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FORM OF ORDER SHEET (1984)

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	lmp	plementation Petition No. <u>705 / 2023</u>
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	02.10.2023	The implementation petition of Mr. Naik Ali Shah
		received today by registered post through Sheikh Iftikhar
		ul Haq Advocate. It is fixed for implementation report
		before touring Single Bench at D.I.Khan on -
		Original file be requisitioned. AAG has
		noted the next date.
		By the order of Chairman
		REGISTRAR
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The execution petition of Mr. Maik 44 Shah securived local La. a 20.09.2023 is incomplete on the following scores which is returned to the course. b for the petitioner for completion and resubmission within 15 days.

- 1- Affidavit is not attested by the Oath Commissioner.
- 2- Check list is blank and not signed by the counsel engaged.
- 3- Some documents are unattested.
- 4- Page nos. 29, 32, 35 & 36 of the appeal are illegible which be replaced by legible/better one.

No. 3270 /S.T. Dt. 2//9 /2023.

SERVICE TRUMPMAL PESHAWAP

Sheikh Iftikharul Hag Adv. Hogh Court D.I.Khan.

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BEFORE KHYBER PKITUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Titles Naik Ahi shahvs Govt, of Kit et

3.//	Contents	Yes	No
1.	This appeal has been presented by: petiti hom/comse	:	110
2.	Whether Counsel / Appellant / Respondent / Deponent baye signed the	e	_
	1 requisite: documents?		
3.	Whether Appeal is within time?		7 7 5 2
4.	Whether the enactment under which the appeal is filed mentioned?	1	,
5.	Whether the enactment under which the appeal is filed is correct?		
5.	Whether affidavit is appended?		-
1 8	Whether affidavit is duly at ested by competent outh consulssioner?	· /	
	1 Whether appeal/annexures are properly nappel?		7 .
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	-:/	
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15.	Whether numbers of referred cases given are correct?		
16.	Whether appeal contains cuttings/overwriting?		
17.	Whether list of books has been provided at the end of the appeal?	7	
18.	whether case relate to this Court?	1	
- 19	Whether requisite number of spare copies attached?		-
20.	Whether complete spare copy is filed in separate file cover?	 	
21.	Whether addresses of parties given are complete?		CONTRACTOR OF
22.	Whether index filed?		
23.	Whether index is correct?		
24.	Whether Security and Process Fee deposited? on	//	
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	to respondents? on		.
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27.	Whether copies of comments/reply/rejoinder provided to opposite		
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It is certified that formalities/documentation as required in the above table have been fulfilled.

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Signature:

Dated:

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Haik Ali Sha

28-9-23

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BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. 705 of 2022

In Service Appeal No. 173 /2019 Decided on 27/09/2021

Naik Ali Shah

Versus

Govt. of KPK etc

INDEX

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2.	Copies of the appeal and judgment	A & B	6-26
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4.	Copies of the documents	D To D/	34-5
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Date: // /09/2023

Yours Humble Petitioner

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Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate High Court

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. 705 of 2023

In Service Appeal No. 173 /2019 Decided on 27/09/2021 Service Tribund Diary No. 77/8

Naik Ali Shah son of Najam Shah (that time SPST) / presently PSHT in GPS Marwat Colony, Dera Ismail Khan.

Cell#0345-6836477, Whatsapp#0343-0981629

.....Petitioner

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Education Department Khyber Pakhtunkhawa, Civil Secretariat Peshawar.
- 2. Director (E&S) Education Department Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) Dera Ismail Khan.
- 4. District Accounts Officer Dera Ismail Khan.

.....Respondents

PARTIAL IMPLEMENTATION PETITION UNDER KHYBER PAKHUNKHWA SERVICE TRIBUNAL ACT 1974 READ WITH KPK SERVICE TRIBUNAL RULES 1974 AS AMENDED FOR IMPLEMENTATION OF THE ORDER/JUDGMENT IN SERVICE APPEAL NO. 173/2019 DECIDED ON 27/09/2021 VIDE CONSOLIDATED JUDGMENT AS ALONG WITH MAIN SERVICE APPEAL NO. 824/2018 BY THIS HONOURABLE TRIBUNAL TO THE EXTENT THAT APPELLANT WAS NOT AWARDED THE SENIORITY/PROMOTION OF SST PHYSICS, MATH (BPS-16) AS THE PETITIONER WAS ENTITLED FOR THE SAME ON/FROM 01/12/2022 AND THE JUDGMENT OF THIS HONOURABLE TRIBUNAL BE IMPLEMENTED IN ITS TRUE LETTER AND SPIRIT.



Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

- 1. That the petitioner was appointed as PST in the Education Department on 11/02/2006.
- 2. That during performance of duty the petitioner was malafidely charged in case FIR No. 587 dated 08/11/2012 u/s 302,404,34 PPC registered at P.S Saddar Dera Ismail Khan.
- 3. That the petitioner was suspended from service on 09/11/2012 and remained suspended till 21/01/2015.
- 4. That during suspension period the petitioner filed BBA petition on 18/07/2014 which was confirmed on 21/10/2014 in the aforementioned criminal case.
- 5. That thereafter the appellant was adjusted against the vacant post of PST vide order dated 21/01/2015.
- 6. That thereafter the appellant was Honourably acquitted from the criminal charges vide judgment dated 21/02/2018 by the learned Additional Sessions Judge-II Dera Ismail Khan.
- 7. That appellant aggrieved from the seniority list 2018 of PSTs/SPSTs/PSHTs submitted departmental appeal on 08/10/2018 which was not accepted and later on submitted the above titled service appeal which was consolidated with the service appeal bearing No. 824 and was accepted with the mentioned appeal vide judgment dated 27/09/2021. Copies of the appeal and judgment are annexed as **Annexure-A & B**.
- 8. That the petitioner filed an application dated 06/01/2022 to the respondents for implementation of order dated 27/09/2021 but the respondents turned deaf ears towards the application of petitioner. Copy of application is annexed as **Annexure-C**.
- 9. That thereafter the petitioner submitted implementation petition before this Honourable Tribunal, during the pendency of implementation petition the respondents/authority produced the detailed order, wherein the grievances of the petitioner was fulfilled except seniority/promotion of SST

(BPS-16) from the date i.e. 01/12/2022 because one Mr. Rajab Ali Shah, who is junior than the petitioner, was promoted to the BPS-16 vide order No. 3957-61 dated 01/12/2022 and one other employee Mr. Riaz Hussain was placed in check list of promotion of PHST to BPS-15 to SST (Math, Physics) BPS-16, similarly similarly one Muhammad Faheem ul Zahid had been placed on 1116 baselessly placing them seriously yet and giving promotion by thus not correcting the seniority list 2018 till now and not allotting the entitled placement to the appellant through revised seniority number and clear cut violating the judgment of this Honourable Tribunal. Meaning thereby the judgment of this Honourable Tribunal had not been fully implemented in its letter and spirit by not correcting the place/position of petitioner in the seniority list as per letter and spirit of the judgment of this Honourable Tribunal although the petitioner submitted various written as well as verbal requests. It is also pertinent to mention here that the respondents/authority is on wrong footings, especially in promotion of the post of SST Physics, Math (BPS-16) by following the seniority list of 2018 just to sabotage the right of the petitioner. Copies of the documents in this respect are annexed as **Annexure-D to D/**

10 That now the respondents are not fully implementing the order dated 27/09/2021, hence, the instant implementation petition is being filed before this Honourable Tribunal.

GROUNDS:

- A. That the acts and omissions of the respondents authorities to not obeyed/implement the order of this honourable tribunal in its true letter and spirit are clear cut violation of law, statutes and constitution.
- B. That lame excuses on behalf of respondents/authorities are not maintainable and respondents are required to implement



the judgment of this honourable Tribunal in its true letter and spirit.

C. That the Counsel for the Petitioner may kindly be allowed to raise further legal grounds during the course of arguments.

It is therefore, humbly prayed that the order/judgment in service appeal No. 173/2019 decided 27/09/2021 by this honourable Tribunal may please implemented to the extent that petitioner was not awarded the seniority/promotion of SST physics, math (BPS-16) as the petitioner was entitled for the same on/from 01/12/2022 because one Rajab Ali Shah was junior than the appellant and the judgment of this honourable tribunal be implemented in its true letter and spirit by promoting the petitioner from the date i.e. 01/12/2022 as a SST Physics, Math (BPS-16).

Date: 1**6**/09/2023

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate High Court



BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. ______ of 2022

In Service Appeal No. 173 /2019 Decided on 27/09/2021

Naik Ali Shah

Versus

Govt. of KPK etc

AFFIDAVIT

I, Naik Ali Shah son of Najam Shah (that time SPST) presently PSHT in GPS Marwat Colony, Dera Ismail Khan, do hereby solemnly affirm and declare on oath that contents of above Writ Petition are true & correct to the best of my knowledge and that nothing has been concealed from this Honourable Court.

Dated: 14/09/2023

DEPONENT

VICNO: 12/01-5544231-7

Identified by:

Advocate High Court

ISMAIL

ANX A"

BEFORE THE KHYBER PAKHTUNKHWA SERVICES

PESHAWAR

Service Appeal No. 173 /2019

Diary No. 61

Naik Ali Shah son of Najam Shah caste Syed r/o Indus Colony, Dera Ismail Khan. Presently posted as SPST at GPS Wanda Balochan, Dera Ismail Khan.

(APPELLANT)

VERSUS

- 1. Government of KPK, Through Secretary Elementary & Secondary Education Peshawar
- 2. The Director (E &S) Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (M) Education Dera Ismail Khan.

(RESPONDENTS)

Filedto-day Registrar APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974.

PRAYER

On acceptance of this appeal the Seniority List of the SPST may kindly be revisited and the appellant be placed at serial# 108 instead of serial#303 by revising/correcting the Seniority List of the year 2018 and the list of year 2019 be made in accordance with revised/correct seniority list by placing the appellant at serial#108 instead of 303 meaning thereby the appellant be placed as per seniority list of year 2016 and after correcting the seniority list the appellant present kindly be given the due right of SST (BPS-16).

Jh Jih Jug



Respected Sir,

- That the appellant was appointed on 11/02/2006 against the post of PST vide appointment order No. 2251-23 dated 11/02/2006. Copy of appointment order is annexed as Annexure-A.
- 2. That after the appointment the petitioner served the department with the entire satisfaction of his high-ups and left no stone unturned during his whole service.
- That in the year 2016, the appellant was placed at correct 3. serial number in the seniority list as per date appointment/age, but unfortunately the appellant was placed at serial#303 instead of 108 in the seniority list of the year 2018. The appellant came into knowledge of the above seniority list on 05/10/2018 as their colleagues which had been appointed with the appellant was given seniority as PSHT (BPS-15), then the appellant approached to the office of respondent#3, wherein he came into the knowledge of impugned seniority list. The appellant abruptly submitted department appeal/representation on 08/10/2018 which was not accepted within stipulated period, hence, the instant service appeal inter alia the following grounds. Copies of seniority list and departmental appeal along with registered AD receipts are annexed as Annexure-B & C.

GROUNDS

- a. That the impugned seniority list is against the principle of law, service rules and policy and is not with the commence of Easta Code.
- b. That the impugned seniority list has been prepared against the law as juniors to the appellant were seated above from the appellant and the appellant was deferred for no reasons and justification.

C.



- **d.** That this honourable Tribunal has got vast and ample powers to entertain the instant appeal.
- **e.** That counsel for the appellant may graciously be allowed to raise additional grounds at the time of arguments.

It is therefore humbly prayed that on acceptance of this appeal the Seniority List of the SPST may kindly be revisited and the appellant be placed at serial# 108 instead of serial#303 by revising/correcting the Seniority List of the year 2018 and the list of year 2019 be made in accordance with revised/correct seniority list by placing the appellant at serial#108 instead of 303 meaning thereby the appellant be placed as per seniority list of year 2016 and after correcting the seniority list the appellant may kindly be given the due right of SST (BPS-16).

Dated 02/02/2019

Your humble appellant,

Naik Ali Shah Through counsel:-

Sheikh Iftikhar ul Haq Advocate High Court

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ORDER 27.09.2021

Mr. Sheikh Iftikhar Ul Haq, Advocate, for the appellant present. Mr. Kamran Khan ADO (Litigation) alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, passed in service appeal bearing No. 824/2018 "titled Naik Ali Shah Vs. Government of Khyber Pakhtunkhwa through Secretary, Education Civil Secretariat Peshawar and three others", the instant appeal is accepted and the appellant stands reinstated in service with effect from the date of his suspension i.e. 10-11-2012 with all back benefits, including restoration of his previous salary, GP Funds, annual increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted. Parties are left to bear their own costs. File be consigned to record room.

<u>ANNOUNCED</u> 27.09.2021

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I KHAN (ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) CAMP COURT D.I KHAN

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BEFORE HONORABLE SERVICE TRIBUNAL PESHAWA

Service appeal No 824 2018

Naik Ali Shah S/O Najam Shah SPST GPS Wanda Balochan (CRBC) Dera Ismail khan Service Prihamal

Diery No. 182

(Appellant)

VS

- 1. Govt of Khyber Pakhtunkhwah Through Secretary Education civil secretariat Peshawar.
- 2. The Director Elementary & secondary education KPK Peshawar.
- 3. District Education Officer (M) Dera Ismail Khan.
- 4. District Account Officer Dera Ismail Khan.

(Respondents)

SERVICE APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWAH SERVICE ACT 1974 FOR:-

- 1. RELEASING SALARIES OF SUSPENSION PERIOD FROM 9.11.2012 TO 21.01.2015.
- II. OPENING OF PERVIOUS GP FUND ACCOUNT
- III. RELEASING OF ANNUAL INCREMENT ON DUE DATE.
- IV. PREPARING SENIORITY LIST AND PLACING APPELLANT ON CORRECT NUMBER.
- V. SENIORITY/PROMOTION TO NEXT GRADE/ CADRE AS
 JUNIOR TO APPELLANT HAS BEEN PROMOTED BY
 Filedto-day Modifying the Order NO 6368-71 DATED 22.01.2015
 PASSED BY DEO (M) D.I.KHAN AND THE ADJUSTMENT
 OF 6 0 0 ORDER MAY KINDLY CONVERTED INTO RE-INSTATEMENT

WITH ALL BACK BENEFITS AS MENTIONED ABOVE.

Respe

Respected Sir,

1. That the appellant was appointed as PST in the education Department with effect from 11.02.2006 and the appellant performing the duty with full satisfaction of his superior.





Page 2 of 4

Copies of appointment order & of service book, are enclosed as Annexure"A&B".

- That during course of duty the appellant was malafidly and falsely implicated in the case FIR No 587 dated 08.11.2012 under section 302-404/34 PPC in Police Station Sadar D.I.Khan Copy of FIR & Complete Chalan are enclosed as <u>Annexure</u> <u>&D</u>".
- 3. That after falsely implication in the case appellant submitted Bail Before Arrest application in the court of session judge D.I.Khan On 18:07.2014, which was entrusted to additional session judge V.D.I.Khan and ad-interim Bail was granted on 18:07.2014 and letter on Bail before arrest was confirmed on 21:10.2014 by the learned Additional session judge V.D.I.Khan. Copies of Bail granting order are enclosed as a Annexure "E & £1.".
- 4. That on 19.07.2017 the appellant surrender / contacted district account officer mail D.I.Khan, as the School was closed due to summer vacation and he was told that he will be re-instated in his service.
- 5. That after summer vacation the appellant was allowed to continue his service vide order No 6368-71 dated 22.01.2015 adjusting appellant and suspension period from 09.11.2012 to 21.01.2015 declared leave without pay. Copy of order is enclosed as Annexure "F".
- That after trial the learned additional session judge II D.I.Khan honorably acquitted the appellant on 21.02.2018. Copy of judgment/order of enclosed as <u>Annexure "G"</u>.
- 7. That appellant came to know that he has been suspended from his duties vide office No.813-15 dated 04.04.2015. Copyrested of suspension order is enclosed as Annexure "H".

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Page 3 of 4

ESTED

- 8. The appellant feeling aggrieved from the above Acts and of respondents authority, he departmental appeal for redresal of his grievances on 13.03.2018 after honorable acquittal by learned additional session judge II C.I.Khan on 21.02.2018 being well within time in attendant circumstances after honorable acquittal, but was not accepted redresal of his grievances, and no response of which has not yet been receive within stipulated period. Copy of departmental appeal is enclosed as Annexure"!".
- 9. The appellant feelings aggrieved now humbly approach this Honorable tribunal through instant service appeal interails on the following ground.

GROUNDS:

- 1. That the appellant was innocent and was falsely implicated in the case who was letter on honorably acquitted from the charges leveled against him on 21.02,2018 by learned additional session judge II D.I.Khan.
- 2. That the appellant was suspended from 09.11.2012 to 21.01.2015 but the respondent authority illegally and unlawfully converted the suspension order into leave without pay violating the principal of Laws and Gross illegality and irregularity have been done by the respondents authority. Suspension period is always treated as duty with pay.
- That due to anomalous, flaws, incorrect order the appellant caused irreparable loss in shape of Non- opening of old salary, account, non- opening old G.P Fund Account, Non- Counting Seniority, Non-Issuing of annual increment on due date. Adjustment order is totally illegal hence your honour can check pay roll register.

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Page 4 of 4

4. The appellant is suspended and suspension period is considered duty with pay. The respondent 4 raised objection that is the suspension order is still intact in appellant service book. Thus his above grievance cannot be settled/ resolved. They demanded removal of suspension order and adjustment order in the service record.

It is humble prayed the instants service appeal may kindly be accepted as prayed for in the heading of appeal.

Your Humble Appellant

Naik Ali Shah

Through Consel

Shiekh Iftekhar Ul Haq

Advocate High Court

Dated: 25.06.2018



AWK

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR AT CAMP COURT D.I KHAN

Service Appeal No. 824/2018

Date of Institution ...

26.06.2018

Date of Decision

27.09.2021

Naik Ali Shah S/O Najam Shah SPST GPS Wanda Balochan (CRBC) Dera Ismail

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary, Education Civil ... (Respondents) Secretariat Peshawar and three others.

SHEIKH IFTIKHAR UL HAQ Advocates

For Appellants

ASIF MASOOD ALI SHAH, Deputy District Attorney

For Respondents

SALAH-UD-DIN ATIQ-UR-REHMAN-WAZIR **MEMBER (JUDICIAL) MEMBER (EXECUTIVE)**

JUDGMENT

ATIQ-UR-REHMAN WAZIR MEMBER (E):-

This single judgment shall

dispose of the instant service appeal as well as the connected service appeal bearing No.173/2019 "titled Naik Ali Shah Vs. Government of Khyber Pakhtunkhwa, Through Secretary Elementary & Secondary Education Peshawar and two others", as common question of law and facts are involved therein.

Brief facts of the case are that the appellant while serving as Primary 02. School Teacher, was found involved in a criminal case FIR No. 587 dated 08-11-2012 U/S 302-404/34 PPC, hence he was suspended from service with effect from 10-11-2012 vide order dated 29:03:2013. The appellant was kept under suspension and no

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further action was initiated against the appellant. In the meanwhile, ad-interim bail was granted to the appellant by the court of Additional Session Judge on 18-07-2014 and later on bail before arrest was confirmed on 21-10-2014. After bail confirmation, the appellant requested for joining his duty, which was accepted and the appellant was adjusted against a vacant post of PST vide order dated 22-01-2015 but his suspension period with effect from 09-11-2012 to 21-01-2015 was treated as extra ordinary leave without pay. The appellant was acquitted of the charges vide judgment dated 21-02-2018, thereafter he filed departmental appeal dated 13-03-2018, which was not responded, hence the instant service appeal with prayers that salary of the suspended period i.e. from 09-11-2012 to 21-01-2015 may be released, his GP Fund account may be re-opened, his annual increments may be released annually on due date, he may be placed in due place in the seniority list and he may be promoted to the next grade as juniors of the appellant has been promoted, as well as the order dated 22-01-2015 may be modified and the adjustment order may be converted into re-instatement with all back benefits.

Learned counsel for the appellant has contended that the appellant was falsely implicated in an FIR, who was later on honorably acquitted of the charges vide judgment dated 21-02-218; that the appellant was suspended from service w.e.f 09-11-2012 to 21-01-2015, but the respondents illegally and unlawfully converted the suspension period into leave without pay in violation of CSR-194-A; that suspension is not a punishment and a temporary measure, wherein the employee is entitled to his full emoluments. Reliance was placed on 2014 PLC (C.S) 558, 2016 PLC (C.S) 424, 2016 PLC (C.S) 952 and PLD 1994 Supreme Court 72; that suspension of the appellant was due to registration of a criminal, case against the appellant and that ground had subsequently vanished through his acquittal, making him re-emerge as a fit and proper person entitled to continue with his service. Reliance was placed on PLD 2010 Supreme Court 695; that as per FR-54, when a civil servant is honorably

Service Tribuuni Besimbur 2

acquitted of the charges, he is entitled to full pay, if he had not been dismissed or removed from service; that due to an anomalous adjustment order, the appellant caused irreparable loss in shape of non-opening of old salary account, non-opening of old GP Fund account, non-counting of seniority and non-issuance of annual increments on due date; that the adjustment order is illegal and is liable to be modified; that the appellant was suspended and suspension period is considered as on duty with pay; that the adjustment order needs to be modified, which ultimately would resolve all the allied issues. On the question of limitation the learned counsel added that it has been held in various judgments of the apex court that it would be futile to file departmental appeal before earning acquittal from the charges, upon which the appellant was suspended from service; that the appellant filed departmental appeal just after his acquittal, hence the departmental appeal is well within time.

Deputy District Attorney for respondents has contended that the appellant was involved in a criminal case and an FIR to this effect was lodged against him U/S 302, 404/34 PPC; that the appellant went in hiding with effect from 08-11-2021, hence he was suspended from service with effect from 10-11-2012 vide order dated 29-03-2013; that during the period, the appellant did not perform any duty, hence such period was treated as extra-ordinary leave without pay; that status of the appellant in education department was his willful absence from duty; that the impugned order was issued on 22-01-2015, whereas the appellant filed departmental appeal on 13-03-2018, which is badly time barred; that when the departmental appeal is barred by time, the service appeal before this tribunal is incompetent.

Reliance was placed on 2011 SCMR 676; that civil servant could not be allowed to put a premium on his abscondence and to use the same as a ground for absence from his official duty. Reliance was placed on 2003 SCMR 338 and CP No. 935/2015; that acquittal of civil servant from criminal charges would have absolutely no bearing

on merits of case as disciplinary proceedings were to be initiated according to service rules independently. Reliance was placed on 2007 SCMR 562. The learned Deputy District Attorney further added that this Tribunal in Service Appeal No. 138/2013 and Service Appeal No. 23/2013 in similar case has dismissed such cases on the ground of absconsion.

05.

We have heard learned counsel for the parties and have perused the

record. Record reveals that the appellant after his involvement in criminal case was rightly suspended from service as per provisions in CSR-194-A. The respondents did not take any further action against the appellant, until his BBA was confirmed by the trial court on 21-10-2014, thereafter the appellant was adjusted against a vacant post of PST, but his suspension period was treated as extra-ordinary leave without pay, which was not correct, as nothing is available in rules to justify the adjustment order of a civil servant and to convert the suspension period into leave without pay, as a civil servant is entitled to full emoluments during suspension period as suspension is not a punishment, rather a temporary measure. We have observed that the appellant rightly waited until his acquittal from the criminal charges and after acquittal, filed departmental appeal, as the adjustment order created so many issues for him to the effect that he was considered as newly appointed from the impugned order dated 22-01-2015. The appellant lost his Salary account, GP Fund account; his annual increments even his seniority as well as promotion. The departmental appeal preferred by the appellant after his acquittal from criminal case was required to be examined by the respondents, which however was not done. After acquittal from the criminal charges, upon which he had been placed under suspension, there was no reason whatsoever to deprive him of his rights accrued to him and to this effect FR-54 is very clear that if a civil servant is honorably acquitted of the charges, he is entitled to full pay, if he had not been dismissed or removed from service. Since the appellant was only suspended from service and was adjusted against a vacant post



(18)

after obtaining BBA, now he earned acquittal from the very charges, upon which he was suspended, hence he is entitled to be re-instated in service with all back benefits.

Of. In view of the foregoing discussions, the instant appeals are accepted and the appellant stands re-instated in service with effect from the date of his suspension i.e. 10-11-2012 with all back benefits, including restoration of his previous salary, GP Funds, annual increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 27.09.2021

(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT D.I KHAN

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) CAMP COURT D.I KHAN

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BEFORE THE HONOURABLE KHYBER PAKHTUNKAWA SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN YOF Y

Implementation Petition No. 42 of 2022

In Service Appeal No. 173 /2019 Decided on 27/09/2021

Naik Ali Shah son of Najam Shah (that time SPST) presently PSHT in GPS Marwat Colony, Dera Ismail Khan.

Cell#0345-6836477, Whatsapp#0343-0981629

...... Petitioner

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Education Department Khyber Pakhtunkhawa, Civil Secretariat Peshawar.
- 2. Director (E&S) Education Department Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) Dera Ismail Khan.
- 4. District Accounts Officer Dera Ismail Khan.

.....Respondents

IMPLEMENTATION PETITION UNDER KHYBER PAKHUNKHWA SERVICE TRIBUNAL ACT 1974 READ WITH KPK SERVICE TRIBUNAL RULES 1974 AS AMENDED FOR IMPLEMENTATION OF THE ORDER/JUDGMENT IN SERVICE APPEAL NO. 173/2019 DECIDED ON 27/09/2021 BY THIS HONOURABLE TRIBUNAL.

TESTED

AND SERVICE Aribunal





Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

- 1. That the petitioner was appointed as PST in the Education Department on 11/02/2006.
- 2. That during performance of duty the petitioner was malafidely charged in case FIR No. 587 dated 08/11/2012 u/s / 302,404,34 PPC registered at P.S Saddar Dera Ismail Khan.
- 3. That the petitioner was suspended from service on 09/11/2012 and remained suspended till 21/01/2015.
- 4. That during suspension period the petitioner filed BBA petition on 18/07/2014 which was confirmed on 21/10/2014 in the aforementioned criminal case.
- 5. That thereafter the appellant was adjusted against the vacant post of PST vide order dated 22/01/2015.
- 6. That thereafter the appellant was Honourably acquitted from the criminal charges vide judgment dated 21/02/2018 by the learned Additional Sessions Judge-II Dera Ismail Khan.
- 7. That appellant aggrieved from the seniority list, submitted departmental appeal on 08/10/2018 which was not accepted and later on submitted the above titled service appeal which was consolidated with the service appeal bearing No. 824 and was accepted with the mentioned appeal vide judgment dated 27/09/2021. Copies of the appeal and judgment are annexed as **Annexure-A & B**.
- 8. That the petitioner filed an application dated 06/01/2022 to the respondents for implementation of order dated 27/09/2021 but the respondents turned deaf ears towards the application of petitioner. Copy of application is annexed as **Annexure-C**.
- That now the respondents are not implementing the order dated 27/09/2021; hence, the instant implementation petition Tree is being filed before this Honourable Tribunal.





GROUNDS

- A. That the acts and omissions of the respondents authorities to not obeyed/implement the order of this honourable tribunal in its true letter and spirit are clear cut violation of law, statutes and constitution.
- B. That lame excuses on behalf of respondents/authorities are not maintainable and respondents are required to implement the judgment of this honourable Tribunal in its true letter and spirit.
- C. That the Counsel for the Petitioner may kindly be allowed to raise further legal grounds during the course of arguments.

It is therefore, humbly requested that the respondents be directed to fully implement the judgment/order of this honourable tribunal dated 27/09/2021.

Date: //_/01/2022

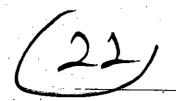
Yours Humble Petitioner

Najk Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate High Court

Vice Telbung



Execution Petition 43/2022

27th Oct 2022

- 1. Petitioner alongwith his counsel present Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Musarrat Hussain Baloach, DEO(M) D.I.Khan present.
- 2. Respondents submitted copy of office order bearing Endst No. 25332-35 dated 26.10.2022, whereby in compliance of the judgment of the Tribunal, the grievance of the petitioner has been redressed. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is disposed off in the above terms. Consign.
- 3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this 27th day of Oct, 2022.

Certified to be ture coxalim Arshad Khan)
Chairman
Camp Court D.I.Khan

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BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. 43 of 2022
In Service Appeal No. 824 /2018
Decided on 27/09/2021

Naik Ali Shah son of Najam Shah (that time SPST) presently PSHT in GPS Marwat Colony, Dera Ismail Khan.

Cell#0345-6836477, Whatsapp#0343-0981629

..... Petitioner

VERSUS

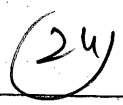
- 1. The Government of Khyber Pakhtunkhwa through Secretary Education Department Khyber Pakhtunkhawa, Civil Secretariat Peshawar.
- 2. Direct**ion** (E&S) Education Department Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) Dera Ismail Khan.
- 4. District Accounts Officer Dera Ismail Khan.

.....Respondents

IMPLEMENTATION PETITION UNDER KHYBER PAKHUNKHWA SERVICE TRIBUNAL ACT 1974 READ WITH KPK SERVICE TRIBUNAL SERVICE TRIBUNAL RULES 1974 AS AMENDED FOR IMPLEMENTATION OF THE ORDER/JUDGMENT IN SERVICE APPEAL NO. 824/2018 DECIDED ON 27/09/2021 BY THIS HONOURABLE TRIBUNAL.

ATTESTED

#XKMINER Knyber Pakhtukhwi Service Tringnal Servana





Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

- 1. That the petitioner was appointed as PST in the Education Department on 11/02/2006.
- 2. That during performance of duty the petitioner was malafidely charged in case FIR No. 587 dated 08/11/2012 u/s 302,404,34 PPC registered at P.S Saddar Dera Ismail Khan.
- 3. That the petitioner was suspended from service on 09/11/2012 and remained suspended till 21/01/2015.
- 4. That during suspension period the petitioner filed BBA petition on 18/07/2014 which was confirmed on 21/10/2014 in the aforementioned criminal case.
- 5. That thereafter the appellant was adjusted against the vacant post of PST vide order dated 22/01/2015. Copy of the order dated 22/01/2015 is annexed as **Annexure-A**.
- 6. That thereafter the appellant was Honourably acquitted from the criminal charges vide judgment dated 21/02/2018 by the learned Additional Sessions Judge-II Dera Ismail Khan.
- 7. That thereafter the appellant being aggrieved, submitted departmental appeal on 13/03/2018, which was not responded, hence, the petitioner preferred a service appeal on 26/06/2018 before this Honourable. Tribunal. Copy of ground of service appeal is annexed as **Annexure-B**.
- 8. That this Honourable Tribunal was pleased to accept the service appeal of the petitioner on 27/09/2021 operative para is as follows, "In view of foregoing discussions, the instant appeals are accepted and the appellants stands reinstated in service w.e.f. date of his suspension i.e. 10/11/2012 with all back benefits, including restoration of his previous salary, GP Funds, Annual increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted. Copy of the judgment dated 27/09/2021 is annexed as **Annexure-C**.



- 9. That the petitioner filed an application dated 06/01/2022 to respondents for implementation of order 27/09/2021 but the respondents turned deaf ears towards the application of petitioner. Copy of application is annexed as Annexure-D.
- 10. That now the respondents are not implementing the order dated 27/09/2021, hence, the instant implementation petition is being filed before this Honourable Tribunal.

GROUNDS

- A. That the acts and omissions of the respondents authorities to not obeyed/implement the order of this honourable tribunal in its true letter and spirit are clear cut violation of law, statutes and constitution.
- B. That lame excuses on behalf of respondents/authorities are not maintainable and respondents are required to implement the judgment of this honourable Tribunal in its true letter and spirit.
- C. That the Counsel for the Petitioner may kindly be allowed to raise further legal grounds during the course of arguments.

It is therefore, humbly requested that the respondents be directed to fully implement the judgment/order of this honourable tribunal dated 27/09/2021.

Date: // /01/2022

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq

Advocate High Court



Execution Petition 43/2022

27th Oct 2022

- 1. Petitioner alongwith his counsel present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Musarrat Hussain Baloach, DEO(M) D.I.Khan present.
- 2. Respondents submitted copy of office order bearing Endst No. 25331-35 dated 26.10.2022, whereby in compliance of the judgment of the Tribunal, the grievance of the petitioner has been redressed. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is disposed off in the above terms. Consign.
- 3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this 27th day of Oct, 2022.

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

Khybert Manhama

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بخدمت جناب وسركا ايج كيش أفيسرصاحب (مردانه) ومره اساعيل خان

درخواست برائے جاری فرمائے جانے <u>Revised Seniority نمبر انوٹیفکیشن</u> اورسائل کو برطابق سینیارٹی پوزیشن و برطابق سیجا حکم مورخہ <u>27/09/2021 مصدرہ KP سروس ٹربیونل</u> بحوالہ اپیل نمبر <u>824/2018 واپیل نمبر 173/2019</u>

(SST Physics, Math (BPS-16 ترقی عطاء فرما کرسائل کی دادری فرمائی جائے۔

جناب عالى! سائل حسب ذيل عرض رسال ہے۔

ا۔ بیرکرسائل مورخہ 11/02/2006 بمعہ 52 امید واران بطور PST بروئے مجموعی تھم نامہ نمبر 2300-2251 محکمہ تعلیم ڈیر واساعیل خان میں تعینات ہوا۔

۲_ بیکسائل کوایک FIR نمبر 587 مورخه 08/11/2012 تھا نہ صدر ڈیرہ اساعیل خان میں بدنیتی طور پرنا مزد کیا گیا جس کی دیسے سائل کومورخہ 10-9 نومبر 2012 تا 21/01/2015 طلازمت سے Suspend رکھا گیا۔

س_ ید که دوران Suspension Period سائل FIR نموره بالا کی نسبت درخواست BBAمورده بالا کی نسبت درخواست BBAمورده ۱۸ کورائرکی جو بعده مورخه 21/10/2014 کوکنفرم بوئی۔

س۔ یہ کہ مائل کی BBA کنفرم ہونے کی بعداس وقت کے (M) DEO ڈیرہ اساعیل خان نے سائل کو دوبارہ بذر بعد آرڈر نمبر 71۔6368 لیڈ جسٹ کیا اور غیر قانونی طور پر Suspension period کو Suspension کو 6368۔71 ہیں کہ وجہ سے سائل کو ناقابل تلافی نقصان ہوا کیونکہ سائل کی سابقہ تخواہیں ، سابقہ GP Fund سابقہ اور سینیارٹی بری طرح متاثر ہوئیں۔ حالانکہ سائل اپنی ملازمت سے Terminate نہیں ہواتھا بلکہ صرف Suspend تھا اور بمطابق قانون کو نون کو Payable ہوتا ہے۔ اس کے بعد مور ندہ 21/02/2018 کو سائل نے ایک طویل مقدمہ کا سامنا کرتے ہوئے عدالت جناب ایڈیشنل سیشن جج ااؤ برہ اساعیل خان باعزت بری ہوا۔

۵۔ اس دوران بنائی گئی سینیارٹی لسٹ 2018 برائے PSHTs ، SPSTs ، PSTs میں سائل کو غلط پوزیش سینیارٹی منظر کا میں سائل کو غلط پوزیش سینیارٹی منظر کا 1122 بردکھا گیاادرسائل سے جونیئر اساتذہ کوسینئر ظاہر کیا گیا۔

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26/10/2022 پیش کیااور بعد میں ایک سینیارٹی نوٹیفکیش نمبر 95-2390 مورخہ 04/02/2023 جاری کیا لیکن سینیارٹی لسٹ PSTs/SPSTs/PSHTs کی درستگی نہیں کی گئی ۔ سائل کو عدالتی فیصلہ کے مطابق نہ تو PSTs/SPSTs/PSHTs ورشکی Entitled/Correct Position/Place ورنہ ہی Seniority number

اس دوران محکہ تعلیم نے ایک جونیر ملازم کو بروئے تھم نامہ نمبر 61-3957 مورخہ 01/12/2022 برطابق سینیارٹی لسٹ محت کے ایک جونیکر مائل نے بھی اپنی ACR معہ تمام لواز مات متعلقہ دفتر میں جمع کرائے تھے چونکہ سینیارٹی لسٹ میں درسکتی نہیں کی گئی تھی اس لئے سائل اپنی پروموثن SST Math Physics سے محروم ہوگیا۔ حالانکہ سائل اورتر تی پانے والے ملازم کی تاریخ تعیناتی بھی ایک ہی ہے اور تخواہ بھی ایک ہی دن جاری ہوئی تھی اور فدکورہ المکار سائل سے عمر میں بھی بہت کم ہے۔ محکم تعلیم کا فدکورہ فعل سروس ٹریدیوئل کے تھم مورخہ 27/09/2021 کی صریحاً خلاف ورزی ہے۔ یہاں پر سیام بھی قابل ذکر ہے کہائل نے سینارٹی لسٹ کی درسکتی کیلئے متعدد درخواستیں بھی گزاری ہیں۔ نقول لف ہیں۔

2۔ پیکداب محکم تعلیم ڈیرہ اساعیل خان میں سینیارٹی لسب میں در بھی کئے بغیر دیگر ملاز مین کورتی دی جارہی ہے جس میں سائل سے دوجونیئر اساتذہ ریاض حسین سینیارٹی نمبر 1113 اور محمد خیم الذاہد سینیارٹی نمبر 1116 کو بمطابق لسب 2018 تی دی جارہ ی ہے اور ان سے ACR فاکلز طلب کی گئی ہیں۔ جبکہ سائل کو ایک بار پھر نظر انداز کرتے ہوئے ACR بھی طلب نہیں کی گئی۔ محکم تعلیم نے عدالتی فیصلہ کو پس پشت ڈالتے ہوئے 2018 کی سینیارٹی لسب میں تا حال در تھی نہیں کی گئی اور نہ ہی سائل کو Senioirty Number الاٹ کیا گیا ہے بلکہ سائل کو تی سے محروم کیا جارہا ہے۔

للزااستدعائے کرسینیار فی لسٹ میں برطابق تھم عدالت در تنگی فر مائی جائے سائل کو Revised Seniority number جاری SST Physics, Math _PSHT BPS-15 کیا جائے اور اس بار حالیہ پروموش پراسیس میں سائل کو بھی (Pre-DPC سے 27/09/2023 در قد 27/09/2023 در فائل DPC برائے پروموش SST بمورخہ 27/09/2023 در فائل DPC مورخہ 10/10/2023 در فائل کرکے ترقی دی جائے۔

مورخه 14/09/2023

ئىك على شاه ولد نجم شاه حال تعينات بطور PSHT گورنمنٹ پرائمرى سكول مروت كالونى ۋىرەاساعيل خان

موبائل،وٹس ایپ نمبر 0981629-0343

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كاني برائ اطلاع وضروري كاروائي ._

ا سیر یری ایلیمنری ایند سیندری ایج کیشن دیپار شمنت خیبر پختونخواه پشاور ۲ ـ دائر یکٹر ایلیمنری ایند سیندری ایج کیشن دیپار شمنت خیبر پختونخواه بشاور ـ

(29)

بخرمت جناب وسركف ايج كيش آفيس (مردانه) ويره اساعيل خان

ئىك على شاە ولدىجىم شاەقوم سىدىكنىگورنىنىڭ پرائىرى سكول مروت كالونى (29017) ۋىرەاساغىل خان ـ

بزام

ا ۔ و انریکٹرایلمینٹری اینڈ سکنڈری ایجو کیشن بیثاور۔

۲- وسرك الحجيش آفيسر (مردانه) ضلع ورواساعيل خان-

س_ ظفرا قبال ولدامان الله سكنه GPS كوكارغر في ديره اساعيل خان_

ه فتح الله ولد عبدالله جان سكنه نيازي آبا دو مره اساعيل خان -

۵ _ حفيظ الله ولدعبدالله سكنه GPS حياه جلو والا ذيره اساعيل خان 🏈

۲ ریاض حسین ولد مداحسین سکنه GPS کری نیازی آباد در مره اساعیل خان -

2_ رجب على شاه ولدسيدا حدشاه سكنه GPS نمبر 1 بهاز بور ديره اساعيل خان _

۸۔ ویگران اگر کوئی ہو۔

افعانی این برائے گھانہ این برائے گھانہ این برائے کا Seniority List کھیانہ این برائے کے برائمری سکول ہیڈ ٹیچر (PSHTs) و Combaind Seniority list PST/SPST/PSHT مندرد کا لم یا بت تعلیمی استاد ہے۔
افغانی تعلیم النظامی الموروز کس مندرد کا لم یا بت تعلیمی استاد ہے۔

جناب عالی! ابیلانٹ حسب ذیل مرض رساں ہے۔

ا۔ بیرکہ اپیلانٹ بمعہ دیگر رفقائے کار تعدادی 52 بروئے تھم نامہ نمبر 2300-2251 مورخہ 11/02/2006 کو بھرتی ہوئے۔

۲۔ میرکہ پیلائٹ رسپانڈنٹ نمبر 3و4 سمیان ظفراقبال وفتح اللہ ہے میرٹ میں بالا (High) ہے۔ جبکہ رسپانڈ نٹ نمبر 5 تا 7 و دیگران (اگر کوئی ہو) سے عمر کی حدی سینیارٹی کی بنیاد پر اپیلانٹ سینئر ہے کیکن سینیارٹی لسٹ تیار کرنے کے وقت اس امر کونظر انداز کیا گیا ہے اگر چہ عدالت عظمٰی کے نظائر (BSe (Math and Phy) مربعہ ململہ روشی میں اپیلانٹ سینیارٹی کا حقدار ہے۔ مزید سے کہ سائل کی اضافی تعلیم (Math and Phy) مربعہ ململہ

Math Math

مظاہر نہیں کیا گیا ہے اگر چہاصلی سروس بک میں با قاعدہ طور پر اندارج ہوا ہے اور تصدیق کی گئی ہے۔اس سينيار في لسك كفيح كرنامطلوب ب- دستاويزات لف بين.

الهذااستدها ہے کہ اپیل ہزاحسب عنوان وتشریح منظور فرمائی جاوے۔

مورفه 12/01/2022

نيك على شاه ولد نجم شاه قوم سيد سكنه حال GPS مروت كالوني (29017) دُيره اساعيل خان _ ر مائش: انٹرس کالونی ٹاورسٹریٹ بنوں روڈ ڈاکخانہ شخ پوسف اڈاڈیرہ اساعیل خان۔

موبائل نمبر 6836477 موبائل

ر الطانمبر 0343-0981629

Hested 16 be Town Copy:

ع جناب ؤ سٹر کٹ ایجو کیشن آفیسر (مردانہ) ضلع ؤ برہ اساعیل خان۔

ائیل ادرخواست برائے مختم فرمائے جانے Tentative Seniority List اور شَامل أرما .. 2 جائے اضائی تعلیم (BSic Phy) مندرجہ کالم بابت تعلیم

سائل حسب ذیل عرض گزار ہے۔

بية كدسائل برادي مجموعي تحكم نام تجبر 2300-2251 مورجه 11/02/2006 كوسع ويكر 52 اشخاص کو PST تعینات کیا گیاادر سائل تا حال این ڈیوٹی احس طریقہ سے سرانجام دیتا چا آر ہا

ید کہ چھمن ماکل ہے Coleague کومائل ہے سنٹر قرار دیا گیا ہے اگر جیمن سائل اُن سے میرٹ ال بھی High ہے اور عمر کے لحاظ سے بھی سینٹر ہے جو کے من سائل کا بینار أني بين پروموش کا تعمان حق ہے۔ مزید یہ کہ بچھ میرے Coleague نے اتور کے دن صوری 12/02/2006 كوچارج ليائے جوكہ قانو نا جيشي كے دن چارج لينے كاكوئي جواز أن بيدا أندن ہوتا۔ مزید کہ پہلے جارج لینا سنارٹی کی بنیادہیں ہوسکتی ہے کوئک تاریخ تعیناتی کی بنیادید سیرار نی Same لاگوہوتی ہے جو کہا کے ہی تاریخ میں تعینات کئے گئے اہاکاران ایک ہی دنت میں سینارٹی ۔ کے جفقدار ومحاز ہوتے ہیں۔ بدیں جبہ بھی من سائل کو محکمانہ سینارٹی کا حق حاصل ہے۔ بلا خطہ ہو SCMR, P-82 جس میں واضح طور پر عدالت انظنی نے Verdict : ن ہیں کدسینارٹی جارج لینے کی بنیاد پرنہیں ہوگی بلکہ تعیناتی کی تاریخ کو قابل غور

بر کرسائل _ نامنان تعلیم اساده BSc فیر کس ایندریاض سے حاصل کی ہوئی ہے جو کر تعلی ب یںلمے سے تقین میں کیا ہوا ہے اور اصل سروی کے میں اندراج بھی کیا ہوا ہے لیکن تا ہاں ک منائل کے تعلیق اسناد کے کالم میں اندرہا ماہ نامین کیس جو کہ اندرہ جات از حد ضرور بی ہیں۔ سائل کے تعلیق اسناد کے کالم میں اندرہا ماہ ہے ایس کیس جو کہ اندرہ جات از حد ضرور بی ہیں۔ لبذا استدعا ہے کہ Tentative Seniority List میں تعمیم لمرما كرسائل كو درست وصح عمله مير ركها جاديه اور اضاني تعليم (BSc الا Phy ايند Math) مندرجه كالم بابت لعلي اناد ش شال ك

ئىرىرۇنە 29/02/2020

(PSHT), the Line

مِمْوَرْمْمَنْتْ بِرَامُمْرِيْ سَكُولَ كُتْ بَهِي بِالْمُنْدِمَانِ (كيهِ) زيره الأميل مَان .

مواكل نمرز 0345-6836477

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ن دمت جناب وسر كف اليم كسن النيس صاحب و يره اساعة لل خان

جناب عالى! سأل حسب ذيل عرض رسال ہے۔

ر ميركرسائل بطور PST مورخه 11/02/2006 ين جرتى مواتفا-

الم کے مور نہ 1/2012 کو من سائل کو بد نین طور پر 10/11/2012 کو مور نہ 302,404/34 کو مور نہ 10/11/2012 کو مور نہ 21/10/2014 کو عدالت مجاز نے مظار فرمائی اور بعدہ من سائل کو مور نہ 22/01/2015 کو ایڈ جسٹ کر دیا اور دورانیہ عدالت ایڈ بیشل میشن نے اور بعدہ من سائل کو مور نہ 21/02/2015 کو ایڈ جسٹ کر دیا اور دورانیہ عدالت ایڈ بیشل میشن نے اور دورانیہ عدالت ایڈ بیشل میشن نے اور کا مور نہ 21/02/2018 کو بری کر دیا اور ایڈ جسٹسنٹ کے بعد من سائل کو سینیارٹی کو بیشن کی جوکہ فیصلہ نہ ہوگی بدیں دو جسائل نے سینیارٹی کی دریکی کی دریکی کور دی 12/02/2018 کو بری کا دورانیل مور خہ 21/02/2018 کو بری کا دورانیل دورانیل کو بیشن کی جوکہ فیصلہ نہ ہوگی بدیں دو جسائل نے سینیارٹی کی دریکی کیلئے مور زخہ 24/2018 کے ساتھ منظور ہوئی ۔ نقولات دائر کی جو کہ مور زخہ 27/09/202 کو من سائل کی دیگر ایکل نمبر 2018 کے ساتھ منظور ہوئی ۔ نقولات

Attesped to be True copy

لہذااستدعاہے کہ درخواست ہٰ ہماحسب صراحت عنوان وتشریح منظور فر مائی جائے۔

might.

مورخه 06/01/202

على شاه ولد جم شاه حال تعينات PSHT كورنمنث براتمرى سكول مروت كالوني و بره اساعيل خان

رياكنبر 0343-0981629₂0345-6836477

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لقسه الإل

(33)



No. 1430 For Insurance Notices 16 Sc. Rs. Ps.

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

(I's KNA

OFFICE ORDER

Whereas, Mr. Naik Ali Shah was appointed as PST in the Education Department on 11/02/2006. Whereas. He was charged in ease FIR No. 587 dated 08/ 1/2012,U/S 302,404,34 PPC Registered at Police Station Saddar Dera Ismail Khan.

Whereas, he filed service appeals No. 824/2018 and 173/2019 before honourable Service

Whereas Service Tribunal passed the judgment on 27/09/2021 which is reproduced as under, "The instant appeals are accepted and the appellant stand reinstated in service w.e.f his date of suspension i.e. 10/11/2012 with all back benefits, including restoration of his previous salary, GPF Funds, annual Increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted."

Therefore, the competent authority i.e. District Education Officer (Male) DIKhan is pleased to reinstate him into service w.e.f 10/11/2012 with all other benefits as mentioned in above para as decided in the judgment of Honouble Service Tribunal subject to the outcome of CPLA from the Apex Court.,

DESTRICT E

Endst No. 25331-35

Copy forwarded to the

1. Registrar, Service, Tribunal Khyber Pakhtunkhwa, Peshawar,

2. SDEO (M) DIKhan.

3. Mr. Naik Ali Shah PSHT GPS Marwat Colony.

A Master Filefed to be Allegated to be ture 130%

DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Dated DIKhan the: 2.6

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Sub: Divl: Edu: Officer Male) D.I. Chan

THE EXECUTIVE DISTRICT OFFICER

DURHAN.

As directed by the Honorable Peak avail Uigh Court Bench at D.I.Eban that the following PST (Male) cand dates open meni/batch-wise meni) are bruchy appointed against the vacancies materiagainst their manner. in BPS-07 with immediate effect.

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OFFICE OF THE EXECUTIVE DISTRICT OFFICER (SCHOOL & LITERACY) D.I.KHAN

PPOINTMENT ORDER: -

As directed by the Honourable Peshawar High Court Bench at D.l.Khan that the following PST (Male) cand dutes open merit/batch-wise merit are hereby appointed against the vacancies noted against their names in BPS-07 with immediate effect.

OPEN MERIT

S.No	Name	Father's Name	Residence	Union Council	Score	Posted At
Ì	Muhammad Younas	Saif Ullah	Wanda Lohani	W.Khan Muhammad	66.79	GPS Talgi
2	Shoukat Nawaz	Allah Nawaz	Moh: Komharan Wali	City-1	65.06	GPS No.6 D.I.Khan
3	Ghazanfar Abbas	Ghulam Abbas	Bilot Sharif	Bilot Sharif	62.53	GPS Basti Sheikhan Wali
4	Yasir Imran	Said Ghulam	Khader Khel	Khulachi	61.78	GPS Kot Dulat
5	Muhammad Ramzan	Bashir Ahmed	Kulachi	Kulachi	61.71	GPS Gandi Ashiq
6	Muhammad Saeed Khan	Abdul Rasheed	Dhakki	Bilot Sharif	61.69	GPS Jhoke Umeray Wali
7	Sona Khan	Umer Hayat	Kachi Paharpur	Bagwani Shumali	61.48	GPS Qazi Khokher
8	Hafiz Muhammad Ismail	Abdul Kareem	Ibrahim Zai	Kulachi	61.22	GPS Nai Abadi Daraban Kalan
9	Muhammad Iqbal	Shah Jahan	Bhudaiser Sharqi	Miran	61.20	GPS Lat Mahra
10	Rajab Ali Shah	Syed Ahmed Shah	Paharpur	Paharpur	61.07	GPS Chah Nai Wail
11	Ghulam Shabir	Faiz Muhammad	Shahdau .	Lar	60.89	GPS Kaich No.1
12	Shahzada Kamran Saleem	Muhammad Ashiq	Sheikh Yousaf	Ratta Kulachi	60.88	GPS Ratta Kulachi
13	Muhammad Zubair	Rab Nawaz	Basti Dirkhan	City-III	60.07	GPS Zamir Abad

Union Council Wise

14	Khan Zaman	Muhammad Ramzan	Band Kurai	Band Kurai	56.06	GPS Kot Masodan
15	Muhammad Ramzan	Moazam	Dhakki	Bilot Sharif	60.05	GPS Chah alwar
16	Muhammad Rustam	Malik Khan	Dhakki	Bilot Sharif	59.87	GPS Dhakki No.1
17	Jamil ur Rahman	Hafiz Muhammad Ramzan	Kot Tagga	Chowdhwan	55.76	GPS Chowdhwan
18	Munir Ahmed	Allah Bakhsh	Moh: Ship Shah	City-V	62.02	GPS Basti Tahreer
19	Muhammad Mahboob	Mulazim Hussain	Basit Sheikhan wali	Daraban Kalan	62.72	GPS Nai Abadi Daraban Kalan
20	Mujeeb ur Rahman	Khaliq Dad	Daraban Kalan	Daraban Kalan	56.79	GPS Daraban Kalan No.4
21	Muhammad Hafeez	Muhammad Ramzan	Bakhtwer Abad	DD-II	59.62	GPS Thoya Faza No.2
22	Muhammad Ramzan	Ghulam Shabir	Musa Kher	Dhap Shumali	57.87	GPS Dulat Pur Mond
23	Fatch Ullah	Abdullah Jan	Siraj Khel	Giloti	48.97	GPS Haibati
24	Meherban Khan	Khan Gul	Gara Audal	Hathala	54.19	GPS Gara Khodiar
25	Hidayat Ullah	Faiz Muhammad	Girsal	Kaich	52.71	GPS Gara Rahman
26	Riaz Hussain	Madah Hussain	Kath Garh	Kath Garh	57.55	GPS Teer Garh
27	Hafeez Ullah	Abdullah	Kachi Kath Garh	Kath Garh	51.79	GPS Chah Jughian Wali
28	Saif Ullah	Jahan Khan Aftested 106e toue Cu	Dhallah	Kot Jai	50.27	GPS Kot Jai No.1

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Note: -

- Charge report should be submitted to all conceined within 45 days after the issuing of appeintment order fuling, which the appointment should stand automatics by, cancelled.
- he services of the above named candidates are made parely on temporary basis and liable to terminate at may time without assigning any reason/notice.
- The initial period of appointment shall be 3-years after which the contract may be renewed by the competen authority keeping in a view the performance of the teacher conceived.

 They will produce health and age certificate from the MG conceined.
- They will produce health and age certificate from the MU concerned.

 The original documents may be checked/verified by the concerned Board/University through DDO before handing over charge.
- The contract oundidate will be bound to sign an agreement on stamp paper as pet recruitment policy.
- Fresh candidate will be on contract basis & in-service on regular basis as per existing policy.
- All the candidates are directed to report in the officer of the Deputy District Officer (Male) Primary D.I.Khar/ Kulachi for further posting/adjustment.

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S.No	Name	Father's Name	Residence	Union Council	Score	Posted At
29	:Asmat Ullah	Faiz Muhammad Khan	Ibrahim Zai	Looni	54.58	GPS Looni
30	Muhammad Fahim Zahid	Muhammad Zahid	Hayat Bochra	Lunda Sharif	57.95	GPS Phahoor
31	Ghazanfer Ali	Asghar Ali	Jhoke Tahir	Malana	57.26	GPS Jhoke Keller
32	Muhammad Farooq	Khuda Bakhsh	Kat Shahani	Malana	54.53	GPS Roda
33	Malik Muhammad Khalid	Malik Hameed Ullah	Malana	Malana	52.92	GPS Kulachi Wala
34	Zaffar Iqbal	Aman Ullah	Mandhra Kalan	Mandhra Kalan	51.04	GPS Kokar Gharbi
35	Muhammad Ashraf	Ghulam Rasool	Mandhra Saidan	Mandhra Kalan	49.42	GPS Mandhra Saidan
36	Muhammad Umer Khan	Shah Nawaz	Muryali	Muryali	58.51	GPS Ejaz Abad
37	Matioob ur Rahman	Anjeer Ali	Gulberg Town	Muryali	57.97	GPS Jhoke Qureshian
38	Abdul Samad	Sarfraz	G. Umer Khan	Musa Zai	55.03	GPS Taju Khel
39	Fazal ur Rahman	Faiz Muhammad	Naivela	Naivela	61.05	GPS Gara Ghous
40	Rahmat Ullah	Hameed Ullah	Chah Hussain Khan	Naivela	58.00	GPS Jhoke Abdullah
41	Riaz Ahmed	Ejaz ul Islam	Paharpur	Paharpur	59.92	GPS Chistian Rizwia Paharpur
42	Muhammad Jalal	Ghulam Sarwer	B. Maqbool Abad	Paharpur	58.74	GPS Paharpur No.
43	Munir Ahmed	Muhammad Usman	Parova	Parova	55.63	GPS Parova No.4
44	Zahid Rahman	Sheikh Khursheed Ahmed	Ratta Kulachi	Ratta Kulachi	54.19	GPS Lakhra
45	Masood Iqbal	Iqbal Pervaiz	Gulshan-e- Hameed	Ratta Kulachi	51.62	GPS Sheikh Yousa
46	Naik Ali Shah	Najam Shah	Sh: Yousaf	Ratta Kulachi	51.35	GPS Haji Abad
47	Muhammad Rab	Faiz ul Qayyum	Khanqah Yasinzai	W. Khan Muhammad	62.49	GPS Rehmani Kho
48	Muhammad Iqbal	Muhammad Shah	Wanda Meher Dil	W. Khan Muhammad	60.22	GPS Rehmani Khe
49	Rahmat Ullah	Elahi Bakhsh	Yarik	Yarik	52.47	GPS Yarik No.3
50	Muhammad Imran	Saad Ullah Khan	Wanda Sher Khan	Yarik	50.11	GPS Yarik No.3
51	Mohsin Ali Shah	Mulazim Hussain	Haji Mora	Zandani	53.93	GPS Haji Mora No.2
52	Muhammad Yousaf	Muhammad Ramzan	Faqeer Aslam	City-III	55.51	GPS Dinpur
53	Khalil ur Rahman	Hamid Khan	Saeed Abad	City-III	55.41	GPS No.3 D.I.Kha

Note: -

- 1. Charge report should be submitted to all concerned within 15 days after the issuing of appointment order failing, which the appointment should stand automatically, cancelled.
- 2. The services of the above named candidates are made purely on temporary basis and liable to terminate at any time without assigning any reason/notice.
- 3. The initial period of appointment shall be 3-years after which the contract may be renewed by the competent authority keeping in a view the performance of the teacher concerned.
- 4. They will produce health and age certificate from the MS concerned.
- 5. The original documents may be checked/verified by concerned Board/University through DDO before handing over charge.
- 6. The contract candidate will be bound to sign an agreement on stamp papers as per recruitment policy.
- 7. Fresh candidate are directed to report in the office of the Deputy District Office (Male) Primary D.I.Khan/Kulachi for further posting/adjustment.
- 8. All the candidate are directed to report if the office of the Deputy District Office (Male) Primary D.I.Khan/Kulachi for further posting/att/scheni.

All the candidates are directed to report in the office of the Deputy District Officers (Male) Primary D.I. Khan/ Kulacui for further posting/adjustment.

10. Deputy District Officers (Male) D.I.Khun/ Kulachi e uncorned is directed not to hand over change to any overage candidate.

> EXECUTIVE DISTRICT OFFICER SCHOOLS & LITTERACT DESTINAN

rated D.I.Chan the 1/62/06

Cupy submitted to the:

Director Schools & Literacy NWFP Peshawat.

Д. District Condination Officer D.I.Khan.

District Officer (Female) Schools & Literacy D.I.Khan. Dy. District Officer (Female) Schools & Literacy D.I Elian Kulachi.

District Accounts Officer D.I.Khan.

Candidates concerned.

EXECUTIVE DISTRICT OFFICER SCHOOLS & LITTERACY DEDGLA

Affested to be to be

Battar coff of Page Now (37)

9. All the candidate are directed to report in the office of the Deputy District Office (Male) Primary D.I.Khan/Kulachi for further posting/adjustment.

10. No TA/DA is allowed.

11. Deputy District Office (Male) D.I.Khan/Kulachi concerned is directed not to hand over charge to any overage candidate.

ABDUL RAHIM KHAN
EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY D.I.KHAN

Ends No: 225/-2300

Dated D.I.Khan the ///02/06

Copy submitted to the:

- 1. Director Schools & Literacy NWFP Peshawar.
- 2. District Coordination Officer D.I.Khan.
- 3. District Officer (Female) Schools & Literacy D.I.Khan.
- 4. Dy District Officer (Female) Schools & Literacy D.I.Khan/Kulachi.
- 5. District Accounts Officer D.I.Khan.

6. Candidates concerned.

Merchia

EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY D.I.KHAN

Attested to be
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OFFICE OF THE DISTRICT ED UCATION OFFICER (MALE) DERA ISMAIL KHAN

Tell: 09669280128- 09669280131. Email: emisdikhan@gmail.com

NOTIFICATION:

WHEREAS Mr. Naik Ali Shah was appointed as PST in Education Department DiKhan on 11-02-2006.

AND WHEREAS. He was charged in case under FIR No. 587 Dated 08-11-2012, u/s 302, 404, 34 PPC Registered at Police Station Saddar DiKhan.

AND WHEREAS. He was suspended from Govt: service wef 10-11-2012 vide DEO (M) DIKhan endst No. 2746 Dated 29-03-2013 & SDEO (M) DIKhan endst No.813-15 Dated 04-04-2013.

AND WHEREAS. He was adjusted at PST post vide DEO (M) DIKhan Endst No.6368-71 Dated 22-01-2015 and absent period w.e.f 09-11-2012 to 21-01-2015 was considered as extra ordinary leave (EOL) without Pay.

AND WHEREAS. He was promoted to post of SPST & PSHT vide this office Endst No. 23729-23896 Dated 04-08-2015 this office endst No. 1931-2056 Dated 18-01-2020 respectively.

AND WHEREAS. He filed service appeal under No. 824/2018 and 173/2019 before the honorable Service Tribunal Khyber Pakhtunkhwa Peshawar.

AND WHEREAS. Service Tribunal Khyber Pakhtunkhwu Peshawar passed the judgment on 27-09-2021. AND WHEREAS. As per decision of above mentioned judgment "The appellant stand reinstated in service w.e.f his date of suspension 10-12-2012 with all back benefit including restoration of his previous Salary G P Fund annual increments as well as seniority, and he is also held entitled to promotion from the date when his junior were promoted"

AND WHEREAS as per office order of this office under No. 25331-35 dated DIKhan the 26-10-2022 and as per recommendation of DPC/DSC Committee on 14-01-2023. The competent authority DEO (M) DIKhan is pleased to promote Mr. Naik Ali Shah PST to the post of SPST w.e.f 15-02-2013 instead of 04-08-2015, from the post of SPST to PSHT w.e.f 31-03-2018 instated of 18-01-2020 on basis of seniority cum fitness.

AND WHEREAS all the benefits mentioned in this notification on basis of judgment of honorable Service Tribunal Khyber Pakhtunkhwa Peshawar subject to the outcomes of CPLA from the Apex court.

In case if Apex Court judgment is against the judgment of service Tribunal Khyber Pakhtunkhwa Peshawar then he will be bound to return all back benefits already gained along with promotion benefits.

Note: Necessary entries should be made in his service Book.

-sd/-

(MUSSARAT HUSSAIN KHAN)
DISTRICT EDUCATION OFFICER
(MALE) DERA ISMAIL KHAN

·/0**2**/2023.

Dated: 0 4

Endst: No. 2390 - 95

Copy is forwarded for information to:

1. Registrar Service Tribunal Khyber Pakhtunkhwa Peshawar.

2. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

3. Sub Divisional Education Officers (Male) DIKhan.

4. Mr. Naik Ali Shah PSHT GPS Marwat Colony DIKhan

A to District Education Officer (Male) Dera Ismail Khan.

DISTRICT EDUCATION OFFICE (MALE) DERA ISMAIL KHAN

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Sunt Mile: Edu: Officer

OFFICE or 1HE DISRICT EDCUATION OFFICER(MALE) DERA ISMAIL KHAN



Musil to be Three Coly SENIORITY LIST

PST/SPST/ PSHT *Updated up to 18-02-2018*





Tell: 09669280128- 09669280131. Email: emisdikhan@yahoo.com

NOTIFICATION

The competent authority is pleased to notify the **Final Seniority List** of **PST** teacher working in different GPS of District DIKhan under District Education Officer (M) DIKhan as stood on February 18, 2018 for information of all concerned.

4241-45

Endst No. _ _ _ _ .

-Sd-District Education Officer (Male) Dera Ismail Khan

Dated DIKhan 0/10 3 /2018

Copy forwarded to the:

- 1. PS to Secretary, Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar.
- 2. PA to Director, Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 3. Deputy District Education Officer (M) DIKhan.
- 4. All SDEO's /ASDEO's (M) in District DIKhan.
- 5. Office Record.

District Education Officer (Male) Dera Ismail Khan

Attested to be
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[SENIORITY LIST OF PST/SPST/PSHT updated up to 18/02/2018 DERA ISMAIL ISMAIL KHAN													7.2						
-	OLD SEN No.	SENIORITY NO AS PST	P.NO	CNIC	NAME (Block Letters)	FATHER NAME	DOMICILE	ACADEMIC QUALIFICATION	Subjecst in BA/BSc	Divison in BA/BSC	PROFESSIONAL QUALIFICATION	PRESENT PLACE OF POSTING	DATE OF BIRTH (AS PER SSC)	D/O 1ST ENTRY INTO GOVT: SERVICE	D/O First Appoinment As PST	Date of Passing PTC Examination	DATE OF PROMOTION AS SPST	DATE OF PROMOTION AS PSHT	Other District Date	Tehsil	Remarks
-	1	1	184966	12101- 5199546-7	S.Bisharat Hussain	S.Abdul Wahab Naqvi	DIK	F.A	NIL	NIL	PTC	GMPS Benazir Colony	15/05/1958	12/10/1976	12/10/1976	20/03/1975	26/09/2016			DIKHAN	
	6	. 2	188581	12101- 1398516-1	Muhammad Ramzan	Muhammad Hussain	DIK	F.A	NIL	NIL	РТС,СТ	GPS Niazi Abad	24/03/1958	01/03/1982	01/03/1982	09/12/1978	15/02/2013	05/03/2013	NIL	DIKHAN	
	7	3	194187	12103- 1501590-1	SHOKAT HUSSAIN SHAH	GHULAM ALI SHAH	DIK	ssc	***	***	PTC	GPS WANDA NADIR SHAH	11/06/1959	01/03/1982	01/03/1982	30/9/1979				PAHARPUR	
	8	4	190605	12101- 0951459-7	Karim Bakhsh	Ahmad Yarr	DIK	B.A.	Isl:/Ecnomic s	2nd	PTC,CT.	GPS HAZARA KACHA	05/04/1961	01/03/1982	01/03/1982	30/9/1979	15/02/2013	05/03/2013		PAROVA	ļ <u> </u>
.	9	5	185166	12103- 9402909-5	FATEH ULLAH KHAN	MUHAMMAD KHAN	DIK	ssc	***	***	PTC	GPS WANDA UMARI	01/04/1960	03/10/1982	03/10/1982	30/9/1979				PAHARPUR	
	12	6	186326	12101- 0934699-9	Malik Elahi Bakhsh	Haji Allah Dad	DIK	F.A.	NIL	NIL	PTC	GPS NO 11 D(Khan	20/05/1964	24/02/1983	24/02/1983	23/09/1982	15/02/2013	05/03/2013		DIKHAN	
	13	7	192747	12103- 3168143-5	MUHAMMAD USMAN	MALIK FATEH MUHAMMAD	DIK	B.A.	Gen:	2ND	РТС -	GPS JHOK UTRA	01/01/1961	17/11/1983	17/11/1983	01/10/1983	15/02/2013	05/03/2013		PAHARPUR	
	14	8	195864	12102- 1881087-3	Abdul Wahab Khan	Khawaja Mohammad Khan	DIK	F.A			РТС, СТ	GPS Kot Daulat	01/02/1962	17/11/2983	17/11/1983	01/10/1983	15/02/2013	26/08/2013		KULACHI	
	15	9	185860	12103 <u>-</u> 1482132-1	ALLAH NAWAZ	MUHAMMAD NAWAZ	Di K	5.S:C-	NIL	NIE—	PTC	GPS KALA-GORH	10/09/1952	- 17/11/1983	. 17/11/1983	.01/10/1983				PAHARPUR	
	34	10	185476	12101- 0915428-9	SIRAJ UD DIN	GHULAM SADDIQ	DIK	в.а.	Humanities	2nd	PTC,CT	GPS DOULAT PUR MOUND	16/04/1960	15/05/1979	19/11/1983	01/10/1983	15/02/2013	05/03/2013		PAHARPUR	
	16	11	185852	12013- 3841194-3	GHANI-UR-REHMAN	SHER DIL	אום	s.s.c	NIL	NIL	PTC	GPS Chishtia Rizvia	01/11/1962	20/12/3983	20/12/1983	10/01/1983				PAHARPUR	
	17	12	185059	12103- 1478703-7	MUZAFFAR HUSSAIN	GHULAM HASSAN	DIK	F.A.	NiL	NIL 	PTC, CT	GPS CIVIL RAKH B/KURAI	01/06/1958	23/05/1982	20/08/1984	20/08/1984	15/02/2013	05/03/2013		PAHARPUR	
	18	13	185404	12101- 0946530-7	Sana Ullah	Malik Jan Muhammad	DIK	F.A	NIL	NIL	PTC, CT	GPS No.2 Shorkot	11/09/1960	17/10/1984	16/10/1984	01/09/1984	15/02/2013	05/03/2013	NIL	DIKHAN	
	19	14	185637	12101- 0907011-7	Muhammad Sharif	Muhammad Nawaz	DIK	F.A			PTC.CT	GPS KACHA MALANA NO:1	30/04/1961	16/10/1934	16/10/1984	01/09/1984	15/02/2013	05/03/2013		PAROVA	
	20	15	186486	12101- 0897143-5	Rehmat Ullah	Muhammad Bakhsh	DIK	8.A	Urdu,Eng: Islamiat. S.S	2nđ	ртс,ст	GPS No.2 Yarik	16/12/1965	16/10/1984	16/10/1984	01/09/1984	15/02/2013	05/03/2013	NIL	DIKHAN	
	21	16	184806	12103- 0791610-5	ABDULIAH	GULLA	DIK	F.A.	_		ртс,ст	GPS CHAH JUDGE WALA	04/01/1958	17/10/1984	17/10/1984	01/09/1984	15/02/2013	05/03/2013		PAHARPUR	<u> </u>
	22	17	190848	12103- 1082151-3	ASGHAR ALI SHAH	SYED ALI SHAH	DIK	s.s.c		_	PTC	GPS SAID ALIYAN	04/01/1958	17/10/1984	17/10/1984	01/09/1984				PAHARPUR	
	23	18	197372	12102- 2150050-7	Abdul Samad Khan	Abdul Ghafar	DIK	M.A.tri c			PTC	GPS BASTI BALOCHAN	28/04/1961	17/10/1984	17/10/1984	01/09/1984	-			Daraban Kalan	
	24	19	185397	12101- 0937661-3	MUHAMMAD SHAH JAHAN	MUHAMMAD MEHERBAN		\$Z			ст. Ру су с	GPS NO. 1 HAJI MORAH	18/03/1962	17/10/1984	17/10/1984	01/09/1984	15/02/2013	05/03/2013		DIKHAN	
	25	20	186140	12103- 6495383-3	KARAM ELLAHI	SULTAN KHAN	DIK	fχ	we	€0	Py	GPS NO. 1KHANU KHEL	08/05/1963	17/10/1984	17/10/1984	01/09/1984	15/02/2013	05/03/2013		PAHARPUR	

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Page 1 of 71

	OLD SEN, No.	SENIORITY NO AS PST	P.NO	CNIC	NAME (Block Letters) FATHER NAME	DOMICILE	ACADEMIC QUALIFICATION	Subjecst in BA/BSc	Divison in BA/BSC	PROFESSIONAL QUALIFICATION	PRESENT PLACE OF POSTING	DATE OF BIRTH (AS PER SSC)	D/O 1ST ENTRY INTO GOVT: SERVICE	D/O First Appoinment As PST	Date of Passing PTC Examination	DATE OF PROMOTION AS SPST	DATE OF PROMOTION AS PSHT	Other District Date	Tehsil	- Remarks
1	181	1092	201790	12101- 3060333-7	inayat Uilah	Faiz Ullah	DIK	B.A	Urdu, Islamiat	2nd	PTC, CT	GPS NO:2 KOT ESSA KHAN	21/02/1979	29/10/2004	29/10/2004	31/03/2001	15/02/2013			Óaraban Kalan	
1	183	1093	209295	12101- 1412985-1	Abdul Qayyum	Ghuiam Yasin	DIK	в.А.	P/sc.Islamis Study	2nd	PTC	GPS Sheikh Yousaf	12/10/1976	26/02/2005	26/02/2005	11/05/1999	15/02/2013			DIKHAN	
1	184	1094	201705	12101- 2956982-7	M JAVEED	R.4HIM BAKHSH	סוא	B.A	Arts	3rd	PTC	GPS-CHEHKAN	30/04/1981	01/04/2005	01/04/2005	21/02/2005	15/02/2013			DIKHAN	
. 1	185	1095	191401	12101- 0915897-1	BARKAT ULLAH	M. HAYAT ULLAH	DIK	ssc			PTC	GPS FATAH	19/08/1970	18/07/1989	15/04/2005	16/04/2005		<u> </u>		DIKHAN .	:
1	182	1096	353240	12102- 4019133-1	Abdul Gayyum Khan	Azam Khan	DIK	B.A.	1		PTC/CT	GPS CHEHKAN	06/03/1980	01/05/2005	01/05/2005	05/05/2003	26/08/2013			DIKHAN	1.4
1	, o e 	1097		12101- 0936817-3	ABDUL AZIZ	XHAUQ DAD	DIK	B.A.	ARTS .	2nd	РТС/СТ	GPS Dhandla	20/10/1977	19/05/2005	19/05/2005	00/00/1997	15/02/2013	,		PAROVA	
1:	188	1098		12101- 0956108-5	Muhammad Hasnain	Ghulam Rasool	DIK	M.Sc	Matn: Physics,	2nd	PTC, CT, B-	GPS Sheikh Mali	20/11/1976	20/05/2005	20/05/2005	25/04/2000	15/02/2013	,	Serge Ser	DIKHAN	
11	189	1099	209087	12103- 1502000 -1	HAMID ULLAH	HAQ NAWAZ KHAN	DIK	M.A.	MATH (최) MATH(B)	1ST	PTC	GPS DURRI KHEL	20/03/1972	21/05/2005	21/05/2005	25/04/2000	15/02/2013		ا و آهي. ا	PAHARPUR	
11	87	1100	201815	12101- 7880256-3	GHULAM SARWAR	HAQ NAWAZ	סוא	M.A	math, Eco	2nd	PTC	GPS NO. 1 POTAH	08/10/1973	21/05/2005	21/05/2005	25/05/1996	15/02/2013		F	DIKHAN	
11	50	1101	207909	12103 1475790-3	ABDUL QAYYUM	FATEH MUHAMMAD	DIK	M.A.	Gén:	2nd	PTC,CT,B.E D	GPS WANDA KARIM DIRKHAN	13/02/1974	21/05/2005	-21/05/2005-	13/5/1997	15/02/2013			PAHARPUR	
11	92	1102	709795.1	LŹ103- 7517099-9 •	SAJID ABDULLAH	HIDAYAT ULLAH .	DIK	M.SC	Maths A, Stat, Comp.	1ST	•	GPS Wanda Khaliq Shah	18/03/1979	21/05/2005	21/05/2005	31/03/2001	15/02/2013	,	. ,	PAHARPUR	
11	93 :	1103		.2103- 3399446-3	MUHAMMAD IQBAL	FEROZ KHAN	DIK	M.A.	Gen:	2ND	PTC,CT,M. i	GPS BILOT SHARIF	23/03/1982	21/05/2005	21/05/2005	05/05/2003	15/02/2013			PAHARPUR	• .
1.1	94 1	1104	2011/44	.2103- 7300715-1	MUHAMMAD ZARIF KHAN	MUJAWAR KHAN	DIK	M.A.	Gen:	1 5 T	PTC, CT, . B.Ed	GPS Saidu Wali	16/04/1982	24/05/2005	24/05/2005	05/05/2003	15/02/2013		-	PAHARPUR	- /
11	95 1	i105	709097.1	.2103- .500354-1	MUHAMMAD RAMZAN	GHULAM MUHAMMAD	DIK	м.а.	Gen:	2ND		GPS ATHOG JANOOBI	15/02/1980	20/06/2005	20/06/2005	20-10-1998	15/02/2013			PAHARPUR	
11	98 1	106	188741	2101- 065785-7	Sheikh Rizwan	Sheikh Inyatullah	DIK	B.A.	GEN :	2nd		GPS NO 7 DIKhan	19/04/1981	01/02/2004	16/01/2006	09/01/2006	15/02/2013			DIKHAN ·	
115	99 1	107		2101 805278-7	Fazal-ur-Rehman	Faiz Muhammad	DIK	B.Com				GPS GARA GHOUSE SHAH	20/09/1969	11/02/2006	11/02/2006	13/05/1997	15/02/2013	·		PAROVA	
120	00 1	108		2101- 921107-5	Khail ur Rehman	Hamid Khan	DIK .	M.A.	Math/Phy 2		TC CT Be	GPS LAKHRA	14/08/1971	11/02/2006	11/02/2006	31/12/1996	15/02/2013			DIKHAN	
120	3 1	109	2X / 24H I	2103- 946154-1	MUHAMMAD RUSTAM	MALIK KHAN	DIK !	s.s.c -	_ -			GPS NEW CHOORA	07/12/1975	11/02/2006	11/02/2006	15/02/1999	-		`	PAHARPUR	
120	5 1	110		2103- 491652-5		SAYED AHMAD SHAH	22	MA. 1	MATHS A, MATHS B, 1		TC of	GPS NO.1 PAHARPUR	28/10/1976	11/02/2006	11/02/2006	27/02/1998	15/02/2013			PAHARPUR	
120	7 1	111	/X // DQG 1	2101- 523893-1	Muhammad Ashraf	Shulam Rasool	DIK (Jrdu,Eng:	_	TC.CT.M-	SPS Mandra	04/09/1977	11/02/2006	11/02/2006	27/02/1998	15/02/2013		<u> </u>	DIKHAN !	
120	≥ 1	112 2	/8/30/1	2101- 947091-1	Ghazanfar Ali Baloch	Asghar Ali		21	slamiat, S.S		TC,CT,8e	995 Chah Pipal	01/05/1978	11/02/2006	11/02/2006	05/05/2003	15/02/2013		411	DIKHAN	

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	OLD SEN. No.	SENIORITY NO	_†		2103-	NAME (Block Le	tters) FATHER	NAME	DOMICILE	ACADEMIC OUALIEICATION		Social C	BA/BSC	PROFESSIONAL	PRESENT PLACE OF POSTING	ÍВ	DATE OF	ls ⊞ S	SERVICE D/O First	Appoinment As PST	e of Passing Examination	DATE OF PROMOTION AS	SPST JATE OF	PSHT PSHT	Other District Date	Tehsil	Remar
	1210	-		7329 12	988764-5 2101-	RIAZ HUSSAIN	MADAH HUS	SAIN	DIK	M.A.	Maths A, Maths B,	21		, ст,	GPS KIRRI NIA ABAD	ZI 02	2/03/197	!		2/2006	Date]		£	₹		
	1211	1115	287	12	66878-9 103-	Muhammad Farood	- January Sakiis	h — <u>—</u>	DIK	B.A	Isl:/Urdu Maths A,	2n	d PTC		GPS JATTA	01	/01/1980	+		2/2006	31/03/200				P.A	HARPUR	
	1212	1116	+	27	06389-3 101-	Muhammad Fahim-	ABDULLAH	· 	DIK	M.SC	Maths B,	ZNI	D PTC,		SPS Chah Judg Vala	e 01,	/03/1980	┥╌		2/2006	25/04/200		013		PA	ROVA	
	1213	1117	+	140	07237-1 101-	Zahid	Muhammad 2	ahid	Dík	M.Sc	phy:/ Mati	-	! PTC/E	B.Ed G	iPS Khutti	31/	/03/1980	 			06/03/200		+		PA	iarpur	
-	_	1118	-	095	01-	Zafar Iqbal Khan	Aman Ullah Ki	nan	DIK	M.A	Computer, Math:,	2nd	PTC,C		PS Kokar Ghar	bi 01/	03/1981	11/02/200	-		31/03/2002	 	13		PAR	OVA	
-		1119	3559	098	02-	Muhammad Khalid	Malik Hameed		DIK .	M.A	lsl:/Urdu	2nd	PTC, CT,B.E	d G	PS JH;GUMLA	10/0	05/1981	11/02/200			20/10/1998	15/02/20:	13		DIK	iAN	
. -		1120	 	214	7713-9	Asmat ullah Khan	Faiz Muahamn Khan][DIK !	VI.A./B A			PTC/CI	T/B. GP	S Bacha Abad		1/1972				05/05/2003	15/02/201	13		PARC	DVA	
		1121	3028	0900	924-5 Z	Zahid Rahim Sheikh	Sheikh Khurshi Ahmad		DIK N	1.Com	ccountig	2nd	PST	GP	S Ratta Kulach	 -	4/1973	13/02/200			04/01/1996 ————	26/08/201	3		KULA	СНІ	
-	-	122	28658	0971	692-3 F	etah uilah	Abdullah jan	D	IK F.	A. N	IL	NIL	PTC	+	Hanif Town		5/1973	13/02/2006			5/04/2000	15/02/2013	3		DIKHA	AN .	
-	-	-	28638	5544	231-7 N	AIK ALI SHAH	NAJAM SHAH	DI	к м	.A. G	en:	2nd-	PTC,CT,E	B.E GPS	WANDA	 -		13/02/2006	13/02/2	2006 1	1/05/1999	15/02/2013	3		DIKHA	N	
12:	+		28730	56457	704-1 Re	ehmat Ullah	Elahi Bakhsh	Di	K M.		du,Eng: amiat, S.S	2nd	PTC, B-Ed	T	OCHAN CRBC	12/02		13/02/2006	13/02/2	2006 - 1	3/05/1997	_ 05/08/20 <u>15</u>			DIKHA	N	
122	+-		286595	62402	33-S MI	UHAMMAD JALAL 🖊	GHULAM SARWE	R DIN	< М.	A Hu	manities :	2nd	PTC,CT, B.ED,		CHAH LANG	12/03/		13/02/2006	13/02/2		/03/1999	15/02/2013			DIKHA	4	
120	+-		299684	14806	57-5 KH,	AN ZAMAN	MUHAMMAD RAMZAN	DIK	F.S	c ***	•	***	M.Ed PTC	GPS /	AMAN ABAD	30/03/		13/02/2006	13/02/20	006 25	/05/1995	15/02/2013			PAHAR	PUR	
	11		87313	094634	12-5 Mu	hammad Umar Khan	Shah Nawaz	DIK	M.A	Ma	th/Phy 2		TC, CT, .Ed, M.E	COC	amir Abad	 -		13/02/2006	13/02/20	11,	01/1997	15/02/2013			PAHARE	PUR	
	┤		84859	215002 12101-	-+-	eel Ur Rehman	Hafiz Mohammad Ramzan	DIK	M.A	Urd	u, niat 1	st P	тс, ст,	┼─	ARA AZAK	28/05/		13/02/2006	13/02/20	06 13/	05/1997	15/02/2013			DIKHAN	_	
1206				061804; 12101-		hammad Matloob Jehman	Anjeer Ali	DIK	M.A		ry,Islami 2r	nd PT	.Ed TC, CT,	GPS Si	ıltania	10/07/1		13/02/2006	13/02/200	25/0	04/2000	15/02/2013			Daraban Kalan		-
—	11:			9584969	9-3 Hida	yat Uilah	Faiz Muhammad	DIK	M.A.	GEN	15	-1-	Ed T/CT	Murya GPS Ha	li iji Abad	30/08/1		3/02/2006	13/02/200	6 11/0	5/1999 1	15/02/2013			DIKHAN		
	113		/233	1210 <u>1</u> - 0969933	<u>-</u>	a del	MULAZIM HUSSIN SHAH	DIK	M.A	Urdu Studi		d PTC	, ct,	GPS NO	1 HA11	01/03/19	- _	3/02/2006	13/02/200	6 25/0	4/2000 1	5/02/2013			DIKHAN	+	
-		1 28	[7	914312	7 M.Ism	nail Speak 8	Abdul Karim	DIK	M.A.	1	=	PTC	/CT/B. (MORA GPS Mo	hailah			3/02/2006	13/02/2006	19/0	1/2002 1	5/02/2013			DIKHAN	 	\dashv
\dashv		2 287	1	2103- 491558-	9 МИНА	AMMAD RAMZAN G	HULAM SHABBIR	DIK	MA	Huma	miles 28	PTC,	~75	Musa Z	5e	16/12/19		/02/2006	12 I · 24 13/02/2006	05/05	6/2003 15	5/02/2013			KULACHI	 	-
4251		3 287	303 4	2101- 722473-	ALLAH	BAKHSH KI	HUDA BAKHSH	DIK	M.Sc		V Zand	, LD'EG	M.Ed G	DE NO.		L8/04/197			13/02/2006	05/05	/2003 15	/02/2013			PAHARPUR	 	
$\int_{-\infty}^{\infty}$	1			·=>	HD	,	1	1	VI		44				LA HABIB 0	1/10/197	79 13/1	02/2006 1	13/02/2006	25/04,	/2000 15/	/02/2013	1		DIKHAN	 	
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[*********								-,			7								
OLD SEN. No.	SENIORITY NO AS PST,		CNIC	NAME (Block Letters) FATHER NAME	DOMICILE	ACADEMIC QUALIFICATION	Subjecst In BA/BSc	Divison in	PROFESSIONAL QUALIFICATION	PRESENT PLACE OF POSTING	DATE OF BIRTH (AS PER SSC)	1	D/O First Appoinment As PST	Date of Passing PTC Examination	DATE OF PROMOTION AS SPST	DATE OF PROMOTION AS PSHT	Other District Date	Tehsil	Remarks
1562	1470	821908	12101- 7715821-9	Muhammad Ihsan Illahi	Ghulam sarwar	DIK	M.A.		_	PTC, CT, B.Ed	GPS Basti Ustarana	12/12/1993	21/07/2016	21/07/2016		<u> </u>			DIKHAN	
1563	1471	833721	12104- 1030057-3	M.Hamayun Khan	Abdus Samad	DIK	F.A.			PTC	GPS Jandi Babar	03/01/1989	22/07/2016	22/07/2016	02/01/2015				Daraban Kalan	
1564	1472	836467	12101- 6627475-5	Muhammad Wajid Nawaz	Kaleem Nawaz	DIK	D-Com			РТС	GPS Hayat Badar	16/09/1995	22/07/2016	22/07/2016	06/01/2016				KULACHI	
1565	1473	814576	12103- 0925817-3	Muhammad Safeer Ali	Muhammad Ramzan	DIX	F.A.				GPS Chah Judge Wala	14/01/1997	30/08/2016	30/08/2016	12/01/2015				PAHARPUR	
1566	1474	785766	12104- 0 9 87923-9	Qismatullah	Attauliah Khan	DIK	B.A.			РТС	GPS Kot Tagga	10/01/1992	01/09/2016	01/09/2016	12/01/2015				Daraban Kalan	
1567	1475		12103- 8513980-5	Abdul Qayyum	Ghulam Yasin	DIK .	B.A.			РТС	GPS Wanda Bhutta	27/08/1989	10/05/2017	10/05/2017					PAHARPUR	
1570	1476		12103- 2649347-5	Muhammad Ayub	ABDUL SATTAR	DIK	F.A.	-		РТС	GPS Kala Paani	24/03/1990	11/05/2017	11/05/2017	<u> </u>				PAHARPUR	
1572	1477	855466		ARSALAN ALI SHAH	UAZ HUSSAIN SHAH	DIK	-				GPS AHMAD ABAD	15/05/1992	11/05/2017	11/05/2017						
1568	1478		12105- 0361834-7	Muhammad Younas	Ghulam Yasin	DIK	F.A.			PTC	GPS Jhake Rind	05/03/1995	11/05/2017	11/05/2017	10/01/2017				Daraban	
157.1	1479		12102- 4778663-1	Muhammad.Nadeem	Abdul Oayyum	DIK_	B.Sc	Math-Ph		PTC	GPS Hathala	10/02/1996	11/05/2017	11/05/2017	.00/00/2012				Kalan KULACHI	
1569	1480		12104- 5692780-1	Muhammad Rizwan	Shah Jehan	DIK	F.A.		,	ртс (GPS Gara Mir Alam	23/03/1997			10/01/2017				Daraban	
		• •							!										Kalan	j

GHSS No. 4

Aziz Ahmad SSS

GHSS No. 4

Dera Ismail Khan

Ligis Details mail Khan

Muhammad Khalid, Principal GHSS Shorekot Dera Ismail Khan

Muhammad Ali Siddiqui, Principal/Chairman GHSS Daraban Khurd

Qera Ismail Khan



Promotion Order of SST of District DI Khan (M) 2022

Directorate of Elementary and Secondary Education
Khyber Pakhtunkhwa Peshawar

Notification

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification Notific

A. SST (General)

ITEM NO.1: PROMOTION OF CT/SCT TO SST (G) BPS-16 ON REGULAR BASIS

	DIO IO OILIGOULAR DA	<u> </u>
Total No. of Vacant Post of SST(G)	' 52	
25% Initial Recruitment Quota	13	
75% by Promotion Quota	39	
40% CT/SCT Promotion quota to SST(G)	21	
Proposed for Promotion CT/SCT to SST(G)	21	ı

S.N	Sen	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular CT	Academi c & Professio nal Qualifica tion	Remarks .
1	10	MALIK GUL SHEP	GHS MALANA	01 Jan '988	. 08 Dec :988	BA, B.ED	Services are placed at the disposal of DEO Male D.J. Khan for further adjustment against the post of SST (G) BPS-16 on regular hasis with immediate effect.
2	56	KIFAYAT ULLAH	GHSS NO.3 DIKHAN	02 O:1 1969	03 Dec 1954	BA, B.ED	Services are placed at the disposal of DEO Male D.1. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
3	57.	ABDUL LATIF	GHSS MANDHRA KALAN	02 Mar 1968	12 Dec 1594	MA (ISL), M.ED	Services are placed at the disposal of DEO Male DJ. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
tee	58.	ABCUL KARIM	GHS WANDA MADAT	15 Acc 196£	18 Dec 1994	M.A (ISAMIAT). CT. 1 M.EO	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

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Promotion Order of SST	of District DI Khan (M) 2
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				1			processors and the second
	59	KHALIL-UR- REHMAN	GHS DARABAN KALAN	01 /ay 1569	04 Jan 1995	MA. CT, MED	Services are placed at the disposal of DEO Male D I, Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
6	60	BINYAMIN KHAN	GHSS NO 3 DIKHAN	15 4 pr 15 6 7	20 Aug 1995	MA (ENG). B ÉD, CT	Services are placed at the disposal of DEO Mole D.I. Khan for further adjustment against the post of SST (6) EPS-16 on regular basis with
7	61	MUSHTAQ HUSSAIN SHAH	GHS DHAP SHUMALI	07 Jar 1965	02 Sep 1995	MA, B.ED, CT	immediate effect. Services are placed at the disposal of DEO Mole D.J. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
8	62	DAMSAZ KHAN	GHS TAKWARA	14 ivar 1958	14 Jan 1995	IÄA (PUSHTO) 8 ED.	Services are placed at the disposal of DEO Male D.1. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with
9	63	MUHAMMAD RASHID KHOR	GHSS NO.1 PAHAR PUR	01 ·2ci 1937	15 Jan 1995	MA M ED, CT	immediate effect. Services are placed at the disposal of DEO Male D.1. Khan for further adjustment against the post of SST (G) BPS-16 an regular basis with immediate effect.
10	64.	MALIK MUHAMMAD ALI JAMSHED	GHS HIMMAT	05 Jun 1935	25 Jan 1996	M.A (ISLAMAT) B ED, CT	Services are placed at the disposal of DEO Mule D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate offect.
11	65.	ZIA ULLAH KHAN	GHS GARA MOHABAT	01 . z n 196}	28 Jan. 1996	M.A (ISLAMIAT) 8 ED. CT	Services are placed at the disposal of DFO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
12	66.	·SYED GHULAM	GHS RORI	11 Aug 1971	31 Jan 1996	M.A (PASHTO) C.T, B.ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with
13	67 .	ABDUR REHMAN	GHSS NO.4 DIK	10 Sep 1968	01 Feb 1996	MA C T, B ED	immediate effect. Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
14 lad	68.	HAFEEZ ULLAH KHAN	GHSS MURYALI	19 Elec 19(0)	15 Apr 1996	BA (LLB) C.T. B.ED	immediate effect. Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

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S. SST (B/C)

ITEM NO.1: - PROMOTION OF CT/SCT TO S.5T (B/C) BPS-16 ON REGULAR BASIS

	The Total No. of Vacant Post of SST(B/C)	<u>ON REGULAR BASIS</u>
- 1	25% Initial Recruitment Quota	14
	ac% by Promoting Quota	O _A
	75% by Promotion Quota	11
1	40% CT/SCT Promotion quota to SST(<u>B/C</u>)	
ŀ	. 7 1 romotion quota to SS1(B/C)	06
L	Proposed for Promotion CT/SCT to SST(B/C)	
	(<u>U/C</u>)	06

S.N o	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular CT	Academi c & Professio nal Qualifica tion	Remarks
1	510	MUHAMMAD OWAIS	GIÁS GARA BAKHTIAR	27-07-1981	13-07-2014	B.Sc, B:ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (B/C) BPS-16 on regular basis with immediate effect.

A. SST (General)

ITEM NO. 2:- PROMOTION OF DM/SDM TO SST (G) BPS-16 ON REGULAR BASIS

Total No. of Vacant Post of SST(G)	
ocov Initial P	52
25% Initial Recruitment Quota	10
75% by Promotion Quota	13
4% DM/SDM Promotion quota to SST(G	
Proposed DM/CDM for D	02
Proposed DM/SDM for Promotion to SST(G)	02

S.No	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular DM	Academi c & Professio nal Qualifica tion	Remarks
	22	MUHAMMAD ASHRAF	GHS DINPUR DIK	21 Mar 1 771	15, Nov:1994	MA,DM, MED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

C. SST (Physics/Maths)

ITEM NO.1.:- PROMOTION OF DM/SDM T() SST (M/P) BPS-16 ON REGULAR BASIS

Total No. of Vacant D. J. Commission	
Total No. of Vacant Post of SST(M/P)	2]
25% Initial Recruitment Quota	5.25=05
75% by Promotion Quota	16
4% DM/SDM Promotion quota to SST(M/P	0.84=01
Proposed DM/SDM for Promotion to SST(M/P)	
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Promotion Order of SST of District DI Khan (M) 2022

s.	No	Sen #	Name of Official	Name of School	Dave of Birth	Date of 1st Appoint ment as Regular DM	Academi c & Professio nal Qualifica tion	Remarks
	J.	111	MUHAMMAD SAJJAD IQBAL	GHS KECH D.I. KHAN	12-€€-1986	14-05-2014	B.Sc DM B.ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (M/P) BPS-16 on regular basis with immediate effect.

B. <u>SST (B/C)</u>

ITEM NO.2:- PROMOTION OF DM/SDM TO SST (B/C) BPS-16 ON REGULAR BASIS

Total No. of Vacant Post of SST(B/C)	
25% Initial Recruitment Quota	14
75% by Promotion Quota	4
4% DM/SDM Promotion quota to SST(B/C	10
Proposed DM/SDM C. P.	01
Proposed DM/SDM for Promotion to SST(B/C)	01

S.No	Sen #	Name of official	Name of School	Dave of Birth	Date of 1st Appoint ment as Regular DM	Academi c & Professio nal Qualifica tion	Remarks
1.	113	MUHAMMAD AYAZ	GMS CHIRA POLAD GHARBI D.I. KHAN	09 FeE,1986	14 May, 2014	M.Sc, DM. BED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (B/C) BPS-16 on regular basis with immediate effect.

A. SST (General)

ITEM NO.3: PROMOTION OF TT/STT TO SST (G) BPS-16 ON REGULAR BASIS

Total No. of Vacant Post of SST(G)	
o=0(I=1/-1 P	52
25% Initial Recruitment Quota	12
75% by Promotion Quota	140
4% TT/STT Promotion quota to SST(G	+ 39
Proposed TT/CTP (- P	2.08
Proposed TT/STT for Promotion to SST(G)	2

S.N o	Sen #	Name of official/Desi g:	Name of School	Date of Birth	Date of 1st Appointm ent as Regular TT	Academic & Profession al Qualificati on	Remarks
A	33	HAZRAT ULLAH KHAN	GHSS LAR	03:02/(9 %)	14.15.1000	Shadat ul Aalmia, BA, BEd	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-to on regular basis with immediate effect.

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Total No. of Vacant Post of SST(G)	52
25% Initial Recruitment Quota	. 13
75% by Promotion Quota	39
4% AT/SAT Promotion quota to SST(G	2.08
Proposed AT/SAT for Promotion to SST(G)	2

S. No	Sen #	Name of official/De sig:	Name of School	Date of Birth	Date of 1st Appoint ment as Regular AT	Academic & Professio nal Qualificat ion	Remarks .
1	58	MUHAMMAD JAMSHAID IIASSAN	GHSS NO.2	28/04/1978	05/04/1999	B.A (Bio/Chemistry)/B.Ed	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
2	63	NAZIR HUSSAIN	GHSS KOT JAI	05/03/1972	18/12/1999	MA Islamiyat/B.Ed	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

SST (General)

PROMOTION OF Oari/SOari 10 SST (G) BPS-16 ON REGULAR BASIS

TIEM NO. 5 INOMOTION OF CHILDREN	
The Total No. of Vacant Post of SST(G)	52
25% Initial Recruitment Quota	13
75% by Promotion Quota	39
4% Qari/SQari Promotion quota to SST(G	1.56
Proposed Qari/SQari for Promotion to SST(G)	2

S. No	Sen #	Name of official/Des ig:	Name of School	Date of Birth	Date of 1st Appoint ment as Regular Qari/SQa ri	Academic & Professio nal Qualificat ion	Remarks
1	22	SAMI ULLAH	GHS GARA HAYAT	2-4-197;i	15-5-2006	MA Islamiyat/B.Ed	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
2	30	MUHAMMAD SOHAIL KHAN	GHS NO 5	9-2-1985	15-3-2011	MA Islamiyat/B.Ed	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

F PST/SPST/FISHT TO SST (G) BFS-16 ON REGULAR BASIS
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	*,
The Total No. of Vacant Post of SST(G)	
25% Initial Recruitment Quota	52
75% by Promotion Quota	13
20% PST/SPSTPSHT to SST(G)	30
Prove 1 2076 (6)	10
Proposed PST/SPSTPSHT for Promotion to SST(G)	10
3.3.1.1.1.0.0017.07	10

S.N o	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appointm ent as Regular PST	Academi c & Professio nal Qualifica tion	Remarks
1.	397	MUHAMMAD LUQMAN	GPS KUKAR SHARQI	10 May 1973	01 Apr 1992	BA, B.Ed.	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
2.	436	SALEEM ULLAH	GPS AZIZ ABAD	17.May 1953	28 Apr 1992	BA, B.Ed.	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
3.	439	IJAZ HUSSAIN SHAH	GPS NO 3 PAHARPUR	08 Sup 195)	28 Apr 1992	BA, B.Ed.	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
4.	440	JAMEEL AHMAD	GPS SIKNADR SHUMALI	20 î lov 19:57	28 Apr 1992	MA, B.Ed.	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
5.	442	MUHAMMAD ASLAM	GPS HANIF TOWN	20 ປະຫ 197)	28 Apr 1992	MA, B.Ed.	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

C. SST (Physics/Maths)

ITEM NO.2:- PROMOTION OF PST/SPST/PSHT TO SST (Physics/Maths) BPS-16 ON REGULAR BASIS

Total No. of Variation 1. Comments		
Total No. of Vacant Post of SST(Physics/Maths)	21	
25% Initial Recruitment Quota	Or	
75% by Promotion Quota	05	
20% PST/SPST/PSHT Promotion quota to	16	
381(Physics/Maths)	04	
Proposed PST/SPST/PSHT for Promotion to SSIVPLUS	/7 / · · · ·	

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S.N o	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular PST	Academi c & Professio nal Qualifica tion	Remarks
1	1099	HAMID	GPS ATHOG JANUBI	20-03-1912.	21 May 2005	Bsc,Math, Phy	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (M/P) BPS-16 on regular basis with immediate effect.
2	1110	RAJAB ALI SHAH	GPS NO 1 KATHGARH	11 Feb 2006	11 Feb 2006	Bsc,Math, Phy	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (M/P) BPS-16 on regular basis with immediate effect.

Terms and Conditions:-

- 1. They shall be on probation for the period as specified I Rules (15) substituted vide -No.SO(Plocies)/E&AD/1-3/2017 Dated. 07-12-20:7 in Appointmet, Promotion and Transfer Rules, 1989.
- 2. They will be governed by such rules and-regulations as may be issued from time to time by the Govt.
- 3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- 4. Charge report should be submitted to all concerned.
- 5. Their Inter-Se- seniority on lower post will remain intact as per Rules (17)(4) of Appointmet, Promotion and Transfer Rules, 1989.
- 6. No TA/DA is allowed for joining the duty.
- 7. They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light this order, will be recovered and if they are wrongly promoted, they will be reversed.
- 8. Before handing over charge, their documents may be checked. If they have not the required relevant qualification as per rules, they may not be handed over the charge of the post.

(Hafiz Dr. Muhammad Ibrahim) Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No / File No.1/Promotion of SST (BPS-16)/2022 Dated Peshawar the v Copy forwarded for information and necessary action to the: -

- District Education Officer (M) DI Khan.
- 2. District Accounts Officer DI Khan.
- 3. Officials Concerned.

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- 4. Principal/HM Concerned.
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

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