27.10.2022

Nemo for the appellant. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for arguments on 28.11.2022 before the D.B.

Beer to miter comit of

(Mian Muhammad) Member (E)

(Salah-Ud-Din)

Member (J)

17.2.22

Paindakhel, Assistant Advocate General for the respondents present.

02. On the previous date, nobody was present on behalf of the appellant and notice was directed to be issued to appellant and his learned counsel for today. Despite noting the date on the margin of order sheet nobody turned up on behalf of the appellant till rising of the court. The appeal is, therefore, dismissed in default. Consign,

03. Pronounced in open Court at Peshawar and given under my hand and the seal of the Tribunal on this 28<sup>th</sup> day of November, 2022.

Member(E)

N.

(Kalim Arshad Khan) Chairman Ś. A.No. 503/2017

15.12.2021

Learned counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

Learned counsel for the appellant sought adjournment for preparation of the brief. Adjourned. To come up for arguments on 17.02.2022 before the D.B.

Réhman Wazir) 'Atia-ur-

Member (E)

(Salah-ud-Din) Member (J)

17-2-22

Due To Isotimement of the Hon, ble Chains The case is adjourned on 9-6-22

09.06.2022

Clerk of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 30.08.2022 before the D.B.

(Salah-ud-Din)

Member (J)

(Fareeňa Paul) Member (E)

30.08.2022

Bench is incomplete, therefore, case is adjourned to 27.10.2022 for the same as before.

Reader

## 12.02.2020

Due to COVID-19, the case is adjourned for the same on 26.05.2021.

READER

26.05.2021

*Fluend* Mr. Mubarak Zeb junior counsel for the appellant present. Mr. Hussain Shah, Assistant alongwith Mr. Riaz Ahmad Paindakheil, Assistant Advocate General for the respondents present.

Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court. Last opportunity is given. Adjourned. To come up for arguments before Ø.B on 06.08.2021.

(MIAN MUHAMMAD)

MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

.06.08.2021

Appellant present in person.

Mr. Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Lawyers are on general strike, therefore, case is adjourned. To come up for arguments on 15.12.2021 before D.B.

(Atiq-Ur-Rehman Wazir) Member (E)

(Rozina Rehman) ( Member (J) 30.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 23.06.2020 before D.B

23.06.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 21.09.2020 before D.B.

21.09.2020

Appellant has not forth come at the moment i.e 12:03 P.M. Mr. Riaz Ahmad Paindakheil, Assistant Advocate General for the respondents is present.

However, clerk of the counsel is in attendance. It was reported that the son of learned counsel Mr. Zartaj Anwar is suffering from certain disease who has been taken to hospital, therefore, he could not attend the court today. Requested for adjournment. Adjourned to 01.12.2020 on which to come up for arguments before D.B.

(Mian Muhammad) Member (Executive)

(Muhammad Jamal Khan) Member (Judicial)

o**j** 12.2020

Due to pandemic of Covid-19, the case is adjourned to 12.02.2021 for the same as before.

26.09.2019

Clerk of counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Clerk of counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the Hon'ble Peshawar High Court and cannot attend the Tribunal today. Adjourned to 10.12.2019 for arguments before D.B.

(HUSSAIN SHAH) MEMBER

(M. AMIN KHAN KUNDI) MEMBER

10.12.2019

Lawyers are on strike on the call of Khyber Pakhtunkhwa Bar Council. Adjourn: To come up for further proceedings/arguments on

13.02.2020 before D.B.

Member



Member

13.02.2020

Appellant absent. Learned counsel for the appellant absent. Mr. Zia Ullah learned Deputy District Attorney present. Adjourned To come up for arguments on 30.03.2020-before D.B. Appellant be put to notice for

the date fixed. Member

08.02.2019

Clerk to counsel for the appellant present. Mr. Muhammad Riaz, Asst: AG for respondents present. Clerk to counsel for the appellant seeks adjournment. Adjourned. Case to come up for arguments on 25.04.2019 before D.B.

(Ahmad Hassan) Member

(M. Amin Khan Kundi) Member

25.04.2019

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned to 12.07.2019 arguments before D.B.

(AHMA HASSAN) MEMBER

Mém

(M. AMIN KHAN KUNDI) MEMBER

Tember

12.07.2019

Counsel for the appellant and Addl: AG for respondents present. Counsel for the appellant seeks adjournment. Adjourned. Case to come up for arguments on 26.09.2019 before D.B.

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16:07.2018

Appellant in person present. Mr. Muhammad Jan, DDA for respondents present. Arguments could not be heard due to general strike of the Bar. Adjourned. To come up for arguments on 07.09.2018 before D.B.

(Ahame Hassan) Member

(Muhammad Hamid Mughal) Member

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07.09.2018

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 30.10.2018 before D.B.

(Shah Hussain) hav Member

(Muhammad Amin Khan Kundi) Member

30.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is incomplete. Therefore, the case is adjourned. To come up for the same on 17.12.2018.

17.12.2018

Junior to counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Junior to counsel for the appellant requested for adjournment as counsel for the appellant is not in attendance. Adjourned. To come for arguments on 08.02.2019 before D.B

(Issain Shah) Member

 $\mathcal{M}\mathcal{H}$ (Muhammad Amin Khan Kundi)

Member

27.12.2017

Counsel for the appellant present. Mr. Kabir Ullah Khattak, Addl: AG for the respondents present. Counsel for the appellant submitted rejoinder. Counsel for the appellant seeks adjournment. Adjourned. To come for arguments on 28.02.2018 before the D.B.

Counsel for the appellant present. Mr. Ziaullah, DDA for the respondents also present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 02.05.2018 before the D.B.

Member(Executive)

Member (Judicial)

02.05.2018

28.02.2018

Junior to counsel for the appellant and Mr. Kabir Ullah Khattak, learned Additional Advocate present. The Tribunal is defunct due to retirement of Hon'ble Chairman. Therefore, the case is adjourned. To come up for the same on 16.07.2018

#### 20.07.2017 04.

Counsel for the appellant and Mr. Muhammad Adeel Butt, Additional AG for the respondents present. Written reply not submitted. Requested for adjournment. Adjourned. To come up for written reply/comments on 24.08.2017 before S.B.

(Muhammad Hamid Mughal) Member

## 24/8/2017

Clerk of counsel for the appellant and Mr. Kabirullah, Khattak, Assistant AG for the respondents present. Written reply not submitted and Assistant AAG requested for time. Adjourned. To come up for written reply/comments on 4/10/2017 before SB.

(GUL ZEB RHAN) MEMBER

04.10.2017

Clerk of the counsel for appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Hameed-ur-Rehman, AD (litigation) for the respondents also present. Written reply on behalf of respondents submitted. Adjourned. To come up for rejoinder and arguments on 27.12.2017 before D.B.

(Muhammad Amin Khan Kundi) Member

07.06.2017

Counsel for the appellant present. Preliminary arguments heard and case file perused. Learned counsel for the appellant argued that the appellant initially joined the Education Department in 1984 and was promoted as S.S on 31.08.2000. Vide notification dated 25.04.2014 the appellant was promoted to BPS.18 but promotion order was withheld due to non availability of ACR for the year 2012. The appellant provided the ACR to the respondents vide letter dated 28.04.2014. Thereafter vide notification dated 20.08.2015 he was promoted to BPS-18 but copy of the same was not communicated to him. The same was received by him on 29.12.2016. He preferred departmental appeal on 09.01.2017 which was not responded within the stipulated period, hence the instant service appeal. Non communication of promotion order by the respondents is not only against the rules/procedure but also speaks of their malafide and malice against the appellant.

Points urged need consideration. Admit. Subject to deposit security and process fee within 10 days, there-after notices be issued to the respondents for written reply/comments for 20.07.2017 before S.B.

(AHMAD HASSAN Member

Ann Process Fee

# Form- A

# FORM OF ORDER SHEET

Court of\_\_\_\_ 503/**2017** Case No. S.No. Date of order Order or other proceedings with signature of judge or Magistrate proceedings 3 2 1 23/05/2017 The appeal of Mr. Zair Gul resubmitted today by Mr. 1 Zar Taj Anwal Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 23/5/17 2-25-5-2017 This case is entrusted to S. Bench for preliminary hearing to be put up there on 07-06-2017СН

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The appeal of Mr. Zair Gul Subject Specialist Economics GHSS Abdul Khel Lakki Marwat received today on 08.05.2017 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Copy of reply to the Explanation mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

No. 12.7/ /S.T, 5\_/2017 Dt.

4 915/17-REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** 

PESHAWAR.

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2ay TCJ Mr. Za<del>ir GUTA</del>dv. Pesh.

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June 14 Aducte

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL <u>PESHAWAR</u>

Appeal No. <u>503</u> /2017

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Zair Gul Subject Specialist Economics GHSS Abdul Khel District Lakki Marwat.

# (Appellant)

## VERSUS

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

(Respondents)

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S.No	<b>Description of Documents</b>	Annexure	Page No
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3	Affidavit		7
4	copy of promotion Notification	·A'	8-11
5 -	copy of Letter No 1699	·B'	12
6	Letter for Explanation	'С'	13.15
7	copy of promotion Notification Dated 20-08-2015	'D'	16
8	Copy of submission of ACRs	<u>'Е'</u>	17
9	Departmental Appeal	<u>-</u>	18
10	Copy of order dated 16-01- 2017	· 'G'	19
11 🗍	Vakalatnama		90

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Through

ZARTAJ ANWAR Advocate, Peshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

1

Appeal No. 503 /2017

Khybor Pakhtukhwa Tribunal

Diary No.

Zair Gul Subject Specialist Economics GHSS Abdul Khel District ' Lakki Marwat.

## (Appellant)

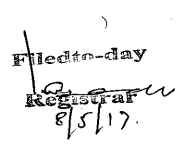
## VERSUS

- 1. Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 2. Secretary Elementary and Secondary Education to Govt of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. Director General, Education (Male), G.T road, Khyber Pakhtunkhwa, Peshawar.

## (Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 where by the promotion order to BPS 18 was not issued within time to the Appellant and office order dated 20-08-2015 was not conveyed to the appellant in time and handed over on 29-12-2016 and now the respondents are processing the cases of promotion to BPS 19 but quite illegally superseding the Appellant for promotion to BPS 19, against which the departmental appeal dated 09-01 -2017 has not been responded so far.

## Prayer in Appeal:



On acceptance of this appeal the appellant may kindly be considered for promotion to BPS 19 as fit and eligible for the post and if any delay that on the part of respondents, the appellant may also awarded all the arrears and back benefits as from dated of promotion vide order dated 25-04-2014 as his colleague / juniors were promoted to BPS 18. OR

Any other remedy deem proper may also be allowed.

## **RESPECTFULLY SUBMITTED:**

Re-submitted to -day Department on 08-11-1984 and was promoted to subject specialist on 31-08-2000.

- 2. That the Govt of Khyber Pakhtunkhwa announced four step Promotion vide notification no SO(S/ME&SED/7-34.2012.
- 3. That the respondents called PER / ACR from all the Subject Specialist to further promotion. The being fit and eligible also submitted his PER/ ACR from 31-08-2000 to year 2012 in the concerned DEO office.
- 4. That the appellant was promoted to BS 18 vide notification no SO(S/M)E&SED/1-3/2013/Promotion BS 17 to BS 18 Dated 25-04-2014 but astonishingly the appellant promotion was with held for not providing the PERs for the year 2012.(copy attached as annexure A)
- 5. That the appellant was informed that the PER/ACR are not available in the concerned EDO office therefore the appellant again submitted the same from the year 1999 to 2011 and on 28-04-2014. ( copy attached as annexure B)
- 6. That the appellant filed the PER with the respondents vide letter no 1669 dated 28-04-2014 and was told that the matter will be put up in the meeting and the appellant time and again inquired from the concerned office about the order of promotion.
- 7. That the respondents vide notification no SO(S/M)E&SED/1-3/2013/Promotion BS 17 to BS 18 dated 13-03-2015 without any reason Explanation was called from the appellant for not submitting the PERs for the year 2012 which was duly complied and all the required ACR/PERs were duly submitted in the concerned DEO office.( copy of Explanations are attached as annexure C)
- 8. That the appellant was promoted to BS 18 vide notification no SO(S/M)E&SED/1-3/2013/Promotion BS 17 to BS 18 dated 20-08-2015 by the respondents but was not communicated and concealed/keep hide from the appellant

and the same was received by the appellant on 29-12-2016. (copy attached as annexure D)

- 9. That when the cases for promotion to BPS 19 were processed and the appellant was called to submit the ACRs/PER of year 2014/15/16 which the appellant did but the appellant took him to the surprise and inquired of the same from the concerned office regarding his promotion order to BPS 18, which was handed over to him and received under protest from the office of SO Schools and request to take legal action against the concerned SO for such a delay of illegal detaining the same or kept hiding the promotion notification from the appellant and lastly handed over on 29-12-2016. copy attached as annexure E)
  - 10. That the appellant submitted his Departmental Appeal to the appellate authority on 09-01-2017, which was forwarded to high ups vide letter no 198 dated 16-01-2017 which was never responded to appellant till date . (Copy of the Departmental Appeal and order are attached as Annexure 'F & G').
  - 11.That not communicating the promotion order dated 20-08-2015 and concealed/keep hide from the appellant is illegal, unlawful, against the law and not considering the appellant for promotion to BPS 19 as being fit and eligible for the post approaches this Hon;able Tribunal inter alia on the following grounds:

## **GROUNDS OF PETITION:**

A. That the appellant has not been treated in accordance with law his rights secured and granted under the law are badly violated.

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- B. That at the relevant time the appellant was not timely convoyed his promotion order and the same order was concealed/keep hide from the appellant which is illegal, unlawful, against the law.
- C. That the appellant was amongst the senior subject specialist and was fit and eligible for promotion firstly to BPS 18 and then along with others similarly placed colleagues to BPS 19, more over the similarly the subject specialist teacher appointed/Promoted with the appellant on the same dates were taking the benefits of PBS 18 since vide promotion order dated 25-04-2014 till dated and also declared fit for the next promotion BPS 19 as their promotion case is under process.
- D. That the appellant was promoted to BS 18 vide notification no SO(S/M)E&SED/1-3/2013/Promotion BS 17 to BS 18 Dated 25-04-2014 but astonishingly the appellant promotion was with held for not providing the PERs for the year 2012, which was duly handed over by the Appellant to the concerned DEO, which is also evident from the record vide office letter no 1669 dated 28.4.2014.
- E. That the appellant time and again filed the PERs/ACR with the respondents vide letter no 1669 dated 28-04-2014 and was told that the matter will be put up in the meeting, the appellant inquired from the concerned office about the order of promotion which was not convoyed to the appellant without any reason.
- F. That when the cases for promotion to BPS 19 were processed and the appellant was called to submit the ACRs/PER of year 2014/15/16 the appellant took him to the surprise and inquired of the same from the concerned

office regarding his promotion order to BPS 18, which was handed over to him and received under protest from the office of SO Schools and request to take legal action against the concerned SO for such a delay of illegal detaining the same or kept hiding the promotion notification from the appellant and lastly handed over on 29-12-2016.

- G. That since similarly placed employees has been given promotion while the appellant has been denied the same which is highly discriminatory and also against the law.
- H. That the appellant seeks the permission of this Honourable tribunal to rely on additional grounds at the hearing of this appeal.

It is therefore prayed that On acceptance of this appeal the appellant may kindly be considered for promotion to BPS 19 as fit and eligible for the post and if any delay that on the part of respondents, the appellant may also awarded all the arrears and back benefits as from dated of promotion vide order dated 25-04-2014 as his colleague / juniors were promoted to BPS 18

## OR

Any other remedy deem proper may also be allowed/granted.

ppellant

Through ZARTĂJ ANWAR

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Advocates, Péshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL <u>PESHAWAR</u>

Appeal No. \_\_\_\_/2017

Zair Gul Subject Specialist Economics GHSS Abdul Khel District Lakki Marwat.

## (Appellant)

## VERSUS

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

## (Respondents)

## AFFIDAVIT

I, Zair Gul Subject Specialist Economics GHSS Abdul Khel District Lakki Marwat, do hereby solemnly affirm and declare that the contents of the above appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Court.

Deponent

Identified b ZARTAJ ANWAR, Advocate, Peshawar.







## GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 25, 2014

## NOTIFICATION

NO.SO(S/M) E&SED/1-3/2013/Promotion BS-17 to BS-18: The Competent Authority on the recommendations of the Provencial Selection Board is pleased to promot/appoint the following (353) Officers of Teaching Cadre of Elementary & Secondary Education Department from BS-17 to BS-18 on regular basis with immediate effect as under except Sr. No. 67 & 99.

Sr.#	Name	Sr.#	Name	Sr.#	, Name
1	Mr. Umar Muhammad	2	Mr. Mubarak Shah	3	Mr. Saeed-ur-Rahman
4	Mr. Muhammad Zaman	5	Mr. Umar Nawaz Khan	6	Mr. Ihsan-ud-Din
7	Syed Shoukat Shah	8	Mr. Sultan Syed	9	Mr. Younas Ali
10	Mr. Muhammad Farooq	11	Mr. Gul Faroosh Khan	12	Mr. Sheraz Ahmad
13	Mr. Muhammad Parsa	14	Mr. Muhammad Nawaz	15	Mr. Rayat Khan
16	Mr. Fakhri Alam.	17	Mr. Niaz Ahmad.	18	Mr. Wilayat Khan
19	Mr. Ishtiaq Ahmad	20	Mr. Mansoor Ahmad	21	Mr. Muhammad Shoaib Khan
22	Mr. Naveed Ahmad	23	Mr. Abdul Qadir	24	Mr. Khalid Mahmood
25	Mr. Abid Ullah Shah	26	Mr. Gul Hussain Shah	27	Mr. Muhammad Rahman
28	Mr. Farzand Ali Shah	29	Mr. Inayat-ur-Rehman	30	Mr. Muhammad Mehdi Shah
31	Mr. Zia Ullah	32	Mr. Muhammad Tariq Bhatti.	33	Mr. Sultan Muhammad
34	Mr. Hakim Ullah	35	Mr. Fida Muhammad	36	Mr. Arif Iqbal
37	Muhammad Zaheer	38	Mr. Mumtaz Saddiqi	39	Mr. Muhammad Sajjad
40	Mr. Muhammad Tahir	41	Mr. Abdul Nasir Khan	42	Mr. Muhammad Abid Jan
43	Mr. Zahid Amin	44	Mr. Fida Muhammad	45	Mr. Wasi Ullah
46	Mr. Hamd Ullah Jan	47	Mr. Azhar Hussain Shah.	48	Mr. Muhammad Arif.
49	Mr. Ihsan Ahmad	50	Mr. Muhammad Yousaf	51	Mr. Gul Nawaz Khan
52	Mr. Nigar Ahmad	53	Mr. Basharat Khan	54	Basharat Ahmad
55	Mr. Tahir Zaman	56	Mr. Arshad Mehmood	57	Mr. Muhammad Khalil
58	Mr. Sadar Shaheed	59	Mr. Eid Ullah	60	Mr. Rabib Khan.

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			المستر كالمتحل المعرجة		{ .
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Sr.#	Name	Sr.#	Name	Sr.#	Name
151	Mr. Hamid Hussain	152 🐭	Mr. Taseer Jan	153	Mr. Muzammil Shah
154	Mr. Latif ur Rehman	155	Mr. Akbar Jan	156	Mr. Muhammad Humayun
157	Mr. Fazalur Rehman	158	Mr. Younas Ali	159	Mr. Badişh Khan
160	Mr. Mir Alam Khan	161	Mr. Feroz Khan	162	Mr. Rab Nawaz
163	Mr. Jalaludin	164	Mr. Safdar Ali	165	Mr. Rooh Ullah
166	Mr. Wasiq Saeed	167	Mr. Muhammad Riaz	168	Mr. Muhammad Saleem
169	Mr. Muhammad Daud Shah.	170	Mr. Abdullah Jan	171	Mr. Islam Khan
172	Mr. Gulzar Ali	173	Mr. Ikram Ullah	174	Mr. Sawar Jan
175	Mr. Gul Roshan Din	176	Mr. Fazal Shah	177	Mr. Muhammad Pervez
178	Mr. Abdul Hameed	179	Mr. Muhammad Rehman	180	Mr. Umer Jan
181	Mr. Habibur Rehman	182	Mr. Iqbal Muhammad	183	Mr. Shahid Hayat
184	Mr. Muhammad Rauf	185	Mr. Saif Ullah	186	Mr. Ajmal Khan
187	Mr. Juma Gul Shah	188	Mr. Shaukat Ali	189	Mr. Muhammad Sadat Khan
190	Mr. Feroz Shah	191	Mr. Gul Zaman	192	Mr. Shujat Ali Khan
193	Mr. Falak Naz	194	S. Hidayat Ali Shah	195	Mr. Gul Baz Khan
196	Mr. Farid Ullah Khan	197	Mr. Muhammad Aziz Ullah	198	Mr. Najeeb Ullah
199	Mr. Muhammad Younis Khan	200	Mr. Sarfaraz Khan	201	Mr. Raham Zada
202	Mr. Kaleem Ullah	203	Mr. Noor Khan	204	Mr. Shairoz Khan
205	Mr. Muhammad Iqbal	206	Mr.Ghafoor-ur-Rehman	207	Mr. Zahid Ullah
208	Mr. Haroon Rashid	209	Mr. Anwar Jan	210	Mr. Muhammad Zia
211	Mr. Muhammad Ashraf	212	Mr. Sana Ullah	213	Mr. Hamid Ullah
214	Mr. Muhammad Rashad	215	Mr. Gulzar Khan	216	Mr. Nisar Muhammad
217	Mr. Abdul Samad	218	Mr. Kaleem Ullah	219	Mr. Altaf Hussain Shah
220	Mr. Muhammad Saleem	221	Mr. Saifullah	222	Mr. Aqal Mond
223	Mr. Jehanzeb	224	Mr. Hameed Ullah	225	Mr. Riaz Ali
226	Mr. Zahid Ullah Shah	227	Mr. Shah Imtiaz	228	Mr. Ayub Khan
229	Mr. Muhammad Kamal	230	Mr. Faizullah	231	Mr. Aleem Shah
232	Mr. Bashir Ahmad	233	Mr. Zair Gul	234	Mr. Pinda Khan
235	Mr. Ishaq Hussain	236	Mr. Muhammad Yousaf	237	Mr. Farid Ullah Khan
238	Mr. Fazle Subhan	239	Mr. Aminul Haq	240	Mr. Ajmir Khan

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		Z (ID)	. *
S#	Name of Officer with Designation	Proposed Place of Posting	Remarks.
220	Zahid Ullah Shah , SS(Eco) GHSS No.1 Kohat	SS(Eco) B-18 GHSS No.1 Kohat	Already occupied by him
22'	7 Shah Imtiaz, SS(Bio) GHSS Lalozai Bannu	Principal B-18 GHS Kach Kot Asad Khan Bannu	Against Vacant Post
22	Ayub Khan, SS(Eco) GHSS Shamozai Swat	SS(Eco) GHSS B-18 Shamozai Swat	Already occupied by him
229	Muhammad Kamal, SS(Eco) GHSS Nizampur Nowshera	V/P B-18 GHSS Nizampur Nowshera	Against Vacant Post
230	) Faizullah , SS(Maths) GHSS Hazar Khawani Peshawar	Principal B-18 GHS Pir Sabaq Nowshera	Against Vacant Post
23	Aleem Shah, SS(Bio) GHSS Shamozai Swat	SS(Bio) B-18 GHSS Shamozai Swat	Already occupied by him
232	Bashir Ahmad , SS(English) GHSS Sarai Naurang Lakki Marwat	SS(English) B-18 GHSS Sarai Naurang Lakki Marwat	Already occupied by him
23:	Zair Gul , SS(Eco) GHSS Abdul Khel Lakki Marwat	Promotion with held subject to provisions of PERs for the years 2012	Vice Serial No.399
234	Painda Khan, SS(Eco) GHSS Dhaki D.I.Khan	SS(Eco) B-18 GHSS Dhaki <sup>1</sup> D.I.Khan	Already occupied by him
23:	5 Ishaq Hussain , SS(PS) GHSS FATA	-	Services placed at the disposal of ACS FATA for further posting
230	Muhammad Yousaf, SS(Stat) GHSS Pir Sadi Mardan	SS(Stat) B-18 GHSS Hathian Mardan	Vice Serial No.245
23'	7 Faridullah Khan , SS(Bio)Tajazai Lakki Marwat	SS(Bio)B-18 GHSS Tajazai Lakki	Already occupied by him
23	Dheri Jalogram Malakand	SS(PS) B-18 GHSS Dheri Jalogram Malakand	Already occupied by him
239	Aminul Haq, SS(Eco) GHSS Dheri Jalogram Malakand	SS(Eco) B-18 GHSS Dheri Jalogram Malakand	Already occupied by him
240	Ajmir Khan, SS(Physics) GHSS Utmanzai Charsadda	SS(Physics) B-18 GHSS Utmanzai Charsadda	Already occupied by him
24	Shah Salim Karak	SS(Stat) B-18 GHSS Jandarai Karak	Against Vacant Post
242	Sher Afzullah , SS(Eco) GHSS Nurar Bannu	SS(Eco) B-18 GHSS Nurar Bannu	Already occupied by him

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No TA/DA will be allowed to the oppiontees for joining their duty.

## **CHIEF SECRETARY**

## Endst: of even No. & Date

Copy forwarded to:

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Additional Accountant General Pakistan Revenue Sub Office, Peshawar.
- 3. PSO to Chief Minister Khyber Pakhtunkhwa, Peshawar.
- 4. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 5. Director, Curriculum & Teacher Education, Abbottabbad.
- 6. Director, Provincial Institute of Teacher Education, Peshawar.
- 7. Director, Education FATA, FATA Secretariat Warsak Road, Peshawar.
- 8. Manager Printing Press Khyber Pakhtunkhwa, Peshawar.
- 9. District Accounts Officers concerned.
- 10. District Education Officers concerned.
- 11. PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 12. PS to Additional Chief Secretary FATA, FATA Secretariat Warsak Road, Peshawar.
- 13. PS to Minister E&SE Khyber Pakhtunkhwa, Peshawar.
- 14. PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 15. PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa.
- 16. PA to Additional Secretary E&SED, Khyber Pakhtunkhwa.
- 17. Incharge EMISE E&SE Department.
- 18. Notification can be downloaded from our website: www.kpese.gov.pk
- 19. Office order file.

(MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

oyly

# OFFICE OF THE DISTRICT EDUCATION OFFICER (M) LAKKI MARWAT 1.9

Dated 28 20134 AAINES.

W

N Hicer (M)

3/04/2014

The Director, (E&S) Education Depit; Khyber Pakhtunkhwa Peshawar

Subject: ACR's

Memo;

No.

ł Ψo

Enclosed please find herewith ACR's of Mr. Zari Gul. S/o Rahim Gul SS

District Ed. Lak! Marwat

(Economics) GHSS Abdul Khel Lakki Marwat (03 Copies) for further necessary action please.

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# GOVERNMENT OF KHYBER PAKHTUNKHWA FLEMENTARY & SECONDARY EDUCATION DEPARTMENT

No.SO(S/M)E&SED/1-3/2013/Promotion BS-17 to 18. Dated Peshawar the October 27, 2014

ANNERS

Mr. Zair Gul, Subject Specialist BS-17 Economics, GHSS Abdul Khel District Lakki Marwat,

Dispatcher Mismontary & Secondary Eda: Dor Gove of Style Scientific Shuke Civil Scienterias Conternation

EXPLANATION.

То

Subject: -

1 am directed to state that your promotion to BS-18 was with-held due to non provision of PER's for the year 2012. You were required to submit PERs for the year 2012 by the end of January 2013. But you failed to submit the same till Provincial Selection Board meeting on 01-07-2014. Even then PSB cleared your promotion subject to provision of the same. But you submitted it at the end of 22 September, 2014. This reflects laxity and carelessness on your part and renders you liable to disciplinary action.

2. You are hereby called to explain your position with regard, to the above inefficiency, as to why disciplinary action should not be initiated against you under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011.

Your reply should reach this Department within 07 days, positively.

(MUJEEB<sup>L</sup>UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)



## GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No.SO(S/M)E&SED/1-3/2013/Promotion BS-17 to 18. Dated Peshawar the March 13, 2015

(MÚJEEB/UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

То

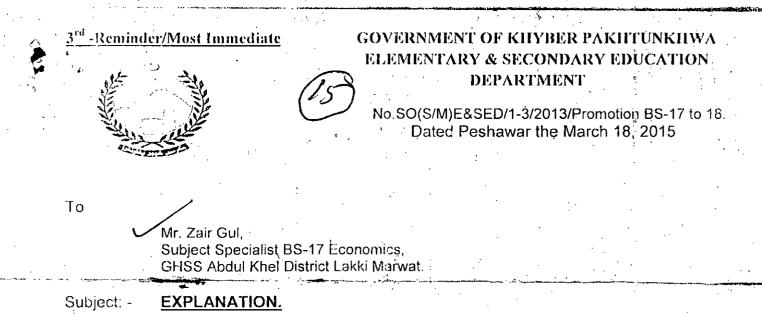
 Mr. Zair Gul, Subject Specialist BS-17 Economics, GHSS Abdul Khel District Lakki Marwat.

Subject: -

## EXPLANATION.

Alt

I am directed to refer to this department letter of even number dated 27-10-2014, followed by 1<sup>st</sup> reminder dated 04-02-2015 on the subject noted above and to state that your promotion to BS-18 was with-held due to non provision of PER's for the year 2012. You were required to submit PERs for the year 2012 by the end of January 2013 is still awaited due to which your explanation was called. Your reply to the explanation may be furnished within <u>three</u> <u>days</u> positively.



I am directed to refer to this department letter of even number dated 27-10-2014, 1 reminder dated 04-02-2015, and followed by 2<sup>nd</sup> reminder on 13-03-2015 on the subject noted above and to state that your promotion to BS-18 was with-held due to non provision of PER's fo the year 2012. You were required to submit PERs for the year 2012 by the end of January 2013 is still awaited due to which your explanation was called. Your reply to the explanation may be furnished within <u>three days</u> positively as stipulated period has already expired.

> (MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)





HIMEA: GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the August 20, 2015

## NOTIFICATION

Consequent upon the NO.SO(S/M)/E&SED/1-3/2013/Promotion BS-17 to BS-18: provision of PERs for the year 2012 as per decision of PSB meeting dated 07-01-2014 and in continuation of this department notification of even number dated 25-04-2014 Mr. Zair Gul, Subject Specialist Economics BS-17 GHSS Abdulkhel District Lakki Marwat upon his promotion to BS-18 is hereby posted as Subject Specialist Economics BS-18 GHSS Daraban Kalan District D.I.Khan.

#### No TA/DA is allowed: 2.

### SECRETARY

## Endst: of even No. & Date

Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa Peshawar.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar in reference to his letter No. 2197 dated 12-03-2015.
- . District Accounts Office, D.I.Khan/ Lakki Marwat.
- 1. District Education Officer (M), D.I.Khan/ Lakki Marwat.
- 5. PS to Minister E&SE, Khyber Pakhtunkhwa.
- 6. PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 7. Incharge EMISE E&SE Department.
- 8. Officer concerned.
- 9. Office order file.

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(MUJEEB-UR-REHMAN) SECTION OF FICER (SCHOOLS/MALE)

Received from the office of the worthy

secy, EASED, Pesture Through SO,

Mujcebar Rehman Tonday, 29-12-16 by

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The said . 50 for alterin motive. Achi

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(2)ml 29/12/2016

ANNER E

FRINCIPAL GHSS ADDUL KHEL LAKKI MARWAT

NO 2/ Dated 03/3/2017

The District Education Officer (Male) Lakki Marwat

Subject:- SUBMISSION OF A.C.R. FORMS.

Enclosed please find herewith the ACR Forms for the years 2014-2015-2016 in respect of Zeri Gul S.S Economics GHSS Abdul Khel Lakki Marwat for necessary action please.

Anway Uhr-PRINCIPAL GHSS ABOUL KHEL LAKKI MARMAT. eceword Wroce years ACRSC 2014, 2015, 2016, ACRSC 2014, 2015, 2016, all 9/3/2017. July 3/2017.

١٦٢٠ (٢) روا عوديتى در اور دوسا طت در اهري أفراد كلفودها ب سيرمري كوديتى در اور دوسا طت در اهري أفراد ANNER F حنا حيالى Subject :- Renewal / Revised erder .. كذارى مع \_ كر مروى كى ترف (سام promotion) ما آ درد تامه - 80 - 08 کو صادر فرمایا گمانا - (حرب بنے مرد دی آؤ مان سین در سی ی وج سے م ۲ ردو محمد ۱۹ - ۱۹ و دو در ل سوار حسکی وج سے تجمع بے میاہ لعفاد اسے کا انونس سے اسلے ' آج صاحات مرمانی فرمانر مر عامر مر - آردر کی ا کے اکعامات صادر فرمادی \_ میں نوازش کی الما فور م 10 - 10 - 10 - 00 للاسميري . در الما ين الما يون الما يون المراسية وي مول عبو الحق مى مرت No 04 duted - 9/0//2017 DEO (Lauxi) Male for n/action. Forwarded to Anor uh-PRINCIPAL Alter a. (13/1/17,73 Ng: 13/0/1/17 A G.H.S.S. Abdul Khel

**ION OFFICER** OFFICE OF THE DISTRICT ED (MALE) LAKKI MARWAT Phone No: 0969-709234, Fax No: 0969-538291 Dated: 16 /01/2017 19\_8 No To, The Director, bry Education, Elementary & Secol Khyber Pakhtunkhw eshawar. ION TO BPS-18 SSS. APPEAL FOR PROM Subject: Memo:-

Reference your dated.30-08-2016, regarding s SL:#285, of the below named No.6557 dated. 23-09-2016, 'in w.e.f. 2014 to 2015.

office No.9092-96/A-220/ACR/Vol-IV pmission of PERs for promotion to B-19 ficer, in this connection this office letter which he is directed to submit the PERs

It has been poir ed out through the application of Mr, Zari Gul SS (Economics) GH 5, Abdul Khel Lakki Marwat, which is self explanatory, and promotion c der of BPS-18 in GHSS, Draban Kalan D.I.Khan vide Notification Nc.SO (S/M)/E&SED/1-3/2013 promotion BPS-17 to 18 dated. 20-08-2015, Photo Copy enclosed).

Hence, it is therefore requested that his appeal may please be forwarded to the highups.

District Education officer (Male) Lakki Marwat

POWER OF ATTORNEY

}For
Plaintiff Appellant
} Petitioner }Complainant
3 }Defendant }Respondent }Accused

I/W, the undersigned, do hereby nominate and appoint

ZARTAJ ANWAR ADVOCATE, by true and lawful attorney, for me in my same and on my behalf to appear at \_\_\_\_\_\_\_ to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits. Compromise or other documents whateoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or sub-poena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employce any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient.

AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of carling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

IN WITNESS whereof I/we have hereto signed at the year day to the Executant/Executants Accepted subject to the terms regarding fee Anwar artai Advocate High Courts ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR LAW CONSULTANT FR-3-4, Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Cantt Ph.091-5272154 Mobile-0331-9399185

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## BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 503/2017

Zair Gul SS (Economics) GHSS Abdul Khel, District Lakki Marwat. ......Appellant.

## VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others. .....Respondents

## JOINT PARAWISE COMMENTS FOR& ON BEHALF OF RESPONDENTS No: 1-3.

Respectfully Sheweth :-

The Respondents submit as under:-

## PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action/locus standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the instant Service Appeal is against the prevailing law & rules.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant is not entitled for the grant of promotion in BPS-18 against the Principal Post.
- **12**That the appellant is not entitled for the grant of back benefits from the date of the issuance of the impugned Notification dated 25/4/2014.

## **ON FACTS**

- 1 That Para-I needs no comments being pertains to the service record of the appellant in the Respondent Department regarding his initial appointment & promotion against the SS(Economics) in BPS-17.
- 2-That Para-2 is correct. Hence needs no comments.
- 3 That Para-3 pertains to the correspondence between the Appellant & Respondent No: 3 regarding submission of PERs & ACR from the year 31/8/2000 to the year 2012. Hence needs no further comments.

- <sup>4</sup> That Para-4 is correct to the extent the vide Notification No: SO(S/M) E&SE, Department /1-3/promotion BPS-17 to 18 dated 25/4/2014, the appellant was considered for the grant of promotion from BPS-17 to 18 against the SS Post. But his promotion Notification was withheld for the reason of no submission of PERs/ACRs by the appellant to the competent authority for processing his case before the PSB. But in spite of that the appellant did not bother to submit the required PERs/ACRs for the grant of promotion against the SS Post in BPS-18.
- 5 That Para-5 is correct to the extent that PERs/ACRs wef 1999 to the year 2011 have not been submitted by the appellant. Hence the DEO Lakki Marwat vide his letter directed to submit the said PERs/ACRs for processing of the case of the appellant for promotion.
- 6 That Para-6 is incorrect & misleading on the ground that the appellant has not submitted the required PERs/ACRs to the DEO Lakki Marwat. Hence he has been intimated vide letter No: 1689 dated 28/4/2014 for the submission of the said PERs/ACRs to the competent authority for the reasons better known to the appellant.
- 7 That Para-7 is correct to the extant the Respondent No: 2 has called explanation from the appellant on charges of willful delay & even no submission of the required PERs/ACRs, for the year 2012 vide Notification No: SO(S/M) E&SED /1-3/2013/Promotion BPS-17 to 18 dated 13/3/2015, whereas, rest of the Para is denied.(Copy of the said letter is Annexure-A).
- 8 That Para-8 is correct that the appellant has been promoted against the SS in (Economics) Post in BPS-18 vide Notification No: SO(S/M) E&SED /1-3/2013/ Promotion from BPS-17 to 18 dated 26/8/2016 & a copy of the same Notification has been endorsed to the appellant, hence the plea of the appellant non supply/ endorsement is baseless &malafide intention just to avoid his case for dismissal on time of limitation by this Tribunal.(Copy of the said Notification as Annexure-B).
- 9 That Para-9 is also incorrect & denied. The Notification 20/8/2015 has been endorsed to the appellant in due procedure by the Department. Therefore, the plea regarding lat supply of the copy of the said Notification of promotion in BPS-18 to the appellant is baseless.
- 10 That Par-10 is incorrect & misleading. No Departmental Appeal has been submitted by the appellant neither any such record is available in offices of the Respondents.
- 11 That Para-11 is also incorrect & denied. The impugned Notification dated 20/8/2015 has properly been endorsed & communicated to the appellant soon after his issuance by the competent authority in due course of Law & procedure.

Hence, the case of the appellant has become badly time barred & is liable to be dismissed on point of law of limitation on the following grounds inter alia:-

## ON GROUNDS

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- A Incorrect & denied. The appellant has been treated as per law, rules & prescribed criteria/policy having no question of rules violation by the Respondent.
- B Incorrect & misleading. The appellant has been conveyed through the DEO Lakki regarding the promotion Notification dated 25/4/2014.
- C Incorrect & not admitted. The statement of the appellant regarding is fitness & eligibility for promotion against BPS-19 is misleading on the grounds that he has been made unfit for the grant of promotion in BPS-19 by the PSB on grounds of no-submission of PERs/ ACRs to the DEO Lakki for onward submission to the quarter concerned.

Incorrect & denied. Detailed reply of this ground has already been given in the foregoing paras. Hence, need no further comments.

Incorrect & misleading. The appellant has failed to submit his PERs/ACRs to the DEO Lakki for onward submission of the same to the competent authority/PSB for the year 20012 despite repeated Notices & reminders.

Incorrect & not admitted on the grounds that due to the negligent attitude and stance toward no submission of PERs/ACRs by the appellant. Hence, he has been called in person by the DEO Lakki for doing the needful as per procedure.

Whereas, rest of the para regarding late handing over of his promotion order from B-17 to 18 on the alleged date i.e 29/12/2016 is mainly based on mala-fide intentions just avoid his case of being time barred/ dismissed by this Tribunal on the factor of law of limitation as against the factual position that the case of the appellant is badly time barred.

- G Incorrect & misleading. The case of the appellant is not at par with his colleagues, hence has not been considered for the grant promotion in BPS-19 Post in the Respondent Department.
- H Legal. However, the Respondents further seek leave of this Tribunal to submit additional grounds of case law/record at the time of arguments on main appeal on the date fixed before this Bench.

In view of the above made submissions, it is most humbly Prayed that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favor of the Respondent Department.

Dated \_\_\_/ /2017

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E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No: 1& 2)

# Director

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 3)

## **AFFADIVIT**

I, Hameed ur Rehman, Asstt: Director (Lit: II) Directorate of E&SE Department. Khyber Pakhtunkhwa, Peshawar is herby solemnly affirm & declare on oath that the contents of the instant Joint Parawise Comments are true & correct to the best of my knowledge.

Deponent

ANNPUXURR

ANIMERA

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# GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 25, 2014

NOTIFICATION <u>NO.SO(S/M) E&SED/1-3/2013/Promotion BS-17 to BS-18</u>: The Competent Authority on the recommendations of the Provencial Selection Board is pleased to promot/appoint the following (353) Officers of Teaching Cadre of Elementary & Secondary Education Department from BS-17 to BS-18 on regular basis with immediate effect as under except Sr. No. 67 & 99.

		Sr.#	Name	Sr.#	Name
Sr.#	Name	l	Mr. Mubarak Shah	3	Mr. Saeed-ur-Rahman
<b>^</b>	Mr. Umar Muhammad	2		6	Mr. lhsan-ud-Din
	Mr. Muhammad Zaman	5	Mr. Umar Nawaz Khan	9	Mr. Younas Ali
,	Syed Shoukat Shah	8	Mr. Sultan Syed	1	Mr. Sheraz Ahmad
	Mr. Muhammad Farooq	11	Mr. Gul Faroosh Khan	12	
10 ·		14	Mr. Muhammad Nawaz	15	Mr. Rayat Khan
13	Mr. Muhammad Parsa	17	Mr. Niaz Ahmad.	18	Mr. Wilayat Khan
16	Mr. Fakhri Alam.			$\frac{1}{21}$	Mr. Muhammad Shoaib
19	Mr. Ishtiaq Ahmad	20	Mr. Mansoor Ahmad		Khan
		23	Mr. Abdul Qadir	24	Mr. Khalid Mahmood
22	Mr. Naveed Ahmad		Mr. Gul Hussain Shah	27	Mr. Muhammad Rahman
25	Mr. Abid Ullah Shah	26		30	Mr. Muhammad Mehd
28	Mr. Farzand Ali Shah	29	Mr. Inayat-ur-Rehman		Shah
		32	Mr. Muhammad Tari	q 33	Mr. Sultan Muhammad
31	Mr. Zia Ullah		Bhatti.	36	Mr. Arif Iqbal
34	Mr. Hakim Ullah	35	Mr. Fida Muhammad	1	Mr. Muhammad Sajjad
L	1 Claboon	38	Mr. Mumtaz Saddiqi	39	
37		41	L L Dissin Khan	42	Mr. Muhammad Abid Ja
40	Mr. Muhammad Tahir			45	Mr. Wasi Ullah
43	Mr. Zahid Amin	44	I Lungin Shah	48	Mr. Muhammad Arif.
46	Mr. Hamd Ullah Jan	47	1		
		50	) Mr. Muhammad Yousaf		Abmad
49			3 Mr. Basharat Khan	54	
52			i i Mahunood	5	
55				6	0 Mr. Rabib Khan.
58	Mr. Sadar Shaheed	5	9 Mr. Elu Unan		

			9		
sr.#	Name	Sr.#	Name	Sr.#	Name
	Mr. Hamid Hussain	152	Mr. Taseer Jan	153	Mr. Muzammil Shah
154	Mr. Latif ur Rehman	155	Mr. Akbar Jan	156	Mr. Muhammad Humayun
157	Mr. Fazalur Rehman	158	Mr. Younas Ali	159	Mr. Badish Khan
160	Mr. Mir Alam Khan	161	Mr. Feroz Khan	162	Mr. Rab Nawaz
163	Mr. Jalaludin	164	Mr. Safdar Ali	165	Mr. Rooh Ullah
166	Mr. Wasiq Saeed	167	Mr. Muhammad Riaz	168	Mr. Muhammad Salcem
169	Mr. Muhammad Daud Shah.	170	Mr. Abdullah Jan	171	Mr. Islam Khan
172	'Mr. Gulzar Ali	173	Mr. Ikram Ullah	174	Mr. Sawar Jan
175	Mr. Gul Roshan Din	176	Mr. Fazal Shah	177	Mr. Muhammad Pervez
178	Mr. Abdul Hameed	179	Mr. Muhammad Rehman	180	Mr. Umer Jan
181	Mr. Habibur Rehman	182	Mr. Iqbal Muhammad	183	Mr. Shahid Hayat
184	Mr. Muhammad Rauf	185	Mr. Saif Ullah	186	Mr. Ajmal Khan
187	Mr. Juma Gul Shah	188	Mr. Shaukat Ali	189	Mr. Muhammad Sadat Khan
190	Mr. Feroz Shah	191	Mr. Gul Zaman	192	Mr. Shujat Ali Khan
193	Mr. Falak Naz	194	S. Hidayat Ali Shah	195	Mr. Gul Baz Khan
196	Mr. Farid Ullah Khan	197	Mr. Muhammad Aziz Ullah	198	Mr. Najeeb Ullah
199	Mr. Muhammad Younis Khan	; 200	Mr. Sarfaraz Khan	201	Mr. Raham Zada
202	Mr. Kaleem Ullah	203	Mr. Noor Khan	204	Mr. Shairoz Khan
205	Mr. Muhammad Iqbal	206		207	Mr. Zahid Ullah
208	Mr. Haroon Rashid	209	· · · · · · · · · · · · · · · · · · ·	210	
211	Mr. Muhammad Ashraf	212		213	
214	Mr. Muhammad Rashad	215		216	
217		218		219	
220	10 1	22		222	
223		224	4 Mr. Hameed Ullah	225	
220		22	7 Mr. Shah Imtiaz	228	
229		23	0 Mr. Faizullah	231	
23		23	3 Mr. Zair Gul	234	
23		23	6 Mr. Muhammad Yousaf	23'	
23		23	9 Mr. Aminul Haq	24	0 Mr. Ajmir Khan

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	<b>S</b> #	Name of Officer with Designation	Proposed Place of Posting	Remarks.
	226	Zahid Ullah Shah , SS(Eco) GHSS No.1 Kohat	SS(Eco) B-18 GHSS No.1 Kohat	Already occupied by him
	227	Shah Imtiaz , SS(Bio) GHSS Lalozai Bannu	Principal B-18 GHS Kach Kot Asad Khan Bannu	Against Vacant Post
	228	Ayub Khan , SS(Eco) GHSS Shamozai Swat	SS(Eco) GHSS B-18 Shamozai Swat	Already occupied by him
	229	Muhammad Kamal , SS(Eco) GHSS Nizampur Nowshera	V/P B-18 GHSS Nizampur Nowshera	Against Vacant Post
	230	Faizullah , SS(Maths) GHSS Hazar Khawani Peshawar	Principal B-18 GHS Pir Sabaq Nowshera	Against Vacant Post
	231	Aleem Shah , SS(Bio) GHSS Shamozai Swat	SS(Bio) B-18 GHSS Shamozai Swat	Already occupied by him
	232	Bashir Ahmad , SS(English) GHSS Sarai Naurang Lakki Marwat	SS(English) B-18 GHSS Sarai Naurang Lakki Marwat	Already occupied by him
	233	Zair Gul , SS(Eco) GHSS Abdul Khel Lakki Marwat	Promotion with held subject to provisions of PERs for the years 2012	Vice Serial No.399
	234	Painda Khan , SS(Eco) GHSS Dhaki D.I.Khan	SS(Eco) B-18 GHSS Dhaki <sup>1</sup> D.I.Khan	Already occupied by him
-	235	Ishaq Hussain , SS(PS) GHSS FATA	-	Services placed at the disposal of ACS FATA for further posting
	236	Muhammad Yousaf , SS(Stat) GHSS Pir Sadi Mardan	SS(Stat) B-18 GHSS Hathian Mardan	Vice Serial No.245
	237	Faridullah Khan , SS(Bio)Tajazai Lakki Marwat	SS(Bio)B-18 GHSS Tajazai Lakki	Already occupied by him
	238	Fazle Subhan , SS(PS) GHSS Dheri Jalogram Malakand	SS(PS) B-18 GHSS Dheri Jalogram Malakand	Already occupied by him
	239	Aminul Haq , SS(Eco) GHSS Dheri Jalogram Malakand	SS(Eco) B-18 GHSS Dheri Jalogram Malakand	Already occupied by him
	240	Ajmir Khan, SS(Physics) GHSS Utmanzai Charsadda	SS(Physics) B-18 GHSS Utmanzai Charsadda	Already occupied by him
	241	Gul Diat Khan , SS(Stat) GHSS Shah Salim Karak	SS(Stat) B-18 GHSS Jandarai Karak	Against Vacant Post
	242	Sher Afzullah , SS(Eco) GHSS Nurar Bannu	SS(Eco) B-18 GHSS Nurar Bannu	Already occupied by him

- my sporyling

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No TA/DA will be allowed to the oppiontees for joining their duty.

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# CHIEF/SECRETARY

## Endst: of even No. & Date

## Copy forwarded to:

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Additional Accountant General Pakistan Revenue Sub Office, Peshawar.
- 3. PSO to Chief Minister Khyber Pakhtunkhwa, Peshawar.
- 4. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 5. Director, Curriculum & Teacher Education, Abbottabbad.
- 6. Director, Provincial Institute of Teacher Education, Peshawar.
- 7. Director, Education FATA, FATA Secretariat Warsak Road, Peshawar.
- 8. Manager Printing Press Khyber Pakhtunkhwa, Peshawar.
- 9. District Accounts Officers concerned.
- 10. District Education Officers concerned.
- 11. PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 12. PS to Additional Chief Secretary FATA, FATA Secretariat Warsak Road, Peshawar.
- 13. PS to Minister E&SE Khyber Pakhtunkhwa, Peshawar.
- 14. PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 15. PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa.
- 16. PA to Additional Secretary E&SED, Khyber Pakhtunkhwa.
- 17. Incharge EMISE E&SE Department.
- 18. Notification can be downloaded from our website: www.kpese.gov.pk
- 19. Office order file.

(MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

Joylin

# 2<sup>nd</sup>-Reminder/Most Immediate



To

Şúbject:



# GOVERNMENT OF KHYBER PAKIFUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No.SO(S/M)E&SED/1-3/2013/Promotion BS-17 to 18. Dated Peshawar the March 13, 2015

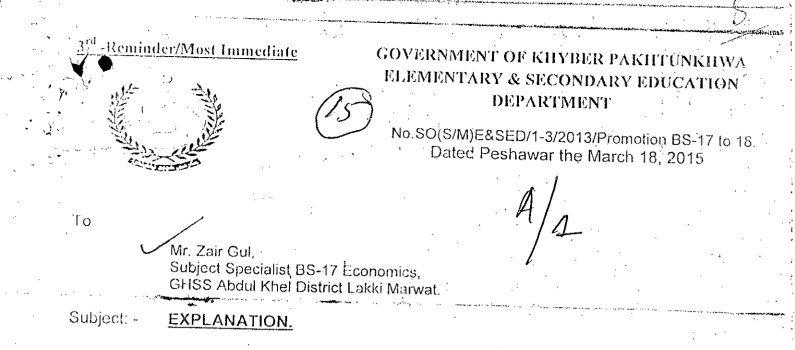
Mr. Zair Gul, Subject Specialist BS-17 Economics, GHSS Abdul Khel District Lakki Marwat.

EXPLANATION.

I am directed to refer to this department letter of even number dated 27-10-2014, followed by 1<sup>st</sup> reminder dated 04-02-2015 on the subject noted above and to state that your promotion to BS-18 was with-held due to non provision of PER's for the year 2012. You were required to submit PERs for the year 2012 by the end of January 2013 is still awaited due to which your explanation was called. Your reply to the explanation may be furnished within <u>three</u> <u>days</u> positively.

(MÚJEEB∦UR-REHMAN)

(MUJEEB/UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)



Lam directed to refer to this department letter of even number dated 27-10-2014, 1 reminder dated 04-02-2015, and followed by 2<sup>nd</sup> reminder on 13-03-2015 on the subject note above and to state that your promotion to BS-18 was with-held due to non provision of PER's fc the year 2012. You were required to submit PERs for the year 2012 by the end of January 2013 is still awaited due to which your explanation was called. Your reply to the explanation may be furnished within <u>three days</u> positively as stipulated period has already expired.

(MUJEEB-UR-REHMAN) SECTION OF FICER (SCHOOLS/MALE)

## BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 503/2017

Zair Gul Subject Specialist Economics GHSS Abdul Khel District Lakki Marwat.

17 2

## (Appellant)

## VERSUS

Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat Peshawar and others. (Respondents)

# <u>REJOINDER ON BEHALF OF THE APPELLANT</u> Preliminary Objections:

- 1. Contents incorrect and misleading, because the appellant remained in the employment of the Education Department. During the disputed period, hence he has got necessary cause of action and locus standi.
- 2. Contents incorrect and misleading, Appeal is well within time and is maintainable under the Rules.
- 3. Contents incorrect and misleading, all facts necessary for disposal of the appeal are brought before this Honourable Tribunal and nothing has been concealed.
- 4. Contents incorrect and false. The appeal being filed in accordance with the prescribed rules / procedure hence maintainable in present form.
- 5. Contents incorrect and false. The appellant has come to the tribunal with clean hands.
- 6. Contents incorrect and misleading, the appeal being filed well in accordance with the prescribed Rules and procedure, hence maintainable in its present form.
- 7. Contents incorrect and misleading, the appellant has not been treated in accordance with law his rights secured and granted under the law are badly violated.
- 8. Contents incorrect and false. The appeal being filed in accordance with the prescribed rules / procedure hence maintainable in present form.

- 9. Contents incorrect and false. All necessary parties are arrayed as parties in the instant appeal.
- 10.Contents incorrect and misleading, the appeal being filed well in accordance with the prescribed Rules and procedure, hence the present Appeal is well within time.
- 11.Contents incorrect and misleading, the appellant is amongst the senior subject specialist and being fit and eligible for promotion for the said post.
- 12.Contents incorrect and misleading, the appellant is lawfully entitled for the grant of all the arrears and back benefits as from dated of promotion vide order dated 25-04-2014 as his colleague / juniors were promoted to BPS 18.

## <u>ON FACTS:</u>

- 1. Contents needs no comments, however, contents of Para 1 of the appeal is true and correct.
- 2. Contents needs no comments, hence however, contents of Para 2 of the appeal is true and correct.
- 3. Contents needs no comments, hence however, contents of Para 3 of the appeal is true and correct.
- 4. Contents of Para 4 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, More over the promotion notification was illegally withheld as the appellant time and again provided all the relevant PERs/ ACRs to the concerned authorities which is evident from the record.
- 5. Contents of Para 5 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, More over the appellant has duly submitted the relevant record PERs/ ACRs to the concerned officials.
- 6. Contents of Para 6 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, More over the appellant filed the PER with the respondents vide letter no 1669 dated 28-04-2014 and was told that the matter will be put up in the meeting and the appellant time and again inquired from the concerned office about the order of promotion.
- 7. Contents of Para 7 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, More over the respondents has illegally issued explanation from the

appellant as the appellant has duly submitted PERs/ ACRs on 28.04.2014.

- 8. Contents of Para 8 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, the respondents have not been supplied the Notification on time and the appellant received the said Notification under protest.
- 9. Contents of Para 9 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, detailed reply has been given in the para 8.
- 10. Contents of Para 10 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, the appellant filed Departmental Appeal to the appellate authority on 09-01-2017, which was forwarded to high ups vide letter no 198 dated 16-01-2017 which was never responded to appellant till date, which is evident from the Departmental Appeal duly annexed with the appeal.
- 11.Contents of Para 11 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading, detailed reply has been given above.

## Grounds of appeal:

E.

Grounds (A) to (H) taken in the Memo of this Appeal are legal and will be substantiated at the time of hearing of this Appeal.

It is, therefore, prayed that on acceptance of this *Service Appeal*, may please be accepted as prayed for.

Appellant

Through

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ZARTAJANWAR Advocate Peshawr

## **IN THE PESHAWAR HIGH COURT PESHAWAR**

# Appeal No. 503/2017

Zair Gul Subject Specialist Economics GHSS Abdul Khel District Lakki Marwat.

(Appellant)

## VERSUS

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

(Respondents)

Deponent

## <u>Affidavit</u>

I, do hereby solemnly affirm and declare that the contents of the *above Rejoinder* are true and correct and that nothing has been kept back or concealed from this Honourable Court.

Clath OFRITISSION