27<sup>th</sup> Sep,2023

1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney alongwith Mr. Behramand, A.D for the respondents present.



kamranulla

2.

Arguments heard. To come up for consideration/order on

12.10.2023 before D.B. Parcha Peshi given to the parties.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J)

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11.05.2023

Clerk of learned counsel for the appellant present. Mr. Mehtab Gul, Law Officer alongwith Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 01.08.2023 before the D.B. Parcha Peshi given to

(Muhammad Akbar Khan) Member (E)

the parties.

\*Naeem Amin\*

1<sup>st</sup> August, 2023 1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney respondents present.



2. Learned counsel for the appellant requested for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 27.09.2023 before the D.B. PP given to the parties.

(Fareeha Member (E)

(Rashida Bano) Member (J)

(Salah-ud-Din)

Member (J)

\*Kaleemullah

12.12.2022



Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General alongwith Behramand Khan AD and Mehtab Gul Law Officer for the respondents present.

File to come up alongwith connected Service Appeal No. 7544/2021 titled "Mst. Alia Vs. Government of Khyber Pakhtunkhwa" on 06.02.2023 before D.B.

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

06.02.2023



Junior to learned counsel for the appellant present. Mr. Azam Umair Khan, learned Addl. Advocate General alongwith Bahramand, Assistant Director for the respondents present.

File to come up alongwith connected Service Appeal No. 7544/2021 titled "Mst. Alia Vs. Government of Khyber Pakhtunkhwa" on 11.05.2023 before the D.B.

(FAREEHAPAUL) Member (E)



13<sup>th</sup> Oct., 2022

Counsel for the appellant present. M. Muhammad Adeel Butt, Addl. Advocate General alongwith Director E&SE Khy,ber Pakhtunkhwa (respondent No. 2) in person Bahramand ADEO for the respondents present.

File to come up alongwith connected Service Appeal No. 7623/2021 titled "Shakir Ullah Vs. Government of Khyber Pakhtunkhwa" for arguments on 03.11.2022 before the D.B.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

03.11.2022

1 - in in

Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General for respondents present.

File to come up alongwith connected Service Appeal No. 7623/2021 titled "Shakir Ullah Vs. Government of Khyber Pakhtunkhwa" for arguments on 15.11.2022 before D.B.

(Fareeha Paul) (Rozina Rehman) Member (E) Member (J)

15<sup>h</sup> Nov. 2022

Counsel for the appellant present.

Mr. Muhammad Jan, District Attorney alongwith Bahramand, Assistant Director and Mehtab Gul, Law Officer for the respondents present.



Learned counsel for the appellant requested for adjournment in order to further prepare the brief. Adjourned To come up for arguments on 12.12.22022 before the D.B.

(FAREEHA PAUL) Member(E)

(ROZINA REHMAN) Member (J) 14.07.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 12.09.2022 before the D.B.

(Rozina Rehman) Member (J)

(Salah-ud-Din) Member (J)

12.09.2022

Appellant present through counsel.

Muhammad Jan, learned District Attorney alongwith Bahraman ADEO for respondents present.

File to come up alongwith connected Service Appeal No.7623/2021 tilted "Shakir Ullah Vs. Government of Khyber Pakhtunkhwa" on 29.09.2022 before D.B.

(Fareeha Paul) Member(E)

(Rozina Rehman) Member(J)

29.09.2022

Appellant present through counsel.

Muhammad Jan, learned District Attorney alongwith Bahraman ADEO and Muhammad Tufail Assistant for respondents present.

File to come up alongwith connected Service Appeal No.7623/2021 titled "Shakir Ullah Vs. Government of Khyber Pakhtunkhwa" on 13.10.2022 before D.B.

(Fareena Paul) Member (E)

(Rozina Rehman) Member (J) 17.06.2022

Junior of learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is unable to attend the Tribunal today due to death of his close relative. Adjourned. To come up for arguments on 24106.2022 before the D.B.

(Mian Muhammad) Member (E)

(Fareeha Paul) Member(E)

(Salah-ud-Din) Member (J)

24<sup>th</sup> June, 2022

Counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Bakhtmal Jan, AD and Mehtab Gul, Law Officer for the respondents present.

During the course of arguments it came to the notice of the Bench that earlier appeal of the appellant filed against the order dated 04.04.2019 was decided by a Bench headed by Mrs. Rozina Rehman, Learned Member (Judicial) who had also handed down the judgment. Therefore, it is appropriate that this appeal be placed before the Bench of Mrs. Rozian Rehman, Learned Member (Judicial). To come up for arguments on 01.07.2022 before the D.B.

Chairman

01.07.2022

Bench is not available, therefore, case is adjourned to 24.2022 for the same as before.

Reade

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Appellan Security & Prog

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present and furnished copy of enquiry report, which is placed on file. Preliminary arguments heard and record perused.

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Vide my detail order of today in connected service appeal No.7623/2021 this appeal is also admitted for full hearing subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments. To come up for written reply/comments on  $2\ell/c^2/2022$  before S.B.

#### 26.04.2022

Counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Written reply/comments not submitted. Learned AAG seeks time to contact the respondents for submission of written reply/comments. Adjourned. To come up for written reply/comments on 01.06.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

man

1<sup>st</sup> June, 2022

Counsel for the appellant present. Mr. Haseenullah, Assistant for respondent No. I & 2 and Mr. Hamid Saleem, Law Officer for the respondent No.3 present.

Respondent No. 1 & 2 have submitted reply/comments, which is placed on file. Respondent No.3 submitted application for deletion from the panel of respondents. Case to come up for arguments on 17.06.2022 before D.B.  $\stackrel{\text{tr}}{\rightarrow}$ .

#### Chairman

# Form-A FORM OF ORDER SHEET

Court of\_\_\_\_

S.Ņo.	Date of order proceedings	Order or other proceedings with signature of judge
1. 1.	2	3
1-	22/10/2021	The appeal of Mr. Kifayat Ullah presented today by Mr. No
		Muhammad Khattak Advocate may be entered in the Institution Regist
		and put up to the Worthy Chairman for proper order please.
		REGISTRAR
2-		This case is entrusted S. Bench at Peshawar for preliminary hearing
		to be put there on 11/11/21
		<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>
2		A
		CHAIDE
		CHAIRMAN
	11 11 2021	Coursel for the encollege events. Coop to enco
	11.11.2021	Counsel for the appellant present. Case to come
	· ·	up on 04.01.202 <b>1</b> before S.B alongwith connected
	:	
	·	Service No. 7623/2021 titled "Shakirullah Vs.
		Secretary, E&SE Department, Khyber Pakhtunkhwa
		Peshawar and others".
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#### BEFORE THE KHYBER (a) -SERVICE TRIBUNAL, PAKHTUNK HWΔ <u>Peshawar</u>

643 SERVICE APPEAL NO. /2021

KIFAYAT ULLAH .

## **EDUCATION DEPTT:**

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V/S

S:N O	DOCUMENTS	ANNEXURE	PAGE
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4	Education testimonials	В	11-14
5	Notification	~ C	15-16
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7	Impugned notification	E	18
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14	Wakalat Nama	•••••	33

Dated: 10.2021

APPELLANT

Through: NOOR MOHAM MAD KHATTAK ADVOCATE

FLATE NO. 04, 2<sup>ND</sup> FLOOR, JUMA KHAN PLAZA, NEAR FATA SECRETARIAT, WARSAK ROAD, PESHAWAR

#### 0345-9383141

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO.\_\_\_\_/2021

Mr. Kifayat Ullah, SST (Sci) (BPS-16), GHS Loi Shalman, District Khyber.

..... APPELLANT

#### VERSUS

- 1- The Secretary E&SE Department, Khyber Pakhtunkhwa,
- 2- The Director E&SE Department, Khyber Pakhtunkhwa,

3- The Chairman Khyber Pakhtunkhwa Public Service Commission,

...... RESPONDENTS

SERVICE APPEAL UNDER SECTION-4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 11.6.2021 WHEREBY THE WITHDRAWAL NOTIFICATION DATED 4.4.2019 REGARDING APPOINTMENT OF THE APPELLANT AS S.S.T (G) (BPS-16) HAS BEEN RESTORED IN UTTER VIOLATION OF LAW AND RULES AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF

PRAYER:

That on acceptance of this appeal the impugned Notification dated 4:4.2019 and 11.6.2021 may kindly be set aside and the appellant may kindly be reinstated into service with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favour of the appellant.

## R.SHEWETH: **ON FACTS:**

1-

That during service the Khyber Pakhtunkhwa Public Service Commission advertised various posts including the post of SST (G) (BPS-16) the appellant having the requisite qualification applied for the said post and resultantly recommended by the KP public Service Commission. Copies of the advertisement and Educational testimonials are attached as annexure .....

That in light of the ibid recommendation the respondents appointed the appellant as Secondary School Teacher (BPS-16) vide Notification dated 19.1.2012. That in response the appellant got himself medically examined and also submitted arrival report. That where after the appellant was adjusted at GHS Loi Shalman, District Khyber vide order dated 25.10.2012 and in response the appellant started performing his duty at the concerned station quite efficiently and up to the entire satisfaction of his superiors. Copies of the Notification and order are attached as annexure .......C&D.

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That after proper verification of Educational antecedents and service documents the salary of the appellant has been released/started by the concerned authorities. That it is pertinent to mention that during the said period the appellant has successfully completed his probationary period and as such the Department confirmed the appellant against the post of SST (BPS-16).

That feeling aggrieved the appellant filed Departmental appeal but no reply has been received so far. Hence the instant appeal on the following grounds is filed before this august Tribunal. Copy of the Departmental appeal is attached as annexure.

### **GROUNDS:**

A-

B-

С-:

E-

F-

G-

That the impugned Notifications dated 4.4.2019 and 11.6.2021 issued by the respondent No.2 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.

That the appellant has not been treated by the concerned authority in accordance with law and rules and as such the authority violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

That the impugned Notifications dated 4.4.2019 and 11.6.2021 has been issued by the respondents in violation of the Principle of locus Poenitentiae.

D- That no charge sheet and statement of allegation has been issued by the respondents before issuing the impugned Notifications dated 4.4.2019 and 11.6.2021.

That no show cause notice has been issued to appellant before issuing the impugned Notifications dated 4.4.2019 and 11.6.2021 by the respondents.

That no chance of personal hearing/defense has been provided to the appellant and as such the appellant has been condemned unheard.

That during service the appellant had successfully completed his probationary period and as such the Department confirmed the appellant against the post of SST (BPS-16).

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That the appellant was also assigned seniority in the cadre of SST (BPS-16) and was due for promotion to the next higher scale but unfortunately the authority without any reason & rhyme and without following codal formalities straight away issued the impugned Notifications dated 4.4.2019 & 11.6.2021 whereby the appointment Notification of the appellant dated 19.1.2012 has been disowned by the authority.

That the concerned authority acted in arbitrary and malafide manner while issuing the impugned Notifications dated 4.4.2019 and 11.6.2021.

That appellant seeks permission and advance other grounds and proofs at the time of hearing.

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

		•	· · ·
Dated:	·	_10.20	)21:

## - APPELLANT

KIFAYAT ULLAH

## THROUGH:

## NOOR MOHAMMAD KHATTAK

KAMRAN KHAN &

HAIDER ALI

ADVOCATES PESHAWAR

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

VS

## KIFAYAT ULLAH

EDUCATION DEPTT:

#### **AFFIDAVIT**

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.



K; faya fulk DEPONENT

## **CERTIFICATE:**

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

	Annexuse: A. 6.
NWFP PUBLIC SER	RVICE COMMISSION
2- Fort Road I	Peshawar Cantt:
Website: www	v.nwfppsc.gov.pk
	<u>manippse.gov.pk</u>
	Dated: <u>26-01-2009</u>
Advertisement No. $01/2$	2009.
domicile by 26-02-2009 (13-03-2009 for candi applications without supporting documents re- also be rejected without intimation to the candi	g posts from Pakistani citizens of N.W.F.P/F.A.T.A idates from abroad). Incomplete applications and equired to prove the claim of the candidates shall idates.
<u>AGRICULTURE LIVESTOC</u>	CK & CO-OPERATIVE DEPTT:
(S.No. 01) One (01) Post of assistant Deptt:	t Botanist. In Livestock Research & Dev:
	riculture or B.Sc (Hons) Agriculture (Obtained) after Sc) from a recognized University under research
	g to the subject groups as specified in schedule –II to
<u>AGE LIMIT:</u> 21 to 33 years. <u>P</u> <u>ALLOCATION:</u> Merit.	AY SCALE: BPS-17. ELIGIBILITY: Both Sexes.
QUALIFICATION: M.Sc. AP	officers Fodder: In Lⅅ Deptt: griculture or B.Sc (Hons) Agriculture (Obtained) after
- rears manuchons after F.	(JC) : (IOII) a recognized. I biversity under the
, and the vacancy uccurs.	ng to the subject groups as specified in scheduleII to
AGE LIMIT: 21 to 33 years ALLOCATION:	s. PAY SCALE: BPS-17. ELIGIBILITY: Male.
Merit	t Zone-1
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CHIEF ENGINEER WOR	KS & SERVICE DEPARTMENT.
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Science from the recognized In	Division FA/FSc with one year Diploma in Computer institute (ii) Speed of Ten thousand key depression per
/ M	PAY SCALE: BPS-11. <u>ELIGIBILITY:</u> Both Sexes,
ADDOCATION:	
$\begin{array}{c c} p, T & \underline{Zone-1} & \underline{Zone-2} \\ \hline 01 & 01 \\ \end{array}$	Zone-4 Zone-5
DIRECTORATE OF INDUSTRIES	
<u> </u>	<u>COMMERCE MINERAL DEV: LABOUR &amp;</u> ICATION DEPARTMENT.
(0.100, 04)   One (01) Post of Male Inst	nector Minne
	chelor Degree in Mining Engineering from recognized ines Manager's certificate of Competency granted under
· Frenden of Attics Att. I	
AGE LIMIT: 21 to 33 yea	ars. PAY SCALE: BPS 17 FLODD 100
ALLOCATION: NOTE: In	case of non- availability of candidates possessing the
WP4430 2018 Abdu	ul malik vs Govt USB 403 pags

ATTEST

provisions of the rules for the time being in force.

<u>NOTE:</u> For History-cum-Civics The candidates must possess Master's Degree either in History or Political Science provided the other required subjects has studied at B.A level. The other requirement of teaching degree will, however, remain intact. <u>For Biology</u>: 2<sup>nd</sup> Class Master Degree in Botany or Zoology provided that other subject have been studied at graduate level.

AGE LIMIT: 25 to 40 years PAY SCALE: BPS-17 ELIGIBILITY: Female.

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		No: of Posts	Allocation
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			Merit Quota
		03	Merit Quota
History-Cum-Civics		02	Merit Quota
TP opping the			
		. 02	Merit Quota
English		02	Merit Quota
			Mient Quota
	1.	02	Merit Quota
Maths		02	
		02	Merit Quota
Biology		02	Merit Quota
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Giemistry		<u> </u> . 02	Merit Quota
Physics		02	Merit Quota
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	Subject Subject Islamiyat Pak: Study History-Cum-Civics Economics English Statistics Maths Biology Chemistry Physics	Subject Islamiyat Pak: Study History-Cum-Civics Economics English Statistics Maths Biology Chemistry	SubjectNo. of PostsIslamiyat02Pak: Study03History-Cum-Civics02Economics02English02Statistics02Maths02Biology02Chemistry02

(S.No. 52) Sixteen Hundred Eighty One (1681) Posts of Male SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University, <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE</u>: BPS-16 <u>ELIGIBILITY</u>: Male.

Merit	Zone-1	Zone-2 Zone-3	Zone-4	Zone-5
420	280	281 .280	210	210
				210

(S.No. 53) Thirty Four (34) Posts of Male Disabled SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For\_Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Male. ALLOCATION: Merit.

(S.No. 54) Ninty Two (92) Posts of Male SETs. /S.S.Ts For Earth Quake Quota (I.E) Battagram, Mansehra, Shangla, Kohistan, Abbottabad. (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE</u>: BPS-16 <u>ELIGIBILITY</u>: Male.

ALLOCATION: Merit.

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	No. 55) Ni	ne Hundred 2 oth Soionoo &	and Seven	ty Three (9	73) Posts of	Female SE	ETs. /S.S.Ts	
	<u>Q</u> D	oth Science & UALIFICATIO ivision from a re	<u>N:</u> For_Se cognized Ur	condary Sch	ool Teacher	(General) (i)	B.A. Second	
	F	cognized Univer or Secondary So e Subjects of	chool Teach	er (Science) ( remistry, Zoo	i) BSc Second logy, Botany	Division with a number of the second se	at least Two of natics -A or	
	M A	fathematics-B an <u>GE LIMIT:</u> 21 <u>LLOCATION:</u>	id (ii) B.Ed c to 40 years.	r Equivalent (	Qualification fi	rom a recognize	d University.	
	•	Merit	Zonc-1 162	Zone-2 162	Zone-3 162	Zonc-4 122	Zonc-5 122	•
(S		wenty One (		of Female	SETs. /S.	S.Ts Disable	ed (with out	
	(	raduaty and f <u>OUALIFICATI</u> Division from a	ON: For-S			• • • •	· · · ·	
$\sum_{i=1}^{n} \frac{1}{i} \sum_{i=1}^{n} \frac{1}{i} \sum_{i$			School Teac f Physic, -0	Chemistry, Z	oology, Botar	ny, and Math	n at least Two of . ematics — A or zed University.	
		AGE LIMIT: 2 PAY SCALE: ALLOCATION	1 to 40 years BPS-16. <u>ELI</u>	s. years (10 y	ears age rel			
. (						•	Quake Quota	
		graduaty and	pension).			· · · · · · · · · · · · · · · · · · ·	bad, (with out (i) B.A Second	
	:	recognized Uni For Secondary	iversity. ý School Te	acher (Scienc	e) (i) BSc Seco	ond Division w	alification from a ith at least Two of the structure of t	f
-		Mathematics-E	3 and (ii) B.1 21 to 40 yea	Ed or Equivale	nt Qualificatio		thematics -A o nized University. <u>/:</u> Female. +	
	<u></u>	<u>ECHNICAL</u>				<u>VER TRAI</u>	NING	
			_	) <i>EPARTM</i>			e etc. Collocatio	- £
	(S.No. 58)	Commerci OUALIFIC	al/Govt: C	Commercial i) Ph. D in th	Training Ir	istitutes. ject from a rec	ovt: Colleges of cognized University	ity
4	TEGTED	Go∨t: Comm ) OR (ii) Mas Years experi	ercial Institu ter's Degree ence of tead	ites/ Govt: Co from a recog ching as Lecti	mmerce Coller nized Universi	ge ass Instructo ty in the relevant distructor in a r	mmercial Institute r/ Lecturer. .nt subject with Fi ecognized colleg	ive
	∖i .		<u>1°:</u> 25 to 40 y	ears. <u>PAY SC</u>		8. <u>ELIGIBILI</u>	<u>TY:</u> Male.	
	(S.No. 59)					n Computer technic Insti	Engineering	in
		<u>QUALIFIC</u> Institute wi n suich OR (	CATION: th one year b) Master's	(a) - Ph. D. s's teaching/ s Degree in Ei	in Engineering professional ex ngineering from	g from a reco sperience in the n a recognized	gnized Universit e relevant subjec University/ Insti oject as such: OR	t as tute
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(S.No. 66)   Ten	(10) Posts of Male office Assistant.	•

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QUALIFICATIO	DN: Bachelor de	gree from recogni	zed University.	
AGE LIMIT: 18	to 30 years. PAY	SCALE: BPS-1	4. ELIGIBILITY	Male
ALLOCATION:			· · ·	
Zone-1	Zone-2	Zone-3	Zone-4	Zone-5
02	02	02	02	02

		•
(S.No. 67)	One (01) Post of Female office Assistant.	•
	OUALIFICATION: Bachelor degree from recognized University.	
	AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-14. ELIGIBILITY: Female.	
	ALLOCATION: Merit.	. ÷

## CORRIGENDUM

The Post of Research Officer for Earth Quake Quota appearing at S.No.2 Advt: No.07/2007 may be read as 02 Post for Chemistry and one for cereal Crops.

The Post of Reader Advertised in Advtt: No. 07/2008 S.No. 39 may be read as one post instead of Two Posts.

#### **GENERAL CONDITIONS**.

Age, qualification and experience etc shall be reckoned on 26-02-2009 Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Govt Servants who have completed 2 years continuous service, upto 10 years for disabled persons and upto 3 years for candidates belonging to backward areas of Zone-1; Zone-3, Merged Areas of Hazara and Mardan Divisions and uper Tanawal, Districts of Swat, Upper Dir, Lower Dir, Chitral, Buner, Kala Dhaka Area, Kohistan District., Shangla, Gadoon Area in Swabi, Backward areas of Mansehra and Batagram, backward areas of Haripur District i.e., Kalanjar Field Kanungo Circle of Tehsil Haripur and Amazai Field Kanungo Circle of Tehsil Ghazi. However, a candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.

Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted. However, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective Institution E but candidates shall produce original degrees / certificates before their selection. Detail Marks. Certificate for all the examination shall necessarily be required and these should be attached with the application forms.

- ALLOCATION of vacancies in BPS-17 and below shall be strictly in accordance with the Zonal ALLOCATION as indicated against each post(s). The applications of the candidates other than the specified zone(s) shall be ignored except for posts reserved for Merit quota. No zonal reservation stands for posts allocated to disabled quota and also for the posts in BPS-18 and above. All such posts shall be filled in on Open Merit.

(iv) The candidates applying against disabled posts must attach with their application forms of disability certificate from the Provincial Council for Rehabilitation of Disabled Persons as well as disability certificate from the respective Medical Superintendent / Medical Board showing therein the specific disability.

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Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.

(vii)—Application must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.

(viii) Applicants married to Foreigners are considered only on production of the Govt. Relaxation Orders.

(ix) No applicant shall be considered in absentia on paper qualifications unless, he/she possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s).

Govt: reserves the right not to fill any or fill more of less than the advertised post(s).

- (xi) Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible.
- (xii) Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s).
- (xiii) In cases where the number of applications received for post(s) are disproportionately higher than the number of available vacancies, shortlisting of the candidates may be done in any one of the following manner:
  - (a) Written Test in the Subject.
  - (h) General Knowledge or Psychological General Ability Test.
  - (c) Academic and / or Professional record as the Commission may decide.

#### SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

#### <u>Main Branches of:</u>

(vi) -

'(x)

Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar,
 D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and
 Manschra.

- (ii) Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) Branch Peshawar.
- (iii) Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square Branch Mingora and eity Branch Tank.

THE

(Atta Ur Rehman)

Secretary NWFP Public Service Commission 2-Fort Road Peshawar Cantt: Ph: 9212962

HEST

wp4430 2018 Abdul malik vs Govt USB 403 pags

# Aníversíty of Peshawar (Pakistan)

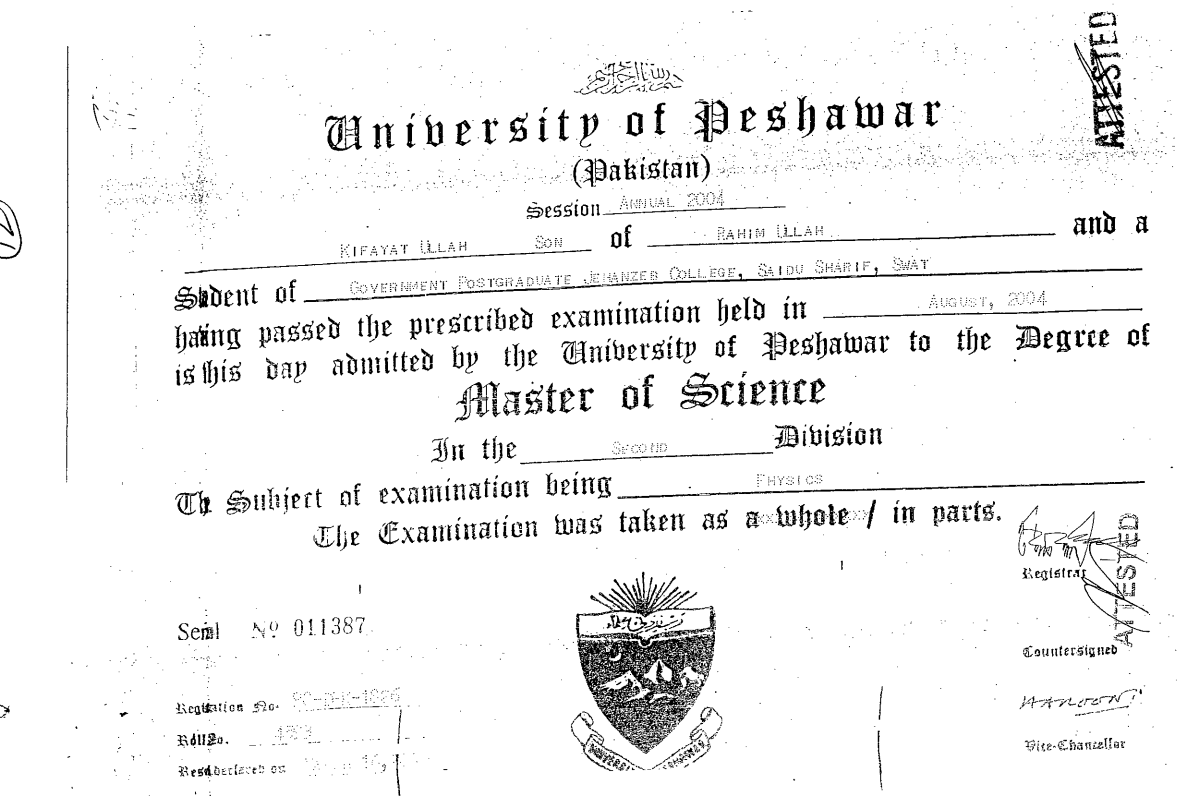
Session Annual 2005 and a student RAHIM ULLAH nf SOM having passed the prescribed KIFAYAT ULLAH AVICENNA COLLEGE OF EDUCATION DARGAT - is this day admitted by the University of Peshawar <u>iny 205</u> Examination held in \_\_\_\_ to the Degree of Bachelor of Education Division in Theory Second ∃łn .Division in Teaching Practice - Ref Fin Division in Aggregate Passed also in Foundations of education as an elective Subject The Examination was taken as a whole province parts

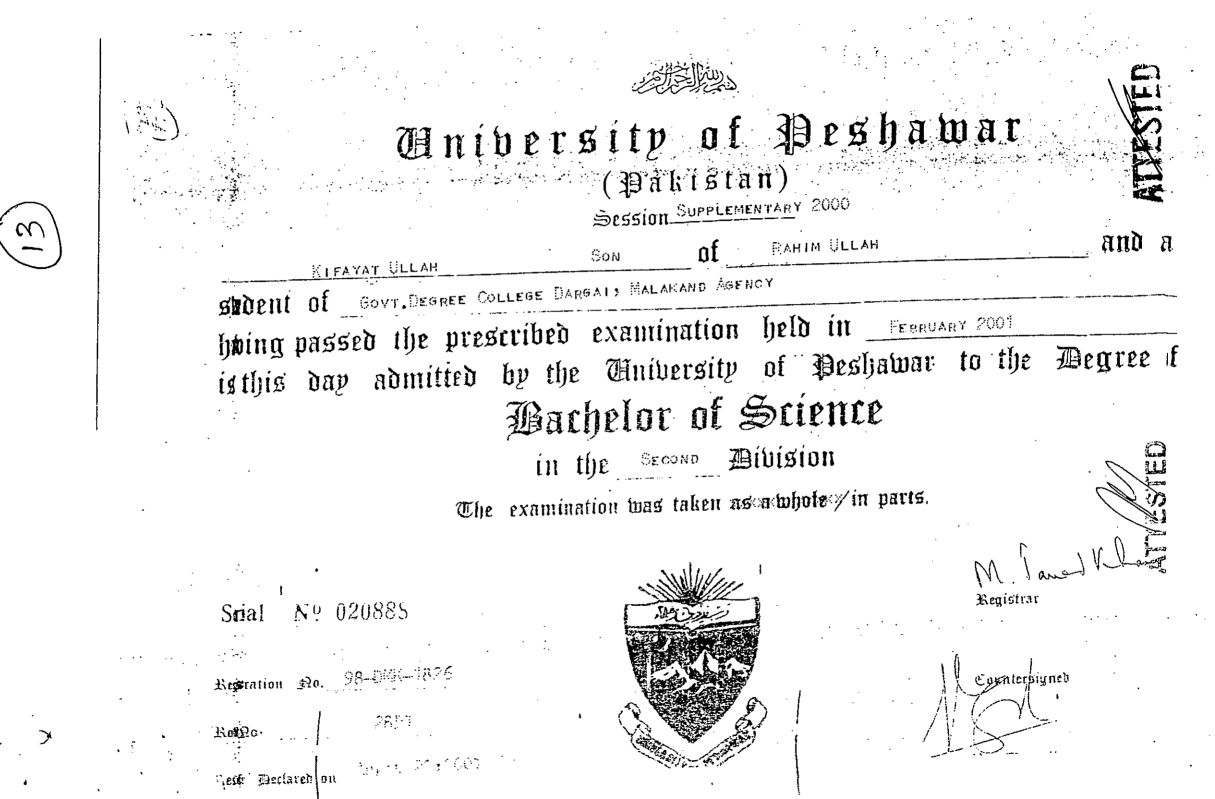
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S.No. 23473 Roll No. 153168 Group Pre-Medical Board of Intermediate and Secondary Education Peshawar N. M. F. P. Pakistan INTERMEDIATE EXAMINATION SESSION 1998 - ANNUAL Rahimullah Son/Daughter of \_\_\_\_ This is Certify that \_\_\_\_\_ Kifayatullah\_\_\_\_\_ and a Pludent / resident of \_\_\_\_\_\_ Government Post Graduate College Mardan \_\_\_\_\_\_ Registered No.\_\_\_\_645-B/M-96\_ has find the Intermediate Examination of the Board of Intermediate & Pecondary Education, Ceshawan held in June/July, 1998 as a Regular Candidate. He / She obtained 571 Marks out of 1100 and he ken placed in Grade <u>c</u> Representing <u>Good</u> He He has been awarded Grade <u>c</u> on the basis of internal assessment by the institution concerned. The Examination was taken as a whole / in particular

Ass Secretary

This certificate is issued without alteration or

ANNEX C

Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar PH No. 091-9210389, 9210938, 9210437,9210957, 9210468 Fix 091-9210936 E-mail <u>desetyk@pahoo.com</u>

## Notification.

Consequent upon the recommendation of the Khyber Pakhtunkhwa Public Service Commission, appointment of the following candidates is hereby ordered against the post of Secondary School Teacher (SST Sci:) in BPS-16 (Rs.10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, in Feaching Cadre on the terms and condition given below with immediate effect and further his Services placed at the disposal of Director of Education FATA for further posting against vacant SST Science posts:-

<u>NG</u> <u>Nume</u>	Father Nume	Domicity	Zone	Permanent Address	Place of Posting
		./	5	ú ·	
1   Kifayatullah	Raltimallah	Mohmand Agencyr	/	Madat Khan Banda Vili: & PO Qasmi Tehsil & Distt: Mardan	Services placed at the disposal of Director of Education FATA
1.0 No. 60 (101) (01) - 1/60 - 1 <sup>2</sup> /60 - 1				, , , , , , , , , , , , , , , , , , ,	for, further posting against vacant SST Science posts,

#### Terms and conditions:-

His survices will be considered regular but without pension & Gratuity in territs of social 19 of the NWIP civil Servant Act, 1973 as amended vide NUSP Civil Servinds (Amenibutent) see, 2008, we will freezewer be entitled to Construction withight fung in support queeting and of support par proceedings (by the second sec

In case, he is attenuty in Government' service and working against penviously past on regular basis before 1<sup>st</sup> day of July 2001, without any service break, in application to Rhyber Pakhmurkhing Public service Commission through proper channel and selection by the commission, is appointed and allowed choice of option either to retain benefit of pension & gratuity as allowed to his under his previous terms of appointment or to avail the benefit of contributory provident fund allowed to him under new appointment.

3. His services are liable to termination on one months notice from either side. In case of resignation with out notice his one month pay/allowances shall be forfeited to the Government.

He should join his post within 30 days of the issuance of this notification. In case of, failure to join there post within one month of issuance of this notification his appointment will expire automatically and no subsequent appeal etc shall be entertained.

He would be on probation for a period of one year extendable for another one year.

b. He will be governed by such rules and regulations as may be issued from time to time by the Govt.

His Services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed from time to time,

ATTESTE





hiddge report should be submitted to all concerned The EDOs concerned would furnish a certificate to the effect that the candidate has joined the post or otherwise after one month of the issue of his posting orders. The EDOs concerned will verify their documents before release of pay. [I]His seniority will be maintained as determined by the Khyber Pakhtankhwa Public  $H_{C}$ Sérvice:Commission. 12. Na TA/DA will be allowed to the appointee for joining his duty. ( Muhammad Rafiq Khattak.) . Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar. Endst: No. 5/20 27 File No. 2/A-14/SST/PSC/Apple: Dated Peshawar the 19 /11/2012 Copy forwarded for information and necessary action to the:-Accountant General Khyber, Pakhtunkhwa Peshawar, 1. 7 Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar. 3. Director of Education FATA Warsak road Peshawar, J. All Agency Accounts Officers in FATA. ) Official Concerned -PS% file Secretary to Gover Khyber Pakhtunkhwa EESE Department. ΰ÷

PATO the Director EXSIS Koyber Falsatunistency, Prestenever.

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Dy: Di<sup>l</sup>ector (Estab) Elementary and Secondary Education Khyber Pakhtunkhyja Peshawar

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#### FATA SECRETARIAT DIRECTORATE OF EDUCATION MARSAN ROAD DESHAWAR, PARISTAN PHONE, 091-0210160 FAX 091-9210216

#### ADJUSTMENT

Consequent upon his appointment as SST (Science) in BPS-16 on the basis of recommendation of Khyber Pakhtunkhwa Public Service Commission and placement of his services at the disposal of Director Education, FATA vide Director, Elementary & Secondary Education Khyber Pakhtunkhwa's Notification No. 5926-33 /File No. 2/A-14/SST/PSC/Apptt: dated 19/10/2012, Mr. Kifayatullah S/o Rahimullah is hereby adjusted at GHS Loi Shalman Khyber Agency against vacant SST (Sc) post with immediate effect.

#### Note: -

The terms & conditions of his posting will be the same as already prescribed in the above mentioned Notification of Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar. However the agency Education Officer concerned will verify his documents before release of pay.

#### (FAZLI MANAN) DIRECTOR EDUCATION (FATA)

# Endst: No. <u>13731</u>; 7A-1/Apptt: of SST (Science) (PSC)2012 Dated Pesh: the <u>25/16</u>/2012

- Copy forwarded to the: -
- 1 Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar
  - w/r to his Notification cited above.
- 2 Agency Education Officer Khyber Agency at Jamrud
- 3 Agency Accounts Officer Khyebr Agency at Jamrud-
- 4 Principal GHS Loi Shalman Khyber Agency
- 5 Candidate Concerned
- 6 P.A to D.E FATA

(OR WESTAB) ĀDD DIREC



#### DIRECTURATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PROM. TUNKHWA

#### NOTIFICATION

- WHERE AS: one Mr. Kifayat Ullah S/O Rahim Khan who himself appointed/adjusted as SST (G) in GHS Loi Shalman District Khyber vide Notification No. 13731-35 dated 10/12/2012 upon the production of fake/bogus appointment/adjustment order not issued by the Directorate of Education erstwhile FATA Nor by the Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa.
- AND WHERE AS, the competent authority has directed the above said accused SST to produce authentic and verified service record from the concerned authorities, but he failed to comply with the legitimate directions of high ups regarding production of requisite authentic documents/record.
- 3. AND WHERE AS, further an inquiry committee was constituted by the competent authority vide Notification No. 8154-63 dated 04/8/2016 who have gone through the entire case record and it has been proved that the said appointment/adjustment order for the aforesaid post advertised by Public Service Commission Khyber Pakhtunkhwa was turned out fake/bogus.
- 4. AND WHERE AS, it has come to the notice of the competent authority that Mr. Kifayat Ullah S/O. Rahim Khan, having no legal status of the said appointment/adjustment order.
- 5. NOW THEREFORE, under the mandatory provision and power conferred under Section-20 & 21 for General clauses Act-1897 as amended in 1956 and in pursuance of the scrutiny of selection/appointment record in r/o the above mentioned SST which was found fake/bogus, thus his appointment/adjustment Notification No. 13731-35 dated 10/12/2012 is hereby "DISOWNED" ab initio and with the direction to District Education Officer (concerned) to recover salaries and other allied benefits drawn by Mr. Kifayat Ullah S/O Rahim Khan in the interest of Public Service.

Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

Deputy Director (Estab)

Merged Districts

414/19

Endst: No. \_\_\_\_\_ dated 4 -4 2019 Copy forwarded to the:-

5702-6

- Deputy Commissioner, District Khyber with the request to take legal action.
   District Education Officer District Khyber with the direction to take necessary steps for the recovery of outstanding amount against fake/bogus SST concerned.
   District Account Officer Khyber to co-operate in the matter.
- PS to Secretary Elementary and Secondary Education Khyber Pakhtunkhwa.
- PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa.

NO 688 Dute 8/4/19

ANNEX F' . TKP Like Ead SE Gran - Upies. (19) الحسان اس حلف الوستعليس في مرة 112-4-4 جعد في رو من الدر الم اللات ور فراس المروم كر معرى كر المكامات كانت SST محرر مع المرام المرار المور لعذار معلقظ كو ملازم ما فف عد (م) مردم -Lind, Appliant, Spold & 10 KP Sides Ead SE - 20 ille ou sin pie 1815 WP emplying flow of Appliant in -1 A Frieber a cu M.Sc., Med Appliant Son-2 د - بر كرف على المعنى وسار من مريات ورد مراس و رو و 200 فارس 202 man ann - and in an eligion as ISS Brene i KPPSC دار من من الله الله الم من مرا المراد من الله مرد التر المراد ا Print of appliant of Eard SE one GU SKPPSC & Appliant of -5 مرتب في في الم من في المان المرام الموالي الموالي الموالي الموالي الم از دور می و معدامد - 10 - 2 د مراسی وسر ای مسر ای جسر از جس مد ان جس ا الـ معل فنيت 357 والأمليزية في عور الم منهو المركبين في كالمرا منهو معوام فعاد لم ل ل -معوام منادم من الورسية كاز فول ومرغل مرغ الور ملو ( المولر 2 The المعالم م و المعرف · will charle a big a a big to - 4 - 2019 - 3 - 5 6 691 ارجفا ما - قدر ۱۹ او - 4 - با نجا رو می مولس سی سر جامعین اسالها ، - - بر که می مواجد عبر حد حلیون کا سال می و کا ده می - جلسل م مان سی احمال مرح لم زا الماس مع منظور او جواس هذا نوسفيلين وروق - ا- المالحد) مرع الحال ال ATHERED Com of an US & and SST will Call ATTEST

And the short of the double of the first of the All DE CARE CINE STAR STAR I SUBAR STAR لملاذم ماسا جاب می عیدالیسی ولد قریر طبیعی عرب میں جا ہے۔ میں مالیت اروان از از از مار میں محمد جو تکی جا رفت اضاح با جو ت 3) سلیت الرون سرسیب محمدی می ما روز می می ماج شر-17 قسیب مله موجود می الرو با نشار مولع ماج شر-17 الحسیب مله موجود می الرو با نشار مولع ماج شر-۲- ٤) همارون ولم عن مراكب مراجب مراجب مراجب -۲- ٤) همارون ولم عن مراجب مراجب مراجب -۱۶۲ ج) جمع اختال راج هم مسف - وسره عام مارجند مناخ مهن -(ist give and - internation and a signature and a star oping and and and a new and a signature م معادمان وارض ران - ۲۰۸۵ معادین می اور از ان م ما : ارض وارش قد - ۲۰۸۵ راختر می اور از ان - السبير العد ولا فالتي عربهم الاع بن عل اوركز ا ماین امیر رعم وار در در معرف ار دارم الاع بر معلی اور از معده اور از معده اور از معده معرف المرون المعرف معرف المعرف المعموف المعموف المعرف المعرف المعرف المعرف المعرف المعرف المعرف المعموف المعرف المعموف المعرف المعرف المعموف المعر معل لومان من ولر قد على المراج على الارتر عد إلى سرامي ولر سرم من (ERIARED) من المعادي ما الم موقد ول حقيم ما علم بن المرام المرائز علم 20 المستعان ا تر ولي فازق مله واتعرى أي هم المعلى في ولم منعم عليه مندى اوركر عد- \ 26 المطافية عنال دلم خابرا در عليه اللورى في من ور قد نعم ولمرسم ولم و قدرها مع من جب (ج و استان الدول روان و الم مند من من منه من ه) عفاء المرولير عبد الجمار وليه بساريد كند تربل جمير (38) حفيل رازق ول عفل زى دام بم معلم ارزليري بي شياذ مرجد وليرجد وليفتي و لمعا علام به بعد (38) معلم ارزليري المرج مرحط ارزليري المرج مرحط ارزليري المرجد و GGMS Stamila addression 2 inderid controls Control ( 1005 1 State Wester ATTESTED

# ANNEXURE G

20.01.2024

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General alongwith Hamid Salim Law Officer, Hayat Khan Assistant Director and Abdul Wahid ADEO for respondents present.

Vide detailed judgment of today of this Tribunal placed on file of connected service appeal No.1014/2019 tilted Mst. Ishrat Vs. Education Department, the impugned orders stand set aside and the appellant is reinstated in service with direction to the Department to conduct proper inquiry. They shall investigate the issue through a proper inquiry reaching to a logical conclusion to find out the real culprits who maneuvered to make it possible and thereafter, the fate of appellant be decided in the light of the said inquiry. The respondents shall conclude the proceedings within 90 days after receipt of this judgment. The issue of back benefits shall be subject to the outcome of inquiry. With no order as to costs. File be consigned to the record room.

<u>Announced.</u> 20.01.2021

(Atiq-ur-Rehman Wazir)

Member (E)

(Xehman), (Rozł Menaber (J)

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Certified to be was EXAMINE

Khyber Pakhtunkhwa Service Tribunal. Peshawas

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# GORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1014/2019



(Appellant)

Date of Institution...02.08.2019Date of Decision...20.01.2021

Mst. Ishrat W/O Sher Afghan Khan Ex-SST (Gen), R/O Village Fazal Abad, Tehsil Takht Bhai, District Mardan.

1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Civil Secretariat Peshawar and two others.

<u>VERSUS</u>

... (Respondents)

<u>Present:</u>

E.

20/1/21

Amin ur Rehman Yousafzai, Advocate ... For appellant.

Kabir Ullah Khattak, Additional Advocate General ... For official respondents.

ROZINA REHMAN MEMBER (J) ATIQ UR REHMAN WAZIR MEMBER (E)

JUDGMENT

ROZINA REHMAN, MEMBER: This judgment is intended to dispose of 40

connected service appeals which are:

- 1. Service Appeal No.958/2019
- 2. Service Appeal No. 959/2019
- 3. Service Appeal No.960/2019
- 4. Service Appeal No.961/2019





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	5.	Service Appeal No.962/2019
•	б.	Service Appeal No.963/2019
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•	8.	Service Appeal No.965/2019
	9.	Service Appeal No.966/2019
	10.	Service Appeal No.967/2019
	11.	Service Appeal No.968/2019
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	14.	Service Appeal No.971/2019
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•	16.	Service Appeal No.973/2019
	17.	Service Appeal No.974/2019
	18.	Service Appeal No.975/2019
	19.	Service Appeal No.1009/2019
	20.	Service Appeal No.1010/2019
	21.	Service Appeal No.1011/2019
	22.	Service Appeal No.1012/2019
- n	-23.	Service Appeal No.1013/2019
All )	. 24	Service Appeal No.1014/2019
	/ 25	Service Appeal No.1015/2019
	26	Service Appeal No.1016/2019
	27	. Service Appeal No:1017/2019
	. 28	Service Appeal No.1018/2019
	29	Service Appeal No.1024/2019
	30	). Service Appeal No.1025/2019
•	3:	L. Service Appeal No. 1026/2019

23)



TESTED EXAMINER Invitor Pakhtakhwig Service Trihanak Poshawar Кh

32. Service Appeal No.1027/2019 33. Service Appeal No.1028/2019 34. Service Appeal No.1029/2019 35. Service Appeal No.1030/2019 Service Appeal No.1031/2019 36. Service Appeal No.1032/2019 37. Service Appeal No.1033/2019 38. 39. Service Appeal No.1041/2019 Service Appeal No.1111/20219 40.

In view of common questions of law and facts, the above captioned appeals are being disposed of by this order.

2. Precisely stated the facts of the case are that the appellants were appointed as SSTs. They were directed to produce service record but failed. After completion of codal formalities, they were removed from service by means of orders dated 04.04:2019 and 05.04.2019. They preferred departmental appeals but the same were not responded to, hence, the present service appeals.

3. Learned counsel for appellants submitted that the appointments were made in accordance with law by following the prescribed procedure which cannot be held fake appointments. That notifications dated 04.04.2019 and 05.04.2019 are against law and facts. That the appellants were not treated in accordance with law and they were not given an opportunity to defend themselves as enshrined in Article 10-A of the Constitution of Islamic Republic of Pakistan 1973. Learned counsel further argued that neither regular inquiry was conducted nor the appellants were served with show Cause notices, hence, they all were condemned unheard. That all the appellants being qualified, were properly appointed after due process of law and fulfillment of all codal formalities but they were shown out of service with a single stroke of pen without care and caution of its legal consequences which caused grave miscarriage of justice. In order to substantiate his version, reliance has been placed on 2011 SCMR 1581; 2004 SCMR 303; 2016 SCMR 1299 and 2010 PLD SC 483.

4. Conversely learned A.A.G appearing on behalf of respondents, controverted the contentions of learned counsel for appellants by contending that claim of the appellants regarding their appointment is baseless and liable to be rejected as they never applied for the said post nor appeared in any interview, therefore, their appointment was declared fake & bogus and have been disowned by the Department vide notifications dated 04.04.2019 and 05.04.2019. He submitted that they were treated as per law, rules and policy and there is no question of violation of Article 10-A of the Constitution of Islamic Republic of Pakistan 1973, hence stance of the appellants is başeless and liable to be rejected and lastly, he submitted that those appellants who claimed to have been recommended by the Khyber Pakhtunkhwa Public Service Commission, failed to produce any proof of their recommendation by Public Service Commission. Reliance was placed on 2005 SCMR 1814; 2005 SCMR 1040; 2009 SCMR 1492 and 2012 SCMR 673.

 Before dilating upon the main issue, it merits a mention here that total 40 connected cases are intended to be disposed of through this single judgment. There are three categories of cases, category-I includes fives cases of those employees who were appointed on contract basis and subsequently were regularized in service under the KP Employees (Regularization of Service) Act, 2009 and it was on 04.04.2019 when they is the service in the service of these appellants was found bogus, thus, their appointment/adjustment notification. dated 11.02.2010 was disowned. Category-II includes those employees who upon recommendation of D.S.C, were appointed as PTC, subsequently applied for SSTs' posts and were selected by the Khyber Pakhtunkhwa Public Service Commission. It was on 04.04.2019 when they received notification vide which appointment record in respect of these appellants was found bogus, thus, their appointment notification was disowned. Appellants of category-III are those, who were appointed as SSTs on the recommendations of KPPSC and two of them were promoted to the rank of S.S and it was on 04.04.2019 when they received notification vide which appointment record in respect of these appellants was found bogus, thus, their appointment/adjustment notification was disowned.

Secondary School Teachers (SST) previously known as S.E.T are 6. usually appointed through Departmental Promotion Committee or through Public Service Commission. As per existing policy, the promotion share is 75% of various Teaching Cadre and 25% is through initial recruitment. Recruitment of SSTs were lastly made through Public Service Commission in 2012 while in the year 2008, SSTs were recruited on Adhoc/Contract Basis and later on, they were regularized. As per respondents there were rumors that various number of SSTs, SETs have been inducted in the system and working in different agencies without adopting the proper recommendation of Public Service Commission or Departmental Promotion Committee. This task was assigned to two Assistant Directors who checked the credentials of all the SSTs and submitted report where-after another Inquiry Committee was constituted and 69 SSTs were declared fake being directly inducted in ESTED the system. The Inquiry report was not available on record and it was the produced upon the directions of Bench. There is a riddle as to how the

espondents came to know without any inquiry after a long period of service by all the appellants that their appointment order is fake. Different documents were produced by the appellants which were placed on file which show that some of the appellants applied for a post published by the Public Service Commission as they produced application forms. Appellant in Service Appeal No.964/2019 Shakir Ullah produced his application form, one Abdul Malik appellant in Service Appeal No.968/2019 also produced Call Letter for Interview from Public Service Commission. Similarly, appellant in Service Appeal No.1010/2019 also produced his Call Letter. Some documents were produced by appellant in Service Appeal No.965/2019 vide which he was directed by the Commission to rectify the deficiencies. Another letter addressed to the Secretary to Government of Khyber Pakhtunkhwa Elementary & Secondary Education vide which recommendations in favor of 21 recommendees was sent and few recommendees are still in service. Another recommendation in favor of three ladies is available on file wherein appellants Mst. Sarwat Jehan and Mst. Tahira Naz are available at Serial No. 1 & 3 whereas Mst. Rabia Shams at Serial No.2 is still in service. Similarly, other documents also show same entries. Record further shows that appellants in Service Appeals No.1027/2019 and 1033/2019 i.e. Mst. Sarwat Jehan and Mst. Seema Mujahid respectively were properly promoted as there was nothing against them. They are qualified and they served the Department for a long period. They drew their salaries and lastly, they were removed by the authority by disowning their service record. As per recommendations of the Inquiry report, 69 SSTs were neither recommended by the Public Service Commission nor promoted/recruited by the Elementary Secondary Education Khyber Pakhtunkhwa. Their salaries were recommended to be stopped and proceedings under the Khyber

were recommended to be initiated. The competent authority while passing the impugned order did not bother to go through the contents of the inquiry report. The appellants have received salaries for a long period which strengthen their case. The respondents did not irk to conduct proper inquiry as to who issued such orders and who processed and submitted their salaries to the Account Office. The respondents avoided all such mandatory steps and out rightly stopped their salaries by disowning their appointment orders, thus allow the real culprits to stay behind the curtain, knowing the fact that the appellants have now developed a vested right over the posts as they have drawn salaries for a long period against the sanctioned posts. The respondents handled the case carelessly by not reaching to a logical conclusion, hence, left the appellants in a hanging position.

7. In view of the situation, the impugned orders stand set aside and the appellants are reinstated in service with direction to the Department to conduct proper inquiry. They shall investigate the issue through a proper inquiry reaching to a logical conclusion to find out the real culprits who maneuvered to make it possible and thereafter, the fate of appellants be decided in the light of the said inquiry. The respondents shall conclude the proceedings within 90 days after receipt of this judgment. The issue of back benefits shall be subject to the outcome of inquiry. With no order as to costs. File be consigned to the record room.

ANNOUNCED. 20.01.2021 Certified to be ture copy Rozina Rehman) Membelt (Atiq ur Rehman Wazir) (J) Khakhtunichwa Member (E) Service Tribunal Peshawar

#### DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA

# **NOTIFICATION**

In compliance to the Honorable Service Tribunal Khyber Pakhtunkhwa Peshawar Judgment dated 20-01-2021 rendered in Service Appeal #965/2019 the impugned order/notification in respect of Mr. Kifayat Ullah S/O Rahim Ullah Ex SST (General) GHS Loi Shalman District Khyber issued vide this Directorate under Endorsement No. 5702-06 dated 04-04-2019 is hereby set aside for the purpose of de novo Inquiry.

ANNEXURE

#### Director Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No. <u>5094-96</u>/A-12/Re-instatement/SST (M&F) Dated Peshawar the 0/104/ /2021 Copy forwarded to the:-

- 1. District Education Officer Khyber for further necessary action as per the Honorable Service Tribunal Peshawar Judgment referred above.
- 2. Additional Director (Estab) Merged District Khyber Pakhtunkhwa Peshawar.
- 3. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Deputy Director (Estab) Merged Districts

ANNEX T"

# GOVERNMENT OF KHYBER PAKHTUNKHWA CHARGE REPORT FORM FOR GAZZETTED OFFICERS

Certified that I <u>Mr. Kifayat Ullal SST (G)</u> have this day on 02/04 /2021 fore noon taken over the charge against vacant SST (G)BS-16) Post at GHS Loi Shalman LKL Khyber Tribal District vide Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Endst: No. 5094-96A/-12/Re-Instatement/SST (M&F) 01/ 04/2021

> Signature of the relieved Govt Servant ... Vacant.

Signature of the receiving

Designation ..... S.S.T..... Dated <u>02/04/2-04</u>

Copy To:-

Endst, No.

Director of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
 Director Education (NMTD)Warsak Road Peshawar

3 Official concerned.

4 District Education Office Khyber at Jamrud.
5 District Account Office Khyber.

Head Master GHS, Loi Shalmana GHS, Loi Shalmana GHS, Loi Shalmana

HEAD MASTER GHS LOJ SHALMAN LANDI KOTAL DISTRICT KHYBER





ANNEXURE

DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA

# NOTIFICATION

WHEREAS, the judgment of the Honorable Khyber Pakhtunkhwa, Service Tribunal Khyber Pakhtunkhwa Peshawar, dated 20-01-2021 rendered in Service Appeal #965/2019 in respect of Kifayat Ullah S/O Rahim Ullah Ex SST (General) GHS Loi Shalman District Khyber is with the direction to the competent authority to set aside the impugned order/notification issued vide this Directorate under endorsement No. 5702-06 dated 04-04-2019 and to conduct proper Inquiry.

AND WHEREAS, the Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar set aside the impugned order/notification issued by this Directorate under endorsement No. 5702-06 dated 04-04-2019, vide Notification No.5094-96 dated 01-04-2021 and constituted an inquiry committee vide notification No. 1911-16 dated 08-02-2021.

AND WHEREAS, the inquiry committee submitted its report vide No. 778 dated 24-04-2021.

NOW THEREFORE, in the light of recommendations of the inquiry committee, the set aside notification in respect of Mr. Kifayat Ullah S/O Rahim Ullah Ex SST (General) GHS Loi Shalman District Khyber issued vide Notification No. 5702-06 dated 04-04-2019 is hereby restored, while the notification issued vide Notification No. 5094-96 dated 01-04-2021 is hereby withdrawn with effect from the date of its issuance.

### Director Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No. GKSO-SS/A-12/Re-instatement/SST (M) /2021Dated Peshawar the

Copy forwarded to the:-

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. District Education Officer Khyber.
- 3. District Accounts Officer Khyber.
- 4. Principal/Headmaster concerned.
- 5. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 6. PA to Additional Director (Estab) Merged Districts Khyber Pakhtunkhwa Peshawar.

ATEST

Deputy Director (Estab) Merged Districts The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

#### SUBJECT: DEPARTMENTAL APPEAL AGAINST THE IMPUGNED NOTIFICATION DATED 11.6.2021 WHEREBY THE DISOWNED ORDER DATED 4.4.2019 HAS BEEN RESTORED

K=32

#### **R.SHEWETH:**

To,

That initially the appellant was inducted/ appointed as Secondary School Teacher (BPS-16) on the proper recommendation of Khyber Pakhtunkhwa Public Service Commission vide Notification dated 19-10-2012. That in response the appellant got himself medically examined and also submitted arrival report. That where after the appellant started performing his duty at the concerned station quite efficiently and up to the entire satisfaction of his superiors. That after proper verification of Educational antecedents and service documents the salary of the appellant has been released/started by the concerned authorities.

That it is pertinent to mention that appellant is equipped with the qualification of M.A and professional qualification of Bachelor of Education which is over and above the requisite qualification for the post of SST (BPS-16). That it is pertinent to mention that during the said period the appellant has successfully completed his probationary period and as such the Department confirmed the appellant against the post of SST (BPS-16).

That unfortunately the authority without any reason & rhyme and without following codal formalities straight away issued the impugned Notification dated 4.4.2019 whereby the appointment Notification of the appellant dated 19-10-2012 and 10-12-2012 has been disowned by the authority. Against which the appellant filed Departmental appeal followed by service appeal before the Tribunal and the august Tribunal directed the authority to re-instate the appellant into service and where after conduct denovo inquiry in the matter.

That unfortunately vide impugned Notification dated 11.6.2021 the disowned order dated 4.4.2019 has been restored without any regular inquiry.

It is therefore most humbly prayed that on acceptance of this Departmental appeal the impugned Notification dated 11.6.2021 may kindly be set aside and the appellant may be re-instated into service with all back benefits.

DATED: **69**.7.2021

#### APPELLANT

Kifayat Ullan/SST (BPS-16), GHS Loi Shalman, District Khyber.

# <u>VAKALATNAMA</u>

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO\_\_\_\_\_ OF 2021

Kibayot alloh

(APPELLANT) \_ (PLAINTIFF) (PETITIONER)

(RESPONDENT) (DEFENDANT)

# **VERSUS**

EDUCATION DEPTT:OTHERS

(r)-



K: Gayafulah

Do hereby appoint and constitute **NOOR MUHAMMAD KHATTAK, Advocate, HIGH COURT, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.\_\_\_/\_\_/2020

NOOR MUHAMMAD KHATTAK SAID KHAN UMAR FAROOO MOHMAND **ADVOCATES** 

Kainvon

#### **OFFICE:**

Flat No.4, 2<sup>ND</sup> Floor, Juma khan plaza near FATA secretariat, warsak road Peshawar City. Mobile No.0345-9383141

# BEFORE THE HONORABLE KHYBER PAKHATUNKHWASERVICETRIBUNAL PESHAWAR.Kinybor Pakabukhwa<br/>Service Tribunal

Service Appeal No: 7643/2021

Kifayat Ullah, Ex-SST (General) District Khyber.....Appellant

#### VERSUS

### Secretary (E&SED), Khyber Pakhtunkhwa & others......Respondents

**IOINT PARAWISE COMMENTS ON & FOR BEHALF OF RESPONDENTS No: 1-2.** 

Respectfully Sheweth:-

The Respondents No.1-2 submit as under:-

#### **Preliminary Objections.**

- 1 That the Appellant has got no cause of action/locus standi.
- 2 That the appellant is not an aggrieved person within the meaning of Article 212 of the constitution of Islamic Republic of Pakistan 1973.
- **3** That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant Service Appeal is based on mala-fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the Appellant is not entitled for the relief he/she has sought from this Honorable Tribunal as his/her 1<sup>st</sup> appointment/adjustment Notification No. 7057-70/A-D/Apptt of SST (G)/PSC/2012 dated 05/05/2012 has been disowned vide Notification bearing Endst No. 5663-68 dated 04-04-2019 by the Respondent No.02 of being fake & bogus against the Ex-SST (General) B-16 in District Mohmand after due process of Law & procedure.
- 7 That the instant Appeal is based on mala fide intentions, just to put extra pressure on the Respondents for gaining illegal service benefits.

- 8 That the instant Service Appeal is not maintainable in its present form.
- **9** That the instant Service Appeal is bad for mis-joinder & non-joinder of the necessary parties.
- **10** That the impugned Notifications dated Notifications dated 04-04-2019 & 11-06-2021 of the Respondent Department are legally competent & liable to be maintained in favor of the Respondents.
- **11** That no Departmental Appeal has been filed by the appellant to the Respondent Department against the impugned Notifications dated 04-04-2019 & 11-06-2021, hence, the instant appeal is not maintainable.
- 12 That the recommendation letter of the appellant has been declared as fake and bogus by the Khyber Pakhtunkhwa Public Service Commission/Respondent No.03.
- 13 That the Notification dated 25-05-2012 has correctly been disowned by the Respondent Department on the grounds of being fake & bogus after observing all Codal formalities by the Respondent No.02 in view of the inquiry committee notified vide Notification bearing No. 1911-16 dated 08-02-2021 who submitted it report vide letter No. 778 dated 24-04-2021 to the Respondent Department. (Copy of the Notification dated 08-02-2021 is attached as Annex-A).

#### <u>ON FACTS.</u>

- 1 That Para-1 is correct to the extent of publication of an advertisement through the National Press, whereby, the Respondent No.3/ KPK PSC has invited applications for the recruitment against the SST B-16 (G) Post in the Respondent Department, wherein, no application has been filed by the appellant nor appeared in test/interview for the post in question & has produced fake & bogus recommendation letter of the Respondent No.3 by showing him/her self to have been recommended by KP PSC against the SST (G) Post in B-16 & on the basis of the said fake & bogus recommendation letters of the Respondent No.03 the appellant adjusted got himself against the noted post in District Bajour on malafide intentions in the Respondent Department. **(Copy of the advertisement is attached as Annex-B).**
- 2 That Para-2 is also in correct & denied to the extent of publication of an advertisement through the National Press, whereby, the Respondent No.3/ KPK PSC has invited applications for the recruitment against the

SST B-16 (G) Post in the Respondent Department, wherein, no application has been filed by the appellant nor appeared in interview for the post in question & has produced fake & bogus recommendation letter of the Respondent No.3 by showing his self to has been recommended by the PSC against the SST (G) Post in B-16 & on the basis of the said fake & bogus appointment order, the appellant has got adjusted her/his self against the noted post in District Bajour on malafide intentions in the Respondent Department which was resulted in constitution of inquiry committee vide Notification No. 1911-16 dated 08-02-2021 through Mr. Muhammad Saleem & Munawar Gul who have submitted their inquiry report vide letter No. 778 dated 24-04-2021 to the Respondent No.2. (Copy of the inquiry report is Annexure-C).

- **3** That Para-3 is incorrect on the grounds that the whole service record of the appellant has been proved by the inquiry committee as fake & bogus during their inquiry proceeding against the appellant.
- **4** That Para-4 is incorrect & denied on the grounds that the act of the Department with regard to the Notification dated 04-04-2019 is legal & even is the result of due process of Law & procedure.
- **5** That Para-5 is correct that in view of the Departmental proceedings conducted by the Respondent Department against the appellant under the relevant provision of Law & Rules in field including formal inquiry, wherein, the 1<sup>st</sup> appointment order dated 25-05-2012 of the appellant has been proved fake & bogus, hence, her/his services against the mentioned post have been disowned by the Respondent No.2 vide Notification dated 11-06-2021 after due process of Law, therefore, the claim of the appellant is illegal & liable to be rejected.(Copy of the Notification dated 11-06-2021 is Annexure-D).
- **6** That Para-6 is correct that vide Notification dated 15-03-2021 the appellant was reinstated in service only for the purpose of De-Novo inquiry which was concluded vide Notification dated 04-04-2019, whereby, the services of the appellant has been disowned to the extent of the 1<sup>st</sup> appointment order dated 25-05-2012 of the appellant by the Respondent Department. (Copy of the Notification dated 04-04-2019 is Annexure-E).
- 7 That para-7 is incorrect & denied as no Departmental appeal against the Notification dated 04-04-2019 of the Respondent No.2 has been filed by the appellant till date, hence, got finality under the Law of limitation Act 1908 against the appellant, therefore, the appeal in hand is liable to be dismissed on the following grounds inter alia:-

#### ON GROUNDS.

- A **Incorrect & not admitted**. The appellant has been treated as per law, rules & policy vide the above said Notifications dated 04-04-2019 & 11-06-2021 by the Respondent Department in the instant case, hence, the stand of the appellant is baseless & liable to be rejected.
- B Incorrect & not admitted. The appellant has been treated as per law, rules & policy having no question of violating the provision of Artcle-4 & 25 of the constitution of 1973 by the Department.
- C Incorrect & not admitted. The statement of the appellant is without any cogent reason & justification on the grounds as agitated in the foregoing paras of the present reply by the Respondents as the Notifications dated 04-04-2019 & 11-06-2021 is legal & liable to be maintained.
- D **Incorrect & not admitted**. The stand of the appellant is without any cogent reason & legal justification, hence, denied.
- E **Incorrect & not admitted**. The plea of the appellant is without justification & liable to be rejected.
- F **Incorrect & not admitted**. The plea of the appellant is without justification & liable to be rejected as he/she has been treated as per Law & Rules by the Respondent No.2.
- G **Incorrect & not admitted**. As the whole service record of the appellant has been proved by the inquiry committee fake & bogus during their inquiry proceeding against the appellant.
- H **Incorrect & not admitted**. Hence, needs no further comments.
- I **Incorrect & not admitted**. Hence, needs no further comments.

J Legal. However, the Respondents also seek leave of this Honorable Tribunal to submit additional grounds, record & case law at the time of arguments on the date fixed. In view of the above made submissions, it is most humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant Service Appeal in favor of the Respondents in the interest of justice.

Dated \_\_\_/ /2022.

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 1)

DIRECTOR

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondent No: 2)

#### **AFFIDAVIT**

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

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Déponent

### DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAHKTUNKHWA, PESHAWAR

Annexuse-1

#### **NOTIFICATION**

In compliance to the judgment of the Honorable Service Tribunal rendered in service appeal No.1 to 40, the competent authority is pleased to constitute a committee, comprising the following officers to conduct denovo enquiry against the SSTs inducted in the system illegally/unlawfully into the various Districts/Sub Divisions Khyber Pakhtunkhwa.

> 1. Muhammad Salim Principal (BS-19) (Chairman) GCMHS No.1 Tank

2. Ahmad Shahab Principal (BS-19) (Member) GHSS No.2 Peshawar

#### Terms of References (ToR)

- i. To compare and cross Examine / check the lists of SSTs provided by the AEOs offices with the lists of SSTs provided by Public Service Commission.
- ii. To determine that whether the SSTs working in various Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar Department had been recommended by the Public Service Commission or otherwise.
- iii To examine whether the adjustment / transfer orders of the said SSTs had been issued by the Directorate of Education.
- iv. To examine whether, the record viz a Personal Files etc of these SSTs exist in the Directorate of Education (FATA) and in the respective Agency Accounts Officer.
- v. To dig out their 1<sup>st</sup> date of induction in the system and present status of the inducted SSTs.
- vi. To propose proper strategy keeping in view all the relevant legal aspects for proceedings against these inducted teachers.

vii. To propose / suggest further course of legal proceedings to be followed by the competent authority against these SSTs in case of their names do not exist in the list provided by Public Service Commission, keeping in view the following two lines.

- a) If the competent authority proceeds against them under KPK Government Servants (Efficiency & Discipline) Rules 2011, will they not be given the status of a civil servant? While they are not.
- b) If the competent authority straight away lodge an FIR against them in the respective political agent office / police station, avoiding KPK Government Servants (Efficiency & Discipline) Rules 2011, then the question of their status will not arise that if they were not civil servants then how they remained on the strength / equaintance role of education department for such period of time?

viii.

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To examine / scrutinize the reply in response to the statement of allegations so far issued by the competent authority and suggest further line of action to the competent authority and suggest further line of action to the competent authority. To verify / examine / scrutinize their all relevant service record along with qualification both general and professional. To fix responsibility on officer / official with the convenience of whom these inductions have been made.

xi. Any other related issue / problem the committee may like to consider for probe.

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2021.

## Director Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No.

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\_/F.No. E-06/Khyber (KC now)

- Dated Peshawar the --Copy of the above is forwarded to the
- 1. Additional Advocate (G) Service Tribunal Peshawar Khyber Pakhtunkhwa.
- 2. Register Service Tribunal Peshawar.
- 1-2. Chairman/Member of the Committee.
- 3. District Education Officer Lower & Central Kurram with the remarks to provide complete records/full cooperation to the Inquiry Committee during proceedings.
- 4. P.A to Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

C DY: DIRECTOR (ESTAB) MERGED DISTRICTS

Annexuoe-B" ARE
NWFP PUBLIC SERVICE COMMISSION
2- Fort Road Peshawar Cantt:
Website: www.nwfppsc.gov.pk
<u>— coorter unuunphyc.804.bk</u>
Dated: 26-01-2009
ADVERTISEMENT No. 01/2009. Annex
Applications are invited for the following posts from Pakislani citizens of Adverte
applications without supporting documents required to
also he rejected without intimation to the candidates.
AGRICULTURE LIVESTOCK & CO-OPERATIVE DEPTT:
(S.No. 01) One (01) Post of assistant Botanist. In Livestock Research & Dev:
QUALIFICATION: M.Sc. Agriculture or P.S. (Upper) A state
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programme in the subject relating to the subject groups as specified in schedule -11 to which the Vacancy occurs.
AGE LIMIT: 21 to 33 years, PAY SCALE: BPS-17, ELIGIBILITY, Both Seven
ALLOCATION: Merit,
(S.No. 02) Two (2) Posts of Research officers Fodder. In Lⅅ Deptt:
UVALIFICATION: M.Sc Agriculture or B.Sc (Hong) Agriculture (Other A . G
- rears instructions after (F.Sc), from a recognized University under research
programme in the subject relating to the subject groups as specified in schedule -II to which the Vacancy occurs.
AGE LIMIT: 21 to 33 years. PAY SCALE: BPS-17. ELIGIBILITY: Materia
ALLOCATION:
Merit Zone-1 01 01
CHIEF ENGINEER WORKS & SERVICE DEPARTMENT.
(S.No. 03) Five (05) Posts of Data Entry Operators
(S.No. 03) Five (05) Posts of Data Entry Operators. <u>OUALIFICATION</u> : (i) 2 <sup>nd</sup> Division FA/FSc with one year Diploma in Computer
Science from the recognized Institute (ii) Speed of Ten thousand key depression per
1 nour for punching/data entry/verification.
AGE LIMIT: 18 to 30 years: PAY SCALE: BPS-11. ELIGIBILITY: Both Sexes. ALLOCATION:
Zone-1 Zone-2 Zone-3 Zone-4 Zone-5
01 01 01 01
DIRECTORATE OF INDUSTRIES COMMERCE MINERAL DEV. LABOUR &
<u>TECHNICAL EDUCATION DEPARTMENT.</u>
(S.No. 94) One (01) Post of Male Inspector Mines

 (S.No. 04) One (01) Post of Male Inspector Mines
 <u>QUALIFICATION</u>: (i) Bachelor Degree in Mining Engineering from recognized University and (ii) 1<sup>st</sup> Class Mines Manager's certificate of Competency granted under the provision of Mines Act, 1923 and (iii) Two years experience in Government Mining Industries registered under the Mines Act, 1923.
 <u>AGE LIMIT</u>: 21 to 33 years. <u>PAY SCALE</u>: BPS-17. <u>ELIGIBILITY</u>: Male. <u>AULOCATION</u>: NOTE: In case of non- availability of candidates possessing the

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provisions of the rules for the time being in force.

**NOTE:** For History-cum-Civics The candidates must possess Master's Degree either in History or Political Science provided the other required subjects has studied at B.A level. The other requirement of teaching degree will, however, remain intact. For Biology: 2<sup>nd</sup> Class Master Degree in Botany or Zoology provided that other subject have been studied at graduate level.

AGE LIMIT: 25 to 40 years PAY SCALE: BPS-17 ELIGIBILITY: Female.

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S.INO. 52)	Sixteen Hundred Eighty: One (1681) Posts of Male SETs. /S.S.Ts (Both
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• •.	Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a
• •	recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two-of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT</u>: 21 to 35 years. <u>PAY SCALE</u>: BPS-16 <u>ELIGIBILITY</u>: Male.

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Merit	Zone-1 Zone-2 Zone-3	Zonc-4	Zone-5
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(S.No. 53) Thirty Four (34) Posts of Male Disabled SETs. /S.S.Ts (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For\_Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed of Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE</u>: BPS-16 <u>ELIGIBILITY</u>: Male, <u>ALLOCATION</u>: Merit.

(S.No. 54) Ninty Two (92) Posts of Male SETs. /S.S.Ts For Earth Quake Quota (I.E) Battagram, Mansehra, Shangla, Kohistan, Abbottabad. (Both Science & Arts) (with out graduaty and pension).

<u>QUALIFICATION:</u> For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

For Secondary School Teacher (Science) (i) BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics B and (ii) B.Ed or Equivalent Qualification from a recognized University: <u>AGE LIMMT</u>: 21 to 35 years. <u>PAY SCALE</u>: BPS-16 <u>ELIGIBILITY</u>: Male. ALLOCATION: Merit.

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: 18 to 30 years. PAY SCALE: BPS University -14

ELIGIBILITY: TION: Merit. Female

# <u>CORRIGENDUM</u>

The Post of Research Officer for Earth Quake Quota appearing at S.No.2 Advt: No.07/2007 may be read as 02 Post for Chemistry and one for cereal Crops.

The Post of Reader Advertised in Advtt: No. 07/2008 S.No. 39 may be read as one post instead of Two Posts.

# GENERAL CONDITIONS

(i)

(iv)

Age, qualification and experience etc shall be reckoned on 26-02-2009 Maximum age limit as prescribed in the recruitment rules shall be relaxed up to 10 years for Govt Servants who have completed 2 years continuous service, upto 10 years for disabled persons and upto 3 years for candidates belonging to backward areas of Zone-1, Zone-3, Merged Areas of Hazara and Mardan Divisions and uper Tanawal, Districts of Swat, Upper Dir, Lower Dir, Chitral, Buner, Kala Dhaka Area, Koliistan District Shangla, Gadoon Area in Swabi, Backward areas of Manselira and Batagram, backward areas of Haripur District i.e., Kalanjar Field Kanungo Circle of Tehsil Haripur and Amazai Field Kanungo Circle of Tehsil Ghazi. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.

Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted. However, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective Institution But candidates shall produce original degrees / certificates before their selection. Detail Marks Certificate for all the examination shall necessarily be required and these should be attached

ALLOCATION of vacancies in BPS-17 and below shall be strictly in accordance with the Zonal ALLOCATION as indicated against each post(s). The applications of the candidates other than the specified zone(s) shall be ignored except for posts reserved for Merit quota. No zonal reservation stands for posts allocated to disabled quota and also for the posts in BPS-18 and above. All such posts shall be filled in on Open Merit.

The candidates applying against disabled posts must attach with their application forms of disability certificate from the Provincial Council for Rehabilitation of Disabled Persons as well us disability certificate from the respective Medical Superintendent / Medical Board showing

Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.

Applications should be on the prescribed application form obtainable from the listed below (v)branches of the NATIONAL BANK, Application Fee is Rs. 285/- (Rupees Two Hundred Eight Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs. 15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete (vii)

Application must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the

(viii). Applicants married to Foreigners are considered only on production of the Govt. Relaxation

- No applicant shall be considered in absentia on paper qualifications unless, he/she possesses (13)exceptionally higher qualifications than the minimum prescribed qualification for a particular
- Govt. reserves the right not to fill any or fill more or less than the advertised post(s). (x)
- Candidates who have already availed three chances by physical appearance before the (xi)Commission and have failed for the post(s) having one and the same qualifications and scale of pny shall be ineligible.
- Experience wherever prescribed shall be counted after the minimum qualifications for the (xii) post(s), if not specifically provided otherwise against the advertised post(s).
- In cases where the number of applications received for post(s) are disproportionately higher (xiii) than the number of available vacancies, shortlisting of the candidates may be done in any one of the following manner:
  - Written Test in the Subject. (0)
  - (b)·
  - General Knowledge or Psychological General Ability Test. Academic and / or Professional record as the Commission may decide. (c)

SPECIFIED BRA NCHES OF THE NATIONAL BANK OF PAKISTAN

<u>Main Branches of:</u>

- (i) . ..
- Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral; Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and Mansehra.
- Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) Branch (ii)
- Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Squade Branc (iii) Mingorn and city Branch Tank,

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(Atta Ur Rehman)

Secretary NWFP Public Service Commission 2-Fort Road Peshawar Cantt: Ph: 9212962

Annex-C OFFICE OF THE PRINCIPAL GOVT SHAHEED SHER NAWAZ CMHS NO.1 TANK. 7787 Dated: 24 ر i AmmBallure-The Director Elementary and Secondary Education Department Klyber Pakhtunkhwa Peshawar. Subject: -INQUIRY REPORT Memo, Reference to your kind Notification No. 1911-16/F.No.E-06/Khyber (KC now) Dated Peshawar the 08-02-2021.Enclosed find here with inquiry report consists of (19) pages along-with apporting documents (282 pages) for further neressary process as desired please. Enclose: (As above). Muhammad Sálim Principal/Cháirman Inquiry Committee. )))<sup>į</sup> ١

#### INQUIRY REPORT

#### TLE OF INQUIRY:

Denovo inquiry on the direction of the Honorable KP Service Tribunal against the SSTs inducted in the intern illegally and unlawfully in various Districts/ Sub Division Khyber Pakhtunkhwa.

#### INDURY COMMITTEE

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1 Muhammad Salim Khan Principal (BPS-19) GSSNCMHS No.1Tank (Chairman Inquiry Committee)

2. Munawar Gul Principal (BPS-19) GHSS Tarnab Farm Peshawar(Member Inquiry Committee)

#### BACKGROUND OF INQUIRY:

The Secondary School Teachers (SSTs) previously known as SETs are usually appointed/ recruited through Departmental Promotion Committees (DPC)or Public service commission. It is provincial cadre post and the Director E&SE Department Khyber Pakhtunkhwa Peshawar is appointing authority for appointment against the said post in Khyber Pakhtunkhwa and Ex- FATA, while Director Education FATA was only limited to the adjustment of the SST, whose services were placed at his disposal for further posting in various Agencies/ FRs of Ex-FATA. Previously as per recruitment policy 50% SSTs were directly recruited/ appointed through Public Service Commission whereas 50% through departmental promotion committee from different junior teaching radres. According to the existing policy 75% SSTs are promoted from various junior teaching cadres and 25% through initial recruitment. Recruitment of SST, were lastly made through Public Service Commission in 2012 while in 2008 a large number of SSTs were recruited on contract basis and were later on regularized since 01-01-2009.

In the 1<sup>st</sup> quarter of 2014 some reports/complaints were received to the Director of Education FATA from various quarters that some SETs/SSTs have been inducted in the system without proper recommendations of KP Public Service Commission or approval of the departmental promotion committee and all these illegally and unlawfully inducted teachers are properly working in various Agencies / FRs of FATA. On this the Director FATA assigned the task to 02 Assistant Directors to probe into the matter. They were required to check credentials of all the SSTs Male / Female working in Ex-FATA and cross match their selection and appointment orders with the record of the Directorate of Elementary and Secondary Education and that of KP Public Service Commission. Subsequently after cross checking of the data provided by the AEOs with record provided by KPPSC and Director Elementary and Secondary Education, appointment orders of 158 teachers working in Ex-FATA were found/ declared as suspected and recommended for conducting broad based inquiry to probe appropriately into the matter.

Consequently, a broad based committee under the chairmanship of the then Director Education FATA was constituted with the approval of Additional Chief Secretary FATA to conduct proper inquiry in this regard. Meanwhile, the KP NAB also intervened in the said case/issue. The inquiry committee in coordination with NAB authorities decided to conduct a fresh inquiry in the said case by obtaining list of all recommended candidates from FATA (Zone I) for the post of SST under advertisement No.01/2009 from KP PSC and list of SSTs promoted / recruited on contract basis and later on regularized against SETs / SSTs post, from the Directorate of Elementary and Secondary Education Department.

The inquiry committee completed the task and submitted report to the authorities concerned. According to the findings and conclusion of the said inquiry committee 69 SETs / SSTs working in various Tribal

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s and Ex FATA were found directly inducted in the system illegally and unlawfully by producing fake perintment orders.

The Director Elementary and Secondary Education being competent authority in the said case an order against all the aforementioned SETs /SSTs and after proper verification and personal hearing, while appointment orders of 46 SETs /SSTs were disowned by issuing disowned Notification in respect of each.

40 out of 46 disowned appointees filed departmental appeal to the Appellate Authority. However, their appeals were not honored. Then all the 40 appellants filed appeal before KP Service Tribunal against the to award Notification issued by the Director Elementary and Secondary Education Department. While the remaining 06 appointees did not file appeal against their disowned Notifications and they are still out of system.

The Honorable Service Tribunal issued order in the service appeal 1-40 and set aside the disowned Hotifications issued by the Director E&SE Department and re-instated the appellant in service with directions to the department to conduct proper inquiry.

The operational part of the judgment is quoted as under:

"In view of the situation, the impugned orders stand set aside and the appellant are re-instated in service with direction to the department to conduct proper inquiry. They shall investigate the issue through a proper inquiry reaching to a logical conclusion to find out the real culprit who maneuvered to make it possible and thereafter, the fate of the appellants be decided in the light of said inquiry. The respondents shall conclude the proceeding within 90 days after receipt of this judgment. The issue of back benefit shall be subject to the ordcome of inquiry. With no order as to costs."

The Director E&SE Department Peshawar in compliance with the judgment of the Honorable Court ordered the instant inquiry vide Endst: No. 1911-16/F.No.E-06/Khyber (KC now) Dated Peshawar the 08-02-2021, with the TORs given below.(Annex A)

The Director E&SE Department Peshawar being respondent in the said service appeals also set aside the disowned Notifications issued in respect of all the 40 appellants and they were allowed to join their duties against their previous positions.

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#### TERMS OF REFERENCES:

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To compare and cross examine/ check the lists of SSTs provided by the AEOs offices with the list of SSTs To determine that whether the SSTs working in various Director E&SE Department Khyber Pakhtunkhwa

Peshawar had been recommended by the Public Service Commission or otherwise. To examine whether the adjustment / transfer orders of the said SSTs has been issued by the

4. A second second viz a personal file etc of these SSTs exist in the Directorate Education

(FATA) and in the respective Agency Accounts Offices.

To dig out their 1<sup>st</sup> date of induction in the system and present status of the inducted SSTs. To propose proper strategy keeping in view all the relevant legal aspects for proceeding against these 5. 6.

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inducted teachers.

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To propose/ suggest further course of legal proceedings to be followed by the competent authority against these SSTs in case of their names do not exist in the list provided by the Public Service Commission, keeping in view the following two lines:

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a. If the competent authority proceeds against them under KPK Government Servants E&D rules 2011, will they not be given the status of a civil servant? While they are not.

b. If the competent authority straight away lodged an FIR against them in the respective political agent office/ police station, avoiding KPK Government Servants E&D rules 2011, then the question of their status will not arise that if they were not civil servants then how they remained on the strength/ acquaintance role of education department for such a period of time?

To examine/ scrutinize the reply in response to the statement of allegations so far issued by the competent authority and suggest further line of action to the competent authority.

 To verify/examine/ scrutinize their all relevant service record along with qualification both general and professional.

10. To fix responsibility on officers/ officials with the convenience of whom these induction have been made.

1.1. Any other related issue/ problem the committee may like to consider for probe.

#### FROCEDURE OF INQUIRY:

The instant inquiry committee initiated fresh process in order to obtain complete record/ data of the working as well as disowned SSTs in order to conduct proper inquiry in the instant case. Some written complaints were also found on the record submitted by those SSTs whose appointment orders were disowned, requesting for proceeding against some SSTs who were inducted directly and illegally but were not proceeded arainst and are still working. (Annex B P 3 to 5)The committee visited Tribal Districts Orakzai, Kurram, biohmand, Khyber, Bajour, Sub Division Darazinda D.I.Khan and Tribal District South Wazirisitan, as almost all be alleged illegal appointees were reported to have been working in these Districts. The available record portaining to the instant inquiry was obtained and thoroughly examined. The committee further obtained scalable data of SETs/SSTs working in all the Tribal Districts and Sub Divisions, complete record of commended candidates for the post of SST under Advertisement No.01/2009 from KPPSC and recruitment record of contract employees and their regularization notifications from Director E&SE Department Peshawar. The data obtained from KP PSC and Director E&SE Department Peshawar was cross checked with the data of vorking SSTs provided by DEOS Tribal Districts and Sub Divisions.

The committee also cross checked the appointment and adjustment orders in respect of all the appointees who were found working but could not be verified as recommended by the KP PSC with the record maintained by the Directorate of E&SE Department Peshawar and Directorate of Ex-FATA.

Opportunity for personal hearing and cross examination the evidences was offered to all the SSTs who netproduced appointment orders, taken over charge against SST post and had been working in various Tribal Districts and Sub-Divisions but their recommendations against the SST posts were not verified by the Public vervice Commission and their appointment orders were found suspicious. (Annex C P 6 to 10) However, most of them refused to avail such opportunity on the plea that they wanted to change the instant inquiry committee and they had also submitted a written application in this regard to the authorities concerned. (Annex D P (Sunday E P.13 to 25)

The following officer's/ officials of Ex Directorate of FATA were also interrogated and their statements were obtained:

Mr. Fazali Manan Ex- Director. 1.

2. Mr. Syed Manzar Jan Ex- Additional Director.

a, Mist, Badr -E- Haram Ex- Députy Directress. 4. Mr. Muhammad Kashif Ex Assistant Director.

6. Mr. Naik Muhammad Ex- Dealing Assistant.

n Mr. Farid Ullah Ex Superintendent.

8. Mir. Muhammad Anwar Ex C/O.

Mr. Aftab Ahmad Ex- Dealing Assistant.

a Mr. Muhammad Fayaz Dispatcher.

#### OBSERVATIONS

The available recruitment record of SST (M&F) provided by the Director E&SE Department Peshawar reveals that 2136 SSTs were appointed through online submission of application to Director E&SE Department Peshawar in 2008 on contract basis for 01 year. Later on they were regularized in service with effect from 01-01-2009 through proper notifications made by the Director E&SE Department Peshawar under the NWFP Employees Regularization Act 2009.

On the other hand KP PSC under Advertisement No.01 2009 offered 2852 posts of SST M/F for NWFP/FATA domicile candidates. Tests and interviews were held and PSC recommended more than 2500 candidates M/F for appointment against SETs/SSTs posts out of which 367 candidates (291 Male and 76 Female) were selected from zone 01 and recommended to be appointed in various Agencies and FRs of Ex- FATA. (Annex FP 26 to 52)

During cross checking of all the appointment orders issued by the Director E&SE Department Peshawar under various notifications and posted in almost all the Districts including FATA and regularization notification issued in this regard, appointment of only two appointees who claimed to be appointed by the DE E&SE on contract basis were found fake and forged. However, during cross checking of the SST data provided by the DEOs of all the Tribal Districts, Sub Divisions with the record provided by KP PSC, it was found that 59SSTs who had taken over charge and have been working against SST post in Ex-FATA (some of them transferred to other Districts) could not be matched with the candidates recommended by KPPSC. Hence, it is evident that they were not selected by KP PSC and their appointment orders and service against SST post are illegal, unlawful, irregular and unauthorized. Some of these illegal appointees were even not eligible to apply for the post Advertised by KP PSC because they did not possess prescribed qualifications required for the post as per Advertisement, which reveals that they have neither applied for the post through PSC nor have been gone through the recruitment process.(Annex G P 53 to 63)

After thorough examination of the mode of induction of the aforementioned appointees it was found that their way of induction and present status is not the same. Therefore they are divided into three main categories as per given detail.

#### CATEGORY A.

34 accused appointees whose appointment orders could neither be verified from KP Directorate nor their adjustment orders from Director Ex FATA. They have not been recommended by the KP PSC for appointment against SST post. They have managed their appointment orders through their own sources. Their detail particulars and irregularities observed by the inquiry committee are elaborated as under: (Annex H P 64 to 1131

						Remarks/ Comments of inquiry Committee
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						of the Court and he is working. He was offered proper opportunity for personal
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Rifavat Ullah	Канш Опен	1	alman		5-10-	hearing and cross examination the evidences
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1						working.
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	argis	Danadad	Khuna	12414-17 di: 02-11- 2012.	D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working. She was offered proper opportunity for personal hearing and cross examination the evidences but she refused to avail such opportunity. (Annex D P 11 & 12) Her appointment order was disowned. Now the said notification has been set aside on the directions of the Court and she
	habana Bibi	Abdul Sattar	GGHS Nayat Killi Bajour	12414-17 dt: 02-11- 2012.	is working. She was properly summoned through DEO Bajour to appear before the inquiry committee for personal hearing but she failed to avail such opportunity. Her appointment order was disowned. Now the said notification has been set aside on the directions of the Court and she
	hayat Ur Rehman	Abdur Rehman	GMS Laza Banda Bajour	1138-43 dt: 22-01- 2013.	is working. He was offered proper opportunity for personal hearing and cross examination the evidences but he refused to avail such opportunity. (Anne D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he working.
	Muhammad Tariq	Sher Muhamməd	GHS Inzar Patti Orakzai	1138-43 dt: 22-01- 2013.	He was offered proper opportunity for personal nearing and cross examination the evidences but he refused to avail such opportunity. (Annu D P 11 & 12) His B.Ed result was declared on February 10, 2010 while last date of submissio of application to KP PSC was 26-02-2009. (Ann G P 54) Hence, he was not even eligible to app for the post. His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he
11	Abdul Hai	Muhamma Tayyab	Id GHS Tang Charman Bajour		He was offered proper opportunity for person hearing and cross examination the evidences but he refused to avail such opportunity. (An D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and h
	2. Muhamma Naeem	d Maneen Khan	' GHS Mandat Orakzai		i i i i i i i i i i i i i i i i i i i

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			disowned. Now the said notification has been set aside on the directions of the Court and he is working.
13. Noor Muqe Muhammad Khan	1	6231-36 dt: 23-01- 2013.	He was offered proper opportunity for personal hearing and cross examination the evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
14 Basra Begum Fazi	i Wahab GGHS Ragagan Bajour	2672-76 dt: 19-02- 2013.	She was offered proper opportunity for personal hearing and cross examination the evidences but she refused to avail such opportunity. (Annex D P 11 & 12) Her appointment order wan disowned. Now the said notification has been set aside on the directions of the Court and she
15. Nusrat Ha	yat Khan GGHS Bandgai Bajour	2672-76 dt: 19-02- 2013.	She was offered proper opportunity for person
16. Asad Rahim N	oor Rahim GHSS Pidas Orakza	3238-43 (it: 05-03 1 2013.	<ul> <li>hearing and cross examination the consolution of the court and here there the court and here there the court and here the court and h</li></ul>
1/, Dasim Annios	Khan GHS Ir Muhammad Patti Orakz Roman Shah GHS	dt: 05-6 2013.	<ul> <li>He was offered proper opportunity for persentation the arring and cross examination the evidence but he refused to avail such opportunity. (And D P 11 &amp; 12) His B.Ed result was declared or 18, 2009 while last date of submission of application to KP PSC was 26-02-2009. (Anni P 55) Hence, he was not even eligible to applied to application. Now the said notification has be set aside on the directions of the Court and working.</li> <li>He was offered proper opportunity for persentation.</li> </ul>
18. Ishtiaq Ahmad	Noman wheel	ram dt: 0 2013	5-03- hearing and cross examination the optimation of the second se

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					set aside on the directions of the Court and he is
;					working.
				2226.24	His appointment order was disowned; however,
Tes]	Shahid	Nadar Khan	GHS Kochi	3235-41 L	he did not file appeal against the disowned
· · •	Hussain		Kurram		notification before the KP Service Tribunal. He
				2013	was not summoned for personal hearing.
,					His appointment order was disowned; however
	Mahmood	Nazir Gul	GHS Kochi	3236-41	he did not file appeal against the disowned
	Alam		Kurram	dt: 05-03-	notification before the KP Service Tribunal. He
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					was not summoned for personal hearing.
  .	Shah Nawaz	Shah Nazar	GHS	3242-45	He was offered proper opportunity for personal
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1					working.
	Muhammad	Haji Dilawar	GHS	3242-45	He was properly heard by the inquiry
<u>.</u> .	Zeb	Khan	Badshah	dt: 05-03-	committee. According to his statement he has
			Mir	2013.	been appointed through legal process and has
			Khyber		been working regularly, devotedly and honestly
					since his taken over charge against the SST post.
					However, he failed to provide recommendation
i.					letter of KP PSC. His appointment order has not
;					been disowned and has been working since
;		-			taken over charge till date.
23	Shabeena Naz	Noor	GGHS	6134-38	She was offered proper opportunity for personal
	i	Hassan	Gumbat	dt: 16-04-	hearing and cross examination the evidences
ļ			Mardan	2013.	but she failed to avail such opportunity. Her B.A.
					result was declared on August 27, 2009 and B.Ed
1					result on July 18, 2011 while last date of
	2				submission of application to KP PSC was 26-02-
					2009. (Annex G P 56 & 57) Hence, She was not
1				20	even eligible to apply for the post. Her
					appointment order was disowned. Now her
					disowned notification has been set aside on the
					directions of the Court and she is working.
 	4. Ghazala	Ikram Ud	GGMS	6134-38	She was offered proper opportunity for personal
	H Sliazala	Din	Zarif Dhe	- 1	hearing and cross examination the evidences
			Mardan	2013.	but she failed to avail such opportunity. Her
		:	·		appointment order was disowned. Now her
1					disowned notification has been set aside on the
1					directions of the Court and she is working.
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Second and a second a second and a second a sec	ikram Ud	GGMS	3247-51	She was offered proper opportunity for personal
5. Seema	ikram ou Din	1 J J I	dt: 30-04-	heating and cross examination the evidences
		Nahqi	2013	but she refused to avail such opportunity.
		Mohmand		(Annex D P 11 & 12) Her appointment order was
				disowned. Now her disowned notification has
		ļ		been set aside on the directions of the Court and
				she is working.
6. Nizakat	Shah Said	GGHS	3627-33	She was offered proper opportunity for personal
6.   NIZANAC		Shah Alam	dt: 03-09-	hearing and cross examination the evidences
4	2	Salay	2013.	but she refused to avail such opportunity.
	-	Mohmand		(Annex D P 11 & 12) Her B.Ed result was
•	-			declared on January 14, 2010 while last date of
				submission of application to KP PSC was 26-02-
				2009. (Annex G P 58) Hence, she was not even
				eligible to apply for the post. Her appointment
				order was disowned. Now her disowned
	l			notification has been set aside on the directions
				of the Court and she is working She availed opportunity for personal hearing in
27. Shazia Jan	Jan Afzal	GGHS	2479-84	spite of the fact that she had signed refusal
		Manga	dt: 19-03-	statement along with other appellants. She was
		Mardan	2013.	properly heard by the inquiry committee.
				According to her statement she has appointed
				through legal process and no forgery has been
				committed by her. She failed to provide
				recommendation letter of KP PSC. Her
				appointment order was disowned. Now her
Ĩ				disowned notification has been set aside on the
	-			directions of the Court and he is working.
			2479-84	She was offered proper opportunity for personal
28. Seema	Mujahid Ali		dt: 19-03-	the the outdonger
Mujahid		Takhtbai	2013.	but she refused to avail such opportunity.
		Mardan	2015.	(Annex D P 11 & 12) Her seniority has been
	1			determined and finalized by the Director East
				Department Peshawar being competent
			(PD)	authority in spite of the fact that she is not
				included in the inter Se merit list of SST(F)
				provided by the KP PSC and has been promoted
				to ss post on the basis of illegally occupied post
				of SST. Her appointment order was disowned by
				the department but she had been promoted to 1
				ss post before the issuance of such notification.
				She is regularly working against SS post.
29. Alia	Ithbar Gu	GGHS	1,3727-3	3 She was properly heard. During personal hearing
Alla		Haryan	dt: 25-10	che stated that she has been appointed legally -
	ļ	Kot	2012.	and has been serving regularly since taken over
		Malakar		charge. She refused charges and evidences of .
	l		-	illegal appointment lodged against her.
		-	Çi	

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					However, she failed to provide recommendation letter issued by KP PSC. Her appointment order has not been disowned and she has been working since taken over charge till date. She has been transferred from FATA to District Malakand.
	<sub>Salma</sub> Jaheen	Abdul Ghaffar	Not traced	13727-33 dt. 25-10- 2012.	She was transferred from District Bajour to District Mohmand but she did not take over charge there. She could not be traced and was therefore not summoned for interrogation.
31.	Anila ,	Nader Shah	GGHS Azim Kor Mohmand	3491-96 dt: 04-03- 2013.	She was properly heard by the inquiry committee. According to her statement she has been appointed through legal process and no forgery has been committed by her. She failed to provide recommendation letter of KP PSC. Her appointment order has not been disowned and she has been working since taken over charge till date.
32.	Sania Wali	Khan Wali	Not traced	3251-56 dt: 04-09- 2013.	She was transferred from District Bajour as per statement of DEO Bajour. However, she could not be traced and was therefore not summoned and interrogated.
23.	Kalsoom Shah	Qeemat Shah	GGHS Merubak Mohmand	4271-76 dt: 05-03- 2013.	Her appointment order was disowned; however, she did not file appeal against the disowned notification before the KP Service Tribunal. She was not summoned for personal hearing.
1 34	Saima Abdul Wadood	Abdul Wadood	GGHS Merubak Mohmand	4271-76 dt: 05-03- 2013.	Her appointment order was disowned; however she did not file appeal against the disowned notification before the KP Service Tribunal. Therefore, she was not summoned for personal hearing.

## CATEGORY B.

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25 accused appointees whose appointment orders bearing No. and Date of Directorate of E&SE D KP Peshawar are fake. However their adjustment orders issued by Director Ex- FATA were found verified from the issue record. (Annex J P 114 to 135)

Stl	Name	Father's Name	Place of posting	Order No.	Remarks/ Comments of the Inquiry Committee
1	lftikhar Ali	Mir Salam Khan	GMS Jan Noor Baka Khel Wazir SD Bannu	955-59 dt: 05-03- 2012.	He was properly heard. According to his statement, he had applied to PSC. He further stated that he has been serving in the department since his taken over charge till date and nobody has asked about his illegal status. However, he failed to provide recommendation letter of PSC. His appointment order has not been disowned and he has been working.

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Abdul Baseer	Gulshan Khan	Ex- AAEO FR D.I.Khan DEO Office	955-59 dt: 05-03- 2012.	He was offered proper opportunity for personal hearing and cross examination the evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His
		SD Darazinda		appointment order was disowned, not the said notification has been set aside on the said notification fractions of the Court and he is working.
. Xiuhammad Greog	Muhammad Yousaf	GMS Alingar Mohmand	955-59 dt: 05-03- 2012	He was offered proper opportunity for personal hearing and cross examination the evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the
1	Said	GMS Taj	955-59	said notification has been set using on directions of the Court and he is working. He was offered proper opportunity for
Abdul Malik	Muhammac	Mohmand		evidences but he refused to available opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
Yar Khan	Ali Rehma	Bahadar I Mohman	d 2012.	evidences but he refused to attach opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
6. Zəfar Iqbal	Gul Rehn	han GMS As Abad Mohma	dt: 05- and 2012.	-03- evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
Muhamn Naeem	nad Muham Salim	imad GMAS Landi Khybe	Kotal dt: 3	0-05- personal hearing and cross examination 2. evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
R. Aita Ul	ah Abdul Jabba		ghali di:	<ul> <li>directions of the court</li> <li>57-70 He was offered proper opportunity for</li> <li>30-05- personal hearing and cross examination the</li> <li>evidences but he refused to avail such</li> <li>apportunity. (Annex D P 11 &amp; 12) His</li> <li>appointment order was disowned. Now the</li> </ul>

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					said notification has been set aside on the
					directions of the Court and he is working.
Ajuna	d Shah	Suleman Shah	GHS Subhan Khur Mohmand	4057-70 dt: 30-05- 2012.	He was properly heard. According to his statement he had applied to PSC and has bee serving in the department for the last 9 years and his appointment is legal. However he failed to provide recommendation letter of PSC. His appointment order has not been disowned. He has been working since taken
Sheki	r Ullah	Zargar	GMS Halki Gandao Mohmand	4057-70 dt: 30-05- 2012.	over charge till date. He was offered proper opportunity for personal hearing and cross examination the evidences but he refused to avail such opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the said notification has been set aside on the directions of the Court and he is working.
📜 Zia Ui		Atta Ur	GHS Ekka	5644-50	He was properly heard. According to his
'Rehm	1911	Rehman	Ghund Mohmand	dt: 20-04- 2012.	statement he had applied to PSC and attende the interview and had been recommended for the post of SST. His appointment order has no been disowned and he has been working sind taken over charge till date.
2. Sarwa	at Jahan	Gul Rehman	GGHSS	2408-13	She was offered proper opportunity for
			Landi Kotal Khyber	dt: 16-02- 2012.	personal hearing and cross examination the evidences but she refused to avail such opportunity. (Annex D P 11 & 12) Her seniority has been determined and finalized b the Directorate E&SE Department Peshawar is spite of the fact that she is not included in the inter Se merit list of SST(F) provided by the KI PSC and she has been promoted to SS post of the basis of illegally occupied post of SST. Her appointment order against SST was disowned by the department but she had been promoted to SS post before the issuance of such notification and she has been regularly working against SS post.
3 Robia	a Shams	Shams Ur	GGHSS		She was summoned to appear before the
		Rehman	Ghallanai Mohmand		inquiry committee for personal hearing and cross examination the evidences but she fail to avail such opportunity. Her appointment order has not been disowned and has been working since taken over charge till date.

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	lahira Naz	Fazal Dayan	GGHS Prang		She was offered proper opportunity for
•			Ghar		personal hearing and cross examination the
			Mohmand		evidences but she refused to avail such opportunity. (Annex D P 11 & 12)Her
	I				appointment order was disowned. Now the
					said notification has been set aside on the
					directions of the Court and she is working.
	Asma	Muhammad	GGMS Sabaz	11174-86	She was offered proper opportunity for
		Akbar	Ali Baro 🚏	dt: 15-08-	personal hearing and cross examination the
			Khel	2012.	evidences but she refused to avail such
			Mohmand		opportunity. (Annex D P 11 & 12) Her B.Ed result was declared on January 14, 2010 while
					last date of submission of application to KP
					PSC was 26-02-2009. She is domiciled of
					district Charsada (Annex G P 598.60) Her
					appointment order was disowned. Now the
					said notification has been set aside on the
1					directions of the Court and she is working.
<u>1</u> h,	Zubaida	Gul Akbar	GGMS Kuta	11174-86	She was properly heard. According to her statement she had applied to PSC for
1	Begum _		Trap Mohmand	dt: 15-08- 2012.	recruitment against SST post and had been
			Monimanu	2012.	recommended. However she failed to provide
		. ,			recommendation letter issued by PSC. Her
					statement against alleged illegality and forgery
:				1	on his part was found unsatisfactory. Her
:					appointment order has not been disowned.
					She has been working since taken over charge
:				11174-86	till date. She was properly heard. According to her
	Alia Taj	Taj Ud Din	GGMS Sro Killi	dt: 15-08-	statement she had applied to PSC and was
1			Mohmand	2012.	recommended for posting. She refused any act
ļ					of illegal appointment. However she failed to
1	-				provide recommendation letter of PSC. Her
					B.Ed result was declared on July 18, 2009
ł					while last date of submission of application to KP PSC was 26-02-2009. (Annex G P 61)
				·	Hence, She was not even eligible to apply for
			1		the post. Her appointment order has not been
					disowned. She has been working since taken
1					over charge till date.
18	3. Ghazala Sana	Sana Ullah i	GGMS	11174-86	She was offered-proper opportunity for
			Kashmir	dt: 15-08-	personal hearing and cross examination the evidences but she refused to avail such
			Kore	2012.	opportunity. (Annex D P 11 & 12) Her
1			Mohmand		appointment order was disowned. Now the
					said notification has been set aside on the
i					directions of the Court and she is working.
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<u> </u>	Hira Shams	Shams Ur	GGHS Mian	11174-86	She was summoned to appear before the
J.		Rehman	Mandi Mohmand	dt: 15-08 2012.	inquiry committee for personal hearing and cross examination the evidences but she failed to avail such opportunity. Her BA result was
Ĩ					declared on March 31, 2009 and herB.ED result was declared on September.06, 2010
,					while last date of submission of application to KP PSC was 26-02-2009. (Annex G P 62863)
1				٤	Her appointment order has not been disowned and she has been working since
	Fazli Raziq	Fazli Rabi	GHS Sra	12614-19	Laken over charge till date. He was offered proper opportunity for
U.	Fight received	1021111001	Mila Orakzai	dt: 04-10- 2012.	personal hearing and cross examination the evidences but he refused to avail such
-					opportunity. (Annex D P 11 & 12) His appointment order was disowned. Now the
					said notification has been set aside on the directions of the Court and he is working.
1.	Muhammad	Mukamil	GHS	12614-19	He was offered proper opportunity for
	Qasim	Shah	Mandati	dt: 04-10-	personal hearing and cross examination the
			Orakzai	2012.	evidences but he refused to avail such
ļ					opportunity. (Annex D P 11 & 12) His
			•		appointment order was disowned. Now the
ļ					said notification has been set aside on the
					directions of the Court and he is working.
2.	Naheed	Musafar	GGHSS	9074-82	She was properly heard. According to her
	Akhtar	Khan	Landi Kotal	dt28-05-	statement she had applied to PSC. She further
ļ		-	Khyber	2012.	stated that she has been serving in the
		* * *			! department till date and nobody has asked
	••	l		1	about her illegal status. However she failed to a
					provide recommendation letter of PSC. Her appointment has not been disowned and she
					is working since taken over charge till date.
 3.	Basmina	Mir Alam	GGHS Jalala	9074-82	Her appointment order was disowned,
	Begum -	Khan .	Mardan	dt 28-06-	however she did not file appeal against the
				2012.	disowned notification before the KP Service
				25	Tribunal. She was not summoned for personal
					hearing.
4	Farzana	- Riwaj Ud	GGMS Gujar	2816-23 <sup>.</sup>	She was summoned for personal hearing and
		Din	Gari Mardan	dt: 25-06-	cross examination the evidences but she failed
				2012. "	to avail such opportunity. Her appointment
					order has not been disowned. According to
					the statement of her Head Mistress she is missing since 06-06-2019.
5.	Ishrat	Bahadur	GGHS	2815-23	She was offered proper opportunity for
	1	Sher	Kachkool	dt: 25-06-	personal hearing and cross examination the
		]	Khwazai	2012.	evidences but she refused to avail such

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 Mohmand	opportunity. (Annex D P 11 & 12)Her
	appointment order was disowned. Now the
	said notification has been set aside on the
	directions of the Court and she is working.

TEGORY C.

02 number of accused appointees whose appointment orders were not provided to the inquiry constituee. Their status was checked from the available record. Their appointment were neither verified by constituee of E&SE Peshawar nor they have been recommended by the KP PSC for the posting against SST constitueet they have been taken over charge against SST post and had also been working for some time. いていたがいないまであるというないである

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e de la	Name	Father's Name	Place of posting	Order No.	Remarks/ Comments of inquiry committee.
	Ahmad Shah	Feroz Shah	GHS Spin Qabar Khyber	Appointment order not provided by the office	He had taken over charge against SST post at GHS Spin Qabar Khyber but has been struck off from the system before issuance of disowned notification as per record. He could not be traced. He was not summoned for personal hearing.
	Fazli Haleem	Kalim Hussain	GHS Mawaz Killi Khyber	Appointment order not provided by the office	He had been taken over charge against SST post in District Khyber and has been working there. His appointment order was disowned by the Director E&SE Department Peshawar, however he did not file appeal against disowned notification before the KP Service Tribunal. He was not summoned for personal hearing.

It is evident from the above-mentioned detail of alleged illegal appointees that:

a. 34 numbers of the said appointees have been inducted in the system by producing fake and forged appointment as well adjustment orders managed by themselves through their own sources. Therefore no one other then the beneficiaries can be held responsible for such illegality and forgery with huge loss to the public exchequer.

b. 25 alleged illegal appointees who claimed to be appointed on the recommendations of public service commission have been inducted in the system by producing adjustment order issued by the Director Ex-FATA on the basis of fake appointment orders not verified from the record of Directorate of Elementary and Secondary Education Department KP being appointing authority.

Mr. Fazal Manan has been posted as Director Ex-FATA since 20-1-2006 to 31-10-2012. He was summoned by the Inquiry committee and properly interrogated. According to him it is retreated that the adjustment orders of SSTs made by DE FATA were based on the appointment notifications already issued by the competent authority, as specified at serial No.4 (2)(c) of the APT rules, 1989 and the adjustment orders would have not been issued by DE FATA if the appointments had not been ordered . . by the director E&SE KP. He further stated that all the perquisites of appointments were to be full filled by the respective appointing authority before issuance of appointment notifications. According to him

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there was neither any established mechanism/procedure not any precedent available in the history of directorate of Education FATA that appointment notification issued by the E&SE KP were to be verified before making adjustment against vacant post in FATA and recruitment policy of SETs also did not indicate the requirement of verification of such notification issued by the respective appointing authority before making adjustment of already appointed teachers. He also stated that the adjustment of hundreds of SETs had been made in FATA schools and even a single notification of appointment has -ot been verified before adjustment. He further clarified that a copy of each and every adjustment -otification of SSTs issued by the DE FATA was endorsed to the Director E&SE KP with reference to his notification and also to KP Public service commission. But neither the Public Service Commission had aised any objection or disowned its recommendation nor the DE E&SE KP had raised any objection on the adjustment made on the basis of its appointment notification at any stage.

According to him he had not given any specific orders or decisions to issue adjustment order without processing the case on file and it was a routine matter and the case had to be examined and put up on file as PUC with a note sheet and process through the proper channel of officers on the concerned sections for approval of the Director. He also provided detail of some appointees adjusted in FATA whose services were verified by the Director E&SE which certify availability of their service record at the level of Directorate E&SE KP. He further added that the illegal and unlawful adjustment orders had been stood automatically void and ineffective when the appointment orders were very much clear and consequential to the appointment notification. He further added that the Director FATA did not have any authority of appointment of SSTs/SETs (BS-16) and being the provincial cadre employees they are to be appointed by DE E&SE KP. According to him rhe DE FATA had just to adjust the teacher already appointed and their services placed at his disposal by the Director DE S&SEKP. He stated that he did not accept any kind of responsibility in this regard and he had made adjustment as per procedure already in vogue followed by his predecessors and successors and had not made any violation of prescribed policy and procedures.

He also stated that adjustment of the candidates would not have been made without the appointment orders of the respective teachers issued by the appointing authority and the DE FATA may not be held responsible for the illegal and invalid appointment orders of SSTs as he did not enjoy any legal authority for appointment. (Annex K P 136 to 142)

Mr. Syed Manzar Jan remained as Deputy Director Ex-FATA since November 16,2010 to April 05, 2011.Accordingto his statement his job was to confirm the vacancies, tally names given in the appointment orders with names proposed for adjustment on file proceeded on the directions of the Director. He further stated that no process for verification of letters existed at the office as a lot of letter and orders etc were received on daily basis, action were taken and copies for information were sent to the concerned quarters. In the said case according to him, copies for information were regularly sent to the appointing authorities i.e. Director E&SE Department Peshawar as well as other quarter but no illegality or irregularity was pointed out so far by any of the office. He also stated that Director E&SE Department Peshawar is the appointing authority for SSTs and the candidates appointed were kept at the disposal of the Director Ex-FATA for further adjustment only, so the Director E&SE Department Peshawar is responsible for any irregularity being appointing authority. He denied any type of illegality or irregularity committed by him during all his service tenure. (Annex L P 143 & 144)

Mst:Badr-E- Haram was posted as Deputy Directress FATA since 16-7-2011 to 30-03-2014.According to her statement her job during posting at Directorate of Education Ex FATA was to ensure that the corresponding vacancies exist in the agency, to tally the names of SST given in the order

by the Director E&SE Department Peshawar with the name in the adjustment order and ensure that the draft prepared for adjustment is duly endorsed to all the stack holder including the appointing authority.

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According to her there was no such practice mechanism / policy for formal verification of letter/ orders / notifications of the parent directorate and the undersigned was also not assigned any such task. She further stated that as the appointment orders were received from the Directorate of Elementary and secondary Education and the Adjustment orders were properly intimated to them who acknowledged the same, so the responsibility may be traced at the level of Director E&SE Department Peshawar. According to her she has fulfilled her duty honestly throughout her professional career and no illegality regarding the adjustment orders had come into her knowledge. (Annex M P 145 & 146)

Mr. Kashif Khan posted as Assistant Director Colleges and schools in Ex-FATA since 24-11-2011 to 18-05-2015 and AD training DE Ex-FATA since 15-04-2016 to 26-04-2018 was heard in length. According to his statement his job as Assistant Director was to ensure that corresponding vacancies existed in the Districts and also to ensure that the draft proposed for adjustment is duly endorsed to all stakeholders including the appointing authority. He further stated that for the first time a complaint regarding bogus / fake appointment of 04 numbers SSTs in Orakzai Agency was received from KP PSC and in pursuance of the above the Director E&SE Department Peshawar was approached for verification of the said order. According to him the Director E&SE Department Peshawar responded that no such appointment order have been issued by the appointing authority. He added that an enquiry committee including him as member was constituted to unearth the factual position. The committee submitted its report and declared all the 04 SSTs as fake and recommended action against them. According to him some iilegal transfer orders of SST issued by Director E&SE Department Peshawar are also on the record and he has also persuaded such cases for verification and action.

He further stated that he along with another Assistant Director was assigned the task by Director E&SE Ex-FATA to carry out a comparative study of the KP PSC selectees and the incumbent SST "list provided by the AEOs" in FATA. According to him thorough scrutiny was made and 158 number of suspected SST were detected and recommended for in depth inquiry. He further stated that he feels proud to say that this grey list of 158 number of suspected SST provided a base for all the succeeding inquiries carried out by the NAB as well as the department.

He also stated that there was no precedent of verification of appointment orders issued by the Director E&SE Department Peshawar in the history of DE FATA since its establishment in 1972/75. In the instant case copies of each appointment order has been endorsed to the Director E&SE Department Peshawar for verification. He also provided documentary evidence in support of his statement. (Annex N P 147 to 171) Statements of all the four officers mentioned above were found comprehensive, reasonable, genuine and convincing.

Mr. Fareed Ullah Khan Ex Superintendent Establishment, Naik Muhammad DA, Aftab Ahmed DA, Muhammad Anwar C/O and Fayaz Ahmed Dispatch In-charge were also interrogated. They were of the view that they have obeyed their superiors and had followed their directions as subordinate staff. They further stated that no irregularities have been observed by them and adjustment orders have been issued on the provision of appointment orders issued and received from Director E&SE Department Peshawar. Mr. Fayaz Khan the dispatcher in his statement said that copy of each and every order issued by DE FATA had been delivered for information and verification to the Director E&SE Department Peshawar. He provided some photo copies of peon book which reveals the delivery of adjustment orders in question to the Directorate of E&SE Department Peshawar. (Annex P P **172** to **182**)

One alleged illegal appointee Mr. Ahmed Shah S/O Firozshah on S.NoO1 in category C has already been struck off from the system before the issuance of disowned notification and could not be traced. While another appointee Mr. Fazli HaleemS/O Kalim Hussain was declared fake by the previous inquiry committee and his appointment order was disowned by the Director E&SE Department Peshawar. Fieldid not file appeal against the disowned notification before theService Tribunal and therefore was not summoned for interrogation.

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In view of the above narrated facts, perusal of the available office record and the documentary epidence, the committee has come to the conclusion that:

1. All 61 accused appointees mentioned above were found inducted in the system illegally and unlawfully without going through proper recruitment process, recommendations of the KP PSC and appointment by Director E&SE Department Peshawar. Their appointment notifications are baseless, fake and forged. They have managed their appointment orders on their own level through scanning or other techniques. Their adjustment orders based upon their appointment notificationsare also void and ineffective. Their appointment orders being fake and forged are liable to be disowned.

2. 07 Nos of appointment orders bearing fake numbers and dates of the office of the Director E&SE Department Peshawar in respect of 25 SSTs generated by the accused appointees through their own sources have been submitted to the then Director FATA for further adjustment against vacant posts. On provision of all such orders proper files have been processed as per routine practice through all the concerned officer/ official and adjustment orders have been issued on approval accorded by the Ex-Director FATA Mr. FazleManan.

It is pertinent to mention that the Director Ex-FATA was neither appointing authority of SSTs nor appointment recordexcept their appointment notifications were provided to the Directorate of Ex-FATA. No formal practice of verification of the appointment letters received to DE FATA was available as per policy in vogue. Moreover, copies of all such adjustment appointment orders were endorsed and delivered to the Director E&SE KP with reference to his appointment orders for information but no any objection were raised by the quarter concerned regarding invalid status of such appointees. All such adjustment orders have been issued as per established routine procedure on the provision of appointment orders. Hence, the DE FATA and his team may not be held responsible for illegal induction of appointees in the system through the said adjustment orders. The beneficiaries/illegal appointees alongwith those who provided themtechnical and other support are sole responsible for this act of forgery and illegalitywith huge loss to the public exchequer. They know better how did they come into system and who did facilitate them to get their fake appointment orders.

Moreover the Director Ex-FATA has made a lot of correspondence with the Director E&SE Department Peshawar since 2013 to 2017 for verification of appointment orders of suspicious SSTs inducted in the system. Various inquiries have also been conducted by the DE FATA to scrutinize and verify, appointment status of the suspicious SSTs. A committee comprising two Assistant Directors at DE FATA Mr. Muhammad Kashif Khan and Muhammad Ullah ordered by the DE Ex-FATA was assigned the task to carry out a comparative study of the KP PSC selectees and the incumbent SSTs working in Ex-FATA. The committee after thorough scrutiny detected 158 number of suspicious SSTs and recommended for a broad based inquiry for further verification. Such efforts of the committee provided a base for all the succeeding inquiries including the instant inquiry. Hence all the efforts made by the Ex-Directorate to unearth the defaulters may not be ignored.

# RECOMMENDATION.

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# The committee hereby recommends that:

1. The Previous "Disowned" notifications set asaid on the direction of Honorable KP Service (ubunal in respect of 38 illegally inducted appointees on serial No.01 to 18, 21, 23 and 24 to 27 in category A and on serial No.02 to 08, 10, 14, 15,18,20,21 and 25in Category B of the instant report may be restored with the same direction to the DEOs concerned already communicated through the said notifications.

12 numbers of illegal appointees on serial No.22, 29 and 31 in category A and on 5 No.01,9,11,13,16,17,19,22 and 24 in category B have also been proved to join their services on producing fake appointment orders. But their appointment orders were not disowned. They possess the same illegal status as the previously disowned appointees have. Hence, they may be treated accordingly.

3. 02 numbers of illegal appointees on serial No.28 in category A and on serial No.12 in category B were recommended for promotion to SS posts before issuance of their disowned notification and they were promoted on the basis of illegally occupied SST posts. Their case may be sent to the competent authority to be proceeded against for their illegal and unlawful induction in the system.

4. 02 numbers of illegal appointees on serial No 30 and 32 in category A mentioned above could not be traced. Reportedly they are working in District Charsada/ Mardan. Hence, they both may be traced and treated accordingly.

5. Of numbers of illegally inducted employees on serial No.19,20,33 and 34 in category A, on serial No.23 in category B and on serial No.2 in category C whose appointment orders were disowned but they did not file appeal against the said notification before the service tribunal and they are still out of system. Hence, no further proceeding is required against them as their previous status is intact. 6. Offilegal appointee on serial No.1 in category C has already been struck off from the system. Hence, He may not be proceeded against for further action.

Muhammad Salim, Principal Chairman Inquirý Committee

Dated: 2017 / 2021.

Gul, Principal Muhwer

The second statement of the second second

Mer ber Inquiry Committee

# NOTIFICATION

ANNEX-PJ

WHEREAS, the judgment of the Honorable Khyber Pakhtunkhwa, Service Tribunal Khyber Pakhtunkhwa Peshawar, dated 20-01-2021 rendered in Service Appeal #964/2019 in respect of Mr. Shakir Ullah S/O Zargar Ex SST (General) GHS Rahat Kor (Alimzai) District Mohmand is with the direction to the competent authority to set aside the impugned order/notification issued vide this Directorate under endorsement No. 5663-68 dated 04-04-2019 and to conduct proper Inquiry.

AND WHEREAS, the Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar set aside the impugned order/notification issued by this Directorate under endorsement No. 5663-69 dated 04-04-2019, vide Notification No. 3555-57 dated 15-03-2021 and constituted an inquiry committee vide notification No. 1911-16 dated 08-02-2021.

AND WHEREAS, the inquiry committee submitted its report vide No. 778 dated 24-04-2021.

NOW THEREFORE, in the light of recommendations of the inquiry committee, the set aside notification in respect of Mr. Shakir Ullah S/O Zargar Ex SST (General) GHS Rahat Kor (Alimzai) District Mohmand issued vide Notification No. 5663-68 dated 04-04-2019 is hereby restored, while the notification issued vide Notification No. 3555-57 dated 15-03-2021 is hereby withdrawn with effect from the date of its issuance.

#### Director

Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No. 9 /A-12/Re-instatement/SST (M) Dated Peshawar the

Copy forwarded to the:-

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. District Education Officer Mohmand.
- 3. District Accounts Officer Mohmand
- 4. Principal/Headmaster concerned.
- 5. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 6. PA to Additional Director (Estab) Merged Districts Khyber Pakhtunkhwa, Peshawar.

Deputy Director (Estab) Merged District

/2021

NOTIFICATION

- 1 WHERE AS: one Mr. Shakirullah S/O Zargar who himself appointed/adjusted as SST (G) in GHS Rahat Kor Alim Zai District Mohmand vide Notification No. 3506-13/File No. 2/A-14/SST(M)/PSC/Apptt: dated 25/5/2012 and No. 7057-70/A-1/Apptt: of SST (General) (PSC)2012 dated 30/5/2012 upon the production of fake/bogus appointment/adjustment order not issued by the Directorate of Education erstwhile FATA Nor by the Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa.
- AND WHERE AS, the competent authority has directed the above said accused SST to produce authentic and verified service record from the concerned authorities, but he failed to comply with the tegitimate directions of high ups regarding production of requisite authentic documents/record.
- 3. AND WHERE AS, further an inquiry committee was constituted by the competent authority vide Notification No. 8154-63 dated 04/8/2016 who have gone through the entire case record and it has been proved that the said appointment/adjustment order for the aforesaid post advertised by Public Service Commission Khyber Pakhtunkhwa was turned out fake/bógus.
- AND WHERE AS, it has come to the notice of the competent authority that Mr. Shakirullah S/O Zargar, having no legal status of the said appointment/adjustment order.
- 5. NOW THEREFORE; under the mandatory provision and power conferred under Section-20 & 21 for General clauses Act-1897 as amended in 1956 and in pursuance of the scrutiny of selection/appointment record in r/o the above mentioned SST which was found fake/bogus, thus his appointment/adjustment Notification No. 3506-13/File No. 2/A<sup>2</sup>14/SST(M)/PSC/Apptt: dated 25/5/2012 and No. 7057-70/A-1/Apptt: of SST (General) (PSC)2012 dated 30/5/2012 is hereby "DISOWNED" ab initio and with the direction to District Education Officer, (concerned) to recover salaries and other allied benefits drawn by Mr. Shakirullah-S/O Zargar in the interest of Public Service.

Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

IN/6V

Alineause-E

- Endst: No \_\_\_\_\_ dated 4
- 1. Deputy Commissioner, District Mohmand with the request to take legal action.
- 2. District Education Officer District Mohmand with the direction to take necessary steps for the recovery of outstanding amount against fake/bogus SST concerned.
- 3. District Account Officer District Monimand to co-operate in the matter.
- Head Master GHS Rahat Kor Alim Zar District Mohmand.

-663-68

- 5:) PS to Secretary Elementary and Secondary Education Khyber Pakhtunkhwa.
- 6. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa.

Deputy Director Merged Districts



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 7643/2021

Kifayat Ullah.....Appellant

#### VERSUS

Government of Khyber Pakhtunkhwa & Others......Respondents

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Senior Law Officer Khyber Pakhtunkhwa Public Service Commission Peshawar

## **BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR**

Service Appeal No. 7643/2021

Kifayat Ullah.....Appellant

#### VERSUS

Government of Khyber Pakhtunkhwa & Others......Respondents

# PARAWISE COMMENTS ON BEHALF OF (RESPONDENT NO. 03)

#### **PRELIMINARY OBJECTIONS:**

- The appellant neither applied nor was recommended against any of the advertised posts. He is not a genuine recommendee / selectee of the Public Service Commission in respect of the post.
- That the instant Service Appeal is not maintainable against the replying Respondent No.3.
- 3. That the appellant has malafidely dragged Khyber Pakhtunkhwa Public Service Commission in the instant case.
- 4. That the appellant is misleading this Honorable Service Tribunal.
- **5.** That instant Service Appeal is liable to be dismissed with special cost as the same is based on ulterior motives of the appellant.
- 6. Instant service appeal is based on misrepresentation.

#### **ON FACTS:**

1-2. That the Khyber Pakhtunkhwa Public Service Commission advertised 1681 posts of SETs/SSTs vide Advertisement No. 01/2009 dated 26.01.2009 with the following qualifications:

**<u>QUALIFICATION</u>**: For Secondary School Teacher (General) (i) B.A Second Division from a recognized University and (ii) B.Ed or Equivalent Qualification from a recognized University.

**For Secondary School Teacher (Science) (i)** BSc Second Division with at least Two of the Subjects of Physic, Chemistry, Zoology, Botany, and Mathematics – A or Mathematics-B and (ii) B.Ed or Equivalent Qualification from a recognized University. <u>AGE LIMIT:</u> 21 to 35 years. <u>PAY SCALE:</u> BPS-16 <u>ELIGIBILITY:</u> Male.

#### ALLOCATION:

Merit	Zone-1	Zone-2	Zone-3	Zone-4	Zone-5
420	280	<b>28</b> 1	280	210	210

(Annex-A)

Furthermore list of the candidates who were recommended to Government for appointment is **(Annex-B)**. The appellant was not recommended against any of the said posts. The appellant has not provided any proof of his recommendation by the Public Service Commission.

The rest of the contents does not pertain to Khyber Pakhtunkhwa Public Service Commission.

**3-7** Not pertaining to Public Service Commission.

#### **GROUNDS.**

J.

A. Not pertaining to Public Service Commission.

B. Incorrect. The appellant being not genuinely recommended candidate has rightly been treated according to the provisions of the constitution of Islamic Republic of Pakistan.
 C-I. Not pertaining to Public Service Commission.

The appellant being not genuinely aggrieved person may not be allowed to raise any further grounds at the time of arguments.

It is, therefore, most humbly prayed that in light of above submissions the instant Service Appeal may kindly be dismissed with cost.

CHAIRMAN KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR (RESPONDENT NO.03)

2

#### AFFIDAVIŢ

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

#### DEPONENTS

GUL

LAW OFFICER FOR (RESPONDENT NO.03)