

ORDER
06.02.2023

Appellant present through counsel.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Ifran Ul Haq ADO (Lit) for respondents present.

At the very outset learned counsel for the appellant requested for sine die adjournment of the case till the forth coming DPC meeting.

In view of the request of the learned counsel for appellant, instant appeal stands adjourned sine die till the forth coming DPC. The appellant would be at liberty to seek its restoration after meeting of the Departmental Promotion Committee. File be consigned to the record room.


(Rozina Rehman)
Member (J)

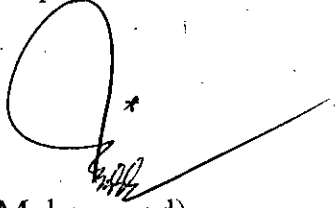
SCANNED
KPST
Peshawar

18.11.2022

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Irfan Ul-Haq Subject Specialist for the respondents present.

Petitioner stated at the bar that his counsel is not available due to general strike of the Khyber Pakhtunkhwa Bar Council today. He is directed to make sure the presence of his counsel on the next date to submit his objections on the implementation report as earlier recorded in order sheet dated 06.07.2022. To come up for further proceedings on 19.12.2022 before S.B.

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Peshawar



(Mian Muhammad)
Member (E)

19.12.2022

Junior of learned counsel for the petitioner present. Mr. Muhammad Irfan, SST alongwith Mr. Muhammad Riaz Khan Painsakhel, Assistant Advocate General for the respondents present.

Junior of learned counsel for the petitioner submitted objection petition regarding implementation report with the request that as learned counsel for the petitioner is busy in the august Supreme Court of Pakistan, therefore, an adjournment may be granted. Adjourned. To come up for reply of the objection petition as well as further proceedings on 06.02.2022 before the S.B.

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Peshawar


(Salah-Ud-Din)
Member (J)

7th September, 2022

Junior to counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Masood Khan, Litigation Officer for respondents present.

Junior to counsel for the petitioner seeks time to submit objection on compliance report submitted by the respondents. To come up for implementation report on 26.10.2022 before S.B.



(Kalim Arshad Khan)
Chairman

26th Oct., 2022

Lawyers are on strike today. Mr. Naseerud Din Shah, Assistant Advocate General for the respondents present.

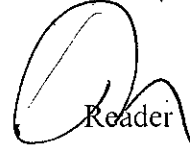
To come up for filing of objection by the petitioner on 18.11.2022 before S.B. Office is further directed to notify the next date on the notice board as well as the website of the Tribunal.



(Fareeha Paul)
Member(E)


22.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 28.04.2022 for the same as before.


Reader

28.04.2022

Counsel for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present. Learned AAG seeks time for implementation report. To come up on 27.05.2022 before S.B.


(FAREEHA PAUL)
Member (E)

27th May, 2022

Clerk of counsel for the appellant present. Mr. Kabir Ullah Khattak, AAG for respondents present.


Due to general strike of the bar. Case is adjourned. To come up for the same on 06.07.2022 before S.B.


(Kalim Arshad Khan)
Chairman

6th July, 2022

Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Masood Khan, Litigation Officer for respondents present.

The department has filed reply/compliance report which is placed on file. Learned counsel for the petitioner after going through the reply submitted that he would come up with submissions for which he sought time. To come up for further proceedings on 07.09.2022 before S.B.

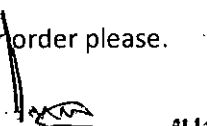



(Kalim Arshad Khan)
Chairman

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KPST
Peshawar,

Form- A
FORM OF ORDER SHEET

Court of _____

Execution Petition No. 351/2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	29.11.2021	<p>The execution petition submitted by Mr. Yasir Khan through Mr. Fazal Shah Mohmand Advocate may be entered in the relevant register and put up to the Court for proper order please.</p> <p> REGISTRAR</p>
2		<p>This execution petition be put up before S. Bench on <u>07/01/22</u>.</p> <p> CHAIRMAN</p>
	07.01.2022	<p>Rabia Muzaffar, Advocate for the petitioner present.</p> <p>Notices be issued to the respondents. Case to come up for implementation report on 22.02.2022 before S.B.</p> <p> (Rozina Rehman) Member (J)</p>

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR.

Implementation Petition No 350 /2021

In
Service Appeal No. 10408/2020

Muhammad Usman**Petitioner/Appellant.**

VERSUS

DEO and Others.....**Respondents**

INDEX

S.No	Description of documents	Annexure	Pages
1.	implementation Petition with Affidavit		1-2
2.	Copy of the Order and Judgment dated 10-09-2021	A	3-7
3.	Copy of Application	B	8
4.	Wakalat Nama		9


Dated:-25-11 -2021


Petitioner/Applicant

Through


FAZAL SHAH MOHMAND
ADVOCATE,
SUPREME COURT OF PAKISTAN.

&


RABIA MUZAFFAR
ADVOCATE,
HIGH COURT, PESHAWAR

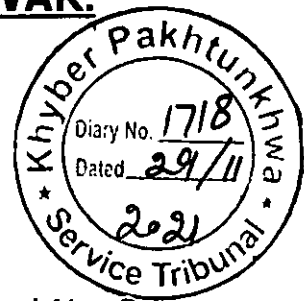
BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR.

Implementation Petition No 350 /2021

In

Service Appeal No. 10408/2020

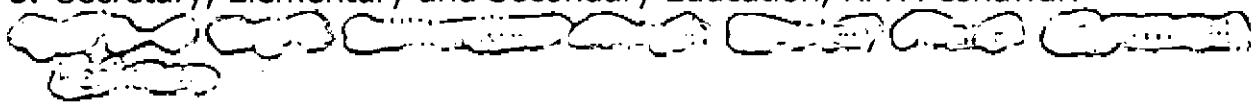
Muhammad Usman S/o Muhammad Hanif, Qari at Govt High School No. 2
R/o Mohallah Nawab Abad, Kheshgi Bala Nowshera



.....**Appellant/Applicant.**

VERSUS

1. Director Elementary and Secondary Education, KPK Peshawar.
2. District Education Officer (Male) Nowshera.
3. Secretary, Elementary and Secondary Education, KPK Peshawar.



.....**Respondents**

**PETITION FOR THE IMPLEMENTATION OF ORDER/JUDGMENT
DATED 10-09-2021 PASSED BY THIS HONORABLE TRIBUNAL IN
THE ABOVE TITLED SERVICE APPEAL.**

Respectfully Submitted:-

1. That the petitioner/appellant earlier filed Service Appeal No 10408/2020 for promotion, wherein the service appeal of the appellant was disposed of in terms that the cases of the appellant are remitted to respondents to examine their promotion cases strictly in accordance with the promotion criteria together with the correct distribution of the seats amongst the cadres and promote the appellants on the basis of seniority cum fitness upon availability of posts. **(Copy of the Order and Judgment dated 10-09-2021 is enclosed as Annexure A).**
2. That the petitioner/appellant time and again approached respondents for the implementation of the Order and Judgment of this honorable Tribunal and also filed application dated 29-09-2021 for his promotion as Qari (M/P) SST which was not responded and the promotion of the appellant has not been duly processed as per the Judgment of this honorable tribunal. **(Copy of the Application is enclosed as Annexure B).**
3. That the respondents are not ready to implement the Order and Judgment of this honorable Tribunal in its true spirit for no legal and valid reasons, this act of the respondents is unlawful,

unconstitutional and goes against the Orders and Judgment dated 10-09-2021 of this honorable Tribunal.

It is therefore prayed, that on acceptance of this Application/Petition, respondents may kindly be directed to implement the Order and Judgment of this honorable Tribunal dated 10-09-2021 passed in Service Appeal No 10408/2020.


Dated: -25-11- -2021


Petitioner/Applicant

Through


FAZAL SHAH MOHMAND
ADVOCATE,
SUPREME COURT OF PAKISTAN.

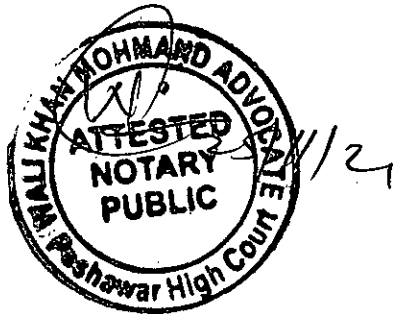
&


RABIA MUZAFFAR
ADVOCATE,
HIGH COURT, PESHAWAR

AFFIDAVIT

I, Muhammad Usman S/o Muhammad Hanif, Qari at Govt High School No. 2 R/o Mohallah Nawab Abad, Kheshgi Bala Nowshera; do hereby solemnly affirm and declare on oath that the contents of the accompanying **Implementation Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Tribunal.


DEPONENT



"A" -3-

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

Service Appeal No. 10408 /2020



Khyber Pakhtunkhwa
Service Tribunal

Diary No. 9862-

Dated 8/9/2020

(1) Muhammad Usman Son of Muhammad Hanif R/O Mughalla Nawab Abad, Village
Kheshgi Bala, District Nowshera, Working and posted presently as Qari at Government
High School No. 2 Nowshera Kalam (Nowshera)..... (Appellant)

VERSUS

(1) Secretary to Government of Khyber Pakhtunkhwa Elementary and Secondary
Education Department, Civil Secretariat, Peshawar.

(2) Director Elementary and Secondary Education Department, KP, Peshawar.

(3) District Education Officer (Male) Nowshera..... (Respondents)

APPEAL U/S 4 OF THE SERVICES
TRIBUNAL, ACT, 1974

Filed to-day


Registrar,
8/9/2020

Respectfully Sheweth,

(1) That the Appellant joined the service of education department as Qari and is working as such for more than 8 years by now.

(2) That the respondent department in consultation with the Establishment and Finance Department has passed notification No. SO (PE)4-5/SSRC/Meeting/2013 Teaching Cadre. Peshawar dated 18th December 2013, whereby 75% quota for the posts of Secondary School Teacher (BPS-16) has been reserved/sanctioned for promotion on the basis of seniority-cum-fitness and 25% for initial recruitment. Furthermore the note to the policy also provided that

ATTESTED


Registrar
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 10408/2020



Date of Institution ... 08.09.2020

Date of Decision ... 10.09.2021

Muhammad Usman Son of Muhammad Hanif F/O Mohallah Nawab Abad, Village Khashgi Balā, District Nowshera, Working and posted presently as Qari at Government High School No.2 Nowshera Kalan (Nowshera)

... (Appellant)

VERSUS

Secretary to Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department, Civil Secretariat, Peshawar and two others.

... (Respondents)

ISHFAQ AHMAD KHAN
Advocate

... For Appellant

RIAZ KHAN PAINDAKHEIL,
Assistant Advocate General

... For Respondents

ROZINA REHMAN
ATIQU-UR-REHMAN WAZIR

... **MEMBER (JUDICIAL)**
... **MEMBER (EXECUTIVE)**

Wh

JUDGMENT

ATIQU-UR-REHMAN WAZIR MEMBER (EXECUTIVE) :- This single judgment shall dispose of the instant service appeal as well as the connected service appeal bearing No. 10407/20 titled "Yasir Khan Vs. Secretary to Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department Civil Secretariat, Peshawar and two others", as common question of law and facts are involved therein.

02. Brief facts of the case are that the appellants joined education department as Qari. The appellants are mainly aggrieved of the inaction of the respondents by not promoting the appellants as per 3% quota reserved for qari specified in the

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[Signature]
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

Notification dated 18-12-2013, against which the appellants filed separate departmental appeals dated 03-03-2020 and 09-05-2020 respectively, which were not responded, hence the instant service appeals instituted on 08-09-2020 with prayers that the appellants may be considered for promotion to the post of Secondary School Teacher (SPS-16) with immediate effect enabling the appellants to enjoy the financial benefits and seniority in accordance with law to meet the ends of justice.

03. Learned counsel for the appellants has contended that the notification dated 18-12-2013 envisages a clear and transparent policy of promotion, whereby 75% quota is reserved for promotion and 25% for initial recruitment; that out of 75% quota specified for promotion, 3% is specified for Qari Cadre, but the respondents have illegally amalgamated all the seats of quota just to accommodate their own blue eyed candidates, whereas the appellants are ignored repeatedly, which is discriminatory, hence is liable to be set at naught; that the appellant being qualified in every respect as per policy was required to be considered for promotion, but the respondents recently conducted departmental promotion committee meeting and again ignored the appellants; that the appellants have not been treated in accordance with law and illegally made to suffer financially; that the appellants are deserving and eligible candidates for promotion to the next grade with no adverse remarks from any quarter and thus valuable rights have been accrued to them, which could not be taken away in an arbitrary or fanciful manner; that the respondents have exceeded their powers and jurisdiction by enjoying their own innovation and monopoly, creating problems for the entire family of the appellant by treating the appellant with discrimination and depriving the appellants from their due right of promotion as well as financial benefits; that a total of 97 vacancies have been filled from 2014 to 2020, where only one Qari was promoted, whereas the share of Qari comes to 3 seats, which were not allocated to the Qari Cadre, hence both the appellants were deprived of their right of promotion.

ATTESTED

EXAMINER
 Khayr Pakhtukhwa
 Service Tribunal
 Peshawar

04. Learned Assistant Advocate General appearing on behalf of respondents has contended that the appellants were initially appointed as Qari on 25-05-2012 and 02-12-2014 respectively and as per Notification dated 18-12-2013, the appellants were required to complete five years mandatory period as Qari and such period in respect of appellants comes to 25-05-2017 and 02-12-2019 respectively, hence they have become eligible for promotion in the mentioned dates, but they are calculating their quota from the dates when they were initially appointed, which is wrong, as such quota for promotion is observed and calculated on yearly basis and the appellants quota will be considered from the date, when they become eligible for promotion; that in 2017, one Mr. Zaibullah, who was senior most amongst Qari, has already been promoted to SST in their 3% quota; that after 2017, the next and last promotions were made in 2020 in which 10 seats were filled as according to the reserved quota 3% is 0.3, not even half of a seat, so for that very reason, candidates in other cadres, whose quota percentage is higher, were promoted as per rule and policy, hence the collective calculations of vacant seats from 2014 to 2020 makes no sense; that the appellants at the moment are eligible for promotion to the post of SST and they will be promoted on availability of posts; that all the promotions have been made in accordance with law and the appellant has got no cause of action to file the instant service appeal.

05. We have heard learned counsel for the parties and have perused the record. Respondents vide notification dated 18-12-2013 have devised criteria for filling in the post of Secondary School Teacher (BPS-16), where 75% of the vacant posts are required to be filled in by promotion on the basis of seniority cum fitness with further distribution of such percentage amongst SCT/CT holding 40% share, PSHT with share of 20% drawing master 4%, senior Arabic teacher 4%, senior theology teacher 4% and 1% seats reserved for Qari cadre. Promotions against such post is made conditional with seniority cum fitness and at least five years service as senior Qari/Qari. The appellants stand qualified to this effect after completion of five

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

years service on 25-05-2017 and 02-12-2019 respectively and after their fitness for promotion until 2020, one Qari namely Zaibullah was promoted vide order dated 09-10-2017 and again promotions were made against ten vacant posts, where share of the Qari comes to 0.3%, which does not make a share even to half of the seat hence the Qari Cadre was not allocated any seat. Placed on record is a tentative seniority list of Senior Qari, Qari, where the appellants stand at serial No. 37 and 51 but it was un-disputed and representative of the respondents admitted to the fact that both the appellants stand at the top for promotion, as his other colleagues senior to them are otherwise deficient in fitness for promotion, hence they both are considered as fit for promotion at the moment and they will be promoted upon availability of posts.

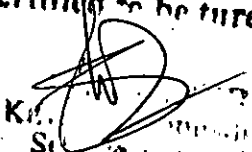
06. We have not observed any illegality in the promotion process, but to make it sure that justice is done to the appellants, the cases of appellants are remitted to respondents to examine their promotion cases strictly in accordance with the promotion criteria together with the correct distribution of seats amongst the cadres and promote the appellants on the basis of seniority cum fitness upon availability of posts. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED
10.09.2021


(ROZINA REHMAN
MEMBER (JUDICIAL))


(ATIQU UR REHMAN WAZIR)
MEMBER (EXECUTIVE)

Certified to be true copy


K. S. Ahmad
Secretary
Peshawar

Date of Presentation of Application 10.09.2021
Number of Words 2000
Copying Fee 22.50
Urgent —
Total 22.50
Name of Copyist —
Date of Completion of Copy 22-09-21
Date of Delivery of Copy 22-09-21

بخدمت جناب DEO صاحب (مردانہ) ضلع نوشہرہ
Rookul Ahmad
Discuss
29/9/21

عنوان: درخواست برائے عطاہ کی ترقی از قاری تا SST (M/P)

جناب عالی!

گزارش کی جاتی ہے کہ میں محکمہ تعلیم میں 25-05-2012 سے بحیثیت قاری کار نمٹ ہائی سکول نمبر 2 نوشہرہ وکلاں میں اپنے فرائض سرانجام دے رہا ہوں۔ اور SST (M/P) کی مطلوبہ اہلیت کے بنیاد پر ترقی کا امیدوار ہوں۔ لیکن چار سال سے DPC میں فائل شامل نہیں کی جا رہی ہے اور یہ اعتراض بیان کیا جاتا ہے کہ قاری کیڈر کا کوڈ اتنا کم ہے کہ جس سے پوسٹ ہی مکمل نہیں ہوتی۔ اپنی پر دوشوں کے لیے میں نے بار بار DEO اور ڈائریکٹر صاحبان کی خدمت میں تحریری درخواستیں دی تھیں، لیکن ان پر مناسب کارروائی نہ ہونے کے باعث مجھے عدالت کے دروازے پر دستک دینا پڑی۔

عدالت میں مندرجہ ذیل گزارشات کے ساتھ اپیل کی۔

- 1- کسی زیب اللہ قاری کیڈر سے 4 خالی آسامیوں میں 3 فیصد کوڈ کے حساب سے پر دوش ہوا ہے۔ آرڈر منسلک ہے۔
- 2- کسی فضل جواد AT کیڈر سے 6 خالی آسامیوں میں 4 فیصد کوڈ کے حساب سے پر دوش ہوا ہے۔ آرڈر منسلک ہے۔
- 3- مجھے چار سال DPC میں بالترتیب 5، 6، 10، اور 4 خالی آسامیوں پر اسی حساب سے پر دوش نہیں دی گئی۔
- 4- اسی طرح 2017ء میں DPC کے ذریعے چار امیدواروں کو ترقی دی گئی جبکہ NTS کے ذریعے 32 امیدوار بھرتی کئے گئے، جو کہ رولز کے خلاف ہے۔
- 5- ابھی تک تمام پر دوشوں اور NTS کے ذریعے بھرتی میں تناسب 40 اور 60 فیصدی ہے جبکہ رولز کے مطابق 75 اور 25 ہونی چاہئے۔

معزز عدالت نے کئی سماعتوں کے بعد 10-09-2021 کو اپنا فیصلہ سنایا۔ معزز عدالت نے اسی فیصلے میں وضاحت کی ہے کہ قاری کیڈر سے SST (M/P) پوسٹ پر ترقی کے لیے پانچ سال سروس شرط ہے۔ یہی شرط پوری کرنے پر قاری زیب اللہ کو 09-10-2017 پر پر دوش دی گئی۔ عدالت نے یہ بھی قرار دیا کہ SST (M/P) پوسٹوں کی دستیابی کی صورت میں اسی فارمولے کے تحت میری بھی پر دوشوں کی جائے۔

جناب والا

اب چونکہ ضلع نوشہرہ کے پانچ سکولوں میں SST (M/P) کی پوسٹیں خالی ہیں۔ لہذا انصاف پر عمل درآمد کے لیے اور معزز عدالت کے فیصلے کے نفاذ کے لیے ان میں سے کسی ایک پوسٹ پر میری پر دوشوں کی جائے۔

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89-9-21
29/9/21

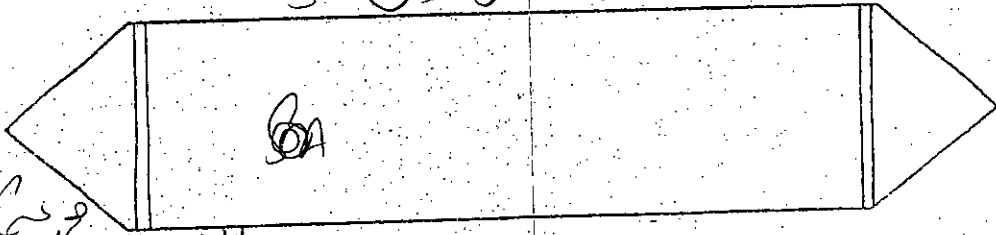
ATTESTED

الحاض الرقوم: 29/09/2021

محمد عین سینئر قاری

GHS No 2 نوشہرہ وکلاں

بعدالت سروس ٹرینول کے طور



محمد عثمان
2021ء پنجاب
بنام DEO و سسر

محمد عثمان

مدرجہ
مقدمہ
دعویٰ
جرم

باعث تحریر آنکے

مقدمہ بندرجہ عنوان بالا میں اپنی طرف سے واسطے پیردی وجواب دہی دکل کاروائی متعلقہ آن مقام کے لئے فیصلہ سنیاہ سیدر ASC + رالیم منظور اور کئے

مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز دیکل صاحب کو رضی نامہ کرنے و تقرر ثالثہ فیصلہ برحلف دیئے جواب دہی اور اقبال دعویٰ اور

بصورت ڈگری کرنے اجراء اور وصولی چیک ورد پیا ار عرضی دعویٰ اور درخواست ہر قسم کی تصدیق زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری کی طرفہ یا اپیل کی براہگی اور منسوخی

نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیردی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار

ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ با اختیارات حاصل ہوں گے اور اس کا ساختہ پرواختہ منظور قبول ہوگا۔ دوران مقدمہ میں جو خرچہ ہر جانب التوائے مقدمہ کے سبب سے ہوگا۔

کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ پیردی مذکور کریں۔ لہذا وکالت نامہ لکھدیا کہ سند ہے۔

الحق مقدمہ 25
20

واہ الب

مقام کے لئے منظور ہے۔

Accepted
Accepted
Accepted

Attestal & Accepted
[Signature]
(ADJ)

"B"

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

No.

SR

Appel No. EP NO 350, 351 of 20 21

M Usman, Yasir Khan Appellant/Petitioner
Versus

Beo Director (ESSE) Pesh Respondent
Respondent No. 1

Notice to: -

Director (ESSE) Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 22-2-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 24

Day of.....120 22

along with another connected APP is also attached.

Registrar
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

EP No 350, 351/21

SIB

Appeal No. 10408 of 20 20

M. Usman: Yasir Khan Appellant/Petitioner
Versus

Director (E & SE) Pesh Respondent

Respondent No. 2

Notice to:

- Dist Education officer (Male)

Nowshera

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 22-2-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.



Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No. dated

Given under my hand and the seal of this Court, at Peshawar this 24

Day of 2022

along with another connected APP: is also attached.


31-1-2022

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

**OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
NOWSHERA**

Email: deomalensr@gmail.com

No: 6930-33 DEO (M) NSR DATED: 11/12/2021

**COMPLIANCE REPORT OF THE ORDER/JUDGMENT DATED 10/09/2021
OF KPK SERVICE TRIBUNAL IN SERVICE APPEAL NO.10407/20 &
10408/20 IN CASE TITLED YASIR KHAN AND OTHER VERSUS
SECRETARY E&SE KPK etc.**

In compliance of the above titled Service Tribunal final order/judgment the cases of the appellants were re-examined and their positions were thoroughly checked, strictly in accordance with the promotion criteria, seniority-cum fitness and availability of posts.

Following is the report;

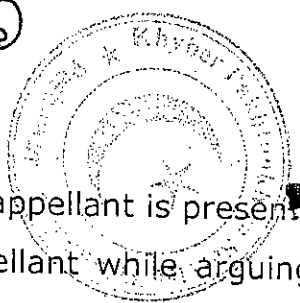
- At present the appellant Muhammad Usman is at S.No. 19 of Sr. Qari while Yasir khan is at S.NO. 14 of the seniority list of Qari.
- The promotion quota of 75% has been observed in all DPC's meetings in which 3% quota for S.Qari/Qari has also been duly observed for promotion to SST.
- Presently there is no available seats of SST (math-physics) for promotion hence no one from any cadre has been promoted nor any fresh seat has been advertised for "SST Math-Physics". So the appellants will be promoted to SST Math-Physics under their reserved quota subject to their seniority-cum fitness position at that time and proportionate availability of seats in their specific cadre of qualification i.e. SST math-physics.

District Education officer Male
Nowshera

Copy for information and necessary action:

1. Sectary E&SED KPK, Peshawar
2. Director E&SED KPK, Peshawar
3. Muhammad Usman (Appellant)
4. Yasir Khan (Appellant)
5. Office Copy

District Education officer Male
Nowshera



26.11.2020

Mr. Ishfaq Ahmad Khan, Advocate, for appellant is present.

The learned counsel representing appellant while arguing submitted that 75% quota has been specified for the post of Secondary School Teacher (BPS-16) whereas 25% quota has been fixed for initial recruitment for the teaching cadre vide notification dated 18.12.2013. Appellant is eligible to be considered for promotion as he stands at serial no. 37 on the respective seniority list. The Departmental Promotion Committee promoted 37 candidates while initially recruited 60 candidates which is repugnant to the extant policy and rules. At the moment the Departmental Promotion Committee considered the cases of the candidates sans the case of appellant hence, the present appeal.

The point so agitated at the bar needs consideration. The appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 11.12.2020 before S.B.

The status-quo subject to notice be maintained till the date fixed.

Appellant Deposited Security & Process Fee

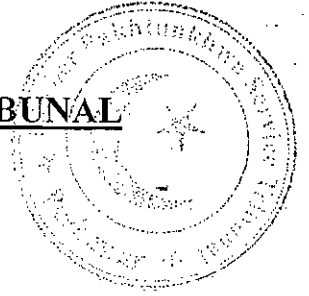
26/11/20

(Signature)
(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL)

Confined to be type copy

(Signature)
Peshawar High Court
Services Tribunal,
Peshawar

07/12/20
800
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09/12/20
09/12/20

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL**PESHAWAR**Khyber Pakhtunkhwa
Service TribunalDiary No. 9862Date 8/9/2020

Service Appeal No. _____ /2020

- (1) Muhammad Usman Son of Muhammad Hanif R/O Mohalla Nawab Abad, Village Khesghi Bala, District Nowshera, Working and posted presently as Qari at Government High Scholl No. 2 Nowshera Kalan (Nowshera)..... (**Appellant**)

VERSUS

- (1) Secretary to Government of Khyber Pukhtunkhwa Elementary and Secondary Education Department, Civil Secretariat, Peshawar.
- (2) Director Elementary and Secondary Education Department, KP, Peshawar.
- (3) District Education Officer (Male) Nowshera..... (**Respondents**)

**APPEAL U/S 4 OF THE SERVICES
TRIBUNAL, ACT, 1974.**

Filed to-day

Registrar

8/9/2020

Respectfully Sheweth,

- (1) That the Appellant joined the service of education department as Qari and is working as such for more than 8 years by now.
- (2) That the respondent department in consultation with the Establishment and Finance Department has passed notification No. SO (PE)4-5/SSRC/Meeting/2013 Teaching Cadre, Peshawar dated 18th December 2013, whereby 75% quota for the posts of Secondary School Teacher (BPS-16) has been reserved/sanctioned for promotion on the basis of seniority-cum-fitness and 25% for initial recruitment. Furthermore the note to the policy also provided that

8/9/2020

Khyber Pakhtunkhwa
Service Tribunal
Peshawar

**DIRECTORATE OF ELEMENTARY AND SECONDARY
EDUCATION KHYBER PAKHTUN KHAWA PESHAWAR.**

Annexure (S) Page (S)

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(BRAVI.18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No. SO(FRY)F/D/10.22(b)2010 dated 16.7.2012, the following SCT/CT, SD/MDM, SAT/AT, STT/TT S.Qari/Qari and PSHT/SPST/PST (Male) are promoted to the posts of SST (G), SST(D/C) and SST (P/M) in BPS-16 (Rs 18910-1520-64510) respectively, 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 blow with immediate effect, and further they will be adjusted by the District Education Officer concerned

A. Promotion to SST (General)

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

Total No. of Vacant Post of SST(G)		35						
25% Initial Recruitment of SST (G)		9						
75% Promotion Quota of SST (G)		25						
40% SCT/CT Quota to SST(G)		14						
Posts Available for Promotion (G)		14						
Proposed SCT for Promotion to SST (G)		14						
S#	M. S	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt. as Regular CT	Qual:	Remarks
1		18	Mian Said	GHS Marhatti Banda	1 10 1962	2 4 1997	MA, B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
2		46	Muhammad Rafiq	GHS No1 NSR Cantt	1 8 1976	20 10 1996	MA, B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16) on regular basis with immediate effect
3		47	Muhammad Ishfaq	GHS Dak Ismael Khel	17 4 1971	17 12 1996	M.Sc M Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
4		50	Farhad Ali	GHS No1 NSR Kalan	20 8 1971	13 5 1997	MA B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
5	89	51	Sajid Ali	GHSS Akbar Para	9 12 1970	26 6 1997	MA B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16) on regular basis with immediate effect
6	85	52	Fayaz Khan	GHS Sattandar Garhi	1 1 1971	20 1 1997	MA B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16) on regular basis with immediate effect

Attended
[Signature]

Sl. No.	Name	Qualification	Date of Birth	Date of Appt.	Qual.	Remarks
470	Amjad Khan	GPS Chowhan	28.10.1967	12.4.2013	BA, PTC B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
471	Muhammad Elahi	GPS No 2 Ara Khel	1.1.1965	12.4.2013	MA, PTC, B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect
472	Afnan Haroon	GPS Malki Banda	1.6.1970	12.4.2013	BA, PTC B Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(G) in (BPS-16), on regular basis with immediate effect

B. PROMOTION TO SST (B/C)

ITEM No.1 PROMOTION OF SCT MALE TO THE POST OF SST (B/C) BPS-16 ON REGULAR BASIS

Total No of Vacant post of SST(B/C)	6
25% Initial Recruitment of SST (B/C)	1.5
75% Promotion Quota of SST (B/C)	4.5
40% CT/SCT Quota to SST(B/C)	2.4
Posts Available for Promotion to SST (B/C)	2
Proposed CT/SCT for Promotion to SST (B/C)	2

Sl. No.	Sr. No.	Name of Official	Name of School	Date of Birth	Date of Appt. as Regular CT	Qual.	Remarks
1	316	Muzaf Ali	GHS Zafar Kaka Sahib	28.1.1967	21.1.2015	BSc(B/C) M.E.T	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(B/C) in (BPS-16), on regular basis with immediate effect
2	323	Ummed Ali Shah	GHS Adani Zai	13.1.1967	21.1.2015	BSc(B/C) M.E.T	Services are placed at the disposal of DEO (M) Nowshera 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.1 PROMOTION OF SCT MALE TO THE POST OF SST (P/M) BPS-16 ON REGULAR BASIS

Total No of Vacant post of SST(P/M)	6
25% Initial Recruitment of SST (P/M)	1.5
75% Promotion Quota of SST (P/M)	4.5
40% CT/SCT Quota to SST(P/M)	2.4
Posts Available for Promotion to SST (P/M)	2
Proposed CT/SCT for Promotion to SST (P/M)	2

Sl. No.	Sr. No.	Name of Official	Name of School	Date of Birth	Date of Appt. as Regular CT	Qual.	Remarks
1	229	Fida Muhammad	GHS Shahda	1.1.1967	1.1.2015	BSc(B/C) M.E.T	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(P/M) in (BPS-16), on regular basis with immediate effect
2	270	Sher Azam	GHS Shahda	1.1.1967	1.1.2015	BSc(B/C) M.E.T	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(P/M) in (BPS-16), on regular basis with immediate effect

Attested
[Signature]

Attested
[Signature]

1	From BSc(P/M) to SST(P/M)	15
2	From BSc(P/M) to SST(P/M)	45
3	From BSc(P/M) to SST(P/M)	1.20
4	From BSc(P/M) to SST(P/M)	1
5	From BSc(P/M) to SST(P/M)	1

Sr	Grd	Name of Official	Name of School	Date of Birth	Date of Apptt. as Regular PSHT	Qualif.	Remarks
1	1516	Jamshed Ahmad	GPS No.3 NSR Katan	14.4.1973	16.8.2017 (as SPST)	BSc(P/M), B.Ed	Services are placed at the disposal of DEO (M) Nowshera for further adjustment against the post of SST(P/M) in (BPS-16), on regular basis with immediate effect

Terms and Conditions:

- 1 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.
- 4 Charge report should be submitted to all concerned.
- 5 Their Inter-Service- Seniority on lower post will remain intact.
- 6 No TA/DA is allowed for joining their duty.
- 7 They will give an undertaking to be recorded in their service books to the effect that if any payment is made to them in the light of this order will be recovered and if they are wrong promoted they will be reversed.
- 8 Before handing over charge their document may be checked. If they have not the required 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

Encls: No. 3035-40 File No. 1/Promotion SST(BPS-16) Dated Peshawar the 8/12/2020

Copy forwarded for information and necessary action to the

1. Accountant General Khyber Pakhtunkhwa Peshawar
2. District Education Officer (M) Nowshera
3. District Accounts Officer Nowshera
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

Attested
 Ahmad

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

8



Annexure (C)
Page (11)

**OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
NOWSHERA**

☎ 0923-9220228 ☎ 0923-9220228 ✉ emisnowshehra@yahoo.com

POSTING ORDER

In pursuance of the Notification issued by the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide Endst: No.3035-40/F.No.1/Promotion SST(BPS-16) Peshawar the 08-12-2020 the following newly promoted SST (General), SST (Bio-Chem) and SST (Phy-Maths) BPS-16, are hereby posted in the schools noted against each, on the terms and conditions given below in the interest of public with immediate effect.

S#	S.L. #	Name & Designation	Present School	Proposed Place of Posting	Remarks
A.SST (General)					
1.Promotion of Sr. CT / CT to SST (General) BPS-16					
01	18	Mian said SST(G)	GHSS Marhatti Banda	GHSS Marhatti Banda	A.V.P.
02	46	Muhammad Rafiq SST	GHS No.1 NSR Cantt:	GHS ASC Colony	A.V.P.
03	47	Muhammad Ishfaq SST(G)	GHSS D.I.K	GHS Bakhtal	A.V.P.
04	50	Farhad Ali SST(G)	GHSS No.1 NSR Kalan	GHS, Nawan Kili	A.V.P.
05	51	Sajid Ali SST(G)	GHSS Akbar Pura	GHS Taru	A.V.P.
06	52	Payaz Khan SST(G)	GHS Samandar Garhi	GHS, No.2 Kalan	A.V.P.
07	53	Saeed-Ur-Rehman SST(G)	GHSS Risalpur	GHS Rara Banda	A.V.P.
08	54	Abdul Basit SST(G)	GHS Bagh Ban pura	GHSS Shaidu	A.V.P.
09	55	Bakhtiar Ahmad Shah SST(G)	GHSS Spin Khak	GHS Jaroba	A.V.P.
10	56	Shah Nawaz Khan SST(G)	GHS Aman Garh	GHS Aman Garh	A.V.P.
11	57	Gohar Ali SST(G)	GHSS Jaloza	GHSS Jaloza	(He will took over charge after 24-12-2020 due to retirement of Mr. Raza Muhammad SST(G))
12	58	Musarat Shah SST(G)	GHS Khaisari	GHS Jabba Khushk	A.V.P.
13	59	Ayaz Ullah SST(G)	GHS Pabbi	GHS Pabbi	(He will took over charge after 31-12-2020 due to retirement of Mr. Khair Afzal SST(G))
14	60	Muhammad Raees SST(G)	GHS Shaidu	GHS Harat	A.V.P.
B					
2.Promotion of Sr. DM / DM to SST (General) BPS-16					
01	05	Muhammad Zaib SST(G)	GHS No.1 NSR Cantt:	GHS Walai ZKK Sahib	A.V.P.
C					
3.Promotion of Sr. AT / AT to SST (General) BPS-16					
01	15	Zahoor Ahmad Awan SST(G)	GHS Bagh Ban Pura	GHS Cheshmai	AVP
D					
4.Promotion of Sr. TT / TT to SST (General) BPS-16					
01	29	Shamusi Hadi SST(G)	GHSS Zakhi Qabristan	GHSS Kurvi	AVP
E					
5.Promotion of Sr. Qari / Qari to SST (General) BPS-16					
01	17	Ihsan Ullah	GHSS Zakhi Qabristan	GMS Aman Kot	A.V.P.
F					
6.Promotion of PSHT to SST (General) BPS-16					
01	218	Saeer Ullah.	GPS Mohib Banda	GHS Ali Baig	A.V.P.
02	312	Ishtiaq Khan	GPS No.2 Jabbi	GHS Gharib Pura	A.V.P.
03	467	Mahaz Ali Khan	GPS No.1 Bagh Banpura	GHS Islamabad	A.V.P.
04	470	Saeed Khan	GPS Charpani	GHS Hisartang	A.V.P.

Attested
[Signature]

Promotion order of SCT/SDM/SAT/STT/SPST, PSHT, PST to SST (C), SST(M/P) & SST (B/C)

S.L. #	Name & Designation	Present School	Proposed Place of Posting	Remarks
05	473 Maqsood Elahi	GPS No.02 Aza Khel	GHS Bakhtai	A.V.P.
06	479 Ahmad Haroon	GPS Halki Banda	GMS Ajab Bagh	A.V.P.
G. SST (Bio/Chem)				
7.Promotion of Sr.CT / / CT to SST (Bio/Chem)BPS-16				
01	316 Hazrat Ali	GHSS ZKK Sahib	GHS ASC Colony	A.V.P.
02	323 Umeed Ali Shah	GHS Adamzai	GHS Narai	Newly upgraded school
H. SST (Phy/Maths)				
8.Promotion of Sr.CT / / CT to SST (Phy/Maths)BPS-16				
01	229 Fida Muhammad	GHSS Shaidu	GHS Narrai	Newly upgraded school
02	270 Sher Azam	GMS Kahi	GHS Inzari	A.V.P.
I. SST (Phy/Maths)				
9.Promotion of PST / Sr. PST / PSHT to SST (Phy/Maths) BPS-16				
01	1516 Jamshed Ahmad	GPS No.3 NSR Kalan	GHS Hamma Rashaka	A.V.P.

Consequential Transfer

Consequent upon the above postings the following transfer is hereby ordered with immediate effect.

SN	Name & Designation	Present Place of Posting	Transferred To	Remarks
1	Muhammad Tariq SST	GMS Aman Kot	GSAAHS Dag Besud	On administrative ground.
2	Faiz Ur Rehman SST (G)	GMS, Mashin Koroona	GHSS, Khesghi Payan	On administrative ground.
3	Ayaz SST (G)	GMS, Batakzai	GHS, Sadiq Abad	On administrative ground.

Terms & Conditions:

1. 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 regulation as may be issued from time to time by the Government.
3. Their services can be terminated at any time; in case their performance is found unsatisfactory during probation period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
4. The Principals / Head Master / Drawing & Disbursing Officers should their original documents (Academics + Professional) before handing over charge.
5. The Principals / Head Masters / Drawing & Disbursing Officers are required to submit their necessary documents for verification to District Education Officer (Male), Nowshera along with original payce receipt.
6. The Principals / Head Masters / Drawing & Disbursing Officers should not release their pay in BPS-16 until and unless their necessary documents are verified from the Universities concerned. During the verification process, if any Degree / Certificate is found fake / bogus, their promotion shall stand cancelled.
7. The District Education Officer (Male), Nowshera will issue Clearness Certificate after the verification process.
8. Charge Report should be submitted to all concerned.
9. Their Inter-Se-Seniority on lower post will remain intact.
10. No TA / DA is allowed for joining their new post.
11. They will give an undertaking to be recorded in their Service Books to the effect that if any overpayment is made to them in light of this order will be recovered and if anyone is wrongly promoted he shall be reversed.

(SAJJAD AKHTAR IQBAL)
District Education Office (Male)
Nowshera

Ends: No. 2815-77 /DEO(M)NSR/Estab: Branch/Sr/Prom: of SSTs/Dated Nowshera the 17/12/2020
Copy of the above is forwarded for information to the:-

1. Director Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar w/r to Notification No. quoted above.
2. District Accounts Officer, Nowshera.
3. Deputy District Education Officer (Male), Nowshera.
4. Sub Divisional Education Officer (Male) Nowshera Cantt./Pabbi/Jehangira Nowshera.
5. Assistant District Education Officer - Establishment (Primary & Secondary), Local office.
6. Superintendent - Establishment (Primary & Secondary), Local office.
7. Dealing Assistant - Establishment (Primary & Secondary), Local office
8. Assistant Programmer D-EMIS, local office.
9. Accountant, Local office.
10. Officers concerned.
11. Master File.

Attested
A. Umf

District Education Office (Male)
Nowshera.

Amendment

15

Page 13

ضلع نوشہرہ ایگزیکٹو ایجوکیشنل آفیسر (مردانہ)

ضلع نوشہرہ

0923-9220228 M 0923-9220228

اطلاع برائے اسٹریو پوائس ایس ٹی (میٹھس / فزکس)

ضلع نوشہرہ کے تمام مردانہ امیدواران جنہوں نے این ٹی ایس کے ذریعے سال 2020 میں این ایس ٹی (میٹھس / فزکس) پوسٹ کی خالی آسامیوں کے لیے لسٹ دیا تھا اور ان کے نوٹس مارکس 28 تک ہوں گے اور ان کی جاتی ہے کہ وہ درج ذیل شیڈول کے مطابق معین عدد تک جس میں تصدیق شدہ ٹولو کاپی، شناختی کارڈ، تصویب نام، تعلیمی اسٹارٹریٹیکٹ / ڈگری ڈی ایم سی اور ایچ ای سی سے سی سی بی ای اے مارکس کی کاپی سرٹیفیکٹ وغیرہ کے ساتھ اسٹریو پوائس کے لیے حاضر ہوں گے اسٹریو پوائس کے لیے آنے والے امیدواروں کو کسی قسم کا ٹی اے / ڈی اے نہیں دیا جائے گا۔

نمبر شمار	پوسٹ	تاریخ	مقام
1	میٹھس / فزکس	11-2-2021	گورنمنٹ ہائی سکول نمبر 1 نوشہرہ

سجاد اختر اقبال

ڈسٹرکٹ ایجوکیشن آفیسر مردانہ

ضلع نوشہرہ

Attested
K. Umair

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 10408/2020

Date of Institution ... 08.09.2020

Date of Decision ... 10.09.2021

Muhammad Usman Son of Muhammad Hanif R/O Mohallah Nawab Abad, Village Kheshgi Bala, District Nowshera, Working and posted presently as Qari at Government High School No.2 Nowshera Kalan (Nowshera)

... (Appellant)

VERSUS

Secretary to Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department, Civil Secretariat, Peshawar and two others.

... (Respondents)

ISHFAQ AHMAD KHAN
Advocate

... For Appellant

RIAZ KHAN PAINDAKHEIL,
Assistant Advocate General

... For Respondents

ROZINA REHMAN
ATIQU-UR-REHMAN WAZIR

...

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

...

JUDGMENT

ATIQU-UR-REHMAN WAZIR MEMBER (E):- This single judgment shall dispose of the instant service appeal as well as the connected service appeal bearing No. 10407/20 titled "Yasir Khan Vs. Secretary to Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department Civil Secretariat, Peshawar and two others", as common question of law and facts are involved therein.

02. Brief facts of the case are that the appellants joined education department as Qari. The appellants are mainly aggrieved of the inaction of the respondents by not promoting the appellants as per 3% quota reserved for qari specified in the

Notification dated 18-12-2013, against which the appellants filed separate departmental appeals dated 03-03-2020 and 29-05-2020 respectively, which were not responded, hence the instant service appeals instituted on 08-09-2020 with prayers that the appellants may be considered for promotion to the post of Secondary School Teacher(BPS-16) with immediate effect enabling the appellants to enjoy the financial benefits and seniority in accordance with law to meet the ends of justice.

03. Learned counsel for the appellant has contended that the notification dated 18-12-2013 envisages a clear and transparent policy of promotion, whereby 75% quota is reserved for promotion and 25% for initial recruitment; that out of 75% quota specified for promotion, 3% is specified for Qari Cadre, but the respondents have illegally amalgamated all the seats of quota just to accommodate their own blue eyed candidates, whereas the appellants are ignored repeatedly, which is discriminatory, hence is liable to be set at naught; that the appellant being *Wh* qualified in every respect as per policy was required to be considered for promotion, but the respondents recently conducted departmental promotion committee meeting and again ignored the appellants; that the appellants have not been treated in accordance with law and illegally made to suffer financially; that the appellants are deserving and eligible candidates for promotion to the next grade with no adverse remarks from any quarter and thus valuable rights have been accrued to them, which could not be taken away in an arbitrary or fanciful manner; that the respondents have exceeded their powers and jurisdiction by enjoying their own innovation and monopoly, creating problems for the entire family of the appellant by treating the appellant with discrimination and depriving the appellants from their due right of promotion as well as financial benefits; that a total of 97 vacancies have been filled from 2014 to 2020, where only one Qari was promoted, whereas the share of Qari comes to 3 seats, which were not allocated to the Qari Cadre, hence both the appellants were deprived of their right of promotion.

04. Learned Assistant Advocate General appearing on behalf of respondents has contended that the appellants were initially appointed as Qari on 25-05-2012 and 02-12-2014 respectively and as per Notification dated 18-12-2013, the appellants were required to complete five years mandatory period as Qari and such period in respect of appellants comes to 25-05-2017 and 02-12-2019 respectively, hence they have become eligible for promotion in the mentioned dates, but they are calculating their quota from the dates, when they were initially appointed, which is wrong, as such quota for promotion is observed and calculated on yearly basis and the appellants quota will be considered from the date, when they become eligible for promotion; that in 2017, one Mr. Zaibullah, who was senior most amongst Qari, has already been promoted to SST in their 3% quota; that after 2017, the next and last promotions were made in 2020 in which 10 seats were filled as according to the reserved quota 3% is 0.3, not even half of a seat, so for that very reason, candidates in other cadres, whose quota percentage is higher, were promoted as per rule and policy, hence the collective calculations of vacant seats from 2014 to 2020 makes no sense; that the appellants at the moment are eligible for promotion to the post of SST and they will be promoted on availability of posts; that all the promotions have been made in accordance with law and the appellant has got no cause of action to file the instant service appeal.


05. We have heard learned counsel for the parties and have perused the record. respondents vide notification dated 18-12-2013 have devised criteria for filling in the post of Secondary School Teacher (BPS-16), where 75% of the vacant posts are required to be filled in by promotion on the basis of seniority cum fitness with further distribution of such percentage amongst SCT/CT holding 40% share, PSHT with share of 20%, drawing master 4%, senior Arabic teacher 4%, senior theology teacher 4% and 3% seats reserved for Qari cadre. Promotions against such post is made conditional with seniority cum fitness and at least five years service as senior Qari/Qari. The appellants stands qualified to this effect after completion of five

years service on 25-05-2017 and 02-12-2019 respectively and after their fitness for promotion until 2020, one Qari namely Zaibullah was promoted vide order dated 09-10-2017 and again promotions were made against ten vacant posts, where share of the Qari comes to 0.3%, which does not make a share even to half of the seat, hence the Qari Cadre was not allocated any seat. Placed on record is a tentative seniority list of Senior Qari/Qari, where the appellants stand at serial No. 37 and 51, but it was un-disputed and representative of the respondents admitted to the fact that both the appellants stand at the top for promotion, as his other colleagues senior to them are otherwise deficient in fitness for promotion, hence they both are considered as fit for promotion at the moment and they will be promoted upon availability of posts.


06. We have not observed any illegality in the promotion process, but to make it sure that justice is done to the appellants, the cases of appellants are remitted to respondents to examine their promotion cases strictly in accordance with the promotion criteria together with the correct distribution of seats amongst the cadres and promote the appellants on the basis of seniority cum fitness upon availability of posts. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED

10.09.2021



(ROZINA REHMAN)
MEMBER (JUDICIAL)



(ATIQ UR REHMAN WAZIR)
MEMBER (EXECUTIVE)

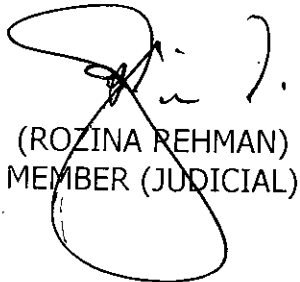
ORDER

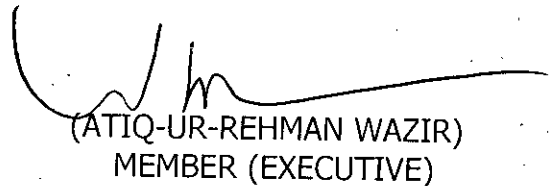
10.09.2021 Mr. Ishfaq Ahmed Khan, Advocate for the appellant present. Mr. Riaz Khan Paindakheil, Assistant Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, separately placed on file, we have not observed any illegality in the promotion process, but to make it sure that justice is done to the appellants, the cases of appellants are remitted to respondents to examine their promotion cases strictly in accordance with the promotion criteria together with the correct distribution of seats amongst the cadres and promote the appellants on the basis of seniority cum fitness upon availability of posts. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED

10.09.2021


(ROZINA REHMAN)
MEMBER (JUDICIAL)


(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)

30.03.2021

Due to non availability of the concerned D.B, the case is adjourned to 27.04.2021 for the same.

27.4.21

Due to COVID-19, the case is adjourned to 04.8.2021 for the same.


Reader



04.08.2021

Appellant present through counsel.

Mr. Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

Arguments heard. To come up for order on 10.09.2021 before D.B.



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

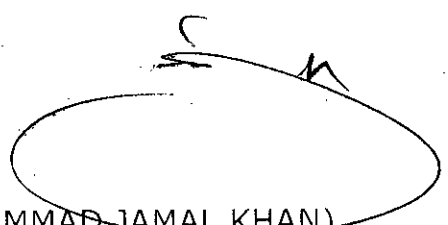


(Rozina Rehman)
Member (J)

14.01.2021

Appellant is present in person. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Masood Khan, ADEO (Litigation) for the respondents, are also present.


Representative of the department submitted written reply on behalf of respondents which is placed on record. File come up for rejoinder and arguments on 03.02.2021 before D.B. Status-quo maintained till the date fixed.

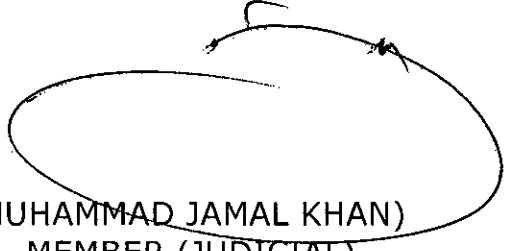

(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL)

03.02.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Masood Khan, ADEO (Litigation), for the respondents are also present.

According to the learned Additional Advocate General the instant appeal was adjourned due to COVID-19 this fact was endorsed by the learned counsel representing appellant however, he submitted that due to issuance of status-quo order earlier for maintaining its efficacy the appeal has been fixed for today and he also requested for granting extension in the status-quo order so passed earlier. The appeal is adjourned to 08.03.2021 for rejoinder and arguments before D.B. In the meanwhile status-quo be maintained till the date fixed.


(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)


(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL)

08.03.2021

Appellant with counsel present.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Due to non-availability of D.B, case is adjourned to 30.03.2021 for the same as before.


Reader

11.12.2020

Junior counsel for appellant present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Shoaib Akhter ADEO for respondents present.

Written reply was not submitted on behalf of respondents. Representative of respondents made a request for time to furnish reply/comments; granted. To come up for written reply/comments on 29.12.2020 before S.B. Status-quo be maintained till the date fixed.



(Rozina Rehman)
Member (J)

29.12.2020

Junior to counsel for the appellant and Muhammad Rasheed DDA alongwith Shoaib Akhter ADEO for respondents present.

Representative of respondents seeks time to submit reply/comments. Granted. To come up for reply/comments on 14.01.2021 before S.B. Status-quo be maintained till the date fixed.



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

26.11.2020

Mr. Ishfaq Ahmad Khan, Advocate, for appellant is present.

The learned counsel representing appellant while arguing submitted that 75% quota has been specified for the post of Secondary School Teacher (BPS-16) whereas 25% quota has been fixed for initial recruitment for the teaching cadre vide notification dated 18.12.2013. Appellant is eligible to be considered for promotion as he stands at serial no. 37 on the respective seniority list. The Departmental Promotion Committee promoted 37 candidates while initially recruited 60 candidates which is repugnant to the extant policy and rules. At the moment the Departmental Promotion Committee considered the cases of the candidates sans the case of appellant hence, the present appeal.

The point so agitated at the bar needs consideration. The appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 11.12.2020 before S.B.

Appellant Deposited
Security & Process Fee

26/11/20

The status-quo subject to notice be maintained till the date fixed.




(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL)

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 10408 /2020

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	08/09/2020	<p>The appeal of Mr. Muhammad Usman presented today by Mr. Ashfaq Ahmad Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p> <p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>29/09/2020</u></p> <p style="text-align: right;"> CHAIRMAN</p> <p>Nemo for appellant.</p> <p>Notices be issued to the appellant/counsel for hearing on 26.11.2020 before S.B.</p> <p style="text-align: right;"> Chairman</p>
2-	29.09.2020	

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

**SCANNED
KPST
Peshawar**

Service Appeal No. _____ /2020

Muhammad Usman (Appellant)

VERSUS

Secretary to Government of K.P. E&SE Department and others..... (Respondents)


INDEX

S.No	Description of Documents	Annexure	Pages
1	Memo of Appeal with Affidavit		1-7
2	Application for Temporary Injunction		8-9
3	Addresses of Parties		10
4	Copy of Notification	"A"	11-15
5	Seniority List	"B"	16-20
5	Copies of appointment orders	"C"	21-38
5	Copies of promotion orders	"D"	39-47
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Dated: 08-09-2020


Appellant

Through:-


ISHFAQ AHMAD KHAN
Advocate High Court
District Courts Nowshera.

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

Service Appeal No. 10408 /2020

**Khyber Pakhtunkhwa
Service Tribunal**

Diary No. 9862

Dated 8/9/2020

(1) Muhammad Usman Son of Muhammad Hanif R/O Mohalla Nawab Abad, Village
Khesghi Bala, District Nowshera, Working and posted presently as Qari at Government
High Scholl No. 2 Nowshera Kalan (Nowshera)..... (**Appellant**)

VERSUS

(1) Secretary to Government of Khyber Pukhtunkhwa Elementary and Secondary
Education Department, Civil Secretariat, Peshawar.

(2) Director Elementary and Secondary Education Department, KP, Peshawar.

(3) District Education Officer (Male) Nowshera..... (**Respondents**)

**APPEAL U/S 4 OF THE SERVICES
TRIBUNAL, ACT, 1974.**

Filed to-day

Registrar,

8/9/2020

Respectfully Sheweth,

(1) That the Appellant joined the service of education department as Qari and is working as such for more than 8 years by now.

(2) That the respondent department in consultation with the Establishment and Finance Department has passed notification No. SO (PE)4-5/SSRC/Meeting/2013 Teaching Cadre, Peshawar dated 18th December 2013, whereby 75% quota for the posts of Secondary School Teacher (BPS-16) has been reserved/sanctioned for promotion on the basis of seniority-cum-fitness and 25% for initial recruitment. Furthermore the note to the policy also provided that

promotions could also be made on need based policy yet instead of following the need based policy and allocated quota the vacant seats were filled through initial recruitment.

(Copy of notification is Attached as Annexure "A")

(3) That the appellant being having required eligibility, stand at the top position of seniority and eligibility having spotless service career is most deserving teacher for due legitimate right of promotion as Secondary School Teacher (BPS-16). (Seniority List Attached as Annexure B)

(4) That respondent department, from 2014-2020, held departmental promotion committee and promoted only 37 candidates while initially recruited candidates are 60, which makes total as 97 and violation of the policy and rules. Furthermore as according to policy the appellant's cadre (Qari) has to be given 3% share in total appointments/promotions yet the same right has not been given. (Copies of Promotion and Appointment Orders Attached as Annexure C and D)

(5) That now again the respondents considered the files of candidates for Departmental Promotion Committee yet the appellant is not considered. Furthermore the appellant did approach the respondents but they did not give any response and are continuing with the process.

(Copies of Applications are attached as Annexure E)

(6) That appellant being in service of education department does approach this honorable forum for proper remedy.

(7) That the said actions of the respondent department are making the appellant junior to promoted and fresh appointed teachers and also depriving him of the financial benefits.

(8) That feeling aggrieved, the appellant in the given circumstances while having no other adequate remedy is constrained to approach this Honorable Tribunal for the redressal of his grievances on the following ground inter alia;

GROUND:

(A) That notification (annexure B) is the clear cut and transparent policy being mandatory in nature, properly formulated and promulgated by the respondents themselves and as such the

respondents are/were under the obligatory duty to act upon their own policy and the vacant posts should be filled according to 75% quota, of which 3% to Qari cadre, while 25% for filling through initial or fresh appointments. The respondents purposefully and illegally have amalgamated all the seats of quota just to accommodate their own kit and kin or blue eyed candidate and the appellants were made scapegoats.

(B) That discrimination in filling of vacant seats as observed by the respondents in the matter of depriving the appellant from due and legal right of promotion is highly deplorable and condemnable, being unlawful, unconstitutional, without lawful authority, without jurisdiction, against the norms of justice and equity hence require to be declared as such.

(C) That appellant has got the required qualifications for promotion as per policy and rules of respondents yet recently conducted departmental promotion committee (DPC) report again skipped the appellant.

(D) That the constitutional right of appellant for promotion to BPS-16 (SST) will be again denied to the appellant.

(E) That the detail of 97 vacancies filled from 2014-2020 is as following;

Process of SST (BPS-16)	Initial Recruitment	Certified Teachers	Primary School Teacher	Arabic Teacher	Theology Teacher	Drawing Master	Qari
Allowed Quota	25%	40%	20%	4%	4%	4%	3%
Filled Posts	60	21	12	2	1	0	1
Actual percentage	61.85%	21.64%	12.37%	2.06%	1%	0	1%

(F) That the appellant is deserving and eligible candidate for due promotion to the post of Secondary School Teacher (BPS-16) with no adverse remarks from any quarter and thus valuable rights have been accrued to him which could not be taken away in an arbitrary or fanciful manner.

(G) That appellant is not dealt according to law and illegally made to suffer financial trouble and hardships in the prevailing circumstances. dearness, scarcity and uncertain promotion/appointment policy, require be deemed promoted to the post of Secondary School Teacher (BPS-16) on the basis of eligibility and given quota.

(H) That there is great discrimination in filling the vacant posts of SST (BPS-16) while the respondents did act according to their own sweet will, whims, wishes, discretion and innovation, disregarding the policy for filling the concerned vacant posts.

(I) That the appellant had not been dealt in accordance with law and equity and made scapegoats for penalizing for no fault on his part.

(J) That respondents have exceeded their powers and jurisdiction by enjoying their own innovation and monopoly, creating problems for the entire family of the appellant by treating discriminatively, promotion and depriving of financial benefits.

(K) That fundamental valuable rights of appellant have been violated with non-observance of given quota by respondents and fresh appointments on their personal whims and wishes, such an encroachment is violation of the command of 1973 Constitution of Islamic Republic of Pakistan.

(L) That the illegal use of excessive power by respondents has denied the appellant his due fundamental rights of being treated fairly and equally in accordance with law while the appellant is legally eligible on the basis of seniority-cum-fitness and with sufficient sanctioned posts available giving valuable rights of promotion to appellant which could never be taken away with a single stroke of pen.

(M) That Islamic State is under obligation to establish a society which is free from exploitation wherein social and economic justice is guaranteed to its citizens. (2005 SCMR 100 <c & d>)

(N) That further submissions would be advanced with the kind permission of this august court at the time of hearing the appeal at the bar.


Therefore keeping in view the above mentioned facts it is most humbly prayed that on accepting of this appeal, the appellant may kindly be considered for promotion to Secondary School Teacher (BPS-16) with immediate effect enabling the appellant to enjoy the financial benefits and seniority in accordance with law to meet the ends of justice.

Any other remedy if available may also be extended in favor of appellant to meet the ends of justice.

Dated: 08-09-2020


(Appellant)

Through:


(ISHFAQ AHMAD KHAN)
Advocate High Court
District Courts Nowshera.

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

Service Appeal No. _____ /2020


Muhammad Usman (Appellants)

VERSUS

Secretary to Government of K.P. E&SE Department and others..... (Respondents)

AFFIDAVIT

I, Muhammad Usman Son of Muhammad Hanif R/O Mohalla Nawab Abad, Village Khesghi Bala, District Nowshera, Working and posted presently as Qari at Government High Scholl No. 2 Nowshera Kalan (Nowshera) do hereby affirm and declare on oath that the contents of the Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.



(Muhammad Usman)

(DEPONENT)



BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL

PESHAWAR

Service Appeal No. _____ /2020

Muhammad Usman Son of Muhammad Hanif R/O Mohalla Nawab Abad, Village
Ksheshgi Bala, District Nowshera, Working and posted presently as Qari at Government
High Scholl No. 2 Nowshera Kalan (Nowshera) (**Appellant**)

VERSUS

- (1) Secretary to Government of Khyber Pukhtunkhwa Elementary and Secondary
Education Department, Civil Secretariat, Peshawar.
- (2) Director Elementary and Secondary Education Department, KP, Peshawar.
- (3) District Education Officer (Male) Nowshera..... (**Respondents**)

APPLICATION TO GRANT TEMPORARY INJUNCTION

Respectfully Sheweth,

- (1) That the appellant is filing appeal for consideration by this honorable court.
- (2) That the appeal should be considered as integral part of this application and the contents of
appeal may kindly be considered as contents of this application.
- (3) That the appeal of appellant is a prima facie case making it arguable case with having more
chances of success in favor of appellant.
- (4) That the promotion notification or other action of respondents would cause irreparable loss to
the appellant and the appellant would be deprived of his legal right.
- (5) That the balance of convenience for winning the appeal is more in favor of appellant as
could be seen from the grounds advanced in appeal to this honorable forum.
- (6) That if the temporary injunction is not granted and status quo not maintained then the
appeal would get infructuous and would lose its value.

(7) That any other relief, order or direction this court may deem fit and proper under the facts and circumstances of this case.


(8) That as the appellant is government servant so this honorable court has got jurisdiction to entertain the application.

It is therefore most humbly prayed that by accepting this application for temporary injunction, till final disposal of the appeal, may kindly be granted in favor of appellant against the respondents, restraining the respondents from promoting other candidates to Secondary School Teacher (BPS-16) or taking any adverse action which would damage the appeal illegally, in the shape of new appointments.

Date: 08-09-2020


(Appellant)

Through:


(ISHFAQ AHMAD KHAN)

Advocate High Court

District Courts Nowshera.

BEFORE THE KHYBER PUKHTUNKHWA SERVICES TRIBUNAL
PESHAWAR

Service Appeal No. _____ /2020

Muhammad Usman (Appellants)

VERSUS

Secretary to Government of K.P. E&SE Department and others..... (Respondents)

ADDRESSES OF THE PARTIES

APPELLANT:


Muhammad Usman Son of Muhammad Hanif R/O Mohalla Nawab Abad, Village
Khesghi Bala, District Nowshera, Working and posted presently as Qari at Government
High Scholl No. 2 Nowshera Kalan (Nowshera).

RESPONDENTS:

- (1) Secretary to Government of Khyber Pukhtunkhwa Elementary and Secondary Education
Department, Civil Secretariat, Peshawar.
- (2) Director Elementary and Secondary Education Department, KP, Peshawar.
- (3) District Education Officer (Male) Nowshera.


(Appellant)

Through:


(ISHFAQ AHMAD KHAN)
Advocate High Court
District Courts Nowshera



GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 18th December, 2013.

(000)

NOTIFICATION

No. SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre:- 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 and in supersession of all Notifications issued in this behalf, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix.

APPENDIX

S. NO	NOMENCLATURE	MINIMUM QUALIFICATION AND EXPERIENCE FOR INITIAL APPOINTMENT OR BY TRANSFER	AGE LIMIT	METHOD OF RECRUITMENT
1	2	3	4	5
1.	Subject Specialist B-17	i. At least 2nd class Master's Degree or 4 years BS Degree in the relevant subject and ii. Bachelor of Education or Master of Education (Industrial art or Business Education) or M.A Education or equivalent qualifications from a recognized University.	23 to 35 Years	(a) Fifty per cent by promotion for the relevant subject from amongst the SST (Secondary School Teachers) on the basis of seniority-cum-fitness with at least five years service as such and having qualification mentioned in column No. 3. (b) Fifty percent by initial recruitment. Note If no suitable candidate is available in the relevant Subject the post falling in their

	Director Physical Education B. Ed.	At least 2 nd class Master's Degree in Physical Education from a recognized University.	22-35 Years	<p>promotion quota will be filled through initial recruitment.</p> <p>(a) Fifty percent by promotion from amongst Senior PETs (Physical Education Teachers) on the basis of seniority-cum-fitness with at least five years service as SPET/PET and having qualifications mentioned in column No. 3, provided that if no suitable candidates are available amongst SPETs the post will be filled from amongst the PETs on the basis of seniority-cum-fitness with at least five years service as such and having qualification mentioned in column No. 3</p> <p>(b) Fifty percent by initial recruitment.</p> <p>Note:- If no suitable candidate is available in the relevant cadres of the above teachers, the post falling in their promotion quota will be filled through initial recruitment</p>
3.	Secondary School Teacher (B-16)	<p>I. At least Second class Bachelor's Degree from a recognized University on need basis from the following groups with Two subject</p> <p>a) (Chemistry, Botany or Zoology), Or</p> <p>b) (Physics, Maths A or B or Statistics) Or</p> <p>c) (Humanities and other equivalent groups at degree level with English as</p>	21 to 35 Years	<p>(a) Seventy Five per cent by promotion on the basis of seniority-cum-fitness from the district concerned in the following manner:</p> <p>(a) Forty per cent from amongst the Senior Certified Teachers on the basis of seniority-cum-fitness with at least five years service as SCT/CT and having qualification mentioned in column No.3, provided that if no suitable candidate is available among SCTs then the post will be filled from CTs on the basis of seniority-cum-fitness with at</p>

Compulsory Subject.

and

II. Bachelor of Education or Master of Education (Industrial art or Business Education) or M.A Education or equivalent qualifications from a recognized University.

least five years service as such and having qualification mentioned in column No. 3

(b) Four per cent from amongst the Senior Drawing Masters on the basis of seniority-cum-fitness with at least five years service as SDM/DM and having qualification mentioned in column No.3 , provided that if no suitable candidate is available among SDMs then the post will be filled from DMs on the basis of seniority-cum-fitness 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 on the basis of seniority-cum-fitness with at least five years service as SAT/AT and having qualification mentioned in column No.3 , provided that if no suitable candidate is available among SATs then the post will be filled from ATs on the basis of seniority-cum-fitness 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 on the basis of seniority-cum-fitness with at least five years service as SIT/TT and having qualification mentioned in column No.3 , provided that if no suitable candidate is

AI/

available among STTs then the post will be filled from TTs on the basis of seniority-cum-fitness with at least five years service as such and having qualification mentioned in column No. 3.

(*) (c) Three per cent from amongst the Senior Qaris on the basis of seniority-cum-fitness with at least five years service as Senior Qari/Qari and having qualification mentioned in column No.3, provided that if no suitable candidate is available among Senior Qaris then the post will be filled from Qaris on the basis of seniority-cum-fitness with at least five years service as such and having qualification mentioned in column No. 3.

(d) Twenty per cent from amongst the Primary School Head Teachers (PSHT) on the basis of seniority-cum-fitness with at least Seven years service as PSHT/SPST/PST and having qualification mentioned in column No. 3, Provided that if no suitable candidate is available among PSHT then the post will be filled from SPST on the basis of seniority-cum-fitness with at least Seven years service as SPST/PST and having qualification mentioned in column No.3. Further provided that if no suitable candidate is available among SPST then

			<p>the post will be filled from PST on the basis of seniority-cum-fitness with at least Seven years service as such and having qualification mentioned in column No. 3.</p> <p>ii. Twenty Five percent by initial recruitment.</p> <p>Note:</p> <p>I. If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota will be filled through initial recruitment.</p> <p>II. Posts of General SST and SSTs-1 Science and SST-2 Science will be filled through promotion/initial appointments each on need basis separately.</p>
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ATTACHED

**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.
2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
4. 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 Pakhtunkhwa.
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

SECTION OFFICER
(Primary)

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA
TENTATIVE SENIORITY LIST SENIOR QARI /QARITEACHERS IN DISTRICT NOWSHERA

1	2	3	4	5	6	7	8	9	10	11	12	13	15	16	17	18	19	
S.N o.	Name of School	Teacher Name	Father's Name	Domicile	BP S	Academic Qual:	B.A with Division	Prof. Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post	Date of regular Apptt: against the Post	Date of taking over charge against the present Post / Distt:	P/No.	CNIC	Cell No.	Remarks
1	GHSS, Pir Pai	Fazle Hadi	Abdul Jalil	NSR	12	S.S.C	---	Qirat, Taiweed	NIL	02/02/1963	07/01/1984	07/01/1984	07/01/1984		17201-1106509-1	0312-9155991		
2	GHS, Khesghi Bala	Muhammad Ali	Hayat Gul	NSR	12		---	Sanad Yafta	NIL	14/04/1961	05/08/1986	05/08/1986	05/08/1986		135091	17201-7235295-5	0344-9127239	
3	GHS, Shah Kot	Muhammad Bilal	Gul Muhammad	NSR	15	F.A	---	Sanad Hefeez	NIL	01/03/1965	01/10/1986	01/10/1986	01/10/1986	12/04/2013	136566	17201-3189768-7	0333-5483400	S.Qari
4	GHSS, Akbar Pura	Abdul Mabood	Ghulam Said	NSR	12	S.S.C	---	Qari	NIL	05/04/1967	01/10/1986	01/10/1986	01/10/1986					
5	GSMHSHS, Taru Jabbaa	Hussain Khan	Juma Khan	NSR	12	Primary	---	Sanad Yafta	NIL	01/09/1962	14/05/1987	14/05/1987	14/05/1987		134958	17201-2209289-1	0311-9056711	
6	GHS, Aza Khel Bala	Jameel Hussain	Fazal Muhammad	NSR	12		---	Qirat Taiweed	NIL	26/07/1965	26/11/1988	01/12/1988	01/12/1988		134031	17201-2192500-3	3439014576	
7	GHSS, Ziarat Kaka Sahib	Raj Muhammad Shah	Syed Anwar Shah	NSR	15	F.A	---	Tahfeezul Quran	NIL	10/10/1968	26/11/1988	01/12/1988	01/12/1988	01/12/2014				S.Qari
8	GHSS, Nizam Pur	Muhammad Aman	Waris Gul	NSR	12	SSC	---	Sanad Farigh	NIL	01/11/1968	26/11/1988	29/11/1988	29/11/1988		134014	17201-2955599-9	0314-9991423	
9	GHS, Adamzai	Sher Rahman	Khalil ur Rahman	NSR	12	F.A	---	Qirat Taiweed	NIL	05/01/1962	01/12/1988	01/12/1988	01/12/1988		134025	17201-2258733-3	0333-9019518	
10	GHSS, Khesghi Payan	Mukhtiar Ahmad	Bahadar Khan	NSR	12	Hafiz e Quran	---	Sanad Yafta	NIL	30/11/1962	26/11/1988	01/12/1988	01/12/1988		134023	17201-2196709-3		
11	GHS, Ali Baig	Rizwan Ullah	Rahmat Ullah	Pesh	15	S.S.C, F.A	---	Qirat Tajweed	NIL	16/09/1967	14/09/1989	18/09/1989	18/09/1989	13/03/2017	133986	17301-0477891-1	333-9040692	S.Qari
12	GHS Gharib Pura	Shams ur Rahman	Abdul Ahad	NSR	12	FA	---	Tajweed	NIL	11/06/1970	22/11/1990	26/11/1990	26/11/1990		139817	17201-9244066-5	0315-1904998	
13	GSMWHS Pir Piai	Muhammad Anwar ul Haq	Muhammad Mehfooz ul Haq	NSR	12	Middle	---	Shahdatul AlamiaWifaq Madaras	NIL	15/04/1971	25/04/1992	26/04/1992	26/04/1992		139671	17201-5890456-9	NIL	
14	GMS Pabbi	Muhammad Fayaz	Mian Muhammad A	NSR	13	SSC	---	Hafaz ul Qran		04/04/1971	30/05/1992	30/05/1992	30/05/1992		139071	17201-5808131-1	0317-9531282	NE
15	GCMHS Akora Khatt	Noor ul Haq	Sahib Haq		13	SSC	---	Hafaz ul Qran		10/08/1970	30/05/1992	01/06/1992	01/06/1992		139860	17201-2088048-7	3349226406	
16	GHSS No.1 Shaidu	Zakir Hussain	Raqib Gul	NSR	12	F.A	---	Karat	NIL	22/02/1969	23/12/1992	10/01/1993	10/01/1993		139864	17201-4052533-3	0334-8931398	
17	GHS, Zakhi Oabristan	Ihsan Ullah	Muhammad Ilyas	NSR	15	MA	2nd	B.ED	Islamiat	07/05/1972	16/08/1993	01/09/1993	01/09/1993	12/04/2013	140188	17201-8332255-5	0306-8097261	S.Qari
18	GHS, Dag Behsud	Yahya Daud Shah	Mufti Daud Shah	NSR	15	MA	2nd	Sanad Yafta	Pashto	25/01/1974	12/05/1994	12/05/1994	12/05/1994	12/04/2013	139850	17201-2108268-9	0336-9010081	S.Qari
19	GHS, Spin Khak	Badiuz Zaman	Itbar Gul	NSR	12	S.S.C	---	Sanad Yafta	NIL	15/11/1970	13/05/1994	13/05/1994	13/05/1994	16/03/2015	139913	17201-6004506-9		S.Qari
20	GHSS Pir Sabaq	Afzal Ahmad	Shah Nazar	NSR	15	BA	---	Tajweed Quran		02/01/1975	13/05/1994	13/05/1994	13/05/1994		140270	17201-2296242-3	321-9892945	NE

Annexure B

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1	2	3	4	5	6	7	8	9	10	11	12	13	15	16	17	18	19	
S.N o.	Name of School	Teacher Name	Father's Name	Domicile	BP S	Academic Qual:	B.A with Division	Prof. Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post	Date of regular Apptt: against the Post	Date of taking over charge against the present Post / Distt:	P/No.	CNIC	Cell No.	Remarks
21	GHS Pabbi	Afsar ul Muik Shahzada	Hussain Khan	Chd	12	MA	3rd	B.Ed	Islamiat	01/01/1971	31/08/1994	05/09/1994	05/09/1994	12/04/2013	170326	17101-03353997-3	0333-9239766	Sr;Qari
22	GHS, Jarooba	Ghani Akbar	Muhammad Akbar	NSR	15	M.A	2nd	SAD Qari	Pashto	11/11/1968	12/12/1994	12/12/1994	12/12/1994	30/05/2019	140506	17201-2237752-9	0313-9128165	S.Qari
23	GHS, Baghban Pura	Muhammad Farooq	Muhammad Iqbal	NSR	12	F.A	---	Qirat Taiweed	NIL	08/01/1972	01/01/1995	01/01/1995	01/01/1995		140514	17201-2269550-3	0333-9164556	
24	GHS, Zara Miana	Saif ul Islam	Hussain Badshah	NSR	15	M.A	1st	Qirat Taiweed	Islamiat	15/01/1973	30/04/1995	02/05/1995	02/05/1995	27/08/2013	140669	17201-2180876-5	0315-0911841	S.Qari
25	GHS, Banda Sheikh Ismail	Rizwan Ullah Shah	Matahair Shah	NSR	15	F.A	---	Qirat Taiweed	NIL	05/04/1976	03/08/1995	01/09/1995	01/09/1995	12/04/2013	140726	17201-2236418-1	0307-8356108	S.Qari
26	GMS Sheikh Ahmad	Mukhtiar Muhammad	Raz Muhammad	NSR	13	SSC	---	Hifz		08/05/1977	31/10/1996	01/11/1996	01/11/1996		138307	17101-0246451-1	0334-9090711	
27	GHS, Khat Killi	Munadiur Rahman	Shamsul Rahman	NSR	15	MA	---	Shahadatul Alamia B.ED	NIL	12/02/1987	13/07/2007	31/07/2009	31/07/2009	13/03/2017	367654	17201-1125372-7	0315-9665509	S.Qari
28	GHS Gandari Payan	Hafiz Rahim Zeb	Amin Khan	NSR	15	M.A	2nd	Qirat Tajweed Med	Islamiat	10/04/1987	25/05/2010	01/06/2010	01/06/2010	22/02/2019	554168	17201-3581072-7	0315-1245700	S.Qari
29	GHS, Dheri Kati Khel	Farhat Rasool	Ghulam Rasool	NSR	15	B.A	2nd	Qirat Tajweed		12/04/1981	25/05/2012	28/05/2012	28/05/2012	22/02/2019	691024	17201-2142439-9	0335-5271525	S.Qari
30	GHS Mughalki	Saif Ali Shah	Nadar Shah	NSR	15	M.A	2nd	M.Ed	Arabic/Is lamiat	02/02/1988	25/05/2012	26/05/2012	26/05/2012	22/02/2019	694486	17201-7952357-1	0313-9073406	S.Qari
31	GHS Kotar Pan	Rab Nawaz	Muhammad Saeed	NSR	15	M.A	1st	B.Ed	Islamiat	15/05/1977	25/05/2012	26/05/2012	26/05/2012	22/02/2019	357866	17201-2244064-9	0311-9253722	S.Qari
32	GHS Misri Banda	Fazlullah	Zar Muhammad	NSR	15	B.Com	2nd	B.Ed	Islamiat	10/11/1989	25/05/2012	25/05/2012	25/05/2012	22/02/2019	692842	17201-9295719-1	0315-0534611	S.Qari
33	GHSS Mohib Banda	Jalal Hussain	Faqir Muhammad	NSR	15	M.Com B.Ed	1st	Hafiz, Tjweed		02/03/1988	25/05/2012	28/05/2012	28/05/2012	22/02/2019	688441	17201-7148653-9	0300-9028938	S.Qari
34	GSWHS Tarkha	Asad Daud	Muhammad Daud	NSR	15	B.A	2nd	Tajweed		01/06/1983	25/05/2012	26/05/2012	26/05/2012	22/02/2019	695737	17201-2196575-7	0311-9009520	S.Qari
35	GHS, No.2 Shaidu	Asad Ullah	Ghulam Muhammad	NSR	15	M.Sc	1st	B.ED	Agricu	15/03/1983	25/05/2012	28/05/2012	28/05/2012	22/02/2019		17201-2305569-3	0321-9144968	S.Qari
36	GHS Kurvi	Faiz ul Azeem	Fazal Azeem	NSR	15	M.A	1st	Qirat Tajweed	Arabic	02/01/1979	25/05/2012	26/05/2012	26/05/2012	22/02/2019	69141	17201-2132082-3	0300-5020081	S.Qari
37	GHS, No. 2 NSR Kalan	Muhammad Usman	Muhammad Hanif	NSR	15	M.Sc/B Sc	2nd	B.Ed/M.Ed.	(M/P)	12/03/1987	25/05/2012	26/05/2012	25/05/2012	22/02/2019	693219	17201-6154259-5	0311-9262644	S.Qari
38	GHS Banda Nabi	Hamdullah	Saleem Khan	NSR	15	B.A	2nd	B.Ed		15/02/1987	25/05/2012	28/05/2012	28/05/2012	22/02/2019	692821	17201-4590478-7	0311-9234646	S.Qari
39	GHS No.1 NSR Cantt	Salman Khan	Atta Ullah Khan	NSR	15	M.A	2nd	Tajweed	Islamiat	01/02/1988	25/05/2012	28/05/2012	28/05/2012	22/02/2019	692816	17201-7276870-7	3235243840	S.Qari

D. Appellant

ATTACHED

1	2	3	4	5	6	7	8	9	10	11	12	13	15	16	17	18	19	
S.N d.	Name of School	Teacher Name	Father's Name	Domicile	BP S	Academic Qual:	B.A with Division	Prof: Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post	Date of regular Apptt: against the Post	Date of taking over charge against the present Post / Distt:	P/No.	CNIC	Cell No.	Remarks
40	GHS Zando Banda	Amir Ullah	Irshad Khan	NSR	15	MA	2nd	B.Ed	Arabic/Is	01/03/1984	25/05/2012	26/05/2012	26/05/2012	22/02/2019	692168	17201-2305543-5	0332-9037497	S.Qari
41	GHS, Khawrai	Asif	Atta ur Rahman	NSR	15	MA	1st	M.Ed	Islamiat	05/01/1981	25/05/2012	26/05/2012	26/05/2012	22/02/2019	693189	17201-2136544-7	0333-9304163	S.Qari
42	GHS, Chashmai	Shah Nawaz Khan	Haji Bahadar	NSR	15	MA	1st	M.Ed	Arabic, Islamiat	20/01/1983	25/05/2012	28/05/2012	28/05/2012	22/02/2019	691882	17201-5740498-1	0311-9243818	S.Qari
43	GHS, Wazir Garhi	Asif Shah	Yaqoob Shah	NSR	15	MA	2nd	B.Ed	Islamiyat	02/04/1983	25/05/2012	28/05/2012	28/05/2012	30/05/2019	691910	17201-6455362-5	0306-5954707	S.Qari
44	GHS Islamabad	Abdul Bari Jan	Nisar Muhammad	NSR	15	MA	1st	ME.D	Islamiyat	27/05/1983	25/05/2012	29/05/2012	29/05/2012	30/05/2019	693127	17301-2680627-7	0322-9013445	S.Qari
45	GHS Aman Garh	Muhammad Asif Ali	Muhammad Ghulam	NSR	15	MA	2nd	Sanad Yafsa B.Ed	Poshto	01/03/1978	25/05/2012	31/05/2012	31/05/2012	30/05/2019	691897	17201-230769-7	0332-9002919	S.Qari
46	GHS, Jehangira Road	Muhammad Zahid Khan	Nawab Khan	NSR	15	B.A	1st	Sanad Yafsa B.Ed		12/05/1978	25/05/2012	26/05/2012	26/05/2012	30/05/2019	692700	17201-6870035-3	0346-9478085	S.Qari
47	GHSS Khair Abad	Muhammad Ishfaq	Sultan Wali	NSR	15	MA	1st	B.ed	Islamiyat	11/01/1980	25/05/2012	28/05/2012	28/05/2012	30/05/2019	134157	17201-2195861-7	0311-9195277	S.Qari
48	GHS No 1 Nowshera Cantt	Syed Nasir Ali Shah	Syed Waheed Ullah Shah	NSR	15	MA	2nd	M.ED	Urdu	13.4-1985	25/05/2012	28/05/2012	28/05/2012	30/05/2019	727949	17201-7252380-9	0310-0928959	S.Qari
49	GHS Behram Killi	Faiz Rasan	Fazal Subhan	NSR	12	MA	2nd	B.ED	Islamiat	10/10/1978	31/01/2007	25/05/2012	26/05/2012		355741	17201-2186321-1	0336-4696307	
50	GHS, Pashtoon ghari	Fazli Hamid	Sufaid Gul	NSR	12	MA	2nd	M.ED	Islamiat	01/04/1982	25/05/2012	25/05/2012	28/05/2012		692976	17201-2126250-3	0302-5916636	Disable
51	GHSS Rashakai	Yasir Khan	Shah Passand	NSR	12	M.Sc/B Sc	2nd	M.Ed	Phy	02/04/1989	02/12/2014	02/12/2014	02/12/2014		739167	17201-2373145-5	0311-9445122	NTS
52	GHS Jabba Khushk	Manzoor Ahmad	Banaras Khan	NSR	12	M.A	2nd	Hifaz	Islamiat	27/02/1983	02/12/2014	04/12/2014	04/12/2014		735881	17201-2150519-5	0306-8094994	NTS
53	GHSS AC Centre	Muhammad Shafi	Abdul Raziq Khan	NSR	12	M.Phil	2nd	B.ED	Islamiat	05/12/1974	26/03/2015	28/03/2015	28/03/2015		752901	17201-2156234-5	0333-9014987	NTS
54	GHS Sheikhan	Raza Ullah	Murad Ali	NSR	12	MA	1st	B.ED, Alamia	Islamait	08/02/1987	06/02/2016	06/02/2016	06/02/2016		767808	17201-5215787-5	0333-9459780	NTS
55	GHS L.C Aman Garh	Ayaz Bad Shah	Lal Bad Shah	NSR	12	MA	2nd	B.ED	Islamait	24/02/1983	25/04/2016	06/05/2016	06/05/2016		782472	17201-2259832-7	0312-9685757	NTS
56	GMS Malk Aman Koroon	Ibrahim	Shamshad Khan	NSR	12	MA	1st	Hifiz	Islamiat	07.04.1988	25.04.2016	06.05.2016	06.05.2016		785690	17201-4579407-7	0333-8359614	
57	GHS Marhatti Banda	Izzat Ali Shah	Nadar Shah	NSR	12	MSC	1st	B.Ed	Math/Phy	01/02/1993	03/06/2016	16/05/2017	16/05/2017		806476	17201-9449488-7	0135-5719437	BSC (M/P)
58	GHSS DAGI BANDA	Naeem Ullah Jan	Abdul Qayyum	NSR	12	M.A	1st	B.Ed	Islamiat	02/08/1988	07/01/2017	09/01/2017	09/01/2017		830653	17201-9833946-1	0333-2456743	Court Case
59	GHSS No.1 Nowshera Kelan	Bilal Ahmad	Hafeez Ahmad	NSR	12	tg6	2nd	Hifaz	Islamayt	23/10/1985	13/05/2017	16/05/2017	16/05/2017		860018	17301-5187629-3	0343-9897775	NTS
60	GHS Nawan Killi	Muhammad Soliman Shah	Sayed Kamal Shah	NSR	12	M.A	2nd	B.ED.	Isa, Arabic	11/08/1987	13/05/2017	16/05/2017	16/05/2017		851614	17201-7598556-1	0315-1945655	NTS

② Appellant

1	2	3	4	5	6	7	8	9	10	11	12	13	15	16	17	18	19	
S.N o.	Name of School	Teacher Name	Father's Name	Domicile	BP S	Academic Qual:	B.A with Division	Prof: Qual:	M.A with Subject	Date of Birth	Date of 1st Apptt: in Edu: Deptt:	Date of taking over charge against the present Post	Date of regular Apptt: against the Post	Date of taking over charge against the present Post / Distt:	P/No.	CNIC	Cell No.	Remarks
61	GHSS Mali Khel Bala	Abid Ali	Abdul Malik	NSR	12	MA	2nd	shahadatul Qurqn	Urdu	13/03/1992	13/05/2017	16/05/2017	16/05/2017		852313	17201-8293298-5	0313-9741117	NTS
62	GHSS Manki Sharif	Arshad Ali	Rasool Khan	NSR	12	MA			Islamiat	17/01/1986	13/05/2017	17/05/2017	17/05/2017		866910	17201-3479965-3	0313-8912751	NTS
63	GMS Aman Garh	Mansoor Ahmad	Abdul Wasi	NSR	12	BS		shahadatul Qurqn	Phy	10/05/1993	13/05/2017	25/05/2017	25/05/2017		855409	17201-1815736-9	0313-2500600	NTS
64	GHS INZARI	Yousaf Ali	Sher Ali Khan	NSR	12	M.Sc/B Sc	1st	Sanad Yafta B.ed	Geology	12/05/1991	13/05/2017	16/05/2017	16/05/2017		855421	17201-4543132-1	0316-9391483	NTS
65	GHS Mian Essa	Aonul Mabood	Fazal Mabood	NSR	12	BA	2nd	Shahadullah Alamia		20/06/1990	28/09/2017	04/10/2017	04/10/2017		878954	17201-1523469-7	0336-9020206	NTS
66	GHSS Jalozai	Abul Aala	Shamshad Khan	NSR	12	BSc	2nd		Hons	03/04/1995	31/01/2019	04/02/2019	04/02/2019		912789	17201-4283694-7	0310-9140960	OK
67	GHS Afrido Killi	Shakir Ullah	Wali Muhammad	NSR	12	MC	2nd			08/02/1983	31/01/2019	04/02/2019	04/02/2019		908085	17201-5136187-7	0345-9281448	OK
68	GHS Sadiq Abad	Hamid Ameen	Fazli Ameen	NSR	12	MA		B.Ed	Islamiat	10/04/1985	31/01/2019	04/02/2019	04/02/2019		908604	17201-9475358-1	0311-9192910	OK
69	GHS ASC Colony	Syed Shah Hussain Alam	Syed Shah Rukn Alam	NSR	12	MSc	2nd	M.ED	Maths	13/03/1986	31/01/2019	04/02/2019	04/02/2019		910919	17201-9574574-5	0331-7061576	OK
70	GHS Bakhtai	Qamar Zaman	Muhammad Zaman	NSR	12	MA	2nd		Islamiat	20/04/1986	31/01/2019	04/02/2019	04/02/2019		914720	17201-1915106-5	0310-9914533	OK
71	GHS Wattar	Noor ul Haq	Murshid Khan	NSR	12	MSc	1st	B.Ed		15/04/1989	30/01/2019	31/01/2019	31/01/2019		928526	17201-4907279-9	0333-9022521	OK
72	GHS Khaisari	Hayat Ullah	Said Khan	NSR	12	MA	1st	Bed	Islamiat	10/09/1990	31/01/2019	04/02/2019	04/02/2019		928526	17201-0699205-1	0333-9038394	OK
73	GHS Manahi	Nazim Ali Shah	Imam Shah	NSR	12	M.Sc MA	2nd	B.Ed	(Math) Islamiat	13/12/1991	31/01/2019	04/02/2019	04/02/2019		910094	17201-8850475-9	0343-9420779	ok
74	GHS Aza Khel Payan	Adnan Faraz	Muhammad Faraz	NSR	12	BS			Mechanic al	05/03/1992	31/01/2019	04/02/2019	04/02/2019		910099	17201-3031347-3	0333-6492350	OK
75	GHS Pahari Kati Khel	Ali Hussain	Niaz Muhammad	NSR	12	MA	1st	Hifaz Taiyid	Islamiyat	19/10/1992	31/01/2019	04/02/2019	04/02/2019		906666	17201-77860103	0334-9184440	ok
76	GHS Kana Khel	Azaz ur Rahman	Habib ul Akbar	NSR	12	MSc	2nd	Bed	Botany	04/03/1994	31/01/2019	04/02/2019	04/02/2019		910103	17201-5914789-5	0345-93	OK
77	GHS Camp Karoona	Muhammad Shoaib	Noor ul Baswar	NSR	12	MSc	1st	B.ED		02/01/1992	31/01/2019	06/02/2019	06/02/2019		917229	17201-6301503-1	0342-7011798	OK
78	GHS Palosi Payan	Abdul Qadeer Khan Babar	Abdul Wahid Babar	NSR	12	BS		Tajveed	Eco	13/10/1992	31/01/2019	06/02/2019	06/02/2019		910140	17201-5889059-3	0300-5938182	ok
79	GSSSHSS D I KHEL	IMRAN KHAN	Habib Ur Rahman	NSR	12	M.A	2nd	B.Ed Hifaz		15/01/1984	31/01/2019	06/02/2019	06/02/2019		884839	17201-6274949-3	0317-1927031	NTS
80	GHS Spin Kane Khurd	Nazir Ahmad	Qari Abdur Rehman	NSR	12	MA	1st	B.Ed	Islamiat	25/03/1987	31/01/2019	04/02/2019	04/02/2019		910095	17201-5682180-5	0321-9306182 03111-9009619	OK
81	GHS Garu	Abdur Rehman	Muran Gul	NSR	12	M.Com	2nd	Hifaz		16/03/1992	31/01/2019	06/02/2019	06/02/2019		915784	17201-8933829-1	306-9578406	OK

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1	2	3	4	5	6	7	8	9	10	11	12	13	15	16	17	18	19	
S.N o.	Name of School	Teacher Name	Father's Name	Domicile	BP S	Academic Qual.	B.A with Division	Prof. Qual.	M.A with Subject	Date of Birth	Date of 1st Apptt. in Edu. Deptt.	Date of taking over charge against the present Post	Date of regular Apptt. against the present Post	Date of taking over charge against the present Post. / Distt.	P/No.	CNIC	Cell No.	Remarks
82	GHS Saadat Abad	Noor Zaman	Ghani Khan	NSR	12	MA	Ist	CT Shahdatul	Islamiat	03/04/1982	31/01/219	04/02/2019	04/02/2019		905037	17201-9767578-1	0313-3510700	OK

ATTACHED

**Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar**

PH No. 091-9210389, 9210938,
9210437,9210957, 9210468

Fax 091-9210936

E-mail rafiq_kk851@yahoo.com

2014



APPOINTMENT.

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of Secondary School Teacher (SST Maths Physics) School based in BPS-16 (Rs.10000-800-34000) @ Rs. 10000/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government; in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge :-

Abbottabad					
S#	Name	Father Name	Address	Score	Name of School
1	Muhammad Shoaib Afzal	Muhammad Afzal	Village And Post Office Mohar Kalan Tehsil And District Abbottabad CNIC No 13101-6771223-7	135.7	GHS Moolia
2	Raja Sajjad Akbar	Raja Ali Akbar Khan	Gulzar Khan Abbasi Mental Colony Lamba Mera Post Office Jhangi Abbottabad CNIC No 13101-0415537-3	130.92	GHSS Langrial
3	Kamran Javed	Muhammad Javed	Room No 92 Hostel No 4 Quaid I Azam University Islamabad CNIC No 13101-8186011-5	127.2	GHS Stora
4	Muhammad Bilal	Tariq Hussain	Village And Post Office Dobather Tehsil And District Abbottabad CNIC No 13101-1825359-7	126.02	GHS Ghambir
5	Muhammad Rizwan Khan	Aurangzeb Khan	Village Nardubba Post Office Nawan Shehr District Abbottabad CNIC No 13101-7273076-1	124.45	GHS Ghari Noorpur
6	Muhammad Rashid	Muhammad Yousaf	New Shaheen Model Public School Mirpur Abbottabad CNIC No 13101-6697764-5	122.9	GHS Pattan Kalan
7	Taimoor Ahmed	Sheraz Ahmed	Pakistan College Of Commerce And Sciences Sonny Bank Muree Wood Burry Road CNIC No 13101-6406759-1	119.84	GHS Seer
8	Aamir Shahzad	Muhammad Zamurrd Khan	Village Thanda Maira Post Office Salhad Abbottabad CNIC No 13101-2037041-9	119.78	GHS Beerangali
9	Mazhar Mehmood	Khani Zaman	House Number 09 Street Number 2 Abbasia Colony Thanda Chawa Nawan Shahir CNIC No 13101-6038857-1	119.73	GHS Sarhan
10	Adeel Ahmad	Muhammad Ayaz	C/O Kamran Arshad Allied Bank Limited Sheranwala Gate Branch 0107 Haripur CNIC No 13101-3215997-1	119.5	GHS Surjal
Bannu					
S#	Name	Father Name	Address	Score	Name of School
1	Wali Rehman	Nazif Khan	Village Gulaband P/O Kakki Teh And Distt Bannu CNIC No 11101-7486516-9	127.39	GHS Ajmal Barlashti
2	Misbahullah Khan	Razaullah Khan	Faqir Abad Colony Sukari Bannu CNIC No 11101-0385186-7	125.93	GHS Kotka Ayaz
3	Shahid Ullah Khan	Umer Zad Khan	15 C Gulshan Rehman Colony Kohat Road Peshawar CNIC No 11101-7784463-7	125.69	GHS Hukam Zad Dardariz
4	Zahid Khan	Amir Kabul Khan	Amir Khan Genral Store Near Cantt Police Station P/O Cantt Bannu CNIC No 11101-2908447-7	125.16	GHS Domel

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Appointment Order SST (Maths ,Physics) Male Adhoc

2	Aamir Ali Khan	Zard Ali Khan	Sest School System New Road Zahid Abad Mingora Swat CNIC No 16102-5902447-7	128.46	GHS Ikrampur
3	Rahat Ullah	Fazal Rokhan	Mohib Road Waris Khan Koroona Po Par Hoti Mardan Kpk CNIC No 16101-5833101-1	128.43	GHS Mian Khan
4	Naveed Khan	Muhammad Bashir	Post Office "Par Hoti" Mohallah Noor Man Khel Par Hoti Mardan C/O Abbas Shopkeepr CNIC No 16101-5879131-3	127.53	GHS Sangawo
5	Israr Muhammad	Sarwar Shah	Village Moti Banda (Tail Chowk)P/O Lund Khwar Tehsil Takht Bhai CNIC No 16102-9017938-3	122.86	GHS Machi
6	Attaullah	Haleem Shah	Village Matha Speen Khak Tih Katlang Dist Mardan CNIC No 16101-9104062-3	122.34	GHSs Kohi Barmol
7	Fazal Ur Rehman	Aman Ullah	Mohallah Majeed Abad St No 08 Bijligher Mardan CNIC No 16101-3929939-9	121.88	GHS Garyala
8	Muddasir Khan	Roshan Din	Mohallah Subadaran Baghdada Mardan CNIC No 16101-4534141-7	121.82	GHSs Shahbaz Garhi
9	Jamal Shah	Zahir Shah	Muhammad Ali Khan Mohallah Near Railway Station Post Office And Tehsil Takht Bhai Mardan CNIC No 16102-2277368-7	121.69	GHS Tordher
10	Salman Ali	Sartaj Khan	Kattang Road Dheri Korona Shakar Tehsil Mardan Disttrict Mardan CNIC No 16101-9563087-3	121.37	GHS Toru Maira

Nowshera

S#	Name	Father Name	Address	Score	Name of School
1	Asif Ullah	Hidayat Ul Haq	Mohallah Mulyan Village Banda Nabi Post Office Dagi Banda Tehsil Pabbi CNIC No 17201-0948986-3	128.46	GHS, Jabba Khushk
2	Muhammad Ali	Khan Muhammad	Mohala Bakhshi Khel Village And Post Office Kahi Tehsil And District Nowshera Khyber Pakhtunkhwa CNIC No 17201-4667310-1	128.22	GHSs, Nizampur
3	Abdul Waheed	Muhammad Siraj	Mohallah Duran Abad Village And Po Khesghi Bala CNIC No 17201-2087144-9	127.77	GHS, Khawrai
4	Zia Ullah	Hidayat Ullah	C/O Haq Medical Hall Gt Road Main Bazar Parri Po Box Pabbi CNIC No 17201-7225611-5	124.18	GHS, Kahi
5	Syed Sohail Ahmad Shah	Syed Mushraf Shah	Tehsil Pabbi District Nowshera Village And Post Office Akbar Pura Moh Mubar Haji Mubarak Shah CNIC No 17201-8167640-7	118.99	GHS, Marooba
6	Faheem Khan	Faqir Muhammad	Vill & Po Pabbi Mohallah Taizai#02 CNIC No 17201-5694263-5	117.48	GHS, Marhatti Banda
7	Shabir Hussain	Aman Khan	Village Dagbehsood Dist Nowshara Tehsil Rabbi Po Pabbi CNIC No 17201-7549221-7	117.36	GHS, Gharib Pura
8	Naqeeb Ullah	Shaheen Tota	School Of Armour And Mechanised Warfare Yousaf Bagh House No 75 CNIC No 17201-3760224-7	117.07	GHS, Khaisari
9	Asad Ali	Ghafar Khan	Mohallah Sheikh Shahbaz Baba Village And Post Office Khesgi Payan Nowshera CNIC No 17201-7405447-9	116.7	GHS, Mali Khel Bala
10	Mian Hafeez Ullah	Mian Tehsin Ullah	Village Kandar Akbarpura Post Office Akbar Pura Distt Nowshera CNIC No 17201-9245678-9	116.44	GHSs, Manki Sharif
11	Adil Naseem Durrani	Naseem Khan Durrani	Iqbal Memorial College G T Road Near Police Pso Nsr Cantt CNIC No 17201-8706325-9	114.8	GHS, Pahori Katti Khel

ATTENDED

8	Shahid Ali	Nadar Khan	Village And Post Office Devlai Mohallah Fazal Abad Kabal Swat Kpk CNIC No 15602-2148127-5	118.89	GHS Dardyal
9	Shujaat Ali Khan	Ashraf Ali Khan	Village P.O Gogdara Tehsil Babuzi Distt Swat K P K CNIC No 15602-0244377-7	118.82	GHS Chail
10	Muhammad Babar Azam Khan	Hamayun Khan	Quarter Number C 81 Colelge Colony Saidu Sharif Swat CNIC No 15602-5571233-9	118.39	GHS Behran
11	Aziz Khan	Akbar Ali	Akbar Ali Suprintendent In Sindh Teaching Hospital CNIC No 15602-2874395-9	118.16	GHS Ashoran

Tank

S#	Name	Father Name	Address	Score	Name of School
1	Ehtesham Khan	Amanullah	Ehtesham Katikhel Mohallah Sheikhanwala Tank CNIC No 12201-8867880-1	116.64	GHS Darraki
2	Jawad Ullah	Bahadar Khan	Flat Number T 2 Jabbar Khan Plaza University Town Peshawar Tehsil And District Peshawar CNIC No 12201-5837140-3	115.59	GHS Pai
3	Abdul Ghaffar Khan	Gul Nawaz	Village Sher Ali Post Office Pai Tank CNIC No 12201-5178541-5	114.43	GHS Ama Khel
4	Asmat Ullah	Isa Khan	Mohallah Pir Kalai Village And Post Office Mullazai District Tank CNIC No 12201-8065378-9	111.87	GHS Kaka Khel
5	Muhammad Asif Kundi	Abdul Qayyum	House No 384 -15/C Ist Street Inside Ali Zai Dera Ismail Khan CNIC No 12101-3620368-9	110.57	GHS Muhammad Akbar
6	Mehran Khan	Mirabat Khan	Kashif Cloth House Saddam Shopping Centre Tank CNIC No 12201-2332104-1	110.06	GHS Kot Khadak

Toor Ghar

S#	Name	Father Name	Address	Score	Name of School
1	Ali Khan	Noor Khan	Zer Muhammad Medical Store New Darband Mansehra CNIC No 13502-8203904-9	111.77	GHS M.M.Khel

TERMS & CONDITIONS.

1. NO TA/DA etc is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary & contract basis initially for one year wef May Ist, 2014 to April 30th, 2015.
4. She should not be handed over charge if she exceeds 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority.
5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO (concerned), any one found producing bogus Certificate will be reported to the law enforcing agencies for further action.
6. His/her services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
7. Pay will not be drawn until and unless a certificate to the effect by DEO(concerned) is issued that his/her certificates are verified
8. He/She should join his post within 10 days of the issuance of this notification. In case of failure to join the post within 10 days of the issuance of this notification, his/her appointment will expire automatically and no subsequent appeal etc shall be entertained.
9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
10. He/she will be governed by such rules and regulations as may be issued from time to time by the Govt.

Appointment Order SST (Maths ,Physics) Male Adhoc

11. His/her services shall be terminated at any time, in case his performance is found unsatisfactory during his/her contract period. In case of misconduct, he/she shall be preceded under the rules framed from time to time.
12. His/her appointment is made on School based, He/she will have to serve at the place of posting, and His/her service is not transferable to any other station.
13. Before handing over charge once again their document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(Muhammad Rafiq Khattak)

Director
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar.

Endst: No. 2076-83 / File No.2/A-14/SST/Adhoc/Apptt: Dated Peshawar the 30/04/2014.

Copy forwarded for information and necessary action to the: -

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

30/4/2014

Dy: Director (Estab)
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

ATTESTED

Appointment Order No. 1010

Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

10/11/2015
10/11/2015

2015



APPOINTMENT

(NST Bio Chem)

Head Master
Government High School
Peshawar

Handwritten signature

Nowshera Male Appointment Order SST Adhoc

Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar



PH No: 091-9210389, 9210938,
9210497, 9210957, 9210468

Fax: 091-9210936

E-mail: rafiq_kk851@yahoo.com

2017

APPOINTMENT.

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of Secondary School Teacher (SST Bio Chem), (SST Maths Phy), (SST General) School based in BPS-16 (Rs. 17880-1280-54280) @ Rs. 15880/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge:-

(SST Bio Chem)

Sr.	Roll No	Name	Father Name	Permanent Address	Academ ic Marks (out of 100)	NTS Marks (Out of 100)	Total Marks (Out of 200)	School
1	571000265	Zahir Ali	Amir Zaman Khan	Civil Bazar Risal Pur Cantt District And Tehsile Nowshera CNIC No. 17201-5704479-3	64.44	75	139.44	GHS Zanda Banda
2	601001003	Abdul Rahim Khan	Abdul Hassan	C/O Turia General Store Near Bilal Masjid Street Bilal Lane Arbab Road University City Town Peshawar CNIC No. 17201-562900-1	67.09	69	136.09	GHS Now Meud
3	573001557	Munzoor Hussain	Biladar Khun	Village Gullistan Korona Mohallah Mandorl Khazpi Hala Post Office Gheshpi Papan, District Nowshera CNIC No. 17201-5990071-1	67.08	66	133.08	GHS Kohat Post
4	571000264	Noman Zaid	Shoukar Ali	Vill Khudrdaal Mohallah Samundee Garhi Teh Pabbi Distt Nowshera CNIC No. 17201-5725446-1	69.98	61	130.98	GHS Wazir Ghari
5	111000747	Jehanzab Ali Shah	Muzahid Gul	Mohallah Daulau Sharf Village And Post Office Zialat Kaka Sahib Nowshera CNIC No. 17201-8115146-5	64.29	68	130.29	GHS Nibel Banda
6	571000385	Fajaz Ali Niaz	Falak Niaz	Village Post Office Pabbi Mohallah Khan Sher Ghari Near Speen Jamal Tehsil Pabbi CNIC No. 17201-9507958-5	73.16	57	130.16	GHS Pabbi
7	601001205	Kareem Ullah	Tawaz Gul	Mohallah Ahmad Khalil Village & P/O Kalit Nizampur Nowshera CNIC No. 17201-7280558-9	74.77	55	129.77	GHS Durwazgal
8	571000310	Muzaf Hussain	Muzop Hussain	Moh Mian Bahadur Shah Village Amankot Post Office Pabbi Tehsil Pabbi District Nowshera	60.57	69	129.57	GHS Mail Khat

ATTESTED

9	601000816	Muhamma d Ismail	Manzoor Ahmad	CNIC No.17201-6717291-1 H No 2 St Hazrat Ali Malikabad Near Wapda House Peshawar	60.55	67	127.55	GHS PAF Risalpur
10	571000288	Zar Ali Khan	Gul Hassan	CNIC No.17201-7417518-5 Mohallah Malakam Vill And Post Office Tasujabba Tehsil Pabbi District Nowshera	60.48	67	127.48	GHS Pabbi Taru Jan
11	571000381	Sadiq Hussain	Sumin Jan	CNIC No.17201-7142797-5 Mondoori Zande Banda , Chail Post Office Kheshgi Payan Tehsil And District Nowshera	72.29	55	127.29	GHS Hamza Rushakot
12	571000309	Fazal E Rabbi	Fazal E Majeed	CNIC No.17201-6946252-3 Mohallah New Kaday , Village Tarkha , Post Office Taru Jabba , Tehseel Pabbi , District Nowshera , Khyber Pakhtoon Khwa ,	61.35	65	126.35	GHS Mohib Banda
13	571000263	Rawat Shah	Rasheed Shah	CNIC No.17201-8352733-5 Fg Public School Number 1 Boys Nowshera Cantt District Nowshera, Kpk	63.99	62	125.99	GHS Spin Khak
14	571000274	Ihsan Zada	Sharif Zada	CNIC No.41104-0195867-3 Mohalla Nasir Khel Village And Post Office Jaroba Tehsil Pabbi District Nowshera	61.77	63	124.77	GHS Pabbi
15	571000241	Mian Sulaiman	Mian Kifayat Ullah	CNIC No.17201-4376655-5 Mohallah Mian Khel Pabbi, Village And Post Office Pabbi District Nowshera,	59.63	65	124.63	GHS Pashtun Ghari
16	571000237	Muhamma d Arif	Muham mad Shafi	CNIC No.17201-5033473-9 Village And Post Office Mohib Banda District Nowshera, Pabbi , Nowsher,	60.6	64	124.6	GHS Banda Nabi
17	571000251	Muhamma d Shoaib	Suleman Gul	CNIC No.17201-2725436-7 Mohallah Shahi Bagh Shaidu P/C 2403p District And Tehsil Noshera	61.29	63	124.29	GHS Jehangira Road
18	571000389	Abbas Ali Shah	Javed Ali Shah	CNIC No.17201-2108894-9 Mohallah Tor Khel Village And Post Office Ziarat Kaka Sahib	65.18	58	123.18	GHS Mandi Sharif
19	571000300	Muhamma d Kamran	Muham mad Tanveer	CNIC No.17201-8069989-1 House Number 227/9 Ra Bazar Nowshera CNIC No.17201-1330787-5	61.73	61	122.73	GHS Risalpur 228
20	451000670	Adnan Akbar	Abdul Akbar	CNIC No.17201-8700682-7 Muhammad Khan Colony Risalpur Saddar District Nowshera	61.64	61	122.64	GHS PAF Risalpur
21	571000259	Farhan Ali	Shoukat Ali	CNIC No.17201-4515910-5 Mohallah Goolan Village And Post Office Box Shaidu Tehsil Jehangira Nowshera	64.5	58	122.5	GHS Khanpur
22	571000262	Shakil Ahmad	Tilawat Khan	CNIC No.17201-4515910-5 Village Wattar Post Office, Akora Khattak District And Tehsil Nsr	55.2	67	122.2	GHS Shaidu Nsr

Nowshera Male Appointment Order SST Adhoc

23	571000321	Idrees Anwar	Anwar Ilahi	CNIC No.17201-2134195-3 Mohalla Kakayzar Village Akora Khattak Tehsil Jhangira District Nsr CNIC No.17201-3845384-5	58.14	63	181.14	GHS Chandman
24	601000828	Abid Ali	Muham mad Ali	Village & P/O Taru Jabba Distt Nowshera Teh Pubbi CNIC No.17201-5874716-3	61.27	59	180.27	GHS Walar
25	571000384	Masoud Shah	Sultan Badshah	Mohallah Shahbaz Khel Village Garu Post Office Nizampur District Nowshera District Nowshera CNIC No.17201-3632980-9	59.11	61	180.11	GHS Garu
26	201000364	Abdul Baséer Badshah	Anhar Badshah	Kheshgi Bala Village Babajee Kili Mohallah Faqeer Abad Post Office Kheshgi Payan Nowshera CNIC No.17201-8915328-9	60.2	59	119.2	GHS Pirwahag
27	571000297	Tahir	Khalil Gul	Village Issory Payan Post Office Akora Khattak Tehs Ljehagar District Nowshera CNIC No.17201-2479074-5	62.73	56	118.73	GHS Bugh Ban Para
28	571000255	Aman Ullah Khan	Essa Khan	Village Balu Mohalla Shaheed Baba, Post Office Jabba Tehsil Pabbi, District Nowshera, Kpk CNIC No.17201-9056293-9	54.6	64	118.6	GHS Banda Sheikh Imam
29	601000888	Ibn E Arneen	Jan Muham mad	Mohallah Lali Kehi Khghgi Bala Mehra Post Office Kheshgi Payan Nowshera CNIC No.17201-7566735-3	55.33	63	118.33	GHS Wattar
30	571000301	Muhamma d Khalid	Faqir Hussain	Village And Chand Bibi Post Office Pabbi District Nowshera CNIC No.17201-2241100-3	59.82	58	117.82	GHS Dagi Banda
31	571000312	Khalid Din	Noor Madin	Mohallah Khawaja Khel Village And Po Kahi Dist Nowshera CNIC No.17201-1888635-3	52.79	65	117.79	GHS Khair Abad
32	571000308	Attullan	Rahmat Ullah	Masjid Rahim Ullah Mohallah Yado Khel Village Dag Behsood Post Office Box Pabbi Tehsil Pabbi Districtg Nowshera CNIC No.17201-5420182-7	59.67	56	115.67	GHS Sheikhan
33	571000256	Muhamma d Kamal Khan	Muham mad Zahir	Kheshgi Bala Babajee Killi District And Tehsile Nowshera Post Office Kheshgi Payan Bala CNIC No.17201-3505225-9	62.44	53	115.44	GHS NR Kalan

(SST Maths Phy)

Sl	Roll No	Name	Father Name	Permanent Address	Academ ic Marks (out of 100)	7/13 Mar 01 (Out of 100)	Total Marks (Out of 200)	Notes
1	572000105	Muhammad Amir Zia	Zia Ur Rahman	Mohallah Samander Garhi Village Khudrezai Post Office Pabbi District Nowshera	70.58	59	129.58	GHS Tara

Nowshera Male Appointment Order SST Adhoc

2	572000177	Salman Khan	Dilaram Khan	Village Jmal Khel Po Akora Khattak CNIC No. 17201-3766184-1	61.98	67	128.95	GHS Sara Banda
3	572000207	Zakir Ullah	Saraj Khan	Mohallah Kallinger Sahbat Korona Post Office Rimali Pte District Nowshera CNIC No. 17201-000040-3	64.64	64	128.64	GHS Sara Banda
4	572000163	Muhammad Ismail Khan	Aida Muhammad	Shahra Chelik Baba Mohallah House No 1080 Nowshera Cantt CNIC No. 17201-956999-3	66.91	60	126.91	Govt; Shaheed Mujahid Hussain Shah High School Tera Jabba
5	572000102	Zahir Shah	Abdul Karim Khan	Dehry Kallinger Post Office Rimali Tehsil And District Nowshera CNIC No. 17201-0146908-4	64.49	62	126.49	GHS Ritalpur NSR
6	572000109	Muhammad Tufail	Muhammad Bashir	Mohallah Umar Farooq Village Rashakai District And Tehsil Nowshera CNIC No. 17201-5776189-9	62.97	63	125.97	GHS Miri Banda
7	602000619	Abdul Saboor	Abdul Rauf	Mohallah Umar Farooq Rashakai Tehsil And District Nowshera CNIC No. 17201-4750275-9	68.95	57	125.95	GHS Rashakai NSR
8	572000099	Akhter Rehman	Shaheen Akbar	Village Dagi Jadeed Post Office Dagi Banda Pabbi District Nowshera CNIC No. 17201-3689948-5	63.92	62	125.92	GHS Shah Kot
9	572000204	Lugman Ud-Din Khattak	Jamal Ud Din Khattak	Mohallah Abbas Khel Village And Post Office Dak Ismail Khel Tehsil Pabbi District Nowshera CNIC No. 17201-3779812-5	61.76	64	125.76	GHS Juraba
10	572000074	Khaqan Ali Shah	Sabir Ghani	District Teh Nowshera P O Akora Khattak Village Chashmal CNIC No. 17201-471102-7	67.17	58	125.17	GHS Chashmal
11	572000119	Murad Ali	Rahmat Ullah	Village And Post Office Tarkha Tehsil Pabbi District Nowshera CNIC No. 17201-1639233-9	67.97	57	124.97	GHS Kurul
12	572000201	Irfan Ullah	Shertaz Gul	Village And Post Office Nizampur District Nowshera CNIC No. 17201-6875469-3	61.74	63	124.74	GHS Garu
13	572000183	Bahar Ali	Liaqat Ali	Mohallah Khattak Village And Post Office Khesghi Payan District And Tehsil Nowshera CNIC No. 17201-1851920-1	58.63	65	123.63	GHS Khesghi Payan
14	572000193	Shah Zeb Nawaz	Sarfraz Khan	Street Mangal Bera Baba Village Jabba Daud Zal-Ou Akbar Pura Teh Pabbi Nowshera CNIC No. 17201-1510040-1	67.53	56	123.53	GHS Zaahid Qabristan
15	572000163	Muhammad Arif	Muhammad Ibrahim	Mohallah Sajdar Shall Village And Post Office Akbarpura Tehsil Pabbi District Nowshera CNIC No. 17201-4092934-5	60.35	63	123.35	Govt; Shaheed Wuseem Iqbal High School Tarkha
16	602000169	Asad Muhammad	Sardar Muhammad	Village Kotli Kalan Mohallah Namawar Khel Post Office Saleh Khana Tehsil Pabbi District Nowshera CNIC No. 17201-7666699-7	61.75	61	122.75	GHS Spin Khak

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Nowshera Male Appointment Order SST Adhoc

17	572000152	Sajjad Ali	Sabz Ali	Mohallah Darwesh Khel Vill Po Shaidu Teh Jehangiria CNIC No.17201-1771732-9	65.58	57	122.58	GHS Khairai
18	572000167	Noor Ul Khalig	Saif Ullah	District And Teshil Nowshera Vilalge And Post Offie Kahi Mohallah Miaz, Khel CNIC No.17201-5779333-5	63.27	59	122.27	GHS Jabbi
19	572000134	Muhammad Faizan	Noor Habib	Village Kallinger Psot Office Risal Pur District Nowshera CNIC No.17201-8838950-1	62.25	60	122.25	GHS Behram Killi
20	572000075	Muhammad Waheed Ahmad	Tilawat Khan Khattak	Mohallah Qurban Khel Village And Post Office Jalozai District Nowshera Tehsil Pabbi CNIC No.17201-3136452-7	61.23	61	122.23	GHS Jalozai
21	572000164	Aimal Khan	Safdar Khan	Village Banda Sheknh Ismail Tehsil Pabbi District Nowshera CNIC No.17201-0409766-3	67.11	55	122.11	GHS Akbar Pura
22	572000186	Saeed Ullah	Amin Ullah	Mohallah Mendi Khail Vill Majn Esso Po Abad CNIC No.17201-2085182-3	65.88	56	121.88	GHS Mendi Abad
23	572000263	Farhat, Ullah	Sher Moham mad	Mohallah Akhter Abad Village And Post Office Akber Pura, Tehsil Pabbi District Nowshera CNIC No.17201-2091730-5	58.45	63	121.45	Govt. Shaheed Muhammad Wasim High School Pabbi
24	572000101	Fida Hussain	Usman Uddin	Moh Ghareeb Abad Vill And Po Khesghi Payan CNIC No.17201-9602384-9	58.29	63	121.29	GHS Akbar Killa
25	572000057	Majid Shahzad	Ghulam Muham mad	Mohallah New Gul Bahar Post Office Akora Khattak District Nowshera CNIC No.17201-1731548-3	57.76	63	120.76	GHS Akora
26	572000129	Imran Khan	Fazali Rabbi	Maira, Khesghi Bala Mohallah Abdul Karim Baba Korona Post Office Khesghi Payan Nowshera District Nowsheran CNIC No.17201-7999705-9	66.41	54	120.41	GHS No. 01 Cantt
27	572000095	Wajid Khan	Rahim Khan	Mohallah Mana Khail Village Dheri Katti Kahir Tehsil And District Nowshera CNIC No.17201-3085010-3	56.22	64	120.22	GHS Wajid
28	572000180	Muhammad Ayaz	Abdullah Jan	Village Dawa Kalay Post Office Akbar Pura District Nowshera CNIC No.17201-9749530-9	54.2	66	120.2	GHS Mohib Banda
29	572000209	Taimoor Farooq	Umar Farooq	Mohallah Arif Abad Village Khesghi Bala Post Office Khesghi Payan District And Tehsil Nowsheran CNIC No.17201-5373650-7	58.92	61	119.92	GHS Akbar Pura
30	112000294	Junaid Khan	Shewa Khan	Village Ismail Khel Post Office Akroa Khittak Dist Teh Nowshera CNIC No.17201-9699431-3	61.69	58	119.69	Govt. Shaheed Mujahid Hussain Shah High School Taru Jabba
31	572000215	Sabir Rehman	Shams Ur Rehman	Mphallah Rehmanabad, Village Comay, Post Office Nizampur, District Nowshera CNIC No.17201-8240415-5	57.25	60	117.25	GHS Huso Taru

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Nowshera Male Appointment Order SST Adhoc

32	572000117	Roh Ul Habib	Habib Ur Rehman	Mohallah Sadiq Abad Village And Post Office Shaidu CNIC No.17201-1701076-3	58.21	53	111.21	GHS Manahi
Disable Qouta								
	572000168	Hayat Ullah	Tilawat Khan	Mohallah Meta Khel Village Khesghi Bala Post Offi Ce Khesghi Payan Nowshera CNIC No.17201-3419184-3	63.85	48	111.85	Services placed at the disposal of DEO(M) Nowshera

(SST General)

Sr	RollNo.	Name	Father Name	Permanent Address	Academ ic Marks (out of 100)	NT S Marks (Out of 100)	Total Marks (Out of 200) J-H-1	School
1	573001307	Zakir Ud Din	Kalam Ud Din	Moh Mastana Village Nizam Pur Distt Nowshera CNIC No.17201-0768333-5	64.22	85	149.22	GHS Nizampur NSR
2	573001114	Sajjad Ali Khan	Tamash Khan	Mohalla Samander Garhi Nowshera Kalan Near Tangaza Gah CNIC No.17201-7955256-3	70.05	78	148.05	GHS Risalpur NSR
3	573000817	Afrasiab Khan Khattak	Jamshed Khan	Mohallah Hajibad Village And Post Office Shaidu 24030 Tehsil Jehangira CNIC No.61101-7933893-5	61.02	84	147.02	GHS Saida
4	573001350	Afaq Ahmad	Muzaffar Shah	Village Dugbehsood Post Office L/R Pabbi Tehsil District Nowshera CNIC No.17201-1411410-1	66.5	80	146.5	GHS Pabbi
5	573001367	Asif Iqbal	Sarwar Iqbal	Mohallah Kaji Khel Bala Village Ziarat Kaka Sahib Nowshera CNIC No.17201-0390352-3	66.54	70	145.54	GHS Ziarat
6	573000985	Muhammad Tufail	Aurang Zeb	R/A Bazar Nowshera Cantt Lal Kuti House No 116 Street Noori Masjid Lalkurti CNIC No.17201-5231402-1	65.5	80	145.5	GHS Wazir
7	573001167	Zafar Anwar	Syed Anwar	Mohallah Akhun Khel Village And Post Office Shaidu Tehsil And District Nowshera CNIC No.17201-1027934-1	68.42	75	143.42	GHS Akht
8	573001231	Inayat Ullah	Muhammad Said	Inayat Ullah Village Tanqeer Abad Post Office Akora Khattak Misri Banda CNIC No.15704-0554399-3	61.09	82	143.09	GHS Misri Banda
9	603003724	Imtiaz Alam Khan	Sameen Jan	Village Babi Jadeed Post Office Taru Jabba Tehsil Pabbi District Nowshera CNIC No.17201-2572020-7	68.9	74	142.9	GHS Raskakul NSR
10	573000860	Asif Nawaz	Anwar Khan	Village Nari Post Office Jehangira Tehsil Jehangira Road District Nowshera CNIC No.17201-2205558-5	64.17	78	142.17	GHS Jehangira Road
11	573000910	Syed Mehar Wali Shah	Syed Qabool Shah	Moh Piran Village And P/O Pirabaq Teh And Dist: Nowshera CNIC No.17201-6620183-9	55.14	87	142.14	GHS Pirabaq
12	453004230	Muhammad Waqar	Muhammad Nisar	Moh Gharib Abad Bara Banda P.O Risalpur Distt Nowshera CNIC No.17201-9417205-7	66.62	75	141.62	GHS Pirabaq

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Nowshera Male Appointment Order SST Adhoc

13	573001917	Muhammad Shafiq	Muhamma d Hanif	Mohalathi Nawababad Keshgi Bald P.O Keshgi Poyan CNIC No: 17201-216389-5	66.14	75	140.14	OHS AC Centre
14	609003408	Shakoor Ahmed	Niaz Gull	Village And Post Office Kahl Tah And Distt Mowshera CNIC No: 17201-0573284-3	63.67	77	140.67	OHS Ulsur Tang
15	453002678	Shakir Khan	Hameed Khan	Village Shehro Kally Po Risaipur Teh And Distt Nowshera CNIC No: 17201-5207248-7	62.65	78	140.65	OHS AC Centre

TERMS & CONDITIONS

1. NO TA/DA etc is allowed.
2. Charge report should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary & contract basis (initially for one year w/e/ 1st May, 2017 to 30th April, 2018).
4. She should not be handed over charge if she exceeds 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority.
5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DBO (concerned), any one found producing bogus Certificate will be reported to the law enforcing agencies for further action.
6. His/her services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
7. Pay will not be drawn until and unless a certificate to the effect by DEO (concerned) is issued that his/her certificates are verified.
8. He/She should join his post within 10 days of the issuance of this notification. In case of failure to join the post within 10 days of the issuance of this notification, his/her appointment will expire automatically and no subsequent appeal etc shall be entertained.
9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
10. He/she will be governed by such rules and regulations as may be issued from time to time by the Govt.
11. His/her services shall be terminated at any time, in case his performance is found unsatisfactory during his/his contract period. In case of misconduct, he/she shall be proceeded under the rules framed from time to time.
12. His/her appointment is made on School basis. He/she will have to serve at the place of posting, and his/her service is not transferable to any other station.
13. Before handing over charge once again this document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(Muhammad Rafiq Khattak)

Director
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar.

Order No. 4899-2905 File No. A-14/SST/Adhoc/Appro Dated Peshawar the 10/04/2017.

- Copy forwarded for information and necessary action to the:
1. Accountant General Khyber Pakhtunkhwa Peshawar.
 2. Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.
 3. District Education Officers Concerned.
 4. District Accounts Officer Concerned
 5. Official Concerned.
 6. PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
 7. PA to the Director E&SE Khyber Pakhtunkhwa Peshawar.
 8. M/Elc.

Dy. Secy (Stab)
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

ATTACHED

Nowshera Male Appointment Order SST Adhoc

Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar



2018

APPOINTMENT.

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of Secondary School Teacher (SST Bio Chem), (SST Maths Phy), (SST General) School based in DPS-16 (Rs. 15880-1280-54280) @ Rs. 15880/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge:-

(SST Bio Chem)

Sl. No.	Roll No	Name	CNIC	Permanent Address	Academic Marks (Out Of 100)	NTS Marks (Out Of 100)	Total Marks (Out Of 200)	School
1	281000138	Bilal Hussain	17201-8069290-5	Vil Kund Po Kharabad Teh Jehangira Dist Nsr	74.10	66	140.10	GHSS Nizampur
2	281000203	Majid Farooq	17201-2818590-9	District Nsr Teh; Pabbi P/O Akbarpura Village Jabba Daudzai	63.30	69	132.30	GHSS Camp Koroona
3	281000047	Muhamma d Idrees	17201-9809722-5	Village And Post Office Azakhel Bala Tehsil And Distt Nsr	72.38	59	131.38	GHSS ASF Colony
4	281000560	Rahmat Ullah	17201-2126037-3	Mohallah Hospital Koroona Village Khesghi Payan Distt Teh Nsr	67.38	61	128.38	GHSS Khesghi Payan
5	281000456	Qasim Zaman	17201-1144698-3	Vill; Spin Khak Moh; Naji Khel Teh; Pabbi Distt; Nowshera.	60.17	67	127.17	GHSS Pahari Kati Khel
6	281002944	Rahman Saeed	17201-4375205-7	Moh Sheikhan Ward No 2 Near Darbar Masjid Akora Khattak Distt Nowshera	68.27	58	126.27	GHSS Saliq Abad
7	281000394	Taimur Asad	17201-7550368-1	Qy A Rehman Bab Colony Nsr Cantt	70.56	55	125.56	GHSS Samandar Garhi
8	281000574	Umair Anwar	17201-8786333-5	Mohallah Lajbar Abad Po Pabbi Teh Pabbi	65.80	59	124.80	GHSS Kara Khel
9	281001469	Muhamma d Tariq	17201-3075377-3	Masjid Akbar Khan Railway Par H.No.1 Rashakai Teshil & Distt; Nowshera.	72.62	52	124.62	GHSS Rashakai
10	281000530	Muhamma d Sohaib	17201-5517481-3	Mojhallah Akhoon Zadagan Po & Village Pabbi Distt Nowshera	70.02	54	124.02	GHSS Spin Kari Khur
11	281000564	Usman Iqbal	17201-5927778-9	Po And Tehsil Pabbi Mohallah Khan Sher Garhi Distt Nowshera.	75.87	48	123.87	GHSS Bakhtai
12	281000496	Haris Khan	17201-3526381-5	Moh; Maghrabi Mughalki P.O.Akora Ktk Nowshera.	61.97	61	122.97	GHSS Mughalki
13	281003010	Muhamma d Owais Khan	17201-1710774-3	Vill; Jabba Daud Zai P/O Akbar Pura Nowshera.	65.29	54	119.29	GHSS Sandai Abad

Nowshera Male Appointment Order SST/Alim

(SST/Maths/Phy)

Sl. No.	Roll no	Name	CNIC	Permanent Address	Academic Marks (Out of 100)	NTS Marks (Out of 100)	Total Marks (Out of 200)	School
1	282000460	Umar Khan	17201-1390140-1	Mohallah Abba Khel Kheshti Payan News	59.77	70	129.77	GHS Sandal Abad
2	282000521	Muhammad Ayyaz	17201-2691300-7	Mohallah Dattakhal Vill Kheshti Bala Post Office Kheshti Payan Tehsil Distt Nowshera	69.38	60	129.38	GHS Sandal Abad
3	282000171	Muhammad Fazl	17201-7912685-3	Mohallah Faqeer Abad Baba Jee Keli Kheshti Bala Po Kheshti Nowshera	65.70	61	126.70	GHS Kana Khel
4	282001246	Syed Wahab Shah	17201-6010918-3	Mohallah Saadan Village And Po Akbarpura Tehsil Pabbi	58.29	66	124.89	GHS Dattakhal
5	282000221	Tahir Ahmad Khan	17201-5743191-9	Moh Malakand Khel Vill Darwazai Post Office Khabib Distt Nowshera	57.83	66	123.83	GHS Mian Essa
6	282000510	Saeed Ullah Shah	17201-2289338-7	Banda Sheikh Jamal P/O Taru Jabba Teh.Pabbi Distt.Nsr	61.53	62	123.53	GHS ASC Colony
7	282000387	Muhammad Hashish	17201-3378035-5	Baba Gee Keli Po Kheshti Payan Distt Nowshera	61.51	62	123.51	GHS Fashkhal
8	282001041	Mentab Ali	17201-3535768-7	Post Office Khas Banda Mohib Teh.Pabbi Distt.Nsr	63.49	60	123.49	GHS Spin Kani Khunt

(SST (General))

Sl	Roll no	Name	CNIC	Permanent Address	Academic Marks (Out of 100)	NTS Marks (Out of 100)	Total Marks (Out of 200)	School
1	283003729	Muhammad Ishaq	17201-1352068-5	Moh: Meera Khel Village Sheikhan Kheshti Bala Mera.	70.19	78	148.19	GHS Ali Abad
2	283003938	Waqas Liaqat	17301-9029392-3	Moh: Tapo Vill: Kurvi The. Pabbi Distt: Nowshera.	68.38	75	143.38	GHS Inyari
3	283002003	Akhtar Habib Khattak	17202-0343037-7	Vpo Spinkeak Moh Rashid Khel Teh Pabbi	67.05	75	142.05	GHS Kothi Saleh Khana
4	284000892	Shafi Ullah	17201-6121572-1	Vill And Po Azakhel Bala Moh Khawar Masjid Daud Zai	67.61	75	142.61	GHS No 2 Kalan
5	284000515	Karim Khan	17201-5450921-7	Ab Colony Mohallah Tuheedabad Jehangira District Nsr	67.06	75	142.06	GHS Garu
6	283001133	Rafullah	17201-3161220-7	Vill Zakhli Miana P.O Akbarpura Tehsil Pabbi Distt Nsr.	71.33	70	141.33	GHS Camp Korawan
7	283001252	Sana Ullah	17201-5149136-7	Moh Jhandakhal Village And Post Office Kheshti Payan Distt And Tehsil Nsr	66.87	73	139.87	GHS Sandal Abad
8	284000877	Sifat Ullah	17201-6184914-5	Moh Battankri Vill Kheshti Bala Post Office Kheerahi Payan Ze Nowshera	61.39	78	139.39	GHS Ze Nowshera

Nowshera Male Appointment Order SST Adhoc

Sr	Roll no	Name	CNICs	Permanent Address	Acad- emic Marks (Out Of 100)	NTS Marks (Out Of 100)	Total Marks (Out Of 200)	School
1	293003746	Khalid Raza	17201-7307008-1	Vill; & P/O Spin Khak Teh; Pabbi Nowshera.	68.85	70	138.85	GHS Spin Khak Khurd
2	283001263	Hassan Javed	17201-8998580-3	Moh; Zarif Khel Vill; Azakhel Teh; & Nowshera	59.71	79	138.71	GHS Dheri Kari Khel
3	284000567	Husamullah	17201-4682322-1	Village Khesgi Bala Mohalla Metta Khel Dist And Teh Nowshera Po	59.72	77	136.72	GHS Badrashi
4	283000593	Aziz Ur Rehman	17201-5898946-7	Hno. 106 Moh; Mothe Bzar Nsr Cantt;	66.12	70	136.12	GMS Sindh Khel ZKK
5	294003637	Amin Ullah	17201-7246342-5	VILLAGE AND P.O TARU JABBA TEHSIL PABBI AND DISTT	61.97	74	135.97	GMS Jabba Daudzai
6	284000420	Muhammad Gul Nawaz	17201-7769446-7	Mohallah Khawaja Khel Village P/O Kahi Tehsil Jehangira Dist Nsr	63.67	71	134.67	GHS Maruba
7	293002830	Muhammad Adil Khattak	17301-7236992-7	Moh; Faqir Abad Vill; Shahkot Pabbi Distt; Nsr	61.86	72	133.86	GHS Kotli Saleh Khana
8	284000895	Muhammad Usman	17201-4470035-9	Mohallah Miskan Khel Vill Po Pirpial Tehsil & Distt; Nowshera.	52.78	81	133.78	GHS Kana Khel
9	283000895	Muhammad Sufyan Haider	17201-9814578-5	Moh Batah Zal Vill Khesgi Bala P/O Khesgi Payan Tehsil & Distt; Nowshera.	53.23	80	133.23	GHS Kotar Pasi
10	293004014	Waqar Ahmad	17201-4939597-9	Mohallah Dagi Khel Village Rashakai Tehsil And District Nsr	61.16	72	133.16	GHS Nizampur
11	284000794	Sajjad Ali	17201-1892376-5	Haji Sammar Gul And Sons Atta Dealers Station Road Jehangira Distt Nsr	74.02	59	133.02	GHS Mughalki
12	283001287	Muhammad Rziwan	17201-8085802-5	Village And Po Aza Khel Payan Moh Arsala Khel Tehsil And Dist Nsr		59	132.44	GHS Palosi Payan

TERMS & CONDITIONS.

1. NO TA/DA etc is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary & contract basis initially for one year wef 18th October, 2018 to 18th October, 2019.
4. He should not be handed over charge if he exceeds 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority.
5. If any candidate is over age less than two years, their upper age limit less than 10 years is hereby relaxed.
6. If any meritorious candidate is deprived from appointment by this order and the competent authority accepted his appeal, the appointment order of the low merit candidate will be withdrawn and adjustment order will be reviewed according to merit.
7. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO (concerned), any one found producing bogus Certificate will be reported to the law enforcing agencies for further action.
8. His services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.

Non-hera Male Appointment Order SST Adhoc

9. Pay will not be drawn until and unless a certificate to the effect by DEO (concerned) is issued that his certificates are verified.
10. He should join his post within 10 days of the issuance of this notification. In case of failure to join the post within 15 days of the issuance of this notification, his appointment will expire automatically and no subsequent appeal etc shall be entertained.
11. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
12. He will be governed by such rules and regulations as may be issued from time to time by the Govt.
13. His contract shall be discontinued at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be proceeded under the rules framed from time to time.
14. His appointment is made on School based, He will have to serve at the place of posting, and His service is not transferable to any other station.
15. Before handing over charge once again their document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(Farid Ahmad Khattak)

Director
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

Endst: No.

5223-29 / File No.1 / SST/Adhoc/Appt./2018 Dated Peshawar the 15 /10/2018.

Copy forwarded for information and necessary action to the: -

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

By: Director (Estt)
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

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ATTESTED



DISTRICT EDUCATION OFFICER (MALE) NOWSHERA

(Office Phone#0923-9220228, Fax#0923-9220228)

2014

NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the govt. of Khyber Pakhtunkhwa Elementary and secondary Education Notification No SO(PE)/4-5SSRC/Meeting /2013 Teaching cadre dated 24th July 2014 ,the following SCTs/CTs ,SDMs/ DMs , SATs/AT, STTs/TT Senior Qari/Qari ,PHSTs/SPSTs/PSTs and with reference Director letter No 3381-85/file No 2 Promotion SST B-16 Dated Nowshera the 28-10-2014 are hereby promoted to the post of SST(Bio-Chem) SST (Phy-Maths) SST(General) noted against each BPS-16(RS 10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government , on the terms and condition given below with immediate effect.

3. PROMOTION OF SCT/CT TO THE POST OF SST BPS-16(PHY-MATH)-

S.No	S.L.No	Name of the Official	Present School	Adjust at
1	49	Fazli Subhan	GHS Mohib Banda	GHS No.2 Pir Pai
2	129	Ashfaq Ali	GHS LC Aman Garh	GHS LC Aman Garh
3	144	Fazal Dayan	GHS Dag Behsud	GHSS Jallozai
4	155	Zulfiqar Ali	GHS Mohib Banda	GHS Wazir Ghari
5	198	Razi Ur Rahman	GMS Aza khel Bala	GHS Misri Banda.
6	212	Rashid Ali	GMS Batakzai	GHS Nawan Killi
7	220	Muhammad Ejaz Ahmad Awan	GMS PAF Risalpur	GHS Zara Maina
8	254	Muhammad Alamgir	GHS No1 NSR Cantt	GHS No 2 NSR Kalan
9	274	Naseer Ahmad	GHSS Manki Sharif	GHS Jehangira Road
10	295	Faizur Rahman	GHS No 1 NSR Cantt	GHS Pir Sabaq
11	297	Shafiqur Rahman	GHS No 2 NSR Cantt	GHS Baghban Pura
12	300	Hafeez ur Rahman	GHS No 1 NSR Cantt	GHS Badrashi NSR
13	303	Muhammad Nazir khan	GHS Aza khel	GHS Kotli Saleh Khana
14	396	Waqar Ali	GHS Pabbi	GHS Shahkot
15	425	Asim Jan	GHS Pabbi	GHSS Pir Pai
16	427	Dilawar Khan	GHS Aza khel Bala	GHSS Ziarat KaKa Sahib
17	440	Muhammad Amin	GHS No 2 NSR Kalan	On Study Leave

4. Promotion of PSHT/SPST/PST to the post of SST BPS-16(Phy-Math)

S.No	S.L.No	Name of the Official	Present School	Adjust at
18	531	Zamin Ali	GPS Deri Mian Ishaq	GHS Ali Baig
19	704	Sajjad Ahmad	GPS No 2 Pabbi	GHS Banda Sheikh Ismail
20	715	Abdul Aziz	GPS No2 Pir pai	GHS Rashakai
21	949	Ubaid Ullah	GPS Lal kurti	GHS Samandar Ghari
22	964	Hidayat Ullah	GPS No2 Dagi Jadeed	GHS Dagi Banda
23	1004	Adnan Yousaf	GPS PAF Risalpur	GHS Behram Killi
24	1079	Amjad Ali	GPS No2 Manki Sharif	GHS Wattar
25	1152	Khyber Khan	GPS No 2 Aza khel Payan	GHS Aza Khel Payan

5. Promotion of SAT/AT to the post of SST BPS-16(Phy-Math)

S.No	S.L.No	Name of the Official	Present School	Adjust at
26	91	Hamid Khan	GMS Batakzai	GHSS Khesq: Payan NSR

A

Promotion of SCT/CT/SAT/AT/TT/DM/Qari/PSHT/SPST to SST(Phy/Math)

TERMS AND CONDITIONS:

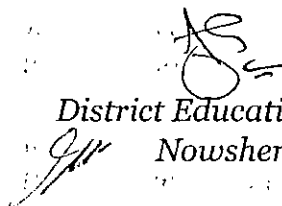
1. They would be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules & regulations as may be issued from time to time by the Government.
3. Their Services can be terminated at any time, in Case their performance is found unsatisfactory during probationary period .In Case of Misconduct, they shall be proceeded framed from time to time.
4. Charge report should be submitted to all concerned.
5. Their inter -Se-Seniority on the lower post will remain intact
6. No TA/DA is allowed for joining his duty.
7. They will give an undertaking to be recorded in their Service Book to the effect that if any over payment is made to him in light this order will be recovered and if He is wrongly promoted will be reversed.
8. Before handing over charges once again their original document may be checked, if they have not the relevant qualification, as per rules, they may not be handed over charge of the post.

(Muhammad Inam Tori)
District Education Officer (M)
Nowshera

Endstt No.3678-85 DEO (M) NSR/E-SA/Estab/Promotion to SST,s/F.No.01 dated NSR the .01/11 /2014

Copy for information & necessary action to the:-

1. Director E & SE Khyber Pakhtunkhwa Peshawar.
2. Senior District Accounts Officer Nowshera
3. Deputy District Education officer (M) NSR
4. Superintendent Establishment local office
5. Accountant local office
6. Officials concerned
7. DA establishment local office


District Education Officer (M)
Nowshera



DISTRICT EDUCATION OFFICER (MALE)
NOWSHERA

(Office Phone#0923-9220228, Fax#0923-9220228)

NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Govt: of Khyber Pakhtunkhwa Elementary and secondary Education Notification No SO(PE)/4-5SSRC/Meeting /2013 Teaching cadre dated 24th July 2014, the following, SATs/AT, STTs/TT and with reference Director letter No 4593-99/file No 2 Promotion SST B-16 Dated Nowshera the 23/9/2015 are hereby promoted to the post of SST (Phy/Maths) noted against each BPS-16(RS 12910-1035-43960) 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.

1. Promotion of SAT/AT to the post of SST-BPS-16 (Phy-Math)

S. No	S.L. No	Name of the Official	Present School	Adjust at
2	97	Abdul Mujeeb AT	GMS Malik Aman koroona	GHS Khesghi Bala with the condition that he will be adjusted at nearby station as post has been advertised 2014.

2. Promotion of STT/TT to the post of SST-BPS-16 (Phy-Math)

S. No	S.L. No	Name of the Official	Present School	Adjust at
1	99	Ihtisham Ul Haq TT	GMS Sadu khel	GHS Mian Essa NSR.

TERMS AND CONDITIONS:

1. They would be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules & regulations as may be issued from time to time by the Government.
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 framed from time to time.
4. Charge report should be submitted to all concerned.
5. Their inter -Se-Seniority on the lower post will remain intact
6. No TA/DA is allowed for joining his duty.
7. They will give an undertaking to be recorded in their Service Book to the effect that if any over payment is made to him in light this order will be recovered and if He is wrongly promoted will be reversed.
8. Before handing over charges once again their original document may be checked, if they have not the relevant qualification, as per rules, they may not be handed over charge of the post.
9. All the Drawing disbursing officer are directed that the salary of Appointee will not be released in BPS-16 until & unless that the DEO(M) Nowshera issue a pay release certificate after verifying the required documents otherwise, responsibility will be fix on him.
10. If any documents found fake or any irregularity is there in seniority they will be demoted.

(Haji Nisar Muhammad)
District Education Officer (M)
Nowshera

Ends No. 6035-42 DEO (M) NSR/E-Sa/Estab/Promotion to SST s/f No. 01 dated NSR the 26/10/2015

Copy for information & necessary action to the:-

1. Director E & SE Khyber Pakhtunkhwa Peshawar.
2. Senior District Accounts Officer Nowshera
3. Deputy District Education officer (M) NSR
4. Principal concerned.
5. Superintendent Establishment local office
6. Accountant local office
7. Officials concerned
8. Dd establishment local office.

District Education Officer (M)



**OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
NOWSHERA**

(Office Phone#0923-9220228, Fax#0923-9220228)

Posting Order

In pursuance of the substituted Notification issued by the Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar vide Endst: No. 1638-44/File No.2/Promotion SST B-16 Dated Peshawar the 09-05-2016, the following newly promoted SST (Sc. & G) B-16, are hereby posted in the schools noted against each, on the terms and conditions given below in the interest of public service with immediate effect.

Sr. No	S.L. No	Name & Designation	Present place of Duty	Promoted as	Posted at	Remarks
1	154	Muhammad Qasim SPST	GPS No.2 Risalpur	SST (Ply-Maths)	GHS Zando Banda	Against Vacant Post
2	37	Ijaz Ahmad SCT	GHS Pabbi	SST (G)	GMS Amankot	Against Vacant Post
3	43	Muhammad Nayyar Jamal SCT	GHS Pabbi	SST (G)	GHS Kurvi	Against Vacant Post
4	48	Faizullah SCT	GHSS Akbarpura	SST (G)	GHSS Akbarpura	Against Vacant Post
5	70	Rahman Ghani SCT	GHS Jaroba (Now working at GHS Shah Kot)	SST (G)	GHS Shah Kot	Against Vacant Post
6	75	Bakhtiar Ahmad SCT	GHS Pashtoon Garhi	SST (G)	GMS Titara	Against Vacant Post
7	76	Jaffar Shah SCT	GHS Dag Behsud (Now working at GHSS Akbarpura)	SST (G)	GHS Tarkha	Against Vacant Post
8	78	Muhammad Inam SCT	GHS Azakhel Bala	SST (G)	GHS Azakhel Bala	Against Vacant Post
9	81	Shahzad Khan SCT	GHSS No.1 Nowshera Kalan	SST (G)	GHSS No.1 Nowshera Kalan	Against Vacant Post
10	82	Nisar Ahmad Khattak SCT	GHS Khaisari	SST (G)	GMS Tangi Khattak	Against Vacant Post
11	85	Sher Dos Khan SCT	GHS Kahi	SST (G)	GHS Hisartang	Against Vacant Post
12	88	Muhammad Hussain SCT	GHS Kotli Saleh Khana	SST (G)	GMS Bakhtai	Against Vacant Post
13	47	Shamshad Khan PSHT	GPS Rokhan Abad	SST (G)	GHS Hamza Rashaka	Against Vacant Post
14	93	Fazal wahab PSHT	GPS Eid Gah	SST (G)	GCMHS Akora Khattak	Against Vacant Post
15	164	Jehan Shah PSHT	GPS Khaisari	SST (G)	GMS Sheikhi	Against Vacant Post
16	192	Safeer Ullah PSHT	GPS Mohib Banda	SST (G)	GMS Banda Mullahan	Against Vacant Post
17	221	Muhammad Israr Khan PSHT	GPS Zando Banda	SST (G)	GMS Gul Dheri	Against Vacant Post

A. A. ED

Sr. No	S.L. No	Name & Designation	Present place of Duty	Promoted as	Posted at	Remarks
18	258	Muhammad Israr PSHT	GPS Kheshgi Payan	SST (G)	GHSS Risalpur	Against Vacant Post
19	13	Tayyab Ali Shah STT	GHS No.1 Shaidu	SST (G)	GHS No.1 Shaidu	Against Vacant Post
20	03	Muhammad Naseem SQari	GHS Behram Killi	SST (G)	GHSS Risalpur	Against Vacant Post
21	03	Saad-ul-Hafeez SAT	GHS AC Centre	SST (G)	GMS Aman Garh	Against Vacant Post

TERMS & CONDITIONS

1. 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 regulation as may be issued from time to time by the Government.
3. Their services can be terminated at any time, in case of their performance is found unsatisfactory during probation period. In case of misconduct they will be proceeded under the rule framed from time to time.
4. Charge report should be submitted to all concerned.
5. Their Inter-Se- seniority on lower post will remain intact.
6. No TA/DA is allowed for joining their duties.
7. 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 he is wrongly promoted, he will be reversed.
8. Before handing over charge once again their documents must be checked and if they do not possess the required relevant qualifications as per rules/policy, they shall not be handed over charge of the post.

(Fayyaz Hussain)

District Education Officer (M)
Nowshera

Endst: No. 2595-2625/ DEO (M)/NSR/Estab Secy/SST Posting, Dated Nowshera the 14/05/2016.

Copy forwarded for information and necessary action to the:-

1. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
2. PA to Deputy Commissioner Nowshera.
3. District Accounts Officer Nowshera
4. District Monitoring Officer E & SE Nowshera.
5. Deputy District Education Officer (M) Nowshera.
6. Sub Divisional Education Officer (M) Nowshera.
7. ADEOs/Suptt; (M) Estab (Secy); Local office
8. Principal/Headmasters schools concerned.
9. Officials Concerned.
10. M/File.

District Education Officer (M)
Nowshera

Muhammad Irfan ADEO (M) Estab: Secy NSR

DEO (M) Nowshera



OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
NOWSHERA

☎ 0923-9220228 ☎ 0923-9220228 ✉ emisnowsbehra@yahoo.com

POSTING ORDER

In pursuance of the Notification issued by the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide Endst: No. 1731-37/File No.2/ Promotion SST B-16 dated Peshawar the 25.07.2017, the following newly promoted SST (General), SST (Phy/Maths) and SST (Bio/Chem) BPS-16 (Rs. 18910-1520-64510) are hereby posted in the schools noted against each, on the terms and conditions given below in the interest of public service with immediate effect.

S#	S.L.#	Name & Designation	Present School	Place of Posting	Remarks
A. SST (Bio/Chem)					
1. Promotion of Sr.CT / CT to SST (Bio/Chem) BPS-16					
01	510	Saifullah Khan CT	GHS, Khawrai	GHS, Adamzai.	A.V.P.
2. Promotion of Sr.AT / AT to SST (Bio/Chem) BPS-16					
1	105	Fazal Jawad AT	GMS, Khush Muqam	GHS, Aza Khel Payan	A.V.P.
B. SST (Phy/Maths)					
3. Promotion of Sr. CT / CT to SST (Phy/Maths) BPS-16					
1	228	Dalil Khan SCT	GCMHS, Akora Khattak	GHS, Jehangira Road.	AVP
2	272	Naveed Khan SCT	GHS, Dag Besud	GHS, Pashton Garhi	AVP
2. Promotion of PSHT / SPST / PST to SST (Phy/Maths) BPS-16					
1	977	Ahmad Khan	GPS No.2 Shaidu	GHSS, Shaidu	AVP
C. SST (General)					
1. Promotion of Sr.CT/CT to SST (General)					
1.	66	Shujaat Ali Khan SCT	GHS, L.C Aman Garh	GHS, Aman Garh	A.V.P.
2.	131	Jehangir Khan SCT	GHSS, NSR Kalan	GHSS, NSR Kalan	
3.	150	Muhammad Tariq SCT	GHSS, NSR Kalan	GHSS, NSR Kalan	AVP
4.	155	Abdur Rashid Khan SCT	GHS No.1 NSR Cantt	GMS, Meraji Bala	AVP
5.	160	Tayyab Ali Shah SCT	GHSS, Shaidu	GHS, Baghban Pura.	AVP
6.	161	Aurang Zeb SCT	GHS, Pabbi	GHS, Pabbi	
7.	162	Sakhawat Shah SCT	GHS, Pabbi	GHS, Pabbi	
8.	163	Saifullah SCT	GHS, Dagi Banda	GHS, Dagi Banda	
9.	164	Muhammad Ali SCT	GHS, Mulla Killi	GHS, Sheikhan	AVP
10.	165	Rahmat Ali SCT	GHS, Aza Khel Bala	GHS, Aza Khel Payan	AVP
11.	166	Shamsul Had SCT	GHS, Marhati Banda	GMS, Meshak	AVP
2. Promotion of PSHT/SPST/PST to SST (General)					
1	221	Ashiq Ali	GPS, Tandel Koroon	GMS, Sadiq Abad.	AVP
2	289	Asad Gul	GPS, Baitul Ghareeb	GHS, Dherri Kati Khel	AVP
3	368	Zia Ul Haq	GPS, Gul Rehan Killi	GHS, Jaroba.	AVP
4.	413	Shafiullah	GPS, No.1 Jabba Khushk	GHS, Ali Baig	AVP
5.	422	Alam Zeb	GPS, No.1 Walai	GHS, Zara Miana	AVP
6.	424	Muhammad Hafiz	GPS, No.2 Tangi Khattak	GMS, Sado Khel	AVP
7.	426	Nisar Muhammad	GPS, No.1 Hamza Rashka	GHSS, Pashtoon Garhi	AVP
8.	429	Ijaz Muhammad	GPS, Fazli Rahim Koroon	GHS, Zando Banda	AVP
3. Promotion of Sr. DM / DM to SST (General) BPS-16					
01	23	Suhail Ahmad SDM	GHSS, No.2 Nowshera Cantt	GMS, ASC Colony	A.V.P.

Promotion of SCT/CT/SDM/SAT/STT/Sr. Qari/PST/SPST/PSHT to SST (BPS-16)

S#	S.L. #	Name & Designation	Present School	Place of Posting	Remarks
Promotion of Sr. AT / AT to SST (General) BPS-16					
01	26	Nisar Ullah SAT	GHS, Spin Khak	GHS, Bakhtai	A.V.P
4. Promotion of Sr. TT / TT to SST (General) BPS-16					
01	09	Nadeem Khan STT	GHSS, Badrashi NSR	GHS, Badrashi NSR	A.V.P
5. Promotion of Sr. Qari / Qari to SST (General) BPS-16					
01	14	Atta Ur Rehman. SQari	GHSS, Rashakai.	GHSS, Rashakai	A.V.P

Terms & Conditions:

1. They will be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules and regulation as may be issued from time to time by the Government.
3. Their services can be terminated at any time; in case their performance is found unsatisfactory during probation period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
4. The Principals / Head Master / Drawing & Disbursing Officers should checked their original documents (Academics + Professional) before handing over charge.
5. The Principals / Head Masters / Drawing & Disbursing Officers are required to submit their necessary documents for verification to District Education Officer (Male), Nowshera along with original payee receipt.
6. The Principals / Head Masters / Drawing & Disbursing Officers should not release their pay in BPS-16 until and unless their necessary documents are verified from the Universities concerned. During the verification process, if any Degree / Certificate is found fake / bogus, their promotion shall stand cancelled.
7. The District Education Officer (Male), Nowshera will issue Clearness Certificate after the verification process.
8. **Charge Report should be submitted to all concerned.**
9. Their Inter-Se-Seniority on lower post will remain intact.
10. No TA / DA is allowed for joining their new post.
11. They will give an undertaking to be recorded in their Service Books to the effect that if any overpayment is made to them in light of this order will be recovered and if anyone is wrongly promoted he shall be reversed.

Consequential Transfer.

1	Zia Ur Rahman SST (G)	GHS, Dagi Banda	GHS, Kandi Taza Din	A.V.P
2	Hameed Gul SST (G)	GHS, Bakhtai	GSSSHSS, Dak Ismail Khel	A.V.P

1. No. TA/DA is allowed.

(Fayaz Hussain)

District Education Office (Male)
Nowshera

Endst: No. 12021-51/DEO (M) NSR/EA-S/Prom: of SSTs. Dated Nowshera the, 07 / 08 / 2017.

Copy of the above is forwarded for information to the -

1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar w/r to Notification No. quoted above.
2. District Accounts Officer, Nowshera.
3. Deputy District Education Officer (Male), Nowshera.
4. District Monitoring Officer (IMU) Nowshera.
5. Sub Divisional Education Officer (Male), Nowshera.
6. Assistant District Education Officer - Establishment (Primary & Secondary), Local office.
7. Superintendent - Establishment (Primary & Secondary), Local office.
8. Dealing Assistant - Establishment (Primary & Secondary), Local office
9. Assistant Programmer D-EMIS, local office.
10. Accountant, Local office.
11. Officers concerned.
12. Master File.

District Education Officers (Male)
Nowshera



**Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar**

PH No. 091-9225340- 9225341,
9225338, 9225339

Fax 091-9225345

E-mail rafiq_kk851@yahoo.com

Notification

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 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 (Phy-Maths)

1. PROMOTION OF S. QARI/QARI TO SST (PHY-MATHS) BPS-16.

Total No. of vacant post of SSTs (Phy-Maths)	04
25% share initial recruitment	01
75% share for Promotion.	03
40 % Share of promotion of Senior S.QARI/QARI	01
Posts available for promotion	01
Promoted through this order	01

S.N o.	Se No.	Name of Teacher	Present School	Date of Birth	Date of Regular Apptt as Qari	Qualification	Remarks.
1	52	Zabihullah	GHS Kurvi	27/12/1982	25/5/2012	BSc/E.Ed	Services placed at the disposal of DEO (M) Nowshehra for further posting against SST (Phy-Maths) post.

Terms and conditions:-

- 1 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.
- 4 Charge report should be submitted to all concerned.
- 5 Their Inter-Se- seniority on lower post will remain intact.
- 6 No TA/DA is allowed for joining his duty.
- 7 They will give an under taking to be recorded in their service book to the effect that if any over payment is made to him in light this order will be recovered and if he/she is wrongly promoted he/She will be reversed.
- 8 They will be governed by such rules and regulations as may be issued from time to time by the Govt.

(Signature)

9. Before handing over charge once again their document may be checked if they have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

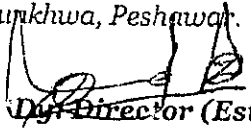
(Muhammad Rafiq Khattak)

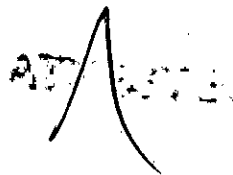
Director
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

Endst: No. 1433-38 / File No.2/Promotion SST B-16: Dated Peshawar the 09/10/2017.

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, Peshawar.
7. M/File


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





**DIRECTORATE OF ELEMENTARY AND SECONDARY
EDUCATION KHYBER PAKHTUN KHAWA 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(B&A)/1-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No.SO(FR)/FD/10-22(E)2010 dated 16.7.2012, the following SCT/CT and PSHT/SPST/PST (Male) are promoted to the posts of SST (G), SST (B/C) and SST (P/M) Male in BPS-16 (Rs.18910-1520-64510) respectively, 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 blow with immediate effect, and further they will be adjusted by the District Education Officer concerned.

A. Promotion to SST (G)

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

Total No.of Vacant Post of SST(G)	5
25% Initial Recruitment Quota	1.25
75% Promotion Quota	3.75
40% SCT/CT Promotion Quota to SST (G)	2
Proposed SCT/CT for Promotion to SST (G)	2

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular CT.	Qual:	Remarks
1	18	Abdul Wahab	GHSS Khair Abad	4.4.1966	7.4.1993	BA, B.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (G) in BPS-16, on regular basis with immediate effect
2	40	Inayat-ur-Rahman	GHS A.C Centre	1.4.1964	1.6.1996	MSc, M.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (G) in BPS-16, on regular basis with immediate effect

ITEM No.2. PROMOTION OF PSHT (BPS-15) MALE TO THE POST OF SST (G) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(G)	5
25% Initial Recruitment Quota	1.25
75% Promotion Quota	3.75
20% PSHT Promotion Quota to SST (G)	1
Proposed PSHT for Promotion to SST (G)	1

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PSHT	Qual:	Remarks
1	265	Safdar Ali	GPS No.1 Banda Nabl	1.4.1963	13.12.1987	M.A, B.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (G) in BPS-16, on regular basis with immediate effect

B. Promotion to SST (B/C)

ITEM No.1 PROMOTION OF PSHT/SPST/PST MALE TO THE POST OF SST (B/C) BPS-16 ON REGULAR BASIS

Total No.of Vacant Post of SST(B/C)	8
25% Initial Recruitment Quota	2
75% Promotion Quota	6
20% PSHT/SPST/PST Promotion Quota to SST (B/C)	1
Proposed PSHT/SPST/PST for Promotion to SST (B/C)	1

Promotion of SSTs of District Nowshera

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	171 1	Zar Muhammad Khan	GPS Taj Colony	13.2.1988	25.5.2012	BSc (B/C) B.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (B/C) in BPS-16, on regular basis with immediate effect

Promotion to SST (P/M)

ITEM No.1 PROMOTION OF SCT/CT 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 Quota	2.50
75% Promotion Quota	7.50
40% SCT/CT Promotion Quota to SST (P/M)	4
Proposed CT for Promotion to SST (P/M)	2
Deferred of Promotion to SST (P/M)	1

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular CT	Qual:	Remarks
1	80	Mian Abdul Ahad Shah	GHS Pabbi	10.1.1975	10.1.1998	MSc, M.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (P/M) in BPS-16, on regular basis with immediate effect
2	26 2	Abdur Rashid	GSSSHSS Dag Ismail Khel	2.4.1976	25.5.2012	BSc, MA M.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (P/M) in BPS-16, on regular basis with immediate effect

ITEM No.2 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 Quota	2.5
75% Promotion Quota	7.5
20% PSHT/SPST/PST Promotion Quota to SST (P/M)	2
Proposed PSHT/SPST/PST for Promotion to SST (P/M)	2

S#	Sn #	Name of Official	Name of School	Date of Birth	Date of Apptt: as Regular PST	Qual:	Remarks
1	97 3	Alam Zeb	GPS No.1 Pitaow Payan	9.9.1968	17.4.1994	BSc, PTC, CT, B.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (P/M) in BPS-16, on regular basis with immediate effect
2	14 19	Younas Khan	GPS PKK	20.3.1973	30.6.1997	BSc, PTC, CT, B.Ed	Services are placed at the disposal of DEO (M) Nowshera for Promotion to the post of SST (P/M) in BPS-16, on regular basis with immediate effect

Terms and conditions:-

- 1 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.

(Handwritten signature)

Promotion of SSTs of District Nowshera

- 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.
- 4 Charge report should be submitted to all concerned.
- 5 Their Inter-Se- seniority on lower post will remain intact.
- 6 No TA/DA is allowed for joining the duty.
- 7 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.
- 8 Before handing over charge, their documents may be checked.. If they have not the required relevant qualifications as per rules, they may not be handed over the charge of the post

(Hafiz Dr. Muhammad Ibrahim)

DirectorElementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

Endst: No 1993-92 / File No.1/Promotion SST (PSB-16) Dated Peshawar the 07-2-20

Copy forwarded for information and necessary action to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar
2. District Education Officer (M) Nowshera
3. District Accounts Officer Nowshera
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

(Signature)
Dy: Director (Estab)
Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawa

(Signature)
7/02/2020

(Signature)
ATTESTED

Scanned by CamScanner

خدمت جناب ڈائریکٹر ایجوکیشن E&SE خیبر پختونخواہ

اپیل: برائے ترقی از سینئر قاری تا SST (M/P)

جناب عالی!

گزارش کی جاتی ہے۔ کہ میں مسمی محمد عثمان نے عبدالولی خان یونیورسٹی سے بطور ریگولر امیدوار MSC Maths کیا ہوا ہے۔ اور مورخہ 25.5.2012 سے گورنمنٹ ہائی سکول نمبر 2 نوشہرہ کلاں میں اپنے فرائض سرانجام دے رہا ہوں۔ اس دوران میں مختلف کیڈز کے پروموشن کے لئے 11/11/2019 کو DPC منعقد ہوئی جس میں SST (M/P) کی 10 خالی پوسٹیں پر کرنے کے لئے SCT اور PST سے 2,2 امیدوار کو منتخب کر لیے گئے۔ جس کا نوٹیفیکیشن 7/2/2020 کو ہوا۔ اور باقی 6 پوسٹیں خالی رہ گئیں کیونکہ قاری کیڈز کے علاوہ کسی بھی کیڈز میں اہل امیدوار موجود نہیں تھا۔ چونکہ میں اس پوسٹ کا اہل ہوں لیکن مجھے اس لئے نظر انداز کیا گیا کہ قاری کیڈز کا کوٹہ 3 فیصد ہے اور 10 پوسٹوں میں 3 فیصد کے حساب سے 0.30 حصہ بنتا ہے جو کہ SST پوسٹ پر ترقی کے لئے کافی نہیں ہے۔

لیکن جناب عالی! اس سے پہلے قاری کیڈز کے مسمی زیب اللہ کو SST (M/P) کی 4 خالی پوسٹوں میں اہل تصور کر کے پروموٹ کیا گیا ہے اور A.T کیڈز کے مسمی فضل جاوید کو 6 خالی پوسٹوں میں اہل تصور کر کے SST (B/C) پر پروموٹ کیا گیا ہے (آرڈر منسلک ہیں)۔ جبکہ مجھے 10 پوسٹوں میں نظر انداز کیا گیا۔ اور ہر بار مجھے اسی طرح نظر انداز کیا جاتا رہا ہے۔ جو کہ میرے ساتھ سراسر نا انصافی ہے۔

دوسری بات یہ کہ 2013 سے لے کر اب تک جتنے DPC'S ہوئی ہیں ان میں قاری کیڈز سے صرف ایک امیدوار کو پروموٹ کیا گیا ہے۔ جبکہ باقی تمام کیڈز میں سے 70 سے زائد امیدوار SST (M/P) پر پروموٹ ہوئے ہیں۔ جس کے حساب سے قاری کیڈز کی 3 پوسٹیں بنتی ہیں۔

نہایت ادب سے گزارش کی جاتی ہے کہ قاری کیڈز کے سابقہ کوٹہ کے حساب سے اور مسیابان زیب اللہ اور فضل جاوید کے پروموشن کو مد نظر رکھتے ہوئے پروموشن کا حقدار ٹھہرانے کا حکم صادر فرمائیں۔ بندہ تاحیات دعا گو رہے گا۔

شکریہ

العارض
محمد عثمان (سینئر قاری)

GHS NO2 NSR KALAN

Date: 03/03/2020

03119262644

Forwarded to the Director E&SE KPK Peshawar
for necessary action please

PRINCIPAL

GHS 2, Nowshera Kalan,
Nowshera

D/W 1773

3-3-20

ATTESTED

بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

Page 50

University of Peshawar

(Pakistan)

Session SUPPLEMENTARY 2008

MUHAMMAD USMAN SON of MUHAMMAD HANIF and a student
 of GOVT POSTGRADUATE COLLEGE NOWSHERA having passed the prescribed
 examination held in JANUARY 2009 is this day admitted by the
 University of Peshawar to the Degree of
Bachelor of Science
 in SECOND Division

The Examination was taken as ~~xxxxxx~~ a whole / in parts

Appellant ①

ATTESTED

Serial No. 0034715

Registration No. 2005-M-1601

Roll No. 3021

Result declared on APRIL 20, 2009



[Signature]
 Registrar

Countersigned
[Signature]
 Vice-Chancellor

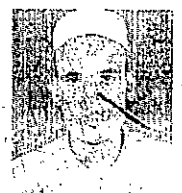


Pakistan
Detailed Marks Certificate

Bachelor of Science (B.Sc.)
Part-2

Supply Examination 2008

Govt: Postgraduate College, Nowshera



Name: MUHAMMAD USMAN

Gender: Male

Roll No: 3021

Regular

Father's Name: MUHAMMAD HANIF

Registration No: 2005-n-1601

Division: 2nd

Part-I Papers	Max-Marks	Marks Obtained	
		In Figures	In Words
Physics	75	39	Thirty Nine
A Course of Mathematics	75	49	Forty Nine
B Course of Mathematics	75	28	Twenty Eight
Pak Studies	40	24	Twenty Four
Part-I	285	141	One Hundred and Forty One
Part-2	550	281	Two Hundred and Eighty One

Errors & omissions are subject to subsequent clarification

Chances Availed: 4

The Examination was taken in Parts

Examination held From 22-Jan-2009 to 24-Feb-2009

Result Declared on Monday, April 20, 2009

Issue Date: 25-Apr-2009

11:07 am

(Dr. Mohammad Shafi)
ADDITIONAL CONTROLLER OF EXAMINATIONS
UNIVERSITY OF PESHAWAR

Computerized by RTC

Prepared by Computer Cell

ATTESTED

Page 52

Serial No. 000285

Reg. No. 12-AU-FECN-M-23

Roll No. 262

Abdul Wali Khan University

Mardan, Pakistan



The University in recognition of the fulfilment of prescribed requirements has conferred upon

Mr. / Ms. MUHAMMAD USMAN Son / ~~Daughter~~ of MUHAMMAD HANIF

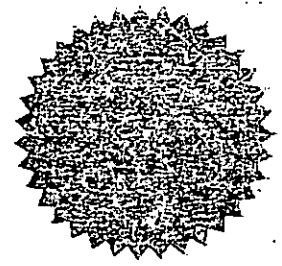
The Degree of

BACHELOR OF EDUCATION

in the examination held in Jan/Feb 2013 session Spring 2012

He / She was placed in 2.74 ~~Division~~ / ~~Grade~~ / CGPA

The examination was taken as a whole / ~~in Parts~~.



Piasatt
Controller of Examinations

[Signature]
Registrar

[Signature]
Vice Chancellor

Result Declaration Date. 03-04-2013

ATTESTED

Page 53

Serial No. 000296

Reg. No. 09-ATWR/AMM/Maths-1410

Abdul Wali Khan University

Roll No. 31

Mardan, Pakistan



The University in recognition of the fulfilment of prescribed requirements has conferred upon

Mr. / Ms. MUHAMMAD USMAN Son / Daughter of MUHAMMAD HANIF

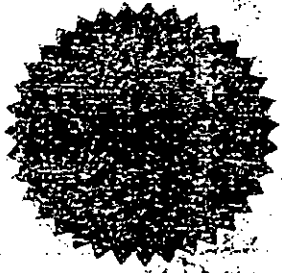
The Degree of


MASTER OF SCIENCE IN MATHEMATICS

in the examination held in May-2011 session Fall 2009-11

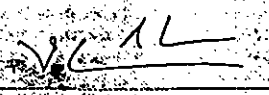
He / She was placed in 3.58 Division / Grade / CGPA

The examination was taken as a whole / ~~in~~ Parts.




Controller of Examinations


Registrar


Vice Chancellor

Result Declaration Date: 17-06-2011

ATTESTED

PROVISIONAL RESULT CARD

Serial No. 148322 Roll No. AY649050
 Name MUHAMMAD USMAN Registration No. 11NNA01445
 Final Semester SPR-2016

Father's Name MUHAMMAD HANIF
 Address MOH NAWAB ABAD VILL KHESHGI BALA P/O
 KHESHGI PAYAN
 Tehsil NOWSHERA
 District NOWSHERA



has successfully completed MASTER OF EDUCATION (M.ED)
 TEACHER EDUCATION

The detail of passed courses is as under

Semester	Course Code	Title of Courses	Marks	
			Maximum	Obtained
SPR- 14	0831	FOUNDATIONS OF EDUCATION	100	63
SPR- 14	0837	EDUCATIONAL RESEARCH	100	62
SPR- 14	0838	CURRICULUM DEVELOPMENT & INSTRUCTIONS	100	69
SPR- 14	0840	EDUCATIONAL PSYCHOLOGY	100	70
AUT- 14	0826	ELEMENTARY EDUCATION	100	66
AUT- 14	0827	SECONDARY EDUCATION	100	65
AUT- 14	0828	HIGHER EDUCATION	100	68
AUT- 14	0829	TEACHER EDUCATION IN PAKISTAN	100	62
SPR- 16	6505	ISLAMIC SYSTEM OF EDUCATION	100	54
SPR- 16	6507	EDUCATIONAL MEASUREMENT & EVALUATION	100	68
SPR- 16	6552	TEXTBOOK DEVELOPMENT-I	100	64
SPR- 16	6553	TEXTBOOK DEVELOPMENT-II	100	68

Credit Hours 36
 Result Declared on MARCH 17, 2017
 Date of Issue APRIL 11, 2017

Total Marks/Obtained 1200 / 779
 Percentage/Grade 65 / B

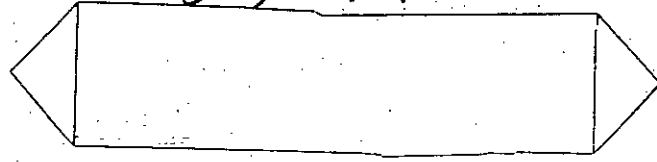
M. M. M.
 Controller of Examinations

Disclaimer:

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original record of the university student.

ATTESTED

بعدالت جناب سروسز ٹریبیونل KP، پشاور



مورخہ 08-09-2020

2020ء منجانب ایپل انٹ

محمد عثمان بنام سلیٹر ٹری ای ایجوکیشن KP وغیرہ

دعویٰ اپیل زبردفعہ 4
جیم سروسز ایڈکٹ 1974

باعث تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے دائرہ سروسز کے کارروائی متعلقہ

آن مقام پشاور کیلئے اسحاق الحدفان ایڈووکیٹ مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث، فیصلہ پر حلف دیئے جواب وہی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ عرضی دعویٰ اور درخواست ہر قسم کی تصدیق زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے اور اس کا ساختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ پیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سندر ہے۔

2020ء

ماہ ستمبر

8

الرقوم

کے لئے منظور ہے۔

Accepted

M. J. J.

Mob # 0845-9007701

پشاور

مقام

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Appeal No 10408/2020

Muhammad Usman vs Secretary of KP E&SE Department and others

Respectively Sheweth

PARA WISE COMMENTS ON BEHALF OF RESPONDENT No 1, 2, 3.

Preliminary Objections

1. That the Appellant has no cause of action/locus standi to file the instant appeal.
2. That the present Appeal is bad for non-joinder and mis joinder of necessary parties.
3. That the instant appeal is badly time barred.
4. That the appellant has concealed material facts from this honorable service tribunal.
5. That the appellant is estopped by his own conduct, by deed and by law to file the instant appeal.
6. That the instant appeal is not maintainable in its present form.

Factual Objection

- 1 Para No1 is correct, needs no Comments.
- 2 Para No 2 is correct, needs no Comments
- 3 In-Correct. The appellant was appointed on 25-05-2012. According to the policy/notification dated 18-12-2013 the appellant will be considered for promotion to the SST post after completing of five years mandatory period as Qari/S.Qari. the appellant got eligibility on 26-05-2017 and in 2017 SST'S promotion one top of the list

Qari/S.Qari namely Zabihullah has already been duly promoted to SST in their specific 3% reserved quota for Qaries. After 2017 the next and last promotions were made in 2020 in which 10 seats were filled as according to the reserved quota 3% of 10 is 0.3 not even half of a seat so for that very reasons candidates in other cadres according to the proportion got promoted as per rules and policy.

- 4 In-correct, as the appellant got his eligibility in 2017, so he was not fit for the prior promotions. It is worth to mention that all the vacant seats are filled when promotions are made and it has no concern with the next promotions. Hence the collective calculations of vacant seats from 2014-20 make no sense.
- 5 In-correct, the department is duly acting according to the rules and regulations.
- 6 Incorrect, the Appellant has got no cause of action to file the instant appeal.
- 7 In-correct, the appellant will be promoted by his due turn on merit.
- 8 Incorrect.

Grounds:

- A. Incorrect, as explained above the appellant has got his eligibility in 2017 and since than one of his senior colleague has already been duly promoted from his cadre.
- B. In-correct, there is no discrimination; all the promotions are fully transparent and according to the rules and regulations.
- C. Incorrect, the appellant will be promoted justly by his turn.
- D. Incorrect, as explained above pares.
- E. Pertains to record.
- F. In-correct as explained above pares.

G. In-correct as explained above paras.

H. In-correct as explained above paras.

I. In-correct as explained above paras.

J. In-correct as explained above paras.

K. In-correct as explained above paras.

L. In-correct as explained above paras.

M. Pertains to record.

N. Needs no reply.

It is therefore, most humbly requested that the present appeal being frivolous, erroneous and vexatious may kindly be dismissed with cost.

Respondents,


1. Secretary E&SE Department,
Govt: of KPK.


2. Director E&SE Department KP Peshawar.


3. District Education Officer (M)
Nowshera