08th May, 2023

- Learned Counsel for the appellant present. Mr. Fazal Shah Mohamand, Additional Advocate General for the respondents present.
- Vide our detailed order of today placed in service appeal 2. No. 1382/2019 titled "Usman Ghani Vs Government of Khyber Pakhtunkhwa through Secretary Education and others" (copy placed in this file), this appeal is also disposed of. Cost shall follow the event. Consign.
- Pronounced in open court in Peshawar and given under our 3. hands and seal of the Tribunal on this 08th day of May, 2023.

Kaleem Ullah

Member (E)

Chairman

13th April, 2023

Today this and connected appeals were brought by the Incharge of the pending files Branch. I was astonished to note that for what purpose the Reader had given such a long date in these appeals, which has caused quite long delay in disposal of these appeals. This act on the part of Reader has also paved way for a number of other aspersions on the reputation of the Tribunal, therefore, Mr. Pir Muhammad, Superintendent/working as Reader at the relevant point of time is called upon to explain his position as to why such act, of negligence, carelessness, inefficiency, irresponsible conduct the done by him and for the above acts why he should not be proceeded against under the relevant rules. His reply should reach the undersigned on 17.04.2023, the date given by him in the matters.

Section of the second

(Kalim Arshad Khan) Chairman

Adnan Shah, PA

- 17th April, 2023
- 1. Counsel for the appellant present. Mr. Muhammad Jan, District Attorney alongwith Mr. Muhammad Zahid Khan, SDEO for the respondents present.

SC NAZIO

2. Arguments heard. Learned senior counsel for the appellant wants to make some more submission. He may do make on 08.05.2023 before the D.B. P.P given to the parties.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Hussain Ali, Litigation Officer for respondents present.

It was pointed out that a number of other appeals on the same subject matter were fixed on different dates. It was, therefore, requested that all such appeals might be clubbed and heard together. This case is thus adjourned to 17/4/2022 before the D.B. Learned counsel for the appellant is directed to submit an application to the Registrar of this Tribunal mentioning the details of all such appeals alongwith dates fixed therein within a week so that all such appeals could be fixed together with this appeal. On receipt of the application containing details of all similar appeal, the Registrar shall fix all those for the above date.

(Salah Ud Din) Member(Judicial)

(Kalim Arshad Khan) Chairman The Case is adjourned due to non availability
of Proper DB so come up for the Same on
25-7-2022

Freder

31.12.2020

Due to summer vacation, case is adjourned to 12.04.2021 for the same as before.

12.04.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 27.07.2021 for the same as before.

27.07.2021

Counsel for the appellant present.

Mr.Javedullah, Learned Assistant Advocate General alongwith Mr. Hussain Ali, Litigation Officer for respondents present.

Learned counsel for the appellant seeks adjournment as he has not prepared the brief. Granted. To come up for arguments or. 13.12.2021 before D.B.

(Rozina Rehman) Member(J)

29-3-2022

12h Proper DB not available the case is adjourned to come up for the same as before on 11-5-2022

Junior to counsel for the appellant present. Addl:AG for respondents present. Written reply/comments not submitted. Learned AAG seeks time to submit the same on the next date of hearing. Last opportunity granted. To come up for written reply/comments on 11.08.2020 before S.B.

MEMBEŘ

11.08.2020

Junior to counsel for the appellant and Addl. AG alongwith Hussain Ali, Litigation Officer for the respondents present.

Respondents have furnished parawise comments which are placed on record. The matter is assigned to D.B for arguments on 26.10.2020. The appellant may furnish rejoinder, within a fortnight, if so advised.

26.10.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

The Bar is observing general strike, therefore, the matter is adjourned to 31.12.2020 for hearing before the D.B.

r-Rehman Wazir) Member

20.01.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

Learned AAG requests for time to contact the respondents and furnish reply/comments on the next date of hearing. Adjourned to 25.02.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

25.02.2020

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG for the respondents present.

Learned Additional Advocate General requests for further time to contact the respondents and furnish reply/comments on the next date of hearing. Adjourned. To come up for written reply/comments on 01.04.2020 before S.B.

(Hussain Shah) Member

01.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 24.06.2020 for the same. To come up for the same as before S.B.

Reader

Form- A FORM OF ORDER SHEET

Court of_		
Case No	1385/ 2019	

	:	Case No	1385/ 2019
-	S.No.	Date of order proceedings	Order or other proceedings with signature of judge
٠	1	2	3
	1-	21/10/2019	The appeal of Mr. Khurshid resubmitted today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register.
			and put up to the Worthy Chairman for proper order please. REGISTRAR
	2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on OSIVIG
			CHAIRMAN
		05.12.2019	Counsel for the appellant present.
		· · · · · · · · · · · · · · · · · · ·	On the strength of admitting note in Appeal No.
			1232/2019, instant appeal is admitted to regular hearing. The appellant is directed to deposit security
	Appe. Sec	Process Fee	and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written
		idial Costee,	reply/comments on 31.01.2020 before S.B.
			Chairman
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The appeal of Mr. Khurshid, CT GHS Rahat Kot District Swat received today i.e. on 07.10.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal is unsigned which may be got signed.
- 2- Annexures of the appeal may be attested.

No. 1727 /S.T, Dt. 0 10 /2019.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL No. 1385 /2019

KHURHIDAN

V/S

EDUCATION DEPTT:

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK,

ADVOCATE

ROOM NO. 3, UPPER FLOOR, NEW ISLAMIA CLUB BUILDING, KHYBER BAZAR, PESHAWAR CITY 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PESHAWAR**

APPEAL NO.__ 13-85

Khyber Pakhtukhwa

Diary No. 1396

Mr. Khurshed, CT (BPS-15), GHS Rahat Kot, District Swat

VERSUS

- 1-The Government of Khyber Pakhtunkhwa through Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.
- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar. 2-
- 3-The District Education Officer (M), District Swat.

..... RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT GRANTING/ALLOWING PROMOTION TO THE APPELLANT TO THE POST OF SECONDARY SCHOOL TEACHER (BPS-16) FROM THE DATE WHEN THE PROMOTION QUOTA WAS FILLED BY RESPONDENTS THROUGH INITIAL RECRUITMENT OR FROM THE DATE OF COMMENCEMENT OF THE ACT NO.XVI OF 2009 COMMONLY KNOWN AS REGULARIZATION OF SERVICES ACT, 2009 NOTIFIED IN THE OFFICIAL GAZETTE ON 24.10.2009 WITH ALL **BACK BENEFITS** INCLUDING SENIORITY AND AGAINST NOT TAKING ACTION ON THE **DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS**

PRAYERS:

That on acceptance of this appeal the respondents may kindly be directed to consider the appellant for promotion to the post of Secondary school Teacher (BPS-16) from the date when the promotion quota have been filled by the respondents through initial recruitment or from the date of Commencement of the Act No.XVI of 2009 commonly known as Regularization of Services Act, 2009 Notified in seniority. Any other remedy which this august Tribunal deems fit that egistrar may also be awarded in favor of the appellant Filedito the official gazette on 24.10.2009 with all back benefits including

R/SHEWETH:

Brief facts giving rise to the present appeal are as under:-

That initially the appellant was appointed as PET in the respondents Department vide order dated 29.09.1988 and later on the appellant was appointed as C.T in the respondent Department vide order dated 11.7.2014. Copy of the service book is attached as annexure ...

and filled 1- That resp the vide Registrar 24 10 11

- 3- That under protest the appellant and his colleagues applied for the said post through initial recruitment but the same was also refused to the appellant and colleagues of the appellant on the pretext that regular employees are not entitle to apply for the adhoc/contract posts of SST (BPS-16) thus appellant and his colleagues were deprived from prospects of promotion. That it is pertinent to mention that at the time of above mentioned advertisement the post/cadre of C.T (BPS-15) to which the appellant belong have no prospects of promotion.
- 4- That in light of the said advertisement new appointments were made by the respondents on adhoc basis and even the promotion quota was also filled by the respondents though initial recruitment.
- 5- That in the meanwhile the Provincial Government Promulgated the employees regularization Act, 2009 whereby all the adhoc employees who were appointed as SST on temporary basis were regularized thus further affected the cadre to which the appellant belongs. That the promotion quota for which the appellant and his colleagues have waited for decades has been washed by operation of the said Act of 2009. Copy of the Act is attached as annexure
- 6- That feeling aggrieved the appellant and his colleagues knocked the door of the Peshawar High Court through various writ petitions including writ petition No.2905/2009. That vide consolidated judgments dated 26.1.2015 the said writ petitions were disposed of with the directions that:
 - (i)- The act.XVI of 2009, commonly known as (Regularization of services) act, 2009 is held as beneficial and remedial legislation, to which no interference is advisable hence, upheld.
 - (ii)- Official respondents are directed to work out the backlog of the promotion quota as per above mentioned example, within thirty days and consider the in service employees, till the backlog is washed out, till then there would be complete ban on fresh recruit.
 - Copy of the Judgment is attached as annexure D.
- 7- That the respondents assailed the said judgment of the august Peshawar High Court Peshawar in CPLAS No.127-P to 129-P/2015 but the same were dismissed as withdrawn vide judgment dated 20.9.2017. That then after the appellant and his colleagues time

and again visited the respondents for their promotion to	the next
higher scale but the respondents instead of redres	
grievance of the appellant and his colleagues advertised to	the posts
through initial recruitment through various advertisement	1
of the judgment and advertisements are attached as a	annexure
	F & F

- 9- That feeling aggrieved the appellant and his colleagues knocked the door of august Peshawar high Court, Peshawar in various COC Petitions numbers including COC Petition No.105-P/2018 and the same has been disposed of vide judgment dated 8.11.2018 with directions to approached the august Service Tribunal for claiming of promotion and seniority. Copy of the judgment is attached as annexure
- 10- That feeling aggrieved the appellant preferred Departmental appeal but no response has been received so far. Hence the present appeal on the following grounds amongst the others. Copy of the Departmental appeal is attached as annexure K.

GROUNDS:

- A- That the inaction of the respondents by not allowing/granting ante dated promotion to the appellant to the post of SST (BPS-16) is against the law, facts, norms of natural justice and materials on the record.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the inaction of the respondents by not allowing/granting ante dated promotion to the appellant to the post of SST (BPS-16) is based on mala fide and arbitrary intentions and as such the same is violative of the principle of natural justice.
- D-That, the respondents acted in a malafide manner by not promoting the appellant to the post of SST (BPS-16) inspite of eligibility, seniority and fitness.

- D-That, the respondents acted in a malafide manner by not promoting the appellant to the post of SST (BPS-16) inspite of eligibility, seniority and fitness.
- E- That the respondents acted in arbitrary and malafide manner by not ante dated promotion to appellant to the post of SST (BPS-16) despite the fact that the appellant was not allowed in the initial recruitment process because of the fact that he is in regular promotion zone and will soon be promoted to the post of SST (BPS-16).
- F- That the inaction of the respondents by not allowing/granting promotion to the appellant to the post of SST (BPS-16) is violative of section-9 of the Civil Servant Act 1973 read with Rule-7 of the (Appointment, Promotion & Transfer) Rules 1989.
- G-That as per Rules and regulation the appellant is entitle for promotion to the post of SST (BPS-16) with all consequential benefits including seniority.
- H-That according to Article 38(e) of the Constitution of Pakistan, 1973 the state is bound to reduce disparity in the income and earnings of individual including persons in the services of Federation.
- I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 11.9.2019

APPFI I ANT

KHURSHED

THROUGH:

NOOR MOHAMMAD KHATTAK

&

MIR ZAMAN SAFI ADVOCATES

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THE 3[KHYBER PAKHTUNKHWA] EMPLOYEES (REGULARIZATION OF SERVICES) ACT, 2009. (4[KHYBER PAKHTUNKHWA] ACT NO. XVI OF 2009)

[First published after having received the assent of the Governor of the ⁵[Khyber] Pakhtunkhwa] in the Gazette of ⁶[Khyber Pakhtunkhwa] (Extraordinary), dated the 24th October, 2009]

AN **ACT**

to provide for the regularization of the services of certain employees appointed on adhoc or contract basis.

WHEREAS it is expedient to provide for the regularization of the services of certain employees appointed on adhoc or contract basis, in the public interest, for the purposes hereinafter appearing;

It is hereby enacted as follows:-

- Short title and commencement.---(1) This Act may be called the ⁷[Khyber Pakhtunkhwa] Employees (Regularization of Services) Act, 2009.
 - It shall come into force at once.
- 2. <u>Definitions.</u>—(1) In this Act, unless the context otherwise requires,—
 - "Commission" means the ⁸[Khyber Pakhtunkhwa] Public (a) Service Commission:
 - (aa) "contract appointment" means appointment of a duly qualified person made otherwise than in accordance with the prescribed method of recruitment;
 - (b) "employee" means an adhoc or a contract employee appointed by Government on adhoc or contract basis or second shift/night shift but does not include the employees for project post or appointed on work charge basis or who are paid out of contingencies;



³Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

⁴Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011 ⁵Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

⁷Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

⁸Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

- (c) "Government" means the Government of the ⁹[Khyber Pakhtunkhwa];
- (d) "Government Department" means any department constituted under rule 3 of the ¹⁰[Khyber Pakhtunkhwa] Government Rules of Business, 1985, and does not include any section of a Department or an organization which is federally funded;
- (e) "law or rule" means the law or rule for the time being in force governing the selection and appointment of civil servants; and
- (f) "post" means a post under Government or in connection with the affairs of Government to be filled in on the recommendation of the Commission.
- (2) The expressions "adhoc or contract appointment" and "civil servant" shall have the same meanings as respectively assigned to them in the ¹¹[Khyber Pakhtunkhwa] Civil Servants Act, 1973 (¹²[Khyber Pakhtunkhwa] Act No. XVIII of 1973).
- 3. Regularization of services of certain employees.—All employees including recommendees of the High Court appointed on contract or adhoc basis and holding that post on 31st December, 2008 or till the commencement of this Act shall be deemed to have been validly appointed on regular basis having the same qualification and experience for a regular post:

Provided that the service promotion quota of all service cadres shall not be affected.

- 4. <u>Determination of seniority.</u>—(1) The employees whose services are regularized under this Act or in the process of attaining service at the commencement of this Act shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of this Act, and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.
- (2) The seniority interse of the employees, whose services are regularized under this Act within the same service or cadre, shall be determined on the basis of their continuous officiation in such service or cadre:

¹²Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011



⁹Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011 ¹⁰Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

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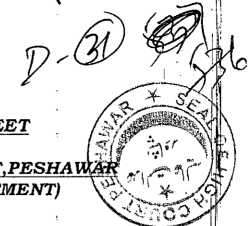


Provided that if the date of continuous officiation in the case of two or more employees is the same, the employee older in age shall rank senior to the younger one.

- 4A. Overriding effect.—Notwithstanding any thing to the contrary contained in any other law or rule for the time being in force, the provisions of this Act shall have an overriding effect and the provisions of any such law or rule to the extent of inconsistency to this Act shall cease to have effect.
- 5. <u>Repeal.</u>—The North-West Frontier Province Employees (Regularization of Services) Ordinance, 2009 (N.-W.F.P. Ordinance No. VII of 2009) is hereby repealed.



of



JUDGMENT SHEET

PESHAWAR HIGH COURT, PESHAW (JUDICIAL DEPARTMENT)

Writ Petition No.2905 of 2009.

ATTA ULLAH AND OTHERS.....PETITIONERS.

VERSUS.

THE CHIEF SECRETARY KPK ETC....RESPONDENTS...

JUDGMENT.

Appellant/Petitioner by Ghulam Nabi khan Advocate & Cagar Ahrad Chan AAG

WAQAR AHMAD SETH, J:- Through this single

judgment we propose to dispose of the instant Writ Petition

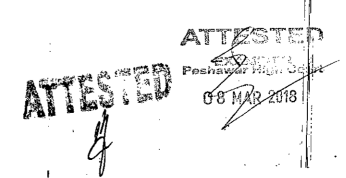
No.2905 OF 2009 as well as the connected Writ Petition

Nos.2941, 2967,2968,3016. 3025.3053,3189,3251,3292 of

2009,496,556,664,1256,1662,1685,1696,2176,2230,2501,2696,

2728 of 2010 & 206, 355,435 & 877 of 2011 as common

question of law and fact is involved in all these petitions.





2- The petitioners in all the writ petitions have approached this Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 with the following relief:-

"It is, therefore, prayed that on acceptance of the Amended Writ Petition the above noted Act No.XVI 2009 namely 'The North West Province Employees (Regularization of Services) Act, 2009 dated 24th October. 2009' being illegal unlawful, authority and jurisdiction, based on malafide intentions and unconstitutional as well as ultra vires to the basic rights as mentioned in the constitution be set-aside respondents be directed to fill up the above noted posts after going through the legal and lawful and the normal procedure as prescribed under the prevailing laws instead of using the short cuts for obliging their own person.

It is further prayed that the notification No.A-14/SET(M) dated 11.12.2009 and Notification No.A-17/SET(5) Contract-Apptt:2009 dated 11.12.2009, as well as Notification No.SO(G)ES/1/85/2009/SS(Contract) dated



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31.05.2010 issued as a result of above noted impugned Act whereby all the private respondents have been regularized may also be set-aside in the light of the above submissions, being illegal, unlawful, inconstitutional and against the fundamental rights of the petitioners.

Any other relief deemed fit and proper in the circumstances and has not been particular asked for in the noted Writ Petition may also be very graciously granted to the petitioners".

3- It is averred in the petition that the petitioners are serving in the Education Department of KPK working posted as PST,CT,DM,PET,AT,TT, Qari and SET in different Schools; that respondents No.9 to 1359 were appointed on adhoc/contract basis on different times and lateron their service were regularised through the North West Frontier Province Employees (Regularization of Services) Act, 2009; that almost all the petitioners have got the required qualifications and also got at their credit the length of service; that as per notification No.SO(S)6-2/97 dated 03/06/1998

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the qualification for appointment/promotion of the SET Teachers BPS-16 was prescribed that 75% SETs shall be selected through Departmental Selection Committee on the basis of batchwise/yearwise open merit from amongst the candidates having the prescribed qualification and remaining by initial recruitment through Public Service Commission whereas through the same notification the qualification for the appointment/promotion of the Subject Specialist Teachers BPS-17 was prescribed that 50% shall be selected by promotion on the basis of seniority cum fitness amongst the SETs possessing the qualification prescribed for initial recruitment having five years service and remaining 50 by initial recruitment through the Public Service Commission and the above procedure was adopted by the Education Department till 22/09/2002 and the appointments on the above noted posts were made in the light of the above notification. It was further averred that the Ordinance No.XXVII of 2002 notified on 09/08/2002 was promulgated under the shadow of which some 1681 posts of different cadres were advertised by the Public Service Commission.

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That before the promulgation of Act No.XVI of 2009, it was practice of the Education Department that instead of promoting the eligible and competent persons amongst the teachers community, they have been advertising the above noted posts of SET (BPS-16) and Subject Specialist (BPS-17) on the basis of open merit/adhoc/contract wherein it was clearly mentioned that the said posts will be temporary and will continue only for a tenure of six months or till the by the Public Serviced Commission Departmental Selection Committee That after passing the KPK Act No.XVI of 2009 by the Provincial Assembly the fresh appointees of six months and one year on the adhoc and contract basis including respondents no.9 to 1351 with a clear affidavit for not adopting any legal course to make their services regularized, have been made permanent and regular employees whereas the employees and teaching staff of the Education Department having at their credit a service of minimum 15 to maximum 30 years have been ignored. That as per contract Policy issued on 26/10/2002 the Education Department was not authorised/entitled to

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make appointments in BPS-16 and above on the contract basis as the only appointing authority under the rules was Public Service Commission. That after the publication made by the Public Service Commission thousands of teachers eligible for the above said posts have already applied but they are still waiting for their calls and that through the above Act thousands of the adhoc teachers have been regularized which has been adversely effected the rights of the petitioners, thus having no efficacious and adequate remedy available to the petitioners, the have knocked the door of this Court through the aforesaid constitutional petitions.

The concerned official respondents have furnished parawise comments wherein they raised certain legal and factual objections including the question of maintainability of the writ petitions. It was further stated that Rule 3(2) of the N.W.F.P. Civil Servants (Appointment, Promotion & Transfer)Rules 1989, authorised a department to lay down method of appointment, qualification and other conditions applicable to post in consultation with Establishment & Administration Department and the Finance Department.

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That to improve/uplist the standard of education, the Government replaced/amended the old procedure i.e. 100% including SETs through Public Service Commission KPK for recruitment of SETs B-16 vide Notification No.SO(PE)4-5/SS-RC/Vol-III dated 18/01/2011 wherein 50% SSTs (SET) shall be selected by promotion on the basis of seniority cum fitness in the following manner-

- "(i) Forty percent from CT (Gen).

 CT(Agr), CT(Indust: Art) with at least 5
 years service as such, and having the qualification mentioned in column 3.
- (ii) Four percent from amongst the DM with at least 5 years service as such and having qualification in column 3.
- (iii) Four percent from amongst the PET with at least 5 years service as such and having qualification mentioned in column 3.

 (iv) One percent amongst Instructional Material Specialists with at least 5 years

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service and having qualification mentioned

in column 3."

It is further stated in the comments that due to the degradation/fall of quality education the Government abandoned the previous recruitment policy of promotion/appointment/recruitment and in order to improve the standard of teaching cadre in Elementary & Secondary Education Department of KPK, vide Notification dated 09/04/2004 wherein at serial No. 1.5 in column 5 the appointment of SS prescribed as by the initial recruitment and that the (North West Frontier Provincial) Khyber Pakhtunkhwa Employees(Regularization of Services)Act, 2009 (ACT No.XVI of 2009 dated 24th October, 2009 is legal, lawful and in accordance with the Constitution of Pakistan which was issued by the competent authority and jurisdiction, therefore, all the writ petitions are liable to be dismissed.

5- We have heard the learned counsel for the parties and have gone through the record as well as the law on the subject.

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6- The grievance of the petitioners is two fold in respect of Khyber Pakhtunkhwa, Employees (Regularization of Services) Act, 2009 firstly, they are alleging that regular post in different cadres were advertised through Public Service Commission in which petitioners were competing with high profile carrier but due to promulgation of Act ibid, they could not made through it as no further proceedings were conducted against the advertised post and secondly, they are agitating the legitimate expectancy regarding their promotion, which has been blocked due to the in block induction / regularization in a huge number, courtesy Act, No. XVI of 2009.

As for as, the first contention of advertisement and in block regularization of employees is concerned in this respect it is an admitted fact that the Government has the right and prerogative to withdraw some posts, already advertised, at any stage from Public Service Commission and secondly no one knows that who could be selected in open merit case, however, the right of competition is reserved. In the instant case KPK, employees

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(Regularization of Services) Act, 2009, was promulgated, which in-fact was not the first in the line rather N.W.F.P (now Khyber Pakhtunkhwa) Civil Servants (Regularization of Services) Act, 1988, NWFP (now Khyber Pakhtunkhwa) (Regulation of Services) Act, 1989 & NWFP (now Khyber Pakhtunkhwa) Adhoc Civil Servants (Regularization of Services) Act, 1987 were also promulgated and were never challenged by anyone.

8- In order to comment upon the Act, ibid, it is important to go through the relevant provision which reads as under:-

S.2 Definitions. (1)---

a)----

aa) "contract appointment" means appointment of a duly qualified person made otherwise than in accordance with the prescribed method of recruitment.
b) "employee" means an adhoc or a contract employee appointed by Government on adhoc or contract basis or second shirt/night shift but does not include the employees for project post or appointed on work charge



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basis or who are paid out of contingencies;
------ whereas,

S. 3 reads:-

Regularization of services of <u>certain</u> employees. employees including recommendee of the High Court appointed on contract or adhoc basis and holding that post on 31st December, 2008 or till commencement of this Act shall be deemed to have been validly appointed on regular basis having the same qualification experience for a regular post;

9- The plain reading of above sections of the Act, ibid, would show that the Provincial Government, has regularized the "duly qualified persons", who were appointed on contract basis under the Contract Policy, and the said Contract Policy was never ever challenged by any one and the same remained in practice till the commencement of the said Act. Petitioners in their writ petitions have not quoted any single incident / precedent showing that the regularized employees under the said Act, were not qualified for the post against

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which they are regularized, nor had placed on record any documents showing that at the time of their appointment on contract they had made any objection. Even otherwise, the superior courts have time and again reinstated employees whose appointments were declared irregular Government Authorites. because authorities being responsible for making irregular appointments on purely temporary and contract basis, could not subsequently turned round and terminate services because of no lack of qualification but on manner of selection and the benefit of the lapses committed on part of authorities could not be given to the employees. In the instant case, as well, at the time of appointment no one objected to, rather the authorities committed lapses, while appointing the private respondent's and others, hence at this belated stage in view of number of judgments, Act, No. XVI of 2009 was promulgated. Interestingly this Act, is not applicable to the education department only, rather all the employees of the Provincial Government, recruited on contract basis till 31st December 2008 or till the commencement of this Act have been

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who have been regularized are not party to this writ petition.

10- All the employees have been regularized under the Act, ibid are duly qualified, eligible and competent for the post against which they were appointed on contract basis and this practice remained in operation for years. Majority of those employees getting the benefit of Act, ibid may have become overage, by now for the purpose of recruitment

against the fresh post.

"beneficial and remedial". A beneficial legislation is a statue which purports to confer a benefit on individuals or a class of persons. The nature of such benefit is to be extended relief to said persons of onerous obligations under contracts. A law enacted for the purpose of correcting a defect in a prior law, or in order to provide a remedy where non previously existed. According to the definition of Corpus Juris Secundum, a remedial statute is designed to correct an existence law, redress an existence grievance, or introduced regularization conductive to the public goods. The challenged

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Act. 2009, seems to be a curative statue as for years the then Provincial Governments, appointed employees on contract basis but admittedly all those contract appointments were made after proper advertisement and on the recommendations of Departmental Selection Committees.

12- In order to appreciate the arguments regarding beneficial legislation it is important to understand the scope and meaning of beneficial, remedial and curative legislation.

Previously these words have been explained by N.S. Bindra in interpretation of statute, tenth edition in the following manners:-

"A statue which purports to confer a benefit on individuals or a class of persons, by reliving them onerous obligations under contracts entered into by them or which tend protect persons against oppressive act from individuals with they stand in certain relations, is called a beneficial legislations....In interpreting such a statue, the principle established is that there is no room for taking a narrow view but that the court is entitled to be generous towards the persons on whom the benefit has

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been conferred. It is the duty of the court to interpret a provision, especially a beneficial provision, Liberally so as to give it a wider meaning rather than a restrictive meaning which would negate the very object of the rule. It is a well settled canon of construction that in constructing the provision beneficent enactments, the court should adopt that construction which advances, fulfils, and furthers the object of the Act, rather than the one which would defeat the same and render the protection illusory Beneficial provisions call for liberal and broad interpretation so that the real purpose, underlying such enactments, is achieved and full effect is given to the principles underlying such legislation."

Remedial or curative statues on the other hand have been explained as:-

"A remedial statute is one which remedies defect in the pre existing law, statutory or otherwise. Their purpose is to keep pace with the views of society. They serve to keep our system of jurisprudence up to date and in

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harmony with new ideas or conceptions of what constitute just and proper human conduct. Their legitimate purpose is to advance human rights and relationships. Unless they do this, they are not entitled to be known as remedial legislation nor to be liberally construed. Manifestly a construction that promotes improvements in the administration of justice and the eradication of defect in the system of jurisprudence should be favoured over one that perpetuates a wrong".

Justice Antonin Scalia of the U.S. Supreme
Court in his book on Interpretation of Statute
states that:

"Remedial 🧍 statutes those which are made to supply such defects, and abridge such superfluities, in the common law. as arise from either the general imperfection of all human law, from change of time circumstances, from the mistakes and unadvised determinations of unlearned (or even learned) judges, or from any other cause whatsoever."

13- The legal proposition that emerges is that generally beneficial legislation is to be given liberal interpretation, the beneficial legislation must carry curative or remedial content.



Such legislation must therefore, either clarify an ambiguity or an omission in the existence and must therefore, the explanatory or clarificatory in nature. Since the petitioners does not have the vested rights to be appointed to any particular post, even advertised one and private respondents who have being regularized are having the requisite qualification for the post against which the were appointed, vide challenged Act, 2009, which is not effecting the vested right of anyone, hence, the same is deemed to be a beneficial, remedial and curative legislation of the Parliament.

This court in its earlier judgment dated 26th November 2009 in WP No. 2905 of 2009, wherein the same Khyber Pakhtunkhwa (Regularization of Servers) Act, 2009, vires were challenged has held that this court has got no jurisdiction to entertain the writ petition in view of Article 212 of the Constitution of Islamic Republic of Pakistan, 1973, as an Act, Rule or Notification effecting the terms and conditions of service, would not be an exception to that, if seen in the light of the spirit of the ratio rendered in the case of

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I.A. Sherwani & others Versus Government of Pakistan, reported in 1991 SCMR 1041. Even otherwise, under Rule 3 (2) of the Khyber Pakhtunkhwa (Civil Servants) (appointment), promotion and transfer) Rules 1989, authorize a department to lay down method of appointment, qualification and other conditions applicable to the post in consultation with Establishment & Administrative Department and the Finance Department. In the instant case the duly elected Provincial Assembly has passed the Bill/Act, which

was presented through proper channel i.e Law and

Establishment Department, which cannot be quashed or

declared illegal at this stage.

15- Now coming to the second aspect of the case, that petitioners legitimate expectancy in the shape of promotion has suffered due to the promulgation of Act, ibid, in this respect, it is a long standing principle that promotion is not a vested right but it is also an established principle that when ever any law, rules or instructions regarding promotion are violated then it become vested right. No doubt petitioners in the first instance cannot claim promotion as a vested right





but those who fall within the promotion zone do have the right to be considered for promotion.

Since the Act, XVI of 2009 has been declared a beneficial and remedial Act, for the purpose of all those employees who were appointed on contract and may have become overage and the promulgation of the Act, was necessary to given them the protection therefore, the other side of the picture could not be brushed a side simply. It is the vested right of in service employees to be considered for promotion at their own turn. Where a valid and proper rules for promotion have been framed which are not given effect, such omission on the part of Government agency amounts to failure to perform a duty by law and in such cases, High Court always has the jurisdiction to interfere. In service employees / civil servants could not claim promotion to a higher position as a matter of legal right, at the same time, it had to be kept in mind that all public powers were in the nature of a sacred trust and its functionary are required to exercise same in a fair, reasonable and transparent manner strictly in accordance with law. Any transgression from such

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their jurisdiction under Article 199 of the Constitution. One could not overlook that even in the absence of strict legal right there was always legitimate expectancy on the part of a senior, competent and honest carrier civil servant to be promoted to a higher position or to be considered for promotion and which could only be denied for good, proper and valid reasons.

appointments on a higher post but they have every right to be considered for promotion in accordance with the promotion rules, in field. It is the object of the establishment of the courts and the continue existence of courts of law is to dispense and foster justice and to right the wrong ones. Purpose can never be completely achieved unless the in justice done was undone and unless the courts stepped in and refused to perpetuate what was patently unjust, unfair and unlawful. Moreover, it is the duly of public authorities as appointment is a trust in the hands of public authorities and it is their legal and moral duty to discharge their functions as

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trustee with complete transparency as per requirement of law, so that no person who is eligible and entitle to hold such post is excluded from the purpose of selection and is not deprived of his any right.

Considering the above settled principles we are of the firm opinion that Act, XVI of 2009 is although beneficial and remedial legislation but its enactment has effected the in service employees who we're in the promotion zone, therefore, we are convinced that to the extent of in service employees / petitioners, who fall within the promotion zone have suffered, and in order to rectify the inadvertent mistake of the respondents/Department, it is recommended that the promotion rules in field be implemented and those employees in a particular cadre to which certain quota for promotion is reserved for in service employees, the same be filled in on promotion basis. In order to remove the ambiguity and confusion in this respect an example is quoted, " If in any cadre as per existence rules, appointment is to be made on 50/50 % basis i.e 50 % initial recruitment and 50 % promotion quota then all the employees have

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regularized under the Act in question be calculated in that cadre and equal number i.e remaining 50 % are to promoted from amongst the eligible in service employees, other wise, eligible for promotion on the basis of sonority cum fitness." In view of the above, this writ petition is disposed of in the following terms:-

- *(i)* "The Act, XVI of 2009, commonly known as (Regularization Of Services) Act, 2009 is held as beneficial and remedial legislation, to interference is advisable hence, upheld.
- (ii) Official respondents are directed workout the backlog of the promotion quotá as above mentioned example, within 30 days and consider the in service employees, till the backlog is washed out, till then there would be complete ban on fresh recruitments.

Order accordingly.

<u>Announced.</u>

26th January 2015

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IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION).

PRESENT:

MR. JUSTICE EJAZ AFZAL KHAN. MR. JUSTICE SH. AZMAT SAEED. MR. JUSTICE IJAZ UL AHSAN.

CIVIL PETITIONS NO. 127-P TO 129-P OF 2015. [Agoinst The Judgment dated 26.1.20,15 of the Peshawar High Court, Peshawar passed in With Petition No. 2905 of 2009, 30-15 of 2009, 30-15 of 2009.]

The Chief Secretary, Govt. of KPK., Peshawar and others. ... Petitioner(s)

Versus

(in all cases)

Attauliah and others. Nasruminuliah and others. Mukhtar Ahmad and others.

...Respondent(s)

For the petitioner(s):

Mr. Mujahid Ali Khan, Addl. A.G. KPK

For the respondent(s):

Mr. Ghulam Nabi Khan, ASC

Mr. Abdul Qayyum Sarwar, AOR

Date of Hearing:

20.09.2017.

ORDER

Elaz Afzal Khan, J. The learned Additional Advacate General appearing on behalf of the Govt. of KPK stated at the bar that as per instructions of the Government he does not press these petitions. Dismissed as such.

SUPREMI COURT OF A STANDARD OF

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Sd/-Ejaz Afzal Khan, J Sd/-Sh. Azmat Saeed, J Sd/-Ijaz ul Ahsan, J Certified to be True Copy

Court Associate (
Supreme Court of Pakistan

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در حواسین مطلوب هیں

درخواتین مطلوب بین (درخواست فارم (NTS) کی دیب سائن (http://www.nts.pk) پردستیاب بیدے مقررہ تاریخ مجزز نے کے بعد موسول بونے والی درخواستوں برخورتین کیا جائے گا

سول بر ورين لياجائ أو	یب سما شنه (http://www.nts.pk) پرومتنیاب بیشتر دخارج، از زینے کے بعد موسول:ویے والی درخوا		
4	الابيت	نام آسای	تمبرشار
Ju35t21	سمى بحى تشليم فيد والوغور كل سے بيئند ؤؤير ان ينظر و كرى جس ك ساتھد درئ ذيل دومضا بين اون و	سینندری سکول نیچر (SST)	1
JU 33. 2.	(۱) سمیسٹری، بیالوجی (و دالو تی یا بائن)	بيانو. <i>ق أيمسنر</i> ى	
	(ii) - كسى جمي تسليم خد وأيو ندور كل سے ايم اسے ايم كيشن يا ايم كيشن ميں بيلي و مرى _	BPS. 16	
JU35r21	(1) كى بحى تتنام ھيد ويو نيور ئى سے يىكندۇ ويژن چېرۇ كرى مس كے ساتھددىن ذيلى دومشا يىن اازى :وں _	سینفری سکول نیچر (SST)	2
00 000 27	(i)- فزكس بيتمس A 4_(ii)- فزكس بيتحس B يا_(iii)_فؤكس .اختكس	ف <i>زیم آمیت</i> فس	
	(2) - محس بمى سليم فد ولم نادرى دا ما الما يجوكش يا المجيش من بخيارة أثرى		
JU35721	(1) كى جى شلىم ھيد ويد ندولۇنى سەيمكند ۋويدىن يېتىرۇگرى جى ئےساتھەدرىن ۋىلى دومغىايىن لازى بون ي	1	3
00000	(i)۔آگریزی ازی ، ہومنینیز گردپ یادیکر مساوی گروپ۔		
	(2)۔ سمی بھی شلیم فد ویو نیورش سے ایماے ایم کیشن یا ایم کیشن میں بیلرو گری۔		<u> </u>

سنيكش كريزيا: اما تذه كسنيكش كيلي كريزيادرن زيل ب كل 200 نبرات كانتهم ال طرح ي كا جا يكن .

(۱) يىمۇينىڭ ئىيىن بەرىيە NTS= 100 ئېر
فلی قابلیت ,
المين المين ي
الفِدات / الفِدائين
ر بان الم
ن کیادا / ساخا
لِيَالِمُ / ايجاب الجريم في
ايمايل / ايم إن الجيكش
ايم لل مين النظاري

نِ ایس چاد منالدگودس کی صورت بھی نمبروں کی تغییم اس طرع ہوگی۔ حاصل کرد ہنبر ×35 تغییم کل نمبر دیجکہ چیشہ دراندا مجاسے بچیکیشن کی صورت بھی نبر کی تغییم بھریانہ انجازی اسلامی کرد دنبر ×20 تغییم کل نبر انجازے ایج کیشن حاصل کرد دنبر ×20 تغییم کل نبر

خود ندرا) برسکول کا آسائ کے لئے بلید دیٹھد و میرسندست مرتب کی جا میگی جس میں اسید داروں سے NTS کے مامل کرد دخیر اورتعلی قابلیت کے نیروں کوجع کیا جائے ہے۔ (2) ہراندید دارے NTS فی درخواست است مرتب کی جائے گا۔ جس کے درخواست دیکاتو آئی سے 800 دو پیدی NTS میاری کریتے کے جس کے درخواست کریں کے۔

(3) . NTS شت ين 40 يعدنم ليرة مرود كاب - 40 يعد ي مرار ين والداميد وارداد الم تصور بوكا اورير سالت ين شال فين والدار

عصوه ي مشر ايتُط :- (1) المام ترريال مكوت نير م يُونونوا يحراجة وائن كرمااتي بنياد كانتر رك Inilial Appoinmenl كوليف

کونے کے تحت خالعتا ماہ ہوں کے ۔ (3) انٹرویو کے دائی ہوں کے ایک مناور افراد کے لئے وہ فیصداور آفیق امیدوروں کے لئے تمن فیرکو یختی ہے۔ (3) انٹرویو کے وقت اسلی تعلیم ارباد ہیں ہور اوقت کے اعدرمیمول ہونے والی درخواسی ہے۔ (6) انٹرویو کے ۔ (4) انٹرویو کے گئے آنے والے امیدواروں کو کوکئ فی اے دی اسٹیس میں ویاجا ہے گئے۔ (5) مرف مقرور وقت کے اعدرمیمول ہونے والی درخواسی ہو کو کو ہوں ہوں کے ۔ (5) انٹرویو کے باتر ہوں کے ۔ (8) کاربال انٹریک ہور میں ہور ہوں کے ۔ (8) کاربال انٹریک ہور میں ہور کی کوروں کے باتر ہوں کے ۔ (8) کاربال انٹریک ہور میں ہور کو کہ ہور ہوں کی کوروں کی کوروں کی کوروں کو میں ہور کو کو وہ میں ہور کو کوروں کو کوروں کو کوروں کو کوروں کو کوروں کو کوروں کو

محمد رفيق ختك دانريكتر ايليمنتري ايند سيكندري ايجوكيشن خيبر بختونخوا بشاور



سیر چنو مواانها تنت و بیوسن بوسنگ اور را مسرآف میرز، بیمرز، استر از داوردا امرز ریویشری ایك 2011 مریح سین مبر 4 سے عت حمیه سینر و ایندسیندرن امیوس میر بیرا 🐉 پختونخ اے زیرا نظام (مرواند از ناند) سکولوں میں درجہ دل آسامیاں برکرنے کے لئے خیر پختونخ اے متعلقہ اصلاح سے سکونی الل امیدواروں سے مجوزہ فارم موریہ 2010 م تک درخواتی مطلوب میں ۔ درخواست فارم (NTS) کی دیب سائٹ (http://www.nts.org.pk) یر دستیاب ہے ۔مقررہ تاریخ محرزے کے بعد موسول مونعالی

ورخواستول برخورتين كياجا نيكا

1 Sept (2)

Service .

1	تابلیت	لالبآل	نبرثار
35119مال	(i) کمی مجی تشایم شده به بخدر تی سے سیکنڈ دوروں بچیر دگری جس کے ساتھ درج ذیل دومضای ن لازی ہوں۔(i) کیمیشری، بیانوی (زوانوی یا بائنی) (ii) سلیکٹن اور تقرری کے بعد و اه کی لازی ثرینگ مکوشی اداروں RITE/PITE سے حاصل کرنی ہوگ۔	سیکنڈری سکول ٹیچر (SST) بیالو تی/ کیسٹری۔BPS-16	t
JL35t19	(i) کی بھی تعلیم شدہ پر غورٹی ہے سیکٹڈ ڈورڈ ن چیلر ڈکری جس کے ساتھ درج ذیل دومضا مین لازی ہوں۔ (i) فزیمس میعنس Aیا (ii) فزیمس جیسمس B یا (iii) فزیمس میکنس فزیمس اسٹیکس	سیکنڈری سکول نمچر (SST) فزش / میتنمس -BPS-16	2
	(ii) سليشن ادرتقرري كي بعد و اه ك او زي فريشك مكوتى ادارون RITE/PITE ب مامل كرني موكى _		
35119سال	(i) کی می تشایم شده برخورش سے سیکنڈ و درن بیٹر اگری جس سے ساتھ درج و نل دومضاین لازی ہوں۔(i) اگریزی لازی ، ہوسینی کروپ یا دیکر ساوی کروپ۔ (ii) سیکٹن اورتقرری کے بعد واہ کی لازی ٹرینگ سکوتی اداروں RITE/PITE ہے ماکس کر تی ہوگ۔	میکنڈری سکول تیجہ (SST) جزل BPS-16	3

ملیکشن کریٹیزیا: اساتذہ کے سلیکشن کیلئے کریٹیریا درج نیل ہے ۔ کل 200 نمبرات کی پنسیم اس طرح سے کی جائیگی ۔

(ا) سكرينك نميث بذريعد NTS=100 نبر (ب) تفليحا قابليت=100 نبر جم ي برايتيني الرام ال

وراشا يم اسعا بجيشن كم مورت شي فبرك تشيم بطريقة إلى موكى

الم الشائيريش مامل كرده نبر ×10 مسيم كل نبر (5 نبر في الد+15 ايم الد) مامل كرده نبر ×20 تشيم كا نبر المان المان كياع طيحه والمحد والمدار المان كياع المان كي المان كالمان المراح المرد المراد واللي قابلت مع فرول كون كياجانيكا ـ (NTS(2) غيث على 40 فيعد فبر لين خرورى ب -40 يُعِلِّ عَلَى مُر لِيْعَ وَأَلَّا إِمِينَ اللَّه اللَّه اللَّه اللَّه عَلَى اللَّه عِلى اللَّه على الله على

ان الس جارسال كودس كامسورت على فمرول كانتيم اس المرح موكى معامل كرده فمر×40 مستيم كل فمر جبكه يث

تعليم قابليت تظمكا الميت اليماليماي ماس كرده بر 20x ليتيم كل بر مامل كرده نبر×20 تحتيم كل نبر النساسه/النسائس مامل كردونمبر 20x تقتيم كل نمبر لی اے/فی الیسی الم اسد/الم الس مامل كرد ونبر×05 تكتيم كل نبر المجالة/المجاسيا يجيش لالا مامل کرده نبر 05x تعنیم کل نبر مامل كردونبر 10x تغييم كل نبر ایم قل/ لی ایج وی

عموصی شوانط : ـ (1) تمام تقرریاں مکومت خیر پخونوا کے مردد قوائین کے مطابق 25 فیمد بنیادی تقرری (Inicial Appoinment) کے کو کھٹے خالعتا عارض بنیادں پر ایگر ہاک اس کیلے ہوگا۔(2)معدورافراد كيكے دوفيمداور الليتي اميدوارول كيكے تمن فيمدكوفرنس ب (معدورافراوك دوفيمدكوفرنس ب جس كيكے شين مك بوركا كرنيكي بيش كنالادى ب بشرطيكدوه معدورى فرائض كا انجام دى شري ركاوث نديو). (3) اعروبيك وقت اللي الناد بمعدا فراجات اميد وادكو برداشت كرنا موسيط _ (4) اعروبي كيليزة في والساميد وارول كوكي TA/DA فين دياجانيكا_(5) مرف مقرره وقت كا عدمومول موغوالي ورخواستون برخود كياجانيكا_(6) زير يتخلي کوافتیار مامل ہے کدو کو کی وجہ متائے بغیر کی میں وقت کی یا جزوی طور پرانزو ہو منسون کروے۔ (7) اگراس اشتہارے بعد حکومت وقت کی طرف ہے بحرتی سے طرف نے کار کی کار مسلیمت کمیٹی اس کے مطابق عمل کرنے کی بایند ہوگا۔ (8) محكى المنتريك الينتريك الميكيش كوافتيار حاصل موكاكده وتمام خالي آساميول ياس سيم براميدوار محراقي كرب (9) تمام تقرريال مكومت خير پخونوا محمر دكرده قوائين وجوزه ملاية كارك مطابق خالعتا يرث كابنياد يرمول كي (10) تمام تعلی اسادمرف کورنسٹ کے تعلیم شدہ اداروں کی قابل تھول ہوگی۔(11) اگر کی اسدوار کی اسناد جلی پائی ممکن تو اس کے خلاف قانونی چارہ جرتی کی جائے گیا درآ سمدہ کے لئے اسے سرکاری ملازمت کے لئے ناہل تصور کیا جائیگا۔(12) پیمل قارم یا مطومات ک صورت میں درخواست قارم خود بخو دمنون تصور کیا جائے جس کے لئے کو کی انبیل منکورٹیس کی جائے گا۔ (13) انٹرو ہو کیلئے الگ شیڈول جاری کیا جائے کا جس میں ڈاکوسٹس چیک سے جائے گئے۔ (14) تمام تقرریاں متعلقہ اصلاح کے ڈومیا کل ک بنراد پر ہوگی۔امیددارکا ڈوجیائ متعلقظ کا ہونالازی ہے۔20 دمبر 2017ء کے بعدید یم کی تمریلی قائل تھول شہوگ۔(15)امیددارکوای سکول شرمروس کن ہوگی جوکہا قائل جادلہ ہوگی۔(16)ایک امیدداریک وقت 5 سکولوں ش خالی آسامیوں کیلے درخواست و سے سکتا ہے۔ امیدوار کے ایک ایک سے زیادوسکولوں علی سلیشن کا صورت علی ہی گاری کا ایک سات کا اس میں ایک اس میں اس کا استعالی اس میں اس کا استعالی استعالی امیدوارکو ماس فریس بلک اس علی اس بات کا خیال دکھاجانگا کدومرے سکولوں میں اس کے بعد زیادہ میرے والے امید واد کوسکیشن کا موقع مل سکے۔(17) درخواست دسینز کا طریقہ کا رکھاجانگا کدومرے سکولوں میں اس کے بعد زیادہ میرے والے امید وارکوسکیشن کا موقع مل سکے۔(17) درخواست دسینز کا طریقہ کا رکھاجانگا کہ دومرے سکولوں میں اس کے بعد زیادہ میرے والے اس کا معربی کا تعمیل سکول وائز درخواست فارم كساته NTS كاويد مائت يردي كي عدور برسكول كواينا كواد إكياب-



INF(P) 6749

نٹی اینڈ سیکنڈی ایجوکیشن خیبر پختونخوا پشاور



در خواستیں مطلوب هیں

کٹونٹو ااپر منٹ آؤ پہٹن نوسنگ اور زائسنو نمچرز نکجررز المنز کنٹر زاور ڈاکٹر زر کیا لینزی کا بھٹ کو ایک کا بھٹ کے میں میں کا بھٹ کی ایک کھٹ تھی کے میں کہتے تھی ایک کھٹ تھی کہتے تھی ایک کھٹ تھی کہتے تھی ایک کھٹ کھٹ کے سکتی اللی امید واروں سے تجوز و قارم پر 10 ومیر 2014 ریک و ڈواشش ب جی درخواست قارم (NTS) کی ویب سائٹ (http://www.nts.org.pk/) پر مشیاب ہے بمشرر و تاریخ کرزئے کے بعد موصول ہوئے وفل درخواستوں پر فورٹیس انگار

_	ابت ا	SUIFE	
ر 21 11،35	سی بھی شنیم شدہ یو نیورٹی سے بیکنڈ ڈویژان ٹیکرڈ گری جس کے ساتھ درین ڈیل وہ مشاکن لازمی ہوں ۔ ا) کیسٹری نیالونڈی (ڈوالونڈ یا ڈِنْ)	ئينزرق مُؤلِّ لَيُجر SST پيائونل الميسنرل BPS. 16	
r21 ئال	 السي بعي تشغيم شده يو نيورن سياريم السيار المجاريش يا البجوكيش ميں يبطي وارئ السي بعي تشغيم شده يو نيورن سياريم السيار الله المجارة أرق جس كه ما تحدور خ في دومقعا مين لاز في بون _ المؤسس همارا (ق) فونس الميتم من هارا (ف) أفونس المتعلل المجارة المرئيش عن يبطي واثري كي تسميم شده يوند خدر في سياريم السيام يميش يو بيميش جي يبطي واثري 	BP3.102 107	
:21 ひょ35	1) کی بھی شلیم شدہ با خدرتی ہے سیند اور مین نظر اگری جس کے ساتھ درین الی درمضا میں اوری ہوں۔ ا) اگریزی لازی نیومیلیو کروپ آیا ویکر مساوی کروپ (2) کسی بھی شنیم شدو بو غورتی ہے ایم اے ایج کیش یا ایج کیشن میں پیلڑوکری	سِینفذر کی سفول بحیر SST	

نُنْ كُرِيخ بإنداما تَدُوبُ مَلِيكُنْ كُرِيخ بإدرِيْ وَلِي بِينَ كُل 200 نُمِرات كَامْسِيما مُناطِرَ فَى جائب ك سُرُ يَنْكُ مُسِتْ بِدُرِيعِ NTS=100 نمِيرِ (_) تَقْلِي قَالِمتِ=100 نَمْرِجَ فِي حِرْمَتِيمان بَعْرِ زَمِو

ند بذرید 100=NTS نیسر (ب) تعلیمی قابلیت=100 نیسر بس کی مزیر تیسیم این طرن بوگ به تعلیمی قابلیت ایس ایس می ایف اسال ایس می ایف اسال ایس کرده نیسر کار تعلیم کی نیسر ایف اسال کرده نیسر کار نیسر

انیف اے ابیف ایس بی مامل کرد و بُمبر 20x تقدیم کی بُمبر فیا اے ابنا ایس کرد و بُمبر 20x تقدیم کی بُمبر ایم اے ادائی ایس بی مامل کرد و بُمبر 15x تقدیم کی بُمبر فیا ایم ادائی ایس استان کی بُر ایم ایر ادائی ایس کا کی بر 30x تقدیم کی بُمبر ایم ایر این این این این کا دو تاریخ کا مُسر کا کا مِسر کا کا بر اور 20x تقدیم کی بُمبر ایم ایس این این این کا دو تاریخ کا کی میرود کا تقدیم کا بُمبر کا کا تقدیم کا بُمبر کا کا تقدیم کا بُمبر کا کارون ک

ایمیش ان انکافی انداز در تا کار در تا بیر کار میشیم کی نبیر به بارسال کورس کی صورت چی نبیر کانشیم اس طرب دو کی میامس کرده نبیر ×36 تشیم کل نبیر جیکه بیاد بیان کی میروت پی بسا بچیش مامس کرده نبیر ×20 تشیم کی نبیر

1 برستول کی آسای کیلے ملیحہ ومیرے است مرتب کی جانگی جس می امیدواروں کے NTS کے مامل کردونیراورتعلی قابلیت کے نیروں کوئٹ کیا جاست کا۔ 2) بر اارے NTS فی درخواست قارم 300روپ جاری کیا جائے کا اگر ایک امیدوار پانٹی سکولوں کے لئے درخواست دے کا تواس سے مرف 800روپ بی NTS جاری کرتھے ، میدوارخود پرداشت کریں گے۔

موهدی شرافط المنا کے ایک سال کیلے ہوں گی 9 مذور افرائے مرجہ قوائن کے معابق غیادی تقریک المنا کے 25 ندر کو انتفاد کر انتخاب کے استان برد المنا کے انتخاب کا انتخاب کے انتخاب کا انتخاب کے انتخاب کے

معرم فنق فنك نائز الأوائز يكفرا يليمنز ك ايندسيكندري اليجوييش فيبر يخفونغواؤ بكري كارونز بيثاور

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Find SSY

و المراجع المر

(57)

ر پختو ننوااپوائٹمنٹ کو پیلیٹن کیسٹیک اورٹرانسفر آف ٹیچروز کیکروز انسٹر کا کر اور ڈاکٹوز ریگولیٹری ایکٹ 2011ء کیسٹشن نمبر 4 کے تحت محکمہ ایلیمٹر کی اینڈ سیکنڈری ایکوکٹن فیبر پختونخوا کے متعلقہ اصلاع کے سکونی امل اسیدواروں سے مجوزہ فارم پر5 جنوری 2014ء تک ورخواشیل مطلوب ہیں اور داند/ زنانہ) سکولوں میں درجہ ذیل آسامیاں پر کرنے کیلئے خیبر پختونخوا کے متعلقہ اصلاع کے سکونی امل اسیدواروں سے مجوزہ فارم پر5 جنوری 2014ء کی درخواشیل مطلوب ہیں اور است فارم NTS کے دیب سائٹ (Inttp://www.nts.org.pk/) پر بستیاب ہے۔ مقررہ متاریخ گزرنے کے بعدموصول ہونے والی درخواستوں برخورنیس کیا جائیگا۔

عمر	أ تابيت	نا آآسای	نبرشار
35021	مسی بخی تشکیم شدهٔ یو نیورش سیرسینند ژویژن تیجارهٔ گری جسکے ساتھ درج زمل دومضا مین لازی ۶وں	سيکنڈری سکول ٹیچر (SST)	1
سال	(i) کیسٹری میالوجی (ذوالوجی باباتنی) اور کی سنگری سلیم شروید نورش سے ایم اے ایجوکیشن بالیجوکیشن میں پیچلرڈ گری	بيالو. <i>ي / كيم شرى</i> 16-BPS	
35121	ت تده پر تاریخ این تاریخ این تاریخ این تاریخ کران کے ساتھ درین دیل دوسما میں لازی ہوں	سيندري کال الجرز (SST)	2
خال	(i) فو كمن منتقش A يا (ii) فو كهزان فو كيزان فو كيزان فو كيزان فو كيزان المعلم المساح المراد المرد المراد المراد المراد المراد المراد المراد	BPS-16	
35t21	ڪسي آن اليم هنده وار شوراش _ بير سيکنٽر ڏو رئين آبيلر ڏ گري جيئي ساتھدورج ذيل دومضا مين لازي بول	سينڈري کوا شير (38)	3
مال	(۱) انگریز کالازی اومیطر گروب یاد گرمه مادی گروپ (2) سمی بھی تنگیم شده یو نیور تی سے ایم اے ایم کیشن یا ایم کیشن میں بیپلرو گری		

اسا آذہ کے شکیش کیلے کر پیریادرج ذیل ہیں کل 200 نمبرات کی نشیم اس طرح سے کی جا بیگ (ارسکر فینگ ٹیٹ بڈراید NTS = 100 نمبر ۔ ب انعلیمی قابلیت = 100 نمبر اس متحدی ہوگئیں۔ بریسکسی صوفید تقسیم اس حلوج ہوگئیں

کل ندین	تنييس فابليت	ريون راح	تعليمي فابليت
حاصل كرده نمبر×15 تنشيم كل نمبر	فالمرائم المانجيش	حاصل كرده فمبر بدق التشيم كل نبير	الحراليري
حاصل کرده نمبر×05 تقسیم کل نمبر	المُحالِدُ	حاصل كرده فمبرين في الميكن المين المنظمة	اليُ ابد (أليف البرياني
حاصل کردہ نمبر ×05 تقسیم کل نمبر	ं ८३६७५८६	عاصل كروه فبرواد المستم لل فبر	لاائه المراجع المن تل
	اسل كرد أبس د15 تقشيم كل نمبر		ائيم المراتيم الين عي

ے: 1 - برسکول کے آبیای کیلئے علیمہ علیمہ میرے کسٹ مرتب کیاجا بڑا جس میں اسیدواروں کہ NTS کے حاصل کروہ نمبراور تعلی تابلیت کے نمبروں کوئٹ کیا جائے گا۔ - ہرامیا واریت NYTS وزخواست فارم 00 زروسے نیچاری کر ایک سے کہ اسیدوار خود پرواشت کریٹھے۔

INF(P) 3360

يختونخوا ڏيگري گارڏنويشاور

ار کار اللمنتزی ایان سا

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S.NO: 110 Page NO: 28
FINAL SENRIOTY LIST OF CTS O/O THE DISTRICT EDUCATION OFFICER (M) DISTRICT SWAT UPTO 31/05/2018

9	FINAL SEIGHOLT		0.5 0,0							line (42)
April 1 September 1					2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	3) (S				Seniority position
Name of Silvo Teacher/Qualificat	1. 1985年	Desi				Aça	Destana	D/O:1st		D/O taking over charg
S.No Teacher/Qualificat	on Father's Name	gnati	PBS-	pio auti	nomic	demi	Profess	OIO ISU	against :	as CT or D/O & declaration CT Exam
New Jacademic /	Table Statute Straine	4.		/: Domicile	ile ⊭	## ## ## ## ## ## ## ## ## ## ## ## ##	ional	Apptt	Present	declaration CT Exam
Professional		on	1 1 2 3 3	รู้สหรูห์พ.ศ.ส์ ร		****		444		whichever is later.
professional		100	y, i ,	D/O Birth		73.55	ित्रकेल क			(
1 Hamayun Khan	Khairullah	SCT	16	4/10/1964	Swat	IVIA		2/0/1304	5/8/1984	5/8/198
2 Astambool !	Muhammad Kamal	SCT	16	4/1/1961			CT/B.Ed	5/3/1986	5/3/1986	
3 Fazal Rabi	· Muhammad Junain	SCT	16	3/15/1966	31100	MA	CT/B.Ed	10/11/1982		
4 Khan Ali	Umar Bakht	scr	16	3/3/1961	2	MA	CT/B.Ed	8/1/1982	8/21/1982	
5 Muhammad Ihsanulla	h Swal Fagir	SCT	16	3/4/1962	Swat	MA	CT	9/17/1987	9/17/1987	9/17/19
6 Bakht Sherawan ·	Mahmood Khan	SCT	16	1/1/1960		MA	CT ;	11/6/1982	11/6/1982	11/29/19
7 Muhammad Ali :	Said Mahmood	SCT	16	2/3/1959		ВА	CT	8/17/1980	1/8/1988	
8 Toti Rahman	Fazal Rahman	SCT	16	2/7/1960	Swat	MA	CT	7/10/1982	7/10/1982	
9 Mohammad Salim Kh	an Amanullah Khan	SCT	15	3/1/1965	Swat	MA	CT/B.Ed	1/15/1985	4/26/1989	
10 Jamshed Khan :	Muhammad Zarin	SCT	16	5/11/1962	Swat	MA	CT	3/9/1982	9/17/1989	
11 Rahmat Ali	Abdul Ghafar	SCT	16	5/4/1963	Swat	MA	CT/B.Ed	7/20/1982	10/1/1989	
	Fazal Ahad	SCT	16	1/1/1961	Swat	MA	CT	11/13/1984	10/1/1989	
	Tota	SCT	16	10/1/1964		MA	СТ	1/9/1982		
	Hakim Khan Mian	SCT	16	1/1/1962	Swat	MA	CT	3/1/1988	3/1/1988	
	Abdul Hamid	SCT	16	1/4/1961		MA	СТ	6/1/1988	6/1/1988	
15 Sadiq Ahmad	Badish	SCT	16	3/1/1963	1 2 1 2 2 2	B.Sc	СТ	2/6/1990	2/6/1990	2/6/19
16 Muhammad Rafiq	Hazrat Ahmad	SCT	16	- 2/3/1964		MA-	cr —	-2/8/1990	2/8/1990	
17 Fida Hussain		SCT	16	1/1/1959		MA	CT/B.ed	4/18/1983	4/18/1983	11/14/19
18 Hedayatullah 3rd Di	Ghulam Nabi	SCT	16	3/12/1968		MA	cr	12/8/1990		
19 Rashid Ali		SCT	16	4/9/1965		ВА	СТ	12/9/1990		
20 Zahid Khan i	Pir Dad	SCT	16	2/8/1963		MA	CT		12/11/1990	
21 Hazrat Bilal 1	Zirat Gul	SCT		4/4/1969		MSC	CT/B.Ed	12/11/1990		
22 Aziz Ahmad 4	Fazal Khaliq	ISC1	16	12/12/1964		MA	CT	5/6/1986		
23 Fazal Wahab 1	Gul Mahmood		16	1/1/1966		MA	cr -	5/4/1986		
24 Muhammad Majid	Umar Zada	SCT	16	1/1/1964		BA	cr	11/5/1986		
25 Rahman Deyar :	Sultan Mehmood	SCT	16	8/1/1962		BA	<u>cr</u>		11/24/1986	
26 Haroon - Ur - Rashid	Khisat Gul	SCT	16			MA	CT	4/2/1987	4/10/1991	
27 Muhammad Alam	Alam Zeb Khan	SCT	16	4/1/1963		MA	CT	11/24/1984		
28 Adalat Khan	Abdur Rashad	SCT	16	12/9/1961			CT	3/11/1985		
29 Akhter Ali	Ghulam Muhammad	SCT	16	5/15/1964		BA	CT	5/6/1986		
3.) Imran Ali	Mashoog Ali	SCT	16	3/20/1959		MA	1	5/17/1987		
-31 - Muhammad Rahman		SCT	16	1/10/1967		FA	СТ	3/1/1988		
32 Sharafat Ali Khan	Afsar Khan	SCT	16	2/2/1961		MA	टा	6/1/1988		
33 Amir Zeb	Muhammad Zareen	SCT	16	4/2/1964		BA		9/22/1987		
34 Amir Muhammad	Tota Mian	SCT	16	5/15/1963		BA	CT/B.Ed	8/14/1992		
35 Akhtar Hussain 3rd (SCT	16	3/2/1967		BA	CT/P 54	9/2/1986		
36 Muhammad Ziaud Di		SCT	16	3/10/1968		MA	CT/B.Ed			
37 Sultan Rome	Shah Rome	SCT	16	4/8/1966		MSC	CT/B.Ed	9/2/1992		
38 Umar Hussain .	Malak Sherin	SCT	16	1/1/1962		MA	CT	4/23/1988		
39 Muhammad Nabi	Ghulam	SCT	16	5/1/1963		MA	CT/B.Ed	4/17/1988		
40 Jamshid Khan	Hazrat Jee	SCT	16	4/14/1966		BA	CT/B.Ed	11/1/1986		
41 Bakhtyar 3rd Divi	Bacha	SCT	16	7/3/1964	Swat	ВА	CT/B.Ed	1/20/1990	1/20/1990	_4/29/19



FINAL SENRIOTY LIST OF CTS O/O THE DISTRICT EDUCATION OFFICER (M) DISTRICT SWAT UPTO 31/05/2018

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	Name of	.=91				:	* ÷	٠ ٤	1.20	Date of ′	Seniority position
C N-	Commence of the first place of the second		Desi		D/O B:45	Domi-	Aca	Profess		apptt:	D/O taking over charge
S.No	Teacher/Qualification	Father's Name	gnati	PBS	D/O Birth		demi	r :	Apptt:	against	as CT or D/O
-New-	academic /		on	ر د خيسر رئيسا ره دې د راسا	/ Domicile	بنيeاني، چين	なこの で	≟ional	Apptt:	Present	declaration CT Exam:
2	professional			29 24 10 12 24 21 20 24 27	7 8 1	- 1.20 - 11.4	C			e post	whichever is later
	Ashraf Ali	Hazrat Ali	SCT	16	5/12/1965	Swat		CT/B.Ed	5/8/1993	5/8/1993	8/5/1993
43	Shah Bakht Rawan	Umara Khan	SCT	16	1/7/1964	Swat	MA	CT CT	9/24/1989	9/24/1989	12/25/1993
44	Muhammad Hamayun	Faramoz Khan	SCT	16	1/2/1965	Swat	ВА	CT	10/2/1989	10/2/1989	12/25/1993
	Amir Bahadar	Sarwar Gul	SCT	16	5/1/1962	Swat	MA	CT/B.ed	3/10/1989	10/3/1989	12/25/1993
	Bakht Sherwan	Fazal Rahman	SCT ··	16	2/24/1967	Swat	ВА	CT	11/29/1989	11/29/1989	12/25/1993
	Bakht Muhammad	Muamber Khan	SCT	16	1/16/1967	Swat	ВА	CT		11/30/1989	12/25/1993
48	Noor Rahman	Jumma Gul Khan	SCT	16	5/1/1965	Swat	ВА	CT	12/4/1989	12/4/1989	12/25/1993
	Mehboob Ali	Amir Rahman	SCT	16	2/1/1963	Swat	BA	CT	12/12/1989	12/12/1989	12/25/1993
50	Muhammad Sadiq	Qalandar	SCT	16	9/11/1965	Swat	BA	CT/B.ed		12/14/1989	12/25/1993
51	Magsood Ahmad	Dawray	SCT	16	6/5/1963	Swat	MA	CT/B.Ed		12/17/1989	12/25/1993
52	Shuja Mulk	Said Karam	SCT	16	12/3/1966	Swat	BA	СТ	10/3/1989	1/4/1990	12/25/1993
53	Alamgir	Sadbar Khan	SCT	16	1/20/1960	Swat	MA	CT/B.Ed	6/10/1990	6/10/1990	12/25/1993
54	Anwarullah	Hasham Khan	SCT	16	3/1/1969	Swat	MA	CT/B.Ed	。9/26/1988	11/10/1994	11/10/1994
55	Fazal Hameed	Fazal Wahab	SCT	16	4/15/1969	Swat	MA	CT/B.ed	11/10/1994	11/10/1994	11/10/1994
56	Nadar Khan	Mian Said Buhar	SCT	16	3/3/1966	Swat	MA	CT	9/8/1986	11/11/1994	11/11/1994
57	Bad Shah Ikhan	Amir Rawan	SCT	16	5/1/1965	Swat	MA	CT/B.Ed		11/12/1994	11/12/1994
58	Sher Bahadar Khan	Gul Zaman	SCT	16	1/1/1964	Swat	BA	СТ		12/12/1989	11/15/1994
59	Aziz Ahmad	Muhammad Rashid	SCT	16	2/2/1964	Swat	MA	CT/B.Ed	11/10/1994	11/15/1994	11/15/1994
60	Afzal Shah	Badshah Zada	SCT	16	5/12/1967	Swat	MA	CT/8.Ed	11/15/1994	11/15/1994	11/15/1994
61	Bakht Alam	Ghulam Qadir	SCT	16	3/20/1969	Swat	MA	CT/B.Ed	11/15/1994	11/15/1994	11/15/1994
62	Muhammad Rahman	Sherin Jalal	SCT	16	2/1/1965	Swat		CT/B.Ed		11/16/1994	11/16/1994
63	Sher Ali Khan	Sadar	SCT	16	2/11/1968	Swat	MA	CT/M.Ed	8/1/1987	11/16/1994	11/16/1994
64	Žiaullah Khan	Muhammad Alam Gul	SCT	16	7/20/1969	Swat	MA	CTB.Ed		11/16/1994	11/16/1994
65	Muhammad Munir	Habibullah Khan	SCT	16	4/2/1964	Swat		CT/B.Ed	, ,		11/18/1994
66	Gul Pervize	Rahmani Gul	SCT	16	1/20/1965	Swat		CT/B.ed	11/21/1984	11/21/1994	11/21/1994
	Abdul Qadoos	Ghulam Khaliq	SCT	¹ 16	6/5/1964	Swat		CT	5/12/1992	11/24/1994	11/24/1994
68_	Sarir Ud Din	Fazal Wahid	SCT	16	3/26/1963	Swat		CT/M.Ed	11/27/1986	12/20/1994	12/20/1994
100	Muhd Zahir Shah		SCT	16	12/2/1960	Swat		CT/B.Ed	4/2/1987	12/21/1994	12/21/1994
	Muhammad Ghafar	Khan Bahadar	SCT	16	2/27/1961	Swat		CT .		12/21/1994	12/21/1994
	Amanullah Khan		SCT	16	9/12/1961	Swat		CT/M.Ed		12/21/1994	12/21/1994
72	Sher Azim Khan	-,	SCT	16	9/9/1958	Swat		CT/M.Ed		12/21/1994	12/21/1994
73	Fatehur Rahman		SCT	16	2/2/1969	Swat		CT/M,Ed		12/22/1994	12/22/1994
		Hermooz Khan	SCT	16	1/1/1965	Swat	MA	CT	9/29/1988	1/10/1988	12/25/1994
			SCT	16	4/15/1965	Swat		CT/B.Ed	12/25/1994		12/25/1994
			SCT	16	1/1/1968	Swat		כד		12/27/1994	12/27/1994
			SCT	16	1/1/1960	Swat				12/27/1994	12/27/1994
•			SCT	16	2/16/1964	Swat		CT/M.Ed	9/26/1988	1/1/1995	1/1/1995
1.0	Amjad Ali	<u></u>	SCT	16	4/10/1966	Swat		CT/B.Ed	12/5/1989	12/5/1989	1/5/1995
			SCT	16	2/15/1965	Swat		CT/B.Ed	5/3/1986	5/3/1986	1/9/1995
			SCT SCT	16	3/8/1958 5/1/1967	Swat		CT/B.Ed	4/1/1987	4/1/1987	1/9/1995
82	Wazir Zada	Gulzar Khan ,	301	16	3/1/130/	Swat	PW 1	<u></u>	10/1/1989	10/1/1989	1/9/1995



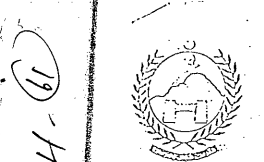


FINAL SENRIQTY LIST OF CTS O/O THE DISTRICT EDUCATION OFFICER (M) DISTRICT SWAT UPTO 31/05/2018

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	÷					·/+-, •		, j	*		Date of	Seniority position
	.,	Name of		Desi		202		Aca	1 1 (1	5044	apptt:	D/O taking over charge
- 1	S.No	Teacher/Qualification	i – Father's Name 🔧 i	gnati	PBS	D/O Birth	Domic	demi	Profess	D/O 1st ź	against	as CT or D/O
i	New	academic/-d		on		/ Domicile	- ile		ional."		Present	declaration CT-Evam
į		- professional					4,1	認			nost	whichever is later
ļ			Khan Sherin	SCT	16	5/1/1961		MA	CT/B.Ed	10/2/1989	10/2/1989	1/9/1995
ł		Anwar Iqbal Muhammad Zahir Shah	Shahzada	SCT	16	2/2/1965	Swat Swat	MA	CT/B.Ed	11/28/1989	11/28/1989	1/9/1995
ł		Bakhtmand	Siahoosh Khan	SCT	16	6/5/1963	Swat	MA	CT/8.Ed	12/10/1989	12/10/1989	1/9/1995
		Mukaram Khan	Musharaf Khan	SCT	16	6/5/1963		BA	CT/8:Ed	1/13/1990	1/13/1990	
ł		Aftal Hussain	Bahroz Khan	SCT	16	5/25/1962		MA	CT/B.Ed	1/19/1990	1/19/1990	1/9/1995
}	• • •	Zahoor Hayat	Sher Alam Khan	SCT	16	1/1/1969		ВА	CT	/19/1990	1/23/1990	1/9/1995
			Syed Rashad	SCT	16	3/15/1963		BA	CT .	2/15/1990	2/15/1990	1/9/1995
ŀ		Arnir Zeb Khan	Bakht Biland Khan	SCT	16	2/18/1963		ВА	CT	3/1/1990	3/1/1990	1/9/1995
		Faral Rahman	Amir Fageer	SCT	16	3/10/1963		MA	CT	4/1/1990	4/1/1990	1/9/1995
}		Gul Muhammad Shah	Mubin	SCT	16	2/5/1964	Swat	MA	CT	4/14/1990	4/14/1990	1/9/1995
Ì		Muhammad Laiq	Amir Hamza	SCT	16	6/1/1963	Swat	MA	CT/B.Ed	4/21/1990	4/21/1990	1/9/1995
'	94	All Bash Khan	Shah Dilbar Mian	scr	16	3/17/1969	Swat	MA	CT/B.Ed	5/13/1990	5/13/1990	1/9/1995
- 1		Akbar Ali	Qaisar Khan	SCT	16	1/1/1963	Swat	MA	CT/B.ed	\$/13/1990	5/13/1990	1/9/1995
ı		Alamgir	Khalilur Rahman	SCT	16	7/1/1964	Swat	MA	CT/B.Ed	\$/13/1990	5/13/1990	1/9/1995
ا ـ	97	Fazal Azim	Ahmad	SCT	16	12/1/1959	Swat	MA	CT	8/20/1990	8/20/1990	1/9/1995
ľ	98	Kalim Ullah	Muhammad Karim	SCT	16	3/15/1970	Swat	MA	CT/B.Ed	10/10/1988	11/20/1990	1/9/1995
	-99-	Ibrahim	Amir Hatam	SCT	16	-6/17/1959	-Swat -	BA -	CT/B.Ed	-5/24/1992	5/24/1992	1/9/1995
	100	Ruhul Amin	Muhammad	SCT	16	4/3/1966	Swat	MA	CT	9/1/1989	12/1/1994	1/9/1995
. [Ahmad Shah	SCT	16	3/7/1963	Swat	MA	CT B.Ed	6/11/1987	1/16/1995	1/16/1995
9		Muhammad Dawood Khar		SCT.	16	4/26/1967	Swat	MA	CT M.Ed	9/25/1992	1/16/1995	1/16/1995
<u> </u>		Miraj Gul	Sani Gul	SCT	16	4/21/1959		ВА	CT .	3/6/1990	1/18/1995	1/18/1995
' > [Jehan Sher	Umara Jan	SCT	16	5/1/1962	Swat	MA	CT/B.Ed	1/19/1995	1/19/1995	1/21/1995
1			Abdul Qadir Khan	SCT	16	1/12/1967	Swat	MA	CT	₽/20/1990	2/1/1995	2/1/1995
1		Abdul Wahab	Amir Bashar	SCT	16	3/3/1969	Swat	MA	ст	2/21/1995	2/22/1995	2/22/1995
		Sajawal Khan	Taj Khan	SCT	16	5/5/1964	Swat	MA	CT	2/2/1995	4/10/1995	4/10/1995
ļ		Anwar Zeb	Alam Zeb Khan	SCT	16	5/4/1970	Swat		CT/M.Ed	2/2/1995	4/10/1995	4/10/1995
		Kishwar	Ghulam Nabi	SCT	16	1/1/1967	Swat	BA	CT/B.Ed	4/7/1988	4/16/1995	4/17/1995
V			Mirajud Din	SCT	16	5/1/1970 1/30/1966			CT/M.Ed	11/7/1994	4/17/1995	4/17/1995 5/15/1995
٦		Bakht Biland Muhammad Sadio	Shah Zada Khyber	SCT SCT	16	11/8/1962	Swat	BA MA	CT CT	10/17/1988 8/8/1984	5/15/1995 8/1/1995	8/1/1995
}		Khaista Mand	Muhammad Ghafoor	SCT.	16 - 16	1/10/1966	Swat Swat		CT/B.Ed	5/14/1992	8/1/1995	
			Amir Nawab	SCT	16	4/5/1964	Swat		CT/B.Ed	2/29/1984	8/7/1995	8/7/1995
- }			Akbar Khan	SCT	16	1/1/1967	Swat	BA	CT/8.Ed	8/22/1995	8/22/1995	8/22/1995
}			Naik Muhammad	SCT	16	3/15/1963			CT	9/27/1988	8/24/1995	8/24/1995
ŀ			Fazal Rahman	SCT	16	4/1/1967	21101		CT .	5/14/1987	9/1/1995	9/1/1995
}		Sayed Javid Igbal	Muhammad Mian	SCT	16	3/20/1964	4		CT	4/3/1995	9/15/1995	9/15/1995
ŀ			Muhammad Zaman	SCT	16	1/15/1962			CT/B.Ed	3/17/1984	9/23/1995	9/23/1995
ŀ		= 4	Sher Dil Khan	SCT	16	10/1/1970	Swat	MA	CT/B.Ed	9/24/1995	9/24/1995	1/24/1996
ŀ			Ahmad Khan	SCT	16	4/16/1975	Swat	MA	CT .	5/1/1996	5/1/1996	5/1/1996
	.~.		Muhammad Perviz	SCT	16	4/13/1969	Swat	MA	CT/M.Ed	9/16/1992	9/16/1992	5/5/1996
L			Muhammad Yousaf	SCT	16	4/15/1972		MA	CT/M.Ed	3/17/1996	3/17/1996	5/5/1996

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GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

NOTIFICATION

Peshawar, dated the November 13,2012

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule Yoffine Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications is used in this bonalf, the Elementary and Secondary liducation Department in consultation with the Establishment Department and the Finance Department hereby Jays down the method of recruitment, qualification and einer conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the

Endst. No. & Date as abo

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

Copy forwarded to:-

1. The Secretary to Govt, of Khyber Pakhtunkhwa, Establishment Department,

2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department. 3. The Secretary-to Govt. of Khyber Pakhtunkhwa, Law Department.

4. The Secretary Kryber Pakhlunkhwa, Public Service Commission Peshawar. 5. The Accountant General, Khyber Pakhtunkhwa Peshawar.

6. The Director (E3SE) Khyber Pakhtunkhwa Peshawar.

7. The Director Education (FATA), Peshawar.

8. Copy to Malgari Ustazan KPK



8. The Olrector Curriculum & Teachers Education Appoilabad.

0. The Olrector (PITE) Khyber Pakhtunkhwa Peshawar.

10. The Director ESRU, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar,

11. The Deputy Director Database (EMIS) E&SE Department.

12. All District Coordination Officers in Khyber Pakhlunkhwa.

13. All Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa.

13. All District Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA.

15. All Agency Education Officers FATA.

16. P.S lo Governor, Khyber Pakhtunkhwa.

17. P.S to Chief Minister, Khyber Pakhlunkhwa

18. P.S to Chief Secretary, Khyber Pakhtunkhwa.

19. PS to Minister E&SE Khyber Pakhlunkhwa Peshawar.

20. PS to Secretary E&SE Department.

21. Master File.

Section Officer (Primary)

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PAGE- 63

•		. 1	APPENI	DIX	
	S.NO.	Nomenclature	Minimum	Age	Method of
		of the post	qualification	and limit	Method of recruitment.
,			experience	for	rectalification.
i		:	initial appointn	nent	
			or by transfer		
	1.	2	3.	4.	5.
	1.	Secondary	(i) Second c	lass 18 t	(a) Fifty percent \
	_ [School	Bechelor's Dec	gree 35	by promotion
06	1	Teacher (BPS-16)	with two subj		on the basis of
501			as Chemis		seniority-cum-
		and I al	Botany, Zoolo	pgy,	fitness in the
Red	si C	wite-	Physics,	ì	following
Red			Mathematics, Statistics		manners.
70			1	I	(i) forty percent
,		i		and	from amongst
		!	other equival groups from		the certified
			recognized	а	Teachers
		•	University: or		(General). Certified
		!	,		Teachers
			(ii) M.A	in	(Industrial Arts)
			Education	or	and Certified
		ŀ	Bachelor's Degr	ee	Teachers
			in Education fro	om	(Home
			a recogniz	ed	Economics) with
			university,		at least five
				•	years service as
		;		,	such and having
	-				qualification
					mentioned in
			!		column No. 3.
		:	4		(ii) four percent
				احد مد ادر	from amongst
	M	o quota	lus been al	lecated	the Drawing Masters with at
		DOTY 1	lus been al		least five years
	Jos	13134	ause.		service as such
					and having
		, , , , , , , , , , , , , , , , , , ,	व्यासम्बद्धाः द्वापाः स्ट्राप्ट स्थापाः है, का है, है	T T	qualification
					mentioned in
			ı∕h		column No. 3.
		Λ	h/		(iii) four percent
		M	Cy		rom amongst
				į	the Physical
		I_i			Education
	Ì	;		, ,	eachers with
1.	1				it least five
**		1	, i	1 \	ears service



		
		(iv) one percent from amongst the Instructional Material Specialists, with at least five years service as such and having qualification mentioned in column No. 3, and (v) one percent from amongst the Arabic Teachers with at least five years service as such and having qualification mentioned in Column No. 3, and (b) fifty percent by initial recruitment.
2.	Seniority Arabic Teacher (SAT) (BPS-16)	By promotion on the basis of seniority-cum-fitness from amongst Arabic Teachers with at least five years service as such and having qualification as prescribed for initial recruitment of Arabic Teacher.
3.	Senior Theology Teacher (STT) (BPS-16)	By promotion on the basis of seniority-cum-fitness from amongst Theology Teachers with at least five years service as such and having qualification as prescribed for initial recruitment of Theology Teacher.
4. Senior Certified Teacher (SCT) (General) (BPS-16)		By promotion on the basis of seniority-cum-fitness from amongst Certified Teachers with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (General).

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10.	Arabic Teacher (AT) (BPS- 15)	recognized Boal Shahdatul Alar Uloomul Arabi Islamia from o Uloom Saidu	d with hia Fil a wal Sharif Uloom Chitral, Darul fied by Class ee in a	By initial recruitment
11.	Theology Teacher (TT) (BPS-15)	(i) Second Secondary Certificate fro recognized Boar Shahdatul Alan Uloomul Arabia Islamia from or Uloom Saidu Swat, Darul	Class School m a d with lia Fil la wal Darul Sharif Uloom Chitral, led by from Class e in a	percent by initial recruitment; and (b) twenty five percent by promotion on the basis of seniority-cumfitness from amongst the senior Qaris with at least five years service and having qualification prescribed for initial
12.	Senior Qari (BPS-15)	Bechlor's Degre	ee or	By promotion on the basis of seniority-cum-fitness from amongst Qaris with at least five years service as such and having qualification as prescribed for initial recruitment. (a) Forty percent by
	Teacher (General)	equivalent quali	<u> </u>	initial recruitment; and

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(66)

Certified or two years Associate Degree in Education from a recognized University or eighteen months Diploma in Education.

(b) sixty percent promotion on the basis of seniority-cum-fitness from, amongst the Primary School Head Teachers with at least five years service and having qualification prescribed for initial recruitment of Certified Teacher (General).

Provide that if no suitable candidate is available amongst the Primary School Head Teachers for transfer, then the posts will be filed by promotion on the basis of seniority-cumfitness from amongst primary senior school teachers with at least five years service and having qualification prescribed for initial recruitment of certified teacher (General). Note: In case of non availability of suitable person for promotion

- 14. Certified
 Teacher
 (Industrial
 Arts) (BPS15)
- (i) Bachelor's Degree from a recognized University with two years training in the relevant technical subjects from any Government industrial or Govt: Technical vocational Institute or Centre; or
- (b) Bechlor's Degree from a recognized
- (a) Forty percent by initial recruitment; and (b) sixty percent by promotion on the basis of seniority-cum-fitness from amongst the primary school head teachers with at least five years service and having qualification prescribed for initial recruitment of certified teacher

by

initial

4

then

recruitment.

APPENDIX

			•	1,
	Nomenclature of the	Minimum qualification and experience for	· 	
長 5.70.	post.	initial appointment or by transfer.	Age	Method of recruitment.
	2.	3	limit.	de l'est manent.
[]	Secondary School Teacher	(i) Second class Bachelor's Degree with two	4.	5
	(BPS-16).	subjects as Chemistry, Botany, Zoology, Physics Mathematics Co.	18 to 35	(a) Fifty percent by promotion
) [(tree	Physics, Mathematics, Statistics Humanities	years.	
		and other equivalent groups from a	-	of seniority-cum-fitness, in the follow
		recognized University; or		
		2 May Chartership, O.		(i) forty per cent from amongst i
, C	Ì	(ii) M.A in Education or Bachelor's Degree in		germied Teachers (Com-
		Education, from a recognized University.	.	Connica Teachers (Alorication
		recognizer Oniversity.		(i) Cultified Teachers Howking at a
				The Company Resolvers 111-
	.			1 1 2-conomica) Oxun in heach time was
			/ /	If I Journey Jas Such and tour
	\			yes quantition mentioned in column
E Control				/ // // // // // // // // // // // // /
			1	(ii) four per cent from amongst th
		and any property of the proper		Otherstilly Masters with at Long Co.
				years service as such and leads
		All the W	619	quantication mentioned in colum-
				180.5;
			٠ د	(iii) four per cent from amongst the
			.	Unysical Education Teachers with
				at ICISI TIVE VERES services are much
	<u> </u>	<u> </u>		and having qualification mentioned
E.		Delin when him had a fine		in column No. 3:

(iv) one per cent from amongst the Instructional Material Specialists, with atleast five years service as such and having qualification mentioned in column No. 3; and (v) one per cent from amongst the Arabic Teachers with a fleast five years service as such and having qualification mentioned in column No. 3; and 2. Senior Arabic Teacher (SAT) (BFS-16) (b) fifty per cently youth for column No. 3; and (b) fifty per cently youth for column No. 3; and (c) one per cent from amongst the Arabic Teacher (SAT) (BFS-16) (b) fifty per cently youth for column No. 3; and (b) fifty per cently youth for the basis of seniority-cumples of the years service as such and having recentiment of Arabic Teacher. (STT) (BFS-16) (By promotion, on the basis of seniority-cumplification as prescribed for initial fear five years service as such and having of Theology Teachers, with a qualification as prescribed for initial fear five years service as such and having of Theology Teachers. (By promotion, on the basis of seniority-cumpliness, from amongst the service as such and having of Theology Teachers, with a qualification as prescribed for initial recruitment of Theology Teachers. By promotion, on the basis of seniority-cumpliness, from amongst the free from the prescribed for initial recruitment of Theology Teachers. By promotion, on the basis of seniority-cumpliness, from amongst the free free from the prescribed for initial recruitment of Theology Teachers. By promotion, on the basis of seniority-cumpliness, from amongst the prescribed free free free free free from the prescribed free free free free free free free fr						<u>-</u>		
Senior Arabic Teacher (SAT) (BPS-16). 4. Senior Certified Feacher (SCT)(General) (BPS-16). Senior Certified Feacher (SPS-16). Senior Theology Teacher (SPS-16). Senior Certified Feacher (SPS-16). Senior Theology Teacher (SPS-16).								Will allege c 'OPECIALISTE
2. Senior Arabic Teacher (SAT) (BPS-16) 2. Senior Arabic Teacher (SAT) (BPS-16) 3. Senior Theology Teacher (ST) (B-16) 4. Senior Certified feacher (SC) (General) (BPS-16) 4. Senior Certified feacher (SC) (General) (BPS-16) 5. Senior Certified feacher (SC) (General) (BPS-16) 6. Senior Certified feacher (SC) (General) (BPS-16) 7. Senior Certified feacher (SC) (General) (BPS-16) 7. Senior Certified feacher (SC) (General) (BPS-16) 8. Senior Theology Teacher (SC) (General) (BPS-16) 8. Senior Theology Teacher (SC) (General) (BPS-16) 8. Senior Theology Teacher (SC) (General) (GPS-16) 8. Senior Theology Teacher (SC) (GPS-16) (GPS-16) 8. Senior Theology Teacher (SC) (GPS-16) (GPS-16) 8. Senior Theology Teacher (SC) (GPS-16)	19)							mentioned in column No. 3; and (v) one per
Senior Theology Teacher Senior Certified Teacher (STT) (BPS-16). Senior Certified Teacher (By promotion, on the basis of seniority-cum- finess, from amongst Arabic Teachers, with at fundification as prescribed for initial recruitment of Arabic Teacher. By promotion, on the basis of seniority-cum- finess, from amongst Theology Teachers, with at least five years service as such and having of Theology Teacher. By promotion, on the basis of seniority-cum- finess, from amongst Theology Teachers, with at least five years service as such and having of Theology Teacher. By promotion, on the basis of seniority-cum- finess, from amongst Certified Teacher (General) (General) (General) (General)		2.	Senior Arabic Teacher					qualification mentioned in Column
(STT) (B-16). I. Senior Certified Feacher (SCT) (General) (BPS-16). By promotion, on the basis of seniority-cumate least five years service as such and having of Theology Teachers. With qualification as prescribed for initial recruitment of Theology Teachers. By promotion, on the basis of seniority-cumate least five years service as such and having of Theology Teacher. By promotion, on the basis of seniority-cumations, on the basis of seniority-cumations, from amongst Certified Teacher.	San	attication and administration of the second				112	tiness!	from antongst Arabic Teachers
Senior Certified Teacher (SCT)(General) (BPS-16). Senior Certified Teacher (SCT)(General) (BPS-16). Senior Certified Teacher (SCT)(General) (BPS-16). By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teacher. (General)			Senior Theology Teacher STT) (B-16).	KPK			recruitm By prop	ent of Arabic Teacher.
		1 (2	oCT)(General)		AT		qualificati of Theolog	on as prescribed for initial recruitment
and having qualification as prescribed for initial recruitment of Certified Teacher (General).							and haviou	with at least five years service and

Arabic Teacher (AT) (BPS-15). (i) Second Class Secondary School Certificate, from a recognized Board with Shahdatul years. Alamia Fil Uloomul Arabia wal Islamia from a recognized Tanzimuatul Wafaqul Madaris: or Darul Uloom Saidu Sharif Swat, Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other	initial recruitment
Government_run Darul Uloom, as notified by the Government from time to time; or (ii) Second Class Master's Degree in Arabic from a recognized University.	
Theology Teacher (TT) (i) Second Class Secondary School Certificate, 20 to 35 (a) (BPS-15). (BPS-15). Alamin from a recognized Board with Shahdatul years.	recruitment; and
Wafaqul Madaris or Darul Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat Darul Uloom Chitral, Darul Uloom Darosli Chitral, and any other Government run Parul Uloom, as notified by the Government from time to time; or (ii) Second Class Master's Degree in Islamiyat from a recognized University. 12. Senior Qari (BPS -15).	basis of senjority-cum-fitness, from rigidingst the Senior Qaris, with at least five years service and having qualification prescribed for initial recruitment of Theology Teacher: te: In case of non availability of suitable person for promotion, then by initial recruitment. promotion, on the basis of seniority-cumness, from amongst Qaris, with at least five ars service as such and having qualification
Certified Teacher Bachelor's Degree or equivalent qualification from a 18 to 35 (a) (General) (BPS-15). recognized University with Certified Teacher years.	escribed for initial recruitment.) Forty per cent by initial recruitment; and
The programme was the wife form form	

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·		Certificate or two years Associate Degree in (b) sixty per per by	
		months Diploma in Education	
		recruitment of Certified (General): Provided that if no candidate is available and	and having for initial Teacher 3
		Primary School Head Tea transfer, then the posts will be prenotion on the basis of senious School Teachers with at least service and having que prescribed for initial recruit Certified Teacher (General).	chers for tilled by ority-cum-t Primary live years
11.	Certified Teacher (Industrial Arts) (BPS-15).	(i) Bachelor's Degree from a recognized University with two years training in the relevant technical subjects from any Government Industrial or Govt. Technical Vocational Institute or Center; or Note: In case of non availability of person_for_promotion, then_1 recruitment.	ent; and the basis amongst
		(b) Bachelor's Degree from a recognized qualification prescribed for recruitment of Certified	initial

Primary School Teacher

Category of Qualification	Total Marks 100 For Humanities group at Intermediate Level	For Candidate of Science group
SSC:	Marks obtained X 20 / total marks = Marks obtained X 10 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Se and 5 Extra marks for \$1.5c will be added to the total.
BMBSc PST Certificate/ Diploma in	Marks obtained X 25/ total marks =	score obtained by a candidate during his selection
Education IADE. 1.4/MSc/M.Ed / MA Edu	Marks obtained X 20 / total marks = Marks obtained X 20 / total marks = .	
lPhiVPhD	Marks = 05	MD IM

Other conditions:-

The concerned Appointing Authority will scrutinize and verify the documents and make the appointment as per prescribed rule and the will get the documents for the prescribed rule and the will get the documents. The secrit list prepared by the concerned appointment of the solution of the solution of the secretary and appointment of the documents.

the secrit list prepared by the concerned appointing authority shall be displayed for ten days to receive the objections/appeals, if any, wel shall issue the finel—in case a document(s) istar found faket forged bogus upon scrutingly verification, the constant of the proposition of the proposition of the concerned to the finel—in case a document(s) istar found faket forged bogus upon scrutingly verification, the content of the content of the proposition of the content of the content

3:—In case a document(s) islar found fakel forged! bugus upon scrutinyl verification; the service of the teacher concerned shall be terminated and the amount_4. Deni Asnah from recognized Tazeemat-ul-Wahand Abularie Wast 118,000 Caracter service.

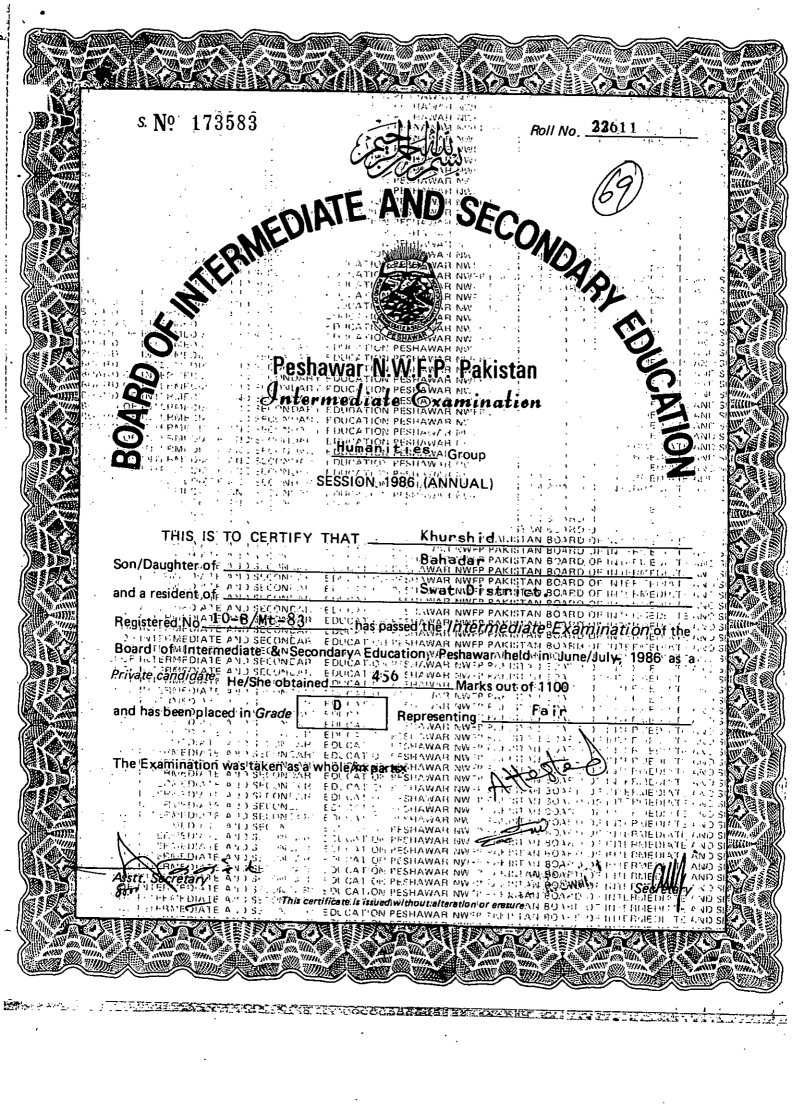
4. Deni Asnat from recognized Tazeemat-ul-Wafaqul Madaris. Datal Uloom Saidu Sharif Swat, Datal Uloom Charbagh Swat, Datal Uloom

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	IS TO CERTIFY THAT Khurshed ter of Bahadur Khan	
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2. Urdu	4. Physics . 6. Chemistry. 8. Bio	logy .
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Certified that Mr. / Ms.

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BAHADUR KHAN

Registration No:

91-NST-0437

Roll No:

AG694932

having successfully completed the prescribed requirements

in semester

SPRING 2011

is awarded the degree of

Master of Education (M.Ed.)

He/She has secured 58 % marks and has been placed in C

Result declared on: March 14, 2012

Date of Issue:

NOTE: THIS DEGREE IS TO BE READ IN CONJUNCTION WITH THE TRANSCRIPT/PROVISIONAL CERTIFICATE: SSUED[SEPARATELY].

JUDGMENT.

Date of hearing: <u>08.11,2018</u>

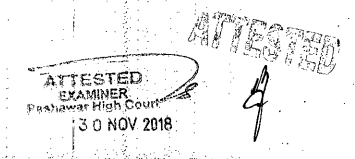
Petitioner (s): Ninar (Small) D. Mr. Noor Mulinomad Wholesk

Respondent (s): // /ukammad

WAQAR AHMAD SETH, CJ:-Through this

single judgment, we propose to dispose of instant contempt petition as well as connected COC No. 107-P/2018 in WP No. 1662/2010, COC No. 108-P/2018 in WP No. 2967/2009 & COC No. 109-P/2018 in WP No. 3189/2009 because in all the petitions, the petitioners have sought initiation of contempt of proceedings against the respondents for implementing the judgment/order dated 26.01.2015.

. Facts in brief are that the petitioners had filed Writ Petitions before this Court and prayed that the Act No. XVI 2009, namely, 'The North West Province Employees (Regularization of Services) Act, 2009 dated 24th October, 2009' being illegal unlawful, without authority jurisdiction, based on malafide intentions and being unconstitutional as well as ultra vires to the basic rights as mentioned in the constitution be set-aside and the respondents be directed to fill up the above noted posts after going through the legal and lawful and the normal procedure as prescribed under the prevailing laws instead of using the short cuts for



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obliging their own person. They further prayed that the notification No. A-14 / SET (M) dated 11.12.2009 and Notification No. A-17 / SET (5) Contract-Apptt: 2009 dated 11.12.2009, as well as Notification No. SO(G) / ES / 185 / 2009 / SS(Contract) dated 31.05.2010 issued as a result of above noted impugned Act whereby all the private respondents have been regularized may also be set-aside in the light of the above submission, being illegal, unlawful, unconstitutional and against the fundamental rights of the petitioners. The writ petitions came up for hearing and vide judgment/order dated 26.01.2015, the same were disposed of in the following terms:-

- (i) The Act, XVI of 2009, commonly known as (Regularization of Services) Act, 2009 is held as beneficial and remedial legislation, to which no interference is advisable hence, upheld.
- (ii) Official respondents are directed to workout the backlog of the promotion quota as per above mentioned example, within 30 days and consider the in service employees, till the backlog is washed out, till then there would be complete ban on fresh recruitments".
- After passing the above said judgment, the petitioners were quite hopeful regarding their promotion to the next higher grade being senior most employees but the respondents have again started recruitment process by advertising the posts of various cadres for initial recruitment in various Districts of Khyber Pakhtunkhwa and as such, the inaction of respondents squarely fall within the ambit of

Padrium Will Court

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contempt of court and they are liable to be proceeded and punished under the law; hence, the instant petitions.

- 4. Respondents No. 2 & 3 have filed reply to the show cause and prayed for dismissal of instant petitions.
- Arguments heard and record perused.
- While deciding writ petition No. 2905/2009, vide judgment dated 26.1.2015 which has been upheld by the apex Court, the respondents-department was directed to workout the backlog of the promotion quota and consider in service employees for promotion against the vacant post, till the backlog is washout. In this respect record is suggestive that the backlog was worked out and by that time 2725 employees ? teachers were in the promotion zone and as such were promoted. Moreover, by virtue of Regularization Act, 2009, Act No. XVI of 2009, 1766 employees / teachers got regularization and as such, when worked out, the promotion quota was fully exhausted. The judgment in this respect was not for all the times to come for promotion purposes. Once the promotion quota, which was given advantage, in view of Regularization Act, 2009, cannot be claimed again and again. By now it's the question of fact that as to whether any employee / teacher was not promoted and by that time when Act 2009 was enforced they were in the promotion zone. Even otherwise, once backlog was worked out and promotion was done then claiming seniority and promotion is the job of service tribunal.

Pear Mills Court NOV 2018

In view of the above, the instant as well as connected contempt petitions are disposed of in terms above. · Show cause notice issued to respondents is hereby recalled.

ANNOUNCED.
Dated: 08.11.2018

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OV 2018

The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

K-(78)

DEPARTMENTAL APPEAL FOR THE GRANT OF PROMOTION TO THE POST OF SECONDARY SCHOOL TEACHER (BPS-16) FROM THE DATE WHEN THE PROMOTION QUOTA WAS FILLED UP THROUGH INITIAL RECRUITMENT OR FROM THE DATE OF COMMENCEMENT OF THE ACT NO.XVI OF 2009 COMMONLY KNOWN AS REGULARIZATION OF SERVICES ACT, 2009 NOTIFIED IN THE OFFICIAL GAZETTE ON 24.10.2009 WITH ALL BACK BENEFITS.

Respected Sir,

With due respect it stated that I was initially appointed as PST in your good self Department vide order dated 29.09.1988 and later on was appointed as C.T vide order dated 11.07.2014. During service as Certified Teacher I was in the promotion zone to the post of SST (BPS-16) but the concerned authority instead of promoting me advertised the said posts of SST (BPS-16) on adhoc/contract basis. I was under protest and my colleagues applied for the said post through initial recruitment but the same was also refused to me and my colleagues on the pretext that regular employees are not entitle to apply for the adhoc/contract posts of SST (BPS-16) thus me and my colleagues were deprived from the prospects of promotion. It is pertinent to mention that at the time of above mentioned advertisement the post/cadre of C.T (BPS-15) to which I belong have no prospects of promotion. In light of the said advertisement new appointments were made by the authorities on adhoc basis and even the promotion quota was also filled by the authority though initial In the meanwhile the Provincial Promulgated the employee's regularization Act, 2009 whereby all the adhoc employees who were appointed as SST on temporary basis were regularized thus further affected the cadre to which I belong. That the promotion quota for which me and my colleagues have waited for decades has been washed by operation of the said Act of 2009. I was feeling aggrieved alongwith my others colleagues knocked the door of the Peshawar High Court through various writ petitions including writ petition No.2905/2009. That vide consolidated judgments dated 26.1.2015 the said writ petitions were disposed of with the directions that:

(i)- The act.XVI of 2009, commonly known as (Regularization of services) act, 2009 is held as beneficial and remedial legislation, to which no interference is advisable hence, upheld.

(ii)- Official respondents are directed to work out the backlog of the promotion quota as per above mentioned example, within thirty days and consider the in service



employees, till the backlog is washed out, till then there would be complete ban on fresh recruit. The concerned authority assailed the said judgment of the august Peshawar High Court Peshawar in CPLAS No.127-P to 129-P/2015 but the same were dismissed as withdrawn vide judgment dated 20.9.2017. That then after me and my colleagues time and again visited the concerned quarter for our promotion to the next higher scale but the concerned authority instead of redressing the grievances advertised the posts through initial recruitment through various advertisements. That it is pertinent to mention that I am the senior most CT (BPS-15) of your good self Department and also eligible in all respect for promotion to the post of SST (BPS-16). I am feeling aggrieved filed this Departmental appeal before your good self for redressal of my grievances.

It is therefore, most humbly prayed that on acceptance of this Departmental I may very kindly be promoted to the post of SST (BPS-16) including seniority with all back benefits w.e.f. the date when the promotion quota was filled up through initial recruitment.

Dated: 12.6.2019

Your Obediently

KHURSHED CT (BPS-15), GHS Rahat Kot, District Swat

<u>VAKALAT</u>	<u>NAMA</u>
Before the KP Ser	via Inbunal, festia
<i></i>	OF 2019
Kheer Shed	(APPELLANT) (PLAINTIFF)
•	(PETITIONER)
VERS	us
Education Depth.	(RESPONDENT) (DEFENDANT)
I/We Klurghid	
KHATTAK, Advocate, Pesha compromise, withdraw or refemy/our Counsel/Advocate in without any liability for his defining engage/appoint any other Advocate in without any liability for his defining engage/appoint any other Advocate in without any liability for his defining engage/appoint any other Advocate in without any liability for his defining engage/appoint any other Advocate in without any liability for his defining engage and advocate in without any liability for his defining engage and advocate in without any liability for his definition and advocate in without any liability for his definition engage and advocate in without any liability for his definition and advo	r to appear, plead, act, r to arbitration for me/us as the above noted matter, ault and with the authority to cate Counsel on my/our cost. ate to deposit, withdraw and ums and amounts payable or
Dated/2019	- Clark
	CLIENT
	ACCEPTED NOOR MOHAMMAD KHATTAK
	SHAHZULLAH YOUSAFZAI
	MIR ZAMAN SAFI ADVOCATES
OFFICE: Flat No.3, Upper Floor, Islamia Club Building, Khyber Peshawar City.	
Mobile No.0345-9383141	

BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 1385/2019 Khurshed CT (BPS-15) GHS Rahat Kot, District Swat.

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar.
- 2. Director Elementary and secondary education Khyber Pakhtunkhwa at Peshawar.
- 3. District Education officer (Male) Swat.

..... Respondents

Parawise Comments on Behalf of the Respondents:

Respectfully Shewith

Preliminary objections

- 1. That the Appellant is not an aggrieved person within the meaning of Section 4 of the service Tribunal Act, 1974.
- 2. That the Appellant has no cause of action / locus standi.
- 3. That the Appellant has not come to this Honorable Court with clean hands.
- 4. That the Appellant has filed this instant service appeal just to pressurize the respondents.
- 5. The present service appeal is liable to be dismissed for non-joinder/miss joinder of necessary parties.
- 6. That the instant service appeal is against the prevailing law and rules.
- 7. That the Appellant has filed this instant Service Appeal on malafide motives.
- 8. That the instant appeal is badly time barred.
- 9. That the instant service appeal is not maintainable in the present form, and above in the present circumstances of the issue.
- 10. That the Appellant has estopped by his own conduct.
- 11. That the Appellant has concealed the material facts from this Honorable Tribunal.

FACTS:

- 1. That the Para No.1 is correct. Hence no comments.
- 2. That the Para No.2 is correct to the extent of advertisement, the rest of the Para is incorrect and not admitted. The Appellant was not in promotion zone at the time of the above mentioned advertisement. There was no promotion policy from CT to SST at the time of the mentioned advertisement. Later on in 2012 policy was promulgated and amended in 2014. According to this policy there are three categories of SST i.e SST I (Chemistry, Botany or Zoology), SST II (Physics, Maths A or B or Statistics) & SST General. The appellant will be promoted in his category on his own turn. (Policy as annexure A)
- 3. That the Para No.3 is correct to the extent that there was no promotion policy from CT BPS-15 to SST BPS-16 at the time of the above

- mentioned advertisement. However, as stated in the foregoing Para, now the policy exists for promotion from CT BPS-15 to SCT BPS-16 and SST BPS-16. The promotions have been made on the basis of seniority cum fitness basis according to the policy. If the Appellant felt aggrieved of any order of promotion he should file departmental appeal before the competent authority.
- 4. That the Para No.4 is correct to the extent of appointments on ad-hoc basis. The rest of the Para is incorrect and denied. On one hand the Appellant admits in Para No.3 that there was no policy of promotion from CT to SST while on the other hand the Appellant says that promotion quota was filled by appointments.
- 5. That the Para No. 5 is correct to the extent of regularization Act 2009 the rest of the Para is irrelevant as the Honorable Peshawar High Court has already declared the regularization Act as beneficial.
- 6. That the Para No. 6 is correct.
- 7. That the Para No.7 is correct to the extent of judgments of the Honorable Courts the rest of the Para is incorrect and denied. According to the judgment dated 08-11-2018 of the Honorable Peshawar High Court in COC No. 105-P/2018 in W.P NO. 355/2011 it has clearly been mentioned that backlog was worked out by that time 2725 employees/teachers were in the promotion zone and as such were promoted. If the Appellant felt aggrieved of any order of promotion he should file departmental appeal before the competent authority. (Judgment as annexure B)
- 8. That the Para No. 8 is correct to the extent of the present post of the Appellant the rest of the Para is denied. There was no policy of promotion from CT to SST at the time of advertisement. According to the policy 2012 amended in 2014 the Appellant will be promoted to the post of SCT or SST on his turn in his category as stated above. No one junior than the Appellant has been promoted to SST in the cadre and category to which Appellant belongs. (Last promotion order as annexure C)
- 9. That the Para No. 9 is correct. However as stated in the foregoing paras the Appellant has to wait till his turn of promotion.
- 10. That the Para No. 10 is correct to the extent of appeal however, the Appellant has to wait till his turn of promotion. He cannot be promoted without his turn.
- 11. That the instant service appeal of the Appellant is bereft of any merit, hence liable to be dismissed inter alia following grounds.

GROUNDS

- A. That the Para No. A is incorrect and denied. The respondent department has to act according to the rules, policy and law. The Appellant has been treated in accordance with law, rules and policy.
- B. That the Para No. B is incorrect and denied. The Appellant has been treated in accordance with law, rules and policy. The respondent

department cannot even think of the violation of any Article of the constitution.

- C. That the Para No. C is repetition of above para, hence no comments.
- D. That the Para No. D is incorrect and denied. Detail reply of this Para has already been given in the above Paras.
- E. Para No. E is repetition of above para, hence no comments.
- F. That the Para No. F is incorrect and not admitted. As stated in the foregoing Paras, the respondents have acted in accordance with rules and policy.
- G. That the Para No. G is again the repetition of the Paras, hence no comments.
- H. That the Para No. H is irrelevant to the present issue, hence no comments.
- I. That the Para No. I is irrelevant, however the respondents also seek permission of this Honorable Tribunal to advance further grounds at the time of arguments.

It is, therefore, very humbly prayed that the instant service appeal of the Appellant may be dismissed with cost in favor of the respondents.

DISTRICT EDUCATION OFFICER (M)
SWAT AT &ULKADA

TARY AND SECONDARY

EDUCATION KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION PESHAWAR



GOVERNMENT OF KHYBER PAKIFTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: - In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE) dated, 13-11-2012, the following-further-amendments-shall-be-made; namely:

AMENDM ENTS

In the Appendix,-

(i) Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

1 2	3	4	5
"1. Subject Specialist (BPS-17)	i. At least second class Master's Degree or four years BS Degree in the relevant subject; and ii. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University.	years	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3. Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quota shall be filled by initial

	1	•	ĺ	recruitment; and
				(b) fifty percent by initial recruitment.
111	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University.	22-35 years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3:
				Provided that if no suitable person is available from amongst Senior Physical Education Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years service as such and having qualification mentioned in column No. 3;
				Note:- If no suitable candidate is available in the relevant cadres of the above teachers ,the post falling in their promotion quota shall be filled by initial recruitment; and (b) fifty percent by initial recruitment "; and
l	· · · · · · · · · · · · · · · · · · ·		·	

(ii) agreest Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns, namely:

	1	2	3 .	4	5
	"1B.	Secondary School Teacher (BPS-16)	I. At least second class Bachelor Degree's from a recognized University on need basis from the following groups with two subject (a) (Chemistry, Eotany or Zoology), Or (b) (Physics, Maths "A" or "B" or Statistics) Or (c) (Humanities and other equivalent groups at degree level-with English as compulsory subject; and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualifications from a recognized University.	4 21 to 35 years.	basis of seniority-cum-fitness, from the district concerned in the following manner: (a) forty per cent from amongst the Senior Certified Teachers (BPS-16), with at least five years service as Senior Certified Teacher and Certified Teacher and having qualification mentioned in column No.3: Provided that if no suitable candidate is available from amongst Senior Certified Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification—mentioned in column No. 3;
					(b) four per cent from amongst the Senior Drawing Masters(BPS-16), with at least five years service as Senior Drawing Masters and Drawing Masters and having qualification mentioned in column No.3:
ł			·		

Provided that if rea suitable candidate is available from emongst Senior Drawing Masters for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

(c) four per cent from amongst the Senior Arabic Teachers (BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(d) four per cent from amongst the Senior
Theology Teachers (BPS-16), with at least
five years service as Senior Theology
Teachers and Theology Teachers and
having qualification mentioned in
column
No.3:

Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

(f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst

Primary School Head Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3:

Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven years service as such and having qualification mentioned in column No. 3; and

(ii) twenty Five percent by initial recruitment.

Note:

- If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment.
- Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately."

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar
- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22.Master file

(ZAMIN KHAN MOMAND) SECTION-OFFICER (PRIMARY) JUDGMENT SHEET
PESHAWAR HIGH COURT, PESHAWARCOUR

(JUDICIAL DEPARTMENT)

JUDGMENT.

Date of hearing: 08.11,2018

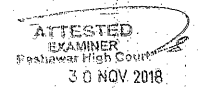
Petitioner (s): Nigar (Stimul) &: Mr. Noor Mulummed Whatak

Respondent (s): A Muhammad Dam Elux Kur Ged (

WAQAR AHMAD SETH, CJ:- Through this

single judgment, we propose to dispose of instant contempt petition as well as connected COC No. 107-P/2018 in WP No. 1662/2010, COC No. 108-P/2018 in WP No. 2967/2009 & COC No. 109-P/2018 in WP No. 3189/2009 because in all the petitions, the petitioners have sought initiation of contempt of court proceedings against the respondents for not implementing the judgment/order dated 26.01.2015.

2. Facts in brief are that the petitioners had filed Writ Petitions before this Court and prayed that the Act No. XVI 2009, namely, 'The North West Province Employees (Regularization of Services) Act, 2009 dated 24th October, 2009' being illegal unlawful, without authority and jurisdiction, based on malafide intentions and being unconstitutional as well as ultra vires to the basic rights as mentioned in the constitution be set-aside and the respondents be directed to fill up the above noted posts after going through the legal and lawful and the normal procedure as prescribed under the prevailing laws instead of using the short cuts for



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obliging their own person. They further prayed that the notification No. A-14 / SET (M) dated 11.12.2009 and Notification No. A-17 / SET (5) Contract-Apptt: 2009 dated 11.12.2009, as well as Notification No. SO(G) / ES / 185 / 2009 / SS(Contract) dated 31.05.2010 issued as a result of above noted impugned Act whereby all the private respondents have been regularized may also be set-aside in the light of the above submission, being illegal, unlawful, unconstitutional and against the fundamental rights of the petitioners. The writ petitions came up for hearing and vide judgment/order dated 26.01.2015, the same were disposed of in the following terms:-

- "(i) The Act, XVI of 2009, commonly known as (Regularization of Services) Act, 2009 is held as beneficial and remedial legislation, to which no interference is advisable hence, upheld.
- (ii) Official respondents are directed to workout the backlog of the promotion quota as per above mentioned example, within 30 days and consider the in service employees, till the backlog is washed out, till then there would be complete ban on fresh recruitments".
- After passing the above said judgment, the petitioners were quite hopeful regarding their promotion to the next higher grade being senior most employees but the respondents have again started recruitment process by advertising the posts of various cadres for initial recruitment in various Districts of Khyber Pakhtunkhwa and as such, the inaction of respondents squarely fall within the ambit of

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contempt of court and they are liable to be proceeded and punished under the law; hence, the instant petitions.

- Respondents No. 2 & 3 have filed reply to the show cause and prayed for dismissal of instant petitions.
- 5. Arguments heard and record perused.
- While deciding writ petition No. 2905/2009, vide judgment dated 26.1.2015 which has been upheld by the apex Court, the respondents-department was directed to workout the backlog of the promotion quota and consider in service employees for promotion against the vacant post, till the backlog is washout. In this respect record is suggestive that the backlog was worked out and by that time 2725 employees / teachers were in the promotion zone and as such were promoted. Moreover, by virtue of Regularization Act, 2009, Act No. XVI of 2009, 1766 employees / teachers got regularization and as such, when worked out, the promotion quota was fully exhausted. The judgment in this respect was not for all the times to come for promotion purposes. Once the promotion quota, which was given advantage, in view of Regularization Act, 2009, cannot be claimed again and again. By now it's the question of fact that as to whether any employee / teacher was not promoted and by that time when Act 2009 was enforced they were in the promotion zone. Even otherwise, once backlog was worked out and promotion was done then claiming seniority and promotion is the job of service tribunal.

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7. In view of the above, the instant as well as connected contempt petitions are disposed of in terms above.

Show cause notice issued to respondents is hereby recalled.

ANNOUNCED.
Dated: 08.11.2018

Chief Justice

Judge

Nawab Shah SCS (OB) Justice Wagar Ahmad Seth CJ & Justice Nethammed April Khan 1

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT AT GULKADA

PHONE/FAX 9240228 E-Mail deomswat@gmail.com www male.sed.edu.pk

NOTIFICATON

Consequent upon the Notification issued by the Director of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide his office Endst: No 681-85/File No.1//Promotion SST (B-16) Dated Peshawar the 05-02-2020. The following SSTs (whose services were placed at the disposal of DEO (M) Swat for further adjustment) are hereby adjusted against the post in the schools noted against each in the interest of public service under the existing policy of the Provincial Government on the terms and conditions given in the afore mentioned notification of the Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar with immediate effect.

MR.UMAR

MR FAZAL AZIM AT

SDM

12

ZADA

GHS NO 4 MINGORA

GHS DURUSHKHELA

S:	MATHS & PHYSICS Name	·/		1.
#		Present School	School Where adjusted	Remarks
01	MR.FAZAL SUBHAN C.T	GHSS MINGORA SWAT	GHS MANAI SWAT	AGAINST VACANT POST
02	MR.IFTIKHAR C.T	GHSS NO 3 MINGORA	GHSS NO 3 MINGORA SWAT	AGAINST VACANT POST
03	MR.ANWAR KHALIQ .SPST	GPS SAMSARAY SWAT	GMS DADAHARA SWAT	AGAINST VACANT POST
04	MR ABDUL QADOOS SPST	GPSDELAY SWAT	GHS QANDIL SWAT	AGAINST VACANT POST
\overline{ST}	(GENERAL)	1		

S:#	Name	Present School	School Where	Remarks
	Total by September 1		adjusted	**************************************
l ,	MR ADIL JAN SCT	GHS SERSENAI	GHS SHAH DEHRAI	AGAINST VACANT POST
2	MR.MUHAMMAD ALAM SCT	GHS ASALA	GHS ASALA SWAT	AGAINST VACANT POST
3	MR.SAMIULLAH SCT	GHS NOI MINGORA	GHS NAWAKALY (M)	AGAINST VACANT POST
	MR.ANWAR IQBAL SCT	GHS AMANKOT	GHS AMANKOT SWAT	AGAINST VACANT POST
5	MR.MUKARAM KHAN SCT	GCMHSS WADOODIA	GCMHSS WADUDIA SWAT	AGAINST VACANT POST
6	MR.FAZAL RAHMAN	GHS TOTANO BANDAI	GHS TOTANO BANDAI	AGAINST VACANT POST
7	MR.MUHAMMAD LAIQ SCT	GHS MATŤA	GHSS BAMAKHELA	AGAINST VACANT POST
8	MR.GUL MUHAMMAD SHAH	GHS SWEEGALAI	GMS MALOOCH SWAT	AGAINST VACANT POST
9	MR ALAMGIR SCT	GHS UDIGRAM	GHS UDIGRAM SWAT	AGAINST VACANT POST
10	MR.FAZAL AZIM SDM	GHSS KHWAZAKHELA	GHSS BATAI	AGAINST VACANT POST

KHWAZAKHELA

GHSS CHARBAGH

GHS DURUSHKHELA

AGAINST VACANT POST

AGAINST VACANT POST

MR.KHURSHID **GHSS DEOLAI** GHSS DEOLAI SWAT AGAINST VACANT POST

(MUHAMMAD RIAZ)

District Education Officer (M)

/ 2020-

/Promotion/SST Swat

Dated Copy forwarded for information and necessary action to the:-

1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar with reference to his No cited above.

- 2. District Accounts Officer Swat at Saidu Sharif.
- 3. Principals/Headmasters concerned.
- 4. Budget & Accounts Officer Local Office.
- Superintendent Local Office.
- Official Concerned.

District Education Officer (M)