FORM OF ORDER SHEET

Court of • . 2068/2023

, Appeal No.

· .	S.No.	Date of order of proceedings	Order or other proceedings with signature of judge
	1	2	3
)	1-	16/10/2023	The appeal of Mr. Amjad Ali resubmitted today
· , -			by Mr. Khaled Rehman Advocate. It is fixed for preliminary
		7 8 9 9	hearing before Single Bench at Peshawar on
		· .	Parcha Peshai is given to the counsel for the appellant.
			By the order of Chairman
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The appeal of Mr. Amjad Ali DM GHS Naway Kalay District Bunch received today i.e on 09.10.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Check list is not attached with the appeal.
- 2- Affidavit is not attested by the Oath Commissioner.
- 3- Annexures of the appeal are unattested.
- 4- Appeal has not been flagged/marked with annexures marks.
- 5 Copy of service appeal/judgment in respect of appellant mentioned in para 7 of the memo of appeal is not attached with the appeal.
- 6- Page nos. 10, 38 to 40 of the appeal are illegible.
- 7- Annexures/documents referred to in the memo of appeal are not attached with the appeal.
- 8- 40 more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

77/8 /S.T. No.

Dt._/0/10 /2023.

RÉGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr. Khaled Rehamn Adv. High Court at Peshawar

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110/2023

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>3968</u>/2023

Amjad Ali..... Appellant

Versus

The Government of Khyber Pakhtunkhwa & others Respondents

S.No.	Description of Documents	Date	Annex	Pages -
1.	Memo of Service Appeal with Affidavit			1-8
2.	Advertisement	-	A ·	9
3.	Appointment order to some of the candidates	27.11.2015	В	10-11
4.	Judgment in W.P No.284-M/2015	30.05.2018	C	12-30
5.	Order in Review Petition	26.09.2018	D	31-34
6.	Appointment order of appellant and others	26.11.2018	E	35-37
7	Dismissal order in CPLA	14.06.2022	F	38-40
. 8.	Order in COC No.103-M/2018	16.12.2019	G	41-43
9.	Judgment in Service Appeal	27.02.2023	. • H	44-45
10.	Impugned Seniority List Received on 31.05.2023	30.04.2023	I	46-52
	Departmental Representation	12,06.2023	J	53-58
11.	Wakalat Nama	×		

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Through

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Khaled Rahman Advocates, Supreme Court

Appellant

Muhammad Ghazanfar Ali Advocates, High Court 4-B, Haro∳n Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458 Cell # 0345-9337312

Dated: 1//10/2023

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 2068 /2023

, Khyher Pakhtukhwa Service Trihunal Line 1:08177

<u>Amjad Ali,</u>

3.

DM GHS Naway Kaley, District Buner.....

.....<u>Appellant</u>

Dated 09/10/23

VERSUS

 <u>The Govt. of Khyber Pakhtunkhwa</u> through Secretary, Elementary & Secondary Education Department Civil Secretariat, Peshawar.
 <u>The Director,</u> Elementary & Secondary Education

Khyber Pakhtunkhwa, Peshawar

- The District Education Officer (Male) District Buner.
- 4. <u>Muhammad Alam</u>, DM, GMS Jangdara, District Buner.
- 5. <u>Ahmad Syed</u>, DM, GHS Rega, District Buner.
- 6. <u>Bakht Alam,</u> DM, GMS Pangaley, District Buner.
- 7. <u>Muhammad Bahadar,</u> DM, GMS Malak Pur, District Buner.
- 8. <u>Murad Ali,</u> DM, GMS Mughdara, District Buner.
- 9. <u>Muhammad Ali,</u> DM, GMS Malka, District Buner.
- 10. <u>Niazmin Khayas,</u> DM, GCMHS Daggar, District Buner.
- <u>Ayub Khan,</u>
 DM, GHS Nogram, District Buner.
- 12. <u>Tariq Ahmad</u>, -DM, GMS Langaw, District Buner.

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13.	<u>Fazli Amin,</u> DM, GMS No.1 Rega, District Buner.
14.	<u>Shah Hussain.</u> DM, GHS Cheena, District Buner.
15.	Aurang Shah, DM, GMS Miana Kadal, District Buner.
16.	Anwar Said, DM, GMS Bhai Kalay, District Buner.
17.	<u>Akbar Ali,</u> DM, GMS Jabba Amazai, District Buner.
18.	<u>Sardar Amin.</u> DM, GMS Kuza Jamra, District Buner.
19.	<u>Bakht Said,</u> DM, GMS Sher Ali, District Buner.
20.	<u>Rahman Zeb.</u> DM, GMS Dab Serai, District Buner.
21.	<u>Muhammad Tariq.</u> DM, GMS Hall, District Buner.
22.	<u>Muhammad Karim,</u> DM, GHSS Ghazi Kot, District Buner.
23.	<u>Ishtiaq Ali,</u> DM, GMS Kingar Galey, District Buner.
24.	<u>Noor-ul-Islam,</u> DM, GMS Akhun Serai, District Buner.
25.	<u>Rahman Mahmood,</u> DM, GMS Chanal, District Buner.
26.	<u>Quresh Khan,</u> DM, GMS Mula Yousaf, District Buner.
27.	<u>Fazli Rahman,</u> DM, GMS Balo Khan, District Buner.
28.	<u>Ihsan-ul-Hag,</u> DM, GHS Ghazi Khaney, District Buner.
· .	

29.	<u>Syedullah,</u> DM, GMS Bazar Kot, District Buner.
30.	<u>Bakhtaj Mehmood,</u> DM, GMS Kangalai, District Buner.
31.	<u>Aziz-ul-Hassan,</u> DM, GMS Dandi Kot, District Buner.
32.	<u>Ijaz-ul-Haq,</u> DM, GMS Shanai, District Buner.
33.	<u>Nizar Ali,</u> DM, GMS Kuz Shamnal, District Buner.
.34.	<u>Jan Ali,</u> DM, GHSS Batara, District Buner.
35.	<u>Ali Gul,</u> DM, GMS Ashezo Mera, District Buner.
36. <u> </u>	<u>Saeed-ur-Rahman,</u> DM, GHS Pander, District Buner.
37.	Sher Wadood, DM, GMS Chalandrai, District Buner.
38.	<u>Bakht Said,</u> DM, GMS Shangra, District Buner.

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED FINAL SENIORITY LIST OF BPS-15 OF SDM & D.M (MALE) NOTIFIED VIDE NOTIFICATION DATED 30.04.2023 COMMUNICATED TO THE APPELLANT ON 31.05.2023 WHEREIN APPELLANT HAS BEEN PLACED AT SERIAL NO.126 JUNIOR TO RESPONDENTS NO. 4 TO 38 AGAINST WHICH APPELLANT PREFERRED DEPARTMENTAL APPEAL ON 12.06.2023 BUT THE SAME WAS NOT RESPONDED TILL DATE.

.....<u>Respondents</u>

PRAYER:

On acceptance of the instant appeal, the impugned Notification/Seniority List dated 30.04.2023 communicated to appellant on 31.05.2023 may graciously be modified/Rectified by placing the appellant at his due place as per merit order in terms of Rule 17(1)(a) Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

Respectfully Sheweth,

- <u>That</u> through the instant appeal, the appellant humbly seeks indulgence of this Hon'ble Tribunal for modifying of impugned Seniority list (BS-15) dated 30.04.2023 whereby appellant was not placed at his due position.
- <u>That</u> succinctly, facts giving rise to the filing of instant appeal are that respondent No.3 published an advertisement requiring certain vacancies including the posts of DM (BPS-15) () whereby appellant being eligible in terms of advertisement applied for the Post of Drawing Master (DM BPS-15) and Competed in the selection process.
- 4. That appellant filed Writ petition No.284-M/2015 in the Peshawar High Court Mingora Bench which was clubbed with other similar petitions and allowed vide judgment dated 30.05.2018 (______). However, since the issue of antedated seniority was not incorporated in the order upon which appellant along with other colleagues filed review petition which was also allowed vide order dated 26.09.2018 (_______).

<u>That</u> in light of the decision ibid appellant along with other colleagues got appointed subject to the outcome of CPLA vide order of appointment dated 26.11.2018 It is important to aver here that the Respondents/Department questioned the validity of the judgment ibid by filing CPLA which was also dismissed vide Order dated 14.06.2022 (______).

That the very issue of antedated Seniority remained unresolved hence appellant proceeded with Contempt Petition No.103-M/2018 which was disposed of vide order dated 16.12.2019 (c - r in the following observations:-.

"The petitioners are however at liberty to filed departmental representation before the respective authorities in respect of their grievance and also to approach the Khyber Pakhtunkhwa Service Tribunal, if need be. This order shall not be a hindrance in their way in any of the proceedings either before the departmental authorities or Khyber Pakhtunkhwa Service Tribunal."

That consequently the appellant filled a Departmental Representation/appeal on 19.12.2019 followed by service appeal before the Tribunal which was later on decided vide judgment dated 27.02.2023) with direction to prepare seniority list strictly in accordance with Section 8 of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-17 of Khyber Pakhtunkhwa Civil Servant (APT) Rules, 1989 and communicate it to the appellant within 10 days and if the same is not in accordance with law, the appellant is at liberty to challenge the same.

That the appellant was accordingly provided/communicated the impugned Seniority list on 31.05.2023 (*Annex: A*) which is in stark friction to Rules 17(1)(a) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 inas much Respondents No.4 to 38 have been placed senior to the appellant hence, appellant being aggrieved of it challenged the same through Departmental Representation (**Annex:** \mathcal{B}) on 12.06.2023 which was not disposed of within the statutory period of 90 days, hence this appeal inter-alia on the following grounds:-

<u>Grounds:</u>

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Because Respondents have not treated appellant in accordance with law, Rules and policy on subject and acted in violation of Article 4, 10A & 27 of the Constitution of Islamic Republic of Pakistan, 1973, and unlawfully issued the

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impugned seniority list which is unjust, unfair and hence not sustainable in the eye of law.

B. <u>Because</u> though according to advertisement ibid private Respondents No. 4 to 38 were appointed on 27.11.2015 while appellant was appointed on 28.11.2018 albeit his seniority shall be determined along with batch mates appointed earlier in same selection process. Reference can be made to the case titled <u>"Fazal Muhammad v. Government of N.W.F.P. and others</u> (2009 SCMR 82) relevant citation whereof is reproduced below:-

"Seniority---Both the incumbents were selected and appointed in the same batch---Mere fact that one of them assumed the duties earlier would not adversely affect the seniority position of the one who assumed the duties later."

<u>Because</u> Rule 17(1)(a) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 is reproduced herein below:-.

"The seniority inter se of civil servants appointed to a service, cadre or post) shall be determined:-

(a) in the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission or as the case may be, the Departmental Selection Committee provided that persons selected for appointment to post in an earlier selection shall rank senior to the persons selected in a later selection."

Thus, the impugned Seniority List being illegal is liable to be set aside.

D. <u>Because</u> it has now become settled law that appointment in the Public Sector is a trust and authorities are supposed to fill the posts in accordance with law and Rules. However, Respondent/ Department badly failed to comply with the law. Reference is made to the following Judgment.

2022 P L C (C.S.) 894

- (b), Civil service---Appointment---Scope---Appointment in public sector is a trust in the hands of public functionaries and it is their moral duty to discharge their trust with zeal, efficiency and fairness as per law. [p: 898] C
- (c) Public functionaries-----Discretionary jurisdiction, exercise of --Scope---Discretion vested with the public authorities should be exercised with reasonableness.

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<u>Because</u> as per direction of the Hon'ble Apex Court all appointments, promotion and transfers are to be made strictly in accordance with law and Rules for the sake of good governance and to run the State affairs smoothly. The appellant' seniority needs to be fixed with other batch mates according to law on the subject but he was unlawfully dropped down in the seniority list which amounts to usurping his right of career progression, which is also blatant violation of Article-3, 4 & 18 of the Constitution of the Islamic Republic of Pakistan, 1973.

Because it is cardinal principle of law that no one is responsible for the acts of the public functionaries. The delay caused by the Respondents/Department cannot be attributed to the appellant and therefore, for the actions of the Department, the appellant should not be made to suffer, therefore, appellant is entitled for his due seniority in accordance with law w.e.f 27.11.2015 and accordingly, the seniority needs to be modified to that effect.

G. <u>Because</u> appellant would like to offer some other additional grounds during the course of arguments when the stance of the Respondents is known to the appellant.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

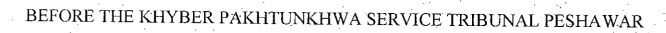
Appéllant Khaled Rahman Advocate, Supreme Court

Muhammad Ghazanfar Ali Advocates, High Court

Dated: ___/10/2023

E.

F.



Service Appeal No. /2023

Amjad Ali

..... Appellant

Versus

The Govt. of Khyber Pakhtunkhwa and others..... Respondents

<u>Affidavit</u>

I Amjad Ali, DM GHS Naway Kaley, District Buner, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

Deponent

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N.	مرکامد	تابيت		54.1	
n la	JL-35518	7.00.000	لمات ولمالی کا اسادی کا جارت کی مشیم شد النادی میشن کمانی مشیر شعرم زورگی ست ۱۱۹ (ىل 8PS-15	7
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2 3 /·		ات دوادالمطوم باد الم عوايت . دادالطوم بترال . دادانطوم سرو ما المطوم باد رامی کو فشف کوشش شکومت فه دقا قو قا	عظیمة الوقال المقادن بادار الطوم سيد د تريف ادا وردش حرال المادكوني وكجرار ولعلوم حرك تعنيه		
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	· · ·	اوراكر كالاشيفيك يشتن كلومت فالكأفرقا جادف كيابر	ادرونى ومحمدا والمطوم يوكود تمنت كرم وأتتقاتها		
and the second second			یاسیکنڈ (ویژن) کی ا براسا میاری کی کی سلیم شد اسمیڈیٹ ؟ مدخلة القرآن ادد سند قراب محما مج	3PS-120	
	4-355-10	ودوست بعد براتر وسكول توزير تماييندا والجوسوال التجشش ا	النزميذيت إسادى مرتفكيت كمالح كتليم شده	. المرجارة	?
	1	ن) کم بخی تقوش ویڈ بند بور 2 بدالدالیوی اندن ڈکر کی ۔ ان ا	کامتحدادادے ۔۔۔ اصح المحن کا (میکند ڈویز الن ایج کیشن کرام کا سلیم شد ویز در قراب	(0PS-12)	-
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	_	له مربع باره ر کار تشویر است.	مایکما 200 نیمایت کانتیم ^و را لمرت کی ماسته گ 100 نیمر بسر) مشکری کا ایت =106 لیمرجم	یک سیکش کر مند یادد کی لیا بله مسیکش کر مند یادد ۱۹۳۷ اس	ا ما مذورً و المشكر
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اً نداند ، مرعمل کوا مانی کیلی مصدیم بر بست مرتب کی جائن جم می امیده، دل کSTS کے ماکن کده شراد شکی تالیت کم ترول کی کیا ہے ؟۔ 2) براس دارے NTS ان دخصت کی مرقان دوبیت جارت کیا جائے کہ اکرائی۔ اسدوار پالی سول کی کے دوخصیت وسے کا توہم سیسم ف NTS جامل اس کر کہ ایرکار میدا مشتق میں شبیکہ ہ

تعلم يكونت منطق إيركا بوناسا بيده ومندوخ است يتوقيهمن كميا جاسقاك يتبو معدود فرالله) الم أسيعاد ال كما ويراك الدخائى كارويم يسمل كميل بمرارعها مال مالاست مسيده كالكل يحترك بالشعدون شردل جاكمان كمتاقل عراميده وجعدو الدوارمال المقرع تركول ئىد مادىن در فردا يون 23-2) قام تترين خاملتان دارد، Achac حورك زايد رال كملي من ك30 الماسيده من كارم تدك كم مت كن كن Age relaxation تجديداً جاري 14 (15 في التروين فدت المن على الباد ومامل طاق كارول كالال بساد فريد كرداد مل يرة -5) تربت ; آ ف دا في اميدة ابذاريكا إنداد محلقه دامت ستد تشديق كمالًا جا كمك كم "من كرانام الرباسة إمديدادكم بردا شبت كمسف دون سكر-5) اتروخ كيل لماسيد دادون أوكل فاست وكالسباني وباجار عالم أسرف تورز ودفته بكاء مرمه ول ووف وال الدخراستون مرتم ركما مانيك 8 زيرة تتحك كما احتيادها محل ب در المان دو تاع المرك من دانسال الترابي طريم الموسعة (٢) الراب المتجاد كم موسك من المرك كم لمانت كار عراق كما كالك تر كرمات كراب الكاباند ولك المات بالمن المبوعة عند والتقائمة فت كما التار مامل وكاكر والمام مال الماس عد الماس م السکوم وکرده داشکتا دکاره ملرانته کارک مطالب مالعستا بررندکی نیاد برسال کا 12) قام المسلحه، نادس ف کود قرل بولى 13) باكركى البيداركي بالمرتخل بأسط شيخ إلى شك ظاف 13 في جامد جولى كما باسك كى ادوة عده كيل است مركاد في الأمت كيلت الل السوريديات، ال-13) يمكن قادم باسلمات كاصورت تعريدهماست قادم توابغ ومسر ، تعريليا جات كاجمى سكاست كما تاريخ المسكر كما تابت كما 15) النونية يسل اللدخيرول بارتداكما بالمستقل تمام تجرد بالاستطف اخلاط كملوجدا كركي فياويريول كالمجام كم مساميره ودوم وسيف شيمل فركوا لمكم كسام يردد کی بنیا بیشرد باب کی جائے گ۔17) امید دادگرا کی سکول بھی مردی کھرا ہوگی جس شما اس کی نشر رکی کش سک اللّی جائے کا اسکول بھرک 18 کا کہت انہیں د مؤلول چی مالی آ ما بیوا کیلے وغصب درخاک برول کا باقتراعت درینه ۲ اریتد ۲ رواند NTS کردید باترن پروج درب 20) شلاد آخلام ک ال مسیش بجرل دون دوخراست جام کے ساتھ NTS کے دیر ماہت پرد کا گا ہی ادد بر سول کا جا اد دیر سول کوا بنا کود یا گیا ہے۔

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Consequent upon movimandation of the District Standard Committee in its meeting held on 677 12015; approximent of the Tolliving conditions is furnity or send grainal the resum ports of Desving Macter (D.M) in 575 16 (Fig. 10065-1936-0) @ Re. 10981/- fixed pits usual allowances as attribuilde usatar the tales on temporary adhocd contract tasks under the activity of the Provincial Government, in Teaching Centre School based, subject to the contract tasks under the activity of the Provincial Government, in Teaching Centre School based, subject to the contract tasks under the activity of the Provincial Government, in Teaching Centre School based, subject to the contract tasks under the activity of the Provincial Government, in Teaching Centre School based, subject to the contract tasks under the activity of the Provincial Government, and the tasks and the task of the based of the based to the tasks and the task of the based there at a public service.

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1	1450941	MUHAMMAD ALAM	MUHAMMAD LAPIQ	BAIKATA	GMS IANGDALLA (TORWARSAK)
2	1410001	ZAHID KHAN	SHERIN ZADA	MALASAR	GHIS MANDAW
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) .	1-020:5	WASIMAKRAM	MALIK ZADA	SUNGRAM	CEAS MULABANDA
6	1430076	MURAMMAD BAHADAR	SHAM SU TAHIR	DAGGAR	GMS.MALAKFOR
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20	1430094	BAKETSAD	STER SAID	DISVANA BARA	GAS SHER ALL
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	26	1439062	FAZLI REHMAN	MANIRAHMAN	PACEAKALAY	GMS BALO KHAN
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	33	1430012	DAZ UL HAQ	SHAMSUL QAMAR	BAGRA	GMS SHANAI (TORWARSAR)
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	35	1430082	SHER WADOOD	ABDUL WADOOD	KHAISTA BABA	GMS CHALANDRAI
	37.2	1450177	BARHT SAID	GUL ZARIN	BAZARKOT	GMS SHANGRA

TERMS & CONDITION

1. NO TADA HO IS elowed

2 Charge reports should be submitted to all concerned in duplicate.

3. Appointment is purely on temporary Adviso / contract basis initially for a period of one year.

4. They should not be handed over charge if their age exceeds 35 years or below 18 years.

Appointment is subject to the condition that the catilicate/documents must be ventiod from the concerned authorities by the office of DEC, if environ found producing bogues torgentate Certificates/Degrees will be reported to the law enforcing agencies for further action

- 0. Their services are leade to termination on one month's prior notice from easter side. In case of resignation without notice their community paythere will be forfelled to the Government.
- 7. Pay will not be dream units and unless a cartificate to this effect is instead by DEO, that their cartificates/Degrees are verified.
- 2. They should play their post within 16 days of the managers of this population. In case of failure to join their post within 15 days of the issuence of this notification; their appointment will appire automatically and no subsequent appeal ato shall be ententained.
- 2. Health and Age Carlifichts should be produced from the Medical Superintendent concerned before taking over charge.
- 10. Below handing over charge, they will sign an agreement with the department, otherwise this order will not be valid.
- 11. They will be governed by such rules and regulations as may be issued from time to time by the Govt.

12. Their pervices sell be berninated at any line, in case their performance is found unsalisticitory during their contract period. In case of misconduct, they will be proceeded under the rules formed from lines to time.

13. Their appointment is marke on School based, They will have to solve at the place of posting, and their service is

NON-TRANSPERABLE to any other station/school.

14. Before handing over charge Principals Alead Masters concerned will check their documents, if they have not the required qualications, they may no

be handed over charge.

Endit No. 8812-19

DISTRICT BUNER: 100lad 2-7-./2015

Copy forwarded for information and paperseary action to that -

- 1. Director Bemeritary & Secondary Education Knyber Pakhlunkhwa Pestuawan. 2
- Additional Advocala General High Court Denul Orace Bench Mingore Serai. 3
- Registrar Peshawar High Court Danul Qaza Minogra Bench Swat. Duplity Commissionar Bundr, 4.
- District Accounts Officer Burrer; 5
- đ. Medical Superintendent DHQ Haspital Burrar.
- Principals / Hend Masters Concerned. 7. 8
 - Cifficials Concerned.

120004 27-111/1S DISTRICT EDUCATION OFFICER DISTRICT BUNER

(HANIFUR REHMAN) DISTRICT EDUCATION OFFICER (M)

BEFORE THE PESHAWAR HIGH COUR SWAT AT MINGORA

284 M of 2015 Writ petition No.

- 1) Gul Rahim Shah S/O Hussain Shah R/O Palosa Sora Tehsil Daggar District Bunir.
- 2) Syed Nasib Zar S/O Mian Bakh Zar R/O Sanigram Tehsil Daggar District Bunir.
- 3) Amjad Ali S/O Said Qamar R/O Sanigram Tehsil Daggar District Bunir.
- 4) Muhammad Zaman S/O Sher Rahman R/O Chingali Tehsil Daggar District Bunir. 5) Haji Muhammad S/O Nazir R/O Shal Bandai Tehsil Daggar District
- Banir. 6) Faiz Muhammad Khan S/O Said Muhammad Khan R/O Shal Bandei Tehl Daggar District Bunir.
- 7) Sher Muhammed S/O Abdul Hamid R/O Topai Tehsil Daggar District /Bunir.
- 8) Farooq Ali S/O Miran Said R/O Daggar Kalay District Bunir.
- 9) Khan Nawab S/O Abdul Wakil Khan R/O Mandav Post Office Nagrai Tehsil Daggar District Bunir.
- 10) Amir Amjad S/O Amir Abdullah R/O Bashkata Tehsil Daggar District
- Bunir. 11) Yamin S/O Said Ghani R/O China Tehsil Daggar District Bunir.
- 12) Muhamamd Israr S/O Gul Zarin Shah R/O Kandao Patay Nawagay
- Tehsil Daggar District Bunir . . .
- 13) Nasib Zada S/O Amir Said R/O Village Nawagai Tehsil Daggar District Bunir.
- 14) Abdul Salam S/o Shah Karim Khan R/o Village Nagrai, Tehsil Mandand, 2 District Buner
- 15) Bakht Wali Khan S/o Yaqoob Khan R/o Village Kandar, Tehsil Mandand, ...Petitioners District Buner

Vide HOBICOOST orders

25/09/2014 Versis mpleads (1) Government Through Secretary Elemen & Secondary Elementary (2) Director Elementary & Secondary Education, Khyber Pakhtunkhwa 640 Antonican Registrat (3) District Education Officer (M) District Bunir; 0 0 MAY 2015

JUDGMENT SHEET

IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judicial Department)

W.P. No. 284-M/2015

Gul Rahim Shah & others

<u>V/S</u>

Govt: of KPK through Secretary E & S Education & others

JUDGMENT

Date of hearing: 30.05.2018

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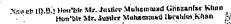
S. MAR

11-24-25

Petitioners:- (Gul Rahim Shah & others) by Mr. Shams-ul-Hadi, Advocate.

<u>Respondents:- (Govt: of KPK through Sacretary E&S Education & others) by Mr. Rahim Shah, Astt: Advocate General alongwith EDO</u> concerned in person.

MOMAMMAD IBRAFING KHAN, J. Vide our detailed judgment in connected writ petition bearing No. 213-M of 2014 titled as <u>Mst. Bibi</u> Fatima & another VIS Government of KPK through Secretary Home & Tribal Affairs Peshawar & others. this writ petition is allowed and the Respondents are directed to consider the Petitioners for appointment against the posts of D.M being similarly placed persons subject to their eligibility qua merit position strictly within the legal parameters and in view



••• 2 77 of the rules and regulations governing the R subject-matter therein. 1 <u>Announced</u> <u>Dt: 30.05.2018</u> JUD er, JUDCE A * PESH . . office 14/01/2019 mb (D.B.) Han ble Mr. Justice Mub d Ci nus. ede nd th : .

JUDGMENT SHEET

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V.

IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judicial Department)

1. W.P. No. 213-M/2014

Mst. Bibi Fatima & another

<u>V/S</u>

Gove of KPK through Secretury

<u>Home & Tribal Affairs Peshawar</u> & others

II. W.P. No. 291-M/2014

Sarder Ali & others

v/s

<u>Govt: of KPK through Secretary</u> <u>Home & Tribal Affairs Peshawar</u> & others

HIE W.P. No. 284-M/2015

Gul Rahim Shah & others

<u>−v/s</u>

Govt: of KPK through Secretary E & S Education & others

IV. W.P. No. 171-M of 2016

Subhanullah & others

<u>V/S</u>

Govt: of KPK through Secretary Home & Tribal Affairs Peshawar & others

W.P. No. 193-M/2017

Jan Muhammad Khan

V/S

District Education Officer (Maic) Malakand & others

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Nawab (P.B.) fion ble Mr. Justice Mukarimmul Ghazaufar Klan Hon ble Mr. Jardee Mohammul ihrahim Klan VI. <u>W.P. No. 256-M/2017</u> Faisal <u>Nadesm</u>

<u>V/S</u>

Gove: of KPK through Chief Secretary, Peshawar & others

<u>ONSOLIDATED</u> JUDGMENT

Date of hearing: <u>30.05.2018</u>

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<u>Petitioners:- (Mist. Bibl Fatima & another) by</u> Mr. Akhtar Munir Khan, Advocate.

Respondents:- (Govt: of KPK through Secretury Flome & Tribal Affairs Peshawar & others).by Mr. Rahim Shah, Astt: Advocate General glongwith EDOs concerned in person.

MOFAMMAD IBRAHIM KHAN, J.- By this singled-out judgment, it is hereby proposed to dispose of W.P. No. 213-M/2014, 291-M/2014, 284-M/2015, 171-M/2016, 193-M/2017 and

256-M/2017, as common question of law and facts are involved in all these connected writ

petitions.

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2. Before delivering any findings in respect of the grievances of all these Petitioners, it would be in the fitness of things to render brief facts of each writ petition separately in order to inculcate the contention of each Petitioner in individual capacity. The Petitioners

> Nawab (D.B.) Hon'hie hir. Institee Muhamana Chareafar Kiw Ron'hie hir. Instite Mahammad Ihrahim Khao

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of writ petition No. 213-M/2014 have mainly averred in their petition that in response to the advertisement floated by the answering Respondent No. 8 i.e. District Education Officer (Male) Elementary & Secondary Education District Dir Upper in daily "Aaj" dated 02.09.2008 in respect of different categories of posts including D.M, the Petitioners being considering themselves qualified applied against the said posts. The Petitioners have successfully qualified the initial process of recruitment in shape of tests & interviews but they have been denied the benefit of appointments simply on the pretext that their DM certificates obtained from Hydarabad Jamshoro Sindh University and Sarhad University are not equivalent to DM certificate meant for the post of DM. It has further been mentioned in their petition that similarly placed persons like present Petitioners 11-sel earlier approached this Hon'ble Court and their writ petitions were allowed and the degrees obtained by them from the above-referred Universities were declared valid in field subject

> Navah (D.). Baa'dle Mr. Jostlee Muhammud Charactar Rhat Zuu'dle Mr. Lastlee Meinannad Ibrahlw Rhon



verification from to its the concerned Universities. Likewise, the prayer of the Petitioners of W.P. No. 291-M/2014 is also identical to the effect that they have been denied the appointments against the posts of DIM that their DM certificates received from Sindh & Sarhad Universities are not eligible for the proposed recruitments being invalid. In this writ petition too there is also a reference of previous verdicts of this Hon'ble Court wherein degrees obtained from the above-mentioned Universities have been declared valid in field subject to its verification from the concerned Universitles. In the same breath, the Petitioners of W.P. No. 284-M of 2015 have come up with a similar prayer that upon appearance in the recruitment. process (Irrough NTS, the top ten candidates were directed to submit the attested copies of their certificates/degrees with other relevant documents, but in spite recommendation of the NTS authorities, the Respondent No. 3 i.e. District Education Officer (M) District Buner refused to appoint the Petitioners on the ground

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that writ petition No. 148 of 2011 with connected writ petitions bearing No. 531-M & 409-M of 2012, which have now been decided by this Hon'ble Court wherein the then Hon'ble Divisional Bench vide order dated 21.02.2014 passed an injunctive order, due to which the official Respondents were unable to proceed further in case of present Petitioners. Thus, the Petitioners approached this Hon'ble Court by filing applications bearing No. 716,717,718 of 2014 in writ petitions No. 409, 531-M of 2012 & 402 of 2011 for their impleadment es Petitioners. The said applications were allowed vide order dated 04.12.2014 and the then applicants were impleaded as Petitioners. Thereafter, the newly impleaded Petitioners and Petitioners of above-referred connected matters were called for interview on 13.03.2015, After. appearance in the interview alongwith other aspirants the Respondent No. 3 issued the impugned tentative merit list of 41 candidates but the present Petitioners were again refused the concession of appointments on the pretext

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Harah (D.B.) Hoa'hle Mr. Inclice Multenmad Ghazanfar Khan Hoa'hle Mr. Jastlee Mohammad foreblea Kimo A CLEAR REAL COLORING

that their certificates obtained from Inter Grade Drawing Examination Hyder Abad (IGDE) are not recognized, thereby they are not eligible for appointments against the posts of DM. Likewise, the prayer of Petitioners of W.P. No. 171-M of 2016 is also similar in nature to the effect that upon completion of initial recruitment process through NTS they have. been denied the concession of appointments on the sole ground that they had obtained their DM certificates from Hyderabad Karachi. These Petitioners in their petition have also given reference of previous verdicts of the Hon'ble superior Courts wherein similarly placed persons like Petitioners have been compensated by way of their appointment against the posts of D.M. The upcoming next two connected writ petitions bearing No. 193-M of 2017 preferred by Petitioner Jan Muhammad and writ petition bearing No. 256-M of 2017 presented by Petitioner Faisal Nadeem are somehow inter related with each other in a sense that if the former Petitioner Jan Muhammad Khan-gets-

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Nameb (D.B.) Hon'die hir, Junice Michananan Gharaniar filian Hog'nie fer, Jasika Mohananan Drahim Khan favourable decision in his favour from this Court then the Petitioner Faisal Nadesm of the latter petition will not be able to get the benefit of appointment being lower in merit as compared to Petitioner of the former petition Jan Muhammad Khan against the post of D.M.

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In all these connected matters, the ŝ. . Respondents were put on notice to submit their para-wise comments, who accordingly rendered the same in each petition separately. But their replies/comments in all these identical matters are somewhat similar, wherein claims of all these Petitioners are discarded on the grounds that most of the Petitioners were lower in merit as compared to those appointed candidates through this Hon'ble Court judgment dated 20.06.2013 with further clarification that in the ibid judgment rendered by the Hon'ble Peshawar High Court Mingora Bench (Dar-ul-Qaza) Swat there is direction to the effect that "if the case of Petitioners is at par with those who have already been benefited or considered by the Respondents being similarly placed

> Norali (D.H.) Hogʻilo Mr. Justice Malamasi Chamalar Uhan Hogʻhle Me. İsrdee Mahammad ibrahlar Khen

persons then the Respondents are directed to redress the grievances of the Petitioners subject to their eligibility strictly in accordance with law". It has further been clarified by the answering Respondents in their comments that the judgment rendered by this Hon'ble Court dated 28.06.2012 has been assailed before the Hon ble Supreme Court of Pakistan which was decided in favour of the Petitioners on 19.06.2013. According to the direction of this Hon'ble Court in judgment dated 20.03.2014 a committee was constituted to consider the cases of Petitioners. The said committee scrutinized the merit position of the Petitioners of W.P. No. 352-M of 2013 and found that their merit position is less than those appointed in the light of judgment of the Hon'ble Supreme Court of Pakistan. It has further been clarified in the comments by the answering Respondents that the certificates obtained by the Petitioners are not equivalent to the DM certificates meant for DM posts, as the certificates of some of the

certificates of elementary colleges bears 1000 marks. In some of the writ petitions the comments so furnished by the answering Respondents were duly replicated by the Petitioners through filling of rejoinders.

4. Having heard arguments of learned counsel appearing on behalf of each Petitioner, learned Astr: Advocate General for the official Respondents and EDOs concerned, available record of each petition was delved deep into with their valuable assistance.

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5. In view of the above divergent claims of the parties, the only point emerged for consideration of this Court as to whether the degrees of DM certificates obtained by the Petitioners from Hayder Abad Jamshoro Sindh University and Sarbad University are not eligible for the proposed recruitment of DM posts being invalid or this issue had already been settled by the Hon'ble superior Courts through their esteem verdicts wherein similarly placed persons like Petitioners of all these

> Nuesd (P.B.) Non'the Kir. Luxler Muhamuad Churontur Kluva - Hon'ble Mr. Luxlire Wohamuags thraiden ithso

connected writ petitions have been compensated and their decrees obtained from the abovereferred Universities were declared valid to be permissible in field subject to its verification from the concerned Universities. It would be more appropriate to give references of the esteem verdicts delivered by this Court in respect of the issue in question. The first judgment to be referred in this regard was delivered in W.P. No. 2759/2009 decided on 20.6.2012 wherein while placing reliance on W.P. No. 2366 of 2009 decided on 01.06.2010 by describing facts the following conclusion has

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been drawn:-

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"In water of above facts and legal aspect of the case, we allow this writ petition in terms of prayer contained therein."

Similarly there is another judgment rendered in W.P. No. 2093 of 2007 titled as <u>"Khaista Rehman & others V/S EDO &</u> <u>others</u>" wherein on 28.06.2012 alongwith other identical matters the following view has been formulated:-

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" 6. The main grievances of all the Petitioners in the present case that all-the Pelitioners had submitted their requisite qualification alongwith certificate of Drawing Mester before the Respondent for their appointment. After test and Interview, the merit list was prepared by the Respondent concerned wherein the Feidioners were declared linguer in merit but loter on instead of apprictances of Petitioners, the other candidates were appointed on the ground that the Drawing Master Certificate obtained by the Peiltioners from Institutions situated in Jamshoru and Korachi are not equivalent to the certificate which was prerequisite for the post of Drawing Master. Counsel for the Petitioners referred to the recruitment, policy. He s**i**50 referred in the advertisement published on 11.02.2007 in which the required qualification was F.A/F.Sc with cartificate of Drawing Master from GRV recognized institution. According to the recruitment policy as well as said publication Petitioners on the paich- Pelitioners have been deprived on lame excuse on the ground of delaying tactics regarding verification of D.M.

> Nawab (N.R.) Hawble for, Instee Maksianasi Grazealar Khas Rayble for Justice Mahasimad Insella, Khas

the certificate obtained by Petitioners. It was also pointed out that respondent in subsequent appointment had also appointed other candidates who had obtained DM certificates from the same Institutions whereas, Petitioners have been deprived though they have also qualified from the same act of Institutions, hence Respondents is discriminatory and is inter violation of Article 25 of the Constitution. Instead of Petitioners who were at better pedestal in the merit list, the other candidates who were below at the merif list as compared to the Petitioners have been appointed which apparently shows the malafide on the part of Respondents. After throshing the endre record, we have come to the conclusion that Petitioners have wrongly been deprived for appointment against the post of D.M which requires interference by this Court.

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In the light of above discussion, facts and circumstances of the case, all the writ petitions are allowed and Respondents are directed to appoint the Petitioners against the said post positively.

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The above referred judgment of this Court alongwith other identical matters were

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Narrah (D.B.) Han'hir din Junice Muhammed Gonzaular Kise Son'hir Jusiles Mohammed Ibrahim Kisen assailed before the Hon'ble Supreme Court of Pakistan through Civil Petitions No. 456-P/12 to 11-P/2013 and 19-P & 20-P of 2013 wherein on 21.06.2013 in view of consent of the then learned Law officer to the effect that the said Respondent shall also be appointed in due course after his papers were found in order. All the petitions were found meritless and thereby dismissed.

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There are more verdicts of this Court with regard to the issue in question, as delivered in W.P. No. 352-M of 2013 on 20.03.2014 wherein in view of the dictum of august Supreme Court of Pakistan, if the case of Petitioners is at par with those who have already considered by the been benefited or Respondents being similarly placed persons then the Respondents were directed to redress the grievances of the Petitioners subject to their eligibility strictly in accordance with law. Likewise, in more recent past there is esteem verdict authored by His Lordship Mr. Justice Rooh-ul-Amin delivered in W.P. No. 2004-P of

Nawab (D.D.) Her bie Mr. Jostice Muhantand Ghezzalar Khu Hou bie Mr. Justice Muhantand Ibrahis Abau

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2016 decided on 19.01.2017 wherein after giving references of previous verdicts in this behalf the following opinion has been formed with caution of warning to the Respondents:-

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" In light of the judgments of the august Supreme Court and this Court, referred above, we ellow this petition and issue a writ to the Respondents to consider the Petitioner egainst the post of D.M."

6. In the light of above-referred glimpses of the esteern verdicts of the Hon'ble Supreme Court of Pakistan as well as this Hon'ble Court there is no denial of the fact that the Petitioners of all these connected writ petitions with the exception of writ petition bearing No. 256-M of 2017 are similarly placed persons as like Petitioners of *ibid* verdicts of the Hon'ble superior Courts who have been compensated in respect of their appointment against the posts of D.M as their degrees obtained from the Universities concerned were declared valid subject to their verification.

> Nowad (B.B.) Roa'die Afr. Justice Muhammad Charaafar Man Roa'die Afr. Justice Afahammad furadim Kien

7. Even otherwise, the learned Astt: Advocate General appearing on behalf of the official Respondents and EDOs concerned are conciliatory to the effect that if the Petitioners are found eligible in merit position amongst all other aspirants then he will have no objection if they are appointed against the requisite posts of D.M irrespective of the degrees being obtained by them from the Universities of Jamshoro Sindh and Sarhad.

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8. In view of what has been discussed above coupled with consensus arrived at in between learned A.A.G appearing on behalf of the official Respondents and EDOs concerned, all these connected writ petitions bearing No. 213-M, 291-M of 2014, 284-M of 2015, 171-M of 2016 and 193-M of 2017 are allowed and the Respondents are directed to consider the Petitioners of all the above-referred petitions for appointment against the posts of D.M being similarly placed persons subject to their eligibility qua merit position strictly within the legal parameters and in view of the rules and Neves (D.B.) How ble Me, justice Mutammad Character Khan Respondents and in view of the rules and

regulations governing the subject-matter therein. Needless to mention that the connectedwrit petition bearing No. 256-M of 2017 is hereby dismissed having become infructuous, as the fate of Petitioner of the said writ petition by the name of Faisal Nedeem was dependent upon the outcome of W.P. No. 193-M of 2017 being lower in merit, which has already been allowed alongwith other connected matters.

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9. Before parting with this judgment, it would not be out of place to mention here that the Respondents are directed to redress the grievances of all these Petitioners with regard to their appointments against the posts of DM immediately without further waste of time as they have been languishing before different Courts of law for their lawful entitlement since long.

<u>Announced</u> <u>Dt: 30,05,2018</u> Certified to be true cort

JUDGE

· 1: :

EXAMINER Peshawar Righ Court, Mingera/Dar-ul-Senal eveninged thusan Antiples all of sta

(D.B.) ficable Mr. Justice Mathem Earlith Mr. Justice Maham

BEFORE THE PESHWAR HIGH COURT, MINGORA BENC

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Review Petition No

W.P No.284-M/2015 clubbed with W.P 213-M/2014

 Gul Rahim Shah S/O Hussain Shah R/O Palosa Tehsil Daggar District Bunir.
 Syed Nasib Zar S/O Mian Bakht Zar R/O Sanigram Tehsil Daggar District Bunir.

of 2018

4. Muhammud Zaman S/O Sher Rahman R/O Chingali Tehsil Daggar District Bunir.

 Haji Muhammad S/O Nasir R/O Shal Bandai Tehsil Daggar District Bunir.
 Fauz Muhammad Khan S/O Said Muhammad Khan R/O Shalbandai Tehsil Daggar District Bunir.

7. Sher Muhammad S/O Abdul Hamid R/O Topai Tehsil Daggar District Bunir.

8. Farooq Ali S/O Miran Said R/O Daggar Kalay District Bunir.

9. Khan Nawab S/O Abdul Wakil Khan R/O Mandav Post Office Nagrai, Tehsil Daggar, District Buner.

10. Amir Amjad S/O Amir Abdullah R/O Bashkata Tehsil Daggar, District Buner.

11, Yamin S/O Said Ghani R/O China Tehsil Daggar, District Bunir.

12. Muhammad Israr S/O Gui Zarin Shah R/O Kandao Patay Nawagay Tehsil Daggar, District Bunir.

13. Nasib Zada S/O Amir Said R/O village Nawagai Tehsil Daggar , District Bunir.

LED TODAY District Bunic.

35. Bakht Wali Khan S/O Yaqoob Khan R/O Village Kaurlar, Tehsil Mandand, District Bunur.

16. Yasının Bibi D/O Abdul Matin R/O Village Fopdara , TehsilvDaggar, Diswist Busir,

11 Said Wahars S/O Said (Chushel Village shelbandi Distoret Bun 18. Abdul Sattar 5/0 Abdul Manan - R/o chanad Distoict Band (Petitioners No.16 to 18 had been impleaded as petitioners vide order dated 25.09.2017) Petitioners

- 1. Government through Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa. Reshawgr,
- 2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa.

Versus

3. District Education Officer (M) District Bunir:Respondents.

Review Petition UNDER SECTION 114 READWITH ORDER-XLVII OF CODE OF CIVIL PROCEDURE 1908 for correction/revisiting of consolidated judgments dated: 30 /05 /2018 passed in W.P Nos.284-M/2015 &213-M/2014

Respectfully Sheweth:

FACTS:

1. That initially the petitioners filed Writ petition No.284 -M/2015 before this august court, which was clubbed with other writ petitions, as the identical issue was involved in all the cases.

2. That on the date fixed for final hearing, the cases were decided by this august court through consolidated judgment dated:30.05,2018 on the analogy of another Writ petition No.148-P/2011 and such like other cases as an identical matter was decided by this august court:(Copies of identical matter A)

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· · · · · · · · · · · · · · · · · · ·	Dule of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
	26-09-2018	Rev. Pett: No. 34-M/2018
· · · ·		In W. I. No. 284-M/2015
		Present: Mr. Shams-ul-Hudi, Advocate for the petitioners.
		Malik Akhtar Hussain Awan, A.A.G for the
•	· .	official respondents.
		, <u>λ</u> κήκ <u>ή</u> κ
· · ·	•	MUHAMMAD GHAZANFAR KHAN, J Through this
· · · · · · · · · · · · · · · · · · ·	1	Review Petition, learned counsel for the Petitioners seeks
· · · ·		insertion of <i>"issuance of direction to the respondents to</i>
		prepare a joint seniority list in this regard according to.
		law, rules and procedure" in the order of this Court
• • • •	1	dated 30.05.2018 passed in Writ Petition No. 284-M of
		2015
	Hules !!	The learned A.A.G present in the Court has
	a fill	got no objection. So, this Review Petition is allowed and
	1	the respondents are directed to prepare a joint seniority
4		list in this regard according to law, rules and procedure.
		This amendment may be read part & parcel of the order
		of this Court dated 30.05.2018 passed in W.P No: 284-M
		of 2015.
•		<u>C.M. No. 11-72-M/2018</u>
		Through this C.M, learned counsel for the
		petitioners seeks impleadment to array the applicant

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HOREN CHILINE MINIAMAN CHA HORENEMILAUNE PEDANNAN AL

2 namely Sardar Ali s/o Ambali Jan r/o Village Baidamai Tehshil Wari District Dir Upper as petitione and DEO (M) Dir Upper as respondent in the titled Review Petition. As the reasons advanced in the application seem to be genuine, therefore this application is allowed and the office is directed to implead the above names intheir respective panels with red ink. Announced <u>Dt: 26.09.2018</u> JUDGE Certified to be true copy EXAMINER Jeshoww High Covery Minguera/Mar-ont-17.578, Siv. 4 Anthermore butter which it is information shadradar and the 6 S.Ma. Name of Applicant...... Unte of Presentation of Applicant Date of Completion of Copies. No of Copies........... Foe Charged..... Atia, 10 (0.0) HOUTELE MR. MUTICE MULLAMMAD GU HOUTELE MR. BULICE LYED AND AD AN



- J.S And E OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER PHONE & FAX NO. 0939-510468 EMAIL: edobuner@gmail.com

OFFICE ORDER.

In the light of the judgement passed by Peshawar High Court Mingora Bench Darul Qaza Swat in writ petition No. 284-M / 2015 of Gul Rahim Shah & others dated 30-05-2018 vs Secretary Elementary & Secondary Education & Others. The following candidates are hereby appointed against the vacant post of Drawing Masters BPS-15 Rs, (16120-1330-56020) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, in Teaching Cadre, on the terms and condition given below, with effect from the date of taking over charge in the best interest of public service.

	#	Name	Father Na		D.O.1	₿ `	Sco	re School when		Remark
X		Khan Nawab	Khan		01/02/19	82	132.0	9 GMS Karora		
2	: -	Said Naseeb Za	r Mian Baki Zar	nt	22/03/19	79	121.2			<u>4.V.P</u>
/3		Gul Raḥim Shah	Hussain Sha	ah	10/07/19	33	110.84			<u>A.V.P</u>
4		Farooq Ali	Miran Said	Ì	03/04/198	5	106.23	Shargashay GHSS Batara		L.V.P
5 <u>-</u> -	_	Amjad Ali	Said Qamai	r -	13/04/198	5.	102.85	GHS Nawakalay		<u>V.P</u>
6		laji Muhammad	Nazir		28/08/198	2	97.2	GMS Wakil	-	<u>.V.P</u>
7	F 	aiz Muhammad	Khan)4/04/1979		96.97	Abad GMS Bangiray		Y.P
3 	<u>М</u>	luhammad Israr	Gul Zarin Shah	1	0/05/1982	5	93 91	GMS Wach		
) 	·	Abdus Salam	Shah Karim Khan	0:	3/04/1982	9	2.54	Khuwar Kawga GMS Damnair		V.P
)	· · ·	Abdus Satar	Abdul Manan	04	1/02/1979	8	7.85	GHS Batai		<u>/.P</u>
		Said Bahar	Said Khushal	22	/04/1991	80	5.63	GMS Baimpur	<u>A.V</u>	
	j 	Nasib Zada	Amir Said	16	/04/1988	86	.08	GHSS Bagh	<u>A.V</u>	
		ht Wali Khan	Yaqoob Khan	04/	/03/1980	81	.63	GHS Jaba	<u>A.V</u>	
ŀ	٦. 	Auhammad Zaman	Sher Aman	05/	04/1984	80.	68	Amazi. GMS Batkanai.	<u>A.V.</u>	<u>P</u>

TERMS & CONDITIONS.	
	•
1. NO TA/DA etc is allowed.	· BF
2. Charge reports should be submitted to all conce	erned in thirdicate
3. Their services will be considered on regular bas	is but they will be
for a period of one year extendable to another year	ar.
4. They should not be handed over charge if their a	e exceeds 35 year
, automatic relaxation fro Malakand Division or be	low 18 years of an
5. Appointment is subject to the condition that the c	ertificates Degree
must be verified from the concerned authorities b	v the office of DEC
found producing bogus/ forge/fake Certificates/D	percess will be reaso
law enforcing agencies for further action.	
6. Their services are liable to termination on one mo	nth's prion mating t
* side. In case of resignation without notice their on forfeited to the Government .	e-month pay/allow
 Pay will not be drawn until and unless a certificate DEO, that their certificates/Degrees are verified. They should join their post within 30 days of the iss case of failure to join their post within 30 days of the their appointment will expire automatically and no entertained. 	suance of this notifi
Health and Age Certificate should be produced from concerned before taking over charge	
D. Before handing over charge, they will sign an agree otherwise this order will not be valid.	
Their appointment is subject to the condition of Supreme Court of the	final judgement
They will be governed by such rules and regulations of time by the Govt.	eady been lodged. as may be issued fr
Their services will be terminated at any time, in case in unsatisfactory during their contract period. In case of a proceeded under the rules framed from time to time.	their performance i misconduct, they wi
Before handing over charge Principals/Head Masters documents, if they have not acquired the required gulific handed over charge.	concerned will che cations, they may n

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Medical Certificate should be signed positively by District Education Officer (M) 15 Errors and omissions will be acceptable with in the specified period. 16. (BAKHT ZADA) DISTRICT EDUCATION OFFICER (M)

Endst. No. 5369-78 Dated 26

- Copy forwarded for information and necessary action to the: -
- 1. Registrar Peshawar High Court Mingora Bench Darul Qaza Swat.
- 2. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar 3. Deputy Commissioner Buner.
- 4. District Nazim Buner.
- 5. District Monitoring officer Buner.
- 6. District Accounts Officer Buner.
- 7. Medical Superintendent DHQ Hospital Buner.
- 8. Deputy District Education officer Male Buner.
- 9. Principals / Head Masters Concerned.
- 10. Officials Concerned.

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DISTRICT EDUCATION FFICER DISTRICT BUNER M

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Page 3 of 3

IN THE SUPREME COURT OF PARISTAN (Appellate Jurisdiction)

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PRESENT MR. JUSTICE UMAR ATA BANDIAL, CJ MR. JUSTICE MUHAMMAD ALI MAZHAR MRS. JUSTICE AVESHA A. MALIK

C.A.69-P. TO 73-P/2020 AND C.A.180-P/2020

F[4040] [Against the judgment/order dated 30:05.2018, 19:06:2018 and 26 09:2018 of the Peshawar High Court, Mingore Bench (Dar ul Qata) Swat passed in WP No.193-M/2017, 284-M/2015, 171-M/2016, 102-M/2018 and Review Petition No.34-M/2018, 17:09:2014 in Review Petition No.9 M/2014 in WP No.641/2010]-

1	C.A.69-P/2020	District Education Officer (Male) Malakand & others v. Jan Muhammad Khan
2	C.A.70-P/2020	Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar & others v. Gul Rahlm Shah & others
3	C.A.71-P/2020	Govt of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Peshawar & others v. Subhanullah & others
4	C.A.72-P/2020	Govt of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Peshawar & others v. Mushtaq Ahmad and others
5	C.A.73-P/2020	Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar & others v. Gul Rahim Shah & others
6	C.A.180-P/2020	Kalim Ullah and another v. Executive District Officer Elementary Education, Dir Upper and others
For	the Appellant(s)	: Mr. Shumail Aziz Addl. AG KPK in CA No.69-P to 73-P of 2020 alongwith Mr. Ifukhar ur Ehsen DEO Male Bunir Mr. Navced Akhtar ASC in CA No.180-P of 2020
For	the Respondent(s)	: Mr. Zia-ur-Rohman Tajik, ASC in CA

No.59-P and 71-P of 2020

Muhammad Isa Khan, ASC in CA No.70-P and 73-P of 2020

14.06.2022

Date of Hearing

ESTED 15 Senier Court Associate Supreme Court of Paiustan Islamabad

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Ans

C A 69-P TO 73-P/2020 AND C A 180-P/2020

ORDER

UMAR ATA BANDIAL, CJ: -

C.A.69-P.TO 73-P/2020: We are informed by the learned Addi. AG KPK that during pendency of these appeals, certain developments have taken place. Some of the respondents in these connected petitions have qualified for appointment and have been issued letters in this behalf. With respect to the remaining respondents; we note from the Paragraph-8 of the judgment dated 30.05.2018 passed in Writ Petition No.213-M/2014 titled as "Mat, Bibl Fatima versus Government of KPK" and in other connected matters, that a consensus was arrived between the learned AAG appearing on behalf of the official respondents and DEO concerned and the private parties. Pursuant to the said consensus, the petitioner authorities were directed as under:

"To consider the respondents for appointment against the post of Drawiny Master being similarly placed person subject to their eligibility qua merit position strictly within the legal parameters and in view of the rules and regulations governing the subject matter therein".

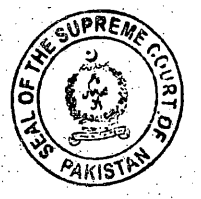
2. In view of the above said observations, it is clear that the order has been passed by consent. In any event, the matter lies with the petitioner authorities to apply the relevant rules and regulations in order to assess the qualification of the respondents to be appointed as Drawing Master.

3. <u>C.A.180-P/2020</u>; The learned Addl. AG KPK submits that the petitioner authorities shall be willing to consider the appellants on the same terms as the respondents in the afore-

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are disj	posed of in the	; above terms	. 50 ວິດ ອີປ	-cu Certilla	ed to be Tru	e Copy
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JUDGMENT SHEET

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PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judicial Department)

<u>COC No. 103-M/2018</u> In W.P. No. 171-M/2016

<u>JUDGMENT</u>

Date of hearing: 16.12.2019

<u>Petitioners: - (Gul Rahim Shah & others) by</u> <u>Mr. Shams-ul-Hadi, Advocate.</u>

<u>Respondent: - (Bakht Zada & others) by Mr.</u> Wilayat Ali Khan A.A.G.

WIOAR AHMAD, J.- This order is directed to dispose of COC petition No. 103-M of 2018 filed by the petitioners under Article 204 of the Constitution of Islamic Republic of Pakistan 1973 for initiation of contempt of Court proceedings against respondent in view of non-compliance of this Court order dated 30.05.2018 passed in W.P. No. 284-M of 2015.

2. We have heard arguments of learned counsel for the petitioner and learned Adll: A.G. for the official respondent and perused the record.

3. Perusal of record reveals that the petitioners have brought the instant petition for initiation of proceedings of contempt of Court against respondent. The judgment violation of which was



ATTESTED Examiner Peshawar High Court Bench Mingora Dariul-Qaza, Swat.

> rab (D.B.) Han'ble Mr. Justice Synt Arzhad All Hon'ble Mr. Justice Wigar Abmad .

being alleged in the petition was disposed with the

following concluding Para;

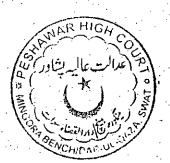
"Before parting with this judgment, it would not be out of place to mention here that the respondents are directed to redress the grievances of all these petitioners with regard to their appointments against the posts of DM immediately without further waste of time as they have been languishing before different Courts of law for their lawful entitlement since long."

A review of the said judgment was filed

which was disposed with the following observations;

"The learned A.A.G present in the Court has no objection. So, this Review Petition is allowed and the respondents are directed to prepare joint sentority list in this regard according to law, rules and procedure. This amendment may be read as part & parcel of the order of this Court dated 30.05.2018 passed in W.P. No. 284-M of 2015."

The petitioners have admittedly been appointed. Learned counsel for petitioners felt²⁹ aggrieved of wrong fixation of seniority of the petitioners. He seeks antedated seniority from the date wherein similar other employees, according to the learned counsel for the petitioners, Had been appointed. Perusal of order passed by this Court nowhere shows that this Court had directed the respondents to appoint the petitioners with effect from any particular date. The orders of this Court had duly been complied with. The instant COC petition is found to be non-maintainable, same is accordingly dismissed. The learned counsel for the petitioners at conclusion of his arguments requested that the instant





ib (D.B.) Hon'ble Me, Justice Synd Ambad Att Hon'ble Me, Justice Wight Abroad

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petition may be sent to the departmental authorities to be treated as a representation. The instant petition has been filed for initiation of contempt of Court and is not a proper petition, to be treated as a departmental representation. The petitioners are however at liberty. to file departmental representation before the

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respective authorities in respect of their grievance and also to approach the Khyber Pakhtunkhwa Service Tribunal, if need be. This order shall not be a hindrance in their way in any of the proceedings either before the departmental authorities or Khyber Pakhtunkhwa Service Tribunal.

Announced <u>Dt: 16.12.2019</u>



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MINER neshawar High Court, Mingora/Dar-ul-Qaza, Swat Liprized Under Arside IV of Qanoon-e-Stabudat Oder,197

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UDGE

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rab (D.R.) Hoo'de Mr. Junke Sydt Araban All Hoo'de Mr. Junke Wiger Aboud

rvice Appeal No.3299/2020 titled "Muhammad Israr Vs. District Education

Officer, (Male) Buner at Daggar and other".

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<u>Kalim Arshad Khan, Chairman:</u>

27th Feb, 2023 -

FED

1. Learned counsel for the appellant Mr. Riaz Khan Paindakhel,

learned Assistant Advocate General for respondents present.

The appellant was appointed in pursuance of the judgment dated 30.05.2018 passed in Writ Petition No.284-M/2015 of Hon'ble Peshawar High Court, Mingora Bench (Dar-ul-Qaza), Swat. The learned counsel submits that after passage of the judgment of the august Peshawar High Court, the appellant filed Review Petition No.34-M/2018 regarding seniority. The review petition was decided on 28.09.2018 with the direction to the respondents to prepare a joint seniority list according to law, rulesand procedure and this direction was considered as part & parcel of the judgment dated 30.05.2018 passed in Writ Petition No.284-M of 2015. The appellant then filed a C.O.C No.103-M of 2018 which was decided on 16.12.2019, wherein, the learned counsel had requested the Hon'ble Peshawar High Court Mingora Bench (Darul-Qaza), Swat to treat the C.O.C as departmental representation but instead, the Hon'ble Peshawar High Court allowed the appellant to file departmental appeal before the authorities. It was then the departmental appeal was filed by the appellant with the prayer that the appointment order of the appellant might be modified and considered to have been made on 17.05.2014 giving him antedated seniority. This is the prayer in this appeal also. Although, the

modification of the appointment order is not the domain of this Tribunal yet the seniority issue could be seen and resolved by the Tribunal. When asked about the seniority list, learned counsel. submitted that seniority list has not been provided to the appellant despite his requests. There is nobody present on behalf of the respondents. The learned Assistant Advocate General is present in the Court. It is thus directed through the learned AAG that respondents shall prepare seniority list strictly in accordance with Section-8 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, if not already prepared and a copy of the same be handed over to the appellant within 10 days. The appellant is at liberty to challenge the list if that is not in accordance with the above provisions of Act and Rules. The appeal is disposed of accordingly. Consign

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Pronounced in open Court Peshawar under our hands and seal. 3. of the Tribunal on this 27th day of February, 2023.

(Roziga Rehman) Member (J)

(Kalim Arshad Khan)

Chairman

Certified

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1	ТАЈ МОНАММАД	YASEEN	GMS GUMBAT	Buner	DM	15	SSC	DM	NIL	01-01-1965	28-02-1983	28-02-1583	05-03-1983		
2	SHER MUHAMMAD	MOHAMMAD RASHAD	GHS MARADU	Buner	DM	15	5SC	• DM ⁽	NIL	20-05-1964	14-01-1982	14-01-1982	27-03-1983		1.
3	AFSAR ALI KHAN	SHAWAR KHAN	GHS DHERAI	Buner	SDM	16	BA	DM	3RD	12-01-1965	23-05-1990	25-12-1993	28-12-1993		
4	AMIN KHAN	AKBAR KHAN	GHSS GADEZI	Buner	SDM	16	BA	DM	2ND	01-04-1969	10-05-1992	25-05-1996	25-05-1996	-	· .
I	SHAMOON	HAKEEM KHAN	GHS INZAR MAIRA	Buner	SDM	15	BA	DM	2ND	14-08-1967	13-02-1997	13-02-1997	25-02-1997		
6	WAJID ZAMAN	GHARIB KHAN	GMS TOTALAI	⁺8uner	DM	15	FA	DM	NIL	10-01-1975	26-02-1997	' 26-02-1997	27-02-1997	Less Quali+T	erminate
1	Shad Mohd Khan	Muhammad Khan	GHS BAZARGAY	Buner	SDM	16	BA	DM	2ND	03-09-1968	13-02-1997	12-03-1997	12-03-1997		1
	DAULAT MAND	KARIMULLAH	GHS GIRARAI	Buner	SDM	16	MA	MED	ZND	20-05-1972	08-03-1996	13-02-1997	22-08-1997		.
9	MUKHTAR AHMAD	SAID HAKAM SHAH	GHS NAWAGAI	Buner	SDM	16	BA BED	DM	2ND	15-01-1967 ·	13-03-1995	15/11/197	15-11-1997	- Bed from Alkhair	Not Eligible
10.	MOHAMMAD JAVED	SAIDA GUL	GH55 NOGRAM	Buner	SDM	16	8A .	DM -	ZND	15-03-1974	01-01-1998	01-01-1998	01-03-1998		
11	BAKHT RAHMAN	SAIFUR RAHMAN	GHS BAGRA	Buner	SDM	16	BA	DM	ZND	14-04-1974	28-04-1999	28-04-1999	29-04-1999	<u>,</u>	· ·
12	MUHAMMAD KARIM	ABDUL KHALIQ	GHS ANGHAPUR	Buner	SDM	16	MA	MED	2ND	18-10-1976	28-04-1999	28-04-1999	01-05-1999		
13	HAZRAT KAMAL	SYED AKBAR	GHS MANGAL THANA	Buner	SDM	16	BA	DM	2ND	01-01-1969	06-11-1994	11-05-1999	11-05-1999		
14	MUHAMMAD NAWAB	Ghulam Muhmad	GHS KATKALA	Buner	SDM	.16	MA	BED	2ND	15-09-1970	06-11-1994	11-05-1999	11-05-1999		
15	BAKHT ZAMAN KHAN	SAID GHANI	GHS DAGGAR NO.2	Buner	SDM	16	MA	.BED	2ND	19-04-1971	05-11-1994	11-05-1999	11-05-1999	· · · · ·	r
16	SHAH HASSAN KHAN	Amir Mohd Khan	GH5 NANSER	Buner	SDM	16	BA	DM	ZND	01-04-1964	30-08-1995	25-04-2000	25-04-2000		
17	SHARIFUDDIN	SHAMSHI KHAN	GHS MARADU	Buner	SDM	16	FA	DM	NIL	02-03-1968	16-04-1995	25-04-2000	25-04-2000		
18	BAKHT KARAM	AFARIN	GHS GULBANDI	Bunier	\$DM	16	BА	DM	2ND	13-04-1968	01-10-1995	25-04-2000	25-04-2000		
19	HUSSAIN KHAÑ	CHRI KHAN	GHS KALA KHELA	Buner	SDM	. 16	MA	DM	2ND	02-05-1972	01-10-1995	24-04-2000	25-04-2000		· ·
20	ASHTAR KHAN	KHURASAN	GHS TANGORA	8uner	SDM	15	ВA	ÐM	ZND	01-01-1973	20-12-1994	25-04-2000	25-04-2000	·	*
21	HAYAT MUHAMMAD	Khurshid Muhmad	GHSS CHINGLAI	8uner	SDM	16	BА	BED	ZND	01-03-1973	08-06-1998	25-04-2000	25-04-2000		
22	ZAHOORUL HAQ	SAHIB RASOOL	GMS NAWAGAI	Buner	DM	15	FA	DM Í	NIL	05-02-1974	09-02-1995	25-04-2000		Less	Less
23	FAZLI AHAD	TOTIA NOSH	GHS CHANAR	Buner	, SDM	16	МА	MED	2ND	05-03-1977	17-09-1995	25-04-2000	25-04-2000	Qualificatio	Qualificati
24	SHEREEN ZADA	SANDI PAN	GHS SOWARAI	Buner	SDM	16	BA	DM	ZND.	01-01-1968	08-06-1998	31-03-2002	31-03-2002		<u> </u>
25	AMIR BAHADAR	ALI SAFDAR	GHS KAWGA	Buner	SDM		8A	, DM	3RD	01-03-1968	08-06-1998	31-03-2002	31-03-2002		

OFFICE OF THE DISTRICT EDUCATION OFFICER MALE FINAL SENIORITY LIST OF SDM & D.M (MALE) TEACHERS STOOD ON 30-04-2023

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Seni ority No	TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Domicile	Design:	s í BPS	ACAD EMiC .QUALIF:	PROFESSIONA L QUALIF:	B,A DiV	D.O.B	DATE OF 1ST APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST as DM	DATE OF REGULAR APPT: AGAINST THE PRESENT POST	Score	Remarks
26	JEHAN ZEB	MIR DAD KHAN	GHS DEWANA BABA	Buner	SDM	16	BA	DM	3RD	01-03-1969	08-06-1998	31-03-2002	31-03-2002		
27	KHAISTA GUL	BACHA GUL	GHS ASHARAY	Buner	SDM	16	BA	DM .	NIL	03-05-1974	20-04-1999	10-07-2002	11-07-2002		
28	KAMAL HUSSAIN	MUHAMMAD HASSAN	GHS DAGAÌ	Buner	SDM	16	MA	BED	2ND	29-01-1975	20-04-1999	11-05-2002	11-07-2002		
29	GHULAM AKBAR	DURRANAI	GHSS GHURGSHTO	8uner	SDM	16	МА	BED	ZND	19-03-1975	01-08-1996	10-07-2002	11-07-2002		
30	FAZLUR RAHMAN	FAZLI RABBI	GHSS CHINGLAI	8uner	SDM	16	MA	BED	ZND	06-11-1976	28-08-1997	10-07-2002	11-07-2002		
31	WALI MUHAMMAD	ZARIN	GHSS NAGRAI	Buner	\$DM	16	BA	DM .	2ND	01-09-1972	01-03-2004	01-03-2004			· · · · · · · · · · · · · · · · · · ·
32	HAKEEM ZADA	SHER ZADA	GHSS GAGRA	Buner	SDM	16	МА	BED	ZND	07-04-1973	28-02-2004		01-03-2004		<u> </u>
33 '	MUHAMMAD AKRAM KHAN	AMIR ZADA	GHS BAMPOKHA	Buner	5DM	16	MA	BED	2ND	15-08-1974		28-02-2004	01-03-2004		
34.	JEHANGIR KHAN	MOHAMMAD SHERIN	GH5 DOKADA	Buner	SDM	16	. MA	MED	ZND	15-02-1975	01-03-2004	01-03-2004	01-03-2004		· · · _ · ·
35	RASHID IQBAL MUHSIN	ABDUR RAHMAN	GHS JOWAR	Buner	SDM	16	BA	DM .	2ND	10-03-1975	31-07-2003	31-07-2003	01-03-2004	·	· · ·
36	RAHAM AKBAR	TAJ MALOOK KHAN	GHS NAWAGA!	Buner	SDM	16	·MA	DM	2ND	15-03-1975	28-02-2004	28-02-2004	01-03-2004		
37	FAZLI MUNIR	FAZLI HADI	GHS AMBELA	Bunér	SDM	16	MA	BED	ZND	05-04-1975	28-02-2004	28-02-2004	01-03-2004		
38	KAMIL KHAN	AWALKHAN	GMS MATWANI	Buner	SDM	16	BA	· DM	2100	05-04-1975 06-05-1975	31:07-2003	31-07-2003	01-03-2004		
39	AKBAR ALI	SHARIFULLAH	GMS KALAIL	Buner	SDM	16	MA	BED	2ND	10-06-1975	28-02-2004	28-02-2004	01-03-2004		
40	TAJRALI KHAN	UMAT KHAN	GMS KULYARAI	Buner	SDM	16	BA	DM	ZND		21-12-1999	21-12-1999	01-03-2004		
41	GUL ROSH Khan	AMIR AKBAR KHAN	GHSS AMNAWAR	Buner	SDM	16	MA	BED	2ND	01-04-1976	28-02-2004	28-02-2004	01-03-2004		
42 :	MUJEEBUR RAHMAN	JAMIULLAH -	GM5 MIRZAKAY	Buner	SDM	-16	MA	DM		13-04-1976	01-03-2004	01-03-2004	01-03-2004		·
43	SAID WAHAB	MUHAMMAD SAID	GMS Sherghasay	Buner	SDM .	16	BA	BED.	2ND 2ND	01-06-1976	28-02-2004	28-02-2004	01-03-2004	· ·	·
44	SAID NAWAB	AKBAR HUSSAIN	GHSS Khararai	Buner	SDM	16				21-01-1977	28-02-2004	28-02-2004	01-03-2004		
45	BAHADAR SAID	HUNAR SAID.	GHS MATWANA	Buner	SDM	16	MA	MED	15T	29-01-1977	31-07-2003	31-07-2003	01-03-2004		
46	ISRAR	ALIZAR	GHSS JANGAI				MA	MED	2ND	01-04-1977	28-02-2004	28-02-2004	01-03-2004		
47	WAZIR SHAH	DAWOOD SHAH	GHS KULYARA!	Buner	SDM SDM	16 16	8A	BED	2ND	19-04-1978	28-02-2004	28-02-2004	01-03-2004	·	
	MIRAJ KHÀN	WALIJAN	GHSS NAGRAI	Burner }		16	MA	BED	2ND	03-06-1978	31-07-2003	31-07-2003	01-03-2004	· · ·	
,	MIAN KHAN	PATTAN KHAN	······································	Buner	SDM	15	MA	NIL	ZND	02-02-1977	28-02-2004	28-02-2004	05-03-2004		
	SUBHANULLAH		GHS BAZARKOT	Buner	5DM	15	BA	DM	2ND	01-11-1969	20-11-2006	20-11-2006	20-11-2006		
<u>لیت</u> ۔		SHAH RAWAN	GMS ALAMI BANDA	Buner	SDM	16	8A	DM	2ND	01-04-1967	20-11-2006	20-11-2006	21-11-2006	ŀ	

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Seni arity No	TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Domicile	Design:	BPS	ACAD EMIC QUALIF:	PROFESSIONA L QUALIF:	B.A DIV	D.O.B	DATE OF 15T APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST as DM	DATE OF REGULAR APPT AGAINST THE PRESENT POST	Score	Remark	5
51	AMIR ZEB	ALAM ZEB	GHS Elai	Buner	SDM	16	MA	M.Ed /DIV	ŻND	01-03-1975	21-11-2006	21-11-2006	21-11-2006			+
52	SAID WAHID	ABDUL JALIL	GM5 Gokand	Buner	DM	15	BA	DM	2ND	11-03-1976	20-10-2006	20-10-2006		B.A from		-
53	FAQIR MUHAMMAD	PIR MUHAMMAD	GH5 KHARARAI	Buner	SDM	16	MA	SED / BSC	3RD	02-04-1978	21-11-2006		21-11-2006	Al Khiar	<u> </u>	-
54	SHAHI ROKHAN	KHULA KHAN	GHS KULYARAI	Buner	SDM	16	: MA	BED	ZND	25-04-1982		21-11-2006	21-11-2006			4
55	ÁLÍ GHANÍ	SULTAN GHANI	GHS BAGRA	Buner	SDM	16	MA	BED	2ND	02-02-1980	20-11-2006	21-11-2006	21-11-2006	<u> </u>		4.
56	GHAFOOR GUL	AMIR AHMAD GUL	GMS KÖWGA	Buner	SDM	16	MA	DM .	157		20-11-2006	22-11-2006	22-11-2006	<u> </u>	· · ·	-
57	Muhammad Javid	Shamsul Zuha	GMS Dab Serai	Buner	SDM	15	B.A	DM	2nd	04-04-1975	20-11-2006	20-11-2006	23-11-2006	<u> </u>	ļ	-
58	AMIR NAWAZ KHAN	SHERABAZ KHAN	GHS CHINGLAI	Buner	SDM	16	·			12-02-1974	20-11-2006	20-11-2005	23-11-2006		·	
59	ZIANUL AKBAR	ABDUL AKBAR	GHSS Khanano Derai	Burier	SDM		BA	DM	2ND	01-05-1973	29-12-2004	20-11-2006 .	01-12-2007	ļ		
60	NASIM SHAH	SAID KALAM SHAH	GHS DHERAI	Buner	SDM	16	MA	BED	ZND	20-03-1975	27-10-1998	30-06-2009	01-08-2009		· .	
61 ·	HAZRAT HAMAD	ALI HAMAD	GMS MULAYOUSAF			16.	FA	DM	NIL	10-03-1976	30-06-2009	30-06-2009	30-06-2009		 	
62		MUKARAM KHAN	GHS KARAPA	Buner	SDM		M.A B.Ed	DM	NIL	04-01-1976	30-06-2009	30-06-2009	30-06-2009	<u> </u>		
		DAWOOD SHAH	GMS ELAI	Buner	SDM	16	BA	DM .	2ND	27-07-1976	30-06-2009 v	01-08-2009	01-08-2009			
64		ZARR JAMIL KHAN	GMS SHER ALI	Buner	SDM	16	MA	BED	ZND	31-07-1977	01-08-1996	30-06-2009	01-08-2009	L		
65	KHALID REHMAN	AZIZUR REHMAN	GHS SWARI	Buner	DM	15	FA	DM	NIL	11-02-1978	30-06-2009	30-06-2009	01-08-2009		Less Qua	
		SYED SAYAF		Buner	SDM	16	BA	DM	380	11-03-1979	30-06-2009	01-08-2009	.01-08-2009			
m 1		ABDUR RAHMAN	GMS JICA AGARAI	8uner	SDM	16	BA	DM	ZND	16-03-1979	30-06-2009	30-06-2009	01-08-2009			
			GH5S AGARAL	Buner	SDM	16	MA	MED	2ND	10-04-1982	30-06-2009	30-06-2009	01-08-2009			
		Saiful Malok Shah ROZI	GM5 SURA	Buner	SDM	16	BA	<u>DM</u>	ZND	20-04-1982	30-06-20 09	30-06-2009	01-08-2009			ĺ
}			GMS LEGANAI	8uner	SDM	16	BA	DM	2ND	04-03-1986	01-08-2009	30-06-2009	·01-08-2009			
		ABDUL HAMID	GM5 KINGER GALI	Buner	DM	15	FA	DM	NIL	08-04-1978	30-06-2009	30-06-2009	26-08-2009		Alkhair BA	
			GMS Jangdara K.K	Buner	DM	15	BA	DM	2ND	10-01-1982	30-06-2009	30-06-2009	01-09-2009			
	MATIUR RAHMAN	TOORABAZ KHAN	GMS REGA	Buner	DM	15	BA	DIM	NIL	11-05-1982	20-12-2010	20-12-2010	24-12-2010			
		Bahram Said	GM5 Miana Kawga	Buner	DM	15	B,A	8ed/DM	2nd	10-03-76	20-6-2013	20-06-2013	24-02-2011	as per court	court	
		Abdul Tawab Khan	GMS Kalakheia	Buner	DM	15	МА	Bed	Żnd	08-01-84	20-06-2013	20-06-2013	'30-06-2011	judgmant	judgment requird??	
75 /	ASHBAR ALI	FARAS SHAH	GHS Matwanai	Buner	DM	15	ма	DM	ZND	01-01-1985	24-02-2011	24-02-2011	. 24-02-2011			
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Sen ority No	TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Damicile	Design:	BPS	ACAD EMIC QUALIF:	PROFESSIONA L QUALIF:	B.A •DIV	D.O.B`	DATE OF 1ST APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST as DM	DATE OF REGULAR APPT: AGAINST THE PRESENT POST	Score	Remarks	
76	IRSHAD ALI	MIR SALAM KHAN	GMS Makhranai	Buner	DM	15	MA	DM .	1st	10-01-1986	20-12-2010	24-02-2011	24-02-2011			1
.77	NOOR RAHIM	SAID RAHIM	GHSS GADEZI	Buner	DM	15	BA	DM	2ND	01-03-1986	24-02-2011	24-02-2011	24-02-2011	· · · · · · ·		1
78	TAJ AKBAR	Taj Malook Khan	GMS Kankowai	Buner	DM	15	ВА	DM	2ND	10-03-1989	24-02-2011	24-02-2011	24-02-2011			1
79	Said farin Khan	Nat Khan	GMS Alami Banda	Buner	DM	15	FA	ÐМ	Nil	27-06-1973	02-12-15	27-02-2016	26/02/2011	Court Jeogment	CJ requi?	ן מי
80	Alam Khan	Dilawar Shah	GMS Bakht Maira	Buner	DM	15	FA	DM	Níl	· 08-01-73	02-12-15	27-02-2016	26/02/2011			İ
81	Muhammad Tahir	SHER ZADA	GHS Pander	Buner	DM	15	ма	DM	2nd	04-04-81	02-12-15	27-02-2016			· · · · ·	1.
82	Haider All	Shaiber Khan	GMS Banda	Buner	DM	15	BA	DM	NI	02-10-86	02-12-15	27-02-2016	26/02/2011	Entry Made	<u>`</u>	-
83	Muhammad Ghafoor	Abdul Haq	GMS Hisar Tangay	Buner	DM	15	ВА	DM	Nil	29-01-1976	02-12-15	27-02-2016	26/02/2011	••••		ł
84	Javid shah	Mohabat Shah	GMS Bambalai	Buner	DM	15	8A	DM .	3rd	20-05-1977	02-12-15	27-02-2016	26/02/2011		· · · ·	
85	Sher Zamin khan	Dunya Khan	GMS:Ramzai	Buner	DM	15	BA	ĎМ	2nd	12-12-79	02-12-15	27-02-2016				ľ
. 86	Muhammad Ayaz	Karim Bakhash	GMS Palwari	Charsada	DM	15	МА	MED	2nd	03-09-79	05-12-05		26/02/2011	·	Transfer	
87	Muhammad Alam	Munammad Rafiq	GMS Jangdara TSK	Buner	ом	15	MA	MED	2nd	01-03-85	16 May, 2014	05-12-05	11-01-12	106.85	from other dist	
88	Ahmad Sayed	Bahram Sayed	GHS Rega	Buner	DM	15				11-09-87	27/11/2015	27/11/2015	7-Mar-2018			
89	Bakht Alam	Zarin Gul	GM5 Panghalay	Buner	DM	15				16/01/1986		27/11/2015	7-Mar-2018	105.68		
90,	Muhammad Bahadar	Sham Su Tahir	GMS Malakpur	Buner	DM	15	·			02-10-82	27/11/2015	27/11/2015	7-Mar-2018	102.35		
91	Murad Ali	Lutfur Rahman	GM5 Mugh Dara	Bunèr	ом	15	-			15/03/1990	27/11/2015	27/11/2015	7-Mar-2018	100.18	·	ĺ
92	Muhammad Ali	Bakht Shaid Rasooi	GM5 Malka	Buner	DM	15		· · ·		20/01/1989	27/11/2015	27/11/2015	7-Mar-2018	98		ł
93	Niazmin Khayas	Gul Khayas	GCMHS Daggar	Buner	DM	15	-			03-06-88	27/11/2015	27/11/2015	7-Mar-2018	95.46		ľ
94	Ayub Khan	Fazal Mir	GHS Nogram	Buner	DM	15				05-01-83	27/11/2015	27/11/2015	7-Mar-2018	94.8		Ì
95	Tariq Ahmad	Gul Zada	GM5 Langaw	Buner	DM	15	14 · ·				27/11/2015	27/11/2015	.7-Mər-2018	94.17	· · ·	
96	Fazli Amin	Shah Said	GMS No.1 Rega	Buner	DM	15	<u> </u>		.	04-10-83	27/11/2015	27/11/2015	7-Mar-2018	93.21		
97	Shah Hussain	Rahim Gul	GHS Cheena	ßuner .	DM	15	-			01-12-85	27/11/2015	27/11/2015	7-Mar-2018	92.25	, <u> </u>	
98	Aurang Shah	Saleh Shah	GMS Miana Kadal	Buner	DM.	15					27/11/2015	27/11/2015	7-Mar-2018	91.88		•,
99	Anwar Said	Bakht Said	GMS Bhaikalay	Buner	DM	15			. 	01-01-87	27/11/2015	27/11/2015	7-Mar-2018	91.87	· · ·	
100	Akbar Ali	Hakimullah	GMS laba Amazi	Buner	DM	15				04-03-81	27/11/2015	27/11/2015	7-Mar-2018	90:58		
			· ··= ·=	I		1				02-10-64	27/11/2015	27/11/2015	7-Mar-2018	87.79		

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Seni ority No	TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Domicile	Design:	BPS .	ACAD ÉMIC QUALIF:	PRÓFESSIONA L QUALIF:	B.A DIV	D.O.B	DATE OF 1ST APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST as DM	DATE OF REGULAR APPT: AGAINST THE PRESENT POST	Score	Remark
101	Sardar Amin	Abdul Amin	ĠM5 Kuzajamra	Buner	DM	15				15/04/1989	27/11/2015	27/11/2015	7-Mar-2018	87.67	-
102	Bakht Said	Sher Said	GMS Sher Ali	Buner	DM	15				02-04-88	27/11/2015	27/11/2015	7-Mar-2018	87.2	
103	Rehman Zeb	Nasib Rahman	GMS Dabserai	Buner	DM	15			•	03-10-86	27/11/2015	27/11/2015	7-Mar-2018	85.92	
104	Muhammad Tariq	Muhammad Ayaz	GMS Hall	Buner	DM	15			·	26/06/1988	27/11/2015	27/11/2015	7-Mar-2018	83.73	
105	Muhammad Karim	Muhammad Hilai	GHSS Ghazi Kot	Buner	рмі	15			-	05-02-92	27/11/2015	27/11/2015	7-Mar-2018	78.1	
106	Ishtiaq Ali	Ghaniullah	GMS Kingargali	Buner	DM	15				14/03/1988	27/11/2015	27/11/2015	7-Mar-2018	78	
107	Noor Ul Islam	Gul Rahim	GM5 Akhun Serai	Buner	DM	15		• .		01-05-85	27/11/2015	27/11/2015	7-Mar-2018	77.67	
108	Rahman Mahmood	Faqir Mahmood	GMS Chanal	Buner	DM	15				27/04/1986	27/11/2015	27/11/2015	7-Mar-2018	76.97	
109	Quresh Khan	Amir,Uddin	GMS Mulayousaf	Buner	DM	15				14/03/1988	27/11/2015	27/11/2015	7-Mar-2018	76.94	
110	Fazli Rehman	Mani Rahman	GMS Balo Khan	Buner	DM	15				11-01-74	27/11/2015	27/11/2015	7-Mar-2018	76.27	
111	Ihsanul Haq	Abdul Wahid	GHS Ghazikhanay	Buner	DM	. 15		·		.18/03/1986	27/11/2015	27/11/2015	· 7-Mar-2018	76	, ,
112	Syed Ullah	Bakht Zarin Shah	GMS Bazarkot	Buner	DM	15				15/01/1990	27/11/2015	27/11/2015	7-Mar-2018	73.08	
113	Bakhtaj Mehmood	Fagir Mahmood	GMS-Kangalai	Buner	DM	15	• .			18/03/1975	27/11/2015	27/11/2015	7-Mar-2018	72.6	
114	Aziz Ul Hassan	Afzal Khan	GMS Dandikot	Buner	DM	15		· ·		02-02-85	27/11/2015	27/11/2015	7-Mar-2018	71.17	
115	Ijaz Ul Haq	Shamsul Qamar	GMS Shanai	Buner	DM	15				27/01/1990	27/11/2015	27/11/2015	7-Mar-2018	70.55	
116	Nizar Ali	Ghani Muhammad	GMS Kuz Shamnal	Buner	DM	15			_	03-01-91	27/11/2015	27/11/2015	7-Mar-2018	69	
117	Jan Ali	Salarzay	GHSS Batara	Buner	DM	15			-	02-02-83	27/11/2015	27/11/2015	7-Mar-2018	68.95	-
118	Ali Gul	Juma Gul	GMS Ashezo Maira	Buner	DM	15	MA	B.Ed	2ND	01-05-79	27/11/2015	27/11/2015	7-Mar-2018	68.3	
119	Saeed Ur Rahman	inayatul Haq	GHS Pander	Buner	DM	15	•			04-07-89	27/11/2015	27/11/2015	7-Mar-2018	68.3	
120	Sher Wadood	Abdul Wadood	GMS Chalandrai	Buner	DM	15				- 03-10-89	27/11/2015	27/11/2015	7-Mar-2018	67.71	
121	Bakht Said	Gul Zarin	GMS Shangra	Buner	DM	15				18/03/1980	27/11/2015	27/11/2015	7-Mar-2018	65.47	<u> </u>
122	Khan Nawab	Abdul Wakii Khan	GMS Karorai	Buner	DM	15				02-01-82	27-11-2018	27-11-2018		132.09	
123	Said Nasib Zar	Mian Bakht Zar	GHS Elai	Buner	DM	15				22/03/1979	· 27-11-2018	27-11-2018	· · · · · · · · ·	121.23	
124	Gul Rahim Shah	Hussain Shah	GMS Shargashay	Buner	DM	15				07-10-83	27-11-2018	27-11-2018		110.86	
125	Faroog Ali	Miran Said	GHSS Batara	Buner	DM	15		1		04-03-86	27-11-2018	27-11-2018		106.23	

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Se . ori N		TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Domicile	Design:	BPS	ACAD EMIC QUALIF:	PROFESSIONA L QUALIF:	B.A DIV	D.O.B	DATE OF 1ST APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST as DM	DATE OF REGULAR APPT: AGAINST THE PRESENT POST	Score	Remarks
17	26	Amjad Ali	Said Qamar .	GHS Nawakalay	Buner	DM	15		2		13/04/1985	27-11-2018	27-11-2018		102.85	
17	27	Haji Muhammad	Nazir Muhammad	GMS Wakil Abad	Buner	DМ	15	1			28/08/1982	27-11-2018	27-11-2018		97.2	
17	28	Faiz Muhammad Khan	Said Muhd Khan	GM5 Bangiray	Buner	DM	15				04-04-79	27-11-2018	27-11-2018		96.97	
17	29	Muhammad Israr	Gul Zarin Shah	GMS Wach Khuwar Kawga	Buner	DM	15 15				05-10-82	27-11-2018	27-11-2018		93.91	
1	30	Abdus Salam	Shah Karim Khan	GM5 Damnair	Buner	Divi	15				04-03-82	27-11-2018	27-11-2018		92.54	
1	31	Abdul Satar	Abdul Manan	GHS Batai	Buner	DM	15		· .	· ·	02-04-79	27-11-2018	27-11-2018		87.85	
13	32	Syed Bahar	Syed Khushal	GMS Baimpur	Buner	DM	15 [.]				22/04/1991	27-11-2018	27-11-2018		85.63	
1	33	Nasib Zada	Amir Said	GH55 Bagh	Buner	ĎМ	15		•		16/04/1988	27-11-2018	27-11-2018		86.08	
13	34	Nasib Zada	Үздоор Кһал	GH5 Jaba Amazi.	Buner	DM -	is		2.1		03-04-80	27-11-2018	27-11-2018		81.63	
1	35	Muhammad Zaman	Sher Aman	GMS Batkanai.	Buner	DM	15				04-05-84	27-11-2018	27-11-2018		80.68	
1	36	SAID SHAH	MALOOK	GMS SHALIZARA	Buner	DM	15				12-Apr-1990	14-01-2019	14-01-2019	14-Jan-2019	145.66	
12	37	amjad ali	FAIZ RASAN	GHS TANGORA	Buner	рм	15				15-Feb-1989	14-01-2019	14-01-2019	14-Jan-2019	144,43	
· 13	38	NOOR ZAMIN KHAN	MIR DAWAR KHAN	GMS BADAIR	Buner	DM-	15				1-Dec-1992	14-01-2019	14-01-2019	14-Jan-2019	139.30	
13	39	MAAZ	BAKHTI GUL	GMS BARKALAY	Buner	DM	15				3-Apr-1990	28-02-2019	28-02-2019		138.96	
14	40	SAMIULLAH	HAJI USMAN GUL	GMS MULA BANDA	Buner	DM	1Ś				1-Feb-1990	14-01-2019	14-01-2019	28-Feb-2019	134.97	
14	41	HAIDER ZAMAN	WAHID ZAMAN 1	GMS DURMAL	Buner	DM	15				1-Jan-1986	28-02-2019	28-02-2019	14-Jan-2019	130.86	
14	42	TAYYAB AMIN	MOHAMMAD AMIN	GMS KUZ KALAY	Buner	DM	15		· · · · · · · · · · · · · · · · · · ·		1-Jan-1993	28-02-2019	28-02-2019	28-Feb-2019	129,66	
14	43	ADIL ZADA .	SHERIN ZADA	GMS GUJAR ABAD	Buner	DM	15				17-Apr-1989	14-01-2019		28-Feb-2019	128,32	
14	44	IFTIKHAR ALI	AFZAL KHAN	GM5 QUDRATULLAH GHARI	8uner	DM	15		······		8-Feb-1987	14-01-2019	14-01-2019	14-Jan-2019	127.98	
14	45	Khalid Iobal	GHULAM HABIB	GMS HISAR BABA	Buner	DM	15				20-May-1992		14-01-2019	14-jan-2019	127.36	
14	46	MUHAMMAD JUNAID	FAZLI RASHID	GMS DANDAR	Buner	DM	15				10-Mar-1992	14-01-2019	14-01-2019	14-Jan-2019		i
14	47	MUHAMMAD ZUBAIR	MIR AKBAR	GMS LALOO	Buner	DM	15				1-Apr-1993	28-02-2019 15-05-2019	28-02-2019	28-Feb-2019	127.25	
14	48	ABDUL HAKIM	HAMID ULLAH	GMS KAS CHAGHARZI	8uner	DM	15		· ·		12-Mar-1992		15-05-2019	15-May-2019	125.18	·
	****	MUHAMMAD ARIF	SHAMSUL HADI	GHS MANDOW	Buner	DM -	15				27-Mar-1991	10-05-2019	10-05-2019	10-May-2019		
19	50	MUHAMMAD YOUNIS	ZARSHAD KHAN	GMS TOTALAI	Buner	DM	15				10-Mar-1991	10-05-2019	10-05-2019	10-May-2019	125.12	
-				,			13					01-03-2019	01-03-2019	1-Mar-2019	123.78	

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ority No	TEACHER NAME	FATHER NAME	NAME OF SCHOOL	Domicile	Design	BPS	ACAD EMIC QUALIF:	PROFESSIONA L QUALIF:	B.A DIV	D.O.8	DATE OF 1ST APPT: IN EDUCATION	DATE OF APPT: AGAINST THE PRESENT POST	REGULAR APPT: AGAINST THE	Score	Remark
151	HAIDER ALI KHAN	BAKHT SHAD	GHSS DAKARA.	Buner	DM	15				· 24-Mar-1992		as DM	PRESENT POST		
152	NOOR NABI SHAH	GUL SHAH	GMS THEGARAY	Buner							10-05-2019	10-05-2019	10-May-2019	121.46	
153	AJAY SINGH	HANS RAJ	GMS CHALANDRA	<u> </u>	· DM	15				3-Jan-1987	28-02-2019	28-02-2019	28-Feb-2019	119,07	
	MUHAMMAD AKHTAR	HASSAN KHAN	+	Buner	DM	15		ſ		24-Feb-1996	28-02-2019	28-02-2019	28-Feb-2019	101.11	1
			GHS LEGANAI	Buner	DM ·	15				5-May-1990	22-06-2020	22-06-2020	22-Jun-2020	116,24	<u> </u>
		MUHAMMAD AMIN	GMS JICA AGARAI	Buner	DM	15				2-Mar-1989	04-09-2020				
156	Niaz Hussain	Bakht Zamin	GM5 Dab Serai	Buner	DM	15		<u> </u>		20-Apr-1977		04-09-2020	4-Sep-2020	98.30	<u> </u>
157	Abdul Azim	Abdul Karim	GHSS Nogram	Buner		1	8.A		· · · ·		17-10-2007	23-Dec-2022	23-Dec-2022	Promote	
158	Muhammad Akbar	Rahmat Gul	<u>} · </u>		DM	15	B.A	·		1-Feb-1985	17-10-2007	23-Dec-2022	23-Dec-2022	Promote	
			GHSS Torwarsak	Buner	DM	15	M.A	B.Ed /DM		2-Feb-1985	17-10-2007	23-Dec-2022	23-Dec-2022	Promote	<u>-</u>
159	Miftah ud Din	Fazal Subhan	GHSS Dokada	Buner	DM	15	M.Sc	M.Ed /DM	J	10-Feb-1987	30-06-2009	23-Dec-2022	23-Dec-2022	Promote	

<u>CERTIFICATE</u>

Certified that this seniority list is final, undisputed and non Judicious...

All the DM/SDM (M) Teachers working in District Buner are inclued in this seniority list.

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ASSTT: DISTRICT EDUCTION OFFICER MALE BUNER

DISTRICT EDUCTION OFFICER MALE BUNER

The Director, E&SE, Khyber Pakhtunkhwa, Peshawar

(Through Proper Channel)

Ama Te

Subject: Departmental Appeal / Representation against the Final Seniority List issued on 30.04.2023 received on 31.05.2023 and for giving antedated seniority to the appellant w.e.f 27.05.2014.

Respected Sir,

(P)

Τo,

With due respect and reverence, it is submitted:

1. That in response to the advertisement floated by District Education Officer (M) Buner dated 05.01.2014 in Daily AAJ in respect of different categories of post including DM; the applicant being qualified on all fours applied against the post of drawing master; successfully qualified the initial process of recruitment i.e. NTS. (Copy of advertisement is attached as Annexure "A").

2. That as per direction of District Education officer (male) Buner, the applicant amongst other was directed to submit attested copies of his certificates / degrees, which was complied with and the NTS authorities recommended the appellant for appointment as Drawing master.

- 3. That the DEO (Male) Buner refused appointment order on the pretext that the Hon'ble Peshawar high Court has passed injunctive order vide order dated 21.02.2014, in W.P. No. 148 of 2011 with W. P. No. 531-M and 509-M/2011 due to which the official respondents were unable to proceed further in the case.
- 4. That on the application of the appellant, he was impleaded as petitioner and, thereafter the appellant and other aspirants were called on for interview on 13.03.2014. After qualifying the same the DEO (M) issued the tentative merit list of 41 candidates including the appellant but to the dismay of the appellant he was again refused the appointment on the ground that he obtained. Intergrade Drawing Examination (IGDE) from Haider Abad and the same is not recognized and he was declared ineligible for appointment against the post of DM.
 - 5. That the appellant was constrained to put a challenge to the stated action on the part of DEO (NI) in W. P. Noi 284-M/2015. The Hon'ble High Court was gracious enough to allow the writ petition on 30.05.2018. (Copy of order is annexed "B").

6. That as the issue of antedated seniority was not part and parcel of the stated Writ Petition, the appellant filed Review Petition No. 34-M/2018 in Writ Petition no 284-M/2015. The same was allowed vide order dated. 26.09.2018. (Copy of order is attached as Annexure "C").

 That pursuant to the clear cut and unambiguous directions of the Hon'ble High Court, the appellant along with others were appointed as Drawing masters (DMs) vide order dated 26.11.2018. (Copy of order is attached as Annexure "D").

8. That as there was no fault on the part of the appellant and he was qualified on all fours on the date of advertisement i.e. 05.01.2014. The non appointment at that juncture was on the part of education officials i.e. District Education Officer and under the law, the DEO (M) was under legal obligation to give effect to the appointment of the appellant from the date when other similarly placed candidates were appointed under the one and the same advertisement.

9. That the appellant along with other filed contempt of court petition for the full implementation of the order dated 30.05.2018. The Hon'ble high Court was gracious enough to dispose off the contempt petition No. 103-M/2018 vide order dated 16.12.2019. (Copy of the Order dated

16.12.2019 is attached as Annexure "E"), whereby the appellant was directed to file department appeal and then approach to the Service Tribunal.

14

 That appellant filed Departmental Appeal on 19.12.2019 (copy attached) but the same remained unresponded.

 That the appellant filed Service Appeal before the Hon'ble Service Tribunal, which was disposed off with the direction to the respondents to prepare seniority list strictly in accordance with Section 8 of KP Civil Servants Act, 1973 R/W Rule-17 of KP Civil Servant (APT Rules), 1989, if not already prepared and a copy of the same be handed over to the appellant within 10 days. (Copy of Order dated 27.02.2023 is attached as "F").

12. That on 31.05.2023, the worthy DEO has handed over the copy of seniority list which has been prepared in utter disregard of Section 8 of KP Civil Servant Act, 1973 R/W_Rule_17 of the APT Rules, 1989, thus untenable and is liable to correction.

13. That the DEO has ignored the direction of the Hon'ble Peshawar High Court Peshawar in Review Petition, hence untenable.

14. That the DEO has also ignored the direction of Hon'ble KP Service Tribunal, hence needs rectification by the Appellate Authority.

15. That the seniority of appellant will be reckoned from the date when other similar employees of the same batch have been given seniority but the worthy DEO has ignored this fact and placed the appellant at wrong place, the same needs rectification.

16. That it is settled by now that alike should be treated alike but the DEO (M) Buner has used two yardsticks for one and the same batch.

17. That the DEO has not prepared the seniority as per law, the proper fixation of the seniority is need of the hour, hence needs interference by the Appellate Authority.

18. That as per law and policy on the subject, the appellant was entitled to be given antedated seniority w.e.f 27.05.2014 but the appellant was appointed with immediate effect i.e. 26.11.2018 which is a sheer discrimination on the part of DEO (M) Buner, which goes contrary to Articles 25 and 27 of the Constitution of Pakistan, 1973, hence are liable to be struck down.

Prayer:

- - It is, therefore, most humbly prayed that antedated seniority w.e.f 27.05.2014 may be given to the appellant and he may be placed at due & right place in the seniority list.

Appellant Amjad

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Dated: 12/6/2023

بجدالت 26 يسروس سوس <u>و 2</u> منجانه موزنيه J.S. حقكرمر دعوكي جرم باعت تحريرا نكه مقارمہ مندرجہ عنوان پالامیں اپنی طرف سے داسطے ہیردی وجواب دہی دکل کا روائی متعلقہ Turing the series alle and and and the the مقرركر _ اقراركيا جاتا _ - ك صاحب موصوف كومقد مدككل كاروائي كاكامل اختيار ، وكا _ نيز وكيل مساحب كورامني نامه كرني وتقرر ثالت وفيصله برحلف ديت جواب دبن ادرا قبال دعوك ادر بسورت ذكرى كريف اجراما ورصولى جيك ورويسيا رعرضى دعوى اورد دخواست برتسم كى تفيديق زراي برد يخط كراف كاافتيار موكا - نيز صورت عدم بيروي با ذكري يكطر فه يا بيل كى برايد كى ادرمنسوني نیز دائر کرف ایل مکرانی دنظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از یصورت ضرورت مقدمہ مذکور کے ایجزوی کاردائی کے داسط اور دیک یا مخارقا نون کوایے ہمراہ یا این بچائے تقرر کا اختیار موكا-اورساحب مقرر شده كوبهى داى جمله ندكوره بااختيا رات حاصل موب محادراس كاساخت برداخت منظور قبول موكا-ددران مقدمه مين جوخر جدد مرجان التوائي مقدمه محسب ب وموكا کوئی تاریخ بیشی مقام دورہ پر ہویا حدیث باہر ہوتو وکیل صاحب یا بند ہوں گے۔ کہ پیروی لمكوركري - لهذادكالت نامة كعديا كمسندرب 09 الرتوم سواه الب <u> کے لئے منظور ہے۔</u> بمقام j. Ishaq photostate (HCP)