🏶 20.01.2021

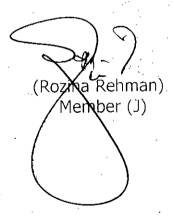
# Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General alongwith Hamid Salim Law Officer, Hayat Khan Assistant Director and Abdul Wahid ADEO for respondents present.

Vide detailed judgment of today of this Tribunal placed on file of connected service appeal No.1014/2019 tilted Mst. Ishrat Vs. Education Department, the impugned orders stand set aside and the appellant is reinstated in service with direction to the Department to conduct proper inquiry. They shall investigate the issue through a proper inquiry reaching to a logical conclusion to find out the real culprits who maneuvered to make it possible and thereafter, the fate of appellant be decided in the light of the said inquiry. The respondents shall conclude the proceedings within 90 days after receipt of this judgment. The issue of back benefits shall be subject to the outcome of inquiry. With no order as to costs. File be consigned to the record room.

Announced. 20.01.2021

tig-ur-Rehman Wazir) Member (E)



09.12.2020

Appellant present through counsel.

Muhammad Jan, learned Deputy District Attorney alongwith Hamid Salim Law Officer, Fahim Ullah Law Officer and Murtaza Superintendent for respondents present.

File to come up alongwith connected appeal No.1014/2019, on 12.01.2021 for before D.B.

(Atiq ur Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

12.01.2021

Appellant with counsel present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Hamid Salim Law Officer for respondents present.

File to come up alongwith connected appeal No.1014/2019 on 20.01.2021 before D.B.

(Atiq ur Rehman Wazir)

(Atiq ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

21.08.2020

Due to COVID-19 the case is adjourned for the same on 15.10.2020 before D.B.

15.10.2020

Mr. Khalid Khan Mohmand, Advocate, for appellant is present. Mr. Muhammad Jan, Deputy District Attorney alongwith representative of the department Mr. Hazrat Shah, Section Officer, are also present.

Learned counsel submitted senior has that his proceeded to Dar-ul-Qaza Mingora bench of the Hon'ble Peshawar High Court, Peshawar, and cannot attend the Tribunal today. Requested for adjournment. Adjourned to 17.11.2020 on which to come up for arguments before D.B.

(Atiq-ur-Rehman Wazir)

Member (Executive)

(Muhammad Jamal Khan) Member (Judicial)

17.11.2020

Appellant present through counsel.

Muhammad Jan, learned Deputy District Attorney alongwith Hamid Saleem Law Officer for respondents present.

To come up alongwith connected file No.1014/2019, on 09.12.2020 before D.B.

(Atiq ur Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

31.03.2020

Due to public holiday on account of COVID-19, the case is adjourned to 23.06.2020 for the same. To come up for the same as before S.B.

éader

23.06.2020

Counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith representatives M/S Irfan Ullah Assistant and Mohsin Hassan Khan for the respondents present.

Representatives of the respondents submitted written reply which is placed on record. To come up for rejoinder, if any, and arguments on 21.0/82020 before D.B.



#### 10.02.2020

Learned counsel for the appellant present. Written reply not submitted. M/S Irfan Ali Assistant (for respondents No.1 & 2) and Mehtab Gul Law Officer (for respondent No.3) present. Representatives of respondents requested for a short adjournment to furnish reply. Granted. To come up for written reply/comments on 24.02.2020 before S.B.



#### 24.02.2020

Junior to counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG alongwith Hayat Khan, AD and Mehtab Gul, Law Officer for the respondents present. Respondents still seek time to submit reply/comments. Last chance is granted. To come up for written reply/comments on 12.03.2020.

(Hussain Shah) Member

12.03.2020

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith M/S Hayat, Assistant Director and Iftikhar Bangash on behalf of respondent No. 3 present. Written reply on behalf of respondents not submitted despite last chance. Both the representatives of the department seek further time to furnish written reply/comments. Last chance is extended to 31.03.2020 for written reply/comments before S.B.

.B. M.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

#### 19.12.2019

Junior to counsel for the appellant and Addl. AG alongwith Hayat Khan, A.D for the respondents present. Representative of respondents seeks further time to furnish reply/comments. Adjourned to 08.01.2020 on which date the requisite reply/comments shall positively be submitted.

## 08.01.2020

Junior to counsel for the appellant and Addl. AG alongwith Irfanullah, Assistant for respondents No. 1 & 2 present. Nemo for respondent No. 3.

Representative of respondents No. 1 & 2 seeks time. Fresh notice be issued to respondent No. 3. To come up for written reply/comments on 24.01.2020 before S.B.

Chairman

Chairman

# 24.01.2020

Junior to counsel for the appellant and Addl. AG alongwith Hayat Khan, A.D for the respondents present.

Representative of the respondents seeks short adjournment for submission of reply/comments. Adjourned to 10.02.2020 on which date the requisite reply/comments shall positively be furnished.

Chairmài

06.09.2019

Counsel for the appellant present.

Contends that through notification dated 04.04.2019 the respondent No. 2/Director Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar "disowned" the appointment/ adjustment notification of the appellant ostensibly on the ground that at the time of initial appointment the appellant had provided fake/bogus documents. Even the appointment order itself was not genuine. It was argued that while dispensing with the service of appellant the respondents did not resort to mandatory departmental proceedings and the appellant was not provided with any opportunity of putting forth his defence. The respondents did not care to issue any show cause notice nor a proper/regular enquiry was conducted before issuing of impugned notification.

In view of available record and arguments of learned counsel, instant appeal is admitted for regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 18.11.2019 before S.B.

#### 18.11.2019

Junior to counsel for the appellant and Addl. AG alongwith Hamid Saleem Law Officer for the respondents present.

Representative of the respondents seeks time to furnish written reply/comments. Adjourned to 19.12.2019 on which date the requisite reply/comments shall positively be submitted.

Appellant Deposited Security & Process Fee

# Form-A

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# FORM OF ORDER SHEET

Court of

Case No.-\_ 1030/2019 S.No. Date of order Order or other proceedings with signature of judge proceedings 3 1 2 The appeal of Mst. Shazia Jan presented today by Mr. Amin-ur-1-06/08/2019 Rehman Yousafzai Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 618 11 This case is entrusted to S. Bench for preliminary hearing to be 2-09 put up there on <u>ob</u> 19 CHAIRMAN

B

# BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

1030

Service Appeal No.\_\_\_/2019

# ....V E R S U S....

Govt of Khyber Pakhtunkhwa & 02 others ......Respondents

S.No.	Description of documents	Annex	• Pages
1.	Service Appeal	, . Averleiner (fr	1-4
2.	Application for Grant of Status Quo alongwith Affidavit		5-6
3.	Addresses of the parties		7
4.	CNIC	"A"	8
5.	CV .	"B"	9
6.	Educational Testimonials	"C"	10-12
7.	Advertisement dated: 26.01.2009	"D"	13-17
8.	Appointment Notification dated: 2612.2012	"E"	18-219
9.	Adjustment order dated: 19.03.2013 alongwith charge report dated: 22.03.2012	"F"	20-21.
10.	Impugned Notification dated: 05.04.2019	"G"	22
11.	Departmental Appeal dated: 16.04.2019 alongwith diary/dispatch number	"H"	23-24
12.	Wakalatnama		25

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Appellad

Through

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Amin ur Rehman Yusufza

Sajjad Met

Khaliď

Advocates, Peshawar, 3-A, Park Avenue, Bhettani Plaza, University Town, Peshawar Cell No.0321-9022964, 0333-9981464

Dated: 30.07.2019

Service Appeal No. 2019

Diary No. 1144

Mst. Shazia Jan D/O Jan Afzal, Ex-SST (Gen), R/o Sheikh Abad, Rajjar, Tehsil & District Charsond Guer Pakhtukhwa

... Appellant

#### ....VERSUS....

Dated 06/081 Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary 1. Education, Civil Secretariat Peshawar.

- Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Civil 2. Secretariat, Peshawar.
- 3. Khyber Pakhtunkhwa Public Service Commission through Chairman, Fort

#### SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974, READ WITH ALL ENABLING **PROVISIONS OF LAW, GOVERNING THE SUBJECT, AGAINST:**

NO.5807-11, NOTIFICATION ENDORSEMENT DATED: 05.04.2019 OF RESPONDENT NO.2. VIDE WHICH APPOINTMENT NOTIFICATION DATED: 26.12.2012 ALONGWITH ADJUSTMENT ORDER DATED: 19.03.2013, OF THE APPELLANT, HAS UNILATERALLY BEEN DISOWNED.

#### **PRAYER-IN-APPEAL:**

to-day

On Acceptance of Instant Appeal, the Impugned Notification dated 05.04.2019 of Respondent No.2 alongwith Pre & Post Proceedings thereto, may be declared as Illegal, Unlawful, without Lawful Authority, void-ab-initio and of no legal effect, Hence, be set at naught and appellant may be reinstated in service with all back benefits, in the best interest of justice and equity.

#### Respectfully Sheweth;

- 1. That appellant is law abiding peaceful citizen of Pakistan and permanent resident of District Charsadda. (Copy of CNIC, is attached as Annexure "A")
  - 2. That appellant obtained Master degree, in the year 2005, from University of Peshawar and having passed C.T, B.Ed & M.Ed Degree Courses from PITE Peshawar, Islamia College Peshawar & Al-Khair University, respectively.

(Copies of CV and Educational Testimonials, are attached as Annexure "B" &"C", respectively)

3. That respondent No.3, invited applications for numerous vacant positions of SETs/SSTs (BPS-16), vide Advertisement No.01/2009, dated: 26.01.2009.

(Copy of Advertisement dated: 26.01.2009, is attached as Annexure "D")

That appellant, being qualified, applied for one of the aforementioned advertised posts of SSTs (BPS-16) and gone through the entire process of selection successfully, eventually she, on the recommendation of KP PSC, was appointed as SST (Gen) BPS-16, on regular basis, vide Notification Endorsement No.1762-70/File No.2/A-14/SST(F)Gen/PSC/Apptt: dated: 26.12.2012.

(Copy of appointment Notification dated: 26.12.2012, is attached as Annexure "E")

5. That appellant was subsequently adjusted in Govt Girls Middle School, Khadizai, Tribal District Orakzai i.e. against a vacant Post, vide Order dated: 19.03.2013.

(Copy of Adjustment order dated: 19.03.2013 alongwith charge report dated: 22.03.2012, is attached as Annexure "F")

6. That appellant was performing duty with zeal, devotion and outmost satisfaction of the superiors, however she has unilaterally been shuntout from service, vide impugned Notification dated: 05.04.2019 by respondent No.2, without due process and following the law/rules governing the subject.

(Copies of Impugned Notification dated: 05.04.2019, is attached as Annexure "G")

7. That appellant preferred departmental appeal dated: 16.04.2019 to respondent No.1 which was received vide Diary No. 1001 dated: 16.04.2019, though the statutory period of 03 months has been elapsed, but the authority did not consider the same, one way or the other.

(Copy of Departmental Appeal dated: 16.04.2019 alongwith diary/dispatch number, is attached as Annexure "H")

8. That appellant, being aggrieved of impugned notification dated: 05.04.2019 and not considering her departmental appeal by respondent No.1, approaches this Hon'ble Tribunal, inter-alia, on the following grounds:

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

4.

- A. That impugned Notification dated: 05.04.2019 of respondent No.2 is against the law and facts available on file, hence, untenable.
- B. That the appellant has neither been treated in accordance with law nor she has been provided equal protection of law, rather she has not been provided fair opportunity to defend himself, as enshrined in Article-10A of the Constitution of Islamic Republic of Pakistan 1973, hence the respondent department acted without jurisdiction.
- C. That neither regular enquiry was conducted into the guilt of the appellant nor she has been served with mandatory Show Cause Notice, hence, condemned unheard, which attracts doctrine of audi-alterm-partem.

That appellant being qualified was appointed after due process of law and fulfilment of all legal/codal formalities, however shunt-out from service with a single stroke of pen, without care and caution of its legal consequences, which has caused grave miscarriage of justice.

That appellant has served the department with zeal, devotion and to the best of her abilities, without affording a single opportunity of complaint, either to the students or their parents or to the superiors, regarding performance of official duties, therefore, the following amongst plethora of Judgments of the apex Court will be attracted.

#### I. <u>2011 SCMR 1581</u>

"Appointment order found to be bogus/fake/irregular .... Validity ..... Such charge was vague, nonspecific and did not show any lapse on part of employee or commission of any fraud by him or non-possessing of requisite qualification by him or his appointment to be made by an incompetent officer .... Department had not found performance of employee to be unsatisfactory .... Impugned order was set aside in circumstances"

#### II. 2004 SCMR 303

"Appointment of Civil Servants were made by Competent Authority. If prescribed procedure was not followed by the Concerned Authority the Civil Servants could not be blamed for what was to be performed and done by the Competent Authority. Supreme Court noted it with concern that in case the Civil Servants were to be removed then the same would amount to hitting them hard creating problems for the society at large considering each of the Civil Servants being the bread earner of his family. Appointing authorities had been acting mechanically without application of mind, therefore, the Civil Servant could not be made to suffer for whimsical and mechanical acts of the authorities."

#### III. <u>2016 SCMR 1299</u>

"The solution we have come out is simple, let them continue, if they besides the certificates or diplomas, issued by the council, possesses the requisite or equivalent qualification. Let them all also continue who improve their qualification even thereafter. Those who could not improve their qualification up till now should improve it within a period of one year, which could be reckoned from the date of commencement of the next available academic session of the respective program."

#### IV. 2010 PLD SC 483

F.

"Principle of Audi-alterm-Partem was always deemed to be imbedded in the statute and even if there was no such express provision, it would be deemed to be one of the parts of the statute, because no adverse action can be taken against a person without providing right of hearing to him"

That any other grounds, with the permission of this Hon'ble Tribunal, will be taken at the time of arguments.

D.

E.

It is, therefore, most humbly prayed that on acceptance of Instant Appeal, the Impugned Notification dated 05.04.2019 of respondent No.2 alongwith Pre and Post proceedings thereto, may be declared as Illegal, Unlawful, without Lawful Authority, void-abinitio and of no legal effect, hence be set at naught and appellant may be reinstated in service with all back benefits, in the best interest of justice and equity.

Any other relief, not specifically prayed for and deemed appropriate by this Honourable Tribunal in circumstances of the case, may also be granted.

ppelldr

Through

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Amin ur Rehman Yusufza

Sajjag Viehsud

Khalid Khan Advocates, Peshawar, 3-A, Park Avenue, Bhettani Plaza, University Town, Peshawar Cell No.0321-9022964, 0333-9981464

Dated: 30.07.2019

#### VERIFICATION:

Verified on oath that the content of the instant Service Appeal is true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Tribunal.

Deponent PESHANNA

C.M No.\_\_\_\_/2019 In Service Appeal No.\_\_\_\_/2019

# .....V E R S U S....

## APPLICATION FOR STATUS-QUO TILL FINAL DECISION OF THE TITLED SERVICE APPEAL

# Respectfully Sheweth:-

- 1. That the titled appeal has been filed today wherein no date has yet been fixed for hearing.
- 2. That facts and grounds of the titled appeal may please be considered as integral part and parcel of instant applicant.
- 3. That valuable rights of applicant are involved into the matter and if the subject relief has not been granted she will suffer irreparable loss.
- That applicant has got good prima facie case in her favour and is very much sanguine of its success. Moreover, balance of convenience also lies in her favor.
- 5. That there is no legal bar to grant the subject relief, rather grant of status quo will prevent miscarriage of justice to be occasioned.

It is therefore, most humbly prayed that on acceptance of instant application, Status-quo may please be ordered to be maintained till final decision of the titled appeal, so as to secure the ends of justice.

Through

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Amin yr Rehman Yusufzqi

Sajjad N ehsud

Khalić Khan Advocates, Peshawar, 3-A, Park Avenue, Bhettani Plaza, University Town, Peshawar Cell No.0321-9022964, 0333-9981464

Dated: 30.07.2019

C.M No.\_\_\_/2019 In Service Appeal No.\_\_\_/2019

Mst. Shazia Jan . ....

## ....VERSUS....

# <u>AFFIDAVIT</u>

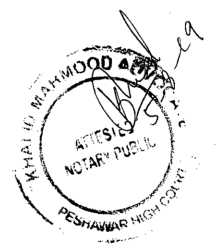
I, Mst. Shazia Jan D/O Jan Afzal, Ex-SST (Gen), R/o Sheikh Abad, Rajjar, Tehsil & District Charsadda, do hereby solemnly affirm declare on oath that the contents of the accompanying '**Petition'** are true and correct to the best of my knowledge and belief, and that nothing has been kept concealed from this Hon'ble Tribunal.

Identified By:

Amin-ur-Rehman Yusutza Advocate, Peshawar



.Appellant



Service Appeal No.\_\_\_/2019

..... Appellant

Mst. Shazia Jan .....

#### 

Govt of Khyber Pakhtunkhwa & 02 others ......Respondents

# **ADDRESSES OF THE PARTIES**

#### <u>APPELLANT:</u>

Mst. Shazia Jan D/O Jan Afzal, Ex-SST (Gen), R/o Sheikh Abad, Rajjar, Tehsil & District Charsadda.

#### <u>RESPONDENTS:</u>

- 1. Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Civil Secretariat Peshawar.
- 2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. Khyber Pakhtunkhwa Public Service Commission through Chairman, Fort Road, Peshawar Cantt

Appellar

Through

Amin ur Rehman Yusufzai

8

Dated: 30.07.2019

# Khalia Khan Advocates, Peshawar,

Sajjad Mehsud

3-A, Park Avenue, Bhettani Plaza, University Town, Peshawar Cell No.0321-9022964, 0333-9981464

ANNIEX A" 1(180 03/09/200 ATTESTED

F)MNEX



SITAZIA JAN

Mobile: 0316-1234345, 0315-9239272 Gmail: mshaziajan1111/a gmail.com

Objective a bar term words and ideas into action expand my knowledge horizon and excel in a dynamic in t anovely erganization offering a career, which is intellectually and accept challenges with a where the serve the organization and improve my professional experience.

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tory in crime	19.03 2013
National (BIS)	Pakistani
De ter est istantili	19 March. 1979
U wet	Charsedda
P-14 Milmo-	Sheikh Abad Raijer Tehsil & District Charsadda

# FDUCATION QUALIFICATION

ertificate/Degree	Year	Marks/Out	Buard/University
<u></u>	1995	43.5/850	B.I.S.F. Peshawar
<u>H.S.S.C</u>	1997	535/1100	B.I.S.L Peshawar
B.A	2001	258/550	UOPFSH
MA (Pol Science)	1 2005	520 1100	UO Peshawar
B.cd	+ 7002	536 1100	Islama college Peshawar
M.ed	2010	628 1100	-+\iT(\JK)
C.T	2006	643 1200	PITE Peshawar

#### EXEPRENCE

Six years teaching experience in APS (Jamenail Fort Khyber Agency).

Working as SST (General) in BPS, 16 since 19/03/2013 in government Department. ÷

LANGUAGE		NGE	
	Speaking	Wining	Reading .
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Urdu	Good	Excellent	1 x + i <sup>2</sup> 111
Pashto	Excellent	Cirent	tourst

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SILVZLA JAN

Mobile: 0316-1234345, 0315-9239272 Gmail: mshazlajant ti t/a gmail.com

Objective To there is words and idea into action, expand my knowledge horizon and excel in a dynamic The indicate in the second offering a career, which is intellectually and accept challenges with a where to scrue the organization and improve my professional experience.

PERSONAL	
Futber Name	JAN AFZAL
1.1C No.	17101-2484384-0
ETT, IR STALL	19.03 2013
Salesta (188)	Pakistani
or sport is mith	19 March, 1979
ra veur?u	Charsadda
Politik Address	Sheikh Abad Rajjer Jehsil & District Charsadda

# EDUCATION QUALIFICATION

ertificate/Degree	Year	Marks/Out	iBoard/University
<u>S.S.C</u>	1995	435/850	B.I.S.F. Peshawar
HISEC	1997	535/1100	B.I.S.L Peshawar
B.A	2001	258,550	UOPFSH
I A (Pol-Science)	2005	520/1100	UO Peshawar
B.cd	+ 2002	536 1100	Islama college Peshawar
M.ed	2016	628 1100	
C.T	2006	643 1200	PITE Peshawar

# EXEPRENCE

Six years teaching experience in APS (Jamroad Fort Khyber Agency).

Working as SST (General) in BPS. 16 since 19/03/2013 in government Department. ÷

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Urdu	Good	Excellent	$1 \propto e^{1/2}$ inv
Pashto	Excellent	Ciencel	tionat



(Pakistan)

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Session: Antual 2001 SHAZIA JAN

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the Degree of

The examination was taken  $\underline{H} = \underline{H} + \underline{H} = \underline{H} = \underline{H} + \underline{H} = \underline{$ 

Registration No. 98-6CH-404 Roll No.

7: 1/9/7: Nr. 17101-2484384-8 Result Ourland in November 11, 2001 Baughter @f \_

<u>District Peshawar</u>

June 2001 is this day admitted by the University Of Peshawar to

JAN AFZAL

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<u>Bachelor of Arts</u>

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UNIVERSITY OF PESHMARE 011661 2nd Division

having Passed the

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my and to te ] S No.; 18353 Roll No. 160041 Group. Humanities Board of Intermediate and Secondary Education Peshawar NMFP Pakistan 1997 - ANNUAL SESSION Son/Daughter of .Jan-Afzal This is to Cortify that Shazia Jan and a Student / resident of Islamia College for Girls Shahi Bagh Registered No. 1174 BIGG 495 has passed the Peshawar Intermediate Examination of the Board of Intermediate & Secondary Education, Peshawar held in May, 97 as a Regular/Private Candidate. He / She obtained 535 Marks out of 1100 and has been placed in Grade D Representing Fair He/She has been awarded Grade B on the basis of internal assessment by the institution concerned. The Examination was taken as a whole I in parts. Assh Secretary Secretard

This certificate is issued without alteration or erasure

S. No. PBP- 027700

111694 Roll No.

• PBP- 027700 FRANCE AND SECONDANCE Peshawar N.W.F.P. Pakistan Secondary School Certificate Examination SESSION 1995 (ANNUAL) SESSION 1995 (ANNUAL)

	THIS IS TO CERTIFY THAT Shazia jan
	Son/Daughter of Jar. Afzal
•	and a resident of Charsadda District.
	has passed the Secondary School Certificate Examination
	of the Board of Intermediate and Secondary Education, Pesnawar held in April 1995
	as a Private candidate. He/She obtainec 435 Marks out of 850
÷,	and has been placed in Grade C Representing Good
	The Candidate passed in the following subjects.1. English3. Islamiyat5. Gen: Science7. Isl.Studies2. Urdu4. Pakistan Studies 6. Gen: Mathematics8.
	Dete of birth according to educing in Founts with Manah
	Date of birth according to admission form is Fourteenth March
	one thousand nine hundred and Seventy Nine (14-3-1979)
$\leq$	Asstt. Secretary 28th July, 1995. This certificate is issued wirrout alteration or erasure.
1992 1992	AIIE#IEU

Annexuoe )
NWFP PUBLIC SERVICE COMMISSION
<u>2- Fort Road Peshawar Cantt:</u>
Website wurden auffange (
Website: www.nwfppsc.gov.pk
Datade 26 01 2000
ADVERTISEMENT No. 01 / 2009.
Applications are invited for the following posts from Pakistani citizens of N.W.F.P/F.A.T.A domicile by 26-02-2009 (13-03-2009 for candidates from abroad).
applications without supporting day
applications without supporting documents required to prove the claim of the candidates shall also be rejected without infimation to the candidates.
AGRICULTURE I TVESTOCK & CO. 07-
AGRICULTURE LIVESTOCK & CO-OPERATIVE DEPTT:
(S.No. 01) One (01) Post of assistant Botanist. In Livestock Research & Dev:
"4" Years Instructions after E Salving of Black (Hons) Agriculture (Obtained) after
programme in the subject relating to the subject groups as specified in schedule -II to
which the Vacancy occurs. <u>AGE LIMIT</u> : 21 to 33 years. <u>PAY SCALE</u> : BPS-17. <u>ELIGIBILITY</u> : Both Sexes. <u>ALLOCATION</u> : Merit.
ALLOCATION: Merit. BrS-17. ELIGIBILITY: Both Sexes.
(S.No. 02) Two (2) Posts of Research offloors Fedd
OUALIFICATION: MSe Aminters Fodder. In Lⅅ Deptt:
"4" Years Instructions after "F.Sc) from a recognized University under research
which the Vacancy occurs
AGE LIMIT: 21 to 33 years PAY SCALE. DDS 17 DECEMBER 1
01
CHIEF ENGINEER WORKS & SERVICE DEPARTMENT.
(S.No. 03) Five (05) Posts of Data Entry Operators.
$\nabla UALIPICATION$ (i) 2 <sup>nd</sup> Division Det (iii)
Science from the recognized Institute (ii) Speed of Ten thousand key depression per hour for punching/data entry/verification.
hour for punching/data entry/verification. <u>AGE LIMIT:</u> 18 to 30 years. <u>PAY SCALE:</u> BPS-11. <u>ELIGIBILITY:</u> Both Sexes.
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
DIRECTORATE OF INDUSTRIES COMMERCE MINERAL DEV: LABOUR &
QUALIFICATION: (i) Bashsler Differences
<u>OUALIFICATION:</u> (i) Bachelor Degree in Mining Engineering from recognized University and (ii) 1 <sup>st</sup> Class Mines Manager's certificate of Competency granted under the provision of Mines Act, 1923 and (iii) Two years are set of the provision of Mines Act, 1923 and (iii) Two years
Government Mining Industries registered and the Voyears experience in Govt: or Semi
AGE LIMIT: 21 to 33 years, PAY SCALE, DBS 17, BURGER
ALLOCATION: NOTE: In case of non- availability of candidates possessing the
ATTMATED
wp4430 2018 Abdul malik vs Govt USB 403 pags

.

provisions of the rules for the time being in force.

<u>NOTE:</u> For History-cum-Civics : The candidates must possess Master's Degree either in History or Political Science provided the other required subjects has studied at B.A level. The other requirement of teaching degree will, however, remain intact. For Biology: 2<sup>nd</sup> Class Master Degree in Botany or Zoology provided that other subject.

S.No Subject		No. of Posts	
5. Islamiyat			Allocation
6. Pak: Study		02	Merit Quota
		03	Merit Quota
7. History-Cum-Civics	· · · .	. 02	Merit Quota
8. Economics		02	Merit Quota
-9 English		02	Merit Quota
10. Statistics	· ·	02	
11. Maths			Merit Quota
12. Biology		02	Merit Quota
		02	Merit Quota
13. Chemistry	· · · ·	··· 02	Merit Quota
-14. Physics		02	Merit Quota

(S.No. 52)

# 2) Sixteen Hundred Eighty One (1681) Posts of Male SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Male.

200111	<u> </u>				•
<u>Merit</u>	<u> </u>	Zone-2	Zone-3	Zonc-4	Zone-5
420	280	281	280.	210	20110-3.

() 2011 \

(S.No. 53) Thirty Four (34) Posts of Male Disabled SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For\_Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics –A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Male.

ATTESPED

Ninty Two (92) Posts of Male SETs. /S.S.Ts For Earth Quake Quota (I.E) Battagram, Mansehra, Shangla, Kohistan, Abbottabad. (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Male. <u>ALLOCATION:</u> Merit.

wp4430 2018 Abdul malik vs Govt USB 403 pags

Nine Hundred and Seventy Three (973) Posts of Female SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>OUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 40 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Female.

	Manit					
•	Merit	Zonc-1	Lone-2	Zone-3	Zone-4	Zone-5
e i	- 243	162	167	1(7		20110-5
. '		102	102	102	122	122

(S.No. 56) Twenty One (21) Posts of Female SETs. /S.S.Ts Disabled (with out graduaty and pension).

<u>OUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 40 years, years (10 years age relaxation) <u>PAY SCALE:</u> BPS-16 ELIGIBILITY: Female.

<u>ALLOCATION: Merit.</u>

(S.No. 57) Fifty One (51) Posts of Female SETs. /S.S.Ts For Earth Quake Quota (I.E) Battagram, Mansehra, Shangla, Kohistan, Abbottabad, (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 40 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Female. <u>ALLOCATION:</u> Merit.

# <u>TECHNICAL EDUATION AND MAN POWER TRAINING</u> <u>DEPARTMENT.</u>



(S.No. 55)

Two (02) Posts of Assistant Professor Commerce in Govt: Colleges of Commercial/Govt: Commercial Training Institutes.

<u>QUALIFICATION:</u> (i) Ph. D in the relevant subject from a recognized University with three year teaching experience in recognized college / Govt: Commercial Institutes/ Govt: Commercial Institutes/ Govt: Commerce College ass Instructor/ Lecturer. OR (ii) Master's Degree from a recognized University in the relevant subject with Five

Years experience of teaching as Lecturer / Junior Instructor in a recognized college / Govt: Commercial Institute/ Govt: Commerce College.

AGE LIMIT: 25 to 40 years. <u>PAY SCALE</u>: BPS-18. <u>ELIGIBILITY</u>: Male. <u>ALLOCATION</u>: Merit.

(S.No. 59)

Two (02) Posts of Assistant Professor in Computer Engineering in Govt: College of Technology & Govt: Polytechnic Institure.



<u>OUALIFICATION:</u> (a) - Ph. D in Engineering from a recognized University / Institute with one years's teaching/ professional experience in the relevant subject as such OR (b) Master's Degree in Engineering from a recognized University/ Institute with five years teaching/ professional experience in the relevant subject as such: OR (c)

QUALIFICAT	ts of Male office ION: Bachelor de	gree from recogn	ized University	
AGE LIMIT:	18 to 30 years. PAY	SCALE: BPS-1	4. <u>ELIGIBILIT</u>	A: Male.
ALLOCATIO	<u>N:</u>			
Zone-1	Zone-2	Zone-3	Zone-4	Zone-5
02	02	02	02	. 02
			······································	

	<b><u>OUALIFICATION:</u></b> Bachelor degree from recognized University.	
	AGE LIMIT: 18 to 30 years, PAY SCALE: BPS-14 ELIGIBILITY, Female	
and a straight of the second secon	ALLOCATION: Merit.	

# **CORRIGENDUM**

The Post of Research Officer for Earth Quake Quota appearing at S.No.2 Advt: No.07/2007 may be read as 02 Post for Chemistry and one for cereal Crops.

The Post of Reader Advertised in Advtt: No. 07/2008 S.No. 39 may be read as one post instead of Two Posts.

# **GENERAL CONDITIONS.**

(i) Age, qualification and experience etc shall be reckoned on 26-02-2009 Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Govt Servants who have completed 2 years continuous service, upto 10 years for disabled persons and upto 3 years for candidates belonging to backward areas of Zone-1, Zone-3, Merged Areas of Hazara and Mardan Divisions and uper Tanawal, Districts of Swat, Upper Dir, Lower Dir, Chitral, Buner, Kala Dhaka Area, Kohistan District, Shangla, Gadoon Area in Swabi, Backward areas of Mansehra and Batagram, backward areas of Haripur District i.e., Kalanjar Field Kanungo Circle of Tehsil Haripur and Amazai Field Kanungo Circle of Tehsil Ghazi. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.

Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted. However, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective Institution. But candidates shall produce original degrees / certificates before their selection. Detail Marks Certificate for all the examination shall necessarily be required and these should be attached with the application forms.

ALLOCATION of vacancies in BPS-17 and below shall be strictly in accordance with the Zonal ALLOCATION as indicated against each post(s). The applications of the candidates other than the specified zone(s) shall be ignored except for posts reserved for Merit quota. No zonal reservation stands for posts allocated to disabled quota and also for the posts in BPS-18 and above. All such posts shall be filled in on Open Merit.

The candidates applying against disabled posts must attach with their application forms of disability certificate from the Provincial Council for Rehabilitation of Disabled Persons as well as disability certificate from the respective Medical Superintendent / Medical Board showing therein the specific disability.



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(ii)

(iii)

(iv)

wp4430 2018 Abdul malik vs Govt USB 403 pags

- (v) Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.
- (vi) Applications should be on the prescribed application form obtainable from the listed below branches of the <u>NATIONAL BANK</u>. Application Fee is Rs. 285/- (Rupees Two Hundred Eight Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs. 15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. <u>The applications on plain paper or Photostat shall not be accepted</u>. Incomplete and late applications shall also be ignored.

(vii) Application must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.

- (viii) Applicants married to Foreigners are considered only on production of the Govt. Relaxation Orders.
- (ix) No applicant shall be considered in absentia on paper qualifications unless, he/she possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s).

(x) Govt. reserves the right not to fill any or fill more or less than the advertised post(s).

- (xi) Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible.
- (xii) Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s).
- (xiii) In cases where the number of applications received for post(s) are disproportionately higher than the number of available vacancies; shortlisting of the candidates may be done in any one of the following manner:
  - (a) Written Test in the Subject.
  - (b) General Knowledge or Psychological General Ability Test.
  - (c) Academic and / or Professional record as the Commission may decide.

#### SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

Main Branches of:

- Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar,
  D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and
  Mansehra.
- (ii) Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) Branch Peshawar.
- (iii) Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square Branch Mingora and city Branch Tank.

ATTENTED

(Atta Ur Rehman) Secretary

NWFP Public Service Commission 2-Fort Road Peshawar Cantt: Ph: 9212962

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Appointment Order No. 37 SST(G) FATA Adut No. 1/2009 Directorate of Elementary and Secondary Education *Khyber Pakhtunkhwa Peshawar* PH No. 091-9210389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936 E-mail desekpk@yahoo.com

# Notification.

Consequent upon the recommendation of the Khyber Pakhtunkhwa Public Service Commission, appointment of the following candidates is hereby ordered against the post of Secondary School Teacher (SST General) in BPS-16 (Rs.10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with immediate effect and further his Services placed at the disposal of Director Education FATA for further posting against vacant SST Genral posts:-

<i>S.</i> #	Name	Father Name	Domicile	Zone	Permanent Address	Place of Posting
1.	Shazia Jan	Jan Afzal	Mohmand Agency		College Koroona Rajjar Tehsil & Distt: Charsadda	Service placed at the disposal of Director of Education FATA for further posting against vacant SST General Post.
2.	Seema Muhajid	Muhajid Ali	Mohmand Agency	1	Mohallah Qazi Khail Hoti, Tehsil & Distt: Mardan	Do

#### Terms and conditions:-

- 1. Her services will be considered regular but without pension & Gratuity in terms of section 19 of the NWFP civil Servant Act, 1973 as amended vide NWFP Civil Servants (Amendment) Act, 2005. She will however be entitled to Contributory provident fund in such a manner and at such rates as per prescribed by the Govt.
- 2. In case, she is already in Government: service and working against pensionable post on regular basis before 1<sup>st</sup> day of July 2001, without any service break, on application to Khyber Pakhtunkhwa Public service Commission through proper channel and selection by the commission, is appointed and allowed choice of option either to retain benefit of pension & gratuity as allowed to her under her previous terms of appointment or to avail the benefit of contributory provident fund allowed to her under new appointment.
- 3. Her services are liable to termination on one months notice from either side. In case of resignation with out notice her one-month pay/allowances shall be forfeited to the Government.
- 4. She should join her post within 30 days of the issuance of this notification. In case of failure to join there post within one month of issuance of this notification her appointment will expire automatically and no subsequent appeal etc shall be entertained.
- 5. She would be on probation for a period of one year extendable for another one year.
- 6. She will be governed by such rules and regulations as may be issued from time to time by the Govt.



# Appointment Order No.37 SST(G) FATA Adut No.1/2009

- 7. Her Services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, she shall be proceeded under the rules framed from time to time.
- 8. Charge report should be submitted to all concerned
- 9. The DEO (F) concerned would furnish a certificate to the effect that the candidate has joined the post or otherwise after one month of the issue of his posting orders.
- 10. The DEO(F) concerned will verify their documents before release of pay.
- 11. Her seniority will be maintained as determined by the Khyber Pakhtunkhwa Public service Commission.
- 12. No TA/DA will be allowed to the appointee for joining his duty.

(Muhammad Rafiq Khattak) Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Endst: No.\_\_\_\_\_/File No.2/A-14/SST(F) Gen/PSC/Apptt: Dated Peshawar the

26/12/2012

Copy forwarded for information and necessary action to the:-

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.
- 3. Director of Education FATA Warsak road Peshawar.
- 4. All Agency Accounts Officers in FATA.
- 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

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



FATA SECRETARIAT DIRECTORATE OF EDUCATION ATTASCISET/CEN:

# ADJUSTMENT

Consequent upon their appointment as SST (General) in BPS-16 on the basis of recommendation of Khyber Pakhtunkhwa Public service Commission and placement of their services at the disposal of Director Education, FATA vide Director, Elementary & Secondary Education Khyber Pakhtunkhwa's Notification No. 2558-66/File No. 2/A-17/SST(F)/Gen/PSC/Apptt: dated 26-12-2012, the following SSTs are hereby adjusted in

<u>S</u> /# <sup></sup>	Name/Father's Name/Domicile/Address		• • • • •
		Posted at	Remarks
.1	Shazia Jan D/o Jan Afzal (Mohmanad)		
• .	Village College Koroona, Rajjar Tehsil & Distt:	GGMS Khadizai	Against
•	Charsadda.	Orakzai Agency	vaçant post
2	Seema Mujahid D/o Mujahid Ali (Mohmand)		
	Mohallah Qazi Khail Hoti, Tehsii & Distt: Mardan.	GGMS Saifal Dara	Against
	Letter Pelisit & Distt: Mardan.	Orakzai Agency	vacant post

#### Note: -

The terms & conditions of their posting will be the same as already prescribed in the above mentioned Notification of Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar, However the Agency Education Officer concerned will verify their documents before release of pay.

# (ROZ WALI KHAN)

DIRRCTOR

(ESTAB)

DIRECTOR EDUCATION (FATA) Endst: No. 2473. -8 1A-1/Applit of SST (General) (PSC)2013 Dated Pesh: the 19 3/2013 Copy forwarded to the: Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

w/r to his Notification cited above:

Agency Education Officer Orakzai Agency

Agency Accounts Officer Orakzni'Agency Candidate Concerned

P.A to Director Education FATA

#### <u>CHARGE REPORT:</u>

I Shazia Jan D/O Jan Afzal took over Charge against Vacant SST Post at GGMS Khadizai Orakzai Agency on the Fore Noon 22-03-2013 Vide Director Elementary & Secondary Education Khyber Pakhtunkhwa Notification No: 2558-66/File No-2/A-17/SST (F) Gen /PSC/Apptt: dated 26-12-2012. and D.E. FATA Peshawar Endstt: No: 2479-84 A-1 Apptt: of SST (general) (PSC) 2013 dated 19-03-20137

> Signature of taken Over Charge Name of Govt: Servant: Sha Designation: <u>SS</u> Station: <u>GG</u>

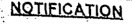
Shazia Ian SST GGMS Khadizai

Signature of taking Over Charge\_\_\_\_\_ Name of Govt: Servant: Vacant Designation:

Dated Hange the 22/3 12

Director Elémentary & Secondary Education Khyber Pakhtunkhwa. Director of Education FATA Secretariat Peshawar. Agency Accounts Officer Orakzai Agency at Hangu. Agency Education Officer Orakzai Agency at Hangu. Manager.NBP Hangu

Agency Education Officer Orakza Agency a Hangu



WHERE AS: one Mst. Shazla Jan D/O Jan Afzal who herself appointed/adjusted as SST (G) ( transforred to settle area) vide Netification No. 2558-66 dated 26/12/2012 upon the production of fake/bogus appointment/adjustment order not issuer by the Directorate of Education orstwhile FATA Nor by the Directorate of Elementary and Secondary Education Khybor Pakhlunkhwa.

DIRECTORATE OF BLEMPNTARY SECONDARY EDUCATION SHYBER PARTECUNKTIWA

- 2. AND WHERE AS, the compotent authority has directed the above said accused SST to produce authentic and verified service record from the concerned authorities, but she failed to co bly with the legitimate directions of high ups regarding production of requisite authentic documents/record.
- 3. AND WHERE AS, further an inquiry committee was constituted by the competent authority vide Notification No. 8154-63 dated 04/8/2016 who have gone through the entire case record and it has been proved that the said appointment/adjustment order for the aforesald post advortised by Public Service Commission Khyter Pakhtunkhwa was turned out fake/bogus.
- AND WHERE AS, it has come to the notice of the competent authority that Mat sald of lhe Jan Afzal, having no legal status D/O .lan Shøzle appointment/adjustment order.
- 5. NOW THEREFORE, under the mandatory provision and power conferred under Section-20 & 21 for General clauses Act-1897 as amended in 1956 and in pursuance of the scrutiny of solection/appointment record in rie the above mentioned SST which was found fake/bogus, thus her appointment/adjustment Notification No 2558-66 dated 26/12/2012 Is hereby "DISOWNED" ab initio and with the direction to District Education Officer (concerned) to recover salaries and other allied benefits drawn by Mst. Shazia Jan D/O Jan Afzal in the interest of Public Service.

Director Elementary & Secondary Education Khybor Pakhtunkhwa Poshawar

dated 5- 1 2019 Copy forwarded with the request to take legal action and recover the outstanding amount from the aforesaid person/individual to the -

- Distric, Education Officer Tribal District Orakzai with the direction to take nocessary Deputy Commissioner, Tribal District Orakzai steps, or the recovery of outstanding amount against take/bogus SST concerned 1 2
- District Account Officer Tribal District Orakzai to coloperate in the matter PS to Secretary Elementary and Secondary Education Khyber Pakhlunkhwa
- 3 PA to Director Elementary and Secondary Education Khybor Pakhtunkhwa
- 15

5807-11

Deputy Director (Man) Merged Districts

'H' جفورجناب سيكر شرى E&SE د ي ارشن KP ب اور

تحكماندائيل برخلاف نونيفيكيش محرره 2019-04-04 جس كى روت ڈائر يكٹرصا حبE&SE كے ڈيپار شنٹ KP پنداور في ماد مجرتى سے احكامات بحثيث SST محررہ 2012-12-26 كو يكظرف ظور برجعلى وفرضى بتلا كر Applicant كولمازم مانے سے انكاركر استدعا نونيفيكيشن محررہ 2019-04-04 مجازيہ جناب ڈائر يكٹرصا حبِّE&SE ڈيپار شنٹ KP پنداوركوكا لعدم كركے Applicant تمام مراعات كے ساتھ بحال كيا جائے۔

جتاب عالى!

- 1۔ بیرکہ Applicant صلع مہمندکا پیدائش باشندہ ہے۔
- 2- بيركه M.A, B.Ed ، Applicant تك تعييم يافته ہے۔
- 3- بیرکد کله E&SE ڈیپارٹمنٹ KP پشاور نے بذریعہ اشتہار محررہ 2009 مجازیہ KPPSC میں صوبہ سرحد (اب KP) کے اہل اُمیدواروں سے SST کی پوسٹوں کیلئے درخواستیں طلب کیے۔ چونکہ Applicant تمام شرائط پر پورا اُتر رہا تھا۔ اسلے بذیعہ Through Proper Channel پلائی کی۔
  - 4- بید کم مروجه طریقه کارے نگلتے ہو ے Applicant میر اسٹ میں جگہ بنانے میں کامیاب ہوا۔
- 5- پیرکہ Applicant کو KPPSC میں با قاعدہ E&SEڈ یپار شنٹ KP پشاور کو منظور کیا جو کہ محکمہ نے بذریعہ نوٹیفیکیشن تحررہ 2012-2012 تعییناتی کے احکامات جاری کر یہ کے بعداز روئے تحکم محررہ 2012-12-26 تعییناتی کے احکامات جاری کرکے بعدازرہ نے تحکم محررہ 2012-21-26 ٹرائبل ڈسٹر کٹ اور کرنی میں پر کام کررہتی ہوں تقریباً 8 سال ہے۔
  - 6۔ بیرکہ بغیر چارج شیٹ اور شوکا زنونس د پر شل مئیر نگ اور ریگولرانکوائری کے Applicant کیطرفہ احکامات محررہ 2019-04-04 کی رو سے نو کری سے برخاست کیا گیا۔ بلکہ بھرتی احکامات کوجعلی وفرضی گردانہ کیا جو کہ ظلم اور ناانصافی کا منہ بولتا شوت ہے۔ اس لیے قابل منسوخی
  - 7- سیکہ Applicant کے 8 سال سے زیادہ عرصہ ملازمت کو بہ یک جنبش قلم ختم کر کے نہ صرف گھر بھیج دیا گیا بلکہ دور ملازمت کی تما متخوا ہیں داپس کی جانے کے احکامات جاری کیے گئے جو کہ آئین اور قانون کے منافی ہے۔

لہد التماس ہے کہ بمنظوری درخواست ہذا نوٹیفیشن محررہ 2019-04-04 کو کالعدم کرکے Applicant ملازمت پر بحال کیا جائے۔

240

مورخه; 16-04-2019

شازىيەجان ايس ايس ٹی جزل

ATTESTED

and a still and a trib 1612 time all in the state of the state لماذم بار: المعاد في بارحان وله على رحمان ، به على رحمان ، به درعد ور المتر المعاد . مامه بال حقرت الذري منه العن من المرابي بهاد اليه منالم مهدم . المت با) حقدت مان ولر العربي من ٢٠٢٦ مي مادر بير من حب ٢٠) عبدالحسر، ولد ٦. ١ ما ٢٠٢٦ عبدل وربونت خالع من مد -جلب می عید این دلد ور مربعه این عیدی عیدی ور وند می می ا - ع) عندی ارد می وارید ارد می معید می می رو از از مربع ما جوت -- ج) جمع ارد می وارید ارد می مربعه می می می و از از مربع ماجوت -- ج) جمع می وارید می می می می می می از می می می می می می می می می 2) جمع سبسل ولم عود مرسی - ۲۰۱۶ مازی کرر عدار میلی میلد 3) همار وزرد و میلی - ۲۰۱۶ مازی کرر عداری میلی م ۲- ی قرون ولی جس - درمه ماری مرابع میرد. ۲۵:57 منا ۱۰۰۱۱، ۱۹ قریعیف - درمه ماری منابع مهند -(ist) جمعراعبال وارع بالاسف - درمری معاده الدر منابع مهند م- محک قریر طارق وارع کی رایان - ۲۰۰۶ معاده الدر منابع مهند ۵- ۲۱: - الكيمية (الحد ولا فاق قد علمه الاع بين المل الورار » کلیل اسروع ولم نور درم ۲۹۶ مین دار خدم اور مراجع اور مراجع اور مراجع اور مراجع اور مراجع المرام المرمن در معام العلام المرمن در معام المعام المعام المرمن در معام المرمن در معام المرمن در معام المرمن در معام المعام المرمن در معام المور معام المعام المور معام المعام المعام المور معام المعام المعام المعام المور معام المعام المور معام المعام المعا مر فل في فران من ولا معرف المراجع الارم مع الارم مع الحد مر مع الحد مع المعرف معل فرمان من ومروعي درم من من من الار من الدي الدي الدي من من (معمد) جا وى ال من المرابع وى الى خار مقسم ما عليه بن المرام اور مر علم حك استعاق الحر ولو فعن وازق ما به وتعري أرم ها الما فراجر م من عمر مندي اور فريد - \ عد) اخط مدانيان دلير خاميا در عمر الدري الدري في من ور فراجم ولرسم عليه فرف فرف من جبر (3 استياق الاردلر رود اه في في فرا في عفاء المرولير عبد الجمام ويبه مناريد كنيري في (38 حفيل رازق ول ففل زى داري من وعلم اردزليري GGMS Stamila Margins, an & فك سنيان ما زولار ( ۲۹ وي لال حد عنم ادر م 100

الف آتي آر ماعث *تح بر*آنک مقدمه مندرجه بالاعنوان میں اپنی طرف سے داسطے بیردی د جوابد ہی بہقا م کے لیئے مر کی ایڈوکیٹ ہائی کورٹ دفیڈ رل شریعت کورٹ آف یا کستان <sup>\*</sup> کوبدین شرط دکیل مقرر کیا ہے کہ میں ہر پیش پرخودیا بذریعہ مختار خاص روبر وعدالت حاضر ہوتا رہونگا۔اور بوقت پکار بے جانے مقد مہ وکیل صاحب موصوف کواطلاع دیکر حاضر عدالت کرونگا آگر پیشی پرمن مظہر حاضر نہ ہواا درمقد مہ میری غیر حاضر کی کہ وجہ ہے کسی طور میرے برخلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز دکیل صاحب موصوف صدر مقام کچہری کے کسی ادرجگہ پا بچہری کے مقررہ اوقات سے پہلے یا پیچھے پابز درتعطیل ہیردی کرنے کے ذمہ دارنہ ہوں گے۔اگر مقدمہ علادہ صدر مقام کچہری کے کسی ادرجگہ ساعت ہونے یا بروزنغطیل یا کچہری کے اوقات کے آئے پتھیے پیش ہونے پر من مظہر کوکوئی نقصان پہنچے تو اس کے ذمہ دار یا اس کے داسطے سمی معاوضہ کے ادا کرنے یا محنتار نامہ داپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے۔ جچھ کوکل ساختہ ی برداخته صاحب موصوف مش کرده ذات خود منظور قبول هوگا۔ اور صاحب موصوف کوعرضی دعوی و جواب دعوی اور درخواست اجرائے ڈ گُری دنظر ثانی اپیل دنگرانی ہوشم کی درخواست پردینخط دنصدیق کرنے کابھی اختیار ہوگا۔ادرکسی تھم یا ڈ گری کے اجرا کرانے اور ہوشم کا رد پی<sub>د</sub>دصول کرنے اور رسید دینے اور داخل کرنے اور ہوتیم کے بیان دینے اور سپر د ثالثی دراضی نامہ کو فیصلہ برخلاف کرنے ،ا قبال دعوی د یے کابھی اختیار ہوگا۔اوربصورت اپیل و برآمدگی مقدمہ یامنسوخی ڈگری یکطرفہ درخواست تھم امتناعی یا قرتی یا گرفتاری قبل از اجراء د گری بھی موصوف کو بشرط ادائیگی علیحدہ محنتار نامہ پیروی کا اختیار ہوگا۔اور بصورت ضرورت صاحب موصوف کوبھی اختیار ہوگا یا مقد مہ ندکورہ یا اس کے کسی جز دکی کاردائی کے داسطے یا بصورت اپیل ،اپیل کے داسطے کسی ددسرے وکیل یا بیرسٹر کو بجائے اپنے یا اپنے ہمراہ مقرر کریں۔اورا پسے مشیر قانون کو ہرامرییں وہی اور ویسے ہی اختیارات حاصل ہوں گے۔ جیسے کہ صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو پچھ ہرجانہ التواء پڑےگا۔وہ صاحب موصوف کاحق ہوگا۔اگر وکیل صاحب موصوف کو یوری فیس تاریخ پیشی سے سیلے ادا نہ کروں گا تو صاحب موصوف کو پوراا ختیار ہوگا کہ مقدمہ کی ہیردی نہ کریں اورا لیے صورت میں میرا کوئی مطالبہ کسی قتم کا صاحب پ موضوف کے برخلاف نہیں ہوگا۔لہذا یہ محقار نامہ لکھ دیا کہ سند رہے مورخہ \_\_\_\_\_ مورخہ \_\_\_\_\_ مضمون مختار نامہ کن لیا ہے اور اجھی طرح شبحھ لیا ہے اور منظور ہے۔ ATTESTED & ACCEPTED:

Amin ur Rehman Yusufzai Advocate High Court &

Federal Shariat Court of Pakistan CNIC: 17301-5813582-3 Cell No. 0321-9022964

Sajjad Ahmad Mehsud Advocate High Court Peshawar

BC-10-756



# BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No:1030/2019

# Mst: Shazia Jan Ex SST (G) B-16 District Charsadda .... Appellant.

#### VERSUS

# Secretary (E&SE) Department, Khyber Pakhtunkhwa & others. ......Respondents

# INDEX

Asstt: Director (Lit: II) E&SE Department, Khyber Pakhtunkhwa, Peshawar.

## BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR

### Service Appeal No:1030/2019

Mst: Shazia Jan Ex SST (G) B-16 District Charsadda.......Appellant.

#### VERSUS

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

JOINT PARAWISE COMMENTS ON & FOR BEHALF OF RESPONDENTS No:1-2.

Respectfully Sheweth:-

The Respondents submit as under:-

#### Preliminary Objections.

- 1 That the Appellant has got no cause of action/locus standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal in the instant service appeal.
- 4 That the instant Service Appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the Appellant is not entitled for the relief he has sought from this Honorable Tribunal.
- .7 That the instant Service Appeal is against the prevailing law & rules.
- 8 That the instant Appeal is based on mala fide intentions just to put extra pressure on the Respondents for gaining illegal service benefits.
- 9 That the instant Service Appeal is not maintainable in its present form.
- 10 That the instant Service Appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 11 That the instant Service Appeal is barred by law.

- 12 That the Appellant is not competent to file the instant appeal against the Respondents.
- 13 That the impugned Notification dated 5/4/2019 of the Respondent Department is legally competent & liable to be maintained in favor of the Respondents.
- 14 That no Departmental Appeal has been filed by the appellant to the Respondent Department against the impugned Notification dated 5/4/2019.
- 15 That the appointment letter of the appellant has been declared as fake and bogus by the Respondent Department.
- 16 That the Notification dated 5/4/2019 has correctly been issued by the Respondent Department after observing all the codal formalities.

### ON FACTS.

- 1 That Para-I needs no comments, being pertains to the Service Record of the Appellant against the SST (G) B-16 post which has been declared fake & bogus and even disowned by the Respondent Department vide Notification dated 5/4/2019. In view of the recommendations of the inquiry committee which was constituted vide Notification No. 8154-63 dated 4/8/2016, who submitted its report that the afore said order & Appointment Notification dated 26/12/2012 of the appellant is fake & bogus with no cogent record in the Respondents No.2 & 3 offices.
- 2. That Para-2 also needs no comments being pertains to the academic & professional qualification of the appellant.
- 3 That Para-3 is correct, hence, needs no comments.
- 4 That para-4 is correct to the extent of Advertisement dated 26/01/2009 by the Respondent No.03, wherein, the appellant did not apply for the said post nor appeared in the interview before the Respondent No.3 for the appointment against SST (G) Male B-16 post, hence, the claim of the appellant regarding his appointment vide Notification dated 26/12/2012 is baseless & liable to be rejected in favor of the Respondents. (Copy of the Ad; dated 26/01/2009 is Annexure-A).
- 5 That Para-5 is incorrect & denied on the grounds that no cogent proof & legal justification has been annexed by the appellant in support of his stand regarding his recommendations against the SST (G) B-16 post by the KPK PSC & his further adjustment vide Notification dated 26/12/2012 against the said post in the Respondent Department are fake & bogus as the entire service record of the appellant has been found fake & bogus, hence, his services against the SST (G) B-16 post has been disowned & even null & void ab-initio having no legal effect in the eyes of law & rules vide Notification dated 05/04/2019 by the competent authority (Copy of the said Notification dated 05/04/2019 is Annexure-B).

6 That Para-6 is incorrect & denied on the grounds that the services of the appellant against the SST (G) B-16 post have been disowned vide Notification dated 5/4/2019 by the Respondent No.2 after observing all legal formalities under the rules & where against, no departmental has been filed by the appellant, hence the notification dated 5/4/2019 has got final under the rules against the appellant.

7 That Para-7 is incorrect & denied on the grounds that the services of the appellant against the SST (G) B-16 post have been disowned vide Notification dated 5/4/2019 by the Respondent No.2 after observing all legal formalities under the rules & where against, no departmental has been filed by the appellant, hence the notification dated 5/4/2019 has got final under the rules against the appellant is also fake & Bogus, hence, disowned by the Respondent Department by the competent authority.

8 That para-8 needs no comments, however, the Respondents further submit on the following grounds inter alia

### ON GROUNDS.

- A <u>Incorrect & not admitted</u>. The appellant has been treated as per law, rules & policy vide the above said Notification dated 5/4/2019 by the Respondent Department in the instant case, hence, the stance of the appellant is baseless & liable to be rejected.
- B Incorrect & not admitted. The appellant has been treated as per law, rules & policy vide the above said Notification dated 5/4/2019 by the Respondent Department in the instant case having no question of violation of Article 10-A of the constitution of 1973, hence, the stance of the appellant is baseless & liable to be rejected.
- C Incorrect & not admitted. The statement of the appellant is without any cogent reason & justification on the grounds as agitated in the foregoing paras of the present reply by the Respondents as regular inquiry has been conducted vide Notification bearing endst; No.8154-63 dated 4/8/2019 by the competent authority who declared the documents & 1<sup>st</sup> appointment as fake & bogus, hence, the plea of the appellant is without any justification.
- D Incorrect & not admitted. The stand of the appellant is without any cogent reason & legal justification on the grounds that his 1<sup>st</sup> appointment Notification dated 26/12/2012 of the appellant have been found fake & bogus by the Respondent Department, hence, his services against the SST (G) B-16 post has been disowned by the competent authority vide Notification date 5/4/2019 under the relevant provisions of law & rules.
- E <u>Incorrect & not admitted</u>. The plea of the appellant is without legal justification & liable to be rejected & the mentioned judgments of the apex courts of law do not apply upon the case of the appellant in the given circumstances of the case.

**Legal**. However, the Respondents also seek leave of this Honorable Tribunal to submit additional grounds, record & case law at the time of arguments on the date fixed.

In view of the above made submissions, it is most humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant Service Appeal in favor of the Respondents in the interest of justice.

Dated \_\_\_\_/ /2020

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 2)

E&ŠE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 1)

#### AFFIDAVIT

I, <u>Hayat Khan Asstt: Director (Litigation-II)</u> E&SE Department Khyber Pakhtunkhwa, do hereby solemnly affirm & declare on oath that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Depohent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR Service Appeal No. 1030/2019 Mst. Shazia Jan......Appellant VERSUS

## INDEX

S.NO.	PARTICULARS	ANNEXURE	PAGE NO
1.	Parawise Comments of the Commission		1-3

√ Senior Law Officer Khyber Pakhtunkhwa Public Service Commission Peshawar

UMS88642538 09/06/0500

# BEFORE THE KHYBER PAKHTÚNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1030/2019

Mst. Shazia Jan.....Appellant

VERSUS

### PARAWISE COMMENTS ON BEHALF OF (RESPONDENT NO. 03)

### PRELIMINARY OBJECTIONS:

- The appellant neither applied nor was recommended against any of the advertised posts. She is not a genuine recommendee / selectee of the Public Service Commission in respect of the post.
- 2. That the instant Service Appeal is not maintainable against the replying Respondent No.3.
- 3. That the appellant has malafidely dragged Khyber Pakhtunkhwa Public Service Commission in the instant case.
- 4. That the appellant is misleading this Honorable Service Tribunal.
- 5. That instant Service Appeal is liable to be dismissed with special cost as the same is based on ulterior motives of the appellant.
- 6. Instant service appeal is based on misrepresentation.

### ON FACTS:

- 1-2. Pertains to personal information of the appellant, no comments.
  - 3. That the Khyber Pakhtunkhwa Public Service Commission advertised 973 posts of SETs/SSTs vide Advertisement No. 01/2009 S.No. 55 dated 26.01.2009 with the following qualifications:

**<u>QUALIFICATION:</u>** For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics –A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Female. ALLOCATION:

Zone-1	Zone-2	Zone-3	Zone-4	Zone-5
162	162	162	122	122
		· · · · · · · · · · · · · · · · · · ·		

Furthermore recommendation and list of candidates who were recommended to Government for appointment is (Annex-B).

- 4. Incorrect. The appellant neither applied nor was recommended against any of the said posts. List of the genuine recommendees is annexed as B. The appellant has not provided any proof of her recommendation by the Public Service Commission.
- 5-8. Not pertaining to Public Service Commission.

#### GROUNDS.

A-C. Not pertaining to Public Service Commission.

- D. Incorrect. The appellant concerned is not a recommendee / selectee of the Khyber
  Pakhtunkhwa Public Service Commission as explained in Para 4.
- **E.** Not pertaining to Public Service Commission.
- F. The appellant may not be allowed to raise any other grounds during the course of arguments against the replying respondent Khyber Pakhtunkhwa Public Service Commission.

It is, therefore, most humbly prayed that in light of above submissions the instant Service Appeal may kindly be dismissed with cost.

1. huy AIRMAN KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR (RESPONDENT NO.03) Shahid

### AFFIDAVIT

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

#### DEPONENTS

buinner.

CHAIRMAN KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR (RESPONDENT NO.03)

Annexure ?	1.
NWFP PUBLIC SERVICE COMMISSION <u>2-Fort Road Peshawar Cantt:</u>	N (16)
Website: www.nwfppsc.gov.pk (A)	
Dat	ed: <u>26-01-2009</u>
DVERTISEMENT No. 01/2009.	
Applications are invited for the following posts from Pakistani citizens of N.V domicileby 26-02-2009 (13-03-2009 for candidates from abroad). Incomplete ap- applications without supporting documents required to prove the claim of the ca also be rejected without intimation to the candidates.	
AGRICULTURE LIVESTOCK & CO-OPERATIVE DEP	<u>'TT:</u>
S. No. 01) One (01) Post of assistant Botanist. In Livestock Resea	
<u>OUALIFICATION:</u> M.Sc Agriculture or B.Sc (Hons) Agriculture ( "4" Years Instructions after F.Sc) from a recognized University programme in the subject relating to the subject groups as specified in which the Vacancy occurs. <u>AGE LIMIT:</u> 21 to 33 years. <u>PAY SCALE:</u> BPS-17. <u>ELIGIBILIT</u>	under research schedule11 to
<u>AUDOCATION</u> Ment.	
(S.No. 02) Two (2) Posts of Research officers Fodder. In Lⅅ Deptt <u>OUALIFICATION:</u> M.Sc Agriculture or B.Sc (Hons) Agriculture ( "4" Years Instructions after F.Sc) from a recognized University programme in the subject relating to the subject groups as specified in which the Vacancy occurs <u>AGE LIMIT:</u> 21 to 33 years. <u>PAY SCALE:</u> BPS-17. <u>ELIGIB</u> <u>ALLOCATION:</u>	Obtained) after under research schedule -11 to
Merit Zone-1	<u> </u>
01 01	
CHIEF ENGINEER WORKS & SERVICE DEPARTME	ENT.
(S. 10. 03) Five (05) Posts of Data Entry Operators.	
<u>OUALIFICATION:</u> (i) 2 <sup>nd</sup> Division FA/FSc with one year Diplom Science from the recognized Institute (ii) Speed of Ten thousand key hour for punching/data entry/verification. <u>AGE LIMIT:</u> 18 to 30 years. <u>PAY SCALE:</u> BPS-11. <u>ELIGIBILIT</u>	depression per
Zone-1 Zone-2 Zone-3 Zone-4	
<u>01 01 01 01 01</u>	Zone-5 01
DIRECTORATE OF INDUSTRIES COMMERCE MINERAL DEV: L.	<u>ABOUR &amp;</u>
(S.No. 04) One (01) Post of Male Inspector Mines	
<u>OUALIFICATION:</u> (i) Bachelor Degree in Mining Engineering fu University and (ii) 1 <sup>st</sup> Class Mines Manager's certificate of Competence	rom recognized
the provision of Mines Act, 1923 and (iii) Two years experience in	Govt: or Semi
Government Mining Industries registered under the Mines Act, 1923. <u>AGE LIMIT:</u> 21 to 33 years, <u>PAY SCALE:</u> BPS-17. <u>ELIGIE</u> <u>ALLOCATION:</u> NOTE: In case of non- availability of candidates	Male.
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provisions of the rules for the time being in force. <u>NOTE:</u>

For History-dum-Civies : The candidates must possess Master's Degree either in History or Political Science provided the other required subjects has studied at B.A level. The other requirement of teaching degree will, however, remain intact. For Biology: 2<sup>nd</sup> Class Master Degree in Botany or Zoology provided that other subject have been studied at graduate level...

AGE LIMIT: 25 to 40 year

	o years. <u>PAY SCALE:</u> BPS-17	
ALLOCATION		LOIGIDICITY Pemale.

i i i i i i i i i i i i i i i i i i i	'  Subject	NI CD	
5.	Islamiyat	No. of Posts	Allocation
6.		-02	Merit Quota
·	Pak: Study	03	Merit Quota
	History-Cum-Civics	02	Merit Quota
S	Economics	. 02	
9.	English -	02	Merit Quota
10,	Statistics		Merit Quota
· · · · · · · · · · · · · · · · · · ·	Maths	02	Merit Quota
	Construction of the second sec	02	Merit Quota
· · · · · · · · · · · · · · · · · · ·	Biology	. 02	Merit Quota
· _) .	Chemistry	02	Merit Quota
·	Physics	02	Merit Quota

#### No. 52

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Sixteen Hundred Eighty One (1681) Posts of Male SETs Science & Arts) (with out graduaty and pension)

QUALIFICATION: For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University,

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics -A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-16 ELIGIBILITY: Male. ALLOCATION:

Merit	Zonc-1	Zone-2	Zone-3	Zone-4.	Zone-5
420		281		210	
			······································		<u>~</u>

#### (S.No. 53) Thirty Four (34) Posts of Male Disabled SETs. S.S.Ts (Both Science & Arts) (with out graduaty and pension).

QUALIFICATION: For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics -A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University: AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-16 ELIGIBILITY: Male. ALLOCATION: Merit.

Ninty Two (92) Posts of Male SETs. /S.S.Ts For Earth Quake Quota No. 54) (I.E) Battagram, Mansehra, Shangla, Kohistan, Abbottabad. (Both Science & Arts) (with out graduaty and pension).

QUALIFICATION: For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics -A. or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University: AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-16 ELIGIBILITY: Male. ALLOCATION: Merit.

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### NOTIFICATION

15 WHERE AS: one Mst. Shabana Bibi D/O Abdus Sattar who herself appointedradjusted as SST (G) in GGMS Inayat Killi District Bajaur now working in settle side vide Notification No. 7223-29/File No. 2/A-14/SST(F)/Gen/PSC/Apptt: pates 27/10/2012 and No. 12414-17/A-1/Apptt: of SST (General) (PSC)2012 dated 02/11/2012 upon the production of fake/bogus appointment/adjustment order not issued by the Directorate of Education erstwhile FATA Nor by the Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa.

DIRECTORATE OF EDBRECTARY ... SECONDARY EDUCATION RHYBER PACHTUNKHWA

- 2 AND WHERE AS, the competent authority has directed the above said accused SST to produce authentic and verified service record from the concerned authanties, but she failed to comply with the legitimate directions of high ups regarding production of requisite authentic documents/record.
  - AND WHERE AS, further an inquiry committee was constituted by the competentauthority vide Notification No. 8154-63 dated 04/8/2016 who have gone through the entire case record and it has been proved that the said appointment/adjustment order for the aforesaid post advertised by Public Service Commission Khyber Pakhiunkhwa was turned out fake/bogus.
  - 3. AND WHERE AS, it has come to the notice of the competent authority that Mst. Shabana Bibi D/O Abdus Sattar, having no legal status of the said appointmenVadjustment order.
  - 3 NOW THEREFORE, under the mandatory provision and power conferred under Section-20 & 21 for General clauses Act-1897 as amended in 1956 and in pursuance of the scrutiny of selection/appointment record in r/o the above mentioned SST which was found fake/bogus, thus her appointment/adjustment Notification No. 7223-29/File No. 2/A-14/SST(F)/Gen/PSC/Apptt: dated 27/10/2012 and No. 12414-17/A-1/Appli: of SST (General) (PSC)2012 dated 02/11/2012 is hereby "DISOWNED" ab initio and with the direction to District Education Officer (concerned) to recover salaries and other allied benefits drawn by Mst. Shabana Bibi D/O Abdus Sattar in the interest of Public Service.

Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

dated Endst: No. Copy forwarded to the:-

5833-37

- 1. Deputy Commissioner, Tribal District Bajaur with the request to take legal action.
- 2 District Education Officer Tribal District Bajaur with the direction to take necessary steps for the recovery of outstanding amount adjainst fake/bogus SST concerned.
- 3. District Account Officer Tribal District Bajaur to co-operate in the matter. 4. PS to Secretary Elementary and Secondary Education Khyber Pakhtunkhwa.
  - 5. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa.

ATTEHUEL

Deputy Director (Estab) Merged Districts