BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD.

Appeal No. 505/2022

Shujjah AliAppellant

VERSUS

Govt: of Khyber Pakhtunkhwa & Others.....Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No. 02 TO 04

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Dated: 24/01/2022

District Education Officer (M)

Abbottabad.

(Respondent No.4)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD.

Appeal No. 505/2022

Shujjah AliAppellant

VERSUS

Govt: of Khyber Pakhtunkhwa & Others.....Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 02 TO 04

RESPECTFULLY SHEWETH:-

Comments on behalf of respondents are submitted as under:-

Preliminary Objections:-

- 1. That the appellant has no cause of action to file the instant service appeal.
- 2. That the instant service appeal is not maintainable in its present form as there is no final order.
- 3. That the instant service appeal is hopelessly <u>Time Barred</u> as appellant was recommended by Public Service Commission vide Letter No 091938 dated 17-11-2016 and appointed vide Notification Endst: No. 1017-24 dated 28-01-2017 as SST (G) in BPS-16 and posted against the vacant post of SST (G) at GHS Hari Khaitar and he took over the charge on 30-01-2017 and he did not challenge the recommendation letter as well as appointment Notification at any forum hence, the principles of <u>Acquiescence</u> and <u>Estoppel</u> are applicable in the instant Service Appeal. Appellant cannot challenge the appointment order dated 28-01-2017 at this belated stage.

- 4. That the appellant has filed the present appeal just to pressurize the respondents.
- 5. That the appellant has not come to this Honorable Tribunal with clean hands. Hence, not entitled for any relief.
- 6. That the instant appeal is not maintainable due to non-joinder and misjoinder of necessary parties.
- 7. That the appellant has suppressed the material facts from this Honorable Tribunal, hence, not entitled for any relief and appeal is liable to be dismissed without any further proceeding.

Factual objections:-

a / - *

- 1. That the Para No. 1 of the instant service appeal is subject to proof.
- 2. That Para No. 2 of the service appeal is correct to the extent of advertisement while rest of the Para as composed is incorrect hence, denied. Answering respondents did not violate the judgment of Honorable Peshawar High Court Abbottabad Bench as Writ Petition of appellant was allowed just to the extent of appearing before the interview committee.
- 3. That the Para No. 3 of the instant service appeal does not relate to answering respondents.
- 4. That the Para No. 4 of the instant service appeal relates to record however, appellant did not annex the copy of Writ Petition No. 160-A/2011.
- 5. That Para No. 5, of the instant appeal as composed is incorrect hence, denied and not admitted. Answering respondent did not violate the judgment of Honorable Peshawar High Court Abbottabad Bench as Writ Petition of appellant was allowed just to the extent of appearance before the interview committee. For the ready reference the operative part of the judgment is reproduced as under:-

"In the light of the above, respondents are directed to add higher qualification marks and additional subject and diploma marks according to Section 29K of KPK Public Service Commission and the petitioners are allowed to appear before interviewing committee" (Copy of Writ Petition No. 160-A/2011 and judgment dated 13-09-2012 is annexed herewith annexed as Annexure "A" & "B" respectively)

- 6. That the Para No. 6 of the instant service appeal as composed is incorrect hence, denied and not admitted. As all the appointment orders with respect to Advertisement dated 25-01-2009 for the post of SET were issued in parts after the recommendations from Public Service Commission. Further added that appellant was not recommended by the Public Service Commission.
- 7. That the Para No. 7 of the instant service appeal relates to record.
- 8. That Para No. 8 of the instant service appeal is correct to the extent of issuance of recommendations order dated 17-11-2016 while rest of the Para as composed is incorrect hence, denied and not admitted. Further added that Public Service Commission recommended the appellant and his case was forwarded to answering respondent vide letter No. PSC/SR-VI/091938 dated 17-11-2016 and appellant was appointed vide Notification Endst: No. 1017-24 dated 28-01-2017 as SST (G) in BPS-16 and posted against the vacant post of SST (G) at GHS Hari Khaitar and he took over the charge on 30-01-2017 and he neither challenged recommendation letter dated 17-11-2016 nor the appointment Notification dated 28-11-2017 at any forum hence, the principles of **Acquiescence** and **Estoppel** are applicable in the instant Service Appeal. (Copies of Recommendation Letter, Appointment Order and Charge Report of charge report are annexed as Annexure "C", "D" & "E" respectively)
- 9. That the Para No. 9 of the instant appeal relates to record.
- 10. That the Para No. 10, of the instant appeal relates to record.

- 11. That the Para No. 11, of the instant service appeal as composed is incorrect hence denied. As per final seniority list of SST corrected upto 13-09-2021 the appellant falls at serial No. 3051. (Copy of relevant pages of Final Seniority list is annexed as **Annexure "F"**)
- 12. That the Para No. 12, of the instant service appeal as composed is incorrect hence, denied and not admitted. Appellant did not prefer departmental appeal before the answering respondents and did not annex the copy of postal receipt alongwith his service appeal. Hence, service appeal in hand is liable to be dismissed.
- 13. That the Para No. 13, of the instant service appeal as composed is incorrect hence, denied and not admitted as appellant did not prefer departmental appeal before the answering respondents.
- 14. That the Para No. 14, of the instant service appeal as composed is incorrect hence denied and not admitted. The service appeal of the appellant is hopelessly time barred as appellant did not challenge the appointment Notification within the statutory period.

Grounds:-

- a. That the ground a, as composed is incorrect hence, denied and not admitted. Detail reply has been given in facts.
- b. That the ground b, of the instant appeal is subject to proof.
- c. In reply to ground c, of the instant appeal, it is submitted that detailed reply has already been given in Para No. 05 of the Factual Objections.
- d. That the ground d, as composed is incorrect hence, denied and not admitted. As he did not challenge the said appointment order at any forum.

e. That ground e, of the Instant Service Appeal as composed is incorrect hence, denied and not admitted. Detail reply has been given in facts.

f. That the ground f, of the Instant Service Appeal as composed is incorrect hence, denied and not admitted. Detail reply has been given in facts.

g. That the ground g, as composed is incorrect hence, denied and not admitted. Impugned order is liable to be upheld.

h. That the ground h, as composed is incorrect hence, denied and not admitted. Detail has been given in facts.

i. That the ground i, as composed is incorrect hence, denied and not admitted. Appellant did not file departmental appeal.

That answering respondents may also seek leave of this Honorable Tribunal to raise additional grounds/ points during the course of arguments.

Under the circumstances it is humbly requested that in the light of above referred facts Service Appeal in hand may please be dismissed with cost.

Director E&SE Khyber Pakhtunkhwa

(Respondent No. 02 & 03)

District Education Officer (M)

(Respondent No. 04)

Before the Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar Camp Court Abbottabad.

Appeal No. 505/2022

Shujjah AliAppellant

VERSUS

Govt: of Khyber Pakhtunkhwa & Others......Respondents

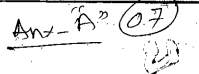
PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No. 02 to 04

AFFIDAVIT

I, Mr. Muhammad Tanveer, District Education Officer (M) Abbottabad, do hereby affirm and declare on oath that contents of forgoing comments are correct and true according to the best of my knowledge and belief and nothing has been suppressed from this Honorable Tribunal.

DEPONENT

13 3 223



BEFORE THE PESHAWAR HIGH COURT, ABBOTTABAD BENCH

W.P.No. $\frac{1}{100}$ /2011

Shujjah Ali CT son of Shah Zaman resident of Village Havelian Tehsil & District Abbottabad and another.

...PETITIONERS

VERSUS

Chairman Khyber Pakhtunkhawa, Public Service Commission, Peshawar and another.

... RESPONDENTS

WRIT PETITION

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Dated 15/3 / 2011

ż

Through

(Ch. Abdur Rauf Chohan) Advocate High Court, Abbottabad

(88)

BEFORE THE PESHAWAR HIGH COURT, ABBOTTABAD BENCH

W.P No. 160 /2011

- Shujjah Ali CT son of Shah Zaman resident of Village Havelian Tehsil & District Abbottabad.
- 2. Umer Farooq son of Ghulam Sarwar, resident of Salar Colony, Qalandarabad, Abbottabad

....PETITIONERS

VERSUS

1. Chairman Khyber Pakhtunkhawa, Public Service Commission, Peshawar.

2. Superintendent For Director P.C.S Peshawar.

... RESPONDENTS

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF PAKISTAN 1973 AS AMENDED UPTO DATE TO THE EFFECT THAT SHORT LISTING OF SET'S (MALE) FOR INTERVIEW OF PUBLIC SERVICE COMMISSION KPK PESHAWAR OF PETITIONERS ARE AGAINST THE LAW, FACTS, CIRCUMSTANCES AND AGAINST THE SECTION 29-K OF PUBLIC SERVICE COMMISSION REGULATION 2003.

No 1322

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PRAYER: ON ACCEPTANCE OF THE INSTANT

WRIT PETITION, SHORT LISTING OF

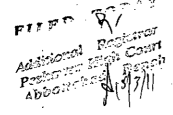
PETITIONERS MADE BY RESPONDENT NO. 1 BE ORDERED $\mathbf{B}\mathbf{E}$ **CANCELLED** TO RESPONDENTS BE DIRECTED TO ADD HIGHER QUALIFICATION MARKS AND ADDITIONAL SUBJECT AND DIPLOMA MARKS ACCORDING TO SECTION-29K OF KPK PUBLIC **SERVICE** COMMISSION AND THE PETITIONERS SHOULD ALLOWED TO APPEAR BEFORE THE INTERVIEWING COMMITTEE AND ANY OTHER RELIEF WHICH THIS HONORABLE COURT **PROPER** THE **DEEMS** FIT AND ΙN CIRCUMSTANCES OF THE CASE

Respectfully Sheweth: -

Succinctly narrated below are the facts necessitating the indulgence of Honourable Court in its constitutional jurisdiction, viz

FACTS:

 That respondent No. 1 invited applications from interesting persons for appointment on jobs SETs Male for PCS KPK through a publication in newspaper.
 Copy of advertisement No. 01/2009 is appended as Annexure "A".



That consequent upon public advertisement the petitioners also applied for appointment of SETs Male.

(10)

- 3. That the petitioners have highly qualified, diploma holders and additional qualification. (Copies of certificates are annexed as Annexure "B" to K").
- That after the scrutiny of all the candidates, respondents illegally short-listed the petitioners instead of considering the higher qualification and additional qualification of petitioners: Copy of short listing SETs Male is annexed as Annexure "L & "M".

Feeling aggrieved of the afore-stated position, the petitioner has come to this Honourable Court with instant petition in hand, inter-alia on the following amongst many others:

GROUNDS: -

That impugned act of respondents is illegal; against the law, facts, circumstances and against the section-29-K of Khyber Pakhtunkhwa Public Service Commission Regulation 2003, as such the petitioners were entitled to the marks of their additional as well as higher qualifications. (Copy of

Public Service Commission Regulation 2003 is annexed as Annexure "N").

- b. That short listing from interview of SETs

 Male in Public Service Commission made

 by respondent No. 1 in respect of petitioners

 is in flagrant contrast and violation of PCS

 Regulation 2003 of Khyber Pakhtunkhwa.
- B.Ed according to Regulation of PCS three examination pass certificate are accounted after matriculation. It means F.A, BA and B.Ed will be given mark to petitioners. In respect first division of one certificate is 16 marks and second division of one certificate is 7 marks.
- d. That according to section 29-G of PCS KPK said to deduct 01 mark will be deducted in case of passing examination in parts.
- e. That according to section 29-K of PCS
 Regulation 2003 the respondents are also
 bound to add 02 marks of higher education,

FIRST TOTAL TOTAL

02 marks of additional qualification and one mark of diploma, which was negated by the respondents in favour of petitioners.

- f. That the required criteria for appearing in interview is 20 marks for candidate.
- g. That petitioners are entitled to appear in the interview as per the criteria and qualifications of the petitioners.
- h. That respondents malafidely short listed the
 petitioners which is against the law, facts
 and clear violation of their own regulations.
- i. That there is no other efficacious remedy available to petitioners except the instant constitutional petition.
 - That the addresses of the parties are correctly mentioned in the heading of the instant writ petition.
 - That the court fee stamp paper worth Rs. 500/- is affixed.

Additional Registrar
Peshawar High Court
Abbottabad Bel 3 W

k.

It is, therefore, humbly prayed that on acceptance of the instant writ petition, short listing of petitioners made by respondent no. 1 be ordered to be cancelled and respondents be directed to add higher qualification marks and additional subject and diploma marks according to Section-29K of KPK Public Service Commission and the petitioners should be allowed to appear before the interviewing committee and any other relief which this honorable court deems fit and proper in the circumstances of the case.

Dated 15/3/ 2011

...PETITIONERS

Through

(Ch. Abdur Rauf Chohan) Advocate High Court, Abbottabad

VERIFICATION:

Verified on oath that the contents of foregoing writ petition are true and correct to the best of my knowledge and belief and nothing has been concealed form this Honourable Court.

.PEZITIONERS

Anx-13" (14)

PESHAWAR HIGH COURT ABBOTTABAD BENCH

JUDICIAL DEPARTMENT

JUDGMENT SHEET

WP No.160 of 2011

Date of hearing 13-85-2011

Petitioner Shujiah Ali & ander) by Ch. Ashur Rauf Chohan, Adv Respondents (Govt) by Mr. M. Nawaz Whan Swood; AM, alogical refers entilling and PSC

KHALID MAHMOOD, J. Shujjah Ali and another petitioners seek the constitutional jurisdiction of this Court praying for:-

"that on acceptance of this writ petition, short listing of petitioners made by respondent No.1 be ordered to be cancelled and respondents be directed to add higher qualification marks and additional subject and diploma marks according to Section 29K of KPK Public Service Commission and the petitioners should be allowed to appear before the interviewing committee"

2- In response to advertisement petitioners being highly qualified and diploma holders besides having additional qualifications applied for appointment as SETs male. After

Com Com

scrutiny, respondents illegally short listed the petitioners instead of considering their higher qualification and additional qualification.

- Learned counsel for petitioners argued that as per law petitioners were entitled to the marks of their additional as well as higher qualifications and short listing of petitioners from interview of SETs Male in Public Service Commission by respondent No.1 is in flagrant contrast and violation of PCS Regulation 2003 of Khyber Pakhtunkhwa. It was argued that in each case of petitioners according to Section 29-K of PCS Regulation 2003 respondents are bound to add 02 marks of higher education and 02 marks of additional qualification besides 01 mark of diploma. It was argued that as per qualifications of petitioners and the criteria laid down on the subject, petitioners were entitled to appear in interview.
- On the other hand learned AAG opposed the contentions of petitioners and argued that as per criteria petitioners were found not eligible and there were not allowed to appear in the interview.
- 5- Arguments heard and record perused.
- Admittedly, prescribed qualification regarding recruitment of SETs is BA, B.Ed according to Regulation of Public Service Commission and Shujja Ali is having higher / additional qualifications of M.A.Urdu, M.A. Islamaiat and LL.B. whereas Umar Farooq petitioner is M.A. & M.Ed.

16

Relevant clauses (g) & (k) of North-West Frontier Province

Public Service Commission Regulations, 2003 governing the

subject-matter are reproduced hereunder for sake of

convenience:-

(g). One mark shall be deducted for passing an examination in parts or availing additional attempt either in case of failure in one or more than one subjects or improvement of marks or division in any examination. One mark shall be deducted from the candidates who qualify in Supplementary Examination even if as a whole. The Universities / Institutions who run two Sessions in a year i.e. Spring and Autumn, the spring will be considered Annual and Autumn Supplementary. Therefore, one mark will be deducted who qualify in Autumn. The deduction ceiling shall be four in the case of professional and three for non-professional posts. (k). Five marks reserved for additional qualifications shall be awarded at the rate of one or two marks respectively for every additional

(k). Five marks reserved for additional qualifications shall be awarded at the rate of one or two marks respectively for every additional relevant Diploma or Degree. In the case of Diploma acquired after the minimum qualification one mark will be awarded while in the case of relevant degree two marks shall be awarded. For Doctorate of Philosophy (Ph.D) and equivalent qualifications, three marks shall be awarded. If the additional qualification is only a repetition of the original qualifications, no additional marks will be given."

am)

4

Respondent No.1 was asked to produce the evaluation record of petitioners' educational qualifications, which was produced today. As per assessment of qualification marks, respondent No.1 has not allocated 3 & 2 marks for additional qualification of M.A.,LL.B and M.Ed.

- 7- When confronted, respondents admitted the factual position regarding qualifications of petitioners and do not oppose the writ petition.
- In the light of the above, respondents are directed to add higher qualification marks and additional subject and diploma marks according to Section 29K of KPK Public Service Commission and the petitioners are allowed to appear before the interviewing committee.
- 9- Writ Petition stands allowed as prayed for.

Announced. §13.09.2012.

JUDGE

Cheshalin JUDGE

KHYBER PAKHTUNKHWA BLIC SERVICE COMMISSION ort Road, Peshawar Cantt.

The Secretary to Govt: of Khyber Pakhtunkhwa. Elementary & Secondary Education Department. Peshawar.

RECRUITMENT TO THE POSTS OF MALE SENIOR ENGLISH TEACHER (BPS-16) IN ELEMENTARY & SECONDARY EDUCATION DEPARTMENT ADVT: NO. 01/2009 S.NO.52 (COURT CASE)

In compliance with Supreme Court Judgment dated; 18.10.2016 and to state that the Commission recommends the following candidates to the Government for appointment against the subject cited posts:-

Merif	Name with father's Name		·		District / Zone
1 11	Shujjah Ali S/O Shah Zaman				Abbottabad/5
2.	Umar Farooq Khan S/O Ghulam Sarwar Khan	, .	· · · · ·	 -	Abbottabad/5

- Recommendation in favour of the recommendees is provisional subject to their medical fitness and verification of all the documents/testimonials by your department.
- ä. Inter-Se Merit of the selectoes will be communicated later on.
- Original application (with enclosures) of the above two (02) recommendees are enclosed 5. herewith for your record.
- Kindly acknowledge receipt the same.

Yours faithfully.

(GHULAM DASTÀGIR AHMAD) Director Recruitment

M 21/11/

mercin

Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

PH No. 091-9210389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936 E-mail <u>desekpk@yahoo.com</u>

otification.

Consequent upon the recommendation of the Khyber Pakhtunkhwa Public vice Commission and compliance with the judgment of August Supreme Court dated 18-10in 6, the appointment in respect of Mr. Shujjah Ali S/O Shah Zaman Mohallah Astam Abad flage & PO Havelian District Abbottabad is hereby ordered against the post of Secondary thool Teacher (SST Gen) in BPS-16 (Rs.15880-1280-54280) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial This riment, in Teaching Cadre on the terms and condition given below with immediate effect cand further his Services are placed at the disposal of DEO(Male) Abbottabad for further posting against vacant SST (General) post.

terms and conditions:-

His services will be considered regular under the Khyber Pakhtunkhwa, Civil Servant Amended Act, 2013 and Finance Department Circular NO. SOS R-III/FD/12-1/2005 dated -02-2013.

- the services are liable to termination on one month's notice from either side. In case of rusignations without notice her one-month pay/allowances shall be forfeited to the (નવુષ્ટ**ી)** ભૌદતા.
- He should join his post within 30 days of the issuance of this notification. In case of failure to join his post within one month of the issuance of this notification, his appointment will expire automatically and no subsequent appeal etc shall be entertained.
- : He would be on probation for a period of one year extendable for another one year.
- He will be governed by such rules and regulations as may be issued from time to time by the
- His services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules haned from time to time.
- Charge report should be submitted to all concerned.
- The DEO (M) concerned would furnish a certificate to the effect that the candidate has joined the post or otherwise after one month of the issue of his posting order.
- The DEO concerned will verify his documents before release of pay.
- His seniority will be maintained as determined by the Khyber Pakhtunkhwa Public Service Commission.
 - No TA/DA will be allowed to the appointee for joining his duty.

·· (Muhammad Rafiq Khattak)

Director .

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Findst: No. 4 Olb 26

/ File No.1/ADO/SST/PSC/Apptt;/2016 Dated Peshawar the

Copy forwarded for information and necessary action to the: -1. Accountant General Khyber Pakhilunkhwa Peshawar.

Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar.

- 3. District Education Officer (Male) Abbottabad.
- 4. District Accounts Officer Abbottabad.
- 5. Official Concerned.
- 6. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 7. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

8. M/File

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Anx_E"

CHARGE REPORT

	n education officer (M) Abbuttabad endost
No. 624 Dated 30-01-2017Mr	. Shujjah Ah S/o Shah Zianun have paid
	profest as SET (G) 9. A.M
the appointment (recommendation	PCS) Peshawar KPK S.No <u>61</u> at
	iter ATD, against vacant post dated
30-01-2017	
	· · · · · · · · · · · · · · · · · · ·
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	Signature
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	Covernment Servant Shanah Ali
	Designation SET
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Dated 30/0//70/7

ES CamScanner

Annex- C.

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E&SE) ABBOTTABAD

CORRIGENDUM

P-13

In partial modification of this office order issued under Endst: No. 17946-18230 dated 21/12/2010, S# 67 open merit, the place of posting of Mr. Abdul Waheed S/o Mir Dad R/o U/c Dhamtour PST, GPS Sial Khan Lora may be read against the post of Muhammad Fareedoon S/o M. Younis PST GPS Tahra in the said order at S# 78 whose order has been cancelled as he did not take over the charge within 15 days as per terms and condition No. 5 of the afore mentioned appointment order in the interest of public service with immediate effect.

NOTE:

1. No TA/DA is allowed.

2. Charge report should be submitted to all concerned.

Multimetar Arshad Han Janoli
Advocate High Court

Endst: No. 358/- 9/

Sd-EXECUTIVE DISTRICT OFFICER (E&SE) ABBOTTABAD

Dated Abbottabad ____

/2011

Copy to:

- 1. The Director Elementary & Secondary Education Department Khyber Pakhtoonkliwa Peshawar
- 2. The District Coordination Officer Abbottabad.
- 3. The Executive District Officer (F&P) Abbottabad.
- 4. The District Accounts Officer Abbottabad
- 5. The PA to Secretary E&SE Khyber Pakhtoonkhwa Peshawar.
- 6. The District Officer (M&F) E & SE Abbottabad.
- 7. The Deputy District Officer (M&F) local office.
- 8. The Budget & Accounts Officer local office.
- 9. The Clusters Incharge/ADO circles.
- 10. The Candidates concerned
- 11. The Office order file.

District Officer

	FINAL SENIORITY LIST OF (2021) SST (G), SST (B/C), SST (P/M) & SST (TECH & COMMERCE) OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA CORRECTED UPTO 13/09/2021											
S.No	See All	Qualification	School/Office		Date of . Birth	Domicile	Date of Ist: Apptt:in Edu Deptt;	D/o of Appointt:/ Appr of SST	Merit Score	Advertisment No & Date	Remarks	Committee Decision
1	GUL FARAZ	MA B.ED	GHSS SHAHBAZ KHEL LAKKI MARWAT	1994	08/03/1964	FATA	11/03/1990	08/05/1994				
2	Azizul Haq	MA(History/ Pak.Study)	GHS Sadbarkaly	2002	08/01/1973	Dir Lower	29/08/1994	28/10/1994				
3	Rahmani Gul	MA(Political Sci/History) M.Ed	GHS Sngolai	1996	15/08/1969	Dir Lower	30/08/1994	28/10/1994				
4	MR.YOUSAF KHAN	MA.B.ED	GHS MANKIAL SWAT	1994	10/07/1966	Swat	12/12/1989	10/11/1994				
5	MR MUHAMMAD AWAIS	ва	GHS HAAWAL	1994	24/03/1963	Abbottabad	29/06/1989	10/11/1994				·
6	MR SHAMSHER KHAN	MA.B.ED	GHS HAKIM KHAN BANNU	1994	01/02/1962	Bannu	10/11/1994	10/11/1994				
7	MR KHALID DAD KHAN	MA.B.ED	GHS RAGHZI KALLAN NWA	1994	14/03/1970	F.R. Bannu	10/11/1994	10/11/1994				
8	MR NAZIR MUHAMMAD	BSC.B.ED	GHS WANDA AURANGZEB	1994	04/08/1964	Bannu	10/11/1994	10/11/1994				
9	ABDUL HAFEEZ	MA.B.ED	GHS,AHMAD KHEL,BANNU.	1994	15/03/1964	Bannu	01/09/1988	10/11/1994				
10	FAZLI KABIR AFRIDI	MA.B.ED	GHS ZIA DARA,K.AGENCY.	1994	25/02/1962	Кипат	02/02/1981	10/11/1994				
11	SAFDAR ALI	BSC.B.ED	GHS,GADEZAI,BUNIR.	1994	05/05/1964	Swat	10/11/1994	10/11/1994				
12	IQBAL SHAH	MA.B.ED,	GHS,GULISTAN ORK:AGY:	1994	15/12/1966	Orakzai Agency	10/11/1994	10/11/1994				
13	IQBALUR REHMAN	MA.B.ED	GHS NO 1 KOHAT	1994	15/04/1966	Karak	10/11/1994	10/11/1994				
14	SHOUKAT MAHMOOD	MA EDU	GHS HAHANGIAN H PUR	1994	06/10/1965	Abbottabad	25/01/1987	10/11/1994				
15	ZAKARIA	MA BED	GHS BAGAN AA BAD	1994	03/04/1965	Abbottabad	14/07/1994	10/11/1994			Forgone Promotion	
16	ASHRAF HUSSAIN	MA EDU	GHS DILOORI	1994	15/03/1967	Mansehra	10/11/1994	10/11/1994				
17	MUHAMMAD SADIQ	BSC.B.ED	GHS RAJOYA AABAD	1994	15/04/1963	Abbottabad	05/04/1987	10/11/1994				
18	SHAKIR ULLAH	BA BED	GHS BALA BRAMAD KHEL	1994	08/07/1964 Page 1 o		11/01/1988	10/11/1994				

23)

S.No	Name of Official	Qualification #15			Date of Birth	Domicile	Date of Ist: Apptt:in Edu Deptt;	D/o of Appointt:/ \ Appr of \(\frac{1}{2}\) SST	Merit Score	Advertisment No & Date	Remarks	Committee Decision
3040	ABID SARFAZ ABBASI	MA BED	GHS MOOLIA ABBOTTABAD	2007	12/04/1983	Abbottabad	17/01/2005	03/03/2012				
3041	BASRULLAH JAN	MA MED	GHS Ghozgari KURRAM AGENCY	2009	05/04/1984	F.R. Bannu	14/03/2012	14/03/2012				
3042	MUHAMMAD IHSAN	MA.MED	GMS KUNGRUCHA	2009	12/02/1985	Нагіриг	29/08/2009	19/04/2012				
3043	KHALID MAHMOOD	MA.MED	GHS NOORDI	1999	08/04/1972	Haripur	06/11/1996	16/12/2012				
3044	MUHAMMAD ISHFAQ	MA MED	GHS TAKHTI NASRATI KARAK	2008	06/07/1983	Karak	14/03/2012	14/03/2012				
3045	MUHAMMAD MANZOR KHAN		KOHISTAN	2008	06/02/1974	Kohistan	14/03/2012	14/03/2012				
3046	ZIA UR REHMAN S/O TAJ MUHAMMAD	MA MED	GHS NO.2 BATTAGRAM	2004	02/03/1977	Battagram	18/10/1997	07/09/2012	,			
3047	SAKHI MAR KHAN	MA MED	GHS Raghzi Killa NWA	2003	12/03/1965	North Waziristan	01/09/1988	20/03/2012				
3048	NOOR ZADA	MA.MED	GHS PAKHA GHULAM	2008	28/03/1969	Peshawar	13/03/1993	03/12/2012				
3049	TAJ MALOOK	MA.BED	GHS PESHAWARORA	1998	05/11/1970	Battagram	15/06/1995	25/07/2012				
3050	ABDUL WAHAB	MA.MED	GHSS BAGRA HARIPUR	2002	15/11/1971	Haripur	11/04/1995	17/03/2012				
3051	SHUJJA ALI S/O SHAH ZAMAN	MA EDUCATION	GHS HARI KHAITER ABBOTTABAD	2002	02/02/1972	Abbottabad	10/11/1994	20/01/2017				
3052	MUSHARAF KHAN	MA.MED	GMS CHULUNDRIAN OGHI MANSEHRA	2002	06/03/1972	Mansehra	06/03/1993	13/03/2012				
3053	MUZAMIL SHAH		PESHAWAR	2008	01/11/1973	Peshawar	14/03/2012	17/03/2012				
3054	ZULFIQAR AHMAD		ABBOTTABAD	2008	15/03/1974	Abbottabad	14/03/2012	17/03/2012				
3055	MUBASHIR HASAN	MA.MED	GHSS NAGRI BALA, ABBOTTABAD.	2007	01/09/1975	Abbottabad	28/04/1999	22/03/2012				
3056	SABIR SHAH		KHYBER AGENCY	2007	10/02/1976	Khyber Agency	14/03/2012	17/03/2012				
3057	MUMTAZ ALI KHAN		FR BANNU	2007	04/02/1977	F.R. Bannu	14/03/2012	17/03/2012				
3058	SYED AMJAD HUSSAIN S/O SYED GHAMIN HUSSAIN	MA MED	GHS MARAI PAYAN KOHAT	2005	15/03/1977	Orakzai Agency	10/04/2002	17/03/2012				