammad Naeem Jan	GPS No.2 Mathra	01/04/1970	02/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect

Promotion of SST of District Peshawar

# B. PROMOTION TO SST (B/C)

# HEMING.01 PROMOTION OF PSHT/SPST/PSTMALE TO THE POST OF SST (B/C) BPS-16 ON REGULAR BASIS

tetal No.of Vacant Post of SST(B/C)	10		
25% Itatial Recruitment of SST (B/C)	2.50		
75% Promotion Quota of SST (B/C)	7.50		
20% PSHT/SPST/PST Quota to SST(B/C)	02		
Posts Available for Promotion to SST (B/C)	02		
Proposed PSHT/SPST/PST for Promotion to SST (B/C)	02		

Se	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
J.	619	a Tariq Nadeem	GPS Gharib Abad, M- Zai	03/08/1984	12/05/2010	BSc(B/C), B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(B/C) in (BPS-16), on regular basis with immediate effect
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	660	Rooh Ul Amin	GPS Dang Lakhta Bala No.01	04/04/1988	12/05/2010	BSc(B/C), B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(B/C) in (BPS-16), on regular basis with immediate effect

C. PROMOTION TO SST (P/M)

TTEM No.01 PROMOTION OF PSHT/SPST/PST MALE TO THE POST OF SST (P/M) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(P/M)	10
25% Initial Recruitment of SST (P/M)	2.50
75% Promotion Quota of SST (P/M)	7.50
20% PSHT/SPST/PST Quota to SST(P/M)	02
Posts Available for Promotion to SST (P/M)	02
Proposed PSHT/SPST/PST for Promotion to SST (P/M)	02

and the second s			Promotion of SST of District Peshawar								
ب ر ک	yu \$	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks				
	• • • • •	Muhammad Nnar Rhan	Dheri	20/03/1967	18/10/1988	BA, B,Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				
ī	1/3	Sajjad Ali Khan	GPS Raiti Gare	05/01/1969	30/11/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				
	· 174	Shakeel Ahmad	GPS Sheikh Abad	01/11/1967	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				
4	175	Syed Sardar Shah	GPS Shahinda	12/01/1971	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				
5	377	Talat Farid	GPS No.2 Tauda	19/10/1971	01/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				
ţr	178	Muhəmməd • Naeem Jan	GPS No.2 Mathra	01/04/1970	02/12/1990	BA, B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect				

B. PROMOTION TO SST (B/C)

HEM No.01 PROMOTION OF PSHT/SPST/PSTMALE TO THE POST OF SST (B/C) BPS-16 ON REGULAR BASIS

stal No of Vacant Post of SST(B/C)	10	
, the Initial Recruitment of SST (B/C)	2.50	
75% Promotion Quota of SST (B/C)	7.50	
20% PSHT/SPST/PST Quota to SST(B/C)	02	
irosts Available for Promotion to SST (B/C)	02	······································
Proposed PSHT/SPST/PST for Promotion to SST (B/C)	02	

5#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
÷	619	Tariq Nadeem	GPS Gharib Abad, M- Zai	03/08/1984	12/05/2010	BSc(B/C), B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(B/C) in (BPS-16), on regular basis with immediate effect
	660	Rooh Ul Amin	GPS Dang Lakhta Bala No.01	04/04/1988	12/05/2010	BSc(B/C), B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(B/C) in (BPS-16), on regular basis with immediate effect

C. PROMOTION TO SST (P/M)

ITEM No.01 PROMOTION OF PSHT/SPST/PST MALE TO THE POST OF SST (P/M) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(P/M)	10		
25% Initial Recruitment of SST (P/M)	2.50		
75% Promotion Quota of SST (P/M)	7.50		
20% PSHT/SPST/PST Quota to SST(P/M)	02		
Posis Available for Promotion to SST (P/M)	02		
Proposed PSHT/SPST/PST for Promotion to SST (P/M)	02		

27 SH	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Sta Regular SPST	Qual:	· · · ·
, ś	, 335	Javed Khan	GPS Shagi, Hindkian	09/10/1971	06/02/2013	BSc (P/M) B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(P/M) in (BPS-16), on regular basis with immediate effect
÷.	380	Sarfaraz Khan	GPS Takht Abad Awal	15/11/1973	06/02/2013	BSC (P/M) B.Ed	Services are placed at the disposal of DEO(M) Peshawar for further adjustment against the post of SST(P/M) in (BPS-16), on regular basis with immediate effect

Terms and Conditions:

- L 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 the Govt.
- 3 Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- Charge report should be submitted to all concerned. 4
- Their Inter Service- Seniority on lower post will remain intact. 5
- No TA/DA is allowed for joining their duty. 6
- They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in the light of this order will be recovered and if they are wrongly promoted, they will be reversed.
- Before handing over charge their documents may be checked. If they have not the required 8 relevant qualification as per rules, they may not be handed over charge of the post

(Hafiz Dr. Muhammad Ibrahim)

Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No. 2 631-36

Dated Peshawar the 08 - 12 2020

Copy forwarded for information and necessary action to the: .

1. Accountant General Khyber Pakhtunkhwa Peshawar.

/ File No.1/Promotion SST(BPS-16)

- 2. District Education Officer (M) Peshawar
- 3. District Accounts Officer Peshawar
- 4. Officials Concerned.
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 7. M/File

Deputy Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

SSTs (M) Peshawar

03

11e

03/08/017

017



Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

PH 001-9225340- 9225341, 9225338, 9225339 Fax 091-9225345 E-mail rafiq_kk851@yahoo.com **1**

Notification

Consequent upon the recommendations of the Departmental Promotion Consequent upon the recommendations of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification NoSO(PE)/4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th July, 2014, the following SCTs/CTs, SDMs/DMs, SATs/ATs, STTs/TTs, Senior Qaris/Qaris, PSHTs/SPSTs/PSTs are hereby promoted to the post of SST (Bio-Chem),SST (Phy-Maths), SST (General) noted against each BPS-16 ((Rs. 18910-1520-64510) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect and further they will be posted by the District Education Officer concerned .

A. <u>SST (Bio/Chem)</u>

1. PROMOTION OF PSHT/SPST/PST TO SST (Bio/Chem) BPS-16.

Total No. of SST General (M) Post wacant Posts	20
Total No. of OS. Concernitionant	05
25% share initial recruitment	15
75% share for Promotion.	04
20 % Share of promotion of PSHT/SPST/PST	04
Posts available for promotion	04
Promoted through this order	

~*	T		Place		Date	Qualifi ention		
S. No	Sen; Ng	Namonf Official	of Posting	Date of Birth	of appit: as regular PST	Acad	Proes s;	Remarks
1	77.5	Sardar Hussain	GPS Koga Wolt-Ali Zai	s/4/1075	1/07/1997	B.Sr	B.Ed	Services placed at the disposal of DEO (M) Peshawar for further posting against SST (Bio/Chem) post.
2 .	1146	Shahid Ali	GPS Ali Zai	5/5/1977	18/11/2004	B.Sc	B.Ed	do
3	1167	Zafar Iqbal	GPS No.1 Nahaqi	12/11/1975	19/11/2004	B.Sc	B.Ed	do
1	625	Tufail Muham mad	GPS Khudada d	14/4/1978	19/01/2007	B.Sc	B.Ed	·do

2. PROMOTION OF SAT/AT TO SST (Bio/Chem) BPS-16.

Total No. of SST vacant pos	t of SST (Rio/Chem	20)
Total No. of SST vacant pos	a by bon (blo) enter		
25% share initial recruitme	2011	15	:
75% share for Promotion.			
4 % Share of promotion of .	SAT/AT		
Posts available for promoti	ion	01	
Promoted through this ord	lor	0	1
Promoted through this ord	er	encompany and the second se	

S. N	S. L. No	Name of Official &	Present Place of Posting	Date of Birth	Date of Appott: as Regular AT	cation	Remarks '
T	'171	Yasir Usman	GHS, Jatti Bala	8/9/1976	22/10/2011	BSc/B.Ed	Services placed at the disposal of DEO (M) Peshawar for further posting against SST (Bio/Chem) post.

B. <u>SST (Phy-Maths)</u> RECONDION OF SCT/CT TO SST (Phy-Maths) BPS-16

1. PROMOTION OF SCHOLAGE GEL	
	20
Total No. of SST vacani post of SST (Phy-Maths)	05
25% share initial recruitment	15
rev charg for Promotion.	08
10 % Share of promotion of SCI/CI	- 08
Posts available for promotion	02
Promoted through this order	

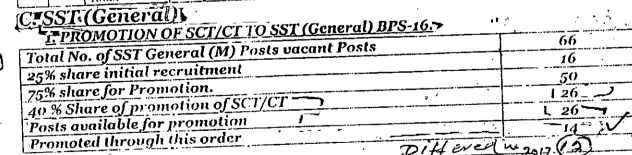
SSTs (M) Peshawar

2

·_ ·

S. No	SI: No.	Name of Teacher	Place of duty	D/O Birth	Date of Apptt as regular C.T	Qualificati on	Remarks Services placed at the disposal
1	129	Gohar Ali	GHSS. Tehkai Bola	30/3/1969	31/8/2002	BSc/B.Ed	of DEO (M) Peshawar for further posting against SST (Phy-Maths) post.
2	222	Hasha-n Ali	GHS Adezai	1/7/1977	6/8/2008	BSc/B.Ed	do
2. Pl	ROM	<u>PS-16.</u> 20					
To	tal No	o. of SST va are initial r	accuitm	ent			05
25	<u>% shc</u>	15					
75	% shc	04					
20	% sho % Sh	04					
- De	nelea	vailable 10	04				
Pr	omo	led through	<u>this or</u>	<u>der</u>			

S.N	SI: No.	Nome of Teacher	Flace of duty	D/O Birth	Date of Applt; as regular PST	Qualificati on	Remarks Services placed at the disposa
 1	458	Falak Niaz	GPS No.2 Mashagag	0/3/1963	4/2/1992	BSc/B.Ed	of DEO (M) Peshawar for further posting against SSI (Phy-Maths) post.
 2	230	Muhammad Ismail	GPS Haidar Colony	2/4/1969	25/12/1993	BSc/R.Ed	do
3	273	Muhammad Saleem Khan	GPS Dalazak Colony	25/1/1970	28/5/1994	BSc/B.Ed	do
4	406	Abdullah Khan	GPS Forest College	10/1/1965	28/9/1994	BSc/B.Ed	do



s. N	S.L No:	Name Of Official	Place Of Posting	Date Of Birth	Date Of Apptt: As Regular C.T	Qualificatio n	Remarks
0: 1	152	Noor Rehman	GHSS No.1 Peshawar City	13/7/1965	2/4/1992	MA/M.ed	Services placed at the disposal of DEO (M) Peshawar for further posting against SST (General) post.
2	158	Masood	GHS Badaber	15/8/1958	22/11/1992	MA/B.ED	
	165	Tariq Aziz Ur Balungu	GHSS Chamkani	19/5/1972	9/3/1993	MA/B.Ed	do
4	174	Rehman Tariq Ullah	GHSS No.1 Feshawar City	1/4/1965	7/4/1993	MA/MED	do
. <u></u>				. J			112

SSTs (M) Peshawar 3

*	5	1	72	Inayatullah	GHC Nosopo	5/1/1965	29/4/1993	MA/BED		- do
1 p				Dilshad	Payan GHSS Sheikhon	5/11/1960	11/5/1993	MA/BED		do
{	6		179 181 🗸	Khan Ghulam	GHS Zaher Abod	3/4/1969	16/5/1993	MA/MED		do
{	7		182 V	Farooq Abdul	GCMHS Peshawar	11/4/1964	21/10/1993	MA/MED		do
	`			Hakeem Tariq	City GTHSS Gul Bohar	1/4/1966	21/10/1993	M.SC/MED		do
Tunicon		10	183 V 184V	Mehmood Jan Muhammod	GHS H. Muhammad	2/1/1965	24/10/1993	мл/MED		do
Junion	·	(1	185	Aurangzeb	Noor Killi GHS P.K.Bala	4/4/1966	25/10/1993	MA/BED		do
in set)	12	186 2		GUS Gerhi Sherdad	3/8/1965	26/10/1993	B.ED/BED		do
12 20-17 10 20-17 August 189 6)		13	187	Amjad Jahvan	GHSS No.4 Kokshal Fesh: City	6/6/1969	6/11/1993	MA/MED		da
N, A0-			190	Qazi Jamil	GIISS	1/1/1905	25/12/199			do)
	-	14		Ahmad	Chamkam F PSHT/SP	ST/PST TO	O SST (Ger	<u>eral) BPS-</u>	<u>16</u>	
	<u>۔</u>	<u>2. j</u>	<u>PRO</u>	<u>AOTION OI</u>	ieneral (M) Posts va	cant Posts			66
		T	otal P	vo. of 351	rentist at (112)	11				16
		2	<u>5% sh</u>	are initial	recruitmen					50
		2	<u>5% sl</u> i	are for Pro	imokion.	PSHT/SP	ST/PST -			
		2	<u>0 % S</u>	hare of pro	motion of	1.51/1/01				13
		i n	locte .	anailable 10	Dr Dramou	U/I				12
		1	rom	oted throug	h this orde					

0	SI:	Name of Teacher	Place of posting	D/O Birth	Date of Appott; as regular PST	Remarks Services placed at the disposal of DEC				
{ }	1.512	Fora Kharr	GPS No.2 Badaber	10/3/1065	20/11/198-	(M) Feshawar for pirtuer pirsua against SST (General) pirst.				
	152	Zulfiqar Ali Shah	GFS Shahi Poyan	5/1/1970	5/10/1985	do				
	153	Arshad Ali	GPS No. Kakshal	16/10/1988	16/10/1988	do				
	160	Rahmat Ali	GPS Kochion	11/9/1968	17/10/1988	do				
	229	Fakhri Alam	GPS Charpariza	1/11/1971	8/3/1990	dodo				
	Din GPS Haid 231 Muhammad Coloy Muhammad GPS Swat 234 Ejaz Khan Gate GPS Gare GPS Gare		GPS Haidar	14/3/1967	7/3/1990	do				
			GPS Swati	8/10/1968	7/3/1990	do				
			GPS Garech Abad (Pande)	2/11/1968	7/3/1990	do				
	236	Irfan Ullah	GPS NO. 2 G.Kamar Din	1/1/190 7/3/1990		do				
)	241	Hamid Khan	GPS Jung	9/9/1970	8/3/1990	do				
	248	Khan	GPS Sama Badaber	5/6/1964	16/4/1990	do				
 2	262	Danada	CPS Hassan	3/7/1968	14/11/199	ododo				
		OTION OF	SDM/DM TO	SST (Gen	eral) BPS-	16.				
_	PROM	CONUNCT	eneral (M) P	osts vacan	t Posts					
1	Maun Web	are initial r	ecruitment			15				
	-0/ -la	ana far Proi	motion.			50				
Ζ.	0/ Sh	are of nrom	otion of SDI	M/DM						
p	ocler	mailable fo	r promotion			03				
1 D	vata u	ted through	this order							

Į	<i>s</i> .	s.L	Name Of	Place Of	Date Of Birth	Date Of Appott: As Regular	Qualifi- Cation	Remarks			
Ì	No	Na	Official	Posting		Dms	J	1	<i>j</i>	-	

SSTs (M) Peshawar

Ŀ,

03

• •

T	25	Hafiz Ur Rehmon	GCMHS No.4 Peshr Canit	17/4/1973	21/11/1994	BA/B.Ed	Services placed at the disposal of DEO (M) Peshawar for further posting against SST (General) post.
2	26	Gul Siyar	GHS, Gulshin Rehman Colony	21/10/1970	23/11/1994	BA/B.Ed	do
3	33	Mian Ejaz Ahmad	GHS Lakar ai Kaniz <mark>a</mark>	4/4/1972	9/1/1995	BA/B.Ed	do

<u>4. PROMOTION OF SAT/AT TO SST (General) BPS-16.</u>

Total No. of SST General (M) Posts vacant Posts	66
25% share initial recruitment	15
75% share for Promotion.	50
4 % Share of promotion of SAT/AT	03
Posts available for promotion	03
Promoted through this order	03

S. No	S. U No	Name of Official &	Present Place of Posting	Date of Birth	Date of Appott: as Regular AT	Qualifi- cation	Remarks
1	96	Iftikhar Ahmad	GHSS. Chaghar Malti	10/1/1975	4/1/1995	MA/B.Ed	Services placed at the disposal of DBO (M) Peshawar for further posting against SST (General) post.
2	110 A ·	Ajmol Khan	GMS Khur Khurai	01/2/1966	4/9/1 995	MA/B.Ed	do
3	118	Bakhshish Ullah	GCMHSS No.2 Peshr City	30/9/1970	1/7/19 97	BA/B.Ed	do
5. P	RON	IOTION OF	SIT/TT 1	<u> O SST (G</u> e	e <mark>neral)</mark> BPS	5-16	
To	tal N	o. of SST G	eneral (M	() Posts va	cant Posts		66
25	% sh	are initial i	recruitme	nt			15
1		are for Pro					50
		ire of prom					03
Po	sts a	vailable fo	r promoti	on			03

Promoted through this order

5.N 0	S.L No	Nome of Official,	Place of Posting	Date of Birth	Date of Appott: as Regular TT	Qualifi- cation	Remarks
1	116	Ahu Zar	GCMHSS Peshawar City.	1" 08/1975	05/01/1998	MA/B.ed	Services placed at the disposal of DEO (M) Peshawar for furthen posting against SST (General) post.
2	12 8	Jan Muhamamd	GHS Regi Lalma	22/0 <u>3</u> /1978	08/04/1999	₿A/B.Ed	do
3	131	Noor Ul Hag	GCIAHISS Nahaqi	15/03 /1975	12/05/1999	BA/B.Ed	do

Total No. of SST General (M) Posts vacant Posts	66
25% share initial recruitment	15
75% share for Promotion.	50
4 % Share of promotion of S.Qari/Qaro	02
No. of S.Qari deffered in last DPC	01
Posts available for promotion	03
Promoted through this order	03

S.N	S.L No	Name of Official	Place of Fosting	Date of Birth	Date of . Appoits as Regular	Qualifi- cation	Remarks	
{					Qari	L	·	

SSTs (M) Peshawar 15

1	46	Aziz Ullah	GHS Ghori Chandon Payan	:08-05- 1974	22-11÷1994	BA/B.Ed	Services placed at the disposal of DEO (M) Peshawar for further posting against SS7 (General) post.
2	47	Hazrat Badshah	GHSS No. 2 Peshawar Cantt	21-03-1966	21-12-1994	BA/B.Ed.	do
3	52	Siraj Muham mad	GHS, Kandi Kalu Khel	27/3/1973	3/11/1996	BA/B.Ed	do

Terms and conditions:-.

- They would be on probation for a period of one year extendable for another one year.
- They will be governed by such rules and regulations as may be issued from time to time by 2 the Govl.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be preceded 3 under the rules framed from time to time.
- Charge report should be submitted to all concerned. 4
- Their Inter-Se- seniority on lower post will remain intact. 5
- No TA/DA is allowed for joining his duty. 6
- They will give an under taking to be recorded in their service book to the effect that if any 7 over payment is made to him in light this order will be recovered and if he/she is wrongly promoted he/She will be reversed.
- They will be governed by such rules and regulations as may be issued from time to time by 8 the Gout.
- Before handing over charge once again their document may be checked if they have not the 0 required relevant gulifications as per rules, they may not be handed over charge of the post.

(Muhammad Rafiq Khattak)

Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

File No.2/Promotion SST B-16: Dated Peshawar the 3/08/2017. Endst: No. Copy forwarded for information and necessary action to the: -

- 1. Accountant General Khuber Pakhtunkhwa Peshawar.
- District Education Officer concerned 2.
- District Accounts Officer concerned 3.
- Official Concerned. 1.
- PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SE Department.
- PA to the Director E&SE Khyber Pakhtunkhwa, Peshaw 6.
- M/File 7.

Director (Estab) Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar

•					<u>.</u> .	2.4	n di san Servi			\mathcal{C}	1. T.	
Ì	ŧ	OFFICE OF TH	E EXECUTIVE DISTRIC	T OFF	ICER	(E&S)	EDUCATIO	ON PESHAV	VAR			
			I SENIORITY LIST O	DF CT (I	MALE) 1	EACHER	Ś·.					
	S# School Name	Teacher Name	Fathemame	Acadi quat:	Profet: qualit:	Desig:	Dob	District Of domicité	Date Of 1st Appointmen	Data Of taking Over Chargeas	Date Of Passing Profession	Date Regu Appoin
								,	t	CL	Qualificatio	
4	1 2	- 3	4	5	6	7	8	9	10	11	12	11
- F	1 GMS DIN BAHAR COLONY	ABOUL ALI JAN	FAZAL AKBAR	BA	BED	CT-G	1/15/1957	PESHAWAR	11/8/1975	11/8/1975	10/21/1975	
·	2 GHS AHAED KHEL -	SHAMSU DIN	ADMAM KHAN	FA	CT-GEN	CT-G	3/26/1953	PESHAWAR	10/15/1976		9/10/1976	
	3 GNS CHARKHA KHEL	ABDUL WADOOD	MIR AHMAD	BA	CT-GEN	CT-G	8/23/1956	PESHAWAR	5/15/1976	10/15/1976	6/8/1976	10/15/
	4 GHS BELA BARAMAD KHEL 5 GHS CMLOUARTERS	FAZLI HADI	GHULAM NABI	FA FA	CT-GEN	CT-G	2/2/1958	PESHAWAR	10/16/1976	10/16/1976	9/10/1976	
	5 GHS CMLOUARTERS 6 GMS SHEIKH -BAD	WAREED UD DIN	GHULAM AHMAD KHAN	-FA	CT-GEN	CT-TECH	11/19/1956	PESHAWAR	2/20/1978	2/20/1978	1/1/1978	2/20/1
	7 GHS NASSAPA +.	HAJI MAZHAR ALI	HAJI MUHAMMAD SADQUE	SSC	IND, ART	CT-G	5/25/1954	PESHAWAR	4/1/1978	4/1/1978	2/9/1973	4/1/19
	7 GHE NASSAPA	LUQMAN SHAH	MEHBAS SHAH	MA	8ED	CT-G	7/15/1957	CHARSADDA	2/3/1977	11/1/1978	7/9/1978	11/1/1
- H	9 GHS NO.) PESHAWAR CANTT.	WARIS KHAN	JUMMA KHAN	BA	CT-GEN	CT-ATECH	2/5/1962	PESHAWAR	2/7/1982	2/7/1982	6/30/1981	2/7/19
<u> </u>	9 GHS NO.3 PESHAWAR CANTT.	NOOR HSLAM	MUHAMAD ISLAM	MA	850	CT-TECH	10/28/1962	PESHAWAR	4/20/1983	4/20/1983	7/8/1982	4/20/1
	1 GHSS NO.1 PESHAWAR CITY	SAHAR GUL	MALOK KHAN	MA	BÊD	CT-G	1/1/1982	CHARSADDA	10/19/1983	10/19/1983	7/1/1983	10/19/1
_	2 GHS MASHO GAGAR		DASIM JAN 1	BA	860	CT-G	6/1/1981	PESHAWAR	3/11/1984	3/11/1984	1984 .	3/11/1
	3 GHS NODES HAYAN	AMIR NAWAZ	SHAH NAWAZ	MA	8ED	CT-G	4/26/1960	PESHAWAR	10/1/1985	10/1/1985	2/1/1983	10/1/1
	GHS KATHRA	SAADULLAH JAN	MUHAMMAD RAHMAN	BA	DAE	CT-G	3/30/1966	PESHAWAR	10/20/1985	10/20/1995	5/31/1984	10/20/1
	5 prive KANMOLA	MUHAMMAD HASHIM KHAN	SHAD MUHAMMAD	BA	CT-GEN	CT-G	5/3/1955	DESHAWAR	12/16/1982	12/16/1902	12/16/1082	ST: 1/1
	6 GTHOS GUL BAHAR		GUL FARID KHAN	MA	060	CT-G	8/15/16/5	PESHAWAR	7-27/1900	7/27/1986	3/11/19-6	7/27/11
	7 GHS SARDAR GARH	MUHAMMAD ZAHIR SHAH	PAINDA KHAN	BA I	BED	CT-TECH	1/1/1962	PESHAWAR	£ 20/1986	9/20/1986	5/31/1986	9/20/1
_	E IGHS SHAGU PAYAN	KAUM ULLAH	MUHAMMAD ISHAQ	FA .	CT-GEN	CT-G	2/3/1964	PESHAWAR	10.6/1986	10/5/1986	6/30/1986	10/6/19
	9 GOISS GUL BAHAR	MUHAMMAD NOT CAHID	ABOUL MANAN	MA	3 ED:	CT-G	4/3/1953	PERLAWAR	2/1/1975	11/2 1985	6/15/1986	11/2/19
	O IT T COLEDUTAR		KHAN AKBAR	BA :	045	CINFON	2/4/195	PESHAWAR	11-23/1983	11/23/1985	S/1982.	.11/23/1
12		F 37LI DAMAN	TJAMAL JO DIN SHAH KHAN	MA	CT-GEN	<u></u>	2/ 5 956	PESHAWAR	10/9/1935	10/9/1905	11/26/1986	11/20/1
12	· · · · · · · · · · · · · · · · · · ·	GUHAR ALI	ROIDAR KHAN	MA	85D	<u>CI-5</u>	3/ 5/ 1557	PESHAWAR	41/1981	M1/198 -	5/26/1987	5/26/19
12	GHSS NO.1 FESHAWAR CITY	A.A.IK HAYAT	WALL MUHAMMAD KINAN	MA	BED	<u> </u>	8/24/1958	PESHAWAR	4 17/1980	5/26/1927	5/26/1987	5/26/19
12	4 SHS BUDHAM	LAMIL AHMAD	AHMAD ULI JAN	BA BA	BED	CT-(-	5/1/1500	PESHAWAR	1 20/1982	5/26/198?	5/26/1987	5/26/1:
1	S L ASBATAD HA	UUQTADIR KHAN	ACTE SHAN		8ED 850	CT-COAD	8/30/1961	PESH-WAR	16/1962	12/16/1952	5/26/1987	5/26/19
20	GHS BAUNCER	MUHAMMAD JABEEN	FAQIR MUHAMMAD KHAN	MA	CT-GEN	Ch. 1 24	7/5/1964	PESHAWAR		1/10/1988	6/1/1987	5/31/19
2	7 GMS GUNULIANDI	SARDAR KHAN	AJAB KHAN	BA	CT-GEN	<u>CT-G</u>	2/12/1960	PESHAWAR	9 27/1978	9/13/1989	6/20/1987	6/20/19
21	GHSS NO.4 PESHAWAR CITY	AGOUL JABBAR KHAN	ABOUL SATTAR KHAN	BA	BED	CT-G CT-TEC +1	11/12/1955	PESHAWAR	12/1/1980		7/18/1987	7/18/19
	GHS SHAGU PAYAN	SARDAR AUKHAN	SAID AHMAD KHAN	MA	BED	CT-G	R/16/1952	PESHAWAR	2.26/1986		8/12/1987	.8/12/19
30		SHAH JEHAN KHAN	SHAD MUHAMMAD KHAN	BA	6ED		10/11/061	PESHAWAR		the second se	8/12/1987	8/12/19
3		RIZWANULLAH	MADAD KHAN	MA	BED	CT-G	10/1/1961 1	PESHAWAR			8/13/1987	8/13/19
***	GHSS NO 4 PESHAWAR CITY	SYED M. MISBAH UD DIN	SYED 4ZIZ LID DIN	EA.	OT DEN	37.3	4111966	PESHAWAR	:0/31/1987		10/31/1987	11/1/19
	GH3 PAHAN PURA	ISHTAQ AHMAD	MUKETAR AHMAD		C)	016	1/1/1908 1	PESHAWAR PESHAWAR	1011/1507		8/13/1987	11/1/19
34		JEHANZEB KHAN	MALIK ATLAS KHAN	MA	BED	CT G	4/19/1958	PESHAWAR	10/1/1522			11/29/19
	GH9 GHARIS ABAD	ALTAF AHMAD	ARBAG MUHABBAT KHAN	BA	CT	CT-G	3/9/1959	PESHAWAR	· · · · · · · · · · · · · · · · · · ·			11/29/19
36		AZIZ AHAMD	SHER AHAMAD		CT-GEN	CT-G	9/1/1959					11/29/19
37		RAZIM KHAN	ROKHAN	BA	CT	CT-G	9/6/1959					11/29/19
38		INAYATULLAH	BAKHT MIR	B.SC	CT	CT-G	1/28/1950					11/29/19
39		FAZLULLAH	FAZLI REHMAN	MA	BED	CT-G	5/17/1960					11/29/19
40		RAHMAT GUL	AZAM SHER	MA	MED	CT-G	3/20/1962		11/1/1982			11/29/19
41		INAYATULLAH	HAJI MUHAMMAD YAQOOB	MA	BED	CT-G		PESHAWAR	1.1/1984			11/29/19/
42		FAZLI SUBHAN	ABOUS SALAM	BA	BED	CT-G					· · · · · · · · · · · · · · · · · · ·	11/30/19/
	GHS GUL EELA		MAHMOOD KHAN	MA	880	CT-G						1/10/198
44			MUHAMMAD AYUB	BA	SED	CT-G						1/11/198
	GMS NO 2 TENKAL		ZAHIR SHAH	MA	BED							1/11/198
40	GHS P.K FAYAN		SYED GHURAM MUHARIMAD SHAH	BA C	T-GEN	CT-G						1/11/198
		HAROON UR RASHEED	MIR ALAM KHAN Orakzai	BA								

18-11-9E

- 1 - 1 - 1 - 1

٦,

mayat ult. 030093 13:61:59

зų,	- the test of the second se		THE EXECUTIVE DISTRIC	05 07		TEACUES	SUUCAI	IUN PESHAV	VAR	1.245	. S. Part		A Group
. 4	明明和《书馆》 [2]		A A A A A A A A A A A A A A A A A A A	<u></u>	(MALE)	***		11.11.11					
	上作。上推了						1 '	1	1.		Date Of	· [
. AŠ	Stand School Name	Teacher Name				· .*	ł		Date Of	Date Of	Passing	Date Of .	
<u> </u>		i eacher Name	Fathername		ad: Profe al: quali		Dob	- District Of	151	taking Over			4.
î,		. 1		, da	31: down			domicile	Appointmen			Appointmen	
•	h		· .		1 1	· [1	· ·	t	CL	Qualificatio		
		3 3					-{		1			tAs Ct	
	49 GHS BERI BAGH	IQBAL SHAH	ASHRAF KHAN	5		1	8	9	10	11	12		· (/
	50 GOLINS PESHAWAR CITY	MUHAMMAD AKRAM	GUL ZADA	M/			1/20/1958		4/21/1985	1/21/1985	11/30/1988	13	λ.
	51 GHSS 10 4 PESHAWAR CITY	RASHID MUNIR		4 8/			11/1/1953	3 PESHAWAR	11/4/1979	12/4/1988	7/14/1986	11/30/1988	(~
• 1	52 GUS NAGUMAN PESHAWAR	MUHAMMAD AYAZ KHAN	GHAZI MUHAMMAD	1 M			4/15/1961	PESHAWAR	11/29/1983	12/11/1988		12/4/1988	
	- 53 GHS URMER MANA	MIR ZAMAN	TORAB KHAN	BA			04/02/159	PESHAWAR	11/19/1984	11/19/1984	11/29/1987	12/11/1988	
t	54 GHS NO 3 PESHAWAR CANTT.	MUHAMMAD ISHFAQ	GULAB KHAN	MA		CT-G	5/8/1958		10/7/1984	2/1/1989	1/31/1989	1/31/1989	
- 1	55 GHS BELA BARAMAD KHEL	MIRZA KHAN	UMAR GUL	MA	MAEDU	CT-G	2/3/1960	PESHAWAR	11/4/1984		1/31/1989	1/31/1989	
- [56 GLIS LANDI AKHOON AMMAD	SHAHZADA	ZARIF KHAN	NA	850	CT-G	3/24/1962			12/21/1987	1/31/1589	1/31/1989	
- T	57 GHS POLICE COLONY		JALAT KHAN	BA	CT-GEN	CT-G	3/15/1964			11/17/1984	1/31/1559	1/31/1989	
t	58 GHSPAP . SHAHEEN CANP	SHAHID AYAZ	- ABOUL MUSTAN	, BA		CT-G	1/4/1962	NOWSHERA	1/17/1984	1/17/1984	1/31/1989	1/31/1989	
ļ	59 GHS MAN GUJAR	NOOR UL AMIN	SAHAR GUL	BA	-		4/13/1956			10/14/1985	1/31/1989	2/1/1989	
	60 GHSS NO 3 PESHAWAR CITY	MUHAMMAD HASSAN	MUHAMMAD HUSSAIN	L MA		CT-G	6/18/1958		5/1/1975	8/16/1989	7/14/1986	8/16/1989	
t,	61 GHSS NO .: PESHAWAR CANTT	MUHAMMAD ALI	MUHAMMAD ISMAIL	BA		CT-G	1/6/1960		9/30/1984	11/6/1985	8/26/1959	8/26/1989	
M	62 G-SS SHERHAN	YOUSAF KHAN	MUHAMMAD KHAN	MA		CT-G		CHARSADDA	10/29/1983	9/7/1989	5/13/1989	9/7/1989	
	63 GHSS NO.1 PESHAWAR CITY	HAZRAT KHAN	ASAD KHAN	BA		CT-G	1/9/1953	PESHAWAR	5/1/1975	9/14/1989	7/14/1986	9/14/1989	
H	E4 GHS HAN GUIAR	MUHAMMAD JAVED	SAIF ULLAH	MA		CT-G	1/9/1953	PESHAWAR	5/6/1976	9/14/1989		9/14/1989	
	05	SHUJAT ALI	ARBAB MEHMOOD KHAN	BSC		<u></u>	1/10/1964	CHARSADDA	10/29/1983	9/17/1980	11/19/1587	9/17/1969	
ΞH	65 GUS TELA BAND		CHIRAZ KHAN	MA		CT-G	1/11/1959	PESHAWAR		4/16/19:4	1/17/1620	1/17/1990	· · · · ·
ΞH	66 unia volene	MISAL KHAN	ALAB GIN		CT-GEN	CT-G	1/12/1259	FESHAWAR		1/17/1990		1/17/1990	
	67 GUS NOTHA	MUHAMMAD TAHIR	ABDUL WADUD	MA	MED	CT-G	3/2/1960	PESHAWAR		10/27/1981		1/17/1990	
	68 GHS NO. HTEHKAL	REHMAT ULLAH	YOUSAF KHAN	MA	MED		11/24/1961	PESHAWAR		9/1/1981			
	69 GHSS DAAD	WARIS KHAN		MA	MED	CT-G	9/8/1968	PESHAWAR			1/17/1290	1/17/1990	
	O GHE NODEH PAYAN	SAMIN JAN	MEHMCOD KHAN	RA	OT-GEN	ÇT-G	6/16/1954	PESHAWAR				1/17/1990	
12	1 GNS RURAL ST ALIENS	SALEEM I. HAN	MUHAMMAD KHAN	1.14	950	- CT-G	5. 0/1954	PESHAWAR			the second s	1/21/1990	
17	2 GUS SHERH AUAD	MUHAMMA ZAMAII	MUHAMMAD ZAMAN	BA	CT-GEN	CT-G	4/311956	PESHAWAR				4/16/1990	
12	3 GF35 HO Z FESHAWAR CANTT.	AMANULLAP'	GUL ZAMAN	MA	CT-GEN	CT-G	4/4/ 965				4/16/1590	1/16/1990	
7	4 GHS NOTHE	SACED ULLA	MASEHULLAH	MA	MED	CT-4:	9/ /: 16					/16/1990	•
7	5 GHS ACHINEP . AN	IRSHAU KUAL	RAFIULIAH	MA	CT-GEN	CT-3	12/2/1962	PESHAWAR				/18/1990	
. L'r	C TOPIC ZATTY & COLONY	AMANULLAH	NAWA2 KIAN	350	050		1.4/1963					18/1530	
1 7	7 GHS MOLOGO		ABOUL WAKEEL	MA	BED		2/1/1964					/18/1990	
70	8 GHS TYARNAB	SYED FARD ULLAH SHAH	SYED LAL SHAH	9A	680		9/14/1966					/18/1990	
79	9 GHS AZA KHEL	ASHFAQ ALI SHAH	EID MINALLAH	MA	MED		4/11-967				4/18/1990 4	/18/1990-	
	GHS BERI SAGH	KAMAL KHAN	UMERA KHAN	BA	CT-GEN		6/12/1968	D T D A A A A A A A A A A A A A A A A A			9/9/1989 5	5/1990	
	GMS Q.SHAH BAIG	SHAMSUR REHMAN	MUHAMMAD ZAMAN	BA	BED		W17/1954		/28/1985 9	/27/1990	4/16/1990 9	/27/1990	
	CHSS NO.1 PESHAWAR CITY	SALIS SAID	ZAR SAID	BA	CT-GEN		4/10/1959			0/6/1990 7	7/14/1986 1	0/6/1990	
1 53	GHS WATAN	RAJ WALI KHAN	NAIK AMAL	MA	BED				73/1990 9	/23/1990 1		/14/1890	/
	GHSS NO.I PESKAWAR CITY	SHARIF KHAN	ISHER MUHAMMAD	MA	BED		1/5/1960	PESHAWAR 1	11.21986 11	/18/1986 1	1/14/1990 11	/1//:990	× 5
1.2	GHSS SAFAID SUNG	SAYAR MUHAMMAD		- Sea	MED	the second second second	2/3/1900	PESHAWAR	/27/1987 4/			/14/1990	<u></u>
1	GHS SARAD SUNG	WHAEED ULLAH		 				CHARSADDA 10				/14/1990	~
87		MUHAMMAD ALI KHAN		MA	6ED		/10/1963	PESHAWAR 1				14/1990	/
		MISKEEN KHAN		MA	MED		/10/1964						/
88		MUJAHID HUSSAIN ARIF	CACUD DOLLAR	MA	MED							/2/1990	1
89	GHS PALOSI MUGHADARZAI	AURANGZEB			CT-GEN						and the second se	/3/1990	-
	GAS ACHINI BALA	ADALAT KHAN	111110 00 0 00 000000000000000000000000		CT-GEN	CT-G						/4/1990	
	GHS DABGARI GATE	MUHAMMAD KOUSAR KHAN	UMARA KHAN	MA	8ED	CT-G S	/6/1966	PESHAWAR 1 12	76/1000	10/1990 1/		10/1990	- -
	GHS MARYAMZAI	NASEER AHMAD	MUHAMMAD SAFDAR KHAN	MA	BED		17/1970	PESHAWAR 12	12/			26/1990	~
93	GMS GULBAHAR		AZIZ AHMAD	MA	860		11/1963	PESHAWAR 10	20/1990 12/	26/1990 11		26/1990	2
94	GHS GUL BELA	MUHAMMAD HAMID KAMAL	MUHAMMAD TAHIR	MA					/20/1981 12/		/14/1990 12/	27/1990	<i>r</i>
	GMS SULIMAN KHAL		KHAN ZADA	MA					27/1990 12/			27/1990	<i>n</i>
	CHR DW DW D	JAMSHAID KHAN						CHARSADDA 12		27/1990 11/	/14/1950 12/2	27/1990	^
		GUL HUSSAIN		_			30/1970	PESHAWAR 12/	27/1990 12/2	27/1990 11/		27/1990	^

:

.

1 ---

		A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SENIORITY LIST	01 011	mound	1		15 ···# 42 -04 1.22.	a i i e ta	(1), TC (1)	111 1 19	· · · · · · · · · · · · · · · · · · ·	lier –			
			and the second second			1 - 4 - 1		1		1.1 2.1	Date Of	1 - 19-140	1. 3.	1	3)	
<u></u>		Î,		ļi.	· .	4.	1		Date Of	Date Of .	Passing	Date Of	1 .			
₩ 12#	 School Name 	Teacher Name	Fathemane	Acad			Dob	District Of	1st -		Professiona	Regular	t i	`		
		· · · · ·		qual	anne	<u> </u>		domicile	Appointmen	Chargeas		Appointmer				
		1 · · · ·	1				1 .'		t (CL	Qualificatio		·			
1	2	3	4	5		7	.8		·	·	<u>n</u>	•	1 ·			
97	GHS KAGA WALA	ASLAM KHAN	DILASA KHAN	MA			11/2/1967	9 PESHAWAR	10	11	12	13	12			
98	GHSS NO : PESHAWAR CANTT.	ILTAF AHMAD	GUL RAHMAN	MA			8/4/1963	PESHAWAR	10 25/1982	1/2/1991	11/14/1990	1/2/1991				
	GH38 SHEMMAN	JAVED AHMAD	NIAMAT ULLAH	MA	NED		2/10/1961	PESHAWAR	2:1/1981	2/1/1991	1/14/1990	1/8/1991	1			
	GHS GULSHAN REHMAN	RIAZ AHMAD	ZAFAR ALI	BA	BÉD		1/3/1957	PESHAWAR	11/18/1986	11/18/1986	. 3/14/1990	1/17/1991	1			
	GHS TAKHT ABAD	IFTIKHAR AHMAD	JAMDAD KHAN	BA	CT-GE	S- CT-G	1/1/1960	PESHAWAR	10.20/1985	10/20/1985	3/14/1991	3/14/1991	•			
	GMS ABOUL KHALID	AJMAL ALI	SARDAR ALI	BA	650	CT-G	2/1/1962	PESHAWAR	1/1/1986	1/1/1986	3/14/1991	3/14/1991				
	GNS HARBANDA	MUHAMMAD TAHIR	MAQBALI KHAN	MA	860	CT-G	3/4/1962	PESHAWAR	21/1983	9/14/1989	3/14/1991	3/14/1991				
	GHSS NO 1 PESHAWAR CITY	MUHAMMAD IRSHAD	GUL KHAN	MA	660	CT-G	2/2/1963	PESHAWAR	12-1/1986	3/14/1991	3/14/1991	3/14/1991				
	GHS NCOHA PAYAN	AURANGZEB	HAZRAT GUL	BA	CI	CT-G	3/2/1963	PESHAWAR	10.19/1986	10/19/1985	3/14/1991	3/14/1991				
	GHS NO 3 PESHAWAR CANTT.	IMTIAZ ALI	ZIA UD DIN	BA	BED	CT-G	4/20/1963	PESHAWAR		11/21/1984	3/14/1991	3/14/1991				
	GHS MATHRA N .	TALLAT MEHMOOD	GHULAM SARWAR KHAN	MA	02B		3/5/1964	PESHAWAR	2'14/1987	2/14/1987	3/14/1991	3/14/1991				
	GCMHS PESHAWAR CITY	MUHAMMAD JAVED KHAN		MA	CT-GES		4/21/1964	PESHAWAR	11.15/1984	11/15/1984	3/14/1991	3/14/1991				
	GHS DEH BAKADER GHSS NO.1 PESHAWAR CANTT.	KIFAYATULLAH	FAOIR MUHAMMAD	8A	MED	CT-G	3/15/1965	PESHAWAR	9 12/1987	10/17/1989		3/14/1991				
	GRASS NO,1 PESHAWAR CANTT.	GOHAR ALI	SARDAR ALI	MA	950 -	CT-G	3/30/1965	PESHAWAR	11.25/1986	11/25/1986	3/14/1991	3/14/1991				
	GMS KATANT	FAZLIMULA	FAZAL JAMIL	MA	C38	CT-G	10/1/1965	PESHAWAR	2 14/1987	1/12/1987	·	3/14/1991				
	GHS NO 3 PESHAWAR CANTT	GHAFOOR KHAN	DARI KHAN	MA	BEO	1 - CT-G	11/11/1967	PESHAWAR	10 1/1586	-3/14/1991	3/14/1991	- 3/14/1991 -	•	. و		
	GHSS NO Z CESILAWAH CANTT.	NASRULLAH KHAN 7		1.44	BED	CT-C	12/0/1955	PESHAWAR	S 16/1930	5/16/1990	10/22/1991	10/22/1951	C/-		· ·	
	GHS ZAHER ABAD	MUHABBAT KHAN	HIKMAT KHAN	MA	a.e.b:	CT-G	8/1/1956		11 22/1990	11/22/1950	10/22/1991	10/22/1991				
	GHS NANAK F.IRA	ARSHAD HUSSAIN	MUHAMMAD ASHIQ	MA	CT-GEN		9/1/1984	PESHAWAR			10/22/1991	10/22/1991				
	GMS HILD BANDA	SYED ZAFAR SALEEM	ABDUL MALIK	BA	CBIA	CT-G	9/15/1964	PESHAWAR			10/22/1991	10/22/1991	•			
	SMS FOP: ST COLL		SYED KAREEM SHAH	esc	CT-GEN		4/14/1965	CHARSADDA 1	5121985	9/25/1989	10/22/1991	10/22/1991	-			
			JAMADAR KHAN	AA -		CT-G	2/20/1955	PESHAWAF.	4-19/1987		10/22/1391					
			ABOUL MALIK	MA MA	1 A40	CT-G	5/1/1967	PESILANAR	1/1/1987		10/22/1991	1/22/1991				
	HS G KARIADAD -		A YOUSAF	- <u>M</u> .	SED	CTG	4/6/1969	CHARSADDA	3:21/1992			:0/22/1991				
122 G	HIS BELA BARAMAD WHEL		MUKHTIAR AHMAD	T 👬	MED	CT-G	11/1/1956 2:2/1957	HAFSADDA			11/29/1907	12/1/1991			r.*	
123			S WUS IM SHA.	JV.	MED	0.1.0	10/15 1970	LHARS/DUA				J18/1992			4	
:	a second s		NIAZ GUL	- 	MED	CT G	4/12/1967	PESHAWAR PESHAWAR	3/18/1252			2. 2/1992				
125 0			SYED HUSSAIN SHAH	BA	CT-GEN	CT-G	2/10/19/0	PESHAWAR		· · · · · · · · · · · · · · · · · · ·		3/19/1992			50 C	
126 GI			SYED KARIM SHAH	MA	KED	CT-G	1/23/1967	PESHAWAR				3/19/1992				
	HS SANN BALA		SAHAR GUL	MA	MED	CT-G	10/12/1965	PESHAWAR		3/21/1992		3/21/1992				
			FIDAYAT UR REHMAN	BA	CT-GEN	CT-G	1/10/1966	PECHALVAR				3/22/1992				
			HASSAN KHAN	MSC	BED	CT-G	10/19/1907	PESHAWAR	the same state of the			3/22/1992				
· · · · · · · · · · · · · · · · · · ·			ABDUL KARIM	MA	MED	CT-G	9/10/1964	PESHAWAR				3/26/1992				
			MAQBALISHAN	.MA	HED	CT-G	11/26/1967	PESHAWAR I		3/28/1992		3/28/1992			÷	
a subscription of the local division of the			UHAMATAD RAFIQ	MA	950	CT-C	4/12/1969					3/29/1992			•	
		GUL SAID	AKBAR SAID	BA	CT-GEN	CT-G	10/5/1965	the second s				3/31/1992				
			MUHAMMAD LATIF	MA	BËD	CT-G	10/4/1958					4/1/1992				
			UHAMMAD AKBAR KHAN	_MA	6ED	CT-G	10/20/1957	PESHAWAR				4/2/1992				
			SYED HAZRAT SHAH 🛛 🗸	BA	CT-GEN	CT-G	3/8/1958	PESHAWAR				4/2/1992				
			AIR AFTAB	BA	CT-GEN	CT-G	1/27/1980	PESHAWAR		4/8/1999		4/2/1992				
			VALI MUHAMMAD	MA	CT-GEN	CT-G	3/13/1960	PESHAWAR	the second se			4/2/1992				
			ANOBAR KHAN		CT-GEN	CT-G	3/15/1961	PESHAWAR				4/2/1992				
			UHAMMAD AKBAR		CT-GEN	CTG	8/31/1961	PESHAWAR	the second se			4/2/1992				
	· · · · · · · · · · · · · · · · · · ·		AZAL MUHAMMAD	- BA	8ED	CT-G	9/1/1961	CHARSADDA	4/23/1985			4/2/1992				
			IUHAMMAD SARWAN 🛛 🗸 🗸	BA	CT-GEN	CT-G	1/5/1962	PESHAWAR	10/28/1987 1							

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (FLAS) EQUICATION PESHAWAR Standing UNITY OF THAT COLLEGES Standing UNITY OF THAT COLLEGES Date of the sect was been and the sect wa						<u> </u>	<u> </u>	•			, r			· · · · ·
SENDRIPY UST OF CT (MALE) FEACHERS Site Or Date Of Guild Barger (ust) Date Of ust Date Of Guild Barger (ust) Date Of Guild Barger (ust) <thdate of<br="">Guild Barger (ust) Date Of</thdate>	.	y	OFFICE OF TH	E EXECUTIVE DISTRIC	T OFF	ICER	(E&S) F	EDUCATI	ON PESHAV	VAR	<u>.</u>	— , — , — ,	· · · · · · · · · · · · · · · · · · ·	י ^ג ג
School Name Teacher Name Fuhrmane Acad: (unit) Desk (unit) Obto Of Desk() Dob Dist of the domicine Teacher Name Desk of Appointmen 1 2 3 -4 5 1 -7 8 8 1 Appointmen Ch. Collificate 1 16 2 3 -4 5 1 -7 8 8 10 9 11 Appointmen Ch. Collificate 14 10 <t< th=""><th></th><th></th><th></th><th>SENIORITY LIST C</th><th>SF CT (</th><th>MALE) 7</th><th>EACHER</th><th>S</th><th></th><th></th><th></th><th></th><th></th><th></th></t<>				SENIORITY LIST C	SF CT (MALE) 7	EACHER	S						
1 2 1 7 8 9 10 11 12 146 (PBS DAVAB CACKET) FLA MUHAMAD BA MO CTC4 77/1962 PESHAWAR 22/11988 42/11982 </th <th>S#</th> <th>School Name</th> <th>Teacher Name</th> <th>-</th> <th>Acad</th> <th>d: Protet:</th> <th>Desia</th> <th></th> <th></th> <th>1st</th> <th>taking Over Chargeas</th> <th>Passing r Profession: 1</th> <th>a Regular Appointme</th> <th></th>	S#	School Name	Teacher Name	-	Acad	d: Protet:	Desia			1st	taking Over Chargeas	Passing r Profession: 1	a Regular Appointme	
141 Instrume Image: Second Secon	1	2	. 3		+	+	+		- <u>,</u>		L	<u>n</u>		
146 (mit david codorf HAYAT KHAN ESA KIMAN PE MA NO CTG 1/1/1952 PESHAWAR 1/2/1958 <	145	RHSS NO.1 PESHAWAR CANTT.		TILA MUHAMMAD	-								and the second se	
147 [DIS PAR. BUNCENCAUP RAFU ULLAH ABDUG SALAM. DI CTGL 422/11897 122/1189	_								the second se	the second se]
148 Insurant Analu Mult AR INCL. RSHO Hull ABDUL RSHO Ba Res CTG BUSINESS PESHAWAR 120/11985 42/11992		· · · · · · · · · · · · · · · · ·				_]
149 Discussor Shallware Maxware] -
150 Class Surgeza ARSHAD NASEEM MUHAMMAD SAEED MA BED CT-C D11094 PESHAWAR 118/1996 4/2/1992 4/2/1992 4/2/1992 151 GLAS PAGANDOL MUSHTAD HUSSAN ADDIT					-]
151 (DS PALOBIANDO MUSHTAD HUSSANI ABDUL WADOOD KHAN BA BEO CT.G. 31/10/20 PESHAWAR 9/2/1986 9/2/1982 4/2/1982 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>*</td> <td></td> <td></td> <td></td> <td>-</td>										*				-
152 Light Start MAD HABIB UR REHMAN MA Lug CTG 2011000 PESTAWUR 11/2/1992 4/2/1992 <td></td> <td></td> <td></td> <td>ABDUL WADOOD KHAN</td> <td>_</td> <td>_</td> <td></td> <td></td> <td>the second se</td> <td></td> <td></td> <td></td> <td></td> <td>1</td>				ABDUL WADOOD KHAN	_	_			the second se					1
153 Defendance of the second and the second of the sec				HABIB UR REHMAN	_	_	the second se	the second s	the second se					4
Disk CENERGY ANALY SAMAR KHAN BSC EED CT-C DIGUEST DIGUEST <thdiguest< th=""> <thdiguest< th=""> <thdiguest< th=""> <th< td=""><td>_</td><td></td><td></td><td></td><td>MA</td><td>B.ED:</td><td>and the second se</td><td></td><td>the second se</td><td>the second s</td><td></td><td></td><td>the second s</td><td>4</td></th<></thdiguest<></thdiguest<></thdiguest<>	_				MA	B.ED:	and the second se		the second se	the second s			the second s	4
Diss pris Substantiation MAZIMA ALI * MAZ MULHAMMAD X12 JAA BES CT-G 3/15/1996 PESHAWAR 1/20/1997 1/16/1997 1/16/1997 1/20/1992 1/20/1992 557 JEG Concersion 2 #50/AWAR diff MULHAMMAD X1/2 JAA BES -CT-G 3/15/1996 PESHAWAR 1/20/1997 1/16/1997 1/16/1992 1/02/1992 1/22/1992 565 JEG Concersion 2 #50/AWAR AGUIDA Aduit 10/10/1986 PESHAWAR 1/20/1992 1/12/1992	_	· · · · · · · · · · · · · · · · · · ·			BSC	BED								4
Displaces No.2 MUHAMMAD AV/2 MA Bab -C1-G NULLAWAR NULLAWAR <t< td=""><td></td><td>and the second /td><td></td><td></td><td>HA T</td><td>MED</td><td></td><td>and the second se</td><td></td><td></td><td></td><td>the second s</td><td></td><td>4</td></t<>		and the second			HA T	MED		and the second se				the second s		4
ST JERAMBAR 44, Int 2 MULTAMMAD JAR.III AMMAD KHAN L HAL Cr6EM CT G JJ21956 JEST KANAR JUL211982 JUL211982 JUL211982 JUL211982 59 Gis ins BOULAR MAL KI KI KI ACOOD TARIO NOUROZ KHAN KV SS CT-G 8/15/0582 PESHAWAR JUL211982 11/22/1992 11/22/	_	And and a second s			, MA	850	******						the second s	and the second sec
Sig Ling Statution Industry Industry <thindustry< th=""> Industry Industry<td></td><td></td><td></td><td></td><td>MA /</td><td>CT-GEN</td><td></td><td>The second se</td><td></td><td></td><td>the second s</td><td>And the second s</td><td></td><td>· ·</td></thindustry<>					MA /	CT-GEN		The second se			the second s	And the second s		· ·
ISB BY OUNDARY INCLUAR INCLUAR <thincluar< th=""> INCLUAR INCLUAR<</thincluar<>						080								4
AC N. MAT DLLAH HDAYA DLLAH MA BED CT-G 4/28/1964 PESHAWAR 4/28/1964 9/28/1952 1/22/1993 1/22/1993 1/22/1993 1/22/1993 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td>MED /</td> <td>CT-C</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>4</td>						MED /	CT-C							4
Start Schwarz Start Aradish RHAN GU SHARAF KHAN MA EED CT-G 10/5/126/ 225/201/201/202 11/22/1992 11/22/1992 11/22/1992 Sal DHS DEN BANDERA MU HAMMA SHARAF KHAN MA VED CT-G 12/1/1564 NOWSHERA 2/1/1/1900 5/1/2/1992 11/21/1992 11/21/1992 11/21/1992 11/21/1992 11/21/1992 11/21/1992 11/21/1993 11/19193 11/21/1993 11/21/1993 11/21/1993 11/21/1993 11/21/1993 <td></td> <td></td> <td></td> <td></td> <td>[MA]</td> <td>SED 1</td> <td>CT-G</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>					[MA]	SED 1	CT-G							
BALLER MALLER CT-G 12/3/1964 NOWSHERA 5/12/1990 5/12/1990 11/22/1992 11/22/1992 64 JOHS HAZARKHAWAM SAID A' JAN ABU'R RAHALIN BA CT-GEV 2//5/1957 PCSHAWAR 3/25/1992 11/14/1990 12/1/1992 65 UNSS CHAMKAN AZIZ U RAHMAN HAB'S UR RAHMAN BA CT-GEV CT-G 1/15/1958 PESHAWAR 3/25/1987 1/2/1992 11/2/1992 66 UNSS CHAMKAN AZIZ U RAHMAN HAB'S UR RAHMAN BA CT-GEV 2//5/19187 PESHAWAR 3/25/1987 1/3/1993 1/3/1993 66 UNSS CHAMKAN AZIZ U RAHMAN HAB'S UR RAHMAN BA CT-GEV 2//5/19187 PESHAWAR 5/10/192 1/2/1993 1/3/1993 1/3/1993 1/3/1993 1/3/1993 1/3/1993 1/3/1993 1/3/1993 1/3/1993 3/2/1993 1/3/1993 3/2/1993 1/2/1/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993						<u></u>	CT-G							
OS_DECENDENT INCLUDER OS_PARID NAS/IS INST_UR_RAPALIN BA CT_GEN CT_TECH 2/3/9/1907 PESHAWAR 3/201/97 11/1/1990 12/1/1992 IG5_UNSS_NAZARKAWAM SAILO X: JAN HABU, R.RAPALIN BA CT_GEN CT_G ://15/1958 PESHAWAR 3/201/97 11/1/1990 12/1/1992 IG5_UNSS_NAZARKAWAM AZUZ U CRAHMAN HABU, R.RAPALIN BA CT_G ://15/1958 PESHAWAR 9/25/1980 11/21/1991 10/21/1991 IG6 UNSS_CHARKAM ASAD ULAH MUPAMMAD ARCAM BA CT_G ://19/1972 PESHAWAR 5/10.11.92 3/21/1993 10/22/1991 3/C/1993 IG6 UNSSCHARKAM REATULINH BA CT_G ://19/1972 PESHAWAR 10/21/1983 4//1993 4//119	سالت ہ						CT-G	12131504						
IGS I			10110 HILL									and the second sec		
IB6 IVID 2 MA EED CT-G 5/10/1972 PESHAWAD 5/10/192 3/2/1993 10/2/1991 3/5/1993 I67 GK 2: CT-G IVID 2: MAXA MA EED CT-G IV/1959 PESHAWAD 5/10/192 3/2/1993 10/22/1991 3/5/1993 I67 GK 2: CT-G IV/1959 PESHAWAR 12/1/1988 12/1/1983 4/7/1993 4/7/1993 I68 GM - CTMUL INX2*R I/LLAH BA CT CT-G 12/1/1965 PESHAWAR 10/2/1/1993 4/7/1993 4/7/1993 I69 GHS PK, AVAN SYED AZMAT ALI SHAH SYED GHULAM MUHAMAD FA CTGEN CT-G 4/27/1961 PESHAWAR 9/2/1/1983 4/7/1993 4/7/1							the second s					· · · · · · · · · · · · · · · · · · ·		
IGT ANMAD ARCAM BA CT-G 7/11959 PESHAWAR 127171988 127171988 4771993 5771993 IGB GH-CETHELL ISHFAQ UL HASCAN MATRIMAD ARCAM BA CT GT 127171958 127171988 127171988 4771993 5771993 IGB GH-CETHELL ISHFAQ UL HASCAN MATRIMAD DIN BA CTGEN CT-G 127171960 PESHAWAR 107171993 4771993 4771993 IGB GHS PK, PAYAN SYED AZMAT ALI SHAH SYED GHULAM MUHAMAD FA CT-G 127171961 PESHAWAR 202171386 4771993 4771993 4771993 70 GHS PK, PAYAN SHAMSHAD KHALIO MUFAMMAD UMAR BSC BEC CT-G 117171961 PESHAWAR 1072, 1985 4771993 4771993 4771993 71 GHS URMEA PAYAN SHAMSHAD KHALIO MUFAMMAD UMAR BSC BEC CT-G 1171471961 PESHAWAR 1072, 1985 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 4771993 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>the second se</td><td></td><td></td></t<>												the second se		
Index mutation Index mutation HA TEN CT-4 12/1/1965 PESHAWAR 10/19/1985 10/19/1985 4/7/1993 4/7/1993 I69 GH-50TM21 SYED AZMAT ALI SHAH SYED GHULAM MUHAMAD CL FA CT-G 12/31/1960 PESHAWAR 9/21/1936 4/7/1993 4/7/1993 4/7/1993 70 GH3 P.K.PAYAN SHEAD KHALIO MUHAMAD UMAR BSC ECC CT-G 4/27/1961 PESHAWAR 9/21/1936 4/7/1993 4/7/1993 4/7/1993 71 GH3 P.K.PAYAN SHAMSHAD KHALIO MUHAMAD UMAR BSC BEC CT-G 11/14/1961 PESHAWAR 10/2.11986 4/7/1993 4/7/1993 4/7/1993 72 GH3 MOREH PAYAN GUL KHAN DILBAR KHAN MA BED CT-G 11/14/1961 PESHAWAR 2/21/13.86 4/7/1993 4/7/1993 4/7/1993 72 GH3 MOREH PAYAN SYED ASHFAQ ALI SHAH SYED METOL SHE FA CT-G 11/14/1961 PESHAWAR 1/22/13.87 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 4/7/1993 <t< td=""><td></td><td></td><td>And a second /td><td></td><td></td><td>·</td><td></td><td></td><td></td><td></td><td></td><td>the state of the second second</td><td></td><td></td></t<>			And a second			·						the state of the second second		
IG9 GH3 P.K. PAYAN SYED AZMAT ALI SHAH SYED GHULAM MUHAMAD CFA CT-G 1/23/1960 PESHAWAR 2/21/1936 4/7/1993						*				10/ 5/1985	10/19/1985	and the second s		•
TO CH3 P.K.PAYAN SHAMSHAD KHALIQ MUFAMMAD UMAR BSC BSC CT-G 41/1/1961 PESHAWAR 10/2: //986 4/7/1993 4/7/1993 4/7/1993 71 CH32 URLEA PAYAN GUL, KHAN DILBAR KHAN MA BSC BEO CT-G 11/14/1961 PESHAWAR 2//15/86 4/7/1993 4/7/1993 72 CH35 NODER PAYAN SYED ASHFAQ ALI SHAH SYED METOL D-SHE /// FA CT-G 11/14/1961 PESHAWAR 2//15/83 4/7/1993 4/7/1993 73 UN 27 CHASTANI GATE MUHAMMAD IOBAL HAKIMULLAH MSC MEO CT-G 6//3/1964 PESHAWAR 1//2/1988 1//2/1983 4/7/1993 4/7/1993 74 CH455 NOT 5// SHAWAR GITY TARIQ ULLAH MSC MEO CT-G 6//3/1964 PESHAWAR 11//2/1988 11//2/1983 4/7/1993 4/7/1993	69 G	HS P.K.PAYAN									4/7/1993	4/7/1993		
T1 GHSL URMER PAYAN GUL, KHAN DIL BAR KHAN BSC BSC BSC CT-G 11/14/1961 PESHAWAR 2/6/1968 4/7/1993 4/7/1993 72 GHS NOBEH PAYAN SYED ASHFAQ ALL SHAH SYED MES DI COVIM MA BED CT-G 1/3/1963 NOWSHERA 7/22/1387 4/7/1993 4/7/1993 73 U.2 OABCAN GATE MUHAMMAD IQBAL HAKIMULLAH MSC MED CT-G 6/3/1964 PESHAWAR 1/20/1987 1/20/1987 4/7/1993 4/7/1993 74 GHSS NOJ FESHAWAR GITY TARIQ ULLAH HAKIMULLAH MSC MED CT-G 6/3/1964 PESHAWAR 11/27/1988 11/27/1938 4/7/1993 4/7/1993		SHS PJK PAYAN			_									
T2 GHS NODER PAYAN SYED ASHFAQ ALI SHAH SYED ME IDI Covint FA CT-GEN CT-G 1/2/1964 PESHAWAR 1/20/1987 4/7/1993 4/7/1993 73 U 32 DABCAN DATE MUHAMMAD IOBAL HAKIMULLAH MSC MED CT-G 6/3/1964 PESHAWAR 1/20/1987 1/20/1987 4/7/1993 4/7/1993 74 GHSS NOJ FESHAWAR GITY TARIQ ULLAH HAKIMULLAH MSC MED CT-G 6/3/1964 PESHAWAR 11/27/1988 11/27/1933 4/7/1993		SHSS URMER PAYAN	GUL KHAN										4/7/1993	
73 UN 2 PABELAN GATE MUHAMMAD KOBAL HAKIMULLAH MSC 460 CT-G 6/3/1964 PESHAWAR 1/20/1987 1/20/1987 4/7/1993 4/7/1993 74 GHSS NO.) FISHAWAR CITY TARIO ULLAH HAM721 I AH		HS NODEH PAYAN	SYED ASHFAO ALI SHAH				and the second	the second se						
74 GHSS NO. PCSHAWAR CITY TARIO ULLAH HAM77/// LAH HAM77/// LAH HAM77/// LAH HAM77/// LAH HAM77/// LAH		A 2 DABCARIGATE	MUHAMMAD IQBAL									the second se		
Production Inclusion <			TARIQ ULLAH											
TE CT CT <th< td=""><td></td><td></td><td>DAMERI CUL</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>			DAMERI CUL											
77 INAYATULLAH ABDUR RAUF INA 101 101 111/1993			FAILAUND HIAR										and the second se	- 9e(7
78 CH3 CASK CAR MAQSAD HAYAT UMAR HAYAT MA EEO CT-G 10/11/1920 PESHAWAR 10/5/11989 1/22/1993 4/29/19				ABDUR RAUF										i a star her i
79 Griss shelindam Dill Shad khan PainDa Khan Ma Cit S Cit Structure PESHAwar Structure Structure <thstructure< th=""> Structure</thstructure<>		X	MAQSAD HAYAT											Tot in a with
80 (LIX SLHBAYAT SHAH IIIU HAMMAD NAWAZ FAIZ UR REHMAN MA MED CT-G 11/0/15/1985 5/11/	_			The second se										non tur d
81 GHULAM FAROOO DIN MUHAMMAD MA WED CT-G 4/1/1963 S/11/1993 10/22/1991 S/11/1993 10/22/1991 S/11/1993 10/22/1991 S/11/1993 10/22/1991 S/11/1993 10/22/1991 S/11/1993 10/22/1993 S/11/1993 10/22/1993 11/11/1990 S/16/1993 11/11/1990 S/16/1993 11/11/1990 S/16/1993 10/21/1993 10/22/1992 10/23/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 10/22/1993 <														Pro incar a gre-
62 CORS NO.3 PESHAWAR CANTT. ABDUL HAKEEM SARFARAZ KHAN MA HED CT-G 4/11/1964 NOWSHERA J/8/1993 1/1/1/1990 5/16/1993 1/1/1/1990 5/16/1993 83 CHS GUBAMAR // TARIO MEHMOOD FIDA MUHAMMAD MSC HED CT-G 4/11/1964 NOWSHERA 1/2/1993 1/1/1/1990 1/1/2/1993 1/1/1/1990 1/1/2/1993 84 CHS H MUHAMMAD MIRZA MUHAMMAD MIRZA MUHAMMAD MA HED CT-G 4/1/1966 PESHAWAR 1/1/1993 1/1/2/1993 1/1/				OIN MUHAMMAD										antit nut
833 GUBAHAR / TARIO MEHMOOD FIDA MUHAMMAD MSC NED C11-G 11/11956 11/21955 10/21/1993 11/1/11990 10/21/1993 84 GHS H MUHAMMAD MIRZA MUHAMMAD MIRZA MUHAMMAD MA NED C1-G 4/1/1966 PESHAWAR 11/21992 10/21/1993 10/21/1993 10/21/1993 85 GHS P & BAA / ARUNAGZEB TAMMAR KHAN MA NA NA 0 0 C1-G 4/4/1966 PESHAWAR 3/27/1968 10/22/1993				SARFARAZ KHAN										The two and
BA GASH KURAKUSO MOOR KELI / JAN MUHAMMAD MIRZA MUHAMMAD MA MED CT-G 414/1965 PESHAWAR 3/30/1993 10/22/1993 10/24/1993 10/22/1993 10/24/1993 MIRZA MUHAMMAD MA MED CT-G 414/1965 PESHAWAR 3/30/1983 10/25/1993 10/24/1993 10/24/1993 MIRZA MUHAMMAD MA MED CT-G 414/1965 PESHAWAR 3/30/1983 10/25/1993 10/24/1993 10/24/1993 MIRZA MUHAMMAD MA MED CT-G 6/6/1969 PESHAWAR 11/10/1983 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 10/25/1993 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>an Lyac on</td></td<>														an Lyac on
65 GKS PK BALA V ARUNAGZEB TAIMAR KHAN MA PED CT-G 41/4/1966 PESHAWAR 3/30/1983 10/22/1992 10/22/1993 10/22/1993 86 GKS GERMI SMEEDAD NASIM JAN MAAHFOOZ JAN BA PED CT-G 41/4/1966 PESHAWAR 3/30/1983 10/22/1992 10/22/1993 10/22/19	4		A Chi Dia anna anna anna anna anna anna anna	MIRZA MUHAMMAD				1/2/1965	DECHAWAR					TAST IN TO
36 CHS GERKI SKERAD / INASIM JAN MAHFOOZ JAN BA BEO CT-G 8/3/1965 PESHAWAR 1/1/10/1933 10/25/1993 10/25/1993 10/25/1993 37 CMS BHANA NAND / AMJAD JALWAN BABU FAZAL KHALIO MA MED CT-G 6/6/1969 PESHAWAR 1/1/10/1968 10/25/1993 11/23/1992 10/26/1993 38 GHS MUAN GUAR // BAKHSHISH KHAN GHULAM OADIR MA MED CT-G 6/6/1969 PESHAWAR 11/10/1968 10/25/1993 11/22/1992 11/5/1993 39 GHS MATHRA GHULAM OADIR MA BED CT-G 11/14/1961 PESHAWAR 11/18/1989 11/22/1992 11/5/1993 12/25/1993 30 GHS MATHRA OAZJ JAMIL AHMAD OAZJ JAMIL AHMAD MA BED CT-G 11/11/1965 PESHAWAR 11/23/1990 12/25/1993 12/25/1993 12/25/1993 10 GHS MATHRA ABDUL AZEEM ABDUL AZIZ KHAN MA BED CT-G 11/11/1965 PESHAWAR 10/23/1980 12/25/1993 12/25/1993 12/25/1993 12/25/1993 <t< td=""><td></td><td>and the second sec</td><td></td><td></td><td>MA</td><td>CED</td><td></td><td>and the second se</td><td></td><td></td><td></td><td></td><td></td><td>4 Parton Du</td></t<>		and the second sec			MA	CED		and the second se						4 Parton Du
ST UNX BRAKARANG YAMJAD JALWAN BABU FAZAL KHALIO MA MED CT-G 66/1969 PESHAWAR 10/201393 10/201393 10/201393 38 GHS MAN GUJAR BAKHSHISH KHAN GHULAM OADIR MA MED CT-G 6/6/1969 PESHAWAR 9/2/1993 11/2/1992 11/6/1993 11/2/2/1993 11/2/1993 11/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 11/2/2/1993 <						820			and the second se					mut for my
BB CHULAM GADIR MA BED CT-G 1/14/1961 PESHAWAR 1/18/1989 1/16/1932 1/16/1933					MA	MED								aver the water
ANDA KHAN MA BED CT-G 12/25/1964 PESHAWAR 4/22/1990 12/25/1993 12/25/1993 10 GH3S CHAMMANI V OAZI JAMIL AHMAD	_	······································	CARALLAN MALE AND			BED				The second se				Dromo non r
Openantical OAZI MISRI KHAN MA BED CT-G 1/1/1965 PESHAWAR 10/23/1989 12/25/1993 12/25/1993 11 Gers MATHRA ABDUL AZEEM ABDUL AZEEM ABDUL AZEKHAN MA MED CT-G 1/1/1965 PESHAWAR 10/23/1989 12/25/1993 12/25/1993 12/25/1993 21 GHS ANDAR GARM MILHAMMAN MULAS MULAS STATUS MA MED CT-G 3/1/1965 PESHAWAR 11/14/1990 12/25/1993 12/25/1993 12/25/1993	_					8ED			The second s					- all live "
ABOUL AZEEM ABOUL AZEEM ABOUL AZEZ KHAN MA NED CT-G 3/1/1965 PESHAWAR 11/14/1990 12/25/1993 12/25/1993			ADDIN ADDIN			DED								The address
	_	· · · · · · · · · · · · · · · · · · ·	LO HALLAND THE STATE				CT G							" Inter append

•	:				, 15 , 1.1	3 (g 4 7 5 (* 1)	Tree .		rry field		يە . بەر قەر	rie Fyreyd i'r	1 1 1	1. [] 4. 3 m ² 4	·* *	niya je F	- H - 1
	·	14 (Y 3 1 1	OFFICE O	THE EXECUTIVE DIS	 			د د در ادو مقطع									
	╴┝╍┷		11 - 11 - 11 - 11 - 11 - 11 - 11 - 11	CENTRE DIS	TRICI	OFF	ICER	(E&S)	EDUCAT	ONDECLIN		ι.	•				
				SENICRITY	LIST O	FCT (MALE) T	EACHER	S	ON PESHAV	VAR	-	5		7		
	1.1	<u> </u>	1	the second second			T	1							Į		
	S#	School Name) Teacher Name			1	1	1	1.1	1	1 .	T	T]		
	1 1	and the second sec	- reacher name	Fathemame		Acad:	Profet		1	ł	Date Of	Date Of	Date Of		1		
		· ·		· · ·		qual:	quase	Desig;	Dob	District Of	1st		Passing Profession	Date Of	ł		
	H	• 2	****	. 1		i	1	Í	1.	domicile	Appointmen	Chargeas	- IOIESSION		1		
	193	GCNHSS NAHAOI	3			L			1		1 L	CŁ	Qualificatio	Appointmen			
		GHS SHERCH MUHANGHADI	FAZL E MALIK	ABDUL MALIK		5		7	8	+	·			As Ct		1	1
		SHS BADABER	IOBAL HUSSAIN	RAEES KHAN	====	- MA	#ED	CT-G	2/17/1967	9	10	. 11	12	<u> </u>		```	`
		INS HAYAT ABAD	ULAS KHAN	ALI KHAN KAN		MA	L'ED	CT-G	4/4/1970	PESHAWAR	10/8/1989	10/8/1989	12/25/1993	13			
		INS WAZIR BAGH NO.1 7	MUHAMVAD IDREES	FAZLIHADI		MA	650	CT-G	12/1/1965	PESHAWAR	3/24/1992	3/24/1992	12/25/1993	12/25/1993			
<u>۲</u>	198 0	HSS NO.4 PESHAWAR CITY	SYED SALE ALI SHAH	SYED MIAN ADAM SHAH		BA	VED .	CTG	5/1/1961	PESHAWAR	11/20/1990	11/20/1990	3/5/1994	12/25/1993	-		
Ab N		HS PAKHA GHULAN	RIAZ AHMAD	MIR AHMAD KHAN		MA	MED	CT-G	9/4/1960	BAJAWAR	5/20/1988	5/1/1994	11/22/1992	3/5/1994 5/1/1994			
101-		HS BADABER	SYED AMJAD ALI SHAH	SYED INAYATULLAH SHA			CT-GEN	CT-G	2/15/1961	PESHAWAR	9/26/1989	9/26/1989	5/29/1994				
5 ^W	201 6	AS LANE GARHE .	SARDAR ALI	MALIK UMARA KHAN			CT-GEN	CT-G	4/8/1962	PESHAWAR	10/5/1989	5/29/1994	5/29/1994	5/29/1994			
5 ⁷⁴ 14 -	202 G	ANDER SHENR	KHAN CAD	NAWAB KHAN		_	CT-GEN	CT-G	5/18/1963	PESHAWAR		9/20/1989	5/29/1994	5/29/1994			
5" I	203 Gł	IS BARBAR OFACA	ABDUL - Z'Z UR RASHID	ABOUL RASHID KHAN			CT-GEN	CT-G	9/7/1963	PESHAWAR	10/15/1989	10/15/1989	5/29/1994	5/29/1994 5/29/1994			
· . 1	204 GL	AS SLIFAID DHEAT	FAZLE R-35I	SHAKIR ULLAH -	_		CT-GEN		11/17/1963		11/13/1989	11/13/1989	5/28/1994	5/29/1994			
えん	205 GH	S BARDAR GARHI	TAHIR KAWAL	ABDUL QADOOS			CT-GEN	CT-G	12/3/1963		5/24/1990	5/24/1990	5/29/1994				
r - T	206 GM	TALAVARIA	MUHAN/M-D AYAZ	NASRINIAH			5E2	CT-G			9/20/1989	9/20/1989		5/29/1994	. *		
		TGU PELA	FAZAL MEHMOOD	KHAIOTA GUL	<		ÚED -	CT-G			1/3/1989		A	5/29/1994 <u>*</u>		r :	1
	208 . 1	S BELA MOHMANDAY	- AKHTAT AU	AHMAD GUL			272	CT-G			5/15/1990			5/29/1994			
Y	209 04	ST NO ' PESHAWAR CITY	IMISBAHOLLAH V	ZIARAT KHAN										5/29/1994			
	210 ans	IS NO.I PESHAWAR CANTT	ISYED JAE RALI SHAH	S HIMAYAT ALI SHAH						OCOL HALLS	V18/1989 5			5/29/1994			
	211 GH!		FIEKAAR AU	FAZAL RAZIO		_				OC OLIVING	1/2/1985 1			5/29/1994			
į	12 00	15# NAHAOI	INUHAR'N-D FARITO	ISAID BAUSSAH	_					'H' 0010		29/1994		1/29/1994			
- V ??	12 2 4	JOGWARA	AMIR NA GAZ	MUHAMMAD SMAL				1-G 2		OC CLIMAN	/8/1990 1			V29/1994			
<u> 2</u>	10100	NC. TEMKAL	16/4/R N2 642	UMARA KHAN		_		T-G 2				28/1994 5	100110-1	/29/1994		•• .	
		SE GL. BAHAR	MUHAMMADTI ROZE SHAH	GUL MUHAM! J D				T-G	1/1/1966	100000		1/1989 5		/29/1994			
	18 SM5		MUKAMIL K-AN	WALL M. SLAM AAD		_		I-G T	/6/1956	TALLS		7/1589 5	the second se	29/1954			
$\sqrt{2}$	17 GM3.	ASUA GA TE	UMTIAL WAL	ABDUL WSMD		_			1/185.				/29/15.4 5/	28/1094			
V/2	18 GHS (BAR ANDIAN	FARMAN	AHMAD SA.I	M	_	~ ~	1-3 1/	10/1967 F			4/1990 5/		29/1994			
21	19 GHS 5	SARDAR GARH	SYED AHV-D ALI SHAH	GHULAN NADI	- W	_		<u>r G 4</u>					29/1994 5/	29/1994			
122	20 GHS H	LINUFAMMAD NOOR KILLI	USMAIL KAIN	SYED ALI SHAH	BA	-	_		18/1967 P	COL 41 HIL			29/1994 5/	29/1994			
153	1 GHC X	ANDI KALOO KHEL	FICA GUL	ZAIN KHAN	MA				18/1963 P	COLLARS STREET			29/1994 5/2	29/1994			
~		PESKAWAR CANTE	SHAUKATAHAN	SAWAB GUL	J BA	_			/2/1968 P	ESHAWAR 12			29/1994 5/2	9/1994			
122	S GMS I	LISLAM ABAD	ANWAR KEAN	HAKEEM KHAN	BA	_			18/1968 Pi				29/1994 5/2	9/1994			
22	4 GHS N	O.3 PESHAWAR CONT	FAZAL RARE	KHAN BAHADER	- acc		·		2/1969 ! 11	SHALVAR 200			9/1994 5/2	9/1994			
يتجر -		U.I PESHAWAR CANTT	MUHAMMAD (BRAHIL) (A.S	AZAL RAHIM	1.44	, 385			7/1969 PF				9/1994 572	9/1994	**		
	2 ICH22 1	O.S PESHA CITY	SYED SAK-AWAT SHAH	SHULAM SIDDIDE	MA	850	-+	_	5/1969 PE	SHAWAR 9/17			9/1994 5/2	9/1994			
J227	IGHS ME	R URKER PAYAN	KHAIR UL BASHAR	SYED SARWAR SHAH	MA	820			/1970 CH	ARSADDA 5/4/			9/1994 5/29	9/1994			
<u> 1228</u>	GHS BA	DABER	MUHAMMAD MASOOM TAJ	HASHAM ALL	MA	420	- <u> </u>		/1970 PE	A			2/1992 5/29	9/1994			
229	GCMHS	PESHAWAR CITY	GHULAM ARAS	TAJ MUHAMMAD KHATTAK	BA	BED		_	1967 PE			1989 5/29	9/1994 5/29	1994			
<u> 230</u>	GMS GA	RNGA BALA	MUHAMM-D SAEED	ABDUL GHAFFAR	MA	WED WED			1969	CARAK 111/17		/1994 11/2	1/1992 11/1	7/1004			
1231	GCMHS.	PESHAWAR CITY	MUHAMMAD ALAMZEB	IKHALIL UR REHMAN	MA	aco aco			1970 PE	SHAWAR 11/17		1994 12/29	5/1991 44/45	1400			
1000		Contraction Cont	ALL INTERACTOR AND A CONTRACTOR	MUHAMMAD AMEER	BSC				¥1962 (PEG	MANALAD	1991	11444 (11/22	11000				
233	GUS BA	and an inc.	FASHAN K-IN	GHULAM HAZRAT	MSC		_	12/18	V1962 PF	HAIMAD	1391 I IN19	1997 I ADU	1000				
422	UHSS NO	T PESHAWAR CITY	AL-W KHAN	AFROZ	BA	CT-GEN		<u></u>	V1966 PES	HAWAR 11/19/							
222	OMS ZAR	TAB COLONY	SYED NIAZ ALI SHAH	IMUNIR KHAN	BSC	MED	+	8/15/	1968 PES	HAWAR - 11/10/							
1230	GHS GLA		ALL IL CLUBS TO CHARGE STREET	SYED USMAN SHAH	BA	CT-GEN	CT-G		1970 PES	HAWAR 11/10							
1-201	GIN DEN	ONTROCK (KHAN ZAMAN	MA	BED			965 PES	HAWAR 01111		1994 17/36	(1001		-		
		A BAHAR	SALKA 704 Street	SHER MUHAMAD	BA	SED	CT-G		1966 PES	HAWAR 1077							
240	GMS SET	1	URAD HUSSAIN	S M BASIT SHAH	MA	8ED	CT-G		1970 PESI	AWAR 11/20/							
640 0	UR155 UR1	IER PAYAN	HMAD RETE	MUHAMMAD AKRAM	BSC	86D	CT-G	12/18/	1962 PESI	AWAR SUSI	394 11/20/1 990 11/21/1	994 12/25/	1993 11/20/-	1004			
				AHMOOD KHAN	MA		CT-G	1/1/1	060 060		994 11/21/1	334 1 10/22/	1991 11/21/1				

junier poon to of to of

172 J

<u>`</u>`

• •

1 **

.

	17	自由的 经过度的	OFFICE OF THE	EXECUTIVE DISTRIC	TOF	FICEF	(E8S)'I	DUCATI	ON PESHAM	IAR .		han han han die her her her her her her her her her he		(•
1	£			SENIORITY LIST							<u> </u>	<u>, , , , , , , , , , , , , , , , , , , </u>	<u></u>			A	•
<u> </u>					1.	<u>.</u>	· _ · · · · · · · · · · · · · · · · · ·	<u> </u>	1	· ·····	1	1-0				<u>`</u>	1
×	<u> </u>						1 '	1 · · · *	·· .	Date Of	Date Of	Date Of Passing	: .Date Of	367 Throu	1	Nº .	۰.
	S#.	School Name	Teacher Name	Fathername	Aca		" i Datior.	· · Dob	District Of	1st	taking Over		Regular		11	1 -	~
					qua	ul: quală		200	domictle	Appointmen			Appointmen.		16	ノレ	, m
						· .			· · ·	1 1	CL	Qualificatio	t'As Ci		- Ú	12	- Y '
	1		3	6	5	· · · ·	7	8	· · · · ·		1	<u>n</u>	<u> </u>		1.1	v > 4	
ත		GMS E	MUHAMMAD TAHIR	MUHAMMAD SALIM	MA			10/31/1963	PESHAWAR	10	11	12	13	. 1 4	call.	~°''	•
· · ·	به صد کر	GNS VENTA	NAIK MUHAMMAD	UMARA KHAN	MA			12/15/1964	PESHAWAR	7/12/1987	11/22/1994		11/22/1994		L of	0	
		3×510511177	KHURSHID KAMAL	MUHAMMAD IOBAL	MA		CT-G	8/19/1967	PESHAWAR	5/5/1989	11/22/1994	11/22/1992	-11/22/1994				
		655 52 02 110 ¥	MUHAMMAD ARIF	MUHAMMAD ASLAM	MA	BED	CT-G	4/22/1968	NOWSHERA	11/22/1994		11/22/1992	11/22/1994	The second	Ū.		
14	1263	GUS 85"-AN K.	NISAR KHAN	BAHADER KHAN	MA		CT-G	3/16/1969	PESHAWAR	11/22/1994	11/22/1994		11/22/1994	•			
M	247	SHSS NO 2 PESHAWAR CANTT.	JAMSHID KHAN	GHULAM MUHAMMAD	MA		CT-G	5/20/1965	PESHAWAR	5/16/1992	5/16/1992			-			
			HABIB ULLAH FAYAZ MUHAMMAD	SHEHER YAR	MA	and the second second	CT-G	10/20/1965	PESHAWAR	9.12/1987	11/23/1994						
		MS FPESATON COLONY		RAHIM BASKHSH	MA		CT-G	1/1/1966	PESHAWAR	7/12/1987	11/23/1994	12/25/1993	11/23/1994				
11	250	HSS PESHAVAR CANTT.	NAVEED SHEZAD	SIRANJAM KHAN NOSHAD KHAN	BA BA			5/6/1968	PESHAWAR	11/23/1994	11/23/1994		11/23/1994				
	251	STAS NO & PESHAWAR CITY	GHULAM ZIKRIA	HUKAM KHAN	MA		CT-G	10/10/1971 5/10/1969	PESHAWAR	11/24/1994	11/24/1994		11/24/1994				
	252	IPSS 1.2 PESPAWAR CANTT: V	MAOSOOD AHMAD	NAZIR AHMAD	MA	BED	CT-G	10/16/1969	PESHAWAR CHARSADDA	3/21/1992	3/21/1992	12/31/1994	12/31/1994				
Γ	253 0	HS ALFOCA DHERE · V	SARFARAZ KHAN	HABIB ULLAH KHAN	MA	030	CT G	3/15/1964	PESHAWAR	12/19/1987	12/19/1987		1/1/1995				
			SHEHREYAR KHAN	JAN MUHAMMAD	BA	CT-GEN		2/27/1960	PESHAWAR	1/29/1985	1/1/1995	4/16/1990	1/1/1995	·••·			
1.1	255 0		IRFANULLAH	MASIL KHAN	'MA	ÍMED-	CT G	4/15/1971	PESHAWAR	1/10/1995	1/9/1995	1/9/1995 -	* 1/9/1995				
				AFZAL HUSSAIN	BA	CT-GEN	UT-0	2/3/1970	PESHAWAR	5/13/1989	1/11/1995	12/25/1993	1/16/1995		•		
			SYED SHUJAT ALI SHAH	SYED MUDASSAR SHAH	MA	MED	CT-G	9/30/1968	PESHAWAR	1/18/1995	1/18/1995	12/31/1992	1/18/1995				
			BAKHTIAR ALAM		BSC	MED	CT-G	4/17/1969	PESHAWAR	2'13/1995	2/13/1995		2/13/1955				
		the second	and the second	GHULAM RABBANI	BA_	020	CT-3	1/6/1969		2/16/1995	2/16/1995	10/22/1991	2 16/1995				
l. 7	· · ·	-5 8. 2-43	and the second se	SARBILAND	M:	BED	ÇT-G	1/22/1961	PESHA MAR	4/28/1986	3/1/1992	3(14/1991)	3/1/1995				
Ιū	?52 G			SYED FAOIR SHAH	MA	8E0'	CT-G CT-G	12/22/1966	the second s	10/18/1989	10/18/1989	5/20/1955	5/20/1985	•			
1 1	263 G	SSAC - ELHAWAR TTY		LYAS KHAN	MSC	8.60	CT-G	1/1/1961 3/16/1968		10/5/1989	10/5/1989	5/25/1995	5/25/1995 ·				
		AL R. PAL ACADEVY		SHAMSUD DI	àIA	GT GEN	CT-G	10/24/1968		11/20/1990	5/25/1995	5/25/1995	5'25/1995	•	•		
1 1-		E TAPINE FARM	ZAHO IQBAL	CHAN MUHAMMAD	MA	LED	<u>⊢°,</u> ÷+	3/14/1369			11/16/1990	5/25/1995	5/25.1955				
		NS TAP A SEENGAN	A STATE OF	ASIN KHAN	BA	CT-GEN	CT-5 1	10/16/1959		11/19/1950	5/23/1955	5/25/1995-	5/25/1955				
			FTIKHAR AHMAD	KRAM UD DIN	MA	MED	CT-G	10/1/1968		5/15/1988	7/1/1955	3/14/1991	7/1/1995				
			AKBAR KHAN	UHAMMAD SHARIF	MA	SED	CT-G		PESHAWAR	9/2/1995	9/2/1995	5/29/1994 12/2/1993	8/31/1995 9/2/1995				
				MUNEEM SHAH	MA	B.ED:	CT-G					12/25/1993	9/2/1995		, ,		
				AHIR GUL	:A	BED	CT-G		PESHAWAR	9/1/1975	3/1/1993	9/24/1995	9/24/1995				
				IAMISH GUL		CT-GEN	CT-G	4/10/1952		2/15/1988	9/25/1995	4/2/1992	8/25/1995				
				IABIB GUL	MA	BED	CT-G	2/5/1967		2/6/1990	9/25/1905	4/29/1993	8/25/1995				
		and the second			MA-	HED	CT-G				9/26/1995		9/26/1995	÷ .	•••••••••••••••••••••••••••••••••••••••	ч.	
		the second s		HAMSUR RAHMAN	N:A	MEC	CT-G				9/27/1995	the second se	9/27/1995				
2	276 GH	S BACAEER PESHAWAR		MAR HAYAT	BA MSC	CT-GEN MED	CT-G						9/28/1995				
		S RAS-EED GARM		OHATULLAH	MA	BED	CT-G CT-G						10/22/1995				
		SS CHIGER MATT		WAL KHAN	MA	BED	CT-G						10/23/1995	-			
		IS PESYAWAR CANTT.		HULAM NABI	BSC	BED			the second s				11/1/1995				
			BDUR RASHID	ORAY	BSC	MED							11/8/1995				
			AIZ ULLAH Z	AHIR ULLAH	MA	BED							12/20/1995				
			AHIR HUSSAIN	BDUL GHANI	BA	920	·····				5/31/2004 *	12/20/1995	12/20/1995				
	_	S NOTHA N SS NG 1 PESHAWAR CITY A		AZAL DIN	MA	MED		4/10/1972			2/1/1996		1/2/1996 2/1/1998				
				USHTAQ AHMAD	MA	MED						3/9/1995	4/1/1996				
				AMIULLAH KHAN	MA	8ED						2/28/1993	4/1/1996				
		· · · · · · · · · · · · · · · · · · ·	0.0111.0110.1011	BDUL MANAN	BSC	CT-GEN			PESHAWAR				4/1/1996				
		ZAR	OSHAD KHAN	HAUKAT ALI	MA	BED	CT-G	9/3/1963	PESHAWAR	4/1/1996	4/4/1996 1						

- 17 P	the first and the first state of the		EXECUTIVE DISTRIC	1.201.101	بالزديقك					····	• • • •		1.5 1.1
ЗĘ,		OFFICE OF HERE	EXECUTIVE DISTRIC	OF OT (M	ALE) TE	ACHERS		the second se			Date Of :		
7									Date Of	Date Of	Passing	Date Of	
T					. 11 F			District Of	1st		Professiona	Regular	
1				Acad:	Protei:	Oesig:	Dòb		Appointmen	Chargeas ,	1	Appointmen	2
	School Namo	Teacher Name	Fathemame .	quab	qualif:			domicilo		CL	Qualificatio	LAs Ct	
÷			سلجتهن الم			4.1	· ·		,		n '	· · · · ·	
1				<u> </u>	· .	<u>.</u>		9	10	11	12	13	
1		3	4	6	8	7.	8	PESHAWAR	4/5/1996	4/6/1996	11/30/1992	4/6/1996	
÷	2	ASGHAR HUSSAIN	FIDAYAT UR REHMAN	BA	8ED -	CT-G	9/4/1970	PESHAWAR	4/8/1998	4/8/1996	12/25/1993	4/8/1996	_
9 0			SYED MUHAMMAD	BSC	CT-GEN	CT-G	5/13/1967	PESHAWAR	10/29/1989	4/15/1996	· 4/7/1993	4/15/1998	
0 0		FARID KHAN	BANARAS KHAN	MA	MED	CT-G	11/12/1969	PESHAWAR	3/17/1992	4/20/1996	7/10/1994	4/20/1996	1
1	ASS NULL FLOREN IN		IMDAD KHAN	MA	MED	CT-G	11/26/1972	PESHAWAR	3/1/1990	4/24/1998	5/29/1994	4/24/1996	1
2	1922 MOT LET ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	ZAHOOR AHMAD	ALI GJL	MA	DED	CT G	4/20/1972		11/1/1990	5/1/1996	1/9/1995	5/1/1996	·
3		ALI GOHAR	MUHAMMAD RAFIQ	MA	MED	CT-G	5/23/1971	PESHAWAR	11/26/1987	5/4/1998	11/14/1990	5/4/1998]
4	SCAMS PESHAWAR CITY	MUHAMMAD SHAFI	KHALIL UR RAHMAN	MA	MED	CT G	2/3/1961	PESHAWAR	11/27/1987	5/4/1998	4/7/1993	5/4/1996	1
si	GHS HAYAT ABAD	MUJEEB UR RAHMAN	HIDAYAT ULLAH	MA	MED	CT-G	11/10/1969	PESHAWAR	9/12/1987	5/16/1996	5/25/1995	5/13/1996	1
6 0	CHSS HAZARIKHAWANI	NOOR ULLAH	SAID WALLSHAH	MA	650	CT-G	8/2/1964	PESHAWAR	9/12/1987	11/1/1995	5/25/1996	5/25/1998]
7 0	GHS TAKHT ABAD	NOOR UL HADI	ABOULLATIF	MA	MED	CT-G	9/25/1963	PESHAWAR	12/3/1994	12/3/1994	5/25/1996	5/25/1996.].
8	GHSS NO.4 PESHAWAR CITY	ABDUL SHAKEEU	MEER ABAS	MA	BED	CT-G	9/2/1966	PESHAWAR		5/25/1996	5/25/1996	5/25/1998	1
9 0	GHS9 HAZARKHAWANI I.	FAZAL ILAHI	MACAD KHAN	MA	· BED .	CT-G	3/11/1968	PESHAWAR	1/1/1995	1/16/1995	5/25/1996	5/25/1996	1.
0	GUS SHAHAB KHEL	INAM ULLAH	MUHAMMAD ASHRAF	MA	BED	CT-G	10/15/1968	PESHAWAR	1/16/1995	11/19/1989		5/25/1996	1
1 1	GHSS NO 2 PESHAWAR CANTT.	GUL BAHAR KHAN	AFZAL SHAH	MA	BEO	CT-G	2/3/1969	PESHAWAR	11/19/1989	2/13/1995	5/25/1998	5/25/1996	1
21	GIIS JAN GARHE	BUGHDAD SHAH	NASRULLAHIKHAN	MA	CT-GEN	CT-G	:\6/1969	PESHAWAR	2/13/1995		5-75/1996	5/25/1996	1 - 244 2
<u>a</u> t	GENHSS NAHACI	HIDAYATTLAH	ROKHAN UD DIN	MSC	CT-GEN	CT-G	7/1/1971	PESHAWAR	9/21/1994	11/1/1996	5/25/1996	5/25/1995	1
4	GMS SWATI GATE	IFTIKHAR AHMAD	MUHAMMAD HASHIM KHAN	MA	MED	CT-G	11/1/1971	PESHAWAR	5/13/1992		11/15/1994	5/51/1996	1
ŝ	GMS SHAHAB KHEL	NOOR MUHAMMAD		MA	MED	CT-G	9/11/1971	PESHAWAR	5/31/1998	5/31/1998 8/6/1996	11/14/1990	8/6/1996	1
ě.	GUS KHAZANA SHUGAR MAL	JAN NISAR KHAN	RCICAR KHAN	MA	MED	CTG	5/4/1901	PESHAWAR	8/2/1987			B/30/1995	1
	GMB ABIA GATE	NOSHAD KHAN	ASIFULLAH	590	850	CT G	2/23/1969	PESHAWAR	12/15/1991			8/30/1996	1 **
18	GHSS NO.I FELHAWAP CENTT.	AVVAIS MUHAMMAD KHAN	IG=M GADIR	- 1' 1A	-21	CT-G	8/13/1969.	PESHAWAR	3/2 / 1992	3/26/1992		8/50/1996	-4
10	GMS NODEH P.A.SM	A JMAL KHAN	SUMEAL KHAN	NA NA	MED	CT-G	5/1/1972	PESHAWAR	5/14/1990	1/10/1995		10/5 1/* 996	
ñ	GHS HAYAT ABAL	AURANGZEB		111	BED	C G	1/22/1969	PESHAWAR	1 1/31/1996	10/31/1996	5/25/1991	11/1/1995	
	GMO G.CHANDAN DAUGTAL	LAIO SHAH	MUHAMAD ANWAR		850	0.10	3/2/1066	PESHAWAR		11/1/1998	5/25/1093	11/1/1525	-
	GHS LARAMA	ABOR CHAFER	IS ROAR MUHAMMAD	TBA	BED	CT 5	2/2:18.	PESHAWAR		11/1/1996	1/10/19/15	11/2/1996	
	GHT GULBAH 1.1 NO.2	MUNIK KHAD	INCOT KHAS	MA	BED	CT-3	2/3/19/5	PESHAWAR	11/4/1994	11/2/1996		11/7/1996	-
3	GHS ZAHCR ABAD	MUHAMMAD ZAKRIA	MUHAMMAD ISMAIL	MA	M.ED:	CT-G	2/27/1975	CHARSADDA	11/7/1996	11/7/1998		11/13/1996	
-	GMS ASIA GA-TE	ABID ALI	YAR MUHAMMAD	MSC		CT G	11/9/1964		11/13/1996				-
긝	GMS KANKOLA	IJAZ AHMAD	MEER AHMAD	MA	MED	CTG	8/5/1965	PESHAWAR				2/5/1996	
÷	GOMHS NO 4 PUSHICANTT:	TALIB JAVAID	CHUNDA MASEH	MA	MED	CT-G	4/2/1971	PESHAWAR	5/10/1992			12/5/1935	-
	GMS LANDI ARBAB	HUMAYUN KHAN	ULAS KHAN	MA	WED	CT-G	10/27/1974		12/5/1996				
	GHS GULSHWI REKMAN	WAQAR AHMAD	EAR-CER KHAN		BED	CT-G	2/10/1965						
-	CHS COLSINGT SCHEMAR CANTT	MUHAMMAD NASEEM	FAZAL UR REHMAN			CT-G	6/20/1970	the second s				4/30/1997	
2 V	GMS TAPHAB FARM	MARIENT SHAH	INAIK AMAL SHAH >		BEC	0.0	11/1/1972						
		NAVEED IQBAL	INAM MUHAMMAD	MA			8/15/1960					5/13/1997	
2	GHS NANAK PURA	FAYYAZ JAN	F-Z E AKBAR	BA	CT-GEN	CT-G	5/8/1963	PESHAWAR				5/13/1997	
	GHS HARYANA BALA	FAZLE MOQEEM	MUHAMMAD RAZA KHAN	BA	BED	CT-G	10/8/1966			7 9/28/1989		5/13/1997	
	GHS REGAL	S ALI AKBAR SHAH	S NOCR SHAH	BA			8/10/1967			6/1/1996		5/13/1997	_
5	GHS WADPAGGA	NIAZ AHMAD	ABOUL AZIZ	MA		CT-G	1/19/1968			2/4/1993		5/13/1997	
6	GNS KHUDA DAD	FAZAL WAHAB	ABOUL WAHAB	MSC			5/8/1969					5/14/1997	
	GHS P.K.BALA	FARIDULLAH	FAZLI MABOOD	MA	_	CT-G	12/20/195			12/6/1994			
	GHS KAGA WALA	HIDAYATULLAH	SHARAF DIN	MA			2/23/1950			6/26/1997			
	GHS DABGARI GATE	MUHAMMAD SHOAIB KHAN	TAMASH KHAN	MA			6/12/1964					6/26/1997	
10	GMS ACHINI PAYAN	MUHAMMAD ZAMAN	GUL-B KHAN	MA				and the second			4/7/1993	6/26/1997	_
11	GHS MER URMER PAYAN	KHALID SALIM	GHULAM QADAR	MA		CT-G	4/12/1969						
12	CHS NO.3 PESHAWAR CANTT.	ABDUL BARI	AEDUL QADOOS	MA									
	GKSS NO.1 PESHAWAR CANTT.		N-1K MUHAMMAD	MA	BED	CT-G	2/25/1960				4/7/1993	6/27/1997	/
	GHS LAKARI KANIZA	SAGHIR AHMAD	Inferty Protestance on	MA	BED	CT-G	1/10/1965	FESHAWAF	2 10/10/190	0 0 21 1 2 2		6/27/1997	

A to the second

به میشود و میشود و می این به میشود از میشود و میشود و می مورد این است میشود 1.2

. اېږد ۲ à

• • • •

,		OFFICE OF T	HE EXECUTIVE DISTR		LICE	≺(E&S)	EDUCAT	ION PESH,	WAR	·····	(+ + + + + + + + + + + + + + + + + + +	- 1
T			SENIORITY LIS	ST OF CT	(MALE	TEACHER	26					*.
		the second se	1 () () () () () () () () () (• • •	137		11.	1		1	TRUCK	·
							·]		Date Of	Date Of	Date Of Passing	Barrios
S#	School Name	Teacher Name	Fathername	Aca			Dob	Olstrict O	1 Tst	taking Over		Date Of Regular
				qua	d qual	c bung.		domicite	Appointme		FIORessium	Appointmen
		· ·	· · ·	1		1.	[.		t	CL	Qualificatio	
1	2					_	·/				D	TASCE
337 GH	S GULOZAI	MUHAMMAD SALEEM	4	5	_	7	8	9	10	11	12	13
338 GM	S BHANA MAN	FAKHRULISLAM	MUHAMMAD ZAMAN	MA			2/11/1960			6/27/1997	5/29/1994	6/27/1997
339 GH	SS CHOGER MATTI	MUHAMMAD SIDDIO	ABDUS SALAM	MA			2/3/1971			6/27/1997	1/9/1995	6/27/1997
340 GCI	KHS PESHAWAR CITY	IBADULLAH	MIR AKBAR	MA			3/20/1964	1	9/30/1984	6/28/1997	1/17/1990	6/28/1997
341 GH	S RASHEED GARHS	AMIR SAID	SAR BILAND KHAN	MS			6/28/1958		6/28/1997	6/28/1997	5/25/1996	6/28/1997
	S SAHHH BALA	JEHANGIR KHAN		MA		CT-G	10/9/1972		5/26/1994	6/29/1997	12/31/1996	6/29/1997
343 GH	S PALOSIATOZI	MASOOD AHAMD	HABIBULLAH	MA			1/8/1966		10/16/1988	6/30/1997	4/7/1993	6/30/1997
344 GNS	ASAD ANWAR COLONY	MUHAMMAD KHALID KHAN	PIR MUHAMMAD KHAN	MA		CT-G	10/11/1966		4/18/1992	6/30/1997	12/25/1993	6/30/1997
345 GHS	S NO.1 PESHAWAR CITY	IMDAD KHAN	TAJ MUHAMMAD KHAN	8A	CT-GE		3/15/1967	PESHAWAR	11/4/1987	6/30/1997	6/30/1997	6/30/1997
346 GMS	S GHULAN NASI KALAY	USMAN GUL	SAADAT KHAN	MA	CT-GE		3/1/1953	PESHAWAR		7/1/1997	7/14/1986	7/1/1997
347 GM3		NASRULLAH KHAN	KHANA GUL	MA	BEO	CT-G	3/31/1953	PESHAWAR		7/1/1997	12/25/1993	7/1/1997
348 GH5	MATHRA	SYED TAHIR SHAH	NAIK AMAL 1	MA	6ED	CT-G	1/2/1955	PESHAWAR		7/1/1997	1/9/1995	7/1/1997
	GUNJ MANDI	MALIK ZAHID AWAN	MOLANA MADAR SHAH	MA	038	CT-G	8/25/1955			7/1/1997	7/14/1986	
350 GMS		SAMIN JAN	MALIK AKHTAR AWAN	MA	NED	CT-G	6/22/1962		12/23/1987	7/1/1997	1/9/1995	7/1/1997
351 GHS	KAGA WALA	ABBAS KHAN	FEROZE KHAN	MA	020	CT-G	12/20/1962		9/12/1987	7/1/1997	4/2/1992	
	WAZEER BAGH NO 2	WILAYAT GUL	HAMZULLAH KHAN	MA	8£D	CT-G	12/25/1962		11/24/1981	7/1/1997	1/17/1992	7/1/1997
353 GMS	PESHAWAR CANTT.		WAHID GUL	» MA	85D	CT-G	5/15/1963	PESHAWAR	10/1/1984	1/1/1957		7/1/1997 -
354 GHS		MISHTAD ALIAND	GUL AHAMO	MA	860	CT-C	1/2/1964	PESHAWAR	11/12/1987	7/1/1997	12/25/1993	7/1/:097
355 GHS1		MUHAMMAD YOUNIS KHAN	MUHAMMAD WARIS KHAN	MA	MED	CT-G	3/15/1964	PESHAWAR	9/12/1987	7/1/1997	11/14/1992	7/1/1997
	MERA URMER PAYAN	HASIB UR REHMAN	MUHAMMAD SAEED	MA	GED	CT-G	5/18/1964	PESHAWAR	3/20/1983		4/7/1993	7/1/1997
	GHARIE ASAD	MUHAMMAD ZAMAN	GULAB KHAN	MA	8,60	CT-G	6/12/1904	PESHWAR	5/23/1988	7/1/1997	1/31/1989	7/1/1997
	ATT FRSHAVAR CITY	SHER AHMAD	FAZLIRAZIO	MA	BED	CT.C.	1/1/1:/55	PESHAWAR	1/9/1936	1/1/1997	4/7/1993	7/1/1997
35	CARINDAD	HIDAYAT KI I CA	H GUL PASAND KHA	MA	D3M	:π-G	3/. 3/ 1965	PESHAWAR	5/14/1987	7/1/1297	4/2/1992	7/1/1997
360 (ans 1	JATURA	YOUNA3.AN	FAZLI FABBANI	MA	850	1 2:-5	4/15/1965	PESHAWAR	11/1/1984		4/2/1992	7/1/1997
	SUNJ GATE	AKHTAR HUSSAIN	ALIAKBAR	MA	BED	CT-G	7/20/1965	PESHAWAR	5/25/1987		11/14/1990	7/1/1997
	S GIA BAHAR	SHER AKBAR	MUHAMMAD FERCIZE	MA	2.5	CT-3	1/3/1966	PESHAWAR		7/1/1997	4/2/1995	7/1/1997
36'1, ' 45 M		A JHAMMAD ISRAS	AZIZ KHAN	MA	0.95	6 6	4/22/1966	PECHAWAR	10/15/1988	7/1/1917	5/25/1996	7/1,1997
		FAZAL HADI	ABOUS SALAM	MA	BEC	C' G	6/9/1966	PESHAWAR	5/27/1350		5/25/1992	7/1/1997
		WALJULLAH	SAID MEHMOOD	MA	850	ST-G	6/10/1966	PESHAWAR			5/25/1996	7/1/1997
66 GHSS		SHAMSUL ISLAM	SHAMSUR REHMAN	MA	MED	<u>त.</u>	7/5/1966		10/1/1984			7/1/1997
		MUHAMMAD SAEED	TAZA GUL	MA	BED	03	11/6/1966	PESHAWAR	10/5/1986			7/1/1997
		GHULAM SARWAR	JEHANGIR KHAN	MA	CT-GEN	CT.G	12/29/1956	PESHAWAR	10/16/1988			7/1/1997
		SHARTELAH	REHMAN UD DIN	MA	BED	CIGI	3/1/1967	PESHAWAR	11/1/1986	7/1/1997		7/1/1997
69 GMS M	USTERZAI	AKHTAR ALI	ABDUL HADI	MA	MED	CTG	4/1/1967	PESHAWAR	5/10/1992			7/1/1997
70 645 W		RAHIM JAN	LAWANG KHAN	MA	MED	CT C	4/11/1067	PESHAWAR			5/25/1998	7/1/1997
71 (1851		AUHAMMAD JAMIL	NOOR AHMAD		HED NCO	CT-G		PESHAWAR	10/18/1988		4/29/1993	7/1/1997
12 104510	ZANA HUGAR MILL	AUHAMMAD ISHFAQ	GHULAM HAIDER	MA	BED		5/26/1967	PESKAWAR	1/17/1986	//1/1997		7/1/1997
13 GHSS A	NO.3 PESHAWAR CITY	URANGZEB	ABDUL AKBAR ABID	MA	BED BED	CT-G	10/1/1967	PESHAWAR	3/6/1990			7/1/1997
74 GHS 1		SHRAF KHAN	ASLAM KHAN	MA	850		11/3/1967	PESHAWAR	4/27/1988	7/1/1997 1		7/1/1997
75 GMS BA		SOHAR ALI KHAN	SIDDIQ AKBAR			CT-G	11/4/1967	PESHAWAR				//1/1997
6 GCMHS	PESHAWAR CITY	AROOQ SHAH	LAL BADSHAH	MA	BED	CT-G	1/12/1968	PESHAWAR	4/25/1993			//1/1997
77 GHS MA	UND KHEL	ALAK SHER	ABOUL HAMEED	MA	MED		3/11/1968	PESHAWAR	2/8/1993			/1/1997
78 GMS TA	RNAB FARM	IAN NOOH NABI		MA	BED	CT-G	5/3/1968	PESHAWAR				/1/1997
9 GHSS N	OJ PESHAWAR CITY	AYAZ AHMAD	MIAN GHULAM YOUSAF	MA	MED		5/20/1968	NOWSHERA				/1/1997
0 GM3 MU	STERZAI	UHAMMAD DAUD KHAN	SULTAN AHMAD	MA	MED	CT-G	1/8/1969	PESHAWAR	the second s			/1/1997
	RHI SHERDAD	AMDULLAH JAN	MOSAM KHAN		4ED	CT-G	2/1/1969	PESHAWAR				/1/1997
2 GHS PAR	KHA GHULALI	LAS KHAN	ROOH ULLAH JAN		CT-GEN	CT-G	3/8/1969	PESHAWAR				/1/1997
3 GHS G.G	HULAN SHAH	HAQ ALI SHAH	MUSHARAF KHAN	MA	860		4/20/1969	PESHAWAR	the second se			
4 GHSS NO		D 14 144 4 5 11 10 11	MUHIB ALI SHAH	MA	MED	CT-G	9/4/1969					/1/1997
	M	UT PRIMINICU IMPOAN	ESSA KHAN	MA	MED	CT-G	10/5/1969		11/15/1987	1111001 3	VOLTAAD /	/1/1997

. .

.

79. 7

٠

20095 - -2. - 1. - -2. - - 1. - - -

11.

ну, сая наядан. 1992 - 1997 - 199 Н^ан — 1997 -

8

.

.

.

1. 1.

 $\mathbf{\hat{r}}$

2

.,

Ļ.

.

· • • • •	والمعاجرة بالأبي فبالأقاصي المريبة المستحد المريران		EXECUTIVE DISTRICT	F CT'(A	ALE) TI	EACHERS	<u> </u>	1 6 1 1 1 1 1 1 1	1. L. I.			1 4. 18 yr. 14	招 起了一台。	شرد و في ا	
e' , 	1.1.1111111111111111111111111111111111			1	THE	<u>िंग्ल</u> ारी			P * * * -		DatalOf			· · · ·	活动了
	19 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				1	$\left[\frac{1}{2}\right] = \left[\frac{1}{2}\right]$	1 4 1 2 1		Date Of	Date Of	Passing	· Date:Of	a the second sec	· / `	$\gamma \cdot r$
2 M	-1			Acad:		1		District Of	1st		Professiona	Regular		11	1.1
×~ `		Teacher Namo	Fathemane	qual:	· ganlit: ·	-Desig:	Dob.	damicile	Appointmen			Appointmo	 		1
S#	School Name			1 diam.	1	· . 1	1 1		t	CL	Qualificatio	IAS CI			1
					1	1 . /	1				<u> </u>		1		•
i Stati				+		- 7	8	9	10	. 11	12	13	· ·		
┍╼╌┠╌╸	2.	3	4	5.				PESHAWAR	11/29/1990	7/1/1997	12/20/1995	7/1/1997]	, .	
1.	HSS NO.1 PESHAWAR CANTT.	SHAKIR HUSSAIN	FAZAL HUSSAIN	IMA		CT-G	12/22/1969		12/1/1990	7/1/1997	5/25/1996	7/1/1997	1		
		KHAWAS KHAN	SHERAZAM	MA	P6ED	CT-G	2/5/1970	PESHAWAR	3/17/1992	7/1/1987	5/25/1998	7/1/1997	1,		
385 CH	KS BARSAR OPAZAI	SHERYAR KHAN	SHEIKH M. AYAZ	MA	MËD	CT-G	5/15/1970	PESHAWAR		<u></u>	5/29/1994	7/1/1997	1		
	103110.01 0410		FAZL-E-RAHIM	MA	M€D	CT G	9/2/1970	PESHAWAR	10/16/1988		the second s	7/5/1997	{ .		
	na G.anb.bel artt	SAHAR JAN	AZIZ UR RHEEM	MA	CT-GEN	CT G	3/8/1956	PESHAWAR*	5/1/1975	7/5/1997	5/26/1987				•
389 GX	MS ANDER SHEHR !	JAMIL KHAN		MA	NED	CT-G	9/12/1970	PESHAWAR	7/7/1997	7/7/1997	12/25/1993	7/7/1997	4		
390 01	MS PESHAWAR CANTT.	AHMAD BILAL	FAQIR HUSSAIN	MA	NED.	CT-G	5/5/1966	PESHAWAR	10/16/1988	7/12/1997	12/25/1993	7/12/1997	4		
391 G)	HS AKHOON ABAD	WALI MUHAMMAD	WAHEED GUL	SSC	CT-GEN	CT-TECH		PESHAWAR	11/1/1987	10/1/1994	8/13/1997	8/13/1997			
	THISS CUL BAHAR	FAZLI NAEEM -	SANOBAR KHAN		÷	CT-G	4/12/1970	PESHAWAR	8/20/1997	8/20/1997	5/25/1996	8/20/1997			
	HSS URMER PAYAN	IHSAN SHAH	MUHAMMAD SHAH	MA	BED				5/1/1975	9/1/1997	5/25/1996	9/1/1997	1		
		GUL AFZAL +	SHER AZAM	MA	BED	CT-G	12/12/1954	PESHAWAR	11/10/1994	9/1/1997	12/20/1995	9/1/1997	1		
394 GP		MUHAMMAD IOBAL	DAD MUHAMMAD	MA	BED	CT-G	5/24/1968	PESHAWAR		9/1/1997	1/9/1995	9/1/1997	1		
395 GC		AMIN SHAH 3 ***	MAHMOOD SHAH		CT'	CT-G	3/15/1969	CHARSADDA	4/1/1996		5/25/1996	9/28/1997	t l		
396 💌			SAHIBULLAH	MA	B.ED;	CT-G	2/1/1969	PESHAWAR	9/4/1989	9/1/1997		10/1/1997	4		
397 GI		SHAFQAT ULLAH	KARAN ILAHI	MA	BED	CT-G	1/1/1966	PESHAWAR	9/30/1984	10/1/1997	1/17/1990		4		
398 GH	HSS CHANKANE	MANZOOR ELAHI		MA	BED	CTG	5/5/1961	PESHAWAR	11/12/1994	1/13/1998		1/9/1998	4		
399 0	MA CARRENINGARMAD GUL	MUHAMMAD IOBAL	HAIDER KHAN	MA	NED	CTG	10/7/1966	PESHAWAR	9/17/1986	1/9/1998	3/14/1991	1/9/1958	1		
-100 0	NS PANAR HURA WALL I THE	MUHAMMAD SAEED AKHTAR	MUHAWMAD SIDDIQ		éso'	CTG	4/4/1969	PESHAWAR		. 1/24/1995.	5/13/1997.	- 1/9/1999.	453 4 4	معيد ميد بي	· · · ·
		AKRAM KHAI	HAMISH GUL	MA	1	CT-G	5/4/1569	PESHAWAR	11/16/1994	1/10/1998	5/25/1996	1/9/1998 -	-)	~~	
	HS SUFAT DERI	INAYAT UR REHMAN	QASIA JAN	MA	MED			PESHAWAR	5/13/1990	1/9/1998	5/13/1997	1/9/1998	1		
402 0	na sera o de o	IJAZ AHMAD	GHULAM MAHUD DIN	MA	MED	CT-G	4/1/1970		3/18/1992	1/9/1998	5/13/1997	1/9/1998	1		
		ALAM KHAN	USTAZ JAN	MA	NED	CT-G	1/12/1971	PESHAWAR	10/20/1992	1/10/1995	5/13/1997	1/10/1998	1		
	ISS HAZARKHAWANI	ABDUL JALIL	ABDUL JAMIL	MA	CT-GEN	CT-G	4/10/1967	PESHAWAR		1/10/1998	5/13/1997	1/10/1998	1		
		SARDAR AS	ABOUL MALIK	W.,	280	CTG	12/28/1969	PESHAWAR	4/1/1993		5/13/1957	1/:0/1998	1		
			MEHFOOZ GUL	\overline{v}_{2}	MED	CT-G	1/1/1271	PESHAWAR	12/1/1990	1/10/1298	1/9/1995	1/10/1998	4	•	••
	HS CML CUAR' CRB	MASOON KHUN	MUHAMMAD GHAIS	1.14	850	CT-G	2/15/15/1	FESHAWAR	1/10/1998	1/10/1998		1/10/1998	4		
		MEHMOOD Nº AN.	GHULAM SARVIAR	MSC	MED	CT-G	3/31/1971	PESHAWA	1/10/1998	1/10/1998	5/25/19?6		4	•	
409 6		AMJAD MUHAS MAD		MA	MED	CT-G	9/3/197:	PESHAWAI	8/6/1992	1/10/1998	5/13/1997	1/10/1998	-		
	NAS NANAK PURA	MOIN UD DIN	MURAMMAD SHAFT	+ *	MED	CT-G	4/13/1268	PESHAWAR	0.4/1069	1/12/1998	6/30/1997	1/12/1998	- ·		
41115	NO THER IN MER PAYAN	AMANULLAH	ANDUL MILING		-+=0	CT-C	10/15/1968	CHARSADDA	1/12/1992	1/12/1995	5/13/1997	1/12/1298	j		
1126	CASHSS XAHAQI	MUHAMMAD IOBAL	GHULAM NASI	MSC	_		10/13/1208	PESHAWAR	11/14/1987	1/13/1998	5/13/1997	1/13/1998]		
	THS REGALLALMA	MUHAMMAD FAYAT	SAHAR GUL	MA	850	CT-G		and the second se	2/7/1993	1/13/1995	5/13/1997	1/13/1998]		
		MUHAMMAD HUMAYUN	MEHMOOD SHAH	MA	MED	CT-G	4/20/1970	PESHAWAR	6/23/1997	1/13/1998	5/13/1997	1/13/1998	1	•	
		RAMBIL KHAN	LAKHKAR KHAN	MA	NED	CT-G	3/31/1971	PESHAWAR		1/13/1998	5/13/1997	1/13/1998	1		
415 0	SHS PALOSI MUGHADARZAI	ARSHAD AU	SAEED MUHAWVAD	MA	MED	CT-G	4/2/1971	FCSHAWAR	3/17/1992		and the second s	1/13/1998	1		
416 6	343340 211.0000000000000000000000000000000000		GHULAM FARID	MA	CT-GEN	T CT-G	2/2/1975	PESHAWAR	5/28/1994	1/13/1998		1/14/1998	4		
417 6	SHS URMER MAINA	MUHAMMAD ZAHIR SHAH	SANA ULLAH	MA	BED	CT-G	5/3/1266	PESHAWAR	4/18/1992	1/14/1998	5/13/1997		-		
418 G		ASHRAF ULLAH		inA	525	210	:2/20/1971	PESHAV	5///1996	1/14/1998	5/13/1907	1/14/1998		7	
1010	THSS GUL BAHAR	ABDUL SAMAD	ISRAR MUHAKARAD	:A	N ED	OT G	5/1/1968	PESHAWAR	511.71992	1/17/1993			김 지금 지 나는	t., ·	
		MUSTAJAB KHAN	AHIMAD KHAN		BED	CT G	3/8/1970	PESHAWAR	1/21/1998	1/21/1998	5/25/1996		4		
121 0	GOVITATION RECEIPTED SCHOOL RAGHO	HABIB KHAN	MIR AHMAD KEAN	MA			4/30/1965	PESHAWAR	3/6/1990	1/28/1998		1/28/1998			
	GHS SHERKIRA	MUHAMMAD SAJID	HAZRAT UMAR	NA.	03.6	CT-G		PESHAWAR	5/19/1992	2/1/1998	5/13/1997	2/1/1998]		
	GINS TAKHT ABAD	BILAL MUHAMMAD	FEROZE KHAN	MA	BED	CT-G	2/26/1970		9/23/1993	2/1/1998	5/5/1996	2/1/1998	1		
		MUHAMMAD ISHAQ	ADUR RAHEEM	MA	MED.	CT-G	1/10/1971	PESHAWAR			5/25/1996	2/3/1998	1		•
	GHS TELA BAND	SYED IBRAHIM SHAH	SYED ILHAM SHAH	MA	8ED	CT-G	1/1/1966	CHARSADDA	12/18/1985		5/13/1997	2/7/1998	1		
	GHS ZIARAT KOROONA		AMIR SHAH	MA	BED	CT-G	3/15/1969	PESHAWAR	9/25/1993	2/7/1998		2/27/1998	-		
426 G	GHS BADABER	ISLAM SHAH	SAWAB GUL	EA	CT-GEN	CT-G	1/1/1958	PESHAWAR	11/23/1987	11/23/1987	and the second s		-		
427 G	GH5S DAAG	SANAB GUL		EA	BED	CT-G	6/30/1963	PESHAWAR	1/27/1988	1/13/1938	2/27/1998	2/27/1998	4		
428 0	GHSS NO.1 PESHAWAR CITY	SAJAD SOHAIL AHMAD	IOBAL FAROCOL	EA	CT-GEN		1/5/1972	DIR	7/20/1999	7/20/1999		2/27/1998	-		
429 0	GHSS NO 2 PESHAWAR CANTT.	ZAIN UL ABIDEEN	HAJI MUHAMMAD JAN	MSC	BED	CT-G	2/5/1972	PESHAWAR	11/1/1996	11/1/1996	2/27/1998	2/27/1998	<u> </u> .		
	GHS DEH BAKADER	BASHIR KHAN	ABDUR RASHID	MA	BED	CT-G	3/1/1973	CHARSADDA	B/26/1997	8/26/1997	2/27/1998	2/27/1998	j.		
			HABIBULLAH									2/27/1998			

1 L		a. Service of the service of the	E EXECUTIVE DISTRIC	OF	(1.11) E	TEAFUE	100		ALC: LANGER	<u>. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>	and the second	1 1 1
				<u>OF GI</u>	UMALE	I ICAU AD			1- 4- 1 2 4 1 3 1	ι. ε λ	A 1 "I	4 414-44
					1 3	r		:]. •	1 mr - 1	· +	Date Of	1 10
	School Name			14	12				Date Or	Date Of	Passing	
	Schoot Within	+ Teacher Namo	- Fathername	Aca Sup			Dob	·, District Of	,ist	taking Ove	r Profession	a Regu
				dns	1. 4		1	domicile	Appointmen	Chargeas		Appoint
	•	1 .		1] t -	CL	Qualificatio	O LAS
	1 2	3	4	5					- <u> </u>		<u> </u>	1
	33 GHSS HAZARKHAWANI	SALLAD AHMAD	INZER GUL	BA			8	9	10	11	12	13
4	34 GMS B BAZID KHEL	TAHIR JAMAL	MUHAMMAD YOUSAF	BA				PESHAWAR	7/1/1995	7/1/1995	2/27/1998	2/27/11
47	5 GHSS TEHKAL	JEHAN ZEB	LAL ZADA				8/20/1976		1/1/1996	1/1/1996	2/27/1998	2/27/19
4:	6 GHS DABGARI GATE	SARTAJKHAN	ABDUL JABBAR	BA	254		4/15/1977	PESHAWAR	11/1/1996	11/1/1996	2/27/1998	2/27/19
4:	T GHS CIVIL OUAATERS	GONCHA GUL	NASIR KHAN	MA	, GEC		2/26/1968	PESHAWAR	2/16/1995	2/16/1995	3/31/1998	3/31/19
4.	SIS GHARI OURAN	TARIQ JAMAL	MUHAMMAD YOUSAF	MA	_		3/12/1975		2/16/1995	2/16/1995	3/31/1998	3/31/19
43	9 GHS GUL BELA U	BAKHAT MUNIR	NIAZ GUL	- 	BEC		3/15/1971	PESHAWAR	7/1/1995	7/1/1995	4/27/1998	4/27/19
44	O GCANAS PESHAWAR CITY	ZAHID UR RAHMAN		MA	853		2/11/1972	CHARSADDA	1/8/1995	1/8/1995	2/27/1998	5/2/199
	1 GUS ASIA GATE	ASIF JAN 200	SAIF UR RAHMAN	MA	8-7EC			PESHAWAR	11/18/1996	11/18/1996		9/1/19
44	2 GHSS MUSA ZAJ	MEWA KHAN	REHMATULLAH	MA	BEC		1/2/1974	CHARSADDA	8/31/1998	8/31/1998		9/30/19
	3 GHSS NO.4 PESHAWAR CITY	SIRAJULLAH	FAZAL SHAH	BA	-952		4/2/1960	ACENCY	10/7/1990	10/1/1998		10/1/19
	4 GHS FOREST COLLEAGE PESHAWAR	MUHAMMAD TOFIQ	ABDUL SHAFI	MA	ET GE		7/5/1956	PESHAWAR	10/3/1978	9/13/1989		11/1/19
	S GMS NO.2 TEXNAL	FAZAL MUHAMMAD	MUHAMMAD RAFIQ	BA	1 67	CT-G	4/5/1973	peshawar	11/1/1996	11/1/1996		11/21/19
the second se	GHSS CHAMKAN	ABOUL MANAN	DOST MUHAMMAD	MA	855		10/4/1958	PESHAWAR	12/20/1987	12/20/1987		4/1/199
44	GHSS NO 2 PESHAWAR CANTT.	SAJID AHMAD	SHER MUHAMMAD	MA	BEC	CT-G	9/20/1967	PESHAWAR	3/18/1992	4/6/1999	5/13/1997	4/6/199
	GHS BELA HOHMANDAN	QAISAR KHAN	ABDUL RAUF	MA	MEC		7/1/1972	PESHAWAR	5/24/1994	4/6/1999	5/13/1997	4/6/199
	GNS KHUDA DAC	JAN BAHADER MAN	SHAH ALAM	MA	6ED	I CT G	8/12/1964	PESHAWAR	10/25/1980	4/0/1999	4'2'1992	4/8/199
	GHSS NO.1 PESHANAR CHY	HAMEED UR RAHMAN	GHULAM OADAR	_	GEM	CT G	9/2/1084	NOWSHERA	10/ 6/1986	4/8/1999	11/22/1992	4/8/109
	OVS SETHAN S	FAHIM ULLAH	UBAID UR FAMMAN	MA	6E2	CT-S	1/4/1969	PESHAWAP	2/6/1990	4/8/1929	5 25/1996	4/8/199
	GHSS NO.1 PESHAWAR CITY		HAKIMULLAH	MA	65D	CT-G	1/1/1970	PESHAWAR	2/2011988	4/8/1999	11/21/1992	4/8/199
453	GKS SUREZAI BALA	ALLAH DAD	WALI GUL 19	MA	BED	CT-G	4/1/1973	PESHAWAR	4/8/1999	4/8/1999	5/13/1907	4/8/199
	the second se		UMAR KHAN	MA	MED	CT-G	11/20/1973	PESHAWAR	5/11/1902	4/6/1999	12/25/1993	4/8/199
		MUHAMMAD IQBAL	HAQ	MA	- 125	. JT-5	12/15/1975	PICHAWAR	7/2/1997	4/0/1929	2:77/1998	4/8/1.13
	GHS POLICE CLADNY		SHER DIL KHAN	MA	<u>ði.</u>	CT-G	4/2/1967	PESHAW/R	12/3/1986	4/9/1999	4/2.1992	4/9/: 199
	GHS KANCI KALO'T KHEL		FAGIR GUL	MA	YE2	CT-G	3/30/1973	PECHAWAR	9/7/1995	4/15/1999	11/30/1992	4/1 / 199
	GHS ANCHOON ABAD	SAHAR GUL	MUN AMMAD HUSSAIN	A'A	ح ع اله	CT-G	5/20/1965	NO'4'SHERA	10/1.1984	4/16/1999	1/31/1089	4/13/199
	the second se		JAN UUHAMMAD	MA	360	CT-G	11/20/: 365	PES. IAV		4/20/1099	2/27/1998	4:201.39
175	Construction and and a second second second second		MUHANMAC ASHR	MA	¥≣n.	CT-G	4/5/1971	FESHAWAR	the second s	4/20/10-5	2/27/1525	4.20. 35
រឹតិ			SHER AFZAL	34	CT-GEN	d°G	1/22/1868	* ESHAWAR		1/29/1990	6/21/1990	5/11/199
462			FAIZ MUHAMMAD	MSC	M.EC	CT-G	2/2/1969	PESHAWAR		8/1/1997	5/11/1999	5/11/1999
			SHER MUHAMMAD	BA	ст	CT-G	2/3/1971	PESHAWAR		12/4/1996	5/11/1999	5/11/199
464		the second s	TAJ MUHAMMAD	BA	CT-GEN	CT-G	9/3/1974	PESHAWAR		10/31/1996	5/11/1999	5/11/199
	A		INAMULLAH	MA	LIED	CT-G	5/4/1978	CHARSALION.	4/11/1999	4/10/1999	5/11/1999	5/11/1999
466		11000011110	KHALIL UR PEHMAN	MA	6ED	CT-G	4/1/1973	PESHAWAR	5/14/1959	5/14/1999	5/11/1999	5/14/1999
			SHAD MUHAMMAD	MA	850	CT-G	3/30/1977	CHARSADDA	8/14/1999	8/14/1999	2/27/1998	\$/14/1955
			FEROZ SHAH	SA	623	CT-G	5/1/1966	CHARSADDA	9/18/1999	9/18/1999		9/18/199
465			STAMSTIAN STIAN	MA	850	010	12/25/1972	PESHAWAR		······································		11/12/199
470	4114 11 10 10 10 10 10 10 10 10 10 10 10 10	41 H 44 A	SALIM KHAN	MA	GED	CT-G	5/12/1955	PESHAWAR				12/14/199
		TECHALULAS.	AWAL KHAN	MA	MED	CT-G	4/1/1963	PESHAWAR	3/12/1988 1	2/14/1999		12/14/199
		14th Later L	ABDUS SALAM	M.A	8.ED:	CT-G	4/15/1964	Peshawar	1/16/1988 1	2/14/1999		12/14/199
473			SHER BAHADER	MA	66D	CT-G	10/1/1967	PESHAWAR				12/14/1999
			GHULAM MUHAMMAD	MA	028	CT-G	11/24/1968					12/14/1999
		1 11 4 4 4 11 4 4 12 1 1 1 1 1 1 1 1 1 1	IDAYAT UR REHMAN	BA	BED	CT-G	6/15/1969					12/14/1999
		100 10 100 100	AN MUHAMMAD	MA	BED	CT-G	4/30/1971			2/14/1999		12/14/1999
		ATLUD BALLING	SUL RAHIM	MA	6ED	CT-G	1/1/1961					12/15/1999
478 1			ABIB UR RAHMAN	8A	6ED	CT-G	4/8/1969	0.0.01				12/15/1999
479			AQIR HUSSAIN	MSC	MED	CT-G	4/12/1972				and the second se	2/16/1999
	MS HAYAT ABAD		UL AMIR KHAN	MA	SED	ст-с Г	1/3/1964	PESHAWAR				

.

• ÷.

.

. .

•

/с

:

傳生, 御門也 [詩秋]。

.

- ----

.

841 \mathcal{T}

-

<u>. 19</u>	GARA STATIST	T C LIGHEIGE OR THE	EXECUTIVEDISTRUCT	UFF	ÇEFC(EXSTE	DUCATIO	NYKESHAN	AIN: 13+ 33	141. a 191. a 191. a 194. a 194.	<u>, 1. 1. 2000 a</u>	11 87 19 20 19 19 19 19 19 19 19 19 19 19 19 19 19	A
1			UNIC MENIORITY LIST OF	FICT (M	ALENTS	ACHERS'	하 같은 사람을	10.20		<u> </u>		, <u>, , , , , , , , , , , , , , , , , , </u>	1
1.1	3. 11 - 15. U.S. 198 - 38 - 5.	CORFICEOR THE	1	1	i s t	1. 1. 14	1.11211	· · · · · · · · · · · ·	~ 2	1	Date Of		<u>њ</u> .,
									Date Of a	_ Date Of	Passing	Uate Of	
Å	에 생긴 것 않는 것 같은 것 같이 했다.							District Of .	lst	taking Over	Professiona		
Τ.			Fathemame	Acad:	· Profei: . quain:	Desig:	Dob	elisimob	Appointmen	Chargeas	* I ·	Appointmen	4
°S≜	" School Name	-Teacher-Name		qual:		•			1	CL	Qualificatio	t As Ct	1
1.1			1	i i							n .		Ţ
1				<u> </u>				9	10	11	12	13	1
				5	5	7 :	8	the second s	1/1/1985	1/1/2000	12/25/1993	1/1/2000	1
1		BABAR KHAN	SHADI KHAN	MA	1 SED	CT-G	3/1/1964	PESHAWAR		1/1/2000	. 5/25/1996	1/1/2000	1
48		DELLETITIES BITE	ISRAR MUHAMMAD	MA	11.ED	CT-G	1/11/1972	PESHAWAR	9/14/1995		1/3/1993	1/6/2000	1
	ZOGENOTUS		SABDUL GRAFOOR	MA	BED	CT-G	4/25/1970	PESHAWAR	1/14/1989	1/6/2000:		1/22/2000	1
	3 GHS PARHA OHULAM	S. MATLOOB SHAH		BA	CT-GEN	CT-G	2/3/1972	PESHAWAR	1/22/2000	1/22/2000	3/31/1998		-
48	4 GMS TODA PESHAWAR		DOST MUHAMMAD	MA	MED	CT-G	2/15/1973_	PESHAWAR	1/25/2000	1/25/2000	5/13/1997	1/25/2000	-
48	S GOMANS PESHAWAR CITY	WAJID ALI	RAZAKHAN		BED	CT-G	4/10/1965	BANNU	2/18/1993:	2/18/1993	11/22/1992	9/7/2001	- ·
	GINS ASIA PARK	MUHAMMAD QAYUM	JAMIL AHMAD	MSC		CT-G	7/16/1974	PESHAWAR	26//6/1997	8/31/2002	2/27/1998	8/31/2002	1
	T GHSS NO I PESHAWAR	MUHAMMAD HUSSAIN SHAH	MUHAMMAD TAHIR SHAH	M.SC	B.ED				2/6/1993	9/1/2002	9/1/2002	9/1/2002	
_		ANWAR SAEED	MUHAMMAD AZHAR KHAN	MSC	NED	CT-G.	1/5/1969	PESHAWAR	9/22/1993	9/1/2002	8/31/2002	9/1/2002	1
48		MUHAMMAD ZAKRIA	MUMTAZ KHAN	MA	8ED	CT-G	12/1/1969	PESHAWAR		9/1/2002	4/25/2000	9/1/2002	1
	9 GHS NANAK PURA		SYED RAHEEM SHAH	MA	NED	CT-G	5/1/1970	PESHAWAR	5/10/1992	the second se	9/30/1999	9/1/2002	1
	O GHS MANKRO	SYED YOUSAF SHAH	MUHAMMADISHAQ	MA	NED	CT-G	10/25/1972	PESHAWAR	2/7/1993	9/1/2002		9/1/2002	1
49	1 GHS ZARYAB COLONY	FAQIR KHAN	MUHAKMAD GUL	MA:	BED	CT-G	10/23/1974	PESHAWAR	5/28/1994	9/1/2002	3/31/1998	and the second sec	4
49	32 GHS HOTHA	JAVED KHAN		MA	1 MED	CT G	2/10/1975	PESHAWAR	7/1/1997.	9/1/2002	12/20/1995	9/1/2002	-
	3 GHS GARHI MUHAMMAD GUL	ALI GOHAR F	ALIAKEAR	MA	BED	CT-G	3/5/1975	PESHAWAR	7/1/1997	9/1/2002	4/25/2000	9/1/2002	4
	34 GHS PALOSI NEJGHADARZAI	ABOULLAH ··	MISAL KHAN		SED	CT-G	5/1/1967	CHARSADDA.	12/14/1988	10/26/2002	12/25/1993	10/26/2002	1
49		IMRAN ULLAH	RAHMANULLAH	MSC			1/6/1953	PESHAWAR	9/4/1974	9/4/1974	11/14/1990	4/1/2003	
	36 SCHOOL NAME	FARMAD ALL	ABOUL HAEE	MA	BEO	CT-G			1/9/1988	1/9/1988	6/23/1987	· 5/1/2003]
	T THES NO I PESHAWAR CITY	ISMAN KHAN	AMAN K-IAN SHARE SHARE	MA	MED -	The treat	4/1/1965	i. SWABI	12/7/1002	12/7/1699	2/27/1998	6/15/2003	-1 fe
		AZUZ KHAN	ADAT KHAN	'MA	MED	CT-G	5/1/1970	HANGU		7/14/1956	6/20/1986	10/1/2003*	1
49			AMIR KEAN	MA	CT-GEN	CT-G	12/12/1958	FATA	11/10/1980		4/2/1992	11/21/2003	- I -
	99 GHL GAGUMAN PESHAWAR	MOMIN KHAN	AMEER SULTAN KHAN	BA	CT .	CT-G-	4/20/1969	SWABI	3/1/1983	12/21/1959	4/2/1992	1/1/2004	-
50	DA MODEL SCHOOL HAYAT ABAD	MUHAMMAD AQEEL	ABDUR RAUF	MA	BED	CT-G	5/1/1964 ·	PESHAWAR	5/2/1983	1/1/2004	the second se	E120/2004	-i
5	IT THE WOLL FESHAVIA CITY	SALEEM JAVED		MA	65D	CT-G	04/01/164	PESHAWAR	9/12/1987	5/29/21/04	5/13/1997	the second se	4
	2 IGHS HANSEN KHAN KALI	MUNAWAR 1944	MEHER SHAH	MA	CT-GEN	CT-C	157	PESHAWAR	di 1:575	5/29/2004	-5/13/1997	5/29/2004	
Fst	03 GHSS NO 2 PESHAWAR CANTT.	MUHAMMAC SHAFT	FATULIAN	M.SC	CT	CT-G	6/1/1959	PESHAWAR	10/12/1974	5/22/2004	11/29/1987		4
	14 GMS HAYATABAD	MUHAMMAD TAHIR	MUH 19/40 1445 SAN		NED	CT-3	1/15/1965	PESHAWAR	5/7/1583	5/29/2004	4/2/1992	5/29/2004	4
	05 HS GERHI SHERDAD	ISLAM HAH	USMAN SHAH	MA	L		2/3/1972	PESHAWAR	5/29/2014	5/29/2004	1/9/1995	5/29/2004	1
	06 UNAS NO.4 FESHAWAR CITY	SHER MUHAMMAD	PAIN-2 - KHAN	MA	NED_	CT-G	the second se	PESHAWAR	5-20/20.34	5/36/2004	5/25/1096	5/30/2004	3
	07 GL SNIG WAN PEC SWAR	FARMANULLAH	EKBAR KHAN	MA	462	⊖T-G	9/2-1/1972		2/1.1974	5/31/2004	1 11/20/1987	6'31/2000	٦
		SAIF UR REHMAN	MELZA KHAN	84	GEN	<u>्र</u> -२	6.: :/1954	PECHAWAR	3/5/1990	5/31/2004	1/9/1995	5/31/2004	1
	08 GRAS NOA PERLAWAR LAN	GOHAR ZAMAN	MUHAMWAD UMAR KHAN	MA	BED	CT-G	1/1/1965	PESHAWAR		5/31/2004	5/29/1994	5/31/2004	1
	09 GH3 TOOR BABA		SHAFIULLAH	8A	CT-GEX	CT-G	3/24/1965	PESHAWAR	10/12/1985		4/7/1993	5/31/2004	4
	10 COUMSS NAHADI	AZIZ ULLAH	MURGINGED SMAIL	MA	BED	ÇT-G	4/15/1967	PESHAWAR	\$7715988	5/31/2004	1	5/31/2004	-{
	11 GMS BHANA MANI	MUHAMMAD AMIN		MA	BED	CT-G	12/25/1967	PESHAWAR	3/1/1990	5/31/2004	1/9/1995		_
5	C THS M RYAMZAI	MUHAMMAD RIAZ	NAWAE AHAN	MA	CT-GEN	CT-G	2/2/1969	PESHAWAR	10/16/1986	5/31/2004	1/9/1995	5/31/2004	_
5	13 GHSS CHINER MATTI	MUHAMMAD HANIF	MURAC KHAN		BED	CT-G	8/6/1969	PESHAWAR	9/12/1987	5/31/2004	5/15/1997	5/31/2004	_
_	14 GUS AU 74!	FAYAZ MUHAMMAD	HABIE UP REHMAN	MA			11/30/1969	PESHAWAR	1/23/1988	5/31/2004	4/7/1993	5/31/2004	
	15 GAS BUOMAR	KIFAYN' UR REHMAN	ABDUR REHMAN	ΕA	ESD	CT-G			4/23/1988	1 5/31/2004	5/29/1994	1 5/31/2004	
		BAKHTIAR AHMAD	FIR BAKASH	BA	CT-CEN	CT-G.	3/4/1970.	PESHAWAR	2/7/1993	5/31/2004	5/11/1999	5/31/2(n)4].
	16 GMC L VA KELL	HASSAN SHAH	HUSSAIN SHAH	MA	8ED	CT-G	5/18/19/0	PESHAWAR		5/31/2004	31-02-02	5/31/2004	7
	17 GMS LANDI ARBAB	RAFAQATALI	NASEER KHAN	MSC	KED	CT G	2/1/1971	PESHAWAR	5/31/2004		12/20/1995		
	18 GHSS URMER PAYAN		ABDUL AZIZ	MA	CT-GEN	CT-G	3/17/1971	PESHAWAR	5/28/1994	5/31/2004	5/29/1994		_
5	19 GHS SATTAR SHAH	ABDUL MAJEED	ZAHID KHAN	MA	BED	CT-G	8/18/1971	PESHAWAR	9/7/1989	5/31/2004			
5	20 GMS PAJAGGI	MUHAMMAD FAROOQ AMJAD		MA	BED	CT-G	1/21/1973	PESHAWAR	7/2/1997	5/31/2004	5/11/1999		-
5	21 GHS NO J PESHAWAR CANTT.	SHAUKAT KHAN	ABDUL AZIZ	MA	BEO	CT-G	4/20/1962	PESHAWAR	9/17/1986	6/1/2004	3/13/1991	6/1/2004	4
5	22 GEARS NOT PESHAWAR CAN'T FOR	MUHAMMAD IOBAL	GHULAM HASSAN	MA	6ED	CT-G	1/1/1964	PESHAWAR	12/8/1982	6/1/2004	1/31/1989		-
	23 GH55 NO 4 PESHAWAR CITY	MUHAMMAD NAVEED	KHAN NUHAMMAD				2/2/1964	PESHAWAR	10/24/1958	6/1/2004	4/7/1993	6/1/2004	
		MUHAMMAD YOUSAF	WADAN GUL	MA	N.ED	CT-G			10/16/1988		4/7/1993	6/1/2004	
5	74 CHSS NO 3 PESHAWAR CITY		1	MA	BED	CT-G	12/14/1965	PESHAWAR			1 11211002	6/1/2004.	ר.
5	24 GH5S NO 3 PESHAWAR CITY	MUHAMMAD KHAN	GUL REHMAN					DECUANTAS	1 0/17/1086	1 6/1/2004	4/2/1992	01020041	·
5 5 5	25 GHS NANAK PURA	MUHAMMAD KHAN	ZAR SHER	MA	BED	CT-G	1/30/1966	PESHAWAR	9/17/1986	6/1/2004	10/27/1992		Η
5 5 5 5		MUHAMMAD KHAN RAB NAWAZ GHULAM MUHAMMAD					1/30/1966 2/1/1966 4/3/1966	PESHAWAR PESHAWAR PESHAWAR	9/17/1986 3/1/1990 5/24/1987	6/1/2004 6/1/2004 6/1/2004			

· • •

•••	·	- X	i ur			n Serre	1 N 1 1 1 1 1 1					10.2.2.44	17 J. J. M.	
	1 . H		1.5						· · · · · · · · · · · · · · · · · · ·	* 1 -				ŧ
	·					_#¥7_;				ι τ ·		1 1	••••	•
	1 i t			OFFL	00.0		the same same of		· · · · · · · · · · · · · · · · · · ·				11 - C - C - C - C - C - C - C - C - C -	, €
		. A 1		UPPR	いこし	7F . I H	EEXEC	TIVE	DICTO	ICT	OFFICER) / C* Q C'-5 K*	C11145	
		the second s	and the owner whether	and the second se							VEENSER			

. *

•

4

ŧ

		OFFICE OF T	HE EXECUTIVE DISTRI	CT OF	EICEE	10004		TAKE REPORT					
·			SENIORITY LIST	01 01	I IVEF	TEADUE	EUUCAI	ION PESHA	NAR		r ·	· ·	٦ ٦
	•		02.110/11/2.101		(INALC)	TEACHER	(3)		· ·		· · · · · · · · · · · · · · · · · · ·		
. 1	7	þ *		ł	. [}·		1	1	Date Of		
S#	School Name	Teacher Name	Fatherin	Aca	d: Puele	. 1	- I.		Date Of	Date Of	Passing	Date Of	
		1	Fathemame	qua			Dob	District Of domicile	ist	taking Ove		a Regular	1
	· · ·				1		÷-∤-	animent	Appointmen			Appointme	n
1	2	1							1	લ	Qualificati	o tAsCt	
	SHS URMER MAINA	ABOUR RAHMAN	4	5		7	8	9	10	<u> </u>	<u> </u>		4
30 0	SHSS NO.1 PESHAWAR CANTT,	MUHAMMAD IMTIAZ HUSSAIN	AWAL KHAN	MA		CT-G	4/4/1966	PESHAWAR	4/25/1993	<u>5/1/2004</u>	12	13	4
	SHS SARDAR GARH	FAQIR MUHAMMAD	MUHAMMAD HUSSAIN	MA		CT-G	10/5/1967		9/12/1987	6/1/2004	12 20/1995		4
32 0	HISS NO.3 PESKAWAR CITY	MUHAMMAD RIAZ	GUL KARIM	MA		CT-G	4/30/1968	PESHAWAR	3/14/1988	6/1/2004	4.7/1993	6/1/2004	4
	HS P.A.F. SHAHEEN CAMP	BADSHAH KHAN	MURAD KHAN	MA		CT-G	6/15/1968	PESHAWAR	11/18/1987	6/1/2004		6/1/2004	4
	HS LANDI ARBAB	SHAFOAT ULLAH	GUL REHMAN	MA			9/11/1968		9/17/1986	6/1/2004	4 7/1993	6/1/2004	4
	IAS G SIKANDAR KHAN	FARMAN GUL	HIDAYA#ULLAH KHAN GUL	BA			2/10/1969	PESHAWAR	3/6/1990	6/1/2004	5/29/1994	6/1/2004	1
	HS URMER LIAINA	AMJAD ALI	HAKIM KHAN	MA	_	CT G	11/12/1969	PESHAWAR	6/1/2004	6/1/2004	10 22/1995	6/1/2004	4
	HS SHERKIRA	AQIL KHAN	KHAISTA KHAN	MA	BED	CT-G	3/2/1971	PESHAWAR	2/8/1993	6/1/2004	12 20/1995		ł
	HS\$ CHANKAN	ADEEL RAZIO	FAZAL E RAZIO	MA	_	CT-G	3/5/1974	PESHAWAR	9/30/1993	6/1/2004	12 20/1995		ł
	HS GUL BELA	ASIF KHAN	MUBARAK JAN	MA	850	C1-G	10/1/1974	PESHAWAR	11/12/1994	6/1/2004	4 25/2000	6/1/2004	ł ·
	HS URMER MANA	MUHAMMAD JAN	ABOUL JALIL	MA	4150	CT-G	11/30/1974	PESHAWAR	7/1/1997	6/1/2004	4 25/2000	6/1/2004	ĺ
	KS REGA	JAMIL KHAN	MEHBOOB KHAN	MA	630	CT-G	2/2/1976	PESHAWAR	9/14/1995	6/1/2004	5 5 2003	6/1/2004	1
	138 CHIGER MATTI	KISHWAR KHALID	SLAMAT ULLAH	BA	CT-GEN	CT-G	1/19/1976	PESHAWAR	7/16/2004	7/16/2004	6 11/2003	6/1/2004	1
	ISS NO 3 PESHAWAR	SYED INAMULLAH SHAH	STED GHOST DELAH	I MA	LED.	CT-G	-1/10/1975	MARDAN	9/1/2004	9/1/2004	3.31/2001	7/16/2004	
	KS PESHAWAR CANTT,	MUHAMMAD AYUAB	JAMIL AHMAD	I MA	035	CT-G	10/27/1983	PESHAWAR	12/3/1967	10/15/2004	4 7/1993	10/15-200-	
	IS & VAID DERI	MUHAMMAD IRSHAD ANWAR	ABDUL GHAFAR KHAN	+	1 1E.	CT-G	3/17/1962	BANNU	10/24/1989	10/24/1989		6/23/2005	
	IS GHARI DURANI	MUHAMMAD TARIO	ZAMAN GUL -++	MA	NED	CT-G	4/14/1967	CHARSADDA	2/4/1990	6/28/1997	12 25/1993	7/1/2005	
GN	IS BANGU LANDI BALA	SHAUKAT ALI	MEHER OIL KHAN	BA	CT-GEN	CT-G	2/2/1969	PESHAWAR	3/12/1990	12/2/2002	1 9 2006	:/9/:2005	
		IRFANULLAH	HIDAYAT ULLAH	1 🚠	025	CT-G	3/25/1965	PESHAWAR	10/3/1985	2/20/2006	4.1F/1990	2/20/2006	
	S GV. JUARIERS	JAMIL KHAN	ZAREEN KHA	BA	8ED	CT-G	7/18/106S	Fr.SHLWAR	10/7/1985	2/21/2006	5 25/1996	2/20/2006	
		MUHAMMAD AMIN	MUHAMMAD AZ.M	BA	CTGEN	CT-G	1/8/1955	CHARSADDA	1/13/1979	1/1/1939	11/20/1587	3/1/2006	
	S KALPYANA	SAJJAD ALI	ABDULLAH KHAN	BA	CT GEN	CT-G CT-G	11/5/1956	PESHAWAR	4/27/1984	.3/1/2006	*********	3/4/2006	· ·
_	SKAFOOR Cherk	FAIZ UR RAHMAN	GHAND : KHAP	t ma	CT DEN	CT-G	2/2/1557	PESHAWAR	9/1/197?	3/-1.006	8 1/1983	3/1/2006	•
	the second secon	MIRAZ KHAN	SARDAR KHAN	1 1			1/10/1955	PESHAWAR		3/1/2006	2/27/1998	2:1/2009	
	SHERKIRA	SYED MUKAMIL SHAR	SHAMS UL ANITEEN	MA	610	1.5	1.3/ 963	SHAWAR		3/1/2006	5.25'1996	3/1/2005	
	URMER MAINA	ZARIF KHAN	GUL REHMAN	MA	CT-GEN	CT-G	1/6/1938	PESHAWAR		3/1/2006	4.2.1992	3/1/2006	
		MUMTAZ UR REHMAN	RAZA KHAN	MA	AED	CT-G	1/25/1968	PESHAWAR		3/1/2006	4-2/1992	3/1/2006	
		GUL NABI	FAZAL MANAN	MA	WSD	CT-G	6/7/1973	PESHAWAR		3/12:006	3/31/2001	3/1/2006	
	PAKEL	MUHAMMAD FAHM DURRANI	MUHAMMAD FARID	MSC	BED	CT-G	5/16/1977 4/8/1980	PESHAWAR			3/31/2002	3/1/2006	
	The second se	HIDAYATULLAH	MALAK ABDUL QYUM	MA	8ED	CT-G		PESHAWAR		3/1/2006	12/28/2004	3/1/2006	
	A	MAHIR SHAH	AHMAD SHAH		CT-GEN	CT-G	9/25/1967				3/14/1991	3/7/2006	•
	the second se	MUHAMMAD ATIQ	MUKAMMAD SADIQE	BA	BED							3/15/2003	
		MUHAMMAD LUQMAN:	MUHAMMAD KARIM	54	P=17	CT-G	4/2/1956	PESHAWAR		2/1/2005	12/5/1985	2/1/-006	
		DIYAR KHAN	TOOR MUHAMMAD	MA	850			KARAK		1/1/1985	6/1/1985	12/5/2006	
		SHAHID HAMEED	ABOUL HAMEED		CT-GEN	CT-G	5/12/1972 3/5/1956			1/8/2007	5/5/2003	1/8/2007	
GHS		KRAM ALI	TAJ MUHAMAD		CT-GEN		4/22/1956			/28/2002	2/14/1991	5/2/2007	
GHS		SYED SHAHID HUSSAIN SHAH	S.MUKHTAR ALI SHAH		CT-GEN		3/1/1969			/26/2007 2		5/26/2007	
	[BNE AMIN	MUHAMMAD JAN	MA	BEO						the second s	8/1/2007	
	CML QUARTERS	AMEEDULLAH JAN	HAMDILLAH	MA	BED		1/14/1963	PESHAWAR	/13/1990 1			8/8/2007	

1

. . ÷

				•								
• •			学校的标志	(11), 11, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14,	, .	99.58 (P) - 1 93.58 (P) - 1		[+• - *	. b	्राग्रे कु्र्याः ∦मान्	· · · ·	***
*					j.	a the line		, i i i i i i i i i i i i i i i i i i i		4 · ·	,	e e j
•	「「「」」 「「」」 「「」」	a a 1 € 1 - 1 - 1 - 1 - 1		• •	•	_ 1× _ 72	ب * .	t É.		• •	•	•
	(•	۰	•	۲		
		÷ ,		•		•	•,	,	\$		•	
	· · · · · · · · · · · · · · · · · · ·	OFFICE OF 1	THE EXECUTIVE DISTRIC	OFF	ICER	(525)	DUCATIO	NUCCUAU	WA D			
			SENIORITY LIST C					JN PESHAV		<u> </u>		
	γ····			1	1	T	, 	1	· ·	1	1 0.1.01	1
	ł				1	1 ·			Date Of	Date Of	Date Of	
~ "	Coherelations	Tanaharittana		Acad:	Profai:		i .	District Of	1st	taking Over	Passing Professiona	Date O
S#	School Name	Teacher Name	Fathemante	qual:	qualit:	Desig;	Dob	domicile	Appointmen		Protession	
	1 ·	·		1 1 1	ł		1	donnene	- Phone and a	CL	Qualificatio	Appointm t As Ct
	1		[1	ł	1			·	1	a a	
1	2	. 3	1 4 .	5		7	-	9	10	11	12	13
570	GHS SHEIKH MUHAMALADI	AQEEL AHMAD	AHMAD HUSSAIN	MA	CT-GEN	CT-G	11/26/1979	PESHAWAR	10/29/2002	8/4/2008	12/28/2006	8/4/2008
571	GH5S MUSA ZAI	RAHBAT KHAN	MAHBAT KHAN	MA	BED	CT-G	3/3/1960	PESHAWAR	9/9/1983	8/5/2008	4/2/1992	8/5/2008
572	GMS NAGUMAN PESHAWAR	FAZAL HAQ	SHAH PAS-ND	MA	MED	CT-G	6/11/1971	PESHAWAR	8/7/2008	8/7/2008	1/24/1996	8/7/2008
573	GMS ZIARAT KOROONA	RIZWAN ULLAH	WASIULLEH	MA	BED	CTG	2/25/1971	PESHAWAR	9/18/1995	8/31/2008	5/5/2003	8/31/200
74	GHS WADPAGGA	SYED ISHAO ALI SHAH	SYED SHCAIB ALL SHAH	MA	035	CT-G	9/21/1967	PESHAWAR	10/8/1995	9/1/2008	2/27/1998	9/1/2002
575	GMS HAR BANDA	ANWAR ALI KHAN	AKRAM KE-N	MA	0ED	CT-G	12/1/1968	PESHAWAR	9/1/2008	9/1/2008	1/24/1996	9/1/2008
578	GMS LIATAN	RASHID SIDDICE	MUHAMMAD SIDDICE	MA	BED	CT-G	1/1/1973	PESHAWAR	9/1/2008	9/1/2008	5/25/1996	9/1/2008
77	GUS MATTAM	RASHID SODIQUE	MUHAMM-D SIDDIQUE	MA	8.ED	C.T	1/1/1973	PESHAWAR	9/1/2008	9/1/2008	5/25/1995	
576	GHSS BAFAID SUNG	MUMTAZ KHAN	LASHOUR KHAN	MA	CT-GEN	CT-G	1/18/1974	PESHAWAR	10/9/2008	10/9/2008	5/25/1996	9/1/2008
79	GHIS BADIZAI	RIAZ ULLAH	ATTA ULLAH	MA	BED	CT-G	4/3/1962	CHARSADDA	3/1/1990	7/1/1997	1/17/1990	
80	GLIS TODA	MASOOD AHMAD	SULTAN NUHAMMAD	MA	. MED .	CI-G	9/15/1974	PESHAWAR	1/15/2007	10/18/2008	12/28/2004	10/11/200
1 01	SHS MAR UUJAR	WALL REHMAN	IMIAN GUL	MA	SEO	CT-G	2/12/1962	· MARDAN	11/25/1080	12/22/1999	5/25/1996	10/18/200
	GMS PESHAWAR CANTE.	ROOHULIAHJAN	ARIFULLA- JAN	MA	MED	CT-G	6/7/1570	PESHAWAR	5/26/1994	11/1/2008	12/31/1996	11/1/2008
83	GHS TELA BALAD	MUSHTAQ AHAMD	ISAID BACSHAH	MA	CT-GEN	CT-G	4/16/1970	PESHAWAR	5/5/2009	5/5/2009	5/13/1997	11/1/2008
B4	GHES SHEIKHAN	HAIDER HUSSAIN	GUL JAN ANIF	MA	CT-GEN	CTS	2/28/1971	PESHAVAR	5/5/2009	5/5/2009	2/27/1998	5/5/2009
585	GHS REGAL	JAMIL SHAH	BASHIR SHAH	MA	750	CTG	3/1/1971	PESHAWAR	12/1 2009	12/1/2009	12/31/1996	5/5/2005 5/5/1009
586	GHE CHEGATION COLON	SAJID KHAN	BANAT SHER	MA	CINEN	CT-G	2/15/1974	PESHAWAR	5/5/2009	5/5/2009	2/27/1997	
87	GAST GINGER YA	FARHATULLAH	AMANULLAH	MA	BED	CT-G	1/18/1980	PESHAWAR	11/20/2004	5/5/2009	5/5/2003	5/5-2009
88	GALS WAL IR BAGE NO 1	MIR AFZAL		BA	CT-GEN	CT-G	6/12/1973	PESHAWAR	5/6/2009	5/8/2009	2/27/1998	5/6/2009
eb	GHSS N'. LA ZAI	S TAUSEEF HUSSAIN S-	S NOOR V HAMMAD SHAH	9A	CT-GEN	CT-G	2/1/1974	PESHAWAR	5/6/2009	5/6/2005	5/10/1997	4/5/2005
30,	THE GUILLANDAN BALA	SHAH NAWAZ KEAN	HABIB ULLAH	MA	MED	UT-G	10/12/1975	PESHAWAR	4/28/1999	5/7/2005	3/31/1998	5/7/2009
91	GREE FOEZA	ARSHAD	MARIS K-4M	MA	820	CT-C	15/15 75	PESKAWAK	5/7/2009	5/7/2009	5/13/1997	5/7/2009
92	GIIS EANDA BAZID NHEL	SAJJAD AHMAD	BAHADER SHER	BA	CT	CT-G	9/2/1975	Peshawar	5/4/2009	5/11/2009	2/27/1998	5/11.2009
93	GIJS NASSAPA	MANZOOR AFVIAD	NOOR AHUAD	BA	CT-GEN	CT-G	10/1/1973	PESHAWAR	11/20/2004	5/12/2009	7/10/1998	5/12/2009
94	GHS NA LBAND	AMIN BAHACER	SAID BAH-DER		CT-GEN	CT-G	1/1/1984	PESHAWAR	1/18/2007	5/12/2009	9/29/2008	5/12 2009
95	GHSS CHAMKACH	ADIL NOOR	KHAD NCCR	MSC	CT-GEN	CT-G	7/6/1976	PESHAWAR	11/20/2004	5/16/2009	5/11/1952	5/16 2009
96	GHSS CHIGER LINE	YOUSAF KHAN	MURSALEEN KHAN		CT-GEA	CT-G	3/29/1970	PESHAWAR	5/18/2009	5/18/2009	2/10/1998	5/18 2005
	GH35 ADEZA	SALIM ULLAH KHAN	IAMANULLAH KHAN	MSC	MED	CT-G	8/6/1981	PESHAWAR	11/22/2004		12/30/2005	5/21/2009
-	GHS A'TA KHEL	MUHAMMAD HAMD	QUTAB KHAN	MA	MED	CT-G	12/10/1582	PESHAWAR	11/19/2004		12/15/2007	6/24-2210
_	GHS PALOSI MUGHADARZAI	HADI UZ ZAMAN	MUHAMM-D ZAMAN	MA	. MED	CT-G	1/1/1965	CHARSADDA	5/13/1990	5/14/1900	5/29/1594	1/1/2011
	GHS BELA BAKAMAD KHEL	SYED SULIMAN SHAF	SYED FEROZE SHAH	MA	850	CT-G		CHARSADDA	1/9/1988	7/1/1997	5/25/1996	1/24-2011
	SHS TAKIA SINGAN	MUHAMMAD WUNEEF	SHULAMBIB	BA	CT	CT-G	5/5/1968	PESHAWAR	24/101988	30/4/2011	5/25/1996	30/4-2011
_	SHS SHERKIRA	RAZI UR REHMAN	IGUL REHMAN	MA	BED	C.T-G	5/10/1968	PESHAWAR	2/16/1993			4/30 2011
03 0	GLIS GUNJ GATE	SYED ROKHAN SHAH	ISYED.LAL EADSHAH	MA	M.ED:	CT-G	5/19/1968	PESHAWAR		4/30/2011		4/30/2011
- I.	SH\$ SHAHI BALA PESHAWAR	SHAN AFZAL KHAN	INUHAMM-DAFZAL	M.A	M ED:	CT-G	4/4/1970	PESHAWAR		4/30/2011		4/30-2011
05 0	IHS PAKHA GHULAM	ZESHAN ARSH-D	MUHAMM-DARSHAD	8SC	CT	CT-G	4/30/1980	PESHAWAR		4/30/2011		4/30/2011
	INSS NO: I PESHAWAR CANTT:	FAZAL HUSSAIN	FIR ZAMA' SHAH	M.A	MED	CT-G	9/10/1972	PESHAWAR	5/26/1994		12/31/1996	4/30 2011 5/1/2011
07 0	HSS CANTT NO 1	MUHAMMAD ILYAS	UHAMM-D BAKHASH	BA	CT	CT-G	10/18/1967	PESHAWAR		5/12/2011		5/12 2011

tan genere er erfrædige gog som

. .

. .

13

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

		OF 2022
	\sim	
Marcad	Haya	
		, ,

(APPELLANT) (PLAINTIFF) (PETITIONER)

VERSUS

<u>Sduraha Dop</u> I/We <u>Maglad</u> Ua

(RESPONDENT) ___(DEFENDANT)

Do hereby appoint and constitute **AFRASIAB KHAN WAZIR**, **Advocate**, **Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.____/2022

CLIENT(S)

ACCEPTED AFRASIAB/KHAN WAZIR & NAZUREHMAN MEHSOOD ADVOCATES

OFFICE:

Room No.6 Ground Floor, Afridi Tower, Government College Chowk, Faqir Abad, Peshawar City. Mobile No: 0312-9888752

mormental

SC | 1

BEFORE PESHAWAR HIGH COURT, PESHAWAR

DERAC

Judicial Department.

Writ Petition 470-IN of 2016

Paiz ar Rehman......Petitioner.

Respondent(s) by 1916 MANSOAR Tamie Clahomonad Ali Jadaam, &-Naucue Warring Barrister Warran. Oktober Oderaulio WADAR AINVIAD SETH, J: - Through this single Jon, OSU.

judgment we intend to decide the instant writ petition as well as connected writ petitions bearing No. 355, 392,

456, 471, 472, 617, 683 & 693-M/2016, COC No. 35-M/2017 in WP No. 379-M/2016 & COC No. 36-M/2017 in WP No. 280-M/2016, 69, 196, 195, 216, 239, 240, 243, 282, 294, 295, 310, 346, 363, 372, 406, 494 & 697-M/2017, 1088, 1317, 1316, 1473, 2138, 2147, 2148, 2169 2215, 2321, 3914, 4523, 4640 & 4680-P of 2017 & COC No. 577-P/2017 in WP No.

ገצ 5 MAR 2018

2766-P/2017, as all are the gutcomes of Al-Khair University, AJ&K.

In essence the ease of petitioner is that, pursuance to the advertisement for the post of CT, DM, PET, AT, TT & PST, petitioner being eligible & fit qualified and after test was placed at serial No.3 of the merit list for CPS Dorshut Kuzkana for the post of PST with 108.15 marks but the official respondents in total violation of the laws/ rules have appointed private respondents, liaving degrees from Al-Klinir University, AJ&K, which are illegal / unlawful and busn't peen verified, hence the instant writ petition.

WP No. 355-M/2016.

2,

Petitioner of the instant ense, applied for the post of PST and after codal formulities secured 84.89% marks and was placed at serial No. 39. That some candidates distinct appear and petitioner was placed at 28 of merit position, but respondents in utter violation of rules have appointed respondents No. 6 & 7 having degrees from Al-Khair University, hence the instant writ petition.

TAR 2018

WP No. 471. & 472-M1/2016

Petitioners of the instant will petition applied for the post of PST and after NTS declared successful but the official respondents in total violation of the law / rules have appointed private respondents, possessing, fake and fabricated degrees from Al-Khair University, AJ&K, which hasn't been verified. <u>WP No. 1088 & 1317-P/2017</u>.

Petitioners of the instant writ petition applied for the advertised posts of CT etc and after test ibrough NTS, secured meritorious position but respondents have refused appointment on the ground of verification of degrees, so obtained by the petitioners from Al-Khnir University, hence the instant writ petition.

WI' No. 392-MI/2016.

instant writ petition.

Petitioners of the instant petition applied for the advertised post of CT and PST. Petitioners Ne.1 to 3 applied for CT while petitioners No.4 to 6 applied for PST and have secured meritorious position, but vide impegned appointment orders dated 17.3.2016 & 25.3.2016; petitioners have not been selected despite their merit position on the ground of possessing degree from Al-Khair University, Swat Campus, hence the

1111 MAR 2018

WP No. 683-M/2016. Petitioner applied for the post of PST and secured 85.40 a e la marks in the schools applied for, but vide impugned appointment order dated 13.4.2016, petitioner was refused appointment on the ground of degree obtained from Al-Khair University, Muzaffarabad, hence the instant writ petition. COC No 35 & 36-M/2017 in WP No. 379 & 280-M/2016. Through this contempt petition, petitioner's initiation of contempt proceedings against respondents wants flouting the judgment of the Court Monthern WP No. 190-M/2017. Petitioner of the instant writ petition applied for the post of PST through NTS and BOL 7th position in the morst list. On 24.2.2017 interview was conducted and petitioner was placed at 13th position by respondents and as such deprived from appointment as petitioner obtained his Master's degree from Al-Khair, University, Bhimber, hence the instant writ petition. WP No. 216-11/2017. Petitioners of the instant writ petition applied for the posts, so advertised by the respondents and after going through NTS, they were declared successful, but were differed

appointment for want of verification of their degrees, which have been obtained from Al-Khair University.

WP No. 195-M/2017.

Petitioners of the instant writ petition applied for the advertised post of PST and after test through NTS, declared successful, but were excluded from on the pretext of having BS & ADE degrees from Al-Khair University, hence the instant writ petition.

WP No. 2321-P/2017.

Petitioner of the instant petition, applied for the post of SST and declared by the NTS authorities, but respondents have refused appointments on the ground of having B.Ed from Al-Khair University, hence the instant writ petition.

WP No. 3914-P/2017.

Petitioners of this writ petition have obtained their respective degrees from Al-Khair University and on the basis of same, most of the petitioners are serving in different departments / cducation department. That petitioners have applied to respondents No.1 to 4 for attestation of their testimonials, but they blatantly refused on the pretext of obtaining degrees from Al-Khair University, hence the instant

writ petition,

Pagelo

WP No. 4533 & 4690-P 2017.

Petitioner applied for the post of PST and declared successful by NTS, and secured 108.05 marks, but was deferred by respondent No.3 on the ground of B.A/M.A degree from Al-

WP No. 243 & 282-M of 2017.

Petitioner of the instant ense applied for the advertised post of PST in Districts Shangla / Swat and after going through NTS, secured meritorious position, but respondents have excluded the marks of MA on the plen of A!-Khair University and thereby appointed private respondents, hence the instant writ petition.

WP No. 294 & 295-M/2017.

Petitioners of the instant petition applied for the advertised post of Arabic Teacher / Qaria and after conducting test by NTS authorities stood 1st & 3rd of the merit list of Arabic Teacher / Qaria, but were deferred appointment by respondents on the plea of EA degree from Al-Khair University, hence the instant writ petition.

WP No. 310-M/2017.

Petitioner of the instant case applied for the post of PST in union council Shamozai Tehsil Barikot, Swettand applied for

. 1 B

all schools including GPS Nimogram and after going through the NTS, secured meritorious possion, however petitioner was shown to have applied for four schools for which he submitted application for correction, but of no avail and on issuing the impogned appointment notification, petitioner was deprived from appointment with the remarks that the Associate Degree in Education (ADE) of petitioner is altained from Al-Khair University, hence the instant writ petition.

WP No. 346, 406 & 494-14/2017.

Rel Cart State

Petitioners of the instant writ petition have applied for the advertised post of PST, CT and SST and after going through the test conducted by NTS; declared successful but their appointment orders have been withheld by the respondents on the plea of verification of their ADE, so obtained from Ai-Khair University, hence the instant writ petition.

WP No. 1318, 1473, 2138, 2147, 2145, 2169 & 2215-P/2017.

Petitioners of the instant petitions applied for the advertised posts and after getting meritorious marks, their appointment orders were with held by respondents on the plea of verification of degree from Al-Khair, University, hence the

writ petitions.

ATTESTED

Page

2017. 456 & 698-Mi/2

Petitioners of the quoted writ petitions applied for the advertised posts of PS_2^{T} / DM / CT and after securing meritorious position, got appointed as such and thereafter they took over the charge of the posts and joined their duties, and since then till date petitioners have performed their duties, but on 27.8.2015 / 22.11.2016 / 26.7.2016, their appointment orders were withdrawn, hence the instant writ petitions.

WP No. 239, 240, 368 & 372-M/2017.

Petitioners of the instant writ petitions in pursuance to the advertisement applied for their respective posts and after codal formalities declared successful and appointed as such and since their appointment till date they are performing the duties, but respondents have withheld their salaries and refused to extend their tenure of contract on the basis of verification of degrees, so obtained by them from AI-Khair University, vide impugned orders dated 15.5.2017 & 18.5.2017 in WP No. 372 & 368-M/2017, respective, hence the instant writigetitions.

WP No. 4640-F/2017, 617-M/2016 & 697-W/2017.

Grievance of the petitioners of the instant writ petitions are that, they have rendered spotless and unblemished services and now are eligible for promotion to the post of SST, but

DJR 201

Page (g

respondents are denying the same on the pretext of having degrees from Al-Khair University, hence the instant writ petition

COC No. 577-P of 2017 in WP No. 2756-P/2017.

Through the contempt petition in hand, petitioners wants initiation of contempt proceedings against respondents for flouting the judgment of this Court whereby they were directed that if the certificates / degrees of the patitioners from Al-Khair University have not been obtained in between the period from 30.4.2009 to 16.10.2011, then the sume shall be considered as valid for all intents and purposes by the respondents, hence the petition.

3. We have heard learned counsel for the parties and available record gone through.

4.

The controversy involved in all the writ petitions is that the degrees, diplomas and certificates obtained from Al-Khair University, AJ&K, its campuses in Pakistan and the alliliated institutions, with the said university, are valid & recognized for the purpose of obtaining job / employment in any of the Government institution or not. In order 10 dilate upon the issue it would be imperative to go through the judgment of

apex Court in this respect. In the case of Flaji Nasir

Page | 10

の時間の時間にあった。この時間に

Mehmood versus Minn Imran Massod and others" reported

in PLD-2010 SC-1089, it has been held as under:-

(a) Representation of the People Ace (LXXXY of 1976)-

5. In the above cited judgment the apex Court also dilated upon the role of Higher Education Commission, established under the Ordinance, 2002 in forms that "Powers and functions of Higher Education Commission---Scope---Higher Education Commission may determine equivalence and recognition of degrees, diploman and certificates awarded not only by institutions within the country but, as well as the institutions functioning abroad," and as such the parameters, powers and functions of the Higher Education Commission, in this background are narrated below;

6. The Commission has been established under the Higher Education Commission Ordinance, 2002. (hereinafter

นักมณ 52-MAR 2018

Page | 11

referred to us the "Ordinance of 2002"). The said legislative enactment was published in the official gazette on 11.09.2002. Section 2(h) defines "Institutions" as meaning any university or other degree awarding institution that offers higher education or is involved in research and development activities. "Degree Awarding Institution" is defined in section 2(e) as meaning an institution imparting higher education and awarding a degree of its own. Likewise, "University" is defined in section 2(m) as meaning a university established or incorporated under any law for the time being in force. The Complission has been established under section 4 and its composition is provided under section 6. Section 10 describes the functions and powers of the Commission. Thy powers vested in the Commission are expansive and, inter alia, include the formulation of policies, guiding principles and priorities for higher education institutions for the promotion of the socio-economic development of the country. It also includes the evaluation of the performance of institutions and prescribing the conditions under which institutions, including those that are not part of the State educational system, may be opened and operated. Clause (d) of aubsection (1) of section 10 is relevant in the facts and circumstances of the instant case. Clause (o) of section 10(1)

POST ANNEL

explicitly empowers the Commission to determine the equivalence and recognition of degrees, diplomas and certificates awarded by institutions, within the country and abroad. Likewise, clause (c) empowers the Commission, as a regulator, to develop guidelines and facilitate the implementation of a system of evaluation of the performance of faculty members and institutions. Chause (x) vests the jurisdiction in the Commission to collect information and statistics on higher education and institutions as it may deem fit and may cause it to be published. Lastly, clause (y) empowers the Commission to perform other such functions consistent with the provisions of this Ordinance as may be prescribed or as may be incidental or consequential to the discharging of the functions described in section 10. Accreditation of institutions offering higher education is also an important function entrusted to be performed by the Commission.

7. The Ordinance of 2002, when read as a whole, unambiguously shows that the legislature has intended to establish the Commission as the exclusive regulatory authority relating to higher education and the educational institutions which offer programs relating thereto. The powers vested in the Commission and its jurisdiction extends to the whole of



Pakistan. It is important to note that the legislative enactments under which institutions are established are subject to the regulatory framework contemplated under the Ordinance of 2002. There is no force in the argument that since the statute or charter which has established an institution has explicitly empowered it to open campuses or great affiliations, therefore, provisions of the Ordinance of 2002 will not be attracted. The charter or statute which creates a juridical person does not render the latter immune or exempt if from the regulatory regime which is contemplated under the Ordinance of 2002. The latter enactment has established a regulatory authority and has equipped it with expansive powers and jurisdiction to achieve the objects and purposes for promulgation thereof. The Commission is the sole and exclusive regulatory authority of higher education, the institutions established under any law and all matters related therewith. No institution can claim to have unfettered power on the basis of the statute or law which has created it to open campuses or grant affiliations. The statutes which establish juridical or statutory persons are subservient to and are governed for the purposes of being regulated under the provisions of the Ordinance of 2002. Be as it may, no

educational institution, whether established in Pakistan or

AFTESTE REMANINES

Page 113

abroad can inwfully open compuses or grant affiliations to other educational institutions without the express approval of the Commission. The latter is the sole regulatory body to evaluate the institutions and monitor their performance so as to ensure that quality education is offered to the public. The Commission, therefore, has been mandated to make certain that the educational institutions' offering higher education meet the prescribed guidelines and criteria. The object and purpose is abviously to guarantee quality education.

8. Record suggests that Al-Kinair. University is a chartered university and is established through an Act passed by the Assembly of State of Azad Jacame & Kashmir on 9th May 1994 vide Act XXVIII of 1994 and according to its section 1(2); it extends to the whole of Azad Jamano and Kashmir and according to Chapter -2 para-4 the university shall be opened to all persons of either sex of whatever religion, race, creed, colour of domicile, who are academically qualified for admission to the courses of study offered by the university and no such person shall be denied the privilege on the ground only of sex, religion, creed, race, class, colour or domicile. In Chapter-II para-5, the powers and furictions of the said

university has been defined, being an autonomous body, a full-

26 MAR 291

fledged university in ell respect with the powers to admit and examine internal and external students and to confer or award degrees, diplomas, certificates and other academic distinctions on and to the persons, who have passed its examination under prescribed condition. Section-5 (IV) of the Act further says that to affiliate itself or associate with other institutions of the Azad Jammu and Kashmir, Pakistan or any other country and to establish campuses offices / campuses, faculties in Azad Jammu & Kashmir, Pakistan or abroad. In the comments so filed by Al-Khair University / respondent No.7, in the instant writ petition no document whatsoever has been enclosed showing that the campuses at Pakistan of Al-Khair University, AJ&K or its affiliated institutions is given recognition, affiliation by the concerned, as per law of the land nor wything is on record showing that the degrees, diplomas or certificates issued by the Al-Khair University AJ&K to the students at different institutions at Pakistan and specially Khyber Pakhtunkhwa have been verified, validated or recognized by the Competent Authority i.e Higher Education Commission or for that matter Authorities under the University authority under Act of 2016. Record is further suggestive that initially Al-Khair

9.

University AJ&K was advised by Higher Education

ミロ Çoji

18

Page | 16

Commission vide its letter dated 16.3.2009 to stop all new admission in its academic program immediately and no degree issued by Al-Khair University would be recognized by the

Commission of any student admitted into any program after 30th

April, 2009 in compuses / affiliated institution in Pakistan but subsequently, Higher Eccetation Commission in its letter dated

17.10.2011, allowed Al-Khair University to launch degree

program in the departments of Management Sciences,

Computer Sciences, Pakistan Suidies, Islamic Studies, Education and Urdu. The subsequent letter dated 17.10.2011

rends as under: -

SUBJECT: Dear Sir,

5.

the Guildense

INSPECTION OF AL-KHAIR UNIVERSITY BHIMBER, AJ&K.

With reference to your lettor No. AU-1(7)GA/2010 duted 19th September; 2011 and on the recommendation of the Committee the competent authority has been pleased to allow the Al Munic University, Bhimber to hunch degree programs in the Department of Manugement Sciences, Computer Sciences, Pakistan Studies, Islamic Studies, Education and Urdu subject to availability of required faculty with the following terms and conditions;

1. On campus operation at Bhimber is allowed.

2. No compuses in AJ&IC and Pakistan shall be alleraved. 4.

3. No affiliation in AJ&K and Paldstan shall be per silted.

The university will be required to submit on judicial paper duly noturized and registered in Court of law they will operate only on University will not fuilinte any legal proceedings against the HEC

17 HIGH Court Parta 2018

Commission vide its letter dated 16.3.2009 to stop all new admission in its academic program immediately and no degree issued by Al-Khair University would be recognized by the

Commission of any student admitted into any program after 30th April, 2009 in compuses / affiliated institution in Pakistan but

subsequently, Higher Education Commission in its letter dated 17.10.2011, allowed Al-Khair University to launch degree program in the departments of Management Sciences, Computer Sciences,

Pakistan Studies, Islamic Studies, Education and Urdu. The subsequent letter dated 17.10.2011 reads as under:-

Dear Sir.

SUBJECT: INSPECTION OF AL-KHAU: UNIVERSITY BHIMBER, AJ&K

With reference 14 your Jetter No. AU-1(7)GA/2010 dated 19th September, 2011 and on the recommendation of flie Inspection Committee the competent authority has been pleased to allow the Ai Khair University, Bhimber to launch degree programs in the Department of Management Sciences, Computer Sciences, Pakistan Studies, Islamic Studies, Education and Urdu subject to availability of required faculty with the following terms and conditions;

1. On campus operation at Bhimber is allowed.

- No compuses in AJ&K and Pakistan shall be allowed.
 No affiliation in AJ&K and Pakistan shall be permitted.
- The university will be required to submit on julicial paper duly notarized and registered in Court of law they will operate only on campus at Bhimber. 5.

University will not initiate any legal proceedings against the HEC in AJ&K and Pakistan.

TED SUIT 2018

Page (17

The above guoted letter would clearly show that only operation at Bhimber campus was allowed and specifically no other campus in AJ&K and Pakistan was allowed to operate, impart education or issue the degrees / certificates. In addition to this even affiliation in AJ&K and Pakistan was not permitted. There is another letter dated 18,10,2012 issued by the Higher Education Commission, which reads as under:-

Subject:

10.

VERIFICATION OF B.ED. DEGREES ISSUED BY AL-KHAIR UNIVERSITY.

"With reference to your ST/SZ/35769/2012 daled 17.10/2012 on the subject eited above. It is to inform that the Al-Khnir University, Bhimber, AJ&P, is a chartored university in private sector. The Higher Education Commission does not recognize the degrees of the studies admitted during the period ef 30.4,2009 to 16.10.2011. However, the degrees / transcripts issued by the Al-Khair University through its main campus from the date of its conclusent in 1994 and onward (except of the above said period) are validated / recognized by the higher Education Commission."

11.

Yet another letter dated 24.9.2014 was addressed

the Al-Kheir University by the Higher Education lo Commission, whereby University was allowed to offer admissions only at its Bhimber campus. Respondent No.7 / Al-Khair university have enclosed No Objection Certificate dated

21.8.1997 issued by Government of Khyber Pakhtunkhwa Education Department which reads "The Goveryment of Khyber

Pakhtunkhwa has no objection to the functioning of geademic / constituent institutions of the Al-Khair University (${}^{ij}J \& J$) in the

MAR 2018

Page 1.1.0

Territorial Jurisdiction of NWFP now Khyber Pakhtunkhwa. The said no objection certificate issued by the Education Department under no circumstances could be termed as affiliation or recognition of the AJ&K Al-Khair University in the Province of Khyber Pakhinikhwa, as well. Alongwith the comments of respondent No.7, they have not enclosed other document showing that their campuses are affiliated institutions and recognized, validated by the Higher Education Commission.

12. We have before us CM No. 1442-M/2017 an application for submission of documents by HEC / respondent No.6, alongwith documents 63 in numbers, which are dated 16.10.2017 with the subject of verification status of DMCs by Higher Education Commission, these verifications are by name and clearly shows the words that "HEC does not attest degrees / DMCs of those students who studied in un recognized / illegal colleges / campuses of Al-Khair University AJ&K". We have before us the guidelines for the establishment of a new university or an institution of Higher Education and according to which following procedure is supposed to be adopted for the particular purpose.

Rule 2.2 reads Completion of legal formalities.

Page | 19

2.2.1. The first step in connection with the establishment of a new university or an institution of higher education is the fulfillment of legal formalities and registration by the sponsoring bady under the relevant regulations of the Companies Ordinance Societies Resistration dat / Trust dat us a Soundation / Society or a Trust constituted. This formality is not required in case the institution is desired to be established in the public syster. 2.3.

Submission of fensibility report.

2.3.1. Following the completion of preliminary legal requirements, the authorized representative of the sponsors / shall submit a comprehensive juasibility report in accordance with the General Institutional Requirements Proforma (Form PU-01) along with a non-refundable bank droft / poy order of Rs. 20000/- In the name of the Higher education Commission as a fee for the evaluation of the feasibility report the application shall be considered only when the fee is credued to the second of the MEX and the agency has fulfilled all the jormatities. The applies the shall be made to the Chairman HEC alongwith five courses of the function terms including the soft copy.

2.4. Scrutiny.

2.4.1. On the basis of the documents submitted by an institution, the HEC will determine whether or not there is a prima facie case for further consideration the application. The applicant institution will be informed accordingly. If the commission finds that there is a prima facie case for further consideration, the fassibility report shall he thoroughly scrutinized by a panel appointed by the HEC. The panel will assess the application and may ask for additional information or recommended the case for preliminary inspection of the institution.

2.5 Site inspection.

2.5.1. If the HEC finds that the institutions has made = good case after the clearance of the feasibility report, the HAC shall appoint an Inspection Committee which will conduct a preliminary site-visit /

EXAMINES

inspection of the institution for physical verification of the infrastructure and available facilities with evidence and for satisfying itself and that the institution has the ability and capacity to run the academic programs. An inspection fee of Rs. 30000/- shall he charge which will be payable in edwance through a non refundable bank draft / pay order in the name of the HEC by the institution concerned. The visit will require meeting with administrators, teaching staff, students and support services staff. A visit to the library and other learning resources will also be conducted.

2.6 <u>Recommendation for grant of charger.</u>

2.6.1. The Inspection Committee will report its findings to the HEC. In case of satisfactory report of inspection, the draft charter based on the model charter of the HEC as contained in this document will be yetted by the HEC. After consideration of the draft charter visdvis provisions of SU, 2002, the HEC will recommended the case for grant of Charter to she rederal Government or the Provincial Government, as the case may be.

2.7 Grant of charter.

2.7.1. Charter will be granted subject in an president by the parliament / president of Pakistan ar as president mathematic researching / governor of a province, as the case may be.

3.1 Criteria and requirements for the establishment of a new university or an institution of higher Education.

3.1. Institutions normally apply to the concerned Governmenter where they are situated. In case the institution is located in the federal territory, the application shall be made to the HEC. In case an institution is based in a provincial territory the application shall be addressed to the concerned Provincial Education Department. The Chancellors, Committee in its first meeting held on May 11, 2004 necessitated that each Provincial Government will follow the Cabinet Criteria for evaluation and grant of charter. In case of grant of provincial charter, the HEC is usually consulted by the Provincial Government. For this purpose, the clearance by the HEC shall help in facilitating the grant of charter.

PT

3.2.1. The organizational legal, financial and other related formalities and requirements, including the submission of a feasibility reports are outlined in the general institutional requirements proforma and space norms as a Form's PU-01 and PU-02 and P1-02. These guidelines pertain to registration, availability of infrastructure and adequate financial resources, proposed program of study, development of academic program, teaching staff, ucimission criteria, fee structure, quality assurance mechanism, student supervision, assessment and examination etc. The main points of the criteria and requirements are highlighted for information of the entrepreneurs.

76

Page | 21

4.2. Legal and procedural.

i). That the sponsoring body should be a Society / Trust or a Foundation registered / constituted under the relevant regulations of Companies or chance / Trust Act / Societies Regulations Act. This shall not be required in case the institution is in the public sector; ii). A copy of the registration deed alongwith a Memorandum of association will be supplied to examine the objectives and enteria of the members. A brief profile of each member of management should also be provided.

iii): That the sponsoring body / institution shell apply to the HEC and submit 5 copies of the feasilility report / corporate plant including the soft copy keeping in view the General Institutional Requirements Proforma as per Form PU-01.

4.3 Institutional and academic.

i, ii, iv, v, vi, vii, vii, ix, x, x,

xii.

xili, xiv, ירג.

th Court O HAR ZOIS

Page | 22

xvi. That permission granted shall be restricted to a specified place and a particular course / degree. No sub campus, branch or outpost shall be established or franchised without the prior approval, of the HEC.

4.6 Monitoring.

ι. 31, 111, 1ν, ν.

vi. The HEC would be the competent authority to grant accreditation, validate course and syllable of the university / institution, which shall be subject to quality standards set by the HEC. The accreditation will be withdrawn if found that the institution is unable to satisfactorily demarcate its ability and commitment to achieve and maintain national academic standards. vii. The university / institute shall be liable to provide to the representatives of the HEC, the Pakistan Engineering Council, Pakistan Medicai and Dental Council or such similar relevant organization fer visitation to enable them to verity that the university institute is maintain oppropriate academic standards.

13. After evaluating the above parameters and requirements according of the law of the land, the main campus of the University of Al-Khair, which is at Blaimber AJ&K is the only campus verified and recognize, the degrees / diplomas / certificates for the purpose of getting jobs in Pakistan. The HEC of Pakistan is the regulator of said university. According to the comments of the respondent No.6, the HEC, when it came to the notice of the HEC that Al-Khair University have extended

its academic operations in Pakistan and had granted affiliation

26 MAR 2010

Page (23

to other institutions besides opening franchised compuses, record suggests that all these have been done without obtaining approval / NOCs from the HEC and as such these institutions have no legal authority to impart education. According to the comments so filed by respondent No.6, all these institutions and affiliated campuses are with poor quality of teaching, weak assessment and evaluation system, nor declaration of results and award of low quality of education, which has become a regular feature and never been addressed by the sponsors of the university despite warned in the past.
14. The higher Education Commission being regulator of Higher Education sector in Pukistan in both public and private sectors under sub-section (f) of section 10 of the Ordinance, 2002 have the public and

Ordinance, 2002 have the authority to recommend chartered to award degrees. The Al-Khair university failed to remove the deficiencies after which Higher Education Commission vide its letter dated 20.5.2016 once again stop fuither intake of students, even at Bhimber campus, in its Ms / M.Phil / PhD Program from fall 2016. We have before us number of notices / press clipping attached with the comments of respondent No.6, wherein the HEC time and again issued public alerts through newspapers in respect of non recognition of Al-Khnir

TESTED

Y Z

Paro 120

University situated at Bhimbor with effect from fall 2016, Onwards. Learned counsel for respondent No.6 produced letter

dated 26.2.2018, issued by Higher Education Commission, which reads as under:2 Subject:

VERIFICATION OF PETAILED MARKS VERIFICATION OF DETALOED MOULES CERTIFICATE OF LUEGAL COLLEGES OF AL KHAR IN THE KPIC

"It is informed but Al-Kani: Jniversity, AJ&K, In some of the own with the own with the own of the own In total volution of its own way instanded its operations for and while in Pallistan and Areak by opening franchised compuses and filegal affiliated institutions. Complain's about A Repir University concerting paper complifies of teaching work assessment institutions, Computities Boout in this of Conversion regarding poor quality of teaching weak assessment and evaluation system, non declargion of results and and symmation system, non-accuration of results and award of low quality degrees etc. became a regular contains and matter boot redressed by sponsors of the fonture and never been redressed by sponsors of the University despite repeated reminders. The reports University despite repeated remain(0.15, the reports have also been received regarding 51:12 c) degrees. In this backdrop, the Higher Education Courses in the first of the first inning the neuron contractions of the Al-ICair University with effect from Fell-2016 and suspended its University with enter non particular addition of the source and addition of the source the writ petitions filed in this regard by Al-ICualr research in the bolic data in the standard in the standar University inve been dismissed by the Monourable Islamabad High Court,

2. Further, as per federal Cablies Criteria Guidelines, 2002, the private sector institutions / minarching and pot amouvaries to arming institutions universities are not empowered to affiliate institutions whereas the university has violated its own charter provisions as well as criteria of this Commission. provisions as well us criteria of this Commission. Moreover, following illegal colleges of Al-Khair University (AJK) were established of Al-Khair Datch (action of the back to the back to the back of the Khyber Palchiualchiya (Khyber Palchiualchiya) which were not permitted by HEC and are llegally operated.

Duggar Education College, Suner, Ausun Posigraduate College, Kollas

Bitech Degree College Pessia; var iv, College of Global Technologies, Strat. γ.

DI IGINI. vł.

li,

ili,

x.

xi

xil. XIII.

Jinanh Institute of IT & Management Sciences, IER, Pesanwar, vli. VIII. ix.

Institute of Education and Research, Symbi. Institute of Education and Research, Kelat. College of Business Administration Abbc (tabad. Concele of Dusiacess Acuministration Apportablication, Igra Institute of Management, Edwarion, Computer Science, DI Khnn. Institute of Education and Research, Karnia Institute of Education and Association Association Institute of Education and Research, Pesherine, College of Pestanyur.

Engineering.

. . 3 High Can Hence, based on such greet irregularities and on the recent judgment passed by the Honorable Islamabad High Court in the writ petition No. 2523 of 2016, any affiliation graated by Al-Khair University (AJK) to an educational institution or opening of its campuses without permission of this Centralission would remain illegal unless approved by the HRC. The stadents enrolled in such codege / programs cannot claim a right that their degrees be verified and an ICA is also pending in Islamabad High Court, Islamabad against the judgment dated 22.6.5617. This issues with the approval of the Competent Asthority.

age | 25

15. The Colleges / Institutions quoted above have been declared illegal, as they opecated without the permission of Higher Education Commission whereas record suggests that most of the degrees / diplomas and certificates so obtained by the petitioners are under registration No. <u>AUSWT</u> i.e. College of Global Technologies, Swat, <u>AUDEK</u> (.e. Iqra Institute DI Khan, <u>AUBN</u> i.e. Daggar Education College Buner, <u>AUDE</u> i.e. Immuh

a stand resident and the

DI Khen, <u>AUAPC (K)</u> Altern Post Great and Colored Lines, which have been declared illegal by the Contrast of Ref. a such unless and until the Higher Education Commission, does not recognize / verify, the same would remain illegal. The HEC is the sole regularity body to evaluate the higher educational institution and to monitor their performance 20 % to ensure the quality education is offered to the public and as such mandated

instance al instant

R 2015

age | 26

AR 2015

by the law to make certain things as indicated in above paragraphis.

16. In addition to duis we have before us the comments of Higher Education Regularity Authority HERA, and the automission of learned AAG in this behalf, which says that HERA issued public notices which were circulated in all daily newspapers regarding the mandatory begistration of the private educational institutions in Khyber Pakhtunkhwa, despite of that Al-Khair University Campus and its affiliated colleges failed to get registration. According to the Khyber Pakhtunkhwa, Higher Education Regularity Authority Ordinates 2001, section-2(m) & 6 (1) "Registration with authority is mandatory under the law" till date any of the campus on affiliated institution in Khyber Pakhtunkhwa has not even requested for registration with HERA.

17. Before parting with the judgment it is also observed that the lawful competent authorities have not performed their duties in accordance with the law and due to their negligence the respondent No.7 has committed the offence of cheating the public at large as defined under section-9(ix) of the National Accountability Ordinance, 19:39. Moreover, the youth and specially the degree helders of all those campuses of a r

respondent No.7 and their affiliated institutions are entitled to blaim their expenses as well as damages, in this respect, as well. 18. In view of the above it is held that the degrees, diplomus and certificates obtained from the Al-Khair University AJ&K Compuses and affiliated institutions at Khylier Pakhtunkhwa are illegal, unverified and unrecognized and as such the sume are not that for havpose of seeking employment as a set Government Department / Institution, in these who have been appained and are still in service on the basis of said degrees etc ar given two years time get the equivalent qualification from any recognized 10 institution. The degrees / diploma / certificates obtained from institutions like under registration No. ACMO i.e College of Professional Studies Muzzafarabad AJ&K. AUR i.e. College of Global Technologics Rawalpindi, AUNIZ i.e. Al-Khair University Muzzafarabad AJ&K Collegs of Computer & Management Sciences Muzzafarabad, AUPR Mc. College of Education Palandri AJ&K, AUKOT i.e. College of Professional Studies Kotli, AJ&K, AUMIC A'-Khair University Main Campus & AUR (TT) (CS) (IT) i.e. Rawelpindi (College of Global Technologies Rawalpindi) are referred to Higher Education Commission for verification, but which a period of

د. زنده اینهای میکاریک وسیمیتک با است اینه

UAR 2018

Page. | 28

20

one month. If the above said institutions / carrierses are also not recognized one, their degrees / diptomas are also held not entitled for the purpose of getting jobs in Pakistan, thus the instant writ petition as well as connected writ petitions bearing No. 355, 471 & 472-M of 2016 are disposed of, while rest of the writ petitions including contempt petitions are dismissed; with no order as to cost.

Announced. 20th March, 2018.

u.ou.

for and an

Presentaging of Apr

Pressantion of

It the same second and the

ages g Fe 21-4

Believery of Cerivas and

Turiq Jan, 101, Mr. Justley Wagar Almast Seift & Justice Ma, Musurat Highl-

BE TRUE COPY

JUDGE

F

1984 10

36 MAR 1919

mucane "B بعد المجرورة المراجع والجروان الم



IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

PRESENT: MR. JUSTICE UMAR ATA BANDIAL MR. JUSTICE SAJJAD ALI SHAH MR. JUSTICE AMIN-UD-DIN THAN

Alvert <u>Civil Petitions No.3. 1925, 1975 and 1976 OF 2020.</u> (Against the consolidated judgment dated 30.4.2020) passed by the Islamated High Court in ICA 265/2017, 2282/2019 & 3238/19)

Yasir Nawaz & others Petitioner (in CP)//35/2020

Al-Khair University thr. Registrar Petitioner (In CP 1975-76/2020) <u>Versus</u>

Higher Education Commission & Respondents (next area) others.

For the Petitioner(s) For the Petitioner(s)

22

 Mr. Munawar Iqbal Duggal, ASO (n CP 1925/2020)
 Malik Noor Muhammad Avyan, ASC (n CP 1975-76 of 2020)

For the Respondent(s) : N.R. Date of Hearing : 05.0

: 05.04.2021

ORDER

Saliad All Bhall J.- The petitioners herein seen leave of

this Court against a common judgment of the Islamabad Fligh Court whereby their petitions/appeals seeking inter alia, an order directing the High Education Commission (HEC) to attest the degrees of the students enrolled in Al-Khair University or its aliliated colleges, were dismissed.

2. Briefly, Al-Khair University (hereinafter referred as the University) which is a private educational institution excated through the Al-Khair University, Azad Jammu and Kashmir Act, 1994 with its

of a board or which the

ģŕ

Scanned with CamScanner

CPs 1925 of 2020 etc.

principal campus in Bhimber, mad Jammu & Kashmir, is imparting education in different disciplines with its mandate to affiliate itself or associate other institutions. In this pursuit, the University entered into correspondence with HEC to seek recognition. It appears that certain correspondence was also exchanged between the HEC and the University and ultimately the University was allowed to admit students at University's principal seather. Bhimber that too in respect of specific degree programs. However, in gross violation of the permission, the University extended its operation far and wide in Pakistan and Azad Jammu & Kashmir by opening un-authorized franchise campuses and unlawfully affiliated various institutions. It appears that EEC received various complaints regarding imparting of poor quality of teaching, weak assessment and evaluation system, non-declaration of results and award of low quality degrees by the University and its affiliated institutions. The concerns were duly communicated to the University but the complaints were never and cased. Consequently, the academic operation of the University was suspended by the HEC from 2009 to 2011. It appears that the cafter the University was inspected in September and October 2011 and consequently was allowed to admit students at University's principal seat viz. Bhimber only and that too for few degree programs viz. Management Sciences, Computer Sciences, Pakistan Studies, Islamic Studies, Education and Urdu. However, the imparting of secudies in the allowed discipline was specifically prohibited through other campuses or affiliated institutions. It appears that the University, against the specific directions of the HEC, started operation durough affiliated colleges and advertised admissions in MS/IK. Phil & PhD programs compelling the HEC to advise the University to revoke the advertisement and refrain

Scanned with CamScanner

S

ł

CPs 1925 6/2020 etc

from conducting MS/12. Phy & PhD distancing learning degree programs. At this juncture, the University and/or its affiliated institutions/effected subdents resorted to approach the Court and obtained interim orders notwithstanding the fact that HEC kept reminding the University that it was allowed imparting of education at its principal campus at Bhimber, that too for specified disciplines but the University and its so-called affiliated institutions, in clear breach of such directions, kept on admitting students in the disciplines which were never approved by the HEC. The record reflects that the petition filed by the University was disposed of with the directions to HEC to inspect the University. Consequently, in compliance of the orders, the inspection was carried out and deficiencies were pointed out in the operation of the University and due to grave discrepancies, irregularities and miamanagement found in the academic operations of the University, its further intake w.e.f. fall, 2016 was stopped at all levels. It appears that instead of taking corrective measures, the University again approached the Islamabad High Court by challenging the decision of HEC and the Islamabad High Court, after hearing the parties, dismissed the petition by declaring that "any affiliation granted by the petitioner University to an educational institution or any opening of its campuses would remain illegal unless approved by the-Commission".

3. It appears that the HEC in order to rescive this outstanding issue and to protect the future of the students, devised a policy whereby it recognized the degrees of all students enrolled up to April 30, 2009 included the graduates studied at affiliated colleges/campuses and further directed that no degree of students enrolled during the bas period i.e. April 30, 2009 to October 17, 2011

Securita de la contra de la contr

Mentersevent (9) Advance?

Scanned with CamScanner

shall be recognized. It was further decided that students enrolled and studied upto October 17, 2011 at affiliated colleges/campuses of the University other than the main campus at Bhimber in violation of the directions of the ECC would be required to appear in a comprehensive examination (for recention of their Award. This decision again was challenged before the Peshawar High Court without any success and the Court, while dismissing the petition, upheld the decision of the HEC.

CPs 1925 of 2020 etc

THE THE PARTY OF T

It appears that this very decision taken by the HEC on 31.8.2018 settling a principle for recognition of the students who were enrolled and had studied after October 17, 2011 at affiliated colleges/campuses of the University, AJ&K in violation of the Commission's directions and were required to appear in a comprehensive com for recognition of their Award, in consequence also directed the University to deposit certain amount as the estimated cost of the test (letter dated 18.4.2019 at page 57). This letter has been questioned by the University for want of jurisdiction. Based on this background, learned counsel for the petitionero-orudents has contended that the petitioners have completed their various degrees from the affiliation colleges/institutions and the HEC, all of a sudden, disaffiliated such colleges/institutions leaving petitionero-students without any remeay, resultantly it would be highly unfair to the students that their degrees are not recognized due to no fault of theirs. It was next containded that the petitioners have completed their degrees during the period when interim orders remained in effect and consequently the bratefit of such injunctive order is to fall in favour of

Scanned with CamScanner

THE REAL PROPERTY AND A DESCRIPTION OF THE PROPERTY AND A DESCRIPTION OF T

N

Ī

CP+ 1925 of 2020 etc

124034120125-TAXERDINA MADDAN DATA

of affiliated colleges of the University. It was lastly submitted that in all fairness, the decision of the EEC should be prospective and, therefore, necessary directions be imported for recognition of the degrees of the petitioners who have strendy completed their degrees in different – faculties.

5. Likewise, the learned counsel petitioner-University contends that HEC has no authority whatsoever over the petitioner-University inasmuch as the petitioner-University is a chartered University with its pelic pil campus in Azad Jammu & Kashmir. Consequently HEC is to attest all foreign qualifications and the directions to deposit hege sum sgainst the amount for recognition of the degrees/mark-sheet evends, is not only illegal but without jurisdiction.

6. We have heard the learned counsel for the respective parties and have proused the record. It appears that HEC never granted any permission to the University to affiliate colleges/institutions in Parieton nor had it assured recognition of the degrees by the institutions/collegen affiliated by the University in AJ&K. The only letter issued by the HEC whereby the University was assured recognition of their degrees was vide letter dated October 17, 2011 which provided at fullows:

"With reference to your letter No. AU-1(7)GA/2010 dated 1901 September, 2011 and on the recommendation of the Inspection Committee the competent authority rules been pleased to allow the Al-Khair University, El-imber to launch degree programmes in the Departments of Management Universe, Computer Sciences, Pakistan Studies, Islande Studies, Education and Urdu subject to availability of equired faculty with the following terms and conditions:

ang san 1

Scanned with CamScanner

CPs 1925 of 2020 etc.

o On campus overation at Bhimber is allowed.

and the second
o No campuses in Allest and Pakistan shall be allowed.

- o No affiliation in AJSK and Pakistan shall be permitted.
- o The University will be required to submit on judicial paper duly noturized and registered in Court of Law they will operate only on campus at Bhimber.
- o University will not initiate any legal proceedings ogainst the HRC in AJ&K and Pakistan.

The letter specifically prohibits any campus in AJ&K and Pakistan. It further prohibits affiliation of colleges/institutions of AJAK and Pakistan. In the circumstances, as per such letter, HEC cannot be burdened to recognize the degrees/awards conferred by the colleges/campuses where concetion imparting qualities/repacity was never examined by the MEC. If any one is to be blamed for playinghavoc with the career of the students, it is either the University or its affiliated institutions. In our opinion HEC has already taken a sympathetic approach and has shown grace by providing a mechanism to recognize the degrees/mark sheres/Awards granted by such institutions/colleges after testing the educational achievements of their students in the relevant disciplines and such decision, in our opinion, does not require any interimence. The record further reflects that the HEC has issued sufficient alerts regarding the status of the institutions/colleges claiming alfiliation with the University and, therefore, this pica has dee not impressed us. As to the submission regarding interim orders, it is suffice to observe that the interim order is always of a limited duration which legally does not control the final adjudication and, therefore, would not create any right in cases where the main action and/or the relief is found frivolous or is turned down

Scanned with CamScanner

unless for reasons specified, a protection is extended. In all other cases, the interim order is marged⁵ into the final order and looses its efficacy and operation instantly. Any other meaning would amount to reversing the verdict. Reference car, be made to the case of <u>Federation</u> of <u>Pakistan us. Pervez Mushar af</u> ("LD 2016 SC 570). Consequently, the submission is of no consequence.

As to the point raised of behalf of the University that HEC 8. has no jurisdiction for directing the University to reimburse the expenses incurred and consequent demand estimating cost of testing in the sum of Rs.8060500/- @ Rs.700/- per student, suffice it to observe that by requesting the NEC to recognize the degrees/mark sheets/Awards granted by the University or its affiliated institutions to Its students itself amount to with atting to the jurisdiction of HEC. The submission to the jurisdiction as HEC is not without any reason because the degree which is not recognized by the Higher Education -Commission would be worthless like a piece of paper which could not be equated to that of a degree because every degree awarder, by the Institution within the country or the Institution functioning abroad is subject to recognition which provides sancing to a degree. Reference can be made to the judgment of this Court in the case of Masir Mehmood vs. Imran Masood (PLE 2010 SC 1089). Consequently the University cannot be allowed to take two different stances at the samebreath. The stance of the University in the sircumstances, challenging the demand, appears to be totally irivolous.

9. Beside, the decision trace by the HEC is a policy one, and by now it is settled law in trace jurisdictions that Courts should generally refrain from interfering in policy decisions taken by statutory bodies and authorities tasked with running the affairs of educational

CORRECT OF THE REAL PROPERTY OF THE PROPERTY O

Scanned with CamScanner

nust

CP1 1925 of 2020 etc

institutions and students, like the HEC. The rationale for the same is that matters of an academic nature necessitate the need for technical and professional expertise which may only be attained as a result of specialization and the experience of working with and in educational institutions. Courts are neither equipped with such expertise, nor do they possess the relevant experience that would allow for interference in such matters. However, it does not mean that the Courts would not step in at the request of the parties to ensure and ascertain whether or not minimum requirements of natural justice and principles of law have been complied with and whether a case of grave injustice has been made out. Also in cases where a principle of law has to be interpreted, applied or enforced with reference to or connected with education, the Courts would not hesitate in stepping in. Reference can readily be made to the cases of Muhammad Ruas vs. Bahauddin Zakariya University (2005 SCMR 961); Noor Muhammad Khan Marwat vs. Vice-Chancellor (PLD 2001 SC 219) and Maharashtra State Board vs. Parilosh Bhupeshkumar Sheth and others (AIR 1984 SC 1543) For these reasons, we had, after conclusion of the hearing, 10, announced dismissal of these petitions by declining the leave to sal - J sal - J sal - J appeal.

Islamabad 05.04.2021 Nof Approved For Reporting

L. A.

Scanned with CamScanner

JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR

JUDICIAL DEPARTMENT

Writ Petition No.4540-P/2015

"Dawood Ahmad Vs. Govt: of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat, Peshawar

& two others"

JUDGMENT

Date of hearing

17.05.2017

Petitioner(s) by

Barrister Kamran Qaiser, Advocate

Respondent(s) by

Mr. Muhammad Sohail, AAG

IJAZ ANWAR, J.- Through the instant writ petition, under

Article 199 of the Constitution of Islamic Republic of

Pakistan, 1973, the petitioner, Dawood Ahmad son of

Noor Muhammad resident of Tehsil, Tangi, District,

Charsadda, has made the following prayer: -

"It is, therefore, prayed that by accepting this writ petition, the respondents may please be directed to issue appointment

order to the petitioner on the post of Certified Teacher from the date when the petitioner was eligible with all back benefits.

Any other relief, which this Hon'ble Court deems appropriate in the

circumstances of the case may also be granted in favour of petitioner".

Brief facts of the case are that respondent

No.2 advertised certain posts/positions in the daily

2.

newspaper. The petitioner applied for the post of

Certified Teacher (C.T) for five different schools. The

process of Test/interview were conducted by National

Testing Service-Pakistan (NTS), in which, the petitioner

had got 130.11 marks and stood 2nd position in the merit

list but was not appointed by the respondents on the

grounds that the petitioner possesses Associate Degree

in Education (ADE) from Al-Khair University and the said

University is not a recognized University and is not

registered with Higher Education Commission and that

all the Certificates/Degrees, issued by the said

University, are not valid/recognize/applicable.

3. Valuable arguments of the learned counsel

for the parties heard and record perused with their able

assistance.

4. The prescribed qualification for the post of

Certified Teacher (C.T), as per advertisement published

in the daily newspaper, was given as Bachelor Degree or

equivalent qualification from a recognized University with

Certified Teacher (C.T) certificate or two years Associate

Degree in Education (ADE) from a recognized University

or 18 months Diploma in Education.

5. The petitioner at his credit the qualification of

Master Degree in Economics with Associate Degree in

Education from Al-Khair University (AJK). The objection

of the respondents was that the Associate Degree in

Education (ADE) from Al-Khair University is not

recognized by the Higher Education Commission holds

no grounds because the Higher Education Commission

had through a letter dated 05-11.2013 given a target

period i.e. 30.04.2009 to 16.10.2011 and in between that

period, the degrees/transcripts awarded by the Al-Khair

University in that period were not recognized.

6. From the perusal of the transcript issued to

the petitioner of Associate Degree in Education, it is clear

that he was admitted in the year, 2012 and the

examination was held in October, 2014 while the result

was declared on 22nd November, 2014, therefore, his

education and degree was outside the purview of the

period which was not recognized by the Higher • Education Commission.

7. The learned AAG has referred to the judgments of this Court and contended that the

Associate Degree in Education is not recognized by the

Higher Education Commission. The judgment referred to,

has since been reviewed by this Court, because the

relevant letter and notifications of the Higher Education

Commission were not placed before this Court at the

relevant time. Recently, this Court in Writ Petition

No.4368-P/2015 titled "Asma Gul Vs. Director Education,

E&SE, Peshawar & others, Writ Petition No.4180-P/2016

titled "Muhammad Sajid & another Vs. Govt: of Khyber

Pakhtunkhwa & others", Writ Petition No.379-M/2016

titled "Sardar Ali & others Vs. Govt: of Khyber

Pakhtunkhwa & others" and Writ Petition No.4680-

P/2016 titled "Muhammad Abrar Vs. Govt: of Khyber

Pakhtunkhwa & others" held that the degrees/transcripts

of Associate Degree in Education from Al-Khair

University, Bimber Campus granted to the candidates not

in the ban period i.e. from 30.04.2009 to 16.10.2011, are

duly recognized and the candidates can validly be

considered for appointment on the basis of Associate

Degree in Education (ADE).

8. In the instant case, the petitioner has duly

appeared in the NTS test, validly find his place in the

merit by getting 130.11 marks and his non-consideration

for appointment on the ground of holding the qualification

of Associate Degree in Education from Al-Khair University is legally not sustainable.

question in a number of judgments and we are not inclined to hold another view. Accordingly, this petition is

This Court has already dealt with this

allowed.

9.

10. The petitioner shall be considered for

appointment against the post of Certified Teacher (C.T)

in Union Council, Hisara Nehri, District, Charsadda and

be allowed appointment if he is in the merit.

Order accordingly.

Announced. Dated.17.05.2017.

(Himayat)

JUDGE

JUDGE

IND. ICEDX-ESTIMACYACYTY

GOVERNMENT OF NWFP EDUCATION DEPARTMENT

No.SO(UE)7-29/96 Dated Peshawar the 21st Aug:1997

NO OBJECTION CERTIFICATE

The Government of NWFP has no objection to the functioning of Branches/constituent Institutions of the Al-Khair University, (AJK), in the territorial jurisdiction of the North-West Frontier Province.

2.1 This issues with the approval Authority. of the Competent

SECRETARY EDUCATION Endorsement No. NWFP. /SO(UE)7-29/96 Peshawar the 21 August 1997.

Copy of the above is forwarded to:-

`5

The Chancellor, Al-Khair University(AJK), with reference to 1.

2. 3.

The Registrar, Al-Khair University(AJK), Islamabad. . The Chairman, University Grants Commission, Islamabad. 4.

The Dy Secretary to Chief Minister, NWFP, Chief Minister's

Secretariat, Peshawar, with reference to his letter No.SO-IV/CM/NWFP/9-7/97/7852-53 dated 18th August,1997. Al-Khair University NWFP Branch Reshawar.

ECTION OFFICER (UNIVERSITY EDUCATION)



From: Abdul Badshah, Asstt. Educational Adviser, Tel: 825505. No.F.2-6/94-UE-I GOVERNMENT OF PAKIST

MINISTRY OF EDUCATION

Islamabad: 31 May, 1995.

Subject: OPENING OF CAMPUSES OF AL-KHAIR UNIVERSITY IN PAKISTAN AND ABROAD.

Dear Sir,

I am directed to refer to your letter No.AO/187-95 dated 2 January, 1995 and this Ministry's letter of even number dated 21 March, 1995 on above subject and to state that, after re-examining the case, it has been decided that opening of a new campus of Al-Khair University in Pakistan would be out of the jurisdiction of the Al-Khair University. However, a faculty, branch or office and other institutions mentioned in the Al-Khair University, Azad Jammu and Kashmir Act, 1994 can be opened.

Yours faithfully,

JL BADSHAH)

Dr. M. Siddiq Shibli, Registrar, Al-Khair University, Camp Office Kohistan Road, F-0/3, Islamabad.