

Nemo for the appellant. Mr. Muhammaad Jan, District Attorney for the respondents present.

The appeal in hand was called on for hearing after various intervals, however nobody put appearance on behalf of the appellant till rising of the court, therefore, the appeal in hand stand dismissed in default. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 03.03.2023

ha Paul)

Member (E)

(Salah-Ud-Din) Member (J)

14th Dec. 2022

Due to strike of the Bar and Mrs. Rozina Rehman, learned Member (J) being on leave, this matter is adjourned to 03.03.2023 before the D.B. Office is directed to notify the next date on the notice board as well as the website of the Tribunal.

SCANNED KPSI Peshawani

> (Fareeha Paul) Member(E)

04.03.2022

Due to retirement of the Worthy Chairman, the.

Tribunal is defunct, therefore, case is adjourned to

07.06.2022 for the same as before.

7.6.22

proper OB is a Tour, Transport the care is affaurned to 24 18-22- for lane.

24.08.2022

Clerk of learned counsel for the appellant present. Mr. Sajid Khan Superintendent alongwith Mr. Naseer Ud Din Shah, Assistant Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is unable to attend the Tribunal today due to some domestic engagements. Adjourned. Last opportunity is given. To come up for arguments on \$\frac{31}{21}10.2022\$ before the D.B.

(Rozina Rehman) Member(J)

(Salah-Ud-Din) Member(J)

31st Oct., 2022

Assistant to counsel for the appellant present. Mr. Naseerud Din Shah, Assistant Advocate General for the respondents present.

Request for adjournment was made due to engagement of learned senior counsel for the appellant before Honourable Peshawar High Court today. Adjourned To come up for arguments on 14.12.2022 before the D.B.

BCANNED KFST IPeshawar

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman Appellant present through counsel.

Usman Ghani learned District Attorney for respondents present.

The respondents after admission of appeal, were required to submit the comments within 10 days in office but failed. On office note, the time was extended vide order dated 12.07.2021 for 10 days. The department has not been able to file the comments in office and almost the same is the case almost in all other appeals because the respondents do not comply with the timeline given for filing of the comments in office. Although, this is a fit case for striking off the right of respondents for filing the comments but a last opportunity is given for the written reply/comments in office within 10 days. File to come up for arguments on 14.01.2022 before D.B.

(Rozina Rehman) Member (J) Chairman

14.01.2022

Junior to counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Former made a request for adjournment as senior counsel for the appellant is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments before the D.B on 04.03.2022.

(Atiq-Ur-Rehman Wazir)

Member (E)

Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

25.05.2021

Appellant present in person.

The appeal was admitted for regular hearing on 22.12.2020 with direction to the appellant for deposit of security and process fee within 10 days. Order was also passed for issuance of notices to the respondents for written reply/comments. The appellant was personally heard today. He stated that he was not told about deposit of the security and process fee. Today he has made to understand about this requirement and requests for time to deposit the same.

The appellant is directed to deposit security and process fee within three days positively. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days of the receipt of the notice, positively. If the written reply/comments are not submitted within the stipulated time, the office is directed to submit the file with a report of non-compliance. File to come up for arguments on 13.09.2021 before the D.B.

Appellant Deposited Security Process Fee

22.12.2020

Appellant with counsel present. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for written reply/comments. To come up for written reply/comments on 16.03.2021 before S.B.

(Rozina Rehman) Member (J)

16.03.2021

Due to tour of Camp Court Abbottabad and shortage of Members at Principal Bench Peshawar, the case is adjourned to 25.05.2021 before S.B.

Reader

25.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 17.06.2020 before S.B.

Reader

17.06.2020

None for the appellant present. Notices be issued to the appellant and his counsel for preliminary hearing on 18.08.2020 before S.B.

MEMBER

18.08.2020

Appellant in person present.

Former requests for adjournment as his counsel is not available today.

Adjourned to 09.10.2020 before S.B.

(Mian Muhammad) Member(E)

09.10.2020

Appellant in person present. He has submitted Wakalatnama in favour of Mr. Kamran Sarwar Advocate and requested for adjournment due to engagement of his counsel before the Honourable Peshawar High Court today.

Adjourned to 23.12.2020 for hearing before S.B.

FORM-A

FORM OF ORDER SHEET

Court of				
Case No	2241	2419	_	

	4.7	Case	No.
	S.No.	Date of order	Order or other proceedings with signature of judge
		proceedings	
	1	22	3
= ,	1.	30/12/2019	The present appellant initially went in writ petition before
			the Hon'ble Peshawar High Court Mingora Bench and the Hon'ble
:		•	High Court vide its order dated 17/12/2019 treated the writ
;			petition in an appeal and sent the same to this Tribunal for decision
		- 	in accordance with law. The same may be entered in the Institution
•	1918, 0		Register and put up to the Worthy Chairman for further order
	-		please.
1			
•			REGISTRAR 301
	2	, ,	This case is entrusted to S.Bench for preliminary hearing to
		06/01/20	be put up thereon <u>07/02/2020</u>
			be put up thereon.
		1.32	CHAIRMAN
			CHAIRIVIAN
,			
		,	
:	07.02.	2020	None present on behalf of the appellant. Notice be issued to
		ар	pellant and his counsel for attendance and preliminary hearing
,		for	25.03.2020 before S.B.
			(MUHAMMAD AMIN KHAN KUNDI)
		·	MEMBER
•		•	
;			
		•	
	'		



PESHAWAR HIGH COURT

Mingora Bench/Dar-ul-Qaza
Swat

All the Communications should be addressed to the Additional Registrar of this Bench.

Office: 0946-885005

Fax: 0946-885004

E-Mail: darulqazaswat2011@gmail.com

No. 5/30

Writ Petition Branch;

Dated: 23 - 12 - 19

То

The Chairman,

Khyber Pakhtunkhwa Service Tribunal,

KPK, Peshawar.

Dane 27-12-1

Subject:

Writ Petition No. 3910-P/2019

Bakhtawar Jan

_ _ Petitioner

Versus

Secretary E&SE KPK & others

___ Respondents

Dear Sir.

Enclosed, please find here with the certified copy of judgment dated 17-12-2019, passed by Hon'ble Division Bench of this Court in the above titled case along with original Writ Petition (36-Pages) for compliance of directions contained therein.

Kindly acknowledge the receipt of this letter along with its enclosure please.

Encl. a.a

Additional Registrar



PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT FORM OF ORDER SHEET

Court of	•••••
Case No	

	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
1	2	3
	17-12-2019	W.P No. 3910-P/2019
		Present: Mr. Sabir Shah, Advocate for the petitioner.
		Mr. Wilayat Ali Khan, A.A.G along with respondent No. 3/Fida Muhammad District Accounts Officer, Dir Lower and Jami Shah Senior Auditor on behalf of respondent No. 3 in person.

		SYED ARSHAD ALI, J Through the instant writ
		petition under Article 199 of the Constitution of Islamic
		Republic of Pakistan, 1973 ('Constitution'), the petitioner
		seeks the following relief;
		"It is, therefore, most humbly prayed that on the acceptance of this writ petition:
NIM & WIN	عدالت عاليه بشاور عدالت عاليه بشاور عدالت عاليه بشاور عدالت عاليه بشاور عدالت عدالته المان الما	a) The non-awarding annual
	OR BENCHIDAR JULO	b) The respondents No. 2, 3 & 4 may be directed to award annual increment of the year 2017 to the petitioner.
		c) Any other relief of which the petitioner is entitled to and the petitioner has not asked for specifically, may also be granted in favor of the petitioner against the respondents."
		2. Learned counsel for the petitioner has relied

HON'BLE MR. JUSTICE EVED ARSHAD ALL HON'BLE MR. JUSTICE WIDAR AHMAD

(28)

upon the Notification dated 23.04.2019 of the Worthy Secretary Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department, whereby grievance of the petitioner was accepted by him, however the department is still not implementing the same.

- 3. However, when learned counsel for the petitioner was confronted with the jurisdictional contour of this Court in view of the clear bar contained in Article 212 of the Constitution, to entertain any petition relating to the terms and conditions of services of any civil servant, he has frankly conceded and requested that this petition may be treated as departmental appeal in view of the law laid down by the august Supreme Court of Pakistan in the case of Muhammad Akram vs DCO, Rahim Yar Khan and others reported as 2017 SCMR 56 and be sent to the Khyber Pakhtunkhwa Service Tribunal for redressal of grievance of the petitioner.
- 4. In this view of the matter, the instant writ petition is converted into departmental appeal and the same be transmitted to the Worthy Khyber Pakhtunkhwa Service Tribunal for decision in accordance with law.

<u>Announced</u> Dt: 17.12.2019

JUDGE

MOGE

Pesh was Problem for surafular-ul-Qaza, Swall Authorace transcription of gasonic Shanadai Order 1984

Abdul Sabooh

HON'BLE MR. JUSTICE SYED ARSHAD ALL HON'BLE MR. JUSTICE WIOAR AHMAD

The 19/12

<u></u>

THE PESHAWAR HIGH COURT, MINGORA BENCH L-QAZA SWAT

3910 -P OF 2019

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Versus

E COMMENTS ON BEHALF OF DISTT ACCOUNTS OFFICER DIR LOWER AT RA RESPONDENT NO 4

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RICULARS	ANNEXURE	PAGE NO
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DISTT ACCOUNTS OFFICER DIR LOWER AT TIMERGARA



BEFORE THE PESHAWAR HIGH COURT, MINGORA BANCH DARUL QAZA SWAT WRIT PETITION NO 3910-P/2019

MR	Bakhtawar	Jan		•	
٠,			***************************************	 	Petitioner

Versus

(PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO 4)

Preliminary objections

- 1 That the petitioner has no cause of action and locus stand
- That the petitioner has not come to the service tribunal clean hands
- 3 That the petitioner has concealed material facts from this honorable court
- 4 That the instant writ petition is badly time barred.
- That the petitioner is not aggrieved person with the mean: of article 199 of the constitution of the Islamic Republic Pakistan 1973.

Respectfully sheweth,

FACTS

- 1 No comments
- 2 No comments
- 3 No comments
- 4 No comments
- 5 Incorrect that the petitioner has taken over the charge again the post of SS Bio BPS 17 (on eve of his promotion) on 10-10 2017 and his services are less than six months in BPS 17. He

could exercise option for re-fixation of pay on 01-12-2017 get annual increment in BPS 16 and then re-fix his pay in BPS but the petitioner has been benefited for more than increment at once. Therefore, his pay will be the same on 01-2017. As per LPC issued by the Distt Accounts Officer Baj (Annexure A). His pay in BPS-16 Rs:31070/-PM on 09-10-2017 His pay in BPS-17 Rs: 34970 /-PM on 10-10-2017 (Next stage p premature increment). Meaning that the petitioner benefited more than one increment therefore, his pay will be the same 01-12-2017.

- 6 As explained in para 5 above
- 7 Incorrect that the petitioner was promoted to the post of SS : BPS-17 on 30-05-2017 and his services placed at the disposal FATA Secretariat for further posting. Where the petitioner performed the duty against the post of BPS-16 SST up to 09-2017 (A.N) and adjusted as SS Bio BPS-17 on 10-10-2017. services are less than six months in BPS-17. In the other h if the petitioner wants to exercise option for re-fixation pay on 01-12-2017, he could not avail the benefit of ann increment because he has been benefited for more than increment at. Notification No. SO once. The (S/M/E&SE 1/2017/Adj of SS from FATA to Settle (BPS-17) dated 23-04-2 Govt of Elementary & Secondary Education department (Annexure shows that it was fault of the Department and allowed ann increment without rules and law because of the facts that petitioner has not been performed the duty against the post SS BPS-17. Moreover, the retrospective promotion not allo under the rules vides Govt: of Finance Department Letter da 21-03-1993 (Annexure C).

- a) No comments.
- b) As explained in Para 5 and 7 above.
- c) As explained in Para 5 and 7 above.
- d) No comments.

Keeping in view of the above mentioned facts it is humi prayed that the writ Petition having no merits may be dismissed to cost please.

DISTT ACCOUNTS OFFICER
DIR LOWER AT TIMERGARA

BEFORE THE PESHAWAR HIGH COURT, MINGORA BENCH DAR -UL-QAZA SWAT

W.P NO 3910-P OF 2019

Versus

Govt of Khyber Pakhtun Khwa and othersRespondents

AFFIDAVIT

I Hussain Gul Assistant Treasury Officer Office of the District Accounts officer Dir lov at Timergara do hereby affirm and declare that the contents of the accompanying P wise comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

Add:Advocate General

PHC Darul Qaza Swat

(Mingora Bench)

Deponent

Hussian Gul



Authority Letter

Mr. Hussain Gul Assistant Treasury Officer Office of the District Accounts officer Dir lower is hereby authorized to submit the Para wise comments in W.P No. 3910-P/20:

Title: Bakhtawar Jan versus Govt of KPK on behalf of the under signed.

DISTT ACCOUNTS OFFICER
DIR LOWER AT TIMERGARA

(Annessare A)

Ren'S LAST PAY CERTIFICATE

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ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

NOTIFICATION

-Dated Peshawar the April 23, 2019

NO.SO(S/M)/E&SED/2-1/2017/Adj of SS from FATA to Settle (BPS-17):

WHEREAS Mr. Bakhtawar Jan Subject Specialist Teacher was promoted to the po the Subject Specialists Biology (BS-17) vide this department notification dated 30-05-2017 and services were placed at the disposal of Additional Chief Secretary FATA for further adjustment.

- AND WHEREAS the Social Sector Department FATA Secretariat vide notifical dated 10-07-2017 repatriated him to this department due to non-availability of his relevant pos
- 3., ; AND WHEREAS this department vide notification dated 15-09-2017 adjusted him as Biology (BS-17) GHSS Mian Kalay Dir Lower.
- AND WHEREAS intime adjustment of said SS at right station was the responsibility the department and there was no fault / inefficiency on his part and whereas as per section-7 of the I & Pension Rules, 2006 annual increment shall fall due on the 1st day of December every year, follow the completion of at least six months service at a stage in the relevant Revised National Pay Scale.
- 5. AND WHEREAS the said SS has been promoted to BS-17 on 30-05-2017 and has : months service in BS-17 upto 1st December, 2017.
- NOW THEREFORE, the competent authority has decided that Mr. Bakhtawar J Subject Specialist (Blology), GHSS Mian Kalay Dir Lower is entitled for award of annual increment BS-17 for the year 2017.

SECRETARY

Endst: of even No. & Date

Copy forwarded to the:

- Accountant General, Khyber Pakhtunkhwa Peshawar. 1.
- Director, E&SE Khyber Pakhtunkhwa, Peshawar. 2.
- District Education Officer (Male), Dir Lower. 3.
- District Accounts Officer Dir Lower. 4.
- PS to Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar. 5.
- Principal GHSS Mian Kalay Dir Lower 6.
- Office Order file.

Annexise C 8

Copy of letter No.SCR.I(SAGAD)1-29/75(Vol:III)dated 21.3.1993; from Section Officer(Reg:I)Govt:of NWFP.Services and General Accountant General N.W.F.P.Peshawar.

Subject: PROMOTION FOLICY OF THE PROVINCIAL GOVERNMENT.

Please refer to your memo No.H-24(106)/Co--/163 dated Salk 1993, on the subject noted above.

- 2. It is felt that the contents of the policy contained this Department's letter No.SORI(S&GAD)1-29/75(Vol:I), dated 3.1 March, 1990 has not been appreciated correctly. The factual position is that promotion against higher posts with restrospective eit. It is not allowed under the existing policy. However, Selection of is a sort of sanction of financial benefits with no change in responsibilities of the incumbent and also assumption of charge a higher post is not involved.
- 3. Accordingly, the sanctions of award of selection Grades issued by the Education Department with effect from 27.1.1988.

sd/-

(GHULAM SARIR) Section Officer(Reg:

OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P.PESHAWAR. NO.H-24(106)/Corr/1991/202 dated 29.3.1993.

Copy with a copy of this office memo under mefemence.

1. All DAOS/AAOS. in N.W.F.P.

2. All Pre-audit Sections (Local).

C.T. C.

Ench (1)

ACCOUNTS OFFICER

29/3/93

قمريا ايك روبيير كالامنجانب يبعشر طتورجال بنام حكومت وعو دعویٰ 3910-m/2019 WP# جرم باعث لجررا نكر مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی و کل کاروائی متعلقة آن مقام بستاوريا كى كورك مستكور سيح سوات كيك مهارستاه الدولك في مقرر کرکے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کال اختیا مه موگار نیز وکیل صاحب کو راضی نامه وتقرر ثالث و فیصله بر حلف دی، جواب دی اورا قبال دعوی اور درخواست ہرشم کی تقیدیت زراس پردستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برامدہوگی اور منسوخ ڈائر کرنے اپیل نگرانی و فظر ثانی و پیروی کرنے کا اختیار ہوگا۔ بصورت ضرورت مذکور کے نسل یا جروی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنی ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شده کو بھی جملہ مذکورہ بالااختیارات حاصل ہوئے اور اسا ساخت برواخته منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ وہر جانہ التواہے مقدمہ کے سبب سے ہا گا اسکے مستحق وکیل صاحب لمونگے۔ نیز بقایا وخرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہو یا حد سے باہر ہو تو وکیل ملا صاحب یابند نه ہونگے کی پیروی مقدمہ مذکورالہذا وکالت نامہ لکھ دیارک مندر ينتاوريان كورك cell # 03005746744

1 .A. MINERYA SWE

IN THE PESHAWAR HIGH COURT PESHAWAR

Inst # 28893

Execute Matter Annual

3910-P/2019 with IR

Bakhtawar Jan V/s Secretary Elementary

Presented by

Kamran Sarwar

on behlaf of appellant/petitioner.

Entered in the relevant register.

Be laid Before DB for orders on 23-JUL-19

e/Ads

Dated 22 JUL 2019

146220

Reader

Dated 22 JUL 2019

Countersigned

Dated 22 JUL 2019

Deputy Registrar

27-July-2019

W.P 3910/2019 (MOTION CASES) (Provincial-Civil Services-Increment),

Adjourned by the court from 23-Jul-2019 and fixed before H.D.B on

08-Oct-2019.Inform Petitioner and his Counsel.

Adjourment by

Petitioner Respondent

Deputy Registrar



BEFORE THE PESHAWAR HIGH COURT PESHAWAR

Check List

1	Case Title	Bakhtawar Jan Vs Secretary Elementary and Secondar Pakhtunkhwa & others	ry/Education	Khyber
2	Case is duly s	igned	Yes	No
3	The law unde	er which the case is preferred has been mentioned	Yes	No
4	Approved file	cover is used	Yes	No
5	Affidavit is du	uly attested and appended	Yes	No
6	Case and ann index	exure are properly paged and numbered according to	Yes	No
7		nexure are legible and attested. If not, then better copies have been annexed	Yes	No
8	Certified copi	es of all the requisite documents have been filed	Yes	No
9		ecifying that no case on similar grounds was earlier this court filed	Yes	No
10	Case is within	time	Yes .	No
11	1	the purpose of court fee and jurisdiction has been the relevant column	Yes	No No
12	Court fee in s as required]	hape of stamp paper is affixed. [For writ Rs. 500, for other	Yes	No
13	Power of atto	orney is in proper form	Yes	No
14	Memo of add	resses filed	Yes	No
15	List of books	mentioned in the petition	Yes	No
16		number of spare copies attached. (Writ Petition-3 Nos, SB-1, DB-2), Civil Revision (SB-1, DB-2)]	Yes	No
17	Case (Revisio	n/Appeal/Petition etc.) is filed on a prescribed form.	Yes	No
18	Power of Atto	orney is attested by jail authority (for jail Prisoners only).	Yes	No ,

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

	Name: <u>Kamran Sarwar Advocate</u> Signature:
	FOR OFFICE USE ONLY
Case No.:	
Case Received on:	
	es/No (If No, the grounds:
Date in Court:	Signature:(Reader)
	Signature:(Reader) Date: Countersigned:

(Deputy Registrar)

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

Writ Petition No:_____/2019



Bakhtawar Jan R/O village Tangai ,T	, ,
· · · · · · · · · · · · · · · · · · ·	Petitioner.
AND	
Secretary Elementary and Secondary	/Education Khyber
Pakhtunkhwa & others	s.
· ·	Respondents

1. will you kindly treat the accompanying writ Petition under and accordance with the provisions of rules 9, Chapter 3-A rules order of the Hon'ble High Court Lahore volume v.

2. The ground of urgency is:

That the instant writ Petition relates to the Increment of the year 2017, therefore, in view of the grounds enumerated in the instant Petition needs urgent Fixation.

Kamran Sarwar

Advocate High Court

Dated: 18/07/019





PESHAWAR SCANNED

Writ Petition No: 3910-P/2019

Bakhtawar	Jan R/O village	e Tanga	i ,Tehsil: Salarzai,Bajaur	•
		••••	P	etitioner.
		V	ersus	
Secretary Pakhtunkh	Elementary wa & others	and	Secondary/EducationRespo	Khyber ondents.

Index

S/NO	SUBJECT	ANNEXURE	PAGE NO
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5	Vide Notification dated 30-05-2017.	r.Bi	8-10
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- 8	Vide Notification dated 15-0-2017	"D"	17-19
9.	Vide Notification dated 23-04-2019	"E"	20
10	Court Fee		21 20
11	Notice to Respondents		23
12	Wakalat Nama	Hard to opposit in the supposit was the supposite to the supposit to the suppo	24

Dated: /8/07/2019

20 3/2

Signatul

Kamran Sarwar

Advocate.



IN THE PESHAWAR HIGH COURT, PESHAWAR OPENING SHEET FOR WRITE BRANCH Date of Filing: 19/49/019

Case Type:	Writ Pet	rition	Nature of Or	iainal	Proceedin	a.			District: 13	ajaur
Category C		itton	Nature of Or	iginai	rioceediii	g. 				•
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(Categories Subcategories are given at the back of the opening sheet	es ! he									. " .
Review/ Co	ontempt o	of Court	in respect N	.A			of:	•		
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Petitione	r	Bakht	awar Jan S/O M	uham	ımad Ian					
Name				WIIWII.	minus pur					
Mobile N	No.	0344	1-9740809							
Address		R/O v	illage Tangai ,T	ehsil:	Salarzai,F	Bajaur	•			
CNIC No)	21106	5-573684-3		•		· · · · · · · · · · · · · · · · · · ·			
Email Ac	idress	N.A	7							
Counsel		KAM	RAN SARWAI	R						
Mobile N	lo.	0336-	9148236							
Address		Mohallah Mohammad Abad, Village and P.O Tehkal Bala Peshawar.								
CNIC No).	l	-9938764-7					 -		
Email Ad	ldress	kami095 Xiyahoo.com								
Responde	ents	2:The Departure 3. The	rctary Element Secretary o rtment. Accountant G trict Accounts (f G enera	overnmei al Khybei	it of Pakl	f Khyber F			
Address		As mentioned above.								
Original	Order/A	xction/f	naction Compla	ined o	of:	7	ED TODAY	4		
					1 1	Den	III WAR	r		

20 JUL 2019



Prayer

A. the non-awarding annual increment of the year of 2017 to the petitioner by the respondents No 2, 3, and 4 may please be declared as illegal, unlawful, unconstitutional, against the fundamental rights of the petitioner.

B. the respondent No 2, 3, 4 may be directed to award annual increment of the year 2017 to the petitioner.

C. Any other relief of which the petitioner is entitled to and the petitioner has not asked for specifically may be granted in favor of the petitioner against the respondents.

Law/Rules/governing the original proceedings/action/Inaction

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. Any other Law Book, as per need,
- 3. Case Law.

Signature

Note: Any suggestion to improve the proforma will be appreciated.

Deputy Removed 20 JUL 2019





BEFORE THE HON'BLE PESHAWAR HIGH COURT, PESHAWAR

W.P.No. 3910-P/2019

Bakhtawar Jan R/O village Tangai ,Tehsil:Salarzai,Baja	ur
	Petitioner

Versus

- 1. Secretary Elementary and Secondary/Education Khyber Pakhtunkhwa.
- 2. The Secretary of Government of Khyber Pakhtunkhwa, Finance Department.
- 3. The Accountant General Khyber Pakhtunkhwa.
 4. District Accounts Officer Dir Lower.

Respondents.

WRIT PETITION UNDER ARTICLE
199 OF THE CONSTITUTION OF THE
ISLAMIC REPUBIC OF PAKISTAN,
1973.

Respectfully Sheweth:

- 1. That petitioner is a respectable citizen of Pakistan and is entitled to enjoy all the rights provided under the Constitution of Pakistan and was appointed as a Subject Specialist Teacher in the elementary and Education Department Khyber-Pakhtunkhwa. (Copy of Service card is attached as annexure ,A,).
- 2. That later on The Petitioner was promoted to the Subject Specialists Biology(BPS-17) vide notification dated 30-05-2017. While his services were placed at the disposal of Additional Chief Secretary FATA for further Adjustment. (Vide Notification dated 30-05-2017 is attached as annexure JB,).





- 3. That the petitioner was repatriated to the education and elementary Department by Social sector department through vide notification dated 10-07-2017, due to non-availability of relevant post in FATA. (Vide Notification dated 10-07-2017 is attached as annexure, C,).
- 4. That later on the Petitioner was adjusted by the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department as SS Biology(BPS-17)GHSS Mian kalay Dir lower through vide notification dated 15-09-2017. (Vide Notification dated 15-09-2017 is attached as annexure ,D,).
- 5. That according to the section 7 of the pay and pension Rules 2006 annual increment shall fall due on the ist day of December every year, following the completion of at least six months services at a stage in the relevant revised National policy pay scale.
- 6. That the District Account officer Dir lower, denied the annual increment of 2017 to the portioner due to non-completion of six months from his adjustment.
- 7. That the petitioner appeal to the Secretary Education against not giving annual increment of the year 2017,in response he issued a notification dated 23 -03-2019,in which he diceded that the petitioner is entitled for award of annual increment in BPS-17 for the year 2017,as not adjustment at the right station was the responsibility of the department and there was no fault on the part of petitioner. (Vide Notification dated 23-04-2019 is attached as annexure, E.).

Deputy Regulator

Grounds:.

- A. That the fundamental rights are guaranteed in the Article -2 A of the Constitution of Islamic Republic of Pakistan, 1973.in which it is said that, the state shall Guaranteed fundamental rights including equality before law, social, economic and political justice. However, in case of not Awarding Annual Increment is the volition of rights guaranteed by the Constitution of Islamic Republic of Pakistan.
- B. That the petitioner has not been treated in accordance with law rather has discriminated which is against the letter spirit of Article 4 and 25 of the according to the spirit of Constitution of Islamic Republic of Pakistan, 1973.
- C. That the petitioner appeal to the Secretary Education against not giving annual increment of the year 2017,in response he issued a notification dated 23 -03-2019,in which He decided that the petitioner is entitled for award of annual increment in BPS-17 for the year 2017,as not adjustment at the right station was the responsibility of the department and there was no fault on the part of petitioner.
- D. That the petitioner seeks permission to advance other grounds and proofs at the time of hearing.



4

It is, therefore, most humbly prayed that on the acceptance of this writ Petition:

A. the non-awarding annual increment of the year of 2017 to the petitioner by the respondents No 2,3,and 4 may please be declared as illegal, unlawful, unconstitutional, against the fundamental rights of the petitioner.

B. the respondent No 2,3,4 may be directed to award annual increment of the year 2017 to the petitioner.

C. Any other relief of which the petitioner is entitled to and the petitioner has not asked for specifically, may also be granted in favor of the petitioner against the respondents.

Petitioner

Through

Kamran Sarwar

Advocate High Court

Certificate:

Certified that no writ pertaining to the subject matter had earlier been filed by the petitioner before this Hon'ble Court.

Books:

- 1. Constitution of the Islamic Republic of Pakistan,
- 2. Any other Law Book, as per need,
- 3.Case Law.

20 July Rock 179

Advocate

BEFORE THE HON'BLE PESHAWAR HIGH COURT, PESHAWAR

Bakhtawar Jan R/O villag	ge Tangai ,Tehsi	l:Salarzai,Ba	jaur
· .			Petitioner
•	/	-	
	Versus	? -	

- 1. Secretary Elementary and Secondary/Education Khyber Pakhtunkhwa.
- 2. The Secretary of Government of Khyber Pakhtunkhwa, Finance Department.
- 3. The Accountant General Khyber Pakhtunkhwa.
- 4. District Accounts Officer Dir Lower.

Respondents.

AFFIDAVIT

I, Bakhtawar Jan R/O village Tangai ,Tehsil:Salarzai,Bajaur, solemnly affirm and declare on Oath that the contents of this petition are true and correct and nothing has been concealed from this Honorable Court.

(Deponent)

Bakhtawar Jan NIC # 21106-5736841-3 Carta J# 03449740809

IDENTIFIED BY

KAMRAN SARWAR Advocate

FILED TODAY

20 JUL 2019

Certified that the above was not need on adigmally who was iden Who is personal.

Bajsh

RAMPAN SATUAT

6

BEFORE THE HON'BLE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 3910-P/2019

ADDRESSES OF PARTIES

Bakhtawar Jan R/O village Tangai ,Tehsil:Salarzai,Bajaur ______Petitioner.

Versus

- 1. Secretary Elementary and Secondary/Education Khyber Pakhtunkhwa.
- 2. The Secretary of Government of Khyber Pakhtunkhwa, Finance Department.
- 3. The Accountant General Khyber Pakhtunkhwa.
- 4. District Accounts Officer Dir Lower.

__Respondents.

Petitioner Through

Counsel 0336-9148236

Office: Flat Number 3rd floor Harroon Minsion,Khyber Bazar,Peshawar.

Deputy Rogis

BAKHTAWAR JAN
SS-Biology (BPS-17)
Personal No: 30411910

Father Name: MUHAMMAD N Blood Group: O+ ive CNIC: 21106-573684: 3 Date of Birth: 16-04-1981 Issue Date: 10-09-2018 Contact No: 0303-8262236 School Head Contact: 0307-853716 Permanent Address: Village: Tangs: Tehsil: Salafzai, bajaur

Attested

Dated Peshawar the 30-05-2017



Aner

Khaur MODIFICATION No.SO(PE)/2-6/DPCMeeting/SST-SS (28/02/2017): On the recommendations of the Departmental Promotion Committee, the Competent Authority is pleased to promote the following Five Hundred and Eighty Five (585) Male SSTs (BS-16) to the post of Subject Specialist (BS-17) on regular basis with immediate effect:-

	ен :	T e.	:n:	Name & Present School	Proposed Station	Remarks
\$#	S# in	1	$_{B}$	Address SS	(Biology) BS-17 GHSS	Against Vacant Post
1	1	s	05 + 6	2158 Hakim Haved, Bannu Ch	orlaki Kohat	
2	2	11	692	Mir Qabaz Khan SST. GHS Mama Khel Banochi. Al-	-Hamid Wali Noor Bannu	Against Vacant Post
3	3	2	004	Riaz Muhammad SST SS GCMHS Batkhela Ch	nakdara Dir Lower	Against Vacant Post
 4	4		2722	GHS Daraka Aziz Khan. Da	(Biology) BS-17 GHSS araka Aziz Khan Lakki arwat	Against Vacant Post
				Adil Nawaz Khan SST 'SS	S (Biology) BS-17 GHSS andu Khel Karak	Against Vacant Post
5	5		3202	GHS Mir Azam Kor, Bannu K Vahya Khan SST SS	andu Kher Karak S (Biology) BS-17 GHS bdol Khel Lakki Marsyal	Against Vacant Post
6	6	-	3219	Aziz Khan SST City Gard Shiph Meta Khel, M	S (Biology) BS-17 GHSS Aasha Mansoor Lakki	Against Vacant Post
7	7		3351	Bannu ST S	Aarwat S (Biology) BS-17 GHSS Aansabdar Swabi	Against Vacant Post
 9	-	3	3360	GCMHS Marghoz, Stras	SS (Biology) BS-17 GHSS Saleema Sikandar Khel Bannu	Against Vacant Post
1	-	10	3400	Kohat Muhammad Shahzaib Ghaffar SST, GHS Lakari Kaniza.	SS (Biology) BS-17 GHSS Tehkal Bala Peshawar	Against Vacant Post
-	-	11	3479	I milli no million on a	SS (Biology) BS-17 GHSS Muhammad Khawaja Hangu	
-		12	3502	Muhammad Altaf SST	SS (Biology) US-17 GHSS Labat Swat	
-	2	13	3520	Muhammad Tahir SST	SS (Biology) BS-17 GHSS	
-	13	13	3523	Suddiene Ahmed SST	SS (Biology) BS-17 GHSS Kachi Paind Khan D.I.Khan	Against Vacant Post
-	14	15	353	Syed Ali Afzal SST G1IS Qabad Shah Khel,	Services placed at the disposa of ACS FATA.	
-	16	16	358	Noor Khan SST	Services placed at the dispose of ACS FATA.	
	17	17	363	Muhammad Daud SST 4 GHS Khazan Gul Kot Manzar Khel, NWA	Services placed at the dispos of ACS FATA. SS (Biology) BS-17 GHS	
-	18	18	36.	7 Khushdil Khan SS l GHS Mira Khel, Bannu	Landiwah Lakkt Marwat	
	19	19	36	Bannu -	SS (Biology) BS-17 GHS Shakardara Kohat SS (Biology) BS-17 GH	
	20	20	36	Noor Zada SST	Muslim Abad Kohat	95
	21	21	36	Syed Naimatullah Shah SST 63 GHS Ganji Daud Shah Bannu		ian Against
		22		Kamran Ullah SST GHS Dheri Saidan Bannu	SS (Biology) B3-17 Gr Dhand Saghri Kohat	Against vacant 1 ost



			•		÷		
						placed at the disposal	
/- 			Bakhtawar	Jan SST b Abad, Bajour	Services of ACS I	PATA.	
3	23	3704			31 703	legy) BS-17 GHSS	Against Vacant Post
			To add Shine	Khan SS'l	Oallan I	langu	
4	24	3709	CILC Hyana	lu Kiter Bande	SS (Big	ology) 435-17 (31-50	Against Vacant Post
25	25	3735	nel pouce lan	i Khel, Bannu	Ibrahim	zai Hangu	Poet
-1			N.41.	ammad Khan oo i	SS (Bi	ology) BS-17 GHSS	Against Vacant Post
_	76	3736	LGHS Sh	ukrullah Hussam	Khadiza	ni Kohat	
26	26	,,,,,	A tondan	Rannu		iology) BS-17 GHSS	Against Vacant Post
			Muhamm	ad Irshad SST ina Khawara, Dir	SS (B	Dir Lower	Against .
27	27	3747	GHS SP	ini Kilaran	langar	Gology) BS-17 GHSS	Against Vacant Post
	\ _	 -	Lower Ma	sood SST	SS (H	ai Tank	Aganot
- 28	28	3755	GHS Ra	nwal, lank			1
		┼	Muhamr	nad Zeb Kilmi	25 11	Biology) BS-17 GHSS	Against Vacant Post
			1 1 61	C.L.		-2 Charsadda	
29	29	376	GHS G	ul Khitab Koroona.			
]		Charsad	od Oin SS1		ces placed at the disposal	
30	30	376	8 CHCKI	har Bajour Agency	1 of AC	S FATA. Biology) BS-17 GHSS	Against Vacant Post
	1		T Ali Mui	hanimad 55 i			
31	31	377	8 6115 6	hangt Bunct	Servi	ces placed at the dispusa	
	+	38	Muhart	mad Noor 22 r	of A	CS FATA.	
32	32			Eiddak, NWA Yub Khan SST	Serv	ices placed at the disposi	al
		30	2010	Tar Muhammad 185	of A	CREATA	
33	33	38	1 69	. "Thauta N W Λ' —		(Tiiology) BS-17 GHS	Against Vacant Post
}		-	Tariq	Yaqoob Guain 30 '	d, SS	(Biology) B3-17 ket Gunj Mardan	Again
3.	4 34	38	43 GHS Maiak	1401-	Bici	(Biology) BS-17 GHS	SS
_		\		Manuary K han 551		(Biology) Barry eru Khel Pacca Lak	cki Against Vacant Post
1	5 3	_ ,	855 GHS	Khan Khel Mandoz	,	CI II	
3	5 3	, , ,			22	(Biology) BS-17 Cir	SS Against Vacant Post
-			876 Muha	munad Younas Kh GHS Mandan, Bann			
3	36 3	6 3		ad Dand 331		(Biology) ES-17 GHSS	
-	37 :	37	1877 Mun	Ghani Dheri Malaka	ind Sa	ddi Mardan (Biology) BS-17 GF	ISS Against Vacant Post
L			Mati	ullah SS I	1 .		
	38	38	3019 1	Downsi SWal	- 59	(Biology) BS-17 G	ISS Against Vacant Post
-			nose lbra	him Khalilullah SST	l Pi	unipir Swati	
1	39	39	3956 GH	S No.2 Zaida, Swabi r Muhanunad SST	1 6	S (Biology) BS-17 G	HSS Against Vacant Post
1			1	SS Khesghi Pa	iyan,	lowshera Kalan	
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•				had I Illah SST			
}	41	41	4006 GC	CET Mir Ali, NWA	·	SS (Biology) BS-17	GHSS Against Vacant Post
,	42	42	. \ CI	ISS Nati Panos, Nati		Nari Panoos Karak SS (Biology) BS-17 (
				Laure Cond SS			
	43	43	1 4012 1 200	are chillengu 1711 tarri	'	Services placed at the or	sposat
		44	4046 M	anzoor Ahmad SST HS Land, NWA		of ACS FA'TA. SS (Biology) BS-17	GHSS Against Vacant Post
	44		1	Liennii SS		SS (Biology) B3-17 Kabal Swal	VP.mo.
	45	45	1 41491	on a re Wadudla, Jy	Egging	SS (Biology) BS-17	GHSS Against Vacant Post
			- N	Juhammad Omei	Layar	SS (Biology) B3-17 Chanda Khurram Karak	C. Farmer
	46	46	4053 K	Than SST SHS Mira Khel, Banr	1U	Services placed at the	lisposal
	\	\		Samuellah SST		TA CONTRACTOR	.1
	47	47	1 4054 1 4	etrs Shamzan Kot <u>, y</u>	1MV	Ce /Biology) BS-1/	GHSS Against Vacant Post
				Tribon ()			
	48	48	140611.	CENTURY MIBURALLY	SST	TSS (Riology) B3-17	GHSS Against Vacant Post
	-	1		Ashfaq Ahmad Khan GZSHS Dargai, Mal	1001		
	49	49	4003	Mehboob Alam SST		Shakoor Chaisadda SS (Biology) BS-17	
	50	50	4070	GHS Bagra, Bunci		Agarai Bimer SS (Biology) BS-17	7 GHSS Against Vacant Post
	1 30			T22 and u) جدافی ن		
	5	51	4091	CHS Katti Carni, M	ardan	Services placed at the	disposal
	\	_+-	2 4166	Niazullah SST GCET Mir Ali, NW		of ACS FATA.	a dienosal
			r takititi l				C Malaban (
	5	2 5		Majorar Lillah Khan	SST	Services placed at the	
	-		3 4170	Naimat Ullah Khan AAEO, SWA	SST	of ACS FATA.	

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1			•		
581	77 :	.2791	Qasim Jan SST GHS Kakul, Abbottabad	SS (Urdu) BS-17 GHSS Rich Bhean Abbottabad	Against Vacant Post
582	78	2794	Muhammad Nazir SST GHS Timber Khola Manselira	SS (Urdu) BS-17 GHSS Jalgali, Manschra	Against Vacant Post
583	19	2821	Hafiz Tariq Bilat SST GHS No.2 Kohat	SS (Urdu) BS-17 GHSS Dhoda Kohat	Against Vacant Post
584	80	2851	Shabir Alimad SST GMS Gali Barian, Abbottabad	SS (Urdu) BS-17 GHSS Birote Abbottabad	Against Vacant Post
585	81	2398	Habib ur Rehman SST GHSS Muryali, D.I.Khan	SS (Urdu) BS-17 GHSS No.3 D.1 Khan	Against Vacant Post

On their promotion, the Subject Specialist concerned will be on probation for a period of one year in terms of Section 6(2) of NWFP Civil Servant Act, 1973 read with Rule 15(1) of the NWFP Civil Servant (Appointment, Promotion & Transfer) Rules, 1989.

No. TA /DA allowed.

SECRETARY

Endst. No. & date as above.

Copy to:

- The Additional Chief Secretary (FATA), FATA Secretariat Warsak Road Peshawar.
- The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
- The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
- The Accountant General Khyber Pakhtunkhwa, Peshawar,
- PSO to Chief Secretary to Govt, of Khyber Pakhtunkhwa.
- The Director (E&SE) Khyber Pakhtinkhwa Peshawar, with a request to circulate this notification amongs all concerned.
- The Director Education FATA, Warsak Road, Peshawar.
- The Director Curriculum & Teachers Education, Abbottabad.
- The Deputy Director (EMIS), E&SE Department, with the request to upload the notification of E&SE. Department website (www.kpese.gov.pk).
- 10. The District Education Officers, Elementary & Secondary Education concerned.
- 11. The District Accounts Officers concerned.
- 12. PS to Secretary E&SE Department.
- 13 Subject Specialist concerned.
- 14 Office File.

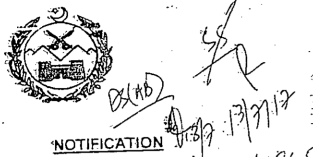
(NAIK MUHAMMAD) SECTION OFFICER (PRIMARY)

rested





Aveca



FATA SECRETARIAT (SOCIAL SECTORS DEPARTMENTS) WARSAK ROAD PESHAWAR

Dated.Peshawar-the.July:10,2017

No.SO/Edu/SSD/FATA 936 Consequent upon their promotion from SST to the post of Subject Specialist and placement of their services at the disposal of Additional Chief Secretary FATA vide Govt. of Khyber Pakhtunkhwa Elementary & Secondary Education Department Notification No.SO(PE)/2-6/DPC Meeting/SST-SS (28-02-2017) dated 30-05-2017 and with the approval of the Competent Authority, the following SSTs promoted to the post of Subject Specialists (BS-17) are hereby adjusted against the vacant posts in the schools/Stations mentioned against their names below west 30-05-2017 in the interest of public service, while the terms & conditions will remain the same as notified in the mentioned above notification.

٨٥٥٧	E Hothiodian.			
S##	tenticion esignation	Domicile.	Promoted / Adjusted as	Remarks
1	Qubad Shah Khel Kurram	Agency .	SS-in Biology at GHSS Sama Badabeera FR Pesawar	AVP CD
2	Agency. Mr. Noor Khan SST/AAEO SWA- Now SST GHS Kari Kot SWA	SWA	SS in Biology at GHSS Ashkar Kor SWA	Vice:S:No.71.
.3	Mr. Muhammad Daud SST GHS Khazan Gul Kot Manzar Khel NWA.	FR.Bannu	SS in Biology & Services placed at disposal of E & SE Department KP. (on his own request)	Due to non availability of subject post in FATA.
4 ,	Mr. Bakhtawar Jan SST GRS Sahib Abad Bajaur Agency	Bajaur Agency	SS in:Biology & Services placed at disposal of E &SE Department KP.	Due to non availability of subject post in FATA
.5	Mr.Burhan Ud Din.SST GHS Khar Bajaur Agency. Mr.:Muhammad:Noor.SST	Bajaur -Agency ™A	SS in Biology at GHSS Spin Phand Khyher Agertay SS in Biology at GHSS	AVP
7 ⁻	GHSS Eidak NWA. 'Mr. Noor Ayub Khan SST GHS Taj Muhammad Kot Sherá Tala NWA.	'NWA.	Ashkar Kot.SWA Agency. SS in Biology at GHSS Eidak NWA.	Against vacant Chemistry post
S _	Mr. Irshad Ullah SST GCET Mir Ali NWA.	- NWA	SS in Biology at GECET Mirali NWA.	Vice S.No.89 against the post of SS in Maths.
	Mr. Manzoor Ahmad SST GHS Land NWA.	NWA	SS in Biology & Services placed at disposal of E & SE Department KP.	! !
10	. Mr. Attaullah SST GHS Snamazan Kot NWA.	FR Bannu	SS in Biology & Services placed at disposal of E &S Department KP.	
: 11	Mr.Niaz Ullah SST GCET Mir Ali NWA.	NWA	SS in Biology at GCET Mirali NWA.	Against post of librarian (Already occupied)
12	Mr. Naimatuliah Khan AAEO	SWA	SS in Biology at GHSS i Shahoor SWA.	AVP

1	10	5
<u> </u>	سلوب	1

	· · · ·	_		
13	Mr. Surat Khan SST GHS Shin	FR Bann	u SS in:Biology & Services	Due to non availability of
	Dhand FR Kohat.		placed at disposal of E &	
!		i	Department KP.	SE subject post in FATA
14	Mr. Şajjad Haider,SST GHS	'FR Bann		
!	Sakhi Marjan wargara FR Lakk		The William Property	Due to non availability of
ļ	THE TAKE		placed at disposal of E &	SE subject post in FATA .
15	I Mar 20 days 12		'Department KP.	
			nd SS in Chemistry 2t GHSS	Vice S.No.82
	Bala Mohamand Agency.	Agency	Spin Dhand Khyper	
	<u> </u>	l	Agency	
15	Mr. Zanid Igbal.SST:GHS	Mohmar	d SS in Chemistry at SHSS	
	Hameed Khan Killi Mohmand	-Agency	Snahoor SWA	
	Agency.			AVP
17	Mr. Aftab Alam SST GHS Akhur	Mohman	- 1 CC i= 12=-13=-13=-13=-13=-13=-13=-13=-13=-13=-13	1
	Talab Khyber Agenty.		1 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	es . Due to non-availability of,
	The state of the s	Agency	piaced airdisposal of E &S	E Subject post in FATA.
			Department KP	1
	i	1	ູ່ (ອກາກີໂຮ.ວານກ reguest)	•
18.	MrAbdul Qayum SST GHS	INWA	<u>.</u>	
- •	Khaddi NWA	* ETFE#4	SS in Economics &	Due to non availability of
		.	Services placed at disposa	Subject post in FATA .
		i	of E 265E Department KP.	•
	1	1	(on his own request)	
19	Mr. Akhtar Nawaz SST GMS	NWA	SS in Economics &	Due:tomon:availability.of.
	Hassan Shah Kot NWA.	!	.Services.placed at disposa	subject post in FATA.
	i	1	of E &SE Department KP	. Scopeci post in FATA.
		ļ	one ade bepartment RP	
20	Mr. Saifullah.SST GMS Patwelai	SWA	SS_in Economics at GHSS	·AVP
	SWA.	1	Shahoor SWA	AVF.
21	Mr. Muhammad Rehman SST	NWA	SS in Economics &	
	GHS Pir Sahib Jan Kot NWA.	11112	-1	Due to non availability of
	THE THIS SAIT NOT THAT,	1.	Services placed at disposal	subject post in FATA.
	i		of E &SE Department KP.	•
	t	<u> </u>	<u> </u>	
2	Mr. Muhammad Ashraf Khan	NWA	SS in Economics &	Due to non availability of
	SST GHS Land NWA.		Services placed at disposal	subject post in FATA.
		•	of E &SE Department KP.	
3	Mr.Abdul Shakoor SST GHSS	Orakçai	SS in English & Services	Due to non availability of
	No.1 Jamred Khyber Agency	Agency	placed at disposal of E.&SE	subject post in FATA.
į			Department KP.	Subjectipost-int-PAJ-A.
	! •		(on his own request)	
4	Mr. Nasim Ullah:SST:GHS	FR:Bannu		1
,	Khazan Gul Kot NWA	rk:pannu	SS in English & Services	Due to non availability of .
. į	AUGEBII GUI KOL NYVA,		placed at: disposal of E.&SE	subject post in FATA.
			Department KP.	<u> </u>
5	Mr. Abdul Samad SST GHS	AWA.	SS.in English:at GHSS:Eidak	AVP
i	Haider Knel NWA.		'NWA.	
; <u> </u>	Mr. Amir Rehman SST GMS	,SWA	SS in English at GHSS	AVP (52
i	Muhammad Yar Kot SWA.	d	Ashkar Kot.SWA.	AVP III
7	Mr. Ahmad Ud Din SST GMS	NWA	SS in English at GHSS Spin	View S No 60
í	Langar Khel.SWA Now GCET		Dhang Khyber Akanch	Vice S.No.80-against the
:	Male Jamrud Khyber Agency.	ŀ	seemo vokuat vikanek	post of SS in Statistics.
		En Lett.		
•		FR.Lakki	SS in English at GHSS	Vice S.No.73 against the
	Lakki,		Shahoor.SWA.	post of SS in Rashto.
,		Kurram	SS in English at GHSS	AVP
		Agency	Shalozan Kurram Agency.	•
		FR Bannu	.SS in English & Services	Due to non-availability of
1	GHS Morga FR DI Khan.		placed at:disposal of:E &SE	
i			•	subject post in FATA.
		- 1	Department KP.	

		•		
, ,	Mr. Mehmood.Ur Rehman:SST	FR.Bannu		Due to non:avanability of
1	GHS Din Muhammad Kor ER		placed at disposal of E &SE	subject:post in FATA.
		•	Department KP.	
	Tank.	FR Banu	SS in English at GHSS	-AVP
2	I THIS MUNICES STREET	FR.Dailu .	Kalaya Orakzai Agency.	The second of the second s
	-Kurram-Agency		Raiaya Orakzai Agency.	
		***********	SS in English & Services	Due to non availability of
33	I Mil. Indirection trades	FR Bannu	placed at disposal of El&SE	súbject:post:in FATA.
	Biland Khel Orakzai Agency	•	1p.oses	
	now.at.GHS Raya ER®Kohat.	·	Department KP.	-AVP
34	Mr. Asadullah AAEO Orakzai	:Orakzai	SS in H/Civicstat GHSS	-AVF
	Agency.	Agency	Kalaya Orakzai Agency.	<u> </u>
	Mr. Fazal Wahab SST GHS	Bajaur	SS in H/Civics at GHSS	WiceiS:no:88;against:the:post
35 .		:Agency		of SS in Pashto.
	Raghagan/ AAEO AEO Office	Agency	.datea .asjacing.gev.	
	Bajour Agency.	· FR:Bannu	SS in H/Civics at GHSS	Post already occupied
36	Mr.:Bilai Ahmad SST GHS Nadir	· FR:Sannu	Nadir Bodin Khel FR Bannu	
	Bodin Khel FR-Bannu.			· · · · · · · · · · · · · · · · · · ·
37	Mr. Faiz ur Rehman SST GHS	Bajaur	SS in ·H/Civics & Services	Due to non availability of the
	Loi Sam Bajaur Agency.	. Agency	placed at disposal of E:8.SE	subject post in FATA.
	Lor John Sojour rigories.		Department KP.	· · · · · · · · · · · · · · · · · · ·
·20	Mr.Gul Muhammad SST GHS	:Bajaur	SS in H/CivicsT& Services	Due to non availability of
38	_	Agency	splaced at disposal of £ &SE	subject:post in FATA
	Sharbatai Bajaur-Agency.	- Derick	Department KP	
			(on his:own request)	•
	**	1		Vice.S:No. 92 against the
.39	· Mr. Dast Ali SST GMS Kuz-Kadi	Mohmand	Ghallanai Mohmand	post of \$5 in English.
	Mohmand Agency.	Agency	1	-
		ļ:	Agency.	AVP
40	Mr. Sher Awal Din SST GMS	SWA	'SS in H/Civics at GHSS	1 2
	Warzakai SWA.		Ashkar Kot.SWA	
(4.7	Mr. Akhtar Khan SSTGHS Bati	Khyber	SS in 'H/Civics & Services '	Due to non availability of
-41	-Killa Kunjak Bannu District.	1411,00	placed at: disposal of E-&SE	subject post in FATA.
	Killa Kurijak Baririo District.		:Department:KP.	
43	Mr. Igrar Muhammad SST.GHS	Khyber	.SS.in H/Civics & Services	Due to non availability of
-42	1 '	Agency	- placed at disposal of Et&SE	subject Post in FATA.
	Lora Maina Khyber Agency.	ViReur	Department KP.	
•	:		(On his own request)	
			SS.in-ti/Civics & Sourices	thur to non availability of
43	Mr. Shakeel-Ahmad SST GMS	NWA		subject Post in FATA.
	Sher Khan-Kot NWA.	1 .	placed at disposal of L-NSE	The state of the s
			Department KP.	Duesto non availability of
44	Mr. Shakirullah SST GMS Akbar	NWA	SS in H/Civics & Services	
•	Khan Kot Spulga NWA.		placed at disposal of E.&SE	Subject nost in twik.
		1.	Department KP.	i a second second
, 45	Mr.Muhammad Ashraf_SST	Kurram	SS in H/Civics & Services	Due to non availability of
	GHS Uchat Kurram Agency.	Agency	placed at disposal of E &SE	subject Post in FATA.
		<u> </u>	Department KP.	
46	· Mr Fazli Subtran SST GHS -	Bajaur	SS in Islamiyat & Services	
: -	Bandagai Bajour Agency.	Agency	placed at disposal of E &SE	
	, zone-g- coje Bonej-		Department KP.	
	:	1	(on his own request)	
	14. Market and the CCT CUC	Baiaus	Refused to accept SS post	On his on request
47	Mr. Muhammad Shah SST GHS	*	. Keidseo to accept 35 post	
	Khar Bajaur Agency.	Agency		
				Due to non availability of
- 10	My Zafar Ali GMS Jahha Now a	1 NW	 I SS in Islamivat & Services 	Due to tion availability of
- 48	: Mr.Zafar Ali GMS Jabba Now a GHS Sur kamar Khyber Agency	1	SS in Islamiyat & Services placed at disposal of E &S	

Attested

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1.49	Mr. Siraj ud Din SST GHS Kh	ar Bajaur	186 0 11	· · · · · · · · · · · · · · · · · · ·
	Bajaur Agency.	Agency	I In intermital at al City	S Vice.S.No. 7.8 against the posttof SS in Statistics.
50	Mr. Rehman Noor SST GHS	NWA	100	
	Hurmaz NWA.	l and	SS in Islamiyat & Service placed at disposal of E.S	tes Due to nonravailability o
51	Mr. Siraj ul-Haq SST GHS Loi	Bajaur	Department KP.	
	Sam Bajaur Agency.	Agency	SS.in Maths at GHSS	AVP
52		- Sciicy	'Gardal Bajour Agency.	
Jź	125th Ctilo' (CC 194 con and and all and	Kurram	1 -2-111MOTH279C/DU22	Vice S.No. 86:against the
	Kot Kurram Agency.	Agency		spost of SS in Economics.
53	Me to super Hillion CCT Co. CC			and a second sec
	Mr.Inayat.Ullah.SST GMS woucha:Dana Latif Kot.SWA.	.SWA	SS.in:Mathsiat/GHSS Sharrour.5WA:	AVP
54	Mr.:Asmat Ullah SST GHS	!		
٠,	Shakai.SWA.	SWA	SS in Maths & Services	Due to nonavailability of
	, , ,		placed at disposal pi.E.Z.	SE subject Post in FATA.
55	Mr. Muhammad Rafig SST GH		Department KP.	
~~	Akhunwal FR Konat.	is FR Kohai	1	AV9
	<u> </u>	1	Dhand Khyber Agency	
56	Mr. Abdus Salam SST GHS	Bajaur	SS in Pak Study at GHSS	1
	Inayat Killi:Bajaur Agency.	Agency	Sama Badabera FR	Vice_5.No.77
	<u> </u>	1	Peshawar.	
7	Mr. Muhammad Faroog SST	FR:Bannu	SS in Pak Study & Service	11
	GHSS Nadir Bodin Khel FR		placediat disposal of E &S	
	Bannu.		Department KP	E subject post in FATA.
8	MrShahab.Ud.Din.SST GMS.	H NWAT	SS in Pak Study at .GHSS	
	Land Char Khel NWA.	1	Shahoor NWA.	Vice S:No.81
•	Mr. ismail/Khan SST GHS Sandu	1	<u></u> .	<u>. </u>
	Khel Mohmand Agency.		, · · · · · · · · · · · · · · · · · ·	Vice.S.No.:83
	e de la constant de l	Agency .	Ghallanai Mohmand	•
)	.Mr. Hassan.Zaman :SST GHS	FR Bannu	Agency.	
Ì	Abu Khan FR Bannu	rkibannu	SS in Physics at GHSS	AVP
		<u> </u>	Ashkar Kot SWA.	1
	Mr. Irranullah SST GHSS Jamrud	NWA	SS in Physics at GHSS	Vice S.No.79
i	Khyber Agency,	1.	Jamrud Khyber Agency	VIGE 2:NO. 79
	Mr. Muhammad Faroog SST	.Bajaur	<u> </u>	<u>l</u>
	GHS Shago Bajaur Agency.	Agency	.SS in Physics at GHSS Spin	. Mice SiNo S1
		Sericy	Dhand Khyber Agency.	
•	Mr. Hazrat Hussain SST GHS	SWA	SS in Statistics at GHSS	Vice S.No.70
	Wana.SWA.		Shahoor SWA.	MICE SIND. 76
- ;	Mr. Inamullah:Khan SST GHS	150:0	<u> </u>	
	Sargarah Muhammad Khan FR	FER Bannu	SS in Statistics GHSS	Vice.S.No. 72
	lakki,		AShkar:Kot.SWA	
	Mr. Shafiullah-SST GHS Mate	that	601	
	filla.Bajour Agency.	Majaur	SS in Urdu & Services	Dué to non availability of
1	alam inferior.	Agency	placed at disposal of the SEE	subject post in FATA.
	j		Department KP.	
-	Ar. Muslim Khan SST GHS	`D-1-	(on his own request)	
1	Mata Killa Bajaur Agency	Bajaur	SS in Urdu al GHSS Gardai	. AVP
⊥''		'Agency	Bajour Agency	
I.N	fr:Muhammad Igbal Shah SST	SWA .	GHSS Shahoor SWA	
¦ G	MS Masap Mela.SWA.	i	Agency,	AVP
		<u> </u>		to the second
<u>;</u>				
M		Agency Agency	SS in Urdu at GHSS Ashkar	Vice S. No. 75



őŝ	ivis. Jallas Kitan SST GHS Gul	FR	.SS-in.urou:ai.GH25.Eigak	AVP 1
	Akbar Killi FR Peshawar.	Peshawar	NWA.	
<u>[</u>	Consequential Transfer	÷·		
		, .		
70	Mr. Jamshid Kham\$Srin	*FR Banno *	1	On his.own-request
	Statistics GHSS Shahoor.SWA.	1	disposal of E&SE	•
	<u> </u>		Department «KP.	
7.1	-Mr. Ashraf-Ali SS in Chemistry	:FR.Bannu	Service placed at the	On his:own request
	GHSS Ashkar Kot SWA.	1	adisposal of TE&SE	
	-		Department KP.	
72	Mr.:Noor:Muhammad.SS in	Khyber	Service :placed at the	:On his own request · · ·
	Estatistics EGHSS Ashkar Kot	Agency	disposal of E&SE	·.
	SWA.	· · ·	Department -KP.	A Comment of the Comm
7.3	Mr. Inamullan SS in Pashco	Mohmand	Service placed at the	On his own request
	GHSS Shahoor SWA.	Agency	rdisposal of E&SE	Oli ilis Oli il idaesi
	1	1.20cme1	Department KP.	
74	Mr. Khalid Khan SS in English	Mohmand	Service placed at the	On his own request
•	GHSS Gardai Bajaur Agency.	Agency	disposal of E&SE	On his own request
_	Cribs Cardar bajabi Agency,	Agency		
75.	Mr. Noor Zada SS in Urdu GHSS	.FR Bannu	Department KP. Service placed at the	Lookingun
. ب	Ashkar Kot SWA.	.rn.bannu		On his own request
٠.	LUNING VOUSAAW		idisposal of E&SE	
		-	Department *KP.	•
ó	Mr. Atta-ur-Rahman SS in	F 50 0	1 70-1	-
ij	i	FR Bannu	Service placed ar the	12
	Economics GHSS Ashkar Kot SWA.	-	disposal of E&SE	On his own request
-	···		Department KP.	
7	Mr. Taj Mir Shah SS in Pak	Mohmand	Service placed at the	On his own request
	Study GHSS Sama Bada Beera	Agency	disposal of .E&SE	
	FR Peshawar.		Department KP.	<u> </u>
8	'Mr.Fazal Akbar:SS in Statistics	.Bajaur	Service placed at the	:On his own request
	GHSS Gardai Bajaur Agency.	Agency	disposal of E&SE	
			Department - KP	The second Statement of the second se
9	Mr. Raziq Shah.SS in Physics	Mohmand	.Service :placed.at:the	-On his own-request
	GHSS Jamrud Khyber Agency.	Agency	disposal of E&SE	
			Department KP.	<u> </u>
0	Mr. Miskeen khan SS;in	Mohmanil	Service placed at the	On his own request
	Statistics:GHSS.Spin?Dand	Agency	disposal of ESSE	•
	:-Knyber:Agency.	l	Department RP.	į
1	Atr. Sana Ullah SS in Pak Study	Bajaur	Service placed at the	On his own request
	GHSS Shahoor SWA. + +	Agency	disposal of E&SE -	
	<u> </u>]	Department KP.	1.
2	'Mr. Gul Wabid SS in:Chemistry	Bajaur	Service :placediat the	On his own request
	Spin Dhand Khyber Agency.	Agency	disposal of E&SE	
	<u>1</u> .		Department KP.	
3	Mr. Khalid khan SS-in-Physics	- Mohmand	Service placed at the	On his own request
	GHSS Gallanai Mohmand	Адепсу	disposal of E&SE	
	Agency	_ ,	Department KP.	1
4	Mr. Majeed Gul SS Pashto B-17	: Kurram	Principal at GHS Ali Zai	I Vice S No. On in his name
	GHSS No.1 Peshawar canti,	Agency		Vice S.No. 90 in his pay
	waiting for adjustment.	ngency	. Kurram Agency.	and scale.
5	Mr Misbaullah SS Ecnomics	BISA/A	CC in Fan Cuido	
,		NWA	SS in Economics at GHSS	AVP
.	GHSS Shahoor SWA.		Eidak NWA.	<u> </u>
6	* Mr. Sabir Hussain SS Ecnomics	Kurram	SS in Economics at GHSS	.AVP
	LGHSS Kalaya Orakzai Agency.	Agency	Shalozan Kurram Agency.	

Altested

. 8	working against Ecnomics GHSS Gardai Bajaur Agency	Bajaur Agency	SS in Biology GHSS Gard Bajaur Agency.	3f AVP
83	Mr. Yaqoob Khan SS in Economics working against Pashto GHSS Gardai Bajaur Agency.	Bajaur, -Agency	SS in Economics at GHSS Gardai Bajaur Agency.	vice S.No.87
.89	Mr. Nageeb Ur Rehman SS in Maths working against instructor post GCET Mirali NWA.		SS;in:Maths;at GHSS Eidal 'NWA.	AVP
90	Mr. Sherin Gul-Principal GHS All izai-Кипат Agency.	Kurram (Agency	Principal GMHS Sadda Kurram Agency	Against the Vacant post of principal 8-19 in his own pay and scale.
	Mr. Ayub Khan SS in Physics GHSS Spin Dhand Khyber Agency.	Mohmand Mgency		Vide section officer schools (Mále) Letterino. SD(SM) E&SED/ 2-12017 Itansfer from FATA dated 20/06/2017.
92 93	Mr. Muhammad Nisar SS.in English GHSS Ghalanai Mohmand Agency	Mohmand Agency	Service placed at the disposal of E&SE Department KP.	-do-
94	Mr. Sanober.khan SSS (B-18) under.transfer.to GHS Jalaka Mela Orakzai Agency.		Retained against the post of SSS (8:18) at GCET Habib Ullah.	'Already.occupied
-	Mr. Amir Muhammad Head Master / Instructor GCET Kotka Habib Ullah FR Bannu		GHS Jalaka Mela orakzai Agency	Against the vacant Principal post in his own pay and scale.

Secretary Social Sectors Department FAT

Copy of the above is forwarded to the

- 71. Secretary Elementary & Secondary Education Khyber Pakhtunkhwa.
- 2. Secretary Social Sectors Department FATA.
- 3. AGPR (Sub Office) Peshawar.
- 4. Director Elementary & Secondary Education Khyber Pakhtunkhwa.
- :5. Director Education FATA.
- . .6. Agency Education-Officers concernett.
 - 7. Agency / District Accounts Officers Concerned,
- S. Principals.concerned.
- 3. Officers Concerned.

Abdul Manan Section Officer Education





Dated Peshawar the September 15,2017

NOTIFICATION:

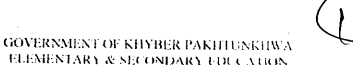
NO.SO(SM)E&SED/2-1/2017/Adjustment of SS form FATA to Settle (BS-17): In continuation this department notification No.SO(PE)/2-6/DPC/Meeting (31-1-2017) dated 30-05-2017 and consequent upon their repatriation from FATA vide FATA Secretariat Notification No.SO(Edu/SSD/FATA/5936-945 dated 10-07-2017, adjustment of the following Subject Specialist (BS-17) is hereby ordered on the posts/stations as mentioned against each in the interest of public service with immediate effect:

			1
Sr.#	Name & Designation	Proposed Place	Remarks
1.	Mr. Muhammad Daoud, SS (Biology) BS-17 (Awaiting Posting)	SS (Biology) BS-17 GHSS Shah Saleem, Karak	Against vacant post
2.	Mr. Sajjad Haider, SS (Biology) BS-17 (Awaiting Posting)	Mansoor Lakki Marwal	‡
(3)	Mr. Bakhtawar Jan, SS (Biology) BS- 17 (Awaiting Posting)	SS (Biology) BS-17 GHSS Mian Killi, Dir Lower	Against vacant post
4.	Mr. Aftab Alam, SS (Chemistry) BS-17 (Awaiting Posting)	SS (Chemistry) BS-17 GHSS No 1 Charsadda	Against vacant post
5.	Mr. Muhammad Ashraf, SS (Economics) BS-17 (Awaiting Posting)	SS (Economics) BS-17 GHSS Bakka Khel, Bannu	Against vacant post
6.	Mr. Abdul Shakoor, SS (English) BS- 17 (Awaiting Posting)	SS (English) BS-17 GHSS Shekhan Peshawar	Against vacant post
7.	Mr. Nasim Ullah, SS (English) BS-17 (Awaiting Posting)	SS(English) BS-17 GHSS Landiwa Lakki Marwat	Against vacant post
8.	Mr. Muhammad Imran, SS (English) BS-17 (Awaiting Posting)	SS English BS-17 GHSS Serai Narang Lakki Marwat	Against newly created post
. 9 .	Mr. Mehmood ur Rehman, SS (English) BS-17 (Awaiting Posting)	SS(English) BS-17 GHSS Mamash Khel Bannu	Against newly created post
10.	Mr. Taqweem ul Haq, SS (English) BS-17 (Awaiting Posting)	SS(English) BS-17 GHSS Nurar Bannu	Against newly created post
11.		SS (H/Civics) BS-17 GHSS Mayar Dir Lower	Against vacant post

rested

mynd





ELEMENTARY & SECONDARY EDUCATION DEPARTMENT 12 Mr Gul Muhammad, SS (H/Civics) SS(H/Civics) BS-17 GGHSS Aboba | Against vascal and

]	2. Mr Gul Muhammad, SS (H/Civics) BS-17 (Awaiting Posting)	SS(H/Civics) BS-17 GGHSS Aboha Swat	Against vacant post
1	Mr. Iqrar Muhammad, SS (H/Civics) BS-17 (Awaiting Posting)	SS(H/Civics) BS-17 GHSS Ghala Dher Mardan	Against vacant post
1	Mr. Shakeel Ahmad, SS (H/Civics) BS-17 (Awaiting Posting)	SS (H/Civics) BS-17 GHSS Karbogha Sharif, Hangu	Against vacant post
1	 Mr. Shakir Ullah, SS (H/Civics) BS-17 (Awaiting Posting) 	SS (H/Civics) BS-17 GHSS Nagri Bala, Apbottabad	Against vacant post
1	Mr. Muhammad Ashraf, SS (H/Civics) BS-17 (Awaiting Posting)	SS (H/Civics) BS-17 GHSS Ziarat Kaka Sahib, Nowshera	Against vacant post
1	7. Mr. Fazal e Subhan, SS (Islamiyat) BS-17	SS (Islamiyat) BS-17 GHSS Mian Krii, Dir Lower	Against vacant post
1	Mr. Rehman Noor, SS (Islamiyat) BS-17(Awaiting Posting)	SS (Islamiyat) BS-17 GHSS Shorkot D.I. Khan	Against Vacant Post
1	9. Mr. Shafi Ullah, SS (Urdu) BS-17 (Awaiting Posting)	SS(Urdu) BS-17 GHSS Mayar Dir Lower	Against vacant post
20	D. Mr. Jamshed Khan, SS (Stats) BS-17 (Awaiting Posting)	SS (Stats) BS-17 GHSS Muhammad Zai, Kohat	Against vacant post
2	Mr. Ashraf Ali SS (Chemistry) BS-17 (Awaiting Posting)	SS (Chemistry) BS-17 GHSS Landiwa Lakki Marwat	Against vacant post
22	Mr. Noor Muhammad, SS (Stats) BS- 17 (Awaiting Posting)	SS (Stats) BS-17 GHSS Gul Bela. Peshawar	Against vacant post
23		SS (Pashto) BS-17 GHSS Shakoor, Charsadda	Against vacant post
- 24	Mr. Khalid Khan, SS (English) BS-17 (Awaiting Posting)	SS (English) BS-17 GHSS Baghdada, Mardan	Against vacant post
25	Mr. Fazal Akbar SS Stat BS-17 Repatriated from FATA (Awaiting Posting)	SS State BS-17 GHSS Mandani Charsadda	Against vacant post
26		SS (Physics) BS-17 GTHSS Gul Bahar, Peshawar City	Against vacant post
27	Mr. Miskeen Khan SS State BS- 17 Repatriated from FATA (Awaiting Posting)	SS State BS-17 GHSS Khanjar Mardan	Against vacant post
28		SS (Chemistry) BS-18 GHSS Munda, Dir Lower/wrong posting	Against vacant post

rested





GOVERNMENT OF KHYBER PAKHTUNKHWA ELFMENTARY & SECONDARY EDUCATION DEPARTMENT

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29.	Mr. Khalid Khan, SS (Physics) BS-17 (Awaiting Posting)	SS (Physics) BS-17 GHSS Khanjar Mardan	Against vacant post	
30.	Mr. Ayub Khan, SS (Physics) BS-17 (Awaiting Posting)	SS(Physics) BS-17 GHSS Sowaryan Mardan	Against newly created post	
31.	Mr. Muhammad Nisar, SS (English) BS-17 (Awaiting Posting)	SS(English) BS-17 GHSS No.2 Matta Mughal Khel Shabqadar Charsadda	Against vacant post	1
32.	Mr. Farid ullah Shah, SS (Islamial) BS-17 (Awaiting Posting)	SS (Islamiat) BS-17 GHSS Chaghar Mati Peshawar	Against vacant post	

No TA/DA is allowed.

SECRETARY

Endst: of even No. & Date:

Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa Peshawar.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (M), concerned.
- 4. District Accounts Officer, concerned.
- 5. PS to Secretary E&SE Department, Khyber Pakhtunkhwa.
- 6. PS to Minister E&SE Department, Khyber Pakhtunkhwa.
- 7. Incharge EMISE E&SE Department.
- 8. Officers concerned.
- 9. Office order file.

MUJEEH-UR-RAHMAN)

SECTION OFFICER (SCHOOLS/MALE)

Attested



GOVERNMENT OF KHYBER PAKHTUNKHWA 10 ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 23, 2019

NO.SO(S/M)/E&SED/2-1/2017/Adj of SS from FATA to Settle (BPS-17):

WHEREAS Mr. Bakhtawar Jan Subject Specialist Teacher was promoted to the post of the Subject Specialists Biology (BS-17) vide this department notification dated 30-05-2017 and his services were placed at the disposal of Additional Chief Secretary FATA for further adjustment.

- AND WHEREAS the Social Sector Department FATA Secretariat vide notification. 2. dated 10-07-2017 repatriated him to this department due to non-availability of his relevant post in FATĂ.
- AND WHEREAS this department vide notification dated 15-09-2017 adjusted him as SS 3. Biology (BS-17) GHSS Mian Kalay Dir Lower.
- AND WHEREAS intime adjustment of said SS at right station was the responsibility of 4. the department and there was no fault / inefficiency on his part and whereas as per section-7 of the Pay & Pension Rules, 2006 annual increment shall fall due on the 1st day of December every year, following the completion of at least six months service at a stage in the relevant Revised National Pay Scale.
- AND WHEREAS the said SS has been promoted to BS-17 on 30-05-2017 and has six 5. months service in BS-17 upto 1st December, 2017.
- NOW THEREFORE, the competent authority has decided that Mr. Bakhtawar Jan 6. Subject Specialist (Biology), GHSS Mian Kalay Dir Lower is entitled for award of annual increment in BS-17 for the year 2017.

SECRETARY (CS)

Endst: of even No. & Date

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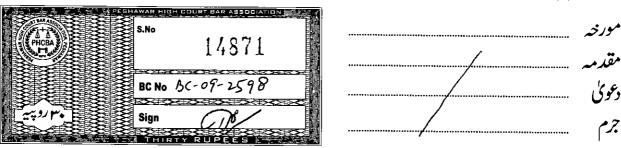
- Accountant General, Khyber Pakhtunkhwa Peshawar. 1.
- Director, E&SE Khyber Pakhitunkhwa. Peshawar. 2.,
- District Education Officer (Male), Dir Lower. 30
- 4. District Accounts Officer Dir Lower.
- PS to Secretary E&SE Department, Khyber Pakhtuinkhwa, Peshawar. 5.
- Principal GHSS Mian Kalay Dir Lower 6.
- Office Order file. 7.

SECTION OFFICER (SCHOOLS MALE)

كالت نامه



بعدالت بیثاور ہائی کورٹ بیثاور



Writ Petition

Security Elementy and Security/Bolucchin KPK & باعث تحرية نكه /Respondents

مقد مه مندرجه عنوان بالا میں اپنی طرف سے واسطہ پیروی وجواب وہی وکل کاروائی ،متعلقہ آن مقام --- يستل ور--- كيك - كايران سرور المروكيط هايكورط مقرر کرے اقر ارکیا جاتا ہے۔ کہ وکیل موصوف کومقدمہ کی کل کاروائی کامکمل اختیار حاصل ہوگا نیز وکیل صاحب کوعرضی دعویٰ داخل کرنے، جواب دعویٰ، اپیل،نظر ثانی کا بھی اختیار حاصل ہو گانیز وکیل صاحب بصورت ڈگری برخلاف من اختیار دہندہ اپیل،نگرانی،نظر ثانی از عدالت ابتداء تا عدالت انتها لیعنی سپریم کورٹ آف پاکستان دائر کرسکتا ہے وکیل موصوف بصورت عدم پیروی كاروائى يكطرفه يا دُكرى يكطرفه كيخلاف درخواست دائر كرسكتا باوروكيل موصوف ميرى جانب سے مقدمہ میں بصورت ڈگری چیک یا نقدرو پید کی شکل میں وصولی کر سکے گا اور مزید بید کہ وکیل موصوف مقدمه متذكره كى كل ياجزوى كاروائى كيلئة اپنى بجائے ديگروكيل بھى اپنے ساتھ مقرر كرسكتا ہے جس کو بھی وہ جملہ اختیار حاصل ہو نگے جو کہ وکیل موصوف کو حاصل ہیں مجھے اس صورت میں تمام ساختہ پر داختہ منظور وقبول ہوگالہذا میں نے وکالت نامہ ہذاتحریر کر کے اس پر دستخط/نشان انگشت ثبت کردیا ہے تا کہ سندر ہے۔

-2019 - 107 W. - 01 18 5 5 5 H

کے کئے منظور ہے۔



IN THE PESHAWAR HIGH COURT, PESHAWAR

FORM OF ORDER SHEET

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Date of order or	Order or other proceedings with signature (s) of Judge(s)
proceedings.	
(1)	(2)
23.07.2019	<u>W.P.No.3910-P/2019</u>
	Present: Mr. Kamran Sarwar, Advocate for the petitioner.

	Comments of respondent No.4 be called for, so
	as to reach this court positively within a fortnight.
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ESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT FORM OF ORDER SHEET

Court of			
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	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counse where necessary.			
1	2	3 4 4			
	08-10-2019	<u>W.P No. 3910-P/2019</u>			
		Present: Mr. Sabir Shah, Advocate for the petitioner.			
		Mr. Wilayat Ali Khan, A.A.G for th respondents.			

		The learned A.A.G present in Court in som			
		other cases accepts notice on behalf of the responder			
		No. 4 who shall file comments within fortnigh			
		Adjourned to a date in office.			
		JUDGE			
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HON'BLE MR. JUSTICE SYED ARSHAD ALI

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Registered



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

Dated Peshawar the April 23, 2019

NO.SO(S/M)/E&SED/2-1/2017/Adj of SS from FATA to Settle (BPS-17):

नक पड़ी टन

WHEREAS Mr. Bakhtawar Jan Subject Specialist Teacher was promoted to the post of the Subject Specialists Biology (BS-17) vide this department notification dated 30-05-2017 and his services were placed at the disposal of Additional Chief Secretary FATA for further adjustment.

- AND WHEREAS the Social Sector Department FATA Secretariat vide notification dated 10-07-2017 repatriated him to this department due to non-availability of his relevant post in FATA.
- 3. AND WHEREAS this department vide notification dated 15-09-2017 adjusted him as SS Biology (BS-17) GHSS Mian Kalay Dir Lower.
- AND WHEREAS intime adjustment of said SS at right station was the responsibility of the department and there was no fault / inefficiency on his part and whereas as per section-7 of the Pay & Pension Rules, 2006 annual increment shall fall due on the 1st day of December every year, following the completion of at least six months service at a stage in the relevant Revised National Pay Scale.
- AND WHEREAS the said SS has been promoted to BS-17 on 30-05-2017 and has six months service in BS-17 upto 1st December, 2017.
- 6. NOW THEREFORE, the competent authority has decided that Mr. Bakhtawar Jan Subject Specialist (Biology), GHSS Mian Kalay Dir Lower is entitled for award of annual increment in BS-17 for the year 2017.

SECRETARY

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- 5. PS to Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- Principal GHSS Mian Kalay Dir Lower 6.
- Office Order file.

SECTION OFFICE (SCHOOLS/MALE)

WAKALAT NAMA

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

		e Appeal 2	2- <i>41/19</i> OF 20 <u>1</u>	9
Bakhtawa	ır Jan	••	•	Petitioner
·		í		
		Vers	us	
Education	Department			Respondent
	to whom these pro Sarwar Advocate			the undersigned appoint
To be the a	advocate for the Bal ng acts, deeds and thin	Itawax Jan / Igs or any of thes	the above that is to say.	e – mentioned case to do all
. 1.	court in which the s	ame may be trie	d or heard in the	se in this court or any other first instance or in appeal or of its progress until its final
2.	to present pleadings revision, withdrawal	compromised or	other petitions or	tions for execution, review, affidavits or other documents secution /defense of the said
3. 4.	to withdraw or comp disputes that shall ari To receive manies ar may be necessary to	ise touching or in nd grant receipts	any manner relation and to do	arbitration any differences or ng to the said case: all other act and thing which courses of the prosecution /
5.	defense of the case. To employee authoriauthority hereby contact the case.	ize any other leg ferred on the Adv	al practitioner assi vocate whenever he	st or exercise the power and may think to do so.
and I/we h	ereby agree not to hole	d the Advocate o	r His Substitute re	titute shall do in this behalf, sponsible for the result of the e said case is called up for
paid to 1	hereby agree that in the Advocate remain n/defense of the said controls.	ning unpaid he	shall be entitle	the fee agreed by me/us to be ed to withdraw from the
	1 / we hereunder set to and understood by n		these present the	contents of which have been
The	94	day of	October	in the year 2020
	& Accented			

Kamran Sarwar

Advocate, High Court Peshawar Contact No. 0336-9148236

Signature / Thumb