Counsel for the appellant, M/S Khurshid Khan, SO and Hameed-ur-Rehman. AD (lit.) alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

The matter in question has already been decided by this Tribunal vide judgment dated 31.05.2016 in Service Appeal No. 1343/2012 titled "Javed Iqbal-va-Government of Khyber Pakhtunkhwa, through Glementary & Secondary per judgment dated 31.05.2016 in the afore-mentioned per judgment dated 31.05.2016 in the afore-mentioned that the present appellant is a similarly placed person with ascertain disposed of in the above terms. Parties are, however, left to disposed of in the above terms. Parties are, however, left to disposed of in the above terms. Parties are, however, left to dispose of in the above terms. Parties are, however, left to dispose their own costs. File be consigned to the record room.

03:06.2016
Alember Member Member Announcern

Counsel for the appellant, M/S Khurshid Khan, SO for respondent No.1, Mosam Khan, AD for respondent No. 2 and Insar Ahmed, AAO for respondent No. 4 alongwith Addl: A.G for respondents present. Written reply by respondent No.4 submitted. The case is assigned to D.B for rejoinder and final hearing for 3.9.2015.

03.09.2015

Counsel for the appellant and Mr. Ansar Ahmad, AAO alongwith Adll:AG for respondents present. Learned counsel for the appellant requested for adjournment. To come up for rejoinder and final hearing on 18.02.2016.

Member

767/2013, this appeal is adjourned to 29.1.2014.	
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Vide order sheet dated 28.11.2013 in connected appeal No.

28.11.2013

26.08.2013

Appellant with counsel present and heard on preliminary.

Contended that the appellant has not been treated in accordance with the law/rules. He further contended that similar nature of cases have already been admitted to regular hearing. In this respect he referred to one in service appeal No.1322/12 titled Ikramullah vs Govt which has been fixed for hearing before the Hon'ble Final Bench-ii on 10.10.2013. On the same analogy the instant appeal also admitted for regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents. Case adjourned to 28 2013 for submission of written reply before Final Bench-II.

3.

Clerk to counsel for the appellant present. In pursuance of the Khyber Pakhtunkhwa Service Tribunals (Amendment) Ordinance 2013, (Khyber Pakhtunkhwa ord. II of 2013), the case is adjourned on note Reader for proceedings as before on 26.08.2013.

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# Form- A FORM OF ORDER SHEET

Court of		<del></del>	
Čase No	795/2013		·

	Čase No	795/2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
-7/		
1	2	3
1	26/04/2013	The appeal of Mr. Khushal Khan resubmitted today by Mr. Mati Ullah Khan Marwat Advocate may be entered in the
2	0-5-9017	Institution Register and put up to the Worthy Chairman for preliminary hearing.  REGISTRAR
-	8-5-2013	This case is entrusted to Primary Bench for preliminary hearing to be put up there on $1 - 7 - 20.13$ .
		nearing to be put up there on
		CHAIRMAN
,		
		( )

The appeal of Mr. Khushal Khan S/O Izat Khan received today i.e. on 28/03/2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- , 1 Index of the appeal may be prepared according to Khyber Pakhtunkhwa Service Tribunal Rules 1974.
- 2- Appeal may be got signed by the appellant.
- 3- Annexures of the appeal may be attested.
- 4- Appeal may be page marked.
- Copy of Notification dated 13.11.2012 is illegible which may be replaced by legible one.
- Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

KHYBER PAKHTUNKHWA PESHAWAR.

MR. SARDAR ALI RAZA ADV. PESH.

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# BEFORE THE HONOURABLE PESHAWAR HIGH COURT, PESHAWAR

Service Appeal No 745 /2013

# Khushal Khan <u>V E R S U S</u>

Government of KPK, Peshawar etc

# INDEX

S NO	DESCRIPTION	PAGE
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2.	Application for temporary injunction	06 - 07
3.	Copy of the CNIC	08
4.	Copy of the pay roll and service certificate	09 - 10
5.	copy of Notification/Pules	11-26
6.	Departmentale appeal & recipis	027-98
7.	Wakalat Nama (In original)	20

Through:

Dated: - 06<sup>th</sup> April, 2013

Appellant

(MATI ULLAH KHAN MARWAT

Àdvocate,

High Court, Peshawar

Office: 17-A the Mall,

Peshawar Cantt

Cell # <u>0300-9060670</u>

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No  $\frac{795}{2013}$ 

28/3/13

Khushal Khan S/O Izat Khan (PST) Government Primary School, GMPS, Bangahg, District Karak

(Appellant)

# <u>VERSUS</u>

- 1. Government Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar
- 2. Director Elementary and Secondary Education, Peshawar
- 3. Secretary Finance, Finance Department Government of Khyber Pakhtunkhwa Peshawar
- 4. Accountant General, Khyber Pakhtunkhwa, Peshawar (Respondents)

Appeal under Section 4 of Khyber Pakhtunkhwa Services Tribunal Act, 1974

# PRAYER-IN-APPEAL:-

On acceptance of this Appeal, the notification dated 13<sup>th</sup> November, 2012 issued by Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department Peshawar, wherein the additional qualification of primary school teacher certificate or diploma in education were inserted for the appointment of primary school teacher and making it the criteria for promotion from BPS-12 to BPS-15 may please be declared as ultra virus the constitution and against the fundamental right of the Appellant provided to him under the law.

Further, on acceptance of this Appeal, the Honourable Tribunal may please be declared that the abovementioned amendment in the rules cannot be operated retrospectively as for as the case of Appellant is concerned and the Appellant need not to have a qualification prescribed for initial recruitment of primary school teacher for their promotion to BPS-15 as provided in notification dated 13<sup>th</sup> November, 2012 since it was not the

requirement when the Appellant was appointed as PST in the year 1979.

66-submitted to dis

14/2013

# Respectfully Sheweth:-

- That the Appellant was appointed as primary school teacher and serving the Elementary and Secondary Education Department District Karak since 1979 as a trained teacher, and presently he is teaching at Government Primary School Bangahg, Karak. (Copy of the pay roll and the service certificate is attached as Annex 'A & B').
- 2) That the Appellant was initially appointed in BPS-7 the post was later on upgraded and by now the post of primary school teacher is BPS-12, as such all the primary school teachers have now been rendered in BPS-12.
- That when the Appellant was initially appointed, the requisite qualification was only secondary school certificate and there was no mechanism provided for their promotion and either their pay scale or the post is to be upgraded only then they good enjoy the benefit of high scale despite their unmatched services rendered for decades.
- That the Respondents after great struggle by the Teachers Association for providing them service structure which may accommodate the senior teachers like Appellant who rendered the service for the last more than decade. The Respondents notified the rules for the recruitment and promotion for the teacher dated 13-11-2012. (Copy of the notification is attached as Annex 'C').
- 5) That in the abovementioned notification at S. No 21 the mechanism for initial appointment of primary school teacher BPS-12 is given as:-
  - (i) Intermediate or equivalent qualification, from a recognized board with primary school teacher certificate/diploma in education a recognized institute or
  - (ii) Secondary school certificate from a recognized board in 2<sup>nd</sup> division with 02 year associate degree in education from recognized university.
- That in the same notification at 5 No 19 is post of primary school teacher BPS-15, which is liable to be filled by promotion on the basis of seniority-cum-fitness, from amongst senior primary school teacher with at least 10 years and having qualification prescribed for the initial recruitment of the primary school teacher, as already reproduced in the preceding para.

- 7) That due to additional qualification for the initial recruitment is enhanced in these rules, whereas at the time of appointment of the Appellant, no such requirement was prescribed, therefore, the Appellant was left in the vacuum, without any chance of promotion. In this regard the Appellant has also preferred a departmental appeal. (Copy of the appeal and receipt is attached as Annex 'D & E').
- 8) That feeling aggrieved from the impugned rules, the Appellant seeks the indulgence of this Honourable Tribunal through the instant appeal inter-alia on the following grounds:-

### **GROUNDS:-**

- A) That at the time of appointment of the Appellant as PTC, the requisite qualification was only secondary school certificate and no other academic qualification or training was required as a condition precedent for appointment against this post. Therefore, the additional qualification of primary school teacher certificate or diploma in education, introduced through the impugned rules later on, cannot be given retrospective effect.
- B) That the Appellant being SSC appointment in the year 1988 has to be treated on equal footing at the time of promotion with any other PST having intermediate, PSTC or diploma in education on his credit but appointed recently.
- C) That the reach experience of the Appellant as PST cannot be ignored and he cannot be left out on the basis of new rules framed in the year 2012
- D) That the rule of promotion against the post of Primary School Head Teacher (PSHT) is defective yet an another score, as the Appellant and similar other senior teachers have been afforded no opportunity of further enhancement by way of promotion or otherwise in their service career.
- E) That the impugned rule is not sustainable for yet another defect. All the rules on the subject of promotion in almost all departments give a good margin to experience / length of service but this criterion is lacking in the impugned provision.
- F) That in the matter of up-gradation of the same post of PST from BPS-12 to BPS-15 only length of service of 10

years was required as requisite qualification and no other conditions was attached thereto.

- G) That the Appellant has not been treated in accordance with law, as against the provisions contained in Article 4 of the Constitution.
- H) That the Appellant seeks leave to argue additional grounds, after the stance of the Respondents became known to him.

### PRAYER:-

It is, therefore, respectfully prayed that on acceptance of this Appeal, the notification dated 13<sup>th</sup> November, 2012 issued by Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department Peshawar, wherein the additional qualification of primary school teacher certificate or diploma in education were inserted for the appointment of primary school teacher and making it the criteria for promotion from BPS-12 to BPS-15 may please be declared as ultra virus the constitution and against the fundamental right of the Appellant provided to him under the law.

Further, on acceptance of this Appeal, Honourable Tribunal may please declared that be abovementioned amendment in the rules cannot be operated retrospectively as for as the case of Appellant is concerned and the Appellant need not to have a qualification prescribed for initial recruitment of primary school teacher for their promotion to BPS-15 as provided in notification dated 13<sup>th</sup> November, 2012 since it was not the requirement when the Appellant was appointed as PST in the year 1979.

Through:

Dated: -26<sup>th</sup> March, 2013

(MATI ULLAH KHAN MARWAT)

Advocates,

Œ

Appellant

High Court, Peshawar

Jacobs Oli Kaza SARDAR ALĮ RAZA)

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# Khushal Khan VERSUS

Government of KPK, Peshawar etc

### **AFFIDAVIT**

I, Khushal Khan S/O Izat Khan, do hereby solemnly affirm and declare on Oath that all the contents of accompanying appeal are true and correct to the best of my knowledge and nothing has been concealed or withheld from this Honourable Court.

DEPONENT و المعلى ا



# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C M No	_2013	
<b>in</b>		
Service Appeal No		2013

## Khushal Khan VERSUS

Government of KPK, Peshawar etc

Application for temporary injunction to the effect that Respondents may kindly be restrained from taking any action for the promotion of PSTS to BPS-12/15 as according to the procedure mentioned in the impugned rule/notification dated 13<sup>th</sup> November, 2012

# Respectfully Sheweth:-

- 1) That the Appellant has filed the above titled service appeal before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2) That Respondents vide notification dated 13-11-2012 with regard to the fresh education policy has given a method of promotion, which is bound to violate the promotion right of the thousands of teachers including the Appellant.
- 3) That the Applicant/Appellant has prima facie and is very sanguine for its success.
- 4) That the three ingredients i.e. prima facie case, balance of convenience and irreparable loss as per spirit of the rules for granting injunction are present in the accompanying appeal.
- That in case the injunction as prayed for is denied, the Applicant/Appellant would suffer extreme irreparable loss as impugned vacancies will be fill up and there would be no chance for Applicant/Appellant's accommodation. Therefore, it is in the interest of justice to stay further proceedings on the impugned notification dated 13-11-12 till the final decision of the instant appeal.

6) That the facts and grounds taken in the memo of appeal may kindly be considered integral part and parcel of the instant appeal.

It is, therefore, humbly requested that in the light of above submissions, this Honourable Tribunal may please be kind enough to restrain the Respondents from taking any action towards promoting the PSTS teachers on the basis of above noted notification.

Applicant / Appellant

Through:

SARDAR ALI RAZA)

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(MATI ULLAH KHAN MARWAT)

Advocates, 2

Dated: -26<sup>th</sup> March, 2013 High Court, Peshawar

AFFIDAVIT:-

I, Khushal Khan S/O Izat Khan, do hereby solemnly affirm and declare on Oath that all the contents of accompanying appeal are true and correct to the best of my knowledge and nothing has been concealed or withheld from this Honourable Court.

DEPONENT

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# GOVERNMENT OF THE KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT (MEN



#### 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 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all Notifications issued in this behalf, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby lays down the method of recruitment, qualification and other conditions specified in the Appendix to this Notification which shall be applicable to all the posts specified in Column No. 2 of the said Appendix and the schedule therewith.

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

Endst. No. & Date as above.

Copy forwarded to:-

- 1. The Secretary to Govt. of Khyber Pakhtunkitwa, Establishment Department.
- 2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
- 3. The Secretary to Govt. of Khyber Pakhtunkhwa, Law Department.
- 1 The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- o. The Accountant General, Khyber Pakhtunkhwa Poshawar.
- n The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- The Direction Education (SATA). Peshawar

The Offector (PITE) Knyber Pakhtunkhwa Peshawar

In the Deputy Director Database (EMIS) E&SE Department.

12. All District Coordination Officers in Khyber Pakhtunkhwa.

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

14. All District Accounts Officers in Khyber Pakhtunkawa /Agency Accounts Officers FATA. 15. All Agency Education Officers FATA.

16. P.S to Governor, Khyber Pakhtunkhwa.

17. P.S to Chief Minister, Khyber Pakhtunkhwa.

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

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

20. PS to Secretary E&SE Department.

21. Master File.

Section Officer (Primary)

#### APPENDIX

3

S.No.	Nomenclature of thepost	Minimum qualification and experience for initial appointment or by transfer.	Age limit.	Method of recruitment.
1.	2.	3.	4,	<u> 5.</u>
1	Secondary School Teacher (BPS-16).	<ul> <li>(i) Second class Bachclor's Degree with two subjects as Chemistry, Botany, Zoology, Physics, Mathematics, Statistics Humanities and other equivalent groups from a recognized University; or</li> <li>(ii) M.A in Education or Bachelor's Degree in Education, from a recognized University.</li> </ul>	18 to 35 years.	(a) Fifty percent by promotion on the basi of seniority-cum-fitness, in the following manner:  (i) forty per cent from amongst the Certified Teachers (General) Certified Teachers (Agriculture) Certified Teachers (Industrial Arts and Certified Teachers (Home Economics) with at least five years service as such and having qualification mentioned in column No. 3;  (ii) four per cent from amongst the
•				Drawing Masters with at least five years service as such and having qualification mentioned in column No.3;  (iii) four per cent from amongst the Physical Education Teachers with
<b>!</b>				at least five years service as such and having qualification mentioned in column No. 3;

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			- 100 per con from equities in
			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 at least five years service as such and having qualification mentioned in Column No.3; and
2.	Senior Arabic Teacher (SAT) (BPS-16)		 (b) fifty per cent by initial recruitment.  By promotion, on the basis of seniority-cumfitness, from amongst Arabic Teachers, with at least five years service as such and having qualification as prescribed for mitial
3.	Senior Theology Teacher (STT) (B-16).	4	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) (DPS-16).		By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (General), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (General).

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	Semer Cemified Teacher (Industrial Arts) (B.73-10).		By promotion, on the basis of semiority-cum fitness, from amongst Certified Teacher (industrial Arts), with at least five years service as such and having qualification as prescribed
6.	Senior Certified Teacher		for initial recruitment of Certified Teacher (Industrial Arts).
	(Agriculture) (BPS-16).		By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Agriculture), with at least five years service as such and having qualification as prescribed for initial recruitment of Certified Teacher (Agriculture).
7.	Senior Drawing Master (BPS*16).		By promotion on the basis of seniority-cum- fitness from amongst Drawing Masters, with at least five years service as such and having qualification as prescribed for initial-recruitment of Drawing Master.
8.	Senior Certified Teacher (SCT) (Home Economics) (BPS-16).		By promotion, on the basis of seniority-cum- fitness, from amongst Certified Teachers (Home Economics), with at least five years service as such and having qualification as prescribed for nitial recruitment of Certified Teacher (Home
9.	Senior Physical Education Teacher (BPS-16).		Economics). By promotion, on the basis of seniority-cumitness, from amongst Physical Education eachers, with at least five years service as such and having quantication as prescribed for initial eccuitment of Physical Education Teacher.

APVOCATE ADVOCATE

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; 	Yandar (AT)	(i) Second Class Securitary Seposit Certificate. Loud in J. Ry helper cocharacter.
	Arubio Teacher (AT) (228.15)	Groun a recognized Land
		or Darul Thom Saidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other
	•	Government run Darul Gloom, as nothied by the Government from time to time; or Second Class Master's Degree in Arabic from
11.	Theology Teacher (TT) (BPS-15).	a recognized University.  (i) Second Class Secondary School Certificate, from a recognized Board with Shahdatul Alamia from a recognized Tanzimatul (b) twenty-five per cent by promotion, on the
	•	Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other Government run Darul Chitral and any other Government from  amongst the Senior Qaris, With at reasoning the Senior Qaris, with a senior Qaris, w
		time to time; or  Note: In case of non availability of suitable person for promotion, then by initial
		(ii) Second Class Master's Degree in Islamiyat recruitment.
.12.	Senior Qari (BPS -15).	fitness, from amongst Qaris, with at least to years service as such and having qualification
13	Certified Teacher (Ceneral) (BPS-15).	Bachelor's Degree or equivalent qualification from a 18 to 35 (a) Forty per sent by initial recruitment; and recognized University with Certified Teacher years.

ADVOCATE ADVOCATE

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		(Certificate (स. १५२० ) स्थाप क्षेत्रकारोतः हे बहुत्स- क्षित् 📅	(0) Siver per cont by promortion on the busis
!		Education from a recognized University or eighteen	of seniority-cum-litness, from amongst
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!		mondis Diploma in Education.	the Primary School Hand Tenchers with
1.	į .		at least five years service and having
			qualification prescribed for initial
			recruitment of Certified Teacher
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,	İ		(General):
			Provided that if no suitable
			candidate is available amongst the
	i		Primary School Head Teachers for
	-		1 · ·
İ			transfer, then the posts will be filled by
			promotion on the basis of seniority-cum-
į	1		fitness, from amongst Senior Primary
1			School Teachers with at least five years
	-		service and having qualification
j •	1		prescribed for initial recruitment of
ļ	*		Certified Teacher (General).
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			Note: In case of non availability of suitable
"			person for promotion, then by initial
	· •		recruitment.
14.	Cartified Teacher	(i) Bachelor's Degree from a recognized 18 to	35 (a) Forty per cent by initial recruitment; and
-	(Industrial Arts)	University with two years training in the year	
	(BPS-15).		1
	(DI 3-15).		(b) sixty per cent by promotion, on the basis
İ		Government Industrial or Govt. Technical	of seniority-cum-fitness, from amongst
		Vocational Institute or Center; or	the Primary School Head Teachers with N
ļ		·	at least five years service and having
1 <b>i</b>	,		qualification prescribed for initial
! !		(b) Bachelor's Degree from a recognized	· · · · · · · · · · · · · · · · · · ·
Į		(b) Bachelor's Degree from a recognized	recruitment of Certified Teacher

ADVOCATE ADVOCATE

, ,		Linuversity with time conthis training from	(Industrial Arts):
		Training Center of the Level of Certified Teacher, Agro technical (Industrial Arts).	candidate is available amongst the Primary School Head Teachers for Promotion, then the posts will be filled
		•	by promotion on the basis of seniority- cum- fitness, from amongsi Senior Primary School Teachers with at least five years service and having
			recruitment of Certified Teacher (Industrial Arts).
		•	Note in case of non availability of suitable person for promotion, then by initial recruitment.  18 to 35 (a) Forty per cent by Initial recruitment; and
15.	Certified Teacher	(i) Bachelor's Degree from a recognized University with one year training in	years.
13.	(Agriculture) (BPS-15).	Agriculture from any Government institute or	of seniority-cum-fitness from amongst
· .		Government Agro Technical Teacher Training Center of the level of Certified Teacher Agro Technical (Agriculture); or	at least five years service and having qualification prescribed for initial recruitment of Certified Teacher
		(ii) Bachelor's Degree with Agriculture as one of the subject, from a recognized University: or	(Agriculture):  Provided that if no suitable
		App Rachelon's Degree from a recognized	candidate is available amongst the

			Tracher, Agro rechnical (Agriculture)	promotion on the basis of senterity-outer frames. From amongst Senter Primary School Teachers with at react tive years service and having qualification prescribed for initial recruitment of Certified Teacher (Agriculture).
And the same of th	16.	Certified Teacher (Home Economics)	(i) Bachelor's Degree with Home Economics, as one of the subject, from a recognized years.  Teacher	Note: In case of non availability of sanctors  person for promotion, then by initial recruitment.  (a) Forty per cent by Initial recruitment; and  (b) sixty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Primary School Head Teachers with
The state of the s		(BPS-15).	Government Training Center; or Certified Teacher Certificate with Home Economics, as one of the subjects from any Economics, as one of the subjects from any Bachelor's Degree; or  (iii) Bachelor's Degree from a recognized University with nine months training from University with nine months training from Contestment Agro Technical Teacher	having quarried teacher (Horis) recruitment of Certified Teacher (Horis) Economics):  Provided that if no suitable amongst the candidate is available amongst the Primary School Head Teachers for promotion, then the posts will be filled by promotion on the basis of seniority cumpromotion on the basis of seniority cumpromotion on the basis of seniority cumpromotion.
Commercial delle min	And the second second section of the second		Government Agro  Government Agro  Government Agro  Training Center of the level of the  Training Center of the level of the  Certified Teacher Agro Technical (Home  Economics); or  The state of the level of the  Training Center of the level of the level of the  Training Center of the level	promotion on the basis of settlems fitness, from amongst Senior Primary fitness, from amongst Senior Primary fitness, from amongst Senior Primary School Teachers with at least five years School Teachers with at least five years service and having qualification service and having qualification prescribed for initial recruitment of

		University with one year torraining from any Government training center or institute with nine months training from Government Agro Technical Teacher Training center of the level of certified Teacher Agro Technical (Home Economics).	person for promotion, men by initial recruitment.
	Drawing Master	Bachelor's Degree from a recognized University	18 to 35 (a) Eighty per cent by initial years. recruitment; and
17.	(BPS-15).	with one year Drawing Master (DM) course Certificate.	(b) twenty per cent by promotion, on the basis of seniority-cum-fitness, from
			Teachers with at least five years service and having qualification prescribed for initial recruitment of Drawing Master:  Provided that if no suitable
			on the basis of seniority-cum-fitness,
			with at least five years service and having qualification prescribed for initial recruitment of Drawing Master.
			Note: In case of non-availability of suitable candidate for promotion, then by initial recomitment.

٠	* 10	101			
	* (3,	Physical Education (BPS-15).	Bachelor's Degree from a recognized University with one year junior Diploma in Physical Section	- is the second of the second in the	al recruitment: and
   	· <del>-</del> ··		course or Army equivalency or other equivalent qualification.	(b) twenty per cent by p basis of seniority-ci	romotion, on the
				Teachers with at least	y School Head
				and having qualification initial recruitment of Placeher:	In prescribed for
Ì	· ·			Provided that candidate is available fo on the basis of senion	r promotion than
	3			from amongst Senior Teachers with at least fi	Primary School
-				initial recruitment of Phy	r presented root ysical Education
	•	•		Note: In case of non-availabil candidate for promotion, recruitment.	lity of suitable then by initial
	19.	Primary School Head : Teacher (PSHT) (BPS-15).		By promotion, on the basis of fitness, from amongst Sentor B	Dimorr Calast
_	20.	Senior Primary School		Teachers with at least ten year having qualification prescribe recruitment of Primary School Terms	rs service and
	;	Teacher (BPS-14).		By promotion, on the basis of fitness, from account Primary Sc	Conin il

CONTENT OF THE ADVOCATE

<del>.</del> . !				with at least five years service as such and having qualification prescribed for initial recruitment of Primary School Teacher.
<u>.</u>	Primary School Teacher (BPS-12).	(i) Intermediate or equivalent qualification, from a recognized Board with Primary School Teacher Certificate/ Diploma in Education from a recognized Institute; or	18 to 35 years.	By initial recruitment on merit at Union Council level: provided that if no suitable candidate is within the Union Council is available, then from the adjacent Union Councils on merit.
22.	Cari (BPS-12).	(ii) Secondary School Certificate, from a recognized Board in second Division with two years Associate Degree in Education from a recognized University.  Intermediate with Hifz e-Ouran and Oirat Sanad from a recognized Institution.		By initial recruitment.

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ADVOCATE

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Selection criterion and other conditions for direct recruitment against the below mentioned posts shall be as under:-

Arabic Teacher	T-1126-10 100
Educational Qualification	Total Marks: 100
	Marks obtained X 20 / total marks =
SSC HSSC	Marks obtained X 20/ total marks =
BA/BSc	Marks obtained X 20 / total marks =
164 L. Lie I Shahdatul Alamia Fil Uloomul Arabia wal	Marks obtained X 20 / total marks =
Islamia from a recognized Tanzimudtul Wajaqui Madaris	Marks obtained X 15 / total marks =
Other MA/MSc/M.Ed / MA Edu	Marks - 05
MPIBUPhD •	• .



# Theology Teacher

Category of Qualification	•	Total Marks 100
000		Marks obtained X 20 / total marks =
SSC HSSC		Marks obtained X 20 / total marks =
BA/BSc	•	Marks obtained X 20 / total marks =
MA/MSc/M.Ed / MA Edu		Marks obtained X 20/ total marks =
MA Islamia: / Shabdatul dlamia Fi Islamia from a recognized Tanzimua	l Hoomul Arabia wal ant Wafeeul Madaris	Marks obtained X 15/ total marks =
Islamia from a recognizea Tanzuna MPhi//PhD	title // of eld in 1/100/00	Marks = 05

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•	And the second of the second o
Category of Quality is which	- Intuition to
SSC	Marks obtained X 20 / total marks =
Oirt Sanad from a recognized	Marks obtained X 20 / total marks =
Institution. 9 HSSC	Marks obtained X 20 / total marks =
BA/BSc	Marks obtained X 20 / total marks =
	Marks obtained X 15 / total marks =
MA/MSc/ M.Ed / MA Edu MPhil/PhD	Marks = 05
MPhiVPhD	



Certified Teacher (General, Industrial Arts, Agriculture, Home Economics) W.

Category of Qualification	Total Marks 100 For Humanities group at Intermediate/Graduation Level	For Candidate of Science group  5 Extra marks for FSc, 5 Extra marks for B.Sc and
SSC	Marks obtained X 28 / total marks =	5 Extra marks for MSc will be added to the total score obtained by a candidate during his selection
HSSC	Marks obtained X 20 / total marks =	
BA/BSc	Marks obtained X 20/ total marks =	
CT Certificate/ Diploma in Education		
/ADE. MA/MSc/M.Ed / MA Edu	Alsobs chiained X 15 / total marks =	
$\frac{1}{\sqrt{D^2 Gi/F^2 h}D}$	19 Marks = 05	• •

Drawing Master		For Candidate of Science group
Category of Qualification	Total Marks 100  Marks obtained X 20 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total score obtained by a candidate during his selection
SSC	Marks obtained X 20 / total marks =	
HSSC	Marks obtained X 20 / total marks =	
BA/BSc	Marks obtained X 20 / total marks =	-
DM Certificate  MA/MSc/M.Ed / MA Edu	Marks obtained Y 157 total marks =	
MA/MSC/W.Lu.	Marks = 05	

. L	Physical Education Teacher		For Candidate of Science group
	Category of Qualification	Total Marks 100   Marks obtained X 20 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5 Extra marks for M.Sc will be added to the total score obtained by a candidate during his selection
	SSC HSSC	Marks obtained X-20 / total marks =  Marks obtained X-20 / total marks =	
	SA/BSc  JDF E or Equivalent Corrificate	Marks obtained X 20 / total marks =  Marks obtained X 15 / total marks =	
•	ACAVMSC/ST. Ed. I VIA Edin	1 16 ar (c vs 1) 5	

#### Primary School Leacher

Category of Qualification	Total Marks 100 For Humanities group at Intermediate Level	For Candidate of Science group	
SSC	Marks obtained X 20 / total marks =	5 Extra marks for FSc, 5 Extra marks for B.Sc and 5	
HSSC ·	Marks obtained X10/total marks =	Extra marks for M.Sc will be added to the total score obtained by a candidate during his selection	
BA/BSc	Marks obtained X 25/ total marks =		
PST Certificate/ Diploma in Education /ADE.	Marks obtained X20/total marks =		
MA/MSc/M.Ed / MA Edu	Marks obtained X 20 / total marks =		
MPhil/PhD	Marks = 05		



#### Other conditions:



- 1. The concerned Appointing Authority will scrutinize and verify the documents and make the appointment as per prescribed rule and the will get the documents verified after the issuance of appointment orders within shortest possible time, not exceeding ninety (90) days.
- 2. The merit list prepared by the concerned appointing authority shall be displayed for ten days to receive the objections/appeals, if any, and shall issue the final merit list after making necessary corrections while addressing the observations/objections/appeals, followed by requisite appointment orders.

3. In case a document(s) is/are found fake/ forged/ bogus upon scrutiny/ verification, the service of the teacher concerned shall be terminated and the amount paid to him as salary shall be recovered from him and an FIR shall be lodged against him on account of forgery/fraud under the relevant law.

d. Deni Asnad from recognized Tazeemat-ul-Wafaqul Madaris. Darul Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other Government run Darul Uloom, as notified by the Government from time to lime will be acceptable for the purpose of appointment against the posts of Arabic Teachers or Theology Teachers, as the case may be.

غرمت جناب دا الر مكرم على الله ملى البير مستوري الرقيق ضبير في المراد المساور. 27 من ان ال المرادان الم مرزرش نے کہ سائل عرصہ 33 سال سے میدلفلم میں . کتین ۲۶۲ ضربات رنی کر دنیا آری کے میکن سنساری کے باوھود لندا استعان که سائل کو ای گرمزلتن / بردوی سى شامل روا مے ك ا حكامات ها ور فرما ر ممنوندت وقائر ازوری کا موقع فراهم کرسی-نوازس ملی. فعط آواب - موراع 2012·2017 112000000 خوشمال فان PST گویشف بریزی سول سنج MESTED ADVOCATE مورم درم کنو کول

مقارمه

دعونل

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بعدالت في بررس بروز بري المراس المراس المراس المراس المراس المراس المراس المراس المراس المراس المراس المراس الم

والمالية المالية اعث تحريرآ نكه

مقد مه مند رجه عنوان بالاین اپی طرف سے واسطے پیروی وجواب دبی وکل کاروائی متعلقہ رکم مرکم میں کرم مرکم کا کا میں مار مرکم کر کا کا کا کا ان مقام میں مرکم وسک مرکم کر کیا گیا گئی کے معلوم کر کر کے افرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقد مہ کی کل کاروائی کا کا کا ان افتیار ہوگا۔ نیز وکیل صاحب کوراضی نامہ کرنے وتقر رثالث و فیصلہ پر صاف دیے جواب دبی اورا قبال دعوی اور فی اور ورخواست ہرتسم کی تصدیق بعمورت و گری کرنے اجراء اور وصولی چیک وروپیدارعرضی دعوی اور ورخواست ہرتسم کی تصدیق زراین پر دستی کرانے کی افتیار ہوگا۔ نیز صورت عدم بیروی یاڈگری کی مراد گیا ہوروت ضرورت مردوت اور مند کی نیز دائر کرنے اجبل مجرائی ونظر ثانی و بیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت میں مقدمہ نیکورے کل یا جزوی کا روائی کے واسطے اوروکیل یا مختار تا نونی کواسے ہمراہ میا ہوں گے تقرر کا افتیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ ندکورہ با اختیارات صاصل ہوں گے اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اسے اس کی مقدمہ کی اور اس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ بیں جوخر چہ ہرجانہ التوائے مقدمہ کے اس کوری کیا تھوں کیا تھوں کوری کورون کیا تھوں کیا ت

20 ob One

سبب سے وہوگا۔کوئی تاریخ پیشی مقام دورہ پر ہو یا جدسے باہر ہوتو کیل صاحب پابند ہول

MANOCAPESHAM AdvocaPesham

SARDAR ALT SARDAR ALT Advocate Peshawai Migh Court.

ئے۔ کہ بیروی ندکورکریں ۔لہذا وکالت نامیکھدیا کے سندرہے۔

عدنان سٹیشنری ماریث چک شتکری پٹارٹی ٹون: 2220193 Mob: 0345-9223239 Jelais, dedais

# EFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 795/2013.

Khushal Khan PST GP3/9MB; Bangahy Karak.....Applicants

**VERSUS** 

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others

# PARAWISE COMMENTS/REPLY FOR AND ON BEHALF OF THE RESPONDENTS No. 1, 2, 3 & 5.

### Respectfully Sheweth:-

# Preliminary objections

- 1 The appellant has no cause of action/locus standi.
- 2 The instant appeal is badly time barred.
- The appellant has concealed the material fact from this Hon! able Tribunal hence liable to be dismissed.
- 4 The appellant has not come to Hon!able Tribunal with clean hands.
- The present appeal is liable to be dismissed for non joinder/mis-joinder for necessary parties.
- The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing laws & rules.
- The appellant is stopped by his own conduct to file in present appeal.
- The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- This Hon!able Tribunal has no jurisdiction to adjudicate the present appeal.
- The appellant has not submitted any departmental appeal through proper channel and in accordance with Section -22 of Khyber Pakhtunkhwa civil servant Act 1973 and civil servant appeal rules 1986. Hence the present appeal is not tenable and liable to be dismissed.
- That the rule 3(2) of Khyber Pakhtunkhwa Civil Servant (appointment, Promotion and Transfer) rules 1989, authorize the department to lay down the method of appointment, qualification and other conditions applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the appeal in hand is liable too be dismissed.
- That it was observed by the Apex Court that it is exclusively with in the domain of the government to decide whether a particular qualification will be considered sufficient for promotion from a particular grade and it is also with in the domain of the government to change the above policy from time to time as no body can claim any vested right in the policy.

#### ON FACTS

- 1 This Para pertains to the service record of the appellant. While the appellant has not presented his appointment order and attested copy of service book, hence no comments.
- 2 Incorrect. The statement of the appellant in this Para is misleading one and meaningless.

In fact according to the prevailing method of recruitment as per notification dated 13/11/2012 (annexure "C" of the appeal) on S/No: 21 the appointment of PST shall be made by initial recruitment on merit having the prescribed qualification and age as in columns 3 & 4. Moreover, the same rules were framed with the consultation of Establishment & Finance Departments.

- 3 As replied in fore going Paras.
- 4 Correct to the extant that respondent department notified the rules for the recruitment and promotion for the teachers of various cadres dated 13/11/2012, in accordance with the prevailing law, rules on the subject and to improve enhance the quality education in the best interest of Public while other contents of this Para are incorrect, misleading one and denied.
- 5 The mentioned rules and qualification in this Para are applicable to those fresh candidates direct recruitment having the age 18-35 years and intends to enter in the E&SE Department as PST BPS-12. While the appellant has 32-years service.
- Incorrect and denied. The rules/qualification mentioned in this Para is not related to the appellant being PST. The qualification and other condition mentioned in this Para relates to senior PSTs BPS-14 and their promotion to Head Teacher post BPS-15 in E&SE Department. It would not be out of place to mention here that under the said rules/policy hundreds of PSTs has already been upgraded/promoted to senior PST, and Head Teacher post and the same are not impleaded in the present petition.
- 7 Incorrect and not admitted. No civil servant has legal and vested right in promotion and policy as held by the apex court while the government has the right to enhance the qualification and standard for recruitment and promotion in order to maintain efficiency in service and to improve/uplift the standard and quality of education, in best interest of public. The appellant himself is responsible for not improving his academic qualifications, teaching skills during his 32-years service, being connected/attached with teaching profession.

Moreover the appellant has not filed any departmental appeal representation through proper channel and in accordance with civil servant Appeal rules 1986. The alleged/annexed departmental appeal is neither through proper channel no diarized. The mentioned appeal dated 7/12/2012 is posted on 8-12-2011 which is strange enough & question mark on the face of receipt as (annexure"F" D&E of the appeal) and also against civil servant rules 1986, hence the whole Para is denied being deceptive one.

Incorrect & not admitted. The present appellant does not fall within the definition of aggrieved person and there is no reason for the petitioner to be aggrieved from the mentioned prevailing policy dated 13/11/2012. While the appellant did not implead the upgraded/promoted and the said rules and those having the higher qualification than appellant and waiting for promotion. Hence the appellant has no cause of action / locus standi to invoke the jurisdiction of this Hon!able Tribunal, hence the appeal in hand is liable to be dismissed inter alia on the following grounds:-

# GROUNDS

- Incorrect & not admitted. The statement of the appellant in this Para is false, against the facts and record. In fact Primary School Teaching certificate i.e PTC is required qualification for PTC teacher (now PST), hence the whole Para is denied.
- Incorrect and not admitted. How it can be justified that the appellant possessing only SSC, be treated on equal footing with other PST teachers having higher academic and professional qualification, and the same is against norms of natural justice and merit.
- C The statement of the appellant in this Para is baseless against the law, rules on the subject and without any legal support.
- Incorrect and denied. The statement of the appellant in this Para is based on malafied motives.
  - Е Incorrect and not admitted. The statement in this Para is against facts. The length of service for promotion/up-gradation is mentioned in the said notification i.e in S/No: 19 & 20 in column: 3.
  - F The statement of the appellant in this Para is ambiguous and meaningless hence needs no comments.
  - G Incorrect. The appellant has been treated in accordance with law, rules on the subject constitution of the Pakistan.
  - Η The respondents seek the permission of this Hon! able Tribunal to adduce more grounds & proofs at the time of arguments.

In view of the above submission, it is requested that this Hon' able Tribunal may very graciously be pleased to dismiss the appeal with cost in favour of the respondent Department.

Secretary

Govt: of Khyber Pakhtunkhwa, Q (Finance) Department Peshawar

Elementary & Secondary Education Khyber Pakhtunkhwa

Peshawar.

**Accountant General** Khyber Pakhtunkhwa, Peshawar.

Secretary

Elementary & Secondary Education Department, Government of Khyber

Pakhtunkhwa

### BEFORE THE KHYBER PAKHTUNKHWA SERIVCE TRIBUNAL PESHAWAR

APPEAL NO. 775/2013.

Mashal War.

Versus

Government of Khyber Pakihtunkhwa through,
Secretary Elementary and Secondary Education
Peshawar and other's.

(Reply on behalf of respondent No. 4)

#### **Preliminary Objections**

- 1). That the Appellant has no cause of action.
- 2). That the Appellant has no locus standi.
- 3). That the instant appeal is not maintainable.
- 4). That the grievances of the appellant not covered under the rules.

#### Respectfully Sheweth:-

Para No. 1 to 8:- Relate with respondent No. 1 to 3, however, it is submitted that whenever Notification is issued by the Government or any Department, then it is Obligatory for the Departments to follow the rules. Verdict of Notification dated 13.11.2012, is very clear, therefore, the appellant is not entitled for any benefit.

The appellant has no grievances against this office, therefore, Administrative Departments (Both) will be in a better position thereby satisfying the appellant.

It is, therefore, humbly prayed that the name of this office may be excluded from the list of respondents.

DEPUTY ACCOUNTANT GENERAL (Litigation)

KHYBER PAKHTUNKHWA.

# GOVERNMENT F THE KHYBER PAKHTUNKHWA ELEMENTARY AND CONDARY EDUCATION DEPARTMENT TIMES

: Peshaw, dated the November 13,20.12.

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre:- In pursace of the provisions contained in sub rule (2) of rule 3 of the Kleer Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 a in supersession of all Notifications issued in this behalf, the Elgentary and Secondary Education Department in consultation with the Establishmen Jepartment and the Finance Department hereby lays down the nethod of recruitment, qualification and other conditions specified in the Appendix to is Notification which shall be applicable to all the posts specifie in Column No. 2 of the said Appendix and the schedule therewith.

SECRETARY TO GOVERNMENT OF THE KHYBER I KHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION EPARTMENT.

Endst. No. & Date as above.

Copy forwarded to:-

- 1. The Secretary to Govt, of Khyber Pakhlunkhwa, Establishent Department.
- The Secretary to Govt. of Khyber Pakhtunkhwa, Financ. spartment.
- The Secretary to Govt. of Khyber Pakhtunkhwa, Law Dortment.
- The Secretary Khyber Pakhlunkhwa, Public Service Conission Peshawar,
- The Accountant General, Knyber Pakhtunkhwa Ogehay
- The Director (E&SE) Khyper Pakhhinkhwa Peshawer.

The Dinystor Surniculum & Teachers Education Abbettabad िक Girector (PRE) Knyber Pakhttrikhwa Peshawar

in the Oleanor ESBIT Elementary & Speciality Educati

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

12. All District Coordination Officers in Khyber Pakhtunkhwa.

13. All. Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa. 14. All District Accounts Officers in Khrber Pakhtunkhwa /Agency Accounts Officers FATA.

15. All Agency Education Officers FATA.

16. P.S to Governor, Khyber Pakhtunkiwa.

17. P.S to Chief Minister, Khyber Pakhunkhwa.

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

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

20. PS to Secretary E&SE Department

21. Master File.

Section Officer (Primary)