04.01.2023

Mr. Taimur Ali Khan, Advocate present and submitted Wakalatnama in favor of the appellant. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has been newly engaged in the instant appeal and has not gone through the brief. Adjourned. To come up for arguments on 05.04.2023 before D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J) 31:08.2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Tufail, Assistant for the respondents present.

Reply/comments on behalf of respondents submitted through office which are placed on file. Copy of the same is handed over to the appellant. Adjourned. To come up for rejoinder, if any, and arguments on 07.11.2022 before D.B.

07.11.2022

, NED

awai

Counsel for the appellant present.

Asif Masaud Ali Shah learned Deputy District Attorney for the respondents present.

Former made a request for adjournment on the ground that he has not prepared the brief. Muharrir of the court is directed to properly place on file the comments submitted by the respondents. Adjourned. To come up for arguments on 04.01.2023 before D.B.

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

(Mian Muhammad) Member (E) 31.03.2022

None for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Masood Khan, Litigation Officer DEO(M) Nowshera for respondents present.

· estruction

Written reply/comments on behalf of respondents not submitted. Representative of the respondents seekstime to submit the same on the next date. Adjourned. To come up for written reply/comments on 17.06.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

17th June 2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG alongwith Asif Khan, Assistant for the respondents present.

Despite three opportunities given to the respondents, they have not submitted reply. The respondents are given last opportunity to submit reply within 07 days from today, failing which their right to file reply shall be deemed as struck off by virtue of this order. To come up for arguments before the D.B on 31.08.2022. The case will not be adjourned on the ground of non-filing of reply/comments

(Kalim Arshad Khan) Chairman 23.09.2021

Counsel for the appellant present. Preliminary arguments heard. Record perused.

raised need consideration. Points Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments in office within 10 days of of notices, positively. If the receipt the not submitted within reply/comments are the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 31.01.2022 before D.B.

(Rozina (ehman) Member (J)

31.01.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for respondents present.

Reply/comments on behalf of respondents are still awaited. Learned Additional Advocate General sought time for submission of reply/comments. Granted. To come up for reply/comments before the S.B on 31.03.2022.

(Atiq-Ur-Rehman Wazir)

Member (E)

The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 09.06.2021.

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KPST Peshawad Junior to counsel for the appellant present. He states that learned senior counsel is indisposed today and requests for adjournment. Adjourned to 15.09.2021 for preliminary hearing before S.B.

15.09.2021

Appellant present through counsel who requested for a short adjournment in order to produce the promotion order; allowed. To come up on 23/29/221 for hearing before S.B

Rozina Rehman) Member (J)

Form-A FORM OF ORDER SHEET Court of Case No.-S.No. 9148 12020 Date of order Order or other proceedings with signature of judge proceedings 1 2 1-10/08/2020 3 The appeal resubmitted today by Mr. Muhammad Farooq Kha Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. Pesna () 2-This case is entrusted to S. Bench for preliminary hearing to be put up there on 28/09/2020 CHAI 28.09.2020 Counsel for the appellant present. Requests for further time to prepare the brief. Adjourned to 25.11.2020 before S.B. ľ 5.‡1.2020 Mr. Muhammad Farooq, Advocate, for appellant is present. He has not prepared the brief and is seeking time for its preparation. Adjourned to 23.02.2021 on which date file to come up for preliminary hearing before S.B. (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 9148/2020

0135

Riaz Muhammad, SST (M) District Nowshera.....

VERSUS

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

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

Respectfully Sheweth :-

The Respondents submit as under:-

Preliminary Objections

- 1. That the appellant has got no cause of action/locus standai.
- 2. That the instant Service Appeal is badly time-barred. Hence is liable to be dismissed.
- **3.** That no departmental appeal has been filed by the appellant.
- **4.** That the instant appeal is liable to be dismissed for mis joinder & non-joinder of the necessary parties to the present appeal.
- **5.** That the appellant is not an aggrieved person within the meaning of Article 212 of the constitution of Islamic Republic of Pakistan 1973.
- 6. That the appellant has filed the instant appeal on mala-fide intentions just to put extra ordinary pressure on the Respondents for the grant of illegal & even unauthorized service benefits.
- 7. That the appellant is estopped by his own conduct to file the instant appeal
- **8.** That the instant Service Appeal in not maintainable in its present form.
- **9.** That the appellant has been treated as per laws, rules & relevant policy in the instant case.

ON FACTS.

1 Needs no comments being pertains to the service record of the appellant.

- **2** Correct, with the explanation that all the rules and policies framed are duly observed by the respondents.
- **3** Incorrect on the grounds that the appellant could not promoted to the post in question, being Junior to his colleagues in the seniority list of PSHT District Nowshera.
- **4** Correct, with the explanation that all the advertisement made by the respondents are just according to rules and policy.
- 5 Incorrect, hence denied on the grounds that more than 100 in service teachers have been duly promoted to SST from various cadres according to their proportionate quota.
- 6 Partially Correct, with the explanation that the W.P No.1495-P/2017 under case titled Naveed khan Vs Govt; of KPK & others, has been disposed by the Honorable Peshawar High Court vide order dated 09-01-2018 attached as **Annexure-A** with the declaration that the respondent department has not committed any illegality or irregularity in promotion however the petitioners were allowed to be at liberty to approach proper forum if so advised.
- 7 Incorrect on the grounds that the appellant has been promoted as SST BPS-16 post in year of 2019 instead of 2016 as per his service record in the Department.
- 8 Incorrect hence, denied as reply to this para has be given in the above paras.
- **9** Incorrect & misleading on the grounds that no Departmental appeal against the promotion order in the year 2018-19 has been filed by the appellant to the appellate authority under the Rules, hence got final & liable to be maintained. Therefore, the appeal in hand is liable to be dismissed on the following grounds inter alia:-

ON GROUNDS.

- A. <u>Incorrect & not admitted.</u> The act of the Respondent Department is legal & liable to be maintained in view of the above made submission in the present reply.
- **B.** <u>Incorrect & not admitted</u>, the appellant has been treated as per Law, Rules & policy by the Department; hence, the stance of the appellant is liable to be rejected.
- C. *Incorrect & not admitted.* The stance of the appellant is illegal & liable to be rejected in view of the reply submitted in para-3 of the present reply.
- D. Incorrect & not admitted. The act of the Department is legal & according to policy.
- **E.** *Incorrect & not admitted,* As all the cadres have been duly promoted to SST in year 2016-17 according to their respective shares.

- **F.** <u>Incorrect & not admitted, as</u> appellant has been promoted to SST in 2018 on his own turn according to his seniority cum fitness position.
- G. Incorrect & not admitted. The appellant has been dealt according to law and policy.
- H. Incorrect & not admitted. As replied above.
- I. Incorrect & not admitted. As replied above.
- J. <u>Incorrect & not admitted</u>. The act of the Department is legal & just according to the rules and policy.

K. Incorrect & not admitted. As replied above.

- L. *Incorrect & not admitted*. As appellant has been promoted to SST in 2018 on his own turn according to his seniority cum fitness position.
- M. *Incorrect & not admitted*. The cited Judgments is not applicable upon the case of the appellant.
- N. <u>Incorrect & not admitted.</u> The appellant is not entitled for the grant of relief of his promotion w.e.f. 2016 instead of 2019 as SST in the Department. However, the Respondents also seek leave of this Honorable Tribunal to submit additional grounds, record & case law at the time of arguments on the date fixed.

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

Dated /2022.

EARV

DIRECTOR DW

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 2 & 3)

EXSE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 1)

AFFIDAVIT

I. Dr. Hayat Khan Assistant Director (Litigation-II) E&SE Department Khyber Pakhtunkhwa, do hereby solemnly affirm & declare on oath that the contents of the instant para wise Comments are true & correct to the best of my knowledge & belief.

TESTE

Deponent

IN THE PESHAWAR HIGH COURT PESHAWAR

Annexiz

In Ref: to WP No. 1495 7/2017.

- Naveed Khan S/O Pervaiz khan R/O Dagbesood (Nowshera) presently working and posted as Senior Certified Teacher (SCT) at Government Shaeed Ali Abbas High School Dagbasood (Nowshera).
- Dalil Khaul S/O Mutawal Khan R/O Akora Khattak (Nowshera) presently working and posted as Senior Certified Teacher (SCT) at Government Centennial Model High School Akora Khattak (Nowshera).
- Rayaz Muhammad S/O Faqir Muhammad R/O Akbar Pura (Nowshera) working and posted as Senior primary School Teacher (SPST) Ali Shah (Pabbi/Nowshera).
- Zain Ullah S/Q Zarduliah Khan R/O Dagbasood (Nowshera) working and posted as Senior primary School Teacher (SPST) at Government No. 5 Dagbasood (Pabbi/Nowshera).
- 5) Naseer Muhammad S/O Faqir Muhammad R/O working and posted as Senior primary School Teacher (SPST) at Government Primary School No. 1Pabbi (Nowshera).
- 6) Asif Khan S/O Rahmani Gul R/O Aman Kot (Pabbi) presently working and posted as Senior primary School Teacher (SPST) at Government Primary School Amankot (Nowshera).
- 7) Amin-ur-Rehman S/O Khan Zada R/O Resalpur (Nowshera) presently working and posted as Senior primary School Teacher (SPST) at Government Wimary School Barakabad (Nowshera).
- 8) Amir Muhammad S/O Adil Muhammad R/O Azakhel Payan, Nowshera, presently-working and posted as Senior primary School Teacher (SPST) at Government Brimary School No. 1 Azakhel Payan (Nowshera). PETITIONERS.

VERSUS

- 1. Secretary to the government of Khyber Pakhtunkhwa, Elementary & Deputy Registror Secondary Education Department, Civil Secretariat Peshawar.
- Director, Elementary & Secondary Education Department, Province of Khyber
 Rakhtunkhwa Peshawar.

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE WILL SAN 2018

considered for promotion on the ground of lacking the requisite qualification and not fulfilling the criteria, hence the department has not committed any illegality or irregularity.

SKM

find he

CERTIFIED TO BE TRUE COPY

13 JAN 2018

The contention of learned counsel for 5. petitioners -that the petitioners have improved their qualification, therefore, they be considered for promotion w.e.f the date wherefrom their other colleagues have been considered, is unpersuasive for the reasons that such a writ cannot be issued under Article-199 of the Constitution of Islamic Republic of Pakistan, 1973, as Article 212 of the Constitution of 1973 debar this Court to interfere in the matter pertaining to terms and conditions of a civil servant.

For the reasons given hereinabove, the instant petition is disposed of accordingly. However, the petitioners would be at liberty to approach the proper forum, if so advised at the relevant time.

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Announced on; 09th of January, 2018

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BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL.

PESHAWAR.

Service Appeal No 1148 /2020

Riaz Muhammad.....

Versus

Secretary to Govt of K.P. E&S Department and others Respondents

S.No.	Description of documents.		Pages.
1)	Memo of appeal with affidavit.		1-6
2)	Addresses of the parties.	·	• 7. :
3)	Copy of notification.	A	8-14
4)	Copy of detailed list showing the school wise vacancies and advertisement.	B-C <	15-26
5)	Copy of writ petition and order	D	27-30
(6)	Copies of educational documents.		31-36
7)	Copies of applications.		35
8)	Wakalatnama.		36

<u>INDEX</u>

Appellant

Through

Muhammad Farooq Khan Advocate High Court District Courts Nowshera

.....Appellant

Dated **b**0.0**7**.2020

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No.___/2020

Riaz Muhammad s/o Faqir Muhammad R/o Akbarpura (Nowshera)

Presently working and posted as Secondary School Teacher (SST) at Govt. Higher Secondary School Pirpiai, (Nowshera)......Appellant Versus

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

 Director Elementary & Secondary Education Department, KPK, Peshawar.

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

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

Respectfully Sheweth;

- 1) That the appellant had joined the services in education department and promoted to the post of Secondary School Teacher (SST) and lastly was posted as such.
- 2) That the respondent department in consultation with the Establishment and Finance Department has passed notification No.SO(PE)4-5/SSRC/Meeting/2013 Teaching Cadre dated Peshawar the 24th July, 2014 whereby 75% quota for the posts of Secondary School Teacher (BPS-16) has been reserved/ sanctioned for promotion on the basis of seniority-cum-fitness and 25% for initial recruitment. (Copy of notification is Annexure "A").

3)

4)

That the appellant being Senior Primary School Teacher (SPST-BPS-14) is standing at the top of seniority list having spotless service career and was highly eligible and most deserving teacher for his due legitimate right of promotion as Secondary School Teacher (BPS-16).

That there was confirmed vacancies for 62 post of senior science teacher (BPS-16) and accordingly an advertisement was floated in the daily newspaper, wherein applications for fresh recruitment were invited from the suitable candidates/ citizens of the KPK province and the cut date of submission of applications was given as 30.09.2016. (Copy of the detailed list showing the school-wise vacancies and advertisement for recruitment are Annexure "B and C" respectively).

- 5) That the advertisement (Annexure "C") if seen at a glance, it transpires that the whole number of vacancies are/ were to be filled through initial recruitment and not a single vacancy was kept for promotion amongst the senior certified teachers or senior primary school teachers.
- 6) That now against said impugned appointment appellant filed a W.P.No.1495-P/2017 in which Hon'ble High Court directed the appellant to approach proper forum. (Copy of writ petition along with order is annexed as "D").
 - 7) That now in 2019 the appellant has been promoted, but not from
 2016 as the appellant was eligible for the said promotion according to policy and rules.
- 8)

That due to the illegal act the appellant become junior to the promoted and fresh appointed teachers in 2016 and also deprived. from the financial rights.

9)

That feeling aggrieved, the appellants in the given circumstances while having no other adequate remedy is constrained to approach this Hon'ble Tribunal for the redressal of his grievances on the following grounds inter alia,

<u>GROUNDS</u>

A)

That notification (Annexure "A") is the clear cut and well transparent policy being mandatory in nature, properly formulated and promulgated by the respondents themselves and as such the respondents are/ were under their obligatory duty to act upon their own policy and the whole number of 62 vacancies should have been filled accordingly wherein 75% quota is/ was the legal rights of incumbents/ serving employees on the basis of seniority-cum-fitness and the rest of 25% quota was to be determined for fresh/ initial recruitment. The respondents purposely and illegally have amalgamated all the sets of quotas just to accommodate their own kit and kin/ blue eyed and the appellant was made scapegoat.

- B) That discrimination in services as observed by the respondents in the matter of depriving the appellant from his due/ legal right of promotion is highly deplorable and condemnable, being unlawful, unconstitutional, without lawful authority, without jurisdiction, against the norms and natural justice and equity hence to be declared as such.
- C) That in 2016 appellant having the prescribed qualification for promotion as per policy and rules of respondents.
- D) That it is constitutional right of the appellant to be promoted and Science Teacher were deprived
- E) :
- That in the General D.P.C. in 31.01.2017 that Arts Teachers were promoted and Science Teachers were deprived.

That the appellant being deserving and eligible candidate for his due promotion to the post of Secondary School Teacher (BPS-16) while no adverse remarks whatsoever has ever been assigned to him from any quarter and thus valuable rights have been accrued to him and such rights could not be taken away in an arbitrary and fanciful manner.

G)

F)

That the appellant has not been dealt with in accordance with law and has illegally been put to, financial trouble and hardship in the prevailing circumstances of dearness, scarcity and uncertainty promotion policy, shall be deemed to have been promoted to the post of Secondary School Teacher (BPS-16) retrospectively being legally entitled as such.

H)

That there is sheer discrimination in the matter of promotion of the appellant to the post of Secondary School Teacher (BPS-16) and the respondents have acted according to his own sweet will, whims, wishes, discretion and innovation.

- I) That the appellant has not been dealt with in accordance with law and equity and the appellant has been made as scapegoat who has been penalized for no fault on his part.
- J) That the respondents have exceeded their powers and jurisdiction by enjoying their own innovation and monopoly, creating problems for the entire family of the appellant, by giving him discriminative treatment which amounts to deprive the family of the appellant including his school going children from their breathing and livelihood which is unwarranted by the law of the land.
- K)

That valuable right was accrued to the appellant whereas their fundamental valuable rights have been encroached by the respondents on their personal whims and wishes and such encroachment is hit by the command of the Constitution of the Islamic Republic of Pakistan, 1973.

- L) That the respondents have transgressed their powers and the appellant has been denied his due fundamental rights of being treated fairly, and equally in accordance with law whereas the appellant is/ was highly, legally eligible on the basis of seniority-cum-fitness and that too there are sufficient sanctioned vacant posts are/ were available and thus valuable rights have been accrued to the appellant which have taken legal effect and such legal rights could not be taken away with a single stroke of pen.
- M) That Islamic State is under obligation to establish a society which is free from exploitation wherein social and economic justice is guaranteed to its citizens. (2005 SCMR 100 (c & d).

N)

That further submissions will be advanced with the kind permission of this august court at the time of hearing the appeal at the bar.

It view of above facts, it is, therefore, humbly prayed that on acceptance of this appeal, appellant may please be promoted from the year 2016 with all financial back benefits and seniority enabling the appellant to enjoy the protection of law and to be treated in accordance with law, just to meet the ends of justice.

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

R Appellant Through

> Muhammad Farooq Khan Advocate High Court District Courts Nowshera.

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL.</u>

PESHAWAR

Service Appeal No. /2020

Riaz Muhammad.....Appellant

Secretary to Govt of K.P. E&S Department and others Respondents

AFFIDAVIT

I, Riaz Muhammad s/o Faqir Muhammad R/o-Akbarpura (Nowshera) Presently working and posted as Secondary School Teacher (SST) at Govt. Higher Secondary School Pirpiai, (Nowshera) do hereby affirm and declare on oath that the contents of the Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Depone

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL.

<u>PESHAWAR.</u>

Service Appeal No. /2020

Riaz Muhammad.....Appellant

Secretary to Govt of K.P. E&S Department and others Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Riaz Muhammad s/o Faqir Muhammad

R/o Akbarpura (Nowshera)

Presently working and posted as Secondary School Teacher (SST) at Govt. Higher Secondary School Pirpiai, (Nowshera)

RESPONDENTS:

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

- 2) Director Elementary & Secondary Education Department, KPK, Peshawar.
 - 3) District Education Officer (Male) Nowshera

Appellant Through

Muhammad Farooq Khan Advocate High Court District Courts Nowshera.

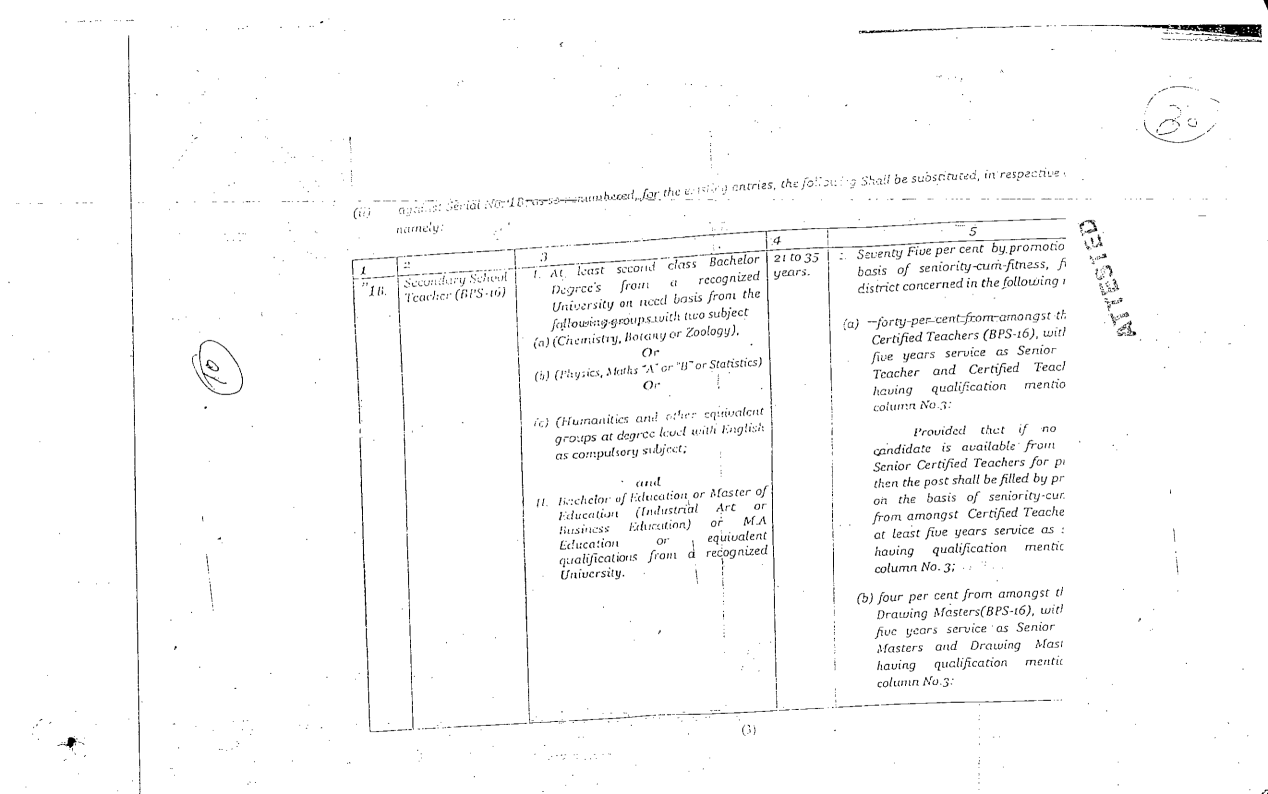


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of seniority-cum-fitness, for the relevant - subject-from-amongst-the-Secondary-School i. At least second class Master's Degree or four years BS Degree in the relevant years Subject Specialist (BPS-17) Teachers (BPS-16), with at least five years _subject;_and_ ... service as such and having qualification ii. Bachelor of Education or Master of , mentioned in column No. 3. Education (Industrial Art or Business Education) or MA Education or equivalent qualification from a Notc:_If_no_suitable-candidate-is-available in the relevant subject the post falling in their recognized University promotion quota shall be filled by initial 1.

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BOFFICE OF THE

ISTRICT-EDUCATION OFFICER (MALE)

NOWSHERA 查 0923-9220228 邑 0923-9220228 邑 emisnowsheiu:a@rahoo.co

POSTING ORDER

In pursuance of the revised Notification issued by the Directorate of Elementary Secondary Education Khyber: Pakhtunkhwa Peshawar vide Endst: No. 6077-63/File Nu.2 Promotion SST B-16 date Peshawar the <u>31/01/2017</u> and in supersession of the josting or reand subsequent corrigendum issued by this office in this regard, the postings of the follow newly promoted SST (General) BPS-16 (Rs;15880-1280-54280) are hereby or level us to schools noted against each, on the terms and conditions given below in the interest of public service with immediate effect.

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	02	104	Muhammad Abid SCT	GHSS, Khair Abad	GHSS Khair Abad	
	02	144	Wazir Khan SCT	GHS, Mali Khel Bala	GCMHS, Akora Khattal:	A.V.F
	04	145	Shahid Hussain SCT	GHS, Banda Sheikh Ismail	GHS, Zakhi Qabristan.	
-	05	1.46	Flamid Gul SCT	GHS, Spin Khak	GHS, Bakhtai	A.V.F
	<u> </u>	147	Haj Wali SCT	GHS, Pahari Katij Khel	GHS, Pahari Kati Khe	AVE
)6	-143	Sher Khan Khattak SCT	GHS, No.1 NSR Cantt:	GHS, No.1 NSR Cantt	1.1.P
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	5		Muhammad Israr-SST(G)	GMS/Gal Dheri	GMS, Aziz Abad	wrong post
<u> </u>		· ·	Shakeel Ur.Rehman SST (G)	GMS, Turlandi	GMS Cutdhaw	AVP
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	Promotion of SCIEVEDW/ GAT (or		- / 4.4
	Promotion of SCI /SDM /SAT /Sa Fazah Wahab SST (G)	TASE.Qarif to \$97 (BPS-16)	ه
-		GMS, Turlandi	Serie and S.NO.
	1.GrlS, Amangarh	Gay: Shaheed Alt Abbas Mich School Dagbasari	
	Terms & Conditions:		ليرزيه يونعه ما المت
ŀ	They will be on probation for a period of one year	extendable for another one ye	11 <u>1</u>
•	 They will be governed by such rules and regulation the Government. 	n as may be issued from time to	teme lay
•	3 Their services can be terminated at any time	in case their parforments	in frankt
•	f ansatistactory utiling probation period, in case of	of misconduct they shall be p	is iound rocaeded
	and the fulles framed from time to time	•	
	4. The Principals / Head Master /: Drawing & Dis	bursing Officers should check	ed their
	I Singman documents (Academics + Professional) he	fore handing over charge	
	5. The Principals. / Head Masters / Drawing & Dist	pursing Officers are required t	o submit
	their necessary documents for verification to Dist along with original payee receipt.	rict Education Officer (Male). N	owshera
1.	5 The Principals / Head Masters / Drawing & Dish	ursing Officers should not role	
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	7 The District Education Officer (Male), Nowshera y verification process.	will issue Clearance Certificate	after the
	 Charge Report should be submitted to all con who have already submitted that all 	Promod References to an	.
	who have already submitted their charge repo	rts as a recult of the provided	ididates
	which y configuration, do not need fresh charge	renort	posung
	Scheir Inter-SelSeniority on lower post will remain	infact 1	
a second se	1. No TA / DA is allowed for joining their new post -		
F	11. They will give an undertaking to be recorded in that if any overpayment is made to them in ligh	their Service Books / Pile 1 (he effort
	anyone is wrongly promoted him shall be reverse	d uns orger will be recover	ed and if
		•	
		(Fayaz Hussain)	
· · ·	Dis	trict Education Office (Male)	
1		Nowshera	
9 ⁹⁷ -	Endst: No. 4951-62/DEO (M) NSR/EA-S/Prom: of SST:	s. Dated Nowshera the, $08/0$	2/2017.
•	service double above is forwarded for information to the: -		•
1	Director Elementary & Secondary Education Ki Notification No. quoted above.	hyber Pakhtunkhwa Peshawa	a w∕n to
	2. District Accounts Officer, Nowshera,		
i.	3. Deputy District Education Officer, Male), Nowsher	าล.	
, ' A	 District Monitoring Officer (IMU) Nowshera. 		
	5. Sub Divisional Education Officer (Male), Nowshera	a. '	۰.
•	Assistant District Education Officer – Establishmer 7. Superintendent – Establishment (Primary & Secon	nt (Primary & Secondary), Loca	Foffice.
	5. Dealing Assistant – Establishment (Primary & Second	ndary), Local office.	
	Assistant Programmer D-EMIS, local office.	induty), Locaronice	
1	10. Accountant, Local office.		
	 Officers concerned. Master File: 	$\overline{\mathbf{x}}$	
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	Distri	rict Education Officers (Male)	
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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA.

🕾 0923-9220228 🖲 0923-9220228 🚊 <u>emisnowshehra@yahoo.com</u>

POSTING ORDER.

In pursuance of the Notification issued by the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide Endst: No. 1742-47/File No.2/ Promotion SST B-16 dated: 08-06-2018, the following newly promoted SST Math's/Phy) BPS-16 (Rs. 18910-1520-64510) are hereby posted in the schools noted against each, on the terms and conditions given below in the interest of public service with immediate effect.

S#	.S.L. #	Name & Designation	me & Designation Present School		Place of Posting	Remarks
1.Pr	omotio	n of SPST to SST (/Math	's Phy) BPS-16		· · · · · · · · · · · · · · · · · · ·	
1	1050	Asif Khan	GPS Aman Kot	GHS Banda S	GHS Banda Sheikh Ismail	
2	1.09.2	Riaz Muhammad	GPS Ali Shah			AVP

Terms & Conditions:

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

(Eayaz Hussain) District Education Office (Male) Nowshera

Endst: No. 3089-3106/DEO (M) NSR/EA-S/Prom: of SSTs. Dated Nowshera the, 21/ 02 / 2019. Copy of the above is forwarded for information to the: -

- 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar w/r to Notification No. quoted above.
- District Accounts Officer, Nowshera.
- 3. Deputy District Education Officer (Male), Nowshera.
- 4. District Monitoring Officer (IMU) Nowshera
- 5. Sub Divisional Education Officer (Male), Nowshera/Pabbi.
- Assistant District Education Officer Establishment (Primary & Secondary), Local office. 6.

í U

- 7. Superintendent Establishment (Primary & Secondary), Local office.
- 8. Dealing Assistant Establishment (Primary & Secondary), Local office
- Assistant Programmer D-EMIS, local office.
- 10. Accountant, Local office. ATTECL
- 11. Officers concerned.
- 12. Master File.

District/Education Officers (M Nows Page 2 of 3

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1.10	144 2 52			DIS	TRICT NOWSHERA	(Male)	ITS 2017	-25/	
	T			Distric Name of School	Cadre SST Posts 201	7-2018			
S.N 0.		District Name	School Codes		SST-Sc: Bio/Chem: BPS-16	SST-Sc:Math/Phy: BPS-16	SST-Arts. B-16		
1		owshera		GHS ASC Colony	M	M		Tot	
2		owshera	291602	GHS Badrashi	·]		┦	
			291603	GHS.Bakhtai				3	
5	-11-		291604	GHS Camp Koroona				2	
	- fi		291605	GHS Dheri Kati Khel				2	
-+	-H	wshera	291606	GHS Garu]	- <u></u>	
8			291607	GHS Inzari					
$\frac{a}{9}$	-1'	wshera	291608	GHS Kana Khel			1	·	
0		wshera	291609	GHS Kotar Pan	······	1	1	3	
			291610	GHS Kotli Saleh Khana			1		
2		wshera	291611 (GHS Marhati Banda			2 7	2	
$\frac{2}{3}$	1		291612	IHS Maroba			1	2	
			291613	JHS Mian Essa			· · · · · · · · · · · · · · · · · · ·		
	•	·····	291614 (HS Mughalki				<u>1</u>	
5 1			91615 C	JHS No2 Kalan					
5 N			91616 C	HS Pahari Katti Khel			1	2	
	_		91617 0	HS Palosi Payan		· · · · · · · · · · · · · · · · · · ·		<u> </u>	
5 N		vshera 2	91618 G	HS Saadat Abad			+	<u> </u>	
	0//	vshera 2	91619 G	HS Sadiq Abad					
	ow	vshera 2	91620 G	HS Samandar Garhi			·····	3	
~			91621 G	HS Spin Kani Khurd	·····		 -	3	
_			91622 G	HSS Kheshgi Payan		I		·]	
			91623 G	HSS Nizampur NSR				3	
			01624 G	HSS Rashakai NSR			·		
	<u>0w</u>	shera 29)1625 G	MS Ali Abad		- <u> </u>			
1	$\underline{0}$	shera 29		MS Jabba Daudzai				2	
1	ows	shera 29		MS Shahab Khel Ziarat Kaka Sahib				1	
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1. II.	Nowshehra	Male Appointment Ordë	r SSTA	dhoc (7)	
		CNIC No.17201-6717291-1			
9	·	H No 2 St Hazrat Ali			GHS PAF
	a Manzoor	Malikabad Near Wapda	60.55	67 127.55	Risalpur
601000-S10 Muhamin d Ismail	Ahinad	House Peshawar		· · · · ·	
· · ·		CNIC No.17201-7417518-5 Mohallah Malakam Vill			
		and Post Office Tasujabba	(0.18)	67 1 127.48	GHS Kandi Taza Din
Zer Ali	Gul	Tehsil Pabbi District	60.48		
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a a a a a a a a a a a a a a a a a a a		Nowshera CNIC No. 17201-6946252-3			
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		CNIC No.17201-8352733-5 Fg. Public School Number 1	-++		GHSS Spin
			63.99	62 125.	99 ¹ Khak
3 571000263 Rawal	Rasheed Shah	District Nowshere, NPK	· ·		
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······		Mohalla Nasir Khel Villag And Post Office Jaroba	1 1		GHSS - Start Start
thsan	Sharif	Tehsil Pabbi District	61.77	63 124	
4 571000274 Zada	Zoda	Noushera	5		
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	Mian	Villoge And Post Office:	. 1-1-50.6	3-65-12	
15 5/100024) Mior Syla	n Kifayı iman Ullah	Pabbi District Nowsherd	9	78,9823	
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	ummo mod	Nowshera, Pabol,			Nabi
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		ed Ali And Post Office Ziarat h Kaka Sahib	65	8 58	1Shanfel to
	iah Sha	CNIC No 17201-80099	89-1		GHSS A
		ham House Number 227/9	Ka. I	173 61	122:73 Risalpur Call
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1		Mohalla Kakayzai Village		GHS	· 4
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10 571000321 Anung	Лоhi	Jehangira District Nsr CNIC No.17201-3845384-5			
		Village & P/() [aru Jubbu]		120.27 GHS Wal	ai i t
	Muham	Districtionshera len ruuur 1°	51.27 59		
and 601000826 Abid Ali	mad Ah	CNUC No 17201-5079/10-5			
·····		Mohallah Shahbaz Kheil Vilalge Garu Post Office			
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Masoud	Sultan Badshah	Nowshera District			
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				CNIC No.57201-3765186-1	T	Ī		
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5	_////00626077 		Sartoj Khan	Mohallah Kalinger Sohbat Karona Pos: Ojfice Risal Put District Nowshera CNIC No.17201-0900540-3	64.64	64	128.64	GHS Bara Barida
• • •	-21000165 5	- 1111/1111111/1/1	Fida Muham mod	Shobra Chowk Babo Mohallah House No 1080 (Nowshera Cantt CNIC No.17201-9563952-3	66.91	60	126.91	Govt; Shaheed: [Mujahid) Hussain Shah High Schoologer Taru Jabba
	- aroonta	Zohir Shah	Abdul Karim Khan	Dehry Kalinger Post Office Risalpur Tehsil And District Nowshera CNIC No.17201-5146008-3	64.49	62	126.49	GHSS Risalpur NSR
27 18	57-004009	Muhammad Tufail	Muham mad Bashir	Mohallah Umer Farooq Village Rashakai District And Tehsil Nowshera CNIC No.17201-5776189-9	62.97	63	125.97,*	GHS Misri Banda
; 2 ;	Gozooobio 1 = 1 - 2	Abdul Saboor	Abdu! Rauf	Muhallah Umar Farooq Rashakai Tehsil And District Nowshera CNIC No.17301-4750275-9	, 68.95	57	125.95	GHSS Rashakai NSR
	5::2000080	Attiq Ur Rehman	Shahcen Akbar	Village Dagi Jadeed Post Ojfice Dagi Banda Pabbi District Nowshera CNIC No.17201-3683958-5	63.92	62	125.92	GHS Shah Kot
	Alimopho.	Luqman- Ud-Din Khattok	Jamal Ud Din Khatiak	Mohallah Abbas Khel Village And Post Office Dak Ismail Khel Tehsil Pabbi District Nowshera, CNIC No.17201-3779612-5	61.96	64	125.76	GHS Jaroba
	572000072	Khaqan Ali - Shah	-Sabir Ghani	Distrcit Tch Nowshera P O . Akora Khattak Villäge Chashmai CNIC No.17201-4711102-7	67.17	58	125.17	GHS Cheshmai
	572000119	Murad Ali	Rahmat Vilak	Village And Post Office Tarkha Tehsil Pabbi District Nowshera CNIC No.17201-1639233-9	67.97.	57	124.97	GHS Kurwi
	572006201	Irfan Ullah	Sheraz Gul	Village And Post Office Nizampur District Nowshera CNIC No.17201-6875469-3	61.74	63	124.74	GHS Gari
: 23 : 24	57,000183	Bahar Ali	Liagat Ali	Mohallah Khattak Yillage And Post Office Kheshgi Payan District And Tehsil Nowshera CNIC No.17201-1451920-1	58:63	65	123.63	GHSS Kheshgi Payani
	5.5000193	Shah Zeb Nawaz	Sa r faraz Khan	Street Mangal Peer Baba Village Jabba Daud Zai Oo Akbar Pura Teh Pabi Nowshera CNIC No.17201-1510040-1	67.53	56	123.53	GHS Zakhi Qabristan (1914
	5:2000163	Muhainmod Arif	Muham mad Ibrahim	Mohallah Safdar Shall Village And Post Office Akbarpura Tehsil Pabbi Distt Nowshchra CNIC No.17201-4092934-5	60.35	63	123.35	Cour, Shaheeds, Waseemigbalf, High Schools of Tarzhar
10	5 602000169	Asad Muhammad	Sardar Muham mad	Village Kotli Kalan Mohallah Namawar Khel Post Office Saleh Khana Teh Sil Pabbi District Nowshera CNIC No.17201-7666659-7	61.75	61	122.75	GHSS Spin

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•				Jehenguriz ENIC No.17201-1771732-9	¢5.58	57	122.58	GHS Khawrai	
: بەر ا	Annadalar Annadalar	Noor UI Fhalig	Saif Filch	District And Teshil Nowthera Vilalge And Post Ojht Kahi Mohalah Miaz Dhel CNIC No.1201-5779333-5	63.27	59	122.27	GHSS Jabbi	
· · . ·	1 + 444 yr	Mahammad Fuiran	Noor. Habib	Village Kalinger Pso: Office Risal Fur District Nowshere CNIC No.17201-8838950-1	62.25	<i>όΟ</i> ,	122.25	CHS Behram killi	
•	улыганың,	Muhammad Waheed Minad	Tilawat Khan Khattak	Mehaliah Qurban Khel Yillage And Post Office Jallozai District Nowshera Tehsil Pabbi CNIC No.17201-3136452-7	61.23	бл	122.23.	GHSS Jallozaia	
		Ajmal Khan	Safdar Khan	Vilalge Banda Sheknh Ismail Tehsl Pabbi District Nowshera CNIC No.17201-0409766-3	67.11	55	122.11	GHSS Akbar Pura	
22	5/2000186	Sneed Ullah	Amin Ullah	Mohalalh Mondi Khail Vill :: Main Essa Po Abc CNIC No.17201-2685182-3	65.88	56	121.88	GHSS Khair Abad	
- 27	5720002 6 3	Farhat Villah	Sher Moham mad	Mohallah Akhter Abad Village And Post Office Akber Pura Tehsil Pabbi District Nowshera CNIC No.17201-2091730-5	58.45	63	1.21.45	Gout, Shaheed Muhammad Waseem High School Pir Pai	
24	522000101	Fida Hussain	Usman Uddin	Moh Ghareeb Abad Vill And Po Kheshgi Payan CNIC No.17201-9602384-9	58.29	63	1.21.29	GHS Khatt Killi	
25	572000057	Majid Shahzad	Ghulam Muham mad	Mohallah New Gul Bahar Post Office Akora Khattak District Nowshera -CNIC-No . 17201-1731548-3	57:76	63	120.76	GHSAdamizat	
211	5:2000129	, Imrau Khan	Fāzali Rabbi	Maira Kheshgi Bala Mohallah Abdul Karim Baba Korona Post Office Kheshgi Payan Nowskera District Nowsheran CNIC No.17201-7999705-9	66.4i	54	120,41	GHS Nojort T Cantra	
27] •	572000095	Wajid Khan	Kahim Khan	Mohallah Mana Khail Vilage Dheri Katti Kahir Tehsil And District Nowshera CNIC No.17201-3085010-3	56.22	64	120.22	GHSiwalaiis	
23	572000180	Muhammad Ayaz -	Abdullah Jun	Village Dawa Kalay Post Office Akbar Pura District Nowshera CNIC No.17201-9749530-9.	51-2 ,	66	120.2	GHS Mohib 5	
. 24	57200209	Táimour Faroog	Umar Faroog	Mohallah Arif Abad Village Kheshgi Bala Post Office Kheshgi Payan District And Tehsil Nowsheran CNIC No.17201-5373650-7	58.92	•61	119.92	GHSSAkbar Pura	
уп	112000294	Junaid Khan	Shewa Khan	Village Ismail Khel Post Office Akroa Khttak Dist Tch Nowshera CNIC No.17201-9699431-3	61.69	58	119.69	Govt; Shaheed Mujahid Hussan Shah High Schoold Taru Jabbas	
1 ' .;;	5:0000015	Sebir Kehman	Shams Ur Rehman	Mohallah Rehmanabad, Village Comay, Post Office Nizampur, District Nowshera CNIC No.17201-8240415-5	57.25	60	117-25	GHS Hisar Tang	
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IN THE PESHAWAR HIGH COURT PESHAWAR

In Ref: to WP No. 1495 12017.

- 1) Naveed Khan S/O Pervaiz khan R/O Dagbesood (Nowshera) presen working and posted as Senior Certified Teacher (SCT) at Government Shaeed Ali Abbas High School Dagbasood (Nowshera).
- 2) Dalil Khaul S/O Mutawal Khan R/O Akora Khattak (Nowshera) presently working and posted as Senior Certified Teacher (SCT) at Government Centennial Model High School Akora Khattak (Nowshera).
- 3) Rayaz Muhammad S/O Faqir Muhammad R/O Akbar Pura (Nowshera) working and posted as Senior primary School Teacher (SPST) Ali Shah (Pabbi/Nowshera).
- 4) Zain Ullah S/O Zardullah Khan R/O Dagbasood (Nowshera) working and posted as Senior primary School Teacher (SPST) at Government No. 5 Dagbasood (Pabbi/Nowshera).
- 5) Naseer Muhammad S/O Faqir Muhammad R/O working and posted as Senior primary School Teacher (SPST) at Government Primary School No. 1Pabbi (Nowshera).
- 6) Asif Khan S/O Rahmani Gul R/O Aman Kot (Pabbi) presently working and posted as Senior primary School Teacher (SPST) at Government Primary School Amankot (Nowshera).
- 7) Amin-ur-Rehman S/O Khan Zada R/O Resalpur (Nowshera) presently working and posted as Senior primary School Teacher (SPST) at Government Primary School Barakabad (Nowshera).
- 8) Amir Muhammad S/O Adil Muhammad R/O Azakhel Payan, Nowshera, presently working and posted as Senior primary School Teacher (SPST) at Government Primary School No. 1 Azakhel Payan (Nowshera).PETITIONER

VERSUS

- FTLED TODAY 1. Secretary to the government of Khyber Pakhtunkhwa, Elementary * Deputy Registerr Secondary Education Department, Civil Secretariat Peshawar. 2. Director, Elementary & Secondary Education Department, Province of Khyber
- Pakhtunkhwa Peshawar.
- RESPONDENTS 3. District Education Officer (Male) Nowshera......

Court WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973 AS AMENDED L

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Judgment Sheet

IN THE PESHAWAR HIGH COURT, PES. JUDICIAL DEPARTMENT.

Writ Petition No. 1495-P/2017

Naveed Khan etc., vs...Secretary to Govt of Khyber Pakhtunkhwa Elementary & Secondary Education etc.

<u>JUDGMENT</u>

Date of hearing.......09.01.2018.....

Petitioner(s) by Mr. Muhammad Usman Khan Turlandi, Advocate.

Respondent (s) by Mr. Muhammad Riaz Khan, AAG.

<u>ROOH-UL-AMIN KHAN, J:-</u> By invoking the constitutional jurisdiction of this Court under Article-199 of the Constitution of Islamic Republic of Pakistan, 1973, petitioner seek their promotion to the post of SST (BPS-16) on the basis of seniority cum fitness against 75% quota reserved for promotion.

2. According to the contents of the writ petition, the petitioners joined the services in the respondents department and were lastly promoted to the posts of Senior Certified Teacher (SCT) and Senior Primary School Teacher (SPST) respectively and are performing their duties as such. The respondents in utter violation of Notification No. SO (PE)4-5/SSRC/Meeting/2013/Teaching

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Cadre, dated 24.7.2014, whereby 75% quota for the posts of SST (BPS-16) has been served /sanctioned for promotion on the basis of seniority cum fitness and 25% for initial recruitment, advertised 62 vacant posts of Senior-Science Teacher (BPS-16) to be filled up through fresh / initial recruitment, without reserving a single vacancy for promotion amongst the Senior Certified Teachers or Senior Primary School Teachers.

3. Learned AAG contended that the respondentsdepartment has already considered the case of petitioners for promotion under their specified 75% quota, however they were lacking the requisite qualification, therefore, could not be considered. He pointed out that the petitioner No. 1 and 2 have qualified ESc examination in Math-A, Maths-B and Statistics and do not fulfill the criteria. Similarly petitioner No.7 has passed the BA/BSc in third division which is also does not come under the criteria of 75% quota. He stated that candidate who improved his qualification and got eligibility and fitness in accordance with the criteria shall be considered for promotion to the post of SST in the next meeting of Department Promotion

e N Committee.

4. It is manifest from the comments that the respondents have not denied the quota of promotion @ 75% however the petitioners were considered and denied to be

ATTESTIBO

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considered for promotion on the ground of lacking the requisite qualification and not fulfilling the criteria, hence the department has not committed any illegality or irregularity.

The contention of learned counsel for 5. petitioners that the petitioners have improved their qualification, therefore, they be considered for promotion w.e.f the date wherefrom their other colleagues have been considered, is unpersuasive for the reasons that such a writ cannot be issued under Article-199 of the Constitution of Islamic Républic of Pakistan, 1973, as Article 212 of the Constitution of 1973 debar this Court to interfere in the matter pertaining to terms and conditions of a civil servant. For the reasons given hereinabove, the instant 6. petition is disposed of accordingly. However, the petitioners would be at liberty to approach the proper forum, if so

advised at the relevant time.

1. Secret

Announced on; 09th of January, 2018 "Jawhud_

Secon of Application 2. Di# / (DB) Mr. Justice Rooh Ul Amin Khan & Mr. Justice Qalandar Ali Khan.

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University of Peshawar

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Dice-Chancellor

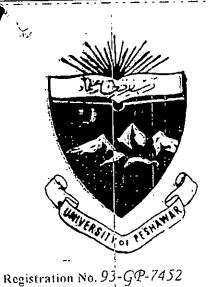


Aniversity of Peshawar

(Pakistan)

Session ANNUAL 1995 Son of FAGIR MUHAMMAD and a student RIAZ RUHAMMAD 🐇 having passed the prescribed examination GOVT.COLLEGE PESHAWAR of held in August 1995, is this day admitted by the University of Peshawar to the Degree of Bachelor of Science division. in the SECOND The Examination was taken as a whole for insparts. Tash Hand Serial Nº 012347 -Realstered_A0.___93-69-7452 Countersianed 6019 Roli No. Mont Result declared on _ FEBRUARY 8, 1996 Dice-Chancellor

University-of Peskulum (patistan -Betailed Marks Certificate Nº MÉRTA B. Se. Part-11 Examination 1983 Mr. Als Juliehiermanie d Certified that the cents area Marks Marks SUBJECIS Marks in Words allotted obtained Physice 34 Thirty Four 75 Thirty form 34, optoritien also ŀ 75 Forty One () Hillian B 75 Twenty me 21 Polistan Stackes 40 B.Sc. Pari-I ma 15.5 One hundred & fifty 285 Errors and omissions are subject id sub-squent rectification 550 Two hunched of eight. The Examination v. WHOLE AINTEAETS. taken as Result Declaration data. <u>)</u>)5 Controller of Examinations. :.i,) University of Feshawar. Daté



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Father's N	ame: Faq	ir Muhamm	ad.	
Gender:	Male	Roll No.	816	

The Candidate appeared from: Pesh-City

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The Candidate secured 2nd division in THEORY and 2nd division in PRACTICE OF TEACHING; and has been placed in overall 2nd division

			Marks Obtained
	Maximum Marks	In figures	In Words
Papers			
Educationai Psychology	100	40	Forty only
Principles of Education	100	71	Seventy One
School Organization & Health Education / School Organization	100	50	Fifty only
& Management History of Education	100	52	Fifty Two
Islamiyat / Islamic History	100	65	Sixty Five
Elective I:			
Method of Teaching in English	100	.47	Forty Seven
Elective II: Method of Teaching in Mathematics	100	51	Fifty One
Optional:			·
General Science	ÚĎI.	48	Forty Right
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36 681 املرد کیٹ/ دستخط : باركونس/باداييوى ايش نبر بي تحريك/ . 14 م ارايسوسي ايشن نوشهره و د مسر کر دابلانمر: 2895 96 7895 0020 lo 8: بعدالت جناب: د عوى: ملت فمر: i uje ر ماص کو جرم: تھاند: مقدمه مندر جه عنوان بالامیں اپنی طرف سے واسطے پیر فرک وجوا پر بر پک کار دائی متعلقہ ان مقسام مرتب مرم مجلي حجيه ما در من المديم بالارز ... و دسيل مقسار كرك ا قرار کیاجا تا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز دکیل صاحب کو راضی نام یہ کرنے وتقسرر ثالث وفيصله برحلف ديينے جواب دعویٰ اقبال دعویٰ اور درخواست از ہرقسم کی تصب کہ لیں زریں پر دستخط کرنے کا اُختیب ر ہوگا، نیز بصورت عدم پیر وری یاڈ گری یکطرفہ یاا پیل کی برآمدگی اورمنسوخی، نیز دائر کرنے اپیل نگر ابن ونظر ثانی و پہلے روی کرنے کامختار ہوگا۔اور بصورت ضرورت مقدمہ مذکورہ کے کل یاجز دی کاروائی کے دہاسطے اور دکسیے ل یامختار قانونی کو اپنے ہمراہ یاا پنے بچائے تقرر کااختیار ہوگا،اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ اختیار اس حاصب ل ہوں کے ادرا کسس کا ساخته پر واخته منظور و قبول ہوگا۔ د وران مقدمہ میں جوخرچہ ہر جاندالتوائے مقدمہ کے کمبب سے ہوگا وہ وکیل موصوف وصول كرنے كاحقدار ہوگا كوئى تاريخ پيشى مقام دوريا مدسے باہر ہوتو وكيل صاحب پابندر ہوں گے كہ پير دى مذكور ، كر ايں ،لہذا وكالت نامدكھ دياتا كەىندرى ـ 30-6.2020 المرقوم: يه يه يه بد گواه شد -11 لئ در اس وكالت نامد كى فو قو كاين اقابل قول مو كى AAnt

<u>VAKALAT NAN</u>

IN THE COURT OF KP Securice Tribus	nal Peshann
Raynz Muhammad VERSUS	(Appellant) (Petitioner) (Plaintiff)
I/We, Rayaz Mahammed	(Respondent) (Defendant)

Do hereby appoint and (constitute Taimur Ali Khan, Advocate High Court Peshawar, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all -sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

/2021 Dated

Rayaz Muhammad (CLIENT)

ACCEPTED

TAIMORALI KHAN Advocate High Court BC-10-4240 CNIC: 17101-7395544-5 Cell No. 0333-9390916

OFFICE: Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar