12/9/2017

Counsel for the appellant and Muhammad Adeel Butt, AAG alongwith Hameed-ur-Rehman, AD for the respondents present. The learned counsel for the appellant argued the case at some length, but when this Tribunal referred to a recent judgment of the august Supreme of Pakistan 2017 SCMR 890 the learned counsel sought some time. Granted. To come up for further arguments before this DB on 11/10/2017.

MEMBER

CHAIRMAN

11.10.2017

Counsel for the appellant and Mr. Kabeerullah Khattak, Addl. Advocate General for the respondents present. Arguments heard and record perused.

This appeal is dismissed as per our detailed judgment of today in connected service appeal No. 984/2015 entitled "Badshah Islam Vs. The Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar and others". Parties are left to bear their own costs. File be consigned to the record room.

Chairman

Member

<u>ANNOUNCED</u> 11.10.2017

01.03.2017

Counsel for appellant and Mr. Hameed-ur-Rehman, AD (litigation) alongwith Mr. Muhammad Adeel Butt, Additional AG for respondents present. Rejoinder not submitted. Learned counsel for appellant requested for time for further time for submission of rejoinder. Request accepted. To come up for rejoinder and arguments on 18.05.2017 before D.B.

(AHMAD HASSAN) MEMBER

(ASHFAQUE TAJ) MEMBER

18.05.2017

Counsel for the appellant and Mr. Muhammad Adeel Butt Additional AG for the respondents present. Learned counsel for the appellant submitted rejoinder which is placed on file. To come up for arguments on 12.09.2017 before D.B.

(Gul Zeo Khan)

(Muhammad Amin Khan Kundi) Member 24.05.2016

Agent of counsel for the appellant, M/S. Khursheed Khan, SO and Hameedur Rahman. AD alongwith Addl. AG for the respondents present. Requested for adjournment. Requested for adjournment. Last opportunity granted. To come up for written reply/comments on 26.07.2016 before S.B.

Chairman

26.7.2016

Counsel for the appellant and M/S Khursheed Khan. SO and Hameedur Rahman, AD alongwith Addl. AG for the respondents resent. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 24.11.2016.

Chairman

24.11.2016 Counsel for the appellant and Assistant AG for respondents present. Rejoinder not submitted. Counsel for the appellant requested for time to file rejoinder. Request accepted. To come up for rejoinder and arguments on 01.03.2017.

MUMAMMAD AAMIR NAZIR)

(ABDUL LATIF) MEMBER 11.09.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant is serving as DPE in BPS-17. That being M.Sc in Health and Physical Education appellant was entitled to BPS-17 with effect from 13.11.2007 on the basis of notification of the Provincial Government of the even date i.e 13.11.2007 but appellant promoted later on with immediate effect regarding which he preferred departmental appeal which was not responded and hence the instant service appeal on 7.9.2015.

That the appellant is entitled to up-gradation and financial benefits thereof with effect from 13.11.2007.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 26.11.2015 before S.B. Notice of application for condonation of delay be also issued for the date fixed.

11-1-18

Chairman

26.11.2015

Appellant Deposited Security & Process Fee

Counsel for the appellant present. Security and process fee not deposited. The same be deposited within a week, where-after notices be issued to the respondents for written reply/comments for 24.3.2016 before S.B.

Chairman

24.03.2016

Counsel for the appellant, M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith Assistant AG for respondents present. Written reply not submitted. Requested for adjournment. Last opportunity granted. To come up for written reply/comments on 24.5.2016 before S.B.

Chairnan

## FORM-A

### FORM OF ORDER SHEET

Court	<u> </u>
Case No	993/2015

	Case No	-115/2015
	Date of order/ proceedings	Order or other proceedings with signature of Judge/ Magistrate
1	2	3
	07.09.2015	The appeal of Mr. Jehan Alam presented to-da
		by Syed Younis Jan, Advocate may be entered in the
		institution register and put up to the Worthy Chairman for
		preliminary hearing.
	:	REGISTRAR -
	11-d-12	This case be put up before the S.Bench for
		preliminary hearing on 11-9-11
		CHAĬRMAN
	-	<u>:</u>
	·	

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 993, 2015

Jehan Alam .....

#### VERSUS

The Chief Secretary, Government of KPK and others..... RESPONDENTS.

#### INDEX

s.n	o. Description of documents	Annexures	Pages
1.	Grounds of appeal with affidavit		1 - 4
2.	Addresses of parties		0 - 5
<b>3.</b>	Application for condonation of delay with affidavit		6 - 8
4.	Copy of departmental appeal	'A'	9
5.	Copy of impugned Notification dated 14.	5.09'B'	10-13
6.	Copy of Notification dated 13-11-07	'C'	14-15
<b>7</b> •.	Copy of certificate	' D'	. 16
8.	Copy of appointment/promotion order	' É'	17-18
9.	Vakalat Nama		19

Appellant through

(Syed Younus Jan ) Advocate, High Court, Peshawar

PESHAWAR

-09-2015

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 993 / 2015

Bervice Tribunal
Diary No.1038

#### VERSUS

- 1. The Chief Searctary, Government of E.P.K. Peshawar.
- 2. The Secretary,
  Elementary & Secondary Education, R.P.K.
  Civil Secretariat, Peshawar.
- 3. The Director, Elementary & Secondary Education, K.P.R. Peshawar.
- 4. The Secretary Establishment Department, K.P.K. Civil Secretariat, Peshawar.
- 5. The Secretary Finance Department, K.P.K. Civil Secretariat, Peshawar.

RESPONDENTS.

APPEAL UNDER SECTION 4 OF K.P.K. SERVICE TRIBUNAL ACT.1974.

TO THE EFFECT THAT THE ORDER/NOTIFICATION DATED 19-05-09

MAY KINDLY BE VVARIES/MODIFIED AND AS SUCH THE SAME MAY

KINDLY BE MADE EFFECTIVE FROM 13-11-2007 INSTEAD OF

IMMEDIATE EFFECT. (COPY OF DEPARTMENTAL APPEAL IS ANNEX: 'A')

10200 7/9/18

Prayer-in-appeal

That on asceptance of this appeal, the order/Notification to dated 19-05-2009 may kindly be varied/modified/the extract that the same may kindly be made effective from 13-11-2007 instead of immediate effect and as such the Department may kindly be directed to sonsider the promotion of the appellant to BS-17 (regular) from 13-11-2007 instead of immediate effect with all other service benefits.

(Copy of the impugned order/Notification dated 19-05-2009 is attached as Annexure 'B' and dated 13-11-07 is Annex: 'C').

Respectfully submitted:

Brief fasts of the appeal are as under :-

- 1. That the qualification of the appellant is M.A/M.Sc. in

  Health and Physical Education who of requist was declared passed

  in 1998 exam. (Copy of certificate is attached as Annex: 'D').
- 2. That the appellant was regularly experiented/promoted to the post of Director Physical Education (EPE) vide order dated 18-02-2003. (Copy of the same is Annexure 'E').
- That the Government of K.P.K. on 13-11-2007 issued a letter/
  Notification wide which the posts of D.P.Es. and Librarians
  were upgraded from BS-16 to BS-17 (regular) for the existing
  incumbents who hold the Master Degrees in the relevant
  subjects i.e. M.A/M.Sc. in Health and Physical Education in
  ease of the appellant. (Copy of the said Notification is
  Annexure 'C' above).
  - That the appellant is/was highly qualified, fit and thus was fully eligible for award of BPS-17 regular in light of the above referred Notification of the Government of K.P.K. but he was illegally/un-constitutionally, malafidely and intentionally was ignored for the same relief so he agitated the matter with the authority but of no use so he filed a departmental appeal before respondent No.1 which is still pending before his and after lapse of statutory period no order/communication has been made on the same so far, hence this appeal on the following amongst other grounds:-

#### GROUNDS

A) That the act and omissions of the respondents is ilbegal, un-constitutional sgainst facts and material on record, therefore, is not tenable and need the interference of this Hon'ble Tribunal.

- B) That the set and omissions of the respondents is not only factually incorrect and legally untenable but also is based on their malafide intention and is also against the well established principles of natural justice and is discriminatory in nature.
- C) That the act and omissions of the respondents is also against the laws/rules/policies and Notifications of the Provincial Government especially against the Notification dated 15-41-07.
- D) That the case of the appellant is very much similar and identical with those numerous cases in which the higher/superior courts and Tribunals as well as this Hon'ble Tribunal is given a similar relief to other colleagues of the appellant and the appellant is also entitled to the same relief/treatment.
- E) That the Department has also given a similar relief to other solleagues of the appellant including his junior so on this score also the appellant is entitled to the same relief.
- F) That the appellant was highly qualified, fit and thus was quite eligible for the award of EPS-17 (regular) at the time of and in light of the letter/Notification dated 13-11-07 so the impugned Notification dated 19-05-2009 wide which the promotion of the appellant to BS-17 (regular) has been made with immediate effect is neither legal nor justified.
- G) That the appellant is/was a Government/Civil Servant and legal and constitutional guarantee is/was available to him to be treated equally and in accordance with law. He however, has not been treated as such.

It is, therefore, humbly prayed that on acceptance of this appeal, the impugned order/Notification dated 9/5/2009

windly be made effective from 13-11-2007 instead of immediate effect and as such the Department may kindly be directed to consider the promotion of the appellant to BS-17 (regular) from 13-11-07 instead of immediate effect with all other service benefits. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Appellant

through

( Syed Younus Jan )
Advocate, High Court, Peshawar

PESHAWAR

-09-2015

#### AFFI DAVIT

I, Jehan Alam (the appellant) do hereby solemnly affirm and declars on oath that the contents of this appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal.



Deponent



#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

A	opeal No/ 2015
Jehai	n AlamAppellant
÷	Versus
The Cl	hief Secretary, Govt. of K.P.K. thers

#### ADDRESSES OF THE PARTIES

#### Appellant

Jehan Alam, Director Physical Education (D.P.E)
Government Higher Secondary School, Batara,
(Buner) District Buner

#### Respondents

1. The Chief Secretary, Govt. of K.P.K. Civil Secretariat, Peshawar

- Education
  2. Secretary Elementary and Secondary Khyber Pakhtoonkhwa
  Civil Secretriate Peshawar.
- 3. The Director Elementary and Scondary Education Khyber Pakhtoonkhwa near Govt: Higher Secondary School Peshawar City GT Road Peshawar.
- 4. The Secretary Establishment Department Khyber Pakhtoonkhwa Civil Secretriate Peshawar.
- 5. The Secretory Finance Department Khyber Pakhtoonkhwa Civil Secretriate Peshawar.

Dated:

19/2015

Appellant

Through:

(SYED YOUNUS JAN )
Advocate Peshawar High Cout

Peshawar.

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

App	eal No	o•/ 20 <sup>2</sup>	15	
	- *	1 .	•	
eh an	Al am	• • • • • • • • • • • • •		Applicant/Appellan

Versus

The Chief Secretary, Govt. of K.P.K. ...Respondents.

#### APPLICATION FOR CONDONATION OF DELAY (IF ANY).

/ 2015

Respectfully submitted:

J

The applicant/appellant submits as under:-

That firstly the act and omission of the respondents /department is illegal, unconsititutional and void and secondly as financial matter is involved in the matter and the newse of action is the running cause of action, therefore, no limitation runs against the appellant/applicant, but even if this Honourable Tribunal considers the departmental appeal time barred then this application for dondonation of delay if any on the following amongst other grounds:-

#### GROUNDS:

- That in the matter in hand the cause of action is 1. continuous cause of action and the impugned act and omission of the respondents come in the purview of the definition of continous wrong, therefore, in the matter the cause of action starts on first date and ends on the last date of every months/every year, therefore, no question of delay arises in the matter.
- 2. That the law requires that the matters should/must be decided on merits rather than on technical grounds including the limitation.



- 3. That the appellant/applicant has got a very good case in his favour therefore, technicalities including the point of limitation(The delay if any) are ignorable.
- 4. That the appeal of the appellant before this
  Honourable Tribunal is well within time and strictly in
  accordance with law contained in Section 4 of the

  NWFP now Khyber Pakhtunkhwa Service Tribunal Act 1974,
- 5. That if the delay if any is not condoned the applicant/appellant will suffer an irreparable loss to his seniority, promotion and all other service benefits.
- 6. That the delay if any has been caused by the delaying tactics of respondents/department and the appellant cannot be held responsible for the same.
- 7. That in so many similar and identical cases this
  Honourable Tribunal has ignored the point of limitation
  and in so many cases has condoned the delay, therefore,
  in this case also the same point is ignorable/condonable.

It is, therefore, respectfully prayed that on acceptance of this application in the best interest of justice the delay if any in filing departmental appeal may kindly be condoned/ignored and the appeal of the appellant/applicant may kindly be decided on merits. Any other remedy/relief available in the i Circumstances of the case may also kindly be granted to the applicant/appellant.

Dated /4/2015

Applicant/Appellant

Through

( Syed Younus Jan)

Advocate Peshawar High Court
Peshawar.

8

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

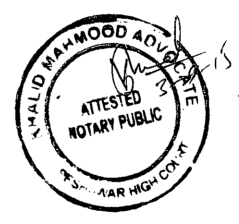
Appeal No.	
Jehan Alam	
	Versus
	etary, Govt. of K.P.K.

#### AFFIDAVIT.

I, Jehan Alam, applicant appellant) to hereby solemnly affirm and declare on Oath that the contents of the attach application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal

Dated /4/2015

Deponent.



The Worthy Chief Secretary, Government of K.P.K. Peshawar

Annex A

Subject:-

DEPARTMENT AL APPEAL/REPRESENTATION

Through:

PROPER CHANNEL

Sir,

1.

That the applicant/appellant is M. A/M.Sc. in Health and Physical Education whom pessel was declared falled in 1998 and was regularly appointed/promoted against the post of D.P.E (EPS-16) vide order dated (8-2-200)

2.

That in 2007 the Government of K.P.K. issued a letter/ Notification wide which the posts of D.P.Es. were upgraded from BS-16 to BS-47 regular for the existing incumbents who hold Master Degrees in relevant subject i.e. M.A/M.Sc. in Health and Physical Education in case of the appellant/ applicant.

That in light of the above referred letter of the Provincial Government the applicant/appellant is/was highly qualified, fit and eligible for the award of EPS-17 regular but has illegally, un-constitutionally and malafidely been ignored toe the same.

That now the appellant/applicant has been promoted to regular EPS-17 but with immediate effect instead of 13-11-07(i.e. the date of the above referred Notification) vide order dated #4-05-09.

That the applicant/appellant agitated the matter with the authority time and again but of no use, hence this appeal/ representation.

Your goodself is therefore requested sir, that the letter/Notification dated 19-05-09 may kindly be made effective from 13-11-07 instead of immediate effect and as such the promotion of the appellant to regular BPS-17 may kindly be considered from 13-11-07 instead of immediate effect with all other bervice benefits.

PESHAWAR

21-05-2015

Appellant gum -

Advocate High Court Poshawar Pederal Sustist Court.

Jehan Slam DPE 5455 Batara Bumor



## **NOTIFICATION**

Peshawar, Dated: 19-05-2009

Annex B'(10)

NO:SO(PE)2-6/E&SE/DPC/LIB/DPEs(BS-16 TO BS-17)/09: Consequent upon the recommendations of the Departmental Promotion Committee, the competent authority is pleased to promote the following One hundred & Fifteen (115 Male) & Thirty Eight (38 Female) DPEs from BS-16 to BS-17 according to their seniority on regular basis with immediate effect:-

S.No	Name & Designation of Officers	Place of Posting	Remarks
		ALE DPEs	
1.	Mr. Bahadar Sher DPE	GHSS Bannu	Already occupied
			by him
<del>2.</del>	Mr.Asmatullah DPE	GHSS Sheikhan Peshawar-	-do-
3.	Mr.Talat Mahmood DPE	GHSS No.4. Peshawar City	-do-
4.	Mr.Hazrat Ali DPE	GCPE Karak	-do-1.656
<u>. 5.</u>	Mr.Shamsul Islam DPE	GHSS Mosazai Peshawar	-do-
<u>: 6.</u>	Mr.Tajamul Zaman DPE	GHSS No.4 D.I.Khan	-do-
7.	Muhammad Shan DPE	GHSS No. 3 D.I.Khan	
8.	Mr. Gulistan DPE working as ADO	GHSS Kalkot Dir Upper	- do-
`	(Sports) EDO E&SE D.I.Khan	opper	Against vacant
9.	Mr. Anwar Zad Khan DPE	GHSS Nurar Bannu	post,
			Already occupied
10.	Mr. Khalid Tanveer DPE	GHSS Hassan Zai Charsadda	by him.
11.	Mr. Misal Khan DPE working as	GHSS No1 Peshawar City.	-do-
	ADO (Sports) EDO E&SE Peshawar	January City.	Vice S.No.40
- 1	•		who has been
			adjusted at GHSS
			Ziarat Kaka Sahib
12.	Mr. Sarwar Shah DPE	GHSS No. 1 Mardan	Nowshera
-	N. 6	- Marchin	Already occupied
13.	Mr. Abdul Jamil DPE	GHSS Domal FR Bannu	by him.
<u></u>	Mr. Sher Kamal DPE	GHSS Hatian Mardan	-do-
5.	Mr.Hussain Wali DPE working as	GHSS Darosh Chitral	-do-
1 4	ADO Sports in o/o EDO (E&SE)	omital child	Against Vacant
· · · ·	Chitral		Post
6.	Mr. Islam Rosh DPE	GHSS Mardan	
		(*	Already occupied
7. N	Auhammad Bashir DPE	GHSS Dhodial Mansehra	by him.
8. (	Gul Aslam Khan DPE	GHSS Aba Khel Lakki	-do
).   <sub>N</sub>	du di Casa	The Land	-do 357
	dr. Said Nawaz DPE	GHSS Jahangiri Karak	
).   N	1r. Abdul Sarwar DPE working as	GHSS Towda China, Dir	-do-
1. N	DO (Sports) EDO E&SE Bannu	Lower	Against vacant
.   10	Ir. Sami Ullah DPE	GHSS Nawansher, Abbottabad	post.
2. N	10 17 17 17 17	* .	Already occupied
	lr. Fazli Baqi DPE	GHSS Warai Dir Upper	by him.
$\frac{3}{4} \frac{N}{N}$	fr. Iftikhar Ahmad DPE	GHSS Wazir Bagh Peshawar	
4.   M	Juhammad Ali DPE	GHSS Takht Bai	do
	CHIPPINAL AND CARREST TARREST	/11 FO	-do-
	luhammad Nacem DPE	GHSS, Chamtar Mardan	
5. N	r. Ali Badshah DPE	GHSS, Chamtar Mardan	Already occupied by him.

l.Tufail Muhammad/ Kaleem Khan Mahsood/Iftikhar Shamozai/Tinal Notification/2009

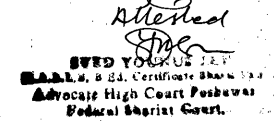
(PTO)

Adrecate High Coart Postawas

27.         Mr. Azzk Ullah Khan DPE         GHSS Dalkan Hangu         -do- / 20- /		Name & Designation of Officers	Place of Posting	Remarks
28.         Mr. Mulshhullah Khan DPB         GHSS Dallan Hangu         -do- // do- //		<u> </u>		
29         Said Bakhi Shab DPE         GHSS Zaida Swabi         -do-           30.         Mr. Hameedullah Khan DPE         GHSS Bughtada Mardan         -do-           31.         Muhammad Isara DPE         GHSS Bughtada Mardan         -do-           32.         Mr. Shab Mahumood DPE         GHSS Kakki Banna         -do-           33.         Mr. Linaya Khan DPE         GHSS Mayar Mardan         -do-           34.         Mr. Sardar Khan DPE         GHSS Mayar Mardan         -do-           35.         Mr. Ihitisham Ud Din DPE         GCPE Karak         -do-           36.         Mr. Abdullah Shah DPE working as ADO (Soorts) FTO E&ST Tank         GHSS Bagnother Abbottabad         Already occupies by him.           37.         Mr. Rukh Niaz DPE         GHSS Bagnother Abbottabad         Already occupies by him.           38.         Mr. Gul Badshah DPE         GCHE Karak         -do-           40.         Mr. Sardar Jan DPE         GCHE Karak         -do-           40.         Mr. Sardar Jan DPE         GCPE Karak         -Against Vacant Post           41.         Mr. Lai Marjan DPE         GHSS Nizzampur Nowshera         -do-           42.         Mr. Ahmad Navarz DPE         GHSS Nizzampur Nowshera         -do-           43.         Mr. Sardar Man DPE </td <td></td> <td></td> <td></td> <td></td>				
Mir. Hameedullah Khan DPE   GHSS Kat Gar D.I.Khan   do-			,,	<del></del>
Muhammad Israr DPE   GIISS Bughdada Mardan   -do-   32		,		
52. Mr. Shah Mahmood DPE         GHSS Kakki Bannu         -do-           33. Mr. Inayat Khan DPE         GHSS Umerzai Charsaddu         -do-           34. Mr. Sardar Khan DPE         GHSS Mayar Mardan         -do-           35. Mr. Ihtisham Ud Din DPE         GCPE Karak         -do-           36. Mr. Abdullah Shah DPE working as ADO (Sports) FDO ExSE Tank         GHSS Bagnother Abbottabad         Alerady occupies by him.           37. Mr. Rukh Niaz DPE         GHSS Bagnother Abbottabad         Alerady occupies by him.           38. Mr. Gul Badshah DPE         GFHSS Gul Bahar Peshawar         -do-           40. Mr. Sardar Jan DPE         GFBS Ziarat Ka Ka Sahib         Against Vacant Nowshera           41. Mr. Lal Marjan DPE         GFBS Ziarat Ka Ka Sahib         Already occupies by him           42. Mr. Ahmad Nawaz DPE         GHSS Pirsaddi Mardan         -do-           43. Mr. Ibad ur Rehman DPE         GHSS Pirsaddi Mardan         -do-           44. Mr. Kirmatullah DPE         GHSS Pirsaddi Mardan         -do-           45. Mr. Salar Khan DPE         GHSS Shah Daleri Mardan         -do-           46. Mr. Rashadin DPE         GHSS Maran Karak         -do-           46. Mr. Rashadin DPE         GHSS Shah Dalim Kgrak         -do-           47. Mr. Alusharg Khan DPE         GHSS Shah Salim Kgrak         -do-				
33. Mr. Inayat Khan DPE   GHSS Umerzai Charsadda   -do-do-do-do-do-do-do-do-do-do-do-do-do-				
34. Mr. Sardar Khan DPE   GHSS Mayar Mardan   -do-		** * * * * * * * * * * * * * * * * * *		······
35. Mr. Ilhtisham Ud Din DPE GCPE Karak do- ADO (Sports) FDO EXSE Tank 37. Mr. Rukh Niaz DPE GHSS Bagnother Abbottabad Already occupied by him. 38. Mr. Gul Badshah DPE GTHSS Gul Bahar Peshawar do- 39. Muhammad Saldar DPE GCPE Karak do- 40. Mr. Sarfdar Jan DPE GFS Bagnother Abbottabad Post. 41. Mr. Lal Marjan DPE GCPE Karak do- 42. Mr. Ahmad Nawaz DPE GHSS Nizampur Nowshera do- 43. Mr. Ibad ur Rehman DPE GHSS Pirsaddi Mardan do- 44. Mr. Kirmatullah DPE GHSS Pirsaddi Mardan do- 45. Mr. Salar Khan DPE GHSS Nizampur Nowshera do- 46. Mr. Rashadin DPE GHSS Nizampur Nowshera do- 47. Mr. Kirmatullah DPE GHSS Nizampur Nowshera do- 48. Mr. Rashadin DPE GHSS Nizampur Nowshera do- 49. Mr. Kashadin DPE GHSS Nizampur Nowshera do- 40. Mr. Rashadin DPE GHSS Pirsaddi Mardan do- 40. Mr. Rashadin DPE GHSS No.1 Haripur do- 40. Mr. Abdid Qadeer Khan DPE GHSS No.1 Haripur do- 40. Mr. Abdid Qadeer Khan DPE GHSS Nathara Bunir do- 40. Mr. Abdid Qadeer Khan DPE GHSS Nathara Bunir do- 40. Mr. Abdid Qadeer Khan DPE GHSS Shah Salim Kgrak do- 40. Mr. Nikhatullah DPE GHSS No.2 D.I.Khan Salam Alamad Sharif DPE GHSS Sherpso Charsadda do- 50. Mr. Abdid Qadeer Khan DPE GHSS Natha Mansoor Laski do- 51. Mr. Rammallah DPE GHSS Masha Mansoor Laski do- 53. Mr. Rammallah DPE GHSS Masha Mansoor Laski do- 54. Mr. Rammallah DPE GHSS Shahba Zarih Mardan do- 55. Mr. Rammallah DPE GHSS Shahba Zarih Mardan do- 66. Mr. Rashaf Ali DPE GHSS Shahba Zarih Mardan do- 67. Mr. Waris Khan DPE GHSS Natha Mansoor Laski do- 68. Muhammad Sharif DPE GHSS Shahba Zarih Mardan do- 69. Mr. Ashaf Ali DPE GHSS Shabbaz Zarih Mardan do- 60. Mr. Fatch Sher DPE GHSS Dalakac Arih Mardan do- 61. Muhammad Sharif DPE GHSS Shabbaz Zarih Mardan do- 62. Said Khan DPE GHSS Dalakac Arih Mardan do- 63. Mr. Ghulam Nabi DPE GHSS Babbaz Zarih Mardan do- 64. Muhammad Gul DPH GHSS Babbat Mardan do- 65. Mr. Nasir Khan DPE GHSS Dalakac Arih Mardan do- 66. M				
Against vacant	• ->-1-	NI, Sargar Khan Di I;	G115/5 Wayta Wadan	-do-
ADO (Sports) FDO FASE Tank   GHSS Bagnother Abbottabad   Already occupies by him.	35.	Mr. Ihtisham Ud Din DPE	GCPE Karak	-do-
ADO (Sports) FDO E&SE Tank   GHSS Bagnother Abbottabad   Already occupies by him.	36.	Mr. Abdullah Shah DPE working as	GHSS Jabori, Mansehra	Against vacant
38. Mr. Gul Badshah DPE   GTHSS Gul Bahar Peshawar   -do-   -do				post
39.   Muhammad Salidar DPE   GCPE Karak   -do-	37.		GHSS Bagnother Abbottabad	Already occupied. by him.
40. Mr. Safdar Jan DPE GHSS Ziarat Ku Ka Sahib Nowshera Post Already occupies by him GPE GCPE Karak Already occupies by him GPE GHSS Nizampur Nowshera -do-do-do-do-do-do-do-do-do-do-do-do-do-	38.	Mr. Gul Badshah DPE	GTHSS Gul Bahar Peshawar	-do-
Nowshera   Post	39.	Muhammad Safdar DPE	GCPE Karak	-do-
41. Mr. Lal Marjan DPE GCPE Karak Already occupies by him 42. Mr. Ahmad Nawaz DPE GHSS Nizampur Nowshera -do-do-do-do-do-do-do-do-do-do-do-do-do-	4().	Mr. Safdar Jan DPE	GHSS Ziarat Ka Ka Sahib	Against Vacant
42. Mr. Ahmad Naiwaz DPE GHSS Nizampur Nowshera -do- 43. Mr. Ibad ur Rehman DPE GHSS Pirsaddi Mardan -do- 44. Mr. Kirmatullah DPE GHSS Sehanghiri Banda Karak -do- 45. Mr. Salar Khan DPE GHSS Bacha Dheri Mardan -do- 46. Mr. Rashadin DPE GHSS Warana Karak -do- 47. Mr. Mushraq Khan DPE GHSS Warana Karak -do- 48. Alr. Mujibur Rehman DPE GHSS No.1 Haripur -do- 49. Mr. Jehan Alam DPE GHSS Shah Salim Karak -do- 49. Mr. Jehan Alam DPE GHSS Shah Salim Karak -do- 50. Alr. Abdil Qudeer Khan DPE working as a Librarian GHSS No.2 D.I.Khan -  51. Mr. Chamni Khan. DPE GHSS Sherpao Charsadda -do- 53. Mr. Nikhatullah DPE GHSS Sherpao Charsadda -do- 54. Mr. Farid Zaman DPE GHSS Sherpao Charsadda -do- 55. Mr. Rarid Zaman DPE GHSS No.2 D.I.Khan Bannu -do- 56. Muhammad Usman DPE GHSS No.2 D.I.Khan -do- 57. Mr. Waris Khan DPE GHSS No.2 D.I.Khan -do- 58. Muhammad Usman DPE GHSS No.2 D.I.Khan -do- 59. Mr. Ashraf Ali DPE GHSS Shahbaz Garhi Mardan -do- 60. Mr. Fatich Sher DPE HINE D.I Khan -do- 60. Mr. Fatich Sher DPE HINE D.I Khan -do- 61. Mulammad Sharif DPE GHSS Abdul khel D.I.Khan -do- 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Mulammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE GHSS Muryali D.I.Khan -do- 66. Mr. Rasir Khan DPE GHSS Muryali D.I.Khan -do- 66. Mr. Rasir Khan DPE GHSS Muryali D.I.Khan -do- 66. Muhammad Gul DPE GHSS Muryali D.I.Khan -do-		·	Nowshera	Post
43. Mr. Ibad ur Rehman DPE 44. Mr. Kirmatullah DPE 45. Mr. Salar Khan DPE 46. Mr. Rashadin DPE 47. Mr. Mushtaq Khan DPE 48. Mr. Mushtaq Khan DPE 48. Mr. Mushtaq Khan DPE 49. Mr. Ichan Alam DPE 50. Mr. Ichan Alam DPE 50. Mr. Abhal Qadeer Khan DPE 51. Mr. Chamni Khan DPE 52. Mr. Amiad Khan DPE 53. Mr. Nikhatullah DPE 54. Mr. Farid Zaman DPE 55. Mr. Rariad Zaman DPE 56. Mr. Rariad Zaman DPE 57. Mr. Mr. Mishatullah DPE 58. Mr. Rariad Zaman DPE 59. Mr. Rariad Zaman DPE 59. Mr. Rariad Zaman DPE 50. Mr. Rariad Zaman DPE 51. Mr. Rariad Zaman DPE 52. Mr. Rariad Zaman DPE 53. Mr. Nikhatullah DPE 54. Mr. Farid Zaman DPE 55. Mr. Rariad Zaman DPE 56. Muhammad Usman DPE 57. Mr. Waris Khan DPE 58. Muhammad Usman DPE 59. Mr. Ashraf Ali DPE 59. Mr. Ashraf Ali DPE 60. Mr. Fateh Sher DPE: BISE D.I Khan (an Deputation) 61. Muhammad Sharif DPE 61. Said Khan DPE 61. Muhammad Sharif DPE 61. GHSS Daraban Kalan D.I.Khan 62. Said Khan DPE 63. Mr. GHSS Shadul khel D.I.Khan 64. Muhammad Gul DPE 64. Muhammad Gul DPE 65. Mr. Raria Khan DPE 66. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 66. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 67. Said Khan DPE 68. Said Khan DPE 69. Mr. Ashraf Ali DPE 69. Mr. Salar Khan DPE 60. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Said Khan DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 62. Said Khan DPE 63. Mr. Rasir Khan DPE 64. Muhammad Gul DPE 65. Mr. Nasir Khan DPE working as ADO 66. Mr. Sharif Khan DPE working as ADO 67. Mr. Sharif Khan DPE working as ADO 68. Mr. Sharif Khan DPE working as ADO 69. Mr. Sharif Khan DPE working as ADO 60. Mr. Sharif Khan DPE working as ADO 60. Mr. Sharif Khan DPE working as ADO 61. Mr. Sharif Khan DPE working as ADO	41.	Mr. Lal Marjan DPF	GCPE Karak	Already occupied by him
43. Mr. Ibad ur Rehman DPE 44. Mr. Kirmatullah DPE 45. Mr. Salar Khan DPE 46. Mr. Rashadin DPE 47. Mr. Mushtaq Khan DPE 48. Mr. Mushtaq Khan DPE 48. Mr. Mushtaq Khan DPE 49. Mr. Ichan Alam DPE 50. Mr. Ichan Alam DPE 50. Mr. Abhal Qadeer Khan DPE 51. Mr. Chamni Khan DPE 52. Mr. Amiad Khan DPE 53. Mr. Nikhatullah DPE 54. Mr. Farid Zaman DPE 55. Mr. Rariad Zaman DPE 56. Mr. Rariad Zaman DPE 57. Mr. Mr. Mishatullah DPE 58. Mr. Rariad Zaman DPE 59. Mr. Rariad Zaman DPE 59. Mr. Rariad Zaman DPE 50. Mr. Rariad Zaman DPE 51. Mr. Rariad Zaman DPE 52. Mr. Rariad Zaman DPE 53. Mr. Nikhatullah DPE 54. Mr. Farid Zaman DPE 55. Mr. Rariad Zaman DPE 56. Muhammad Usman DPE 57. Mr. Waris Khan DPE 58. Muhammad Usman DPE 59. Mr. Ashraf Ali DPE 59. Mr. Ashraf Ali DPE 60. Mr. Fateh Sher DPE: BISE D.I Khan (an Deputation) 61. Muhammad Sharif DPE 61. Said Khan DPE 61. Muhammad Sharif DPE 61. GHSS Daraban Kalan D.I.Khan 62. Said Khan DPE 63. Mr. GHSS Shadul khel D.I.Khan 64. Muhammad Gul DPE 64. Muhammad Gul DPE 65. Mr. Raria Khan DPE 66. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 66. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 67. Said Khan DPE 68. Said Khan DPE 69. Mr. Ashraf Ali DPE 69. Mr. Salar Khan DPE 60. Mr. Fateh Sher DPE: BISE D.I Khan (an D.I.Khan) 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Muhammad Sharif DPE 61. Said Khan DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 61. Muhammad Gul DPE 62. Said Khan DPE 63. Mr. Rasir Khan DPE 64. Muhammad Gul DPE 65. Mr. Nasir Khan DPE working as ADO 66. Mr. Sharif Khan DPE working as ADO 67. Mr. Sharif Khan DPE working as ADO 68. Mr. Sharif Khan DPE working as ADO 69. Mr. Sharif Khan DPE working as ADO 60. Mr. Sharif Khan DPE working as ADO 60. Mr. Sharif Khan DPE working as ADO 61. Mr. Sharif Khan DPE working as ADO	42.	Mr. Ahmad Nawaz DPE	GHSS Nizampur Nowshera	-do-
44. Mr. Kirmatuflah DPE GHSS Jehanghiri Banda Karak -do- 45. Mr. Rashadin DPE GHSS Bacha Dheri Mardan -do- 46. Mr. Rashadin DPE GHSS Warana Karak -do- 47. Mr. Mushtaq Khan DPE GHSS No.1 Haripur -do- 48. Mr. Mujibur Rehman DPE GHSS Shah Salim Karak -do- 49. Mr. Jehan Alam DPE GHSS Shah Salim Karak -do- 50. Mr. Abdil Qadeer Khan DPE working as a Librarian GHSS No.2 D.L.Khan DHS GHSS Shararak, D.L.Khan post 51. Mr. Chamui Khan. DPE GHSS Sherpao Charsadda -do- 52. Mr. Amjad Khan DPE GHSS Sherpao Charsadda -do- 53. Mr. Nikhatullah DPE GHSS Sherpao Charsadda -do- 54. Mr. Farid Zaman DPE GHSS Sherpao Charsadda -do- 55. Mr. Ikramullah DPE GHSS Sherpao Charsadda -do- 56. Muhammad Usman DPE GHSS No.2, D.L.Khan -do- 67. Mr. Waris Khan DPE GHSS No.2, D.L.Khan -do- 68. Muhammad Nawaz DPE GHSS No.2, D.L.Khan -do- 69. Mr. Faich Sher DPE, BISE D.I Khan GHSS Saddu Dir Lower -darge as DPE BISE D.I.Khan -do- 60. Mr. Faich Sher DPE, BISE D.I Khan GHSS Abdul khel D.I.Khan -do- 61. Muhammad Sharif DPE GHSS Shabbaz Garhi Mardan -do- 62. Said Khan DPE GHSS Shoulk khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE Working as ADO GHSS Boi, Abbottabad Against vacant po- 66. Mr. Nasir Khan DPE Working as ADO GHSS Boi, Abbottabad Against vacant		·		-do- 17.5
45. Mr. Salar Khan DPE GHSS Bacha Dheri Mardan do- 46. Mr. Rashadin DPE GHSS Warana Karak do- 47. Mr. Mushtaq Khan DPE GHSS No.1 Haripur do- 48. Mr. Mujibur Rehman DPE GHSS Shah Salim Karak do- 49. Mr. Jehan Alam DPE GHSS Shah Salim Karak do- 50. Mr. Abdul Qadeer Khan DPE working as a Librarian GHSS No.2 D.I.Khan DPE GHSS Takkar Mardan post 51. Mr. Chamui Khan DPE GHSS Takkar Mardan Already occupie by him. 52. Mr. Amjad Khan DPE GHSS Sherpao Charsadda do- 53. Mr. Nikhatullah DPE GHSS Sherpao Charsadda do- 54. Mr. Farid Zaman DPE GHSS Sherpao Charsadda do- 55. Mr. Ikramullah DPE GHSS Masha Mansoor Lakki do- 56. Muhammad Usman DPE GHSS No. 2, D.I.Khan do- 57. Mr. Waris Khan DPE GHSS No. 2, D.I.Khan do- 58. Muhammad Usman DPE GHSS No. 2, D.I.Khan do- 59. Mr. Asharf Ali DPE GHSS Shahbaz Garhi Mardan do- 60. Mr. Fateh Sher DPE BISE D.I Khan (and Deputation) GHSS Saddu Dir Lower Charge as DPE BISE D.I.Khan (and Deputation) GHSS Abdul khel D.I.Khan do- 61. Muhammad Sharif DPE GHSS Gujar Garhi Mardan do- 62. Said Khan DPE GHSS Gujar Garhi Mardan do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan do- 64. Muhammad Gul DPE GHSS Gujar Garhi Mardan do- 65. Mr. Nasir Khan DPE GHSS Gujar Garhi Mardan do- 66. Mr. Nasir Khan DPE GHSS Gujar Garhi Mardan do- 66. Mr. Nasir Khan DPE GHSS Gujar Garhi Mardan do- 66. Mr. Nasir Khan DPE Working as ADO GHSS Boi, Abbottabad Against vacant	· Programment of	· · · · · · · · · · · · · · · · · · ·		-do-
46. Mr. Rashadin DPE GHSS Warana Karak do- 47. Mr. Mushraq Khan DPE GHSS No. 1 Haripur do- 48. Mr. Mujibur Rehman DPE GHSS Shah Salim Karak do- 49. Mr. Jehan Alam DPF GHSS Shah Salim Karak do- 50. Mr. Abdid Qadeer Khan DPE working as a Librarian GHSS No.2 D.L.Khan DES GHSS Takkar Mardan post 51. Mr. Chamui Khan. DPE GHSS Sherpao Charsadda do- 52. Mr. Amjad Khan DPE GHSS Sherpao Charsadda do- 53. Mr. Nikhatullah DPE GEC (M) K. Habibullah FR Bannu 54. Mr. Farid Zaman DPE GHSS Masha Mansoor Lakki do- 55. Mr. Rramullah DPE GHSS Masha Mansoor Lakki do- 56. Muhammad Usman DPE GHSS No. 2, D.L.Khan do- 57. Mr. Waris Khan DPE GHSS No. 2, D.L.Khan do- 58. Muhammad Usman DPE GHSS No. 2, D.L.Khan do- 59. Mr. Ashraf Ali DPE GHSS Shahbaz Garhi Mardan do- 60. Mr. Fateh Sher DPE, BISE D.I Khan (an Deputation) 61. Muhammad Sharif DPE GHSS Saddu Dir Lower Against vacant po- After actualization of his promotion h will take over charge as DPE BISE D.I.Khan 61. Muhammad Sharif DPE GHSS Abdul khel D.I.Khan do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan do- 64. Muhammad Gul DPE GHSS Gujar Garhi Mardan do- 65. Mr. Nasir Khan DPE GHSS Muryali D.I.Khan do- 66. Mr. Nasir Khan DPE GHSS Muryali D.I.Khan do-				
47. Mr. Mushtaq Khan DPE 48. Mr. Mujibur Rehman DPE 49. Mr. Jehan Alam DPE 50. Mr. Abdal Qadeer Khan DPE working as a Librarian GHSS No.2 D.I.Khan 51. Mr. Chamni Khan. DPE 52. Mr. Amjad Khan DPE 53. Mr. Nikhatullah DPE 54. Mr. Farid Zaman DPE 55. Mr. Rramullah DPE 56. Mr. Rramullah DPE 57. Mr. Waris Khan DPE 58. Muhammad Usman DPE 59. Mr. Ashtaf Ali DPE 50. Mr. Ashtaf Ali DPE 51. GHSS Sherpao Charsadda delololololololololololololololololololo		<del></del>		
48. Mr. Mujibur Rehman DPE 49. Mr. Jelan Alam DPE 50. Mr. Abdal Qadeer Khan DPE working as a Librarian GHSS No.2 D.I.Khan 51. Mr. Channi Khan. DPE 52. Mr. Amjad Khan DPE 53. Mr. Amjad Khan DPE 54. Mr. Farid Zaman DPE 555. Mr. Ikramullah DPE 566. Mr. Ikramullah DPE 577. Mr. Ikramullah DPE 588. Muhammad Usman DPE 599. Mr. Ashraf Ali DPE 599. Mr. Ashraf Ali DPE 590. Mr. Farid Shan DPE 590. Mr. Ashraf Ali DPE 590. Mr. Farid Shan DPE 590. Mr. Ashraf Ali DPE 590. Mr. Farid Shan DPE 590. Mr. Ashraf Ali DPE 590. Mr. Farid Shan DPE 590. Mr. Ashraf Ali DPE 590. Mr. Ashraf Ali DPE 590. Mr. Farid Shan DPE 590. Mr. Ashraf Ali DPE 590. Mr. Farid Shan Dr. Farid Shan			<u> </u>	
49. Mr. Jehan Alam DPE   GHSS Battara Bunir   -do-		·		<del></del>
50. Mr. Abdul Qadeer Khan DPE working as a Librarian GHSS No.2 D.L.Khan  51. Mr. Chamni Khan. DPE GHSS Takkar Mardan Already occupie by him.  52. Mr. Amjad Khan DPE GHSS Sherpao Charsadda -do-les GEC (M) K. Habibullah FR Bannu GHSS Masha Mansoor Lakki -do-les GHSS				
as a Librarian GHSS No.2 D.I.Khan  51. Mr. Chamni Khan. DPE  GHSS Takkar Mardan  Already occupie by him.  52. Mr. Amjad Khan DPE  GEC (M) K. Habibullah FR Bannu  54. Mr. Farid Zaman DPE  GATTC Peshawar  55. Mr. Ikramullah DPE  GHSS Masha Mansoor Lakki  -do-  56. Muhammad Usman DPE  GHSS No. 2, D.I.Khan  -do-  57. Mr. Waris Khan DPE  GHSS No. 2, D.I.Khan  -do-  58. Muhammad Nawaz DPE  GHSS Shahbaz Garhi Mardan  -do-  60. Mr. Fatch Sher DPE, BISE D.I Khan  (on Deputation)  GHSS Baddu Dir Lower  (on Deputation)  GHSS Daraban Kalan  D.I.Khan  61. Muhammad Sharif DPE  GHSS Abdul khel D.I.Khan  62. Said Khan DPE  GHSS Gujar Garhi Mardan  -do-  63. Mr. Ghulam Nabi DPE  GHSS Gujar Garhi Mardan  -do-  64. Muhammad Gul DPE  GHSS Gujar Garhi Mardan  -do-  65. Mr. Nasir Khan DPE  GHSS Boi, Abbottabad  Against vacant	-			Table 1
51. Mr. Chamni Khan, DPE  52. Mr. Amjad Khan DPE  53. Mr. Nikhatullah DPE  54. Mr. Farid Zaman DPE  55. Mr. Ikramullah DPE  56. Muhammad Usman DPE  57. Mr. Waris Khan DPE  58. Muhammad Nawaz DPE  59. Mr. Ashraf Ali DPE  60. Mr. Fateh Sher DPE, BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE  62. Said Khan DPE  63. Mr. Ghulam Nabi DPE  64. Muhammad Gul DPE  65. Mr. Rasir Khan DPE  66. Mr. Fateh Sher DPE  66. Muhammad Sharif DPE  67. Said Khan DPE  68. Said Khan DPE  69. Said Khan DPE  61. Muhammad Sharif DPE  62. Said Khan DPE  63. Mr. Ghulam Nabi DPE  64. Muhammad Gul DPE  65. Mr. Nasir Khan DPE  66. Mr. Rasir Khan DPE  66. Mr. Rasir Khan DPE  67. Said Shabada Kalan  68. Mr. Ghulam Nabi DPE  69. Said Shabada Sharif DPE  60. Said Shabada Sharif DPE  61. Muhammad Sharif DPE  62. Said Khan DPE  63. Mr. Ghulam Nabi DPE  64. Muhammad Gul DPE  65. Mr. Nasir Khan DPE working as ADO  66. Mr. Nasir Khan DPE working as ADO  67. Mr. Nasir Khan DPE working as ADO  68. Mr. Nasir Khan DPE working as ADO  69. Mr. Nasir Khan DPE working as ADO  60. Mr. Nasir Khan DPE working as ADO  61. Mr. Nasir Khan DPE working as ADO  62. Mr. Nasir Khan DPE working as ADO  63. Mr. Asgainst vacant				
52. Mr. Amjad Khan DPE GHSS Sherpao Charsadda -do-los Mr. Nikhatullah DPE GEC (M) K. Habibullah FR Bannu -do-los Mr. Farid Zaman DPE GHSS Masha Mansoor Lakki -do-los Mr. Ikramullah DPE GHSS Masha Mansoor Lakki -do-los Mr. Ikramullah DPE GHSS No. 2, D.I.Khan -do-los Mr. Waris Khan DPE GHSS No. 2, D.I.Khan -do-los Mr. Waris Khan DPE GHSS Shahbaz Garhi Mardan -do-los Mr. Ashraf Ali DPE GHSS Shahbaz Garhi Mardan -do-los Mr. Fateh Sher DPE BISE D.I Khan (on Deputation) GHSS Saddu Dir Lower After actualization of his promotion how will take over charge as DPE BISE D.I.Khan DI.Khan DI.Khan DI.Khan by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do-los Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do-los Mr. Ghulam Nabi DPE GHSS Muryali D.I.Khan -do-los Mr. Nasir Khan DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant Connected by LDO E 2012 DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working as ADO GHSS Boi, Abbottabad Against vacant DPE Working ADO GHSS Boi, Abbottabad Against vacant DPE Working ADO GHSS Boi, Abbottabad Against vacant DPE Working ADO GHSS Boi, Abbottabad Against vacant DPE March DPE Working ADO GHSS Boi, Abbottabad Against vacant DPE March DPE	51.		GHSS Takkar Mardan	Already occupied
53. Mr. Nikhatullah DPE GEC (M) K. Habibullah FR Bannu  54. Mr. Farid Zaman DPE GATTC Peshawar -do- 55. Mr. Ikramullah DPE GHSS Masha Mansoor Lakki -do- 56. Muhammad Usman DPE GHSS No. 2, D.1.Khan -do- 57. Mr. Waris Khan DPE GHSS Landi Kachi Kohat -do- 58. Muhammad Nawaz DPE GHSS Shahbaz Garhi Mardan -do- 59. Mr. Ashraf Ali DPE GHSS Shahbaz Garhi Mardan -do- 60. Mr. Fatch Sher DPE, BISE D.1 Khan (on Deputation)  61. Muhammad Sharif DPE GHSS Daraban Kalan D.1.Khan -do- 62. Said Khan DPE GHSS Abdul khel D.1.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.1.Khan -do- 65. Mr. Nasir Khan DPE Working as ADO GHSS Boi, Abbottabad Against vacant	52.	Mr. Amiad Khan DPE	GHSS Sherpao Charsadda	· [
Bannu  54. Mr. Farid Zaman DPE GATTC Peshawar -do- 55. Mr. Ikramullah DPE GHSS Masha Mansoor Lakki -do- 56. Muhammad Usman DPE GHSS No. 2, D.I.Khan -do- 57. Mr. Waris Khan DPE GHSS No. 2, D.I.Khan -do- 58. Muhammad Nawaz DPE GHSS Shahbaz Garhi Mardan -do- 59. Mr. Ashraf Ali DPE GHSS Shahbaz Garhi Mardan -do- 60. Mr. Fatch Sher DPE BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE GHSS Saddu Dir Lower Against vacant por After actualization of his promotion h will take over charge as DPE BISE D.I.Khan 61. Muhammad Sharif DPE GHSS Daraban Kalan Already occupied by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant		·		<del>                                     </del>
S4   Mr. Farid Zaman DPE   GATTC Peshawar   -do-			1 ' /	-00-
S5. Mr. Ikramullah DPE   GHSS Masha Mansoor Lakki   -do-     56. Muhammad Usman DPE   GHSS No. 2, D.1.Khan   -do-     57. Mr. Waris Khan DPE   GHSS Landi Kachi Kohat   -do-     58. Muhammad Nawaz DPE   GHSS Shahbaz Garhi Mardan   -do-     59. Mr. Ashraf Ali DPE   GHSS Hakeem Hawed Bannu   -do-     60. Mr. Fatch Sher DPE BISE D.1 Khan   GHSS Saddu Dir Lower   Afainst vacant por After actualization of his promotion h will take over charge as DPE BISE D.1.Khan     61. Muhammad Sharif DPE   GHSS Daraban Kalan   Already occupied by him     62. Said Khan DPE   GHSS Abdul khel D.1.Khan   -do-     63. Mr. Ghulam Nabi DPE   GHSS Gujar Garhi Mardan   -do-     64. Muhammad Gul DPE   GHSS Muryali D.1.Khan   -do-     65. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     65. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     66. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     67. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     68. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     69. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been promoted by him     69. Mr. Nasir Khan DPE working as ADO   GHSS Boi, Abbottabad   Against vacant por Control of the promotion has been	54.	Mr. Farid Zaman DPD	<u></u>	-do-
56. Muhammad Usman DPE GHSS No. 2, D.I.Khan -do- 57. Mr. Waris Khan DPE GHSS Landi Kachi Kohat -do- 58. Muhammad Nawaz DPE GHSS Shahbaz Garhi Mardan -do- 59. Mr. Ashraf Ali DPE GHSS Hakeem Hawed Bannu -do- 60. Mr. Fatch Sher DPE, BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE GHSS Daraban Kalan D.I.Khan D.I.Khan -do- 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant por After actualization of his promotion has will take over charge as DPE BISE D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant por After actualization of his promotion has promotion				
57. Mr. Waris Khan DPE GHSS Landi Kachi Kohat -do- 58. Muhammad Nawaz DPE GHSS Shahbaz Garhi Mardan -do- 59. Mr. Ashraf Ali DPE GHSS Hakeem Hawed Bannu -do- 60. Mr. Fatch Sher DPE, BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE GHSS Daraban Kalan D.I.Khan D.I.Khan -do- 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant por After actualization of his promotion has will take over charge as DPE BISE D.I.Khan -do- 65. Mr. Nasir Khan DPE GHSS Muryali D.I.Khan -do-				·
58. Muhammad Nawaz DPE GHSS Shahbaz Garhi Mardan -do- 59. Mr. Ashraf Ali DPE GHSS Hakeem Hawed Bannu -do- 60. Mr. Fatch Sher DPE. BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE GHSS Daraban Kalan D.I.Khan GHSS Abdul khel D.I.Khan -do- 62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant	, <b>-</b>			<del> </del>
59. Mr. Ashraf Ali DPE 60. Mr. Fatch Sher DPE. BISE D.I Khan (on Deputation)  61. Muhammad Sharif DPE 62. Said Khan DPE 63. Mr. Ghulam Nabi DPE 64. Muhammad Gul DPE 65. Mr. Nasir Khan DPE working as ADO 665. Mr. Nasir Khan DPE working as ADO 67. Mr. Nasir Khan DPE working as ADO 68. Mr. Nasir Khan DPE working as ADO 69. Mr. Nasir Khan DPE working as ADO				<del></del>
60. Mr. Fatch Sher DPE. BISE D.I Khan (on Deputation)  GHSS Saddu Dir Lower  Against vacant population  After actualization of his promotion has been over charge as DPE BISE D.I.Khan  GHSS Daraban Kalan D.I.Khan  Already occupied by him  GHSS Abdul khel D.I.Khan  GHSS Abdul khel D.I.Khan  GHSS Gujar Garhi Mardan  -do-  GHSS Gujar Garhi Mardan  -do-  GHSS Muryali D.I.Khan  -do-  GHSS Muryali D.I.Khan  -do-  GHSS Muryali D.I.Khan  -do-  GHSS Muryali D.I.Khan  -do-  GHSS Boi, Abbottabad  Against vacant population of his promotion has will take over charge as DPE BISE D.I.Khan  -do-  GHSS Boi, Abbottabad  Against vacant population of his promotion has been charge as DPE BISE D.I.Khan  -do-  GHSS Boi, Abbottabad  Against vacant		• • • • • • • • • • • • • • • • • • • •		
(on Deputation)  After actualization of his promotion has will take over charge as DPE BISE D.I.Khan  61. Muhammad Sharif DPE GHSS Daraban Kalan Already occupied D.I.Khan by him  62. Said Khan DPE GHSS Abdul khel D.I.Khan by him  63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do-  64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do-  65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant	· · - · · · · · · · · · · · · · · · · ·			
61. Muhammad Sharif DPE GHSS Daraban Kalan Already occupied by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan by him 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant		1	Ciribb Budda 15tt Edwer	
61. Muhammad Sharif DPE GHSS Daraban Kalan D1.Khan by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan by him 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant				
61. Muhammad Sharif DPE GHSS Daraban Kalan D.I.Khan by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan by him 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant				
61. Muhammad Sharif DPE GHSS Daraban Kalan D.I.Khan by him 62. Said Khan DPE GHSS Abdul khel D.I.Khan by him 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant			·	
62. Said Khan DPE GHSS Abdul khel D.I.Khan by him 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant				
62. Said Khan DPE GHSS Abdul khel D.I.Khan -do- 63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant	, 61.	Muhammad Sharif ()PE	!	Already occupied
63. Mr. Ghulam Nabi DPE GHSS Gujar Garhi Mardan -do- 64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant		COLUMN TO THE CO		
64. Muhammad Gul DPE GHSS Muryali D.I.Khan -do- 65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant				
65. Mr. Nasir Khan DPE working as ADO GHSS Boi, Abbottabad Against vacant				-do-
(Space) 127/17 12 9 002 11	7,5 P116 F8 88 W 14		GHSS Muryali D.I.Khan	-do-
I (Springle) IEMATE ROUE Hamana	65.	Mr. Nasir Khan DPF working as ADO	GHSS Boi, Abbottabad	Against vacant
	*	(Sports) EDO E&SE Hangu	<u> </u>	

M. Fufail Muhammad/ Kaleem Khan Mahsood/Iftikhar Shamozai/Tinal Notification/2009

(PTO)



		٠,
	$\overline{}$	`
		r '
/.1	`	•
1 1		i
ЛΙ	<i>-</i>	<b>-</b> i ,
/	-	

3.No.	N COO	73 (3)	
	Name & Designation of Officers	Place of Posting	Remarks
12.	Mst. Shahnaz Begum DPE	GGHSS Shah Said Munawar	Already occupied
1		D.I.Khan	by her. [4:55]
13.	Mst. Rafia Khattak DPE	GGHSS Shabqadar Fort	-do-1.(1 <u>0</u> , 1)
		Charsadda	
14.	Mst. Hamida Bagem DPE	GGHSS Kulachi D.I.Khan	-do-
15.	Mst. Nabila Tabasum DPE working as	GGHSS Rashakai, Nowshera.	Against vacant
	Librarian GGHSS Chamkani Pesh.		post.
16.	Mst. Saceda Begum DPE	GGHSS Chamkani Peshawar.	Already occupied
		·	by her.
17.	Mst. Danish Begum DPE	GGHSS Shah Dhand Mardan.	-do-
18.	Mst; Shabnam Raza DPE	GGHSS Shakardara Kohat	-do-
19.	Mst: Nigar Akhtar DPE	GGHSS Shabazghari Mardan	-do-
.20.	Mst: Rehana Khatoon DPE	GGHSS Chokara Karak	-do-
21.	Mst Naheed Gohar DPE	GGHSS Babri Banda Kohat	-do-
22.	Mst: Asma Quarshi DPE	GGHSS Belitang Kohat	-do-
23.	Mst: Munaza Jabeen DPE	GGHSS Sherpao Charsadda	-do-
24.	Mst: Azra Naz DPE	GGHSS Toru Mardan	-do-
25.	Mst: Adccba Nahced DPE	GEC (F) Jamrud Khyber Agency	-do-
26.	Mst: Sajida Sofi DPE,	GGHSS Com:Peshawar	-do- ' ' '
27.	Mst: Rahila Gul DPE	GGHSS Gumbat Kohat	-do-
28.	Mst: Shahana DPE	GGHSS Kaki Bannu	-do-
29.	Mst: Maryam Mustafa DPE	GGHSS Flavelian A.Abad	-do-
30.	Mst: Saima Andaleeb DPE	GGHSS Pannian Haripur	-do-
31.	Mst: Imtiaz Tabassum DPE	GGHSS Pirpai Nowshera	-do-
32.	Mst: Fakhar-E-Angum DPE	GGHSS Hatian Mardan	-do- · · ·
33.	Mst: Nighat Seema DPE GGHSS	AD (PE & S) Director Curri &	-do-
1	Sherwan A/Abad	Teacher Edu: NWFP at A/Abad	
34.	Mst. Sheraz Taj DPE	GGHSS Sawal Dher Mardan	-do- · ·
35.	Mst. Afsheen Mumtaz DPE	GGHSS Kalabat Swabi	-do-
-36.	Mst. Rchana Yasmeen	GGHSS Kabal Swat	-do-
37.	Mst. Hassan Basri DPE	GGHSS Topi Swabi	-do-
38 .	Mst. Sajida Nousheen DPE	GGHSS Lady Grifth Peshawar	-do-

## SECRETARY TO GOVT OF NORTH-WEST FRONTIER PROVINCE ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

#### Endst; of even no. & date: Copy is forwarded to:-

- 1) Secretary to Govt of NWFP, Establishment Department, Peshawar.
- 2) Special Secretary (Regulation), Establishment Department, Govt of NWFP Peshawar.
- 3) Secretary to Govt. of NWFP, Finance Department, Peshawar.
- 4) Secretary to Chief Minister NWFP.
- 5) PS to Chief Secretary NWFP.
- 6) All Directors in Elementary & Secondary Education Department NWFP.
- 7) All District Coordination Officers in NWFP.
- All Executive District Officers Elementary & Secondary Education in NWFP. D/rCL.
  - 9) All Executive District Officers (Finance & Planning) in NWFP.
  - 10) The Accountant General NWFP.
  - 11) All District / Agency Accounts Officers in NWFP.
  - 12) Director Information NWFP Peshawar with the request to give wide publicity through media.
  - 13) Secretary, NWFP Public Service Commission Peshawar.

(PTO)

Attested

The Part of the Control of the Part of the Control of th

M.Tufail Muhammad/ Kaleem Khan Mahsood/Iftikhar Shamozai/Final Notification/2009

- All Section Officer/ Planning Officers / Statistical Officers, E&S Edu: Deptt: Govt of NWFP. Deputy Database Administrator (EMIS) Elementary & Secondary Education Peshawar.
- PS to Minister for Education (Elementary & Secondary) NWFP. 16)
- PS to Secretary / Special Secretary / Additional Secretary E&S Edu: Deptt Govt of NWFP. 47) 18)
- P.A to Deputy Secretary (Admn) Elementary & Secondary Edu: Department Govt of NWFP. 19)
- I'A to Chief Planning Officer Elementary & Secondary Education Department Govt of NWFP: 20)
- Officers concerned
- (12)Master file

SECTION OFFICER (PRIMARY)

vocate High Court Poshower Bederal Sharing Court.

Annex c"
(14):
IENT

GOVERNMENT OF N.W.F.P.
SCHOOLS & LITERACY DEPARTMENT
Dated, Peshawar the 13/11/2007.

#### NOTIFICATION.

No.SOG/S&L/1-69/06/Vol-1/DPE/LIB: Sanction of the competent authority is hereby accorded to the upgradation of the posts of Librarians and Directors Physical Education (D.P.Es) from BS-16 to BS-17 (Regular) for the existing incumbents who hold\_Master Degree in the relevant subject in the Schools & Literacy Department NWFP with immediate effect as per following details:-

Promotion against the upgraded posts (from BS-16 to BS-17) shall be made in the prescribed manner, and in accordance with the service rules to be framed as per relevant provisions of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules 1989 read with the NWFF Civil Servants Act, 1973.

The Librarians and D.P.Es who hold the diploma in the relevant subject will stay in BS-16 till such time, they acquire Master degree in the respective subject. On acquiring Master Degree in the relevant subject, their posts will be upgraded on case to case basis from BS-16 to BS-17 (Regular) and promotion (from BS-16 to BS-17) would be given as per laid down procedure and in accordance with the service rules to be framed However their existing seniority will remain intact.

All the vacant posts of Librarians and D.P.Es in Schools & literacy department in BS-6 are hereby upgraded to BS-17, appointments against which would be made from amongst the persons who hold Master degree in the relevant subject, in the prescribed manner.

4) In future Librarians and D.P.Es will initially be recruited on the basis of Master degree in the relevant subject in BS-17 (Regular).

5) Henceforth no appointment of Librarians and D.P.Es in BS-16 shall be made on the basis of diploma, neing declared as "Dying Cadre".

SECRETARY TO GOVERNMENT OF NWFP SCHOOLS & LITERACY DEPARTMENT.

Endst:No. FD (SOSR-II) 10-7 / 03 / VOL - III Dated, Peshawar the, 13/11/2007

Copy is forwarded for information and necessary action to :
1) The Accountant General NWFP, Peshawar.

2) All District Accounts Officers in NWFP.

3) All Agency Accounts Officers in NWFP.

(MUNAWAR KHAN)
SECTION OFFICER (SR-11)
FINANCE DEPPARTMENT
GOVERNMENT OF NWFP.

AND YOURUS JAN
AND BEL. Certifichte bank Sav
Advacate Righ Court Peshawar
Pederal Sharial Goars.

(P.T.O.)



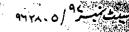
## Endst:No. & Date Even.

Copy is forwarded to:-

- Secretary to Government of NWFP, Establishment Department.
- Secretary to Government of NWFP, Finance Department. .1) 2).
- P.S to Chief Minister NWFP, Peshawar. .3)
- P.S to Chief Secretary NWFP, Peshawar. 4)
- Director Schools & Literacy, NWFP, Peshawar.
- Director, Curr; & Teachers Edu; NWFP, Mandian Abbottabad. 5)
- Director of Education FATA NWFP, Peshawar. 6) 7):
- P.S to Minister of Education, NWFP, Peshawar. ̈́Χ).
- P.S to Secretary Schools & Eiteracy NWIP, Peshawar. 9)
- Office File. 10)

(FARID AHMAD KHATTAK) SECTION OFFICER (GENERAL) SCHOOLS & LITERACY DEPARTMENT GOVERNMENT OF NWFP.

Advocate High Court Peshawas Poderal Shariat Court.





84

# كراچي يُونيورسني

# University of Karachi

FACULTY OF SCIENCE
Master of Science

کلیت عملوم

Whereas

JEHAN ALAM KHAN

3/0

NAZAR MUHAMMAD HILLY

has pursued a course of study prescribed by this University for the Degree of Master of Science in HELTH & PHYSICAL in the Faculty of Science and has passed the requisite examination, held in 1998, having been placed in SELOND class. It is hereby certified that he/she has been duly admitted to the degree of Master of Science in this University.

رگاه جَمَّا عَلَيْثِ نَعْ كُلِّنُهُ عَلُوم كِمَصْمُون صُمَّةً

کرنی ہے اور مطلوبہ امتحان منعقدہ میں کامیاب ہوکر دوس ڈرجہ حاصل کرلیا ہے ،

بنداتصديق كي جاتى ب الخيس اس جامعيس

الم السسى كدرجه برفائز كياكيا-

Regisfrar

Vice - Chancello

Dated Karachi, the 19TH MARCH 2608

Note: Detailed transcripts of examination results have been issued reported.

رم مراد المراد المراد

الرازي گراچي بتاريخ ۱۹ مارچ ۸-۲

ا متحان يرمضايس وصاصل كرده نشانات في تفصيلات على دوارى كائن إلى

Allested

Stidut Wadood STT BPS -16 GHSS Baum Diett: Bunch

Therest 1

AFRD YOUNUS JAM

AANB. B Ed. Certificate Charle Lag

Advocate High Court Peshawas

Federal Sparint Court.

## DIRECTORATE OF SCHOOLS AND LITERACY N.W.F.P. PESHAWAR.

#### OFFICE ORDER.

Anner E"

Consequent upon the approval by the Departmental Selection Committee Schools & Literacy NWFP in its meeting held on 26-12-2002. The following CT/PET/PTC, etc are hereby with immediate effect.

S.	# Name & Designation	Promoted	Place of posting	: Remarks
	Mr. Sher Azam Khan PET	DPE	GEC, Ghori Wala Bannu	
2	Lorry Ottal ad-Diff LE1	<b>D</b> PE	GHSS, Khowaza Khela Swat	Against the post already occupied by h
3		DPE	GHSS, Lachi Kohat	Against the post already occupied by h
٥	Mr, Bahadar Nawaz PET	DPE		Against the post already occupied by hi
5	Mr.Falak Naz PET	DPE	GHSS No.2 Pesh:Cannit:	Against the post already occupied by hi
6	Mr, Deedar Khan PET	DPE	GHSS Manga Dargai Charsadda	Against the post already occupied by hi
7	Mr, Muhammad Jalal PET	DPE:	GHSS Chamkani Peshawar	Against the post already occupied by hi
8	Mr, Abdus Sattar PET	DPE	GHSS Kakki Bannu	Against the post already occupied by hi
9	Mr, Jamal Abdul Nasir PET	DPE	GHSS Gul Imam Tank	Against the post already occupied by hi
10	Mund Faisal Phy: Supervisor	DPE	GHSS Totakan Mkd Agy:	Against the post afready occupied by hi
11	Mr, Muhammad Nacem PET	DPE	GHSS Daag Peshawar	Against the post already occupied by hi
12	Mr, Saukat Hayat PET	DPE	GHSS Ghahri Kapura MDN	Against the post already occupied by his
13	Mr. Bashir Ahmad PET	DPE	GHSS Kot Malakand Agy:	Against the post already occupied by his
14	Mr. Shamal Khan PET		GHSS Dosehra Charentida	Against the post already occupied by his
15		DPE	GHSS Dara Pezu Lak. i	Against the post already occupied by his
16	Mr, Azizullah Khan PET	DPE	GHSS Tough Bala Kohat	Against the post already occupied by him
17	Abdul Majeed Phy: Supervisor	DPE	GHSS Kotgarh D I Khan	Against the post already occupied by him
18	Mr. Muhibullah PET	DPE	GEC (M) Peshawar	Against the post at and a
19	Mr, M, Saeed Shah PET	DPE	GHSS Nizampur NSR	Against the post already occupied by hin
20	Mr. C. D. L. C.	DPE	GHSS Kawai Mansehra	Against the post already occupied by him
21	Mr. S.Bakht Shah PET	DPE	GRSS Zaida Sawabi	Against the post already occupied by him
21	Mr, Hameedullah Khan PET	DPE	GHSS Dakki D,I,Khan	Against the post already occupied by hin
22	Mr. Muhammad Israr PET	DPE	GHSS Bughdad Mardan	Against the post already occupied by him
23	Mr, Naeem Khan PET	DPE	Phy:Edu:Collage Karak	Against the post already occupied by him
24	Mr, Shah Mehmood PET	<del></del>	Guse II	Against the post already occupied by him
25	Mr, Tali Zar Khan PET		GHSS Urmar Payan Pesh:	Against the post already occupied by him
26	Mr. Rais Khan PET	<u> </u>	GHSS Katlang Mardan	Against the post already occupied by him
!7 [i	Mr, Inayat Khan PET		GHSS Kheshgai NSR	Against the post already occupied by him
8 1	Mr.Sardar Khan PET	<del></del> :	GHSS UmarZai Chd:	Against the post afready occupied by him
9 1	Mr. Ihtishamud Din PET	L-PE	GHSS Mayar Mardan	Against the poor 1
0 1	Mr. Abdullah Shah PET	DPE	GHSS Bilitang Kohat	Against the post already occupied by him Against the post already occupied by him Against the post already occupied by him
1 1	Mr. Rukh Niaz PET	· DPE	ADO (Phyr) at EDO (S&I ) Tank	Against the post already occupied by him
2 N	Mr. Abdul Ghaffar PET	(	JHSS Khanis Pur Abbottaleed	
3 1	Ar. Gul Badshah PET	DPE (	5HSS Lal Qilla Dir	regainst the post already occupied by him
1 N	Ar. Muhammad Safdar PET	DPE C	iHSS Hazar Khwani Peste	Against the post already occupied by him
N	Ar. Safdar Jan PET		1188 Doaba Kohat	Against the post already occupied by him
N.	1. Fazli Rabbi PET	DPEC	HISS No.1 Peshawar city	Against the post afready occupied by him
M	Ir. Khaki Rehman PET	DPE	HSS Totalai Buner	Against the post already occupied by him
M	Ir. Roshan Akber PET	DPE	EC (M) Mir Ali NWA	Against the post already occupied by the
M	Ir. Habibullah PET	DPE C	HSS Gandaf Swabi	Against the post already occupied by bi-
	r, Lal Marjan PET	DPE A	DO(Phy) at EDO(S&L) Charsadda	Against the post already occupied by the
M	r About Al	DPE G	HSS Shabqadar For, hd:	regainst the post already occurried to the
NA	r. Ahmad Nawaz PET	DPE A	DO(Phy) of CDOZ	Against the post already occupied by him
	r. Zar Bahisht Khan PET	DPE A	DO(Phy:) at EDO(sec) Battagram	Against the post already occupied by his
IVI	r. Kiramatullah PET		DO (Phy:) at EDO(S&L) Buner HSS Bogara Karak	Against the post already occupied by him
IVI.	r. Salar Khan PET		ISC D	Against the post already occupied by him
MI	. Rashi Din PET		ISS Baghicha Dheri Mardan	Against the post already occupied by him
[5.1	azal Abbas Zaidi PET		ISS Warana Karak	Against the post already occupied by him
Mr	. Falak Naz PET		iSS Umanzai Charsadda	Against the post of the last o
Мг	. Fazii Wahid PET	DPE G	ISS Adexai Peshawar	Against the post already occupied by him
Mr.	Mushing Phan Dress	DPS GH	ISS Khanour Dir	Against the post already occupied by him
Mr.	. Arbab Pawad Rhalit PET	Conted Gil	SS Wazir Bagh Peshingar	Ceanist the post already occupied by the
	on an Khahi Pilipato	709	O (Phymar EDO(S&L)NSR	Against the post already occupied by him

Advocate High Court Posts as Federal Sharias Court.



			•	•
5	The state of the s	DPE	GEC (M) Dir	
52	T of contribution be	DPE	GHSS Shakar Dara Kohat	Against the post already occupied by him
53	Mr. Jehan Algen PHT	Der	ADO (Phys) at EDOG 51	Against the post already occupied by him
54	Taran Augert Kusu bel	DPE	ADO (Phy:) at EDO(S&L) Shangla GHSS, Parova D.I.Khan	Against the post already occupied by him
55	Mr. Chamni Khan PET	DIE		Against the post already occupied by him
56	Mr. Amjad Khan PET	D! E	GHSS, Takkar GHSS Mardan GHSS Sherpao Charsadda	Against the post already occupied by him
57	Mr. Nikhat ullah PET	DFE	GEC (M) Koles H-13 B L 201	Against the post already occupied by him
58	Mr. Farid Zaman C.T.	DPE	GEC (M) Kotka Habibuliah FR Bannu	Against the post already occupied by him
59	Mr. Ikramullah PET		Phy:Edu:Collage Karak	Against the post already occupied by him
60	Mt. Muhammad Usman PET	DPE	GHSS Sirkot Haripur	Against the post already occupied by him
61	Mr. Waris Khan P.T.C.	DPE	GHSS Muryali D.I.Khan	Against the post already occupied by h
ļ	Mr. Muhammad Nawaz PET	DPE	GHSS Munda Dir Lower	Against the post already occupied by him
	Mr. ihsan Ullah PET	DPE	GHSS Shabaz Ghari Mardan	Against the post already occupied by him
		DPE	GHSS Fatehpur Swat	Against the post already occupied by him
	Mr. Ashraf Ali Khan PET	DPE	G.,SS Ustarzai Kohat	Against the post already occupied by him
	Mr. Zahoor Zaman P.T.C.	DPE	GHSS Kalam Swat	Against the post afready occupied by him
	Mr. Fatch Sher PET	DPE	GHSS Kabal Swat	Against the most already occupied by him
67	Mr. Muhammad Sharif PET	DPE	GHSS Kot Najibullah H/Pur	Against the post already occupied by him
	Mr. Said Khan PET	DPE	GHSS Lora Abbottabad	Against the post already occupied by hun
69	Mr. Ghulam Hussain PET	DPE	GEC(M) Mardan	Against the post already occupied by him
	Mr. Ghulam Nabi PET	DPE	GHSS Takh Bhai Mardan	Against the post already occupied by him
71	Mr. Muhammad Gul PET	DPE	GHSS No.2 D.I.Khan	Against the post already occupied by him
	Mr. Racesullah P.T.C.	OPE	GHSS Charbagh Swat	Against the post already occupied by him
	Mr. Nasir Khan PET	DPL	ADG (Phy:) at EDO (S&L)Hangu	Against the post already occupied by him
74	Mr. Zahoor Ahmad PET	DPE	GHSS Jallozai Nowshera	Against the post already occupied by him
75	Ar. Muhammad Haroon PET	DPE	GHSS Ismaila Swabi	Against the post already occupied by him
76 N	Ar. Muhammad Iqbal PET	DPE	QHSS Turbela T.Ship H/Pur	Against the post already occupied by him
77 N	4r. Farmanullah PET	DPE	CHICK IN IS	Against the post already occupied by him
			Silves in tar ivowshera	Against the post aiready occupied by him

Note: -

1. Charge report should be submitted to all concerned.

2. No TA/DA etc: are allowed.

## (HAFIZ BAHADAR KHAN) Director Schools & Literacy

NWFP Peshawar /A-14/Promo:/DPE B-16.

Dated Peshawar the Copy of the above is forwarded for information & necessary action to the: Director of Education (FATA) NWFP Peshawar. 1.

2. Director Bureau and Teacher Education NWFP Abbottabad.

Accountant General NWFP Peshawar. 3.

Executive District Officers (Schools & Literacy) in NWFP. 4.

5. District/Agency Accounts Officers in NWFP.

6. Principal GEC (M) concerned.

7. Principal Govt: College of Physical Education Karak.

8. Principal GHSS concerned.

- 9. PS to Minister for Education NWFP Peshawar.
- PS to Secretary Schools & Literacy Department Govt: of NWFP Peshawar. 10.

11. DPE/ADO Physical concerned.

71.

PA to Director Schools & Literacy NWFP Peshawar. 12.

> Deputy Director Establishmen Directorate Schools & Literacy **NWFP** Peshawar

Process High Court Porkey Federal Shariat Court.

BEFORE THE K.P.K. SERVICE TRIBUNAL, PESHAWAR.

In Service Appeal No. 993 /2015

Marinery & E.

Jehan Alam .....Appellant

Versus

The Chief Secretary, K.P.K. and others......Respondents.

REPLICATION ON BEHALF OF THE APPELLANT TO THE JOINT PARA-WISE COMMENTS OF RESPONDENTS NO. 1 TO 5.

Respectfully submitted:

#### REPLICATION TO THE PRELIMINARY OBJECTIONS.

The preliminary objections raised by the respondents in these 1-15) paras are incorrect, false, misconceived and are based on no evidence, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal acts and omissions of the respondents. The appeal is well within time, no facts have been concealed by the appellant from this Hon'ble Tribunal and no dirty hands have been shown or proved each and every fact has been narrated by the appellant in his appeal and all the necessary parties have properly been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved Ç.; by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted under the law and the same is not barred by any law but has been submitted strictly in accordance with laws /rules. Moreover, a matter of terms and conditions of service of the appellant therefore, this Hon'ble Tribunal has got a

valid jurisdiction in the matter in hand

#### REPLICATION TO THE FACTS

- 142) These paras need no replication.
  - In this para the contents of para-3 of the appeal have been admitted as correct, therefore, needs no replication however it is clarified that vide the notification dated 13-11-2007 the posts of D.P.Es. and Librarians were upgraded from RPS-16 to RPS-17 on regular basis and not on personal basis.
  - The contents of this para of the reply are incorrect, false misconceived and are based on no evidence, hence denied.

    Moreover, it is submitted that the appellant being highly qualified and thus is highly eligible for BPS-17 regular from 13-11-2007 i.e. the date of the above referred Notification, but he has illegally un-constitutionally and malafidely been ignored.

#### REPLICATION TO THE GROUNDS

A-G) The contents of these paras are incorrect, false, misconceived and are without proof, hence denied. Moreover, it is submitted that as the appellant was highly qualified fit and thus was fully eligible for award of RPS-17(regular) at the time and in the light of the letter/Notification dated 13-11-2007 so the impugned acts and omissions of the respondents/Department has not only factually incorrect and legally untenagle but also are based on malafide intentions of the respondents and are against the wellestablished principles of natural justice which have caused a gross miscarriage of justice to the appellant and the same is neither in accordance with laws/rules nor are based on facts the stand of the appellant is neither baseless nor is against the factual position but the acts and omissions of the respondents are not in legal sphere

and even the appellant has not been treated in accordance with laws/rules and the appellant has got cogent proof/evidence in his favour which he will produce before the Hon'ble Tribunal at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the above and the facts narrated and the grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Appellant

through

( Syed Youngs Jan )
Advocate, Peshawar

PESHAWAR

-05-2017

#### AFFI DAVIT/COUNTER AFFI DAVIT

I, Jehan Alam, D.P.E. GHSS Batara District Buner (the appellant) do hereby solemnly affirm and declare on oath that the contents of this replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal while the contents of the reply of the respondents are incorrect, false, misconceived and are without proof

NOTARY DILEUS Deponent

BEFORE THE K.P.K. SERVICE TRIBUNAL, PESHAWAR.

In Service Appeal No. 993 /2015

Jehan Alam .....Appellant

Versus

The Chief Secretary, K.P.K. and others...........Respondents.

REPLICATION ON BEHALF OF THE APPELLANT TO THE JOINT PARA-WISE COMMENTS OF RESPONDENTS NO. 1 TO 5.

Respectfully submitted:

#### REPLICATION TO THE PRELIMINARY OBJECTIONS.

1-15)

The preliminary objections raised by the respondents in these paras are incorrect, false, misconceived and are based on no evidence, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal acts and omissions of the respondents. The appeal is well within time, no facts have been concealed by the appellant from this Hon'ble Tribunal and no dirty hands have been shown or proved each and every fact has been narrated by the appellant in his appeal and all the necessary parties have properly been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted under the law and the same is not barred by any law but has been submitted strictly in accordance with laws /rules. Moreover, a matter of terms and conditions of service of the appellant therefore, this Hon'ble Tribunal has got a valid Jurisdiction in the matter in hand

#### REPLICATION TO THE FACTS

- 142) These paras need no replication.
  - In this para the contents of para-3 of the appeal have been admitted as correct, therefore, needs no replication however it is clarified that vide the notification dated 13-11-2007 the posts of D.P.Es. and Librarians were upgraded from RPS-16 to RPS-17 on regular basis and not on personal basis.
  - The contents of this para of the reply are incorrect, false misconceived and are based on no evidence, hence denied.

    Moreover, it is submitted that the appellant being highly qualified and thus is highly eligible for BPS-17 regular from 13-11-2007 i.e. the date of the above referred Notification, but he has illegally un-constitutionally and malafidely been ignored.

#### REPLICATION TO THE GROUNDS

The contents of these paras are incorrect, false, mis-**A-**G) conceived and are without proof, hence denied. Moreover, it is submitted that as the appellant was highly qualified fit and thus was fully eligible for award of BPS-17(regular) at the time and in the light of the letter/Notification dated 13-11-2007 so the impugned acts and omissions of the respondents/Department has not only factually incorrect and legally untenable but also are based on malafide intentions of the respondents and are against the wellestablished principles of natural justice which have caused a gross miscarriage of justice to the appellant and the same is neither in accordance with laws/rules nor are based on facts the stand of the appellant is neither baseless nor is against the factual position but the acts and omissions of the respondents are not in legal sphere

and even the appellant has not been treated in accordance with laws/rules and the appellant has got cogent proof/evidence in his favour which he will produce before the Hon'ble Tribunal at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the above and the facts narrated and the grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Appellant

through

( Syed Youngs Jan )
Advocate, Peshawar

PESHAWAR

-05-2017

### AFFI DAVIT/COUNT ER AFFI DAVIT

I, Jehan Alam, D.P.E. GHSS Batara District Buner (the appellant) do hereby solemnly affirm and declare on oath that the contents of this replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal while the contents of the reply of the respondents are incorrect, false, misconceived and are without pro

Deponent

BEFORE THE K.P.K. SERVICE TRIBUNAL, PESHAWAR.

In Service Appeal No. 993 /2015

Jehan Alam .....Appellant

Versus

The Chief Secretary, K.P.K. and others......Respondents.

REPLICATION ON BEHALF OF THE APPELLANT TO THE JOINT PARA-WISE COMMENTS OF RESPONDENTS NO. 1 TO 5.

Respectfully submitted:

#### REPLICATION TO THE PRELIMINARY OBJECTIONS.

1-15) The preliminary objections raised by the respondents in these paras are incorrect, false, misconceived and are based on no evidence, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal acts and omissions of the respondents. The appeal is well within time, no facts have been concealed by the appellant from this Hon'ble Tribunal and no dirty hands have been shown or proved each and every fact has been narrated by the appellant in his appeal and all the necessary parties have properly been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted " under the law and the same is not barred by any law but has been submitted strictly in accordance with laws /rules. Moreover, a matter of terms and conditions of service of the appellant therefore, this Hon'ble Tribunal has got a valid jurisdiction in the matter in hand

#### REPLICATION TO THE FACTS

- 142) These paras need no replication.
  - In this para the contents of para-3 of the appeal have been admitted as correct, therefore, needs no replication however it is clarified that vide the notification dated 13-11-2007 the posts of D.P.Es. and Librarians were upgraded from BPS-16 to BPS-17 on regular basis and not on personal basis.

970

¥.

The contents of this para of the reply are incorrect, false misconceived and are based on no evidence, hence denied.

Moreover, it is submitted that the appellant being highly qualified and thus is highly eligible for BPS-17 regular from 13-11-2007 i.e. the date of the above referred Notification, but he has illegally un-constitutionally and malafidely been ignored.

#### REPLICATION TO THE GROUNDS

The contents of these paras are incorrect, false, misconceived and are without proof, hence denied. Moreover, it is submitted that as the appellant was highly qualified fit and thus was fully eligible for award of RPS-17(regular) at the time and in the light of the letter/Notification dated 13-11-2007 so the impugned acts and omissions of the respondents/Department has not only factually incorrect and legally untenable but also are based on malafide intentions of the respondents and are against the well-established principles of natural justice which have caused a gross miscarriage of justice to the appellant and the same is neither in accordance with laws/rules nor are based on facts the stand of the appellant is neither baseless nor is against the factual position but the acts

and omissions of the respondents are not in legal sphere

and even the appellant has not been treated in accordance with laws/rules and the appellant has got cogent proof/evidence in his favour which he will produce before the Hon'ble Tribunal at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the above and the facts narrated and the grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

\*ppellant

through

Syed Youngs Jan )
Advocate, Peshawar

PESHAWAR

-05-2017

#### AFFI DAVIT/COUNT ER AFFI DAVIT

I, Jehan Alam, D.P.E. GHSS Batara District Buner (the appellant) do hereby solemnly affirm and declare on oath that the contents of this replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal while the contents of the reply of the respondents are incorrect, false, misconceived and are without pro

Deponent

#### BEFORE THE K.P.K. SERVICE TRIBUNAL. PESHAWAR.

In Service Appeal No. 993 /2015

Versus

The Chief Secretary, K.P.K. and others..........Respondents.

REPLICATION ON BEHALF OF THE APPELLANT TO THE JOINT PARA-WISE COMMENTS OF RESPONDENTS NO. 1 TO 5.

Respectfully submitted:

#### REPLICATION TO THE PRELIMINARY OBJECTIONS.

1-15)

The preliminary objections raised by the respondents in these paras are incorrect, false, misconceived and are based on no evidence, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal acts and omissions of the respondents. The appeal is well within time, no facts have been concealed by the appellant from this Hon'ble Tribunal and no dirty hands have been shown or proved each and every fact has been narrated by the appellant in his appeal and all the necessary parties have properly been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted under the law and the same is not barred by any law but has been submitted strictly in accordance with laws /rules. Moreover, a matter of terms and conditions of service of the appellant therefore, this Hon'ble Tribunal has got a valid Jurisdiction in the matter in hand

#### REPLICATION TO THE FACTS

- 142) These paras need no replication.
  - In this para the contents of para-3 of the appeal have been admitted as correct, therefore, needs no replication however it is clarified that vide the notification dated 13-11-2007 the posts of D.P.Es. and Librarians were upgraded from BPS-16 to BPS-17 on regular basis and not on personal basis.
  - The contents of this para of the reply are incorrect, false misconceived and are based on no evidence, hence denied.

    Moreover, it is submitted that the appellant being highly qualified and thus is highly eligible for BPS-17 regular from 13-11-2007 i.e. the date of the above referred Notification, but he has illegally un-constitutionally and malafidely been ignored.

#### REPLICATION TO THE GROUNDS

The contents of these paras are incorrect, false, mis-A-G) conceived and are without proof, hence denied. Moreover, it is submitted that as the appellant was highly qualified fit and thus was fully eligible for award of BPS-17(regular) at the time and in the light of the letter/Notification dated 13-11-2007 so the impugned acts and omissions of the respondents/Department has not only factually incorrect and legally untenable but also are based on malafide intentions of the respondents and are against the wellestablished principles of natural justice which have caused a gross miscarriage of justice to the appellant and the same is neither in accordance with laws/rules nor are based on facts the stand of the appellant is neither baseless nor is against the factual position but the acts and omissions of the respondents are not in legal sphere

and even the appellant has not been treated in accordance with laws/rules and the appellant has got cogent proof/evidence in his favour which he will produce before the Hon'ble Tribunal at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the above and the facts narrated and the grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Appellant

through

Syed Youngs Jan )
Advocate, Peshawar

PESHAWAR

-05-2017

#### AFFI DAVIT/COUNT ER AFFI DAVIT

I, Jehan Alam, D.P.E. GHSS Batara District Buner (the appellant) do hereby solemnly affirm and declare on oath that the contents of this replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon ble Tribunal while the contents of the reply of the respondents are incorrect, false, misconceived and are without pro

Deponent

LEVITOR MAN NOW JONES Enjuly Larg. مقدمه م<del>ر ولرس العراج کار</del> دعویٰ نه به ساح 5,2015,-(-Ax 12 ماعث تحريرا نكه مقدمه مندرجه عنوان بالامين اپن طرف سے داسطے پیروی دجواب دہی دکر مرکار دا کی متعلقه ( آن مقام 2 ور كلي سرد ( 10 الأور مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومُقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراضي نامه كرنے وتقرر ثالت و فيصله برحلف دين جواب دى اورا قبال دعوى اور بسورت ڈ گری کرنے اجراءا درصولی چیک در ویبیار عرضی دعوی ا در درخواست ہرنتم کی تصدیق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیروی یا ڈگری میکطرفہ یا پیل کی برا مدگی اورمنسوخی نیز دائر کرنے اپیل مگرانی ونظر ثانی و بیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل یاجزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کوایے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقررشدہ کوہمی وہی جملہ ندکورہ باا ختیارات حاصل ہوں مے اوراس کاساختہ مرداخت منظور تبول موكار دوران متفدمه ميل جوخر چدد مرجاندالتوائے مقدمه كےسبب سے وموكار کوئی تاریخ بیشی مقام دورہ پر ہویا حدہ باہر ہوتو وکیل صاحب پابند ہوں ھے۔ کہ بیروی نہ کور کریں۔لہذا و کالت نا مہ کھندیا کیسندر ہے ۔

Accepted 2 Accepted 2 ( ), all KPK piers.

ALB. B. Ed. Certificate Estate 19
Afrocate High Court Pestavas
Federal Shariat Court.

## 4

#### BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 993/2015

Jehan Alam DPE GHSS Batara, District Bunir.

........Appellant.

#### **VERSUS**

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

.....Respondents

#### JOINT PARAWISE COMMENTS FOR & ON BEHALF OF RESPONDENTS No. 1-5.

#### 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.
- That the Appellant has concealed material facts from this Honorable Tribunal, hence liable to be dismissed on this score.
- 4 That the Appellant has filed the instant appeal on mala -fide motives.
- 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 this Honorable Tribunal has got no jurisdiction to adjudicate upon the present service appeal.
- 10 That the appeal is not maintainable in its present form & circumstances of the case.
- 11 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 12 That the instant Appeal is barred by law.
- 13 That the Notifications dated 19/5/2009 is legally competent.
- 14 That the instant Service Appeal is barred by law.
- 15 That the Appellant is not entitled for the grant of promotion wef 13/11/2007.



- 1 That Para-I, needs no comments being pertains to the academic & professional qualification of the appellant.
- 2 That Para-2, also needs no comments, being pertains to the service record of the appellant.
- 3 That Para-3 is correct to the extent that the Govt: of Khyber Pakhtunkhwa, vide Notification dated 13/11/2007 has upgraded the DPEs & Librarians from BPS-16to17 (Personal) with the conditions of MA/M. Sc in Health & Physical Education from the recognized University at least in 2<sup>nd</sup> Division with the additional conditions that in future all DPEs will be recruited in BPS-17 regular on the basis above said qualification by declaring the DPRE post in BPS-16 as a dying cadre post in the Respondent Department (Copy of the said Notification is attached as Annexure-A).
- That Para-4 is incorrect & misleading on the grounds that the case of the appellant for the grant of promotion from BPS-16 to 17 vide the impugned Notification dated 19/5/2009 with reference to S/No: 3 of the said Notification is the result of the Notification No: SO (PE)/2-6/E&SED/ DPC/LIV/DPE(BPS-16 to 17)/09 dated 13/11/2007, vide which the appellant has been promoted against the BPS-17 (Regular) post by the Respondent Department in the interest of public service & immediate effect with the conditions that the appellant will retain his inter- se-seniority in BPS-17 alongwith his batch mates as in BPS-16 in the Respondent Department, hence the plea of the appellant regarding making the impugned Notification dated 19/5/2009 effective from 13/11/2007 is illegal & without any merits. Hence the instant appeal is liable to be dismissed in favour of the Respondents in the interest of justice on the following grounds inter alia (Copies of the said Notifications are Annex: B&C):-

#### **Grounds**

- A Incorrect & denied, the act of the Respondents vide Notification dated 19/5/2009 in favour of the appellant is within legal parameter & is legally competent & is liable to be maintained in favour of the Respondents in the interest of justice.
- B Incorrect & denied. Detailed reply has already been given in the foregoing paras.
- Incorrect & denied. The appellant has been treated as per law & upgradation policy by the Respondents vide Notification dated 19/5/2009 by promoting them in BPS-17 with immediate effect in the interest of justice.
- Incorrect & denied. The statement of the appellant is baseless and without any merit & is liable to be struck down in favour of the Respondents.
- E Incorrect & denied. Detailed reply of this ground has already been given in Para-4 of the instant reply, hence needs no further comments.
- F Incorrect & denied. The appellant has been treated as per law, rules & criteria vide the impugned Notification dated 19/5/2009, by the Respondents.
- Incorrect & misleading. The appellant has been treated as per law, rules & criteria vide the impugned Notification dated 19/5/2009, issued by the Respondents. However, the Respondent seek leave of this Honorable Tribunal to submit additional case law & record at the time of arguments.

#### <u>Prayer</u>

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant appeal with cost in favour of the respondent Department.

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

Sedretary 21/6/20 E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No: 1&2)

Secretary

(Finance) Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 5).

Sécretary

(Etab: ) Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 4)

#### **AFFIDAVIT**

I, Khaista Rehman Asstt: Director (Lit: II) E&SE Department Khyber Pakhtunkhwa, Peshawar do hereby solemnly affirm and declare on oath that the contents of the instant Parawise Comments in the titled Service appeal are true & correct to the best of my knowledge & belief & that nothing has been concealed from the ambit of this Honorable Tribunal.

Deporent