Form- A (A)

FORM OF ORDER STILLET

Court of		,	
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	· · Imp	plementation Petition No. 828/2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1	17.11.2023	The implementation petition of Mr. Naik Ali Shah
		received today by registered post through Sheik Iftikhar
	·	ul Haq Advocate It is fixed for implementation report
-		before touring Single Bench at D.I.Khan on -
		Original file be requisitioned. AAG has
,		noted the next date.
		By the order of Chairman
		REGISTRAR
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BEFORE KHYBER PEHTUNKHWA SERVICE TRIBUN..., PESHAWAR CHECF LIST

Cose Title: Nonk Ali Shah vs Govi of topk et

This appeal has been presented by: 2. Whether Counsel / Appellant / Respondent / Deponent have signed the raquisite documents? 3. Whether Appeal is within time? 4. Whether Appeal is within time? 5. Whether the enactment under which the appeal is filed mentioned? 6. Whether affidavit is appended? 7. Whether affidavit is duly attested by competent oath commissioner? 8. Whether appeal/annexures are properly paged? 9. Whether certificat regarding filing any earlier appeal on the subject, furnished? 10. Whether annexures are attested? 11. Whether annexures are attested? 12. Whether copies of annexures are readable/clear? 13. Whether copies of annexures are readable/clear? 14. Whether copies of annexures are readable/clear? 15. Whether Power of Attorney of the Counsel engage is attested and signed by petitioner/appellant/respondents? 16. Whether appeal contains cuttings/overwrith 17. Whether list of books has been provided at the end of the appeal? 18. Whether case relate to this Court? 19. Whether requisite number of spare copies attached? 20. Whether requisite number of spare copies attached? 21. Whether addresses of parties given are complete? 22. Whether index filed? 23. Whether index filed? 24. "ther Security and Process Fee deposited? on their in view of Khyber Pakht. Ahwa Service Tribunal Rules 1974 are II, notice along with appyor appeal and annexures has been sent to respondents? on	No
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It is certified that formalities/documentation a required in the above table have been fulfilled.

Name:

Signature:

Ditted:

Yaik ALI Shal

15/11/200



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

Implementation Petition No. <u>828</u> of 2023

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

Naik Ali Shah

Versus

Govt. of KPK etc

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Date: ____/11/2023

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Shekh Iftikhar ul Haq Advocate High Court

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

Implementation Petition No. <u>#28</u> of 2023

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

Mary No. 9707

Dated 17-11-203

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

Cell#0345-6836477, Whatsapp#0343-0981629

..... Petitioner

VERSUS

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

.....Respondents

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



Respectfully Sheweth:-`

The Petitioner most respectfully submits as under:-

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

(BPS-16) from the date i.e. 01/12/2022 because one Mr. Rajab Ali Shah, who is junior than the petitioner, was promoted to the BPS-16 vide order No. 3957-61 dated 01/12/2022 and one other employee Mr. Riaz Hussain was placed in check list of promotion of PHST to BPS-15 to SST (Math, Physics) BPS-16, similarly similarly one Muhammad Faheem ul Zahid had been placed on 1116 baselessly placing them seriously yet and giving promotion by thus not correcting the seniority list 2018 till now and not allotting the entitled placement to the appellant through revised seniority number and clear cut violating the judgment of this Honourable Tribunal. Meaning thereby the judgment of this Honourable Tribunal had not been fully implemented in its letter and spirit by not correcting the place/position of petitioner in the seniority list as per letter and spirit of the judgment of this Honourable Tribunal although the petitioner submitted various written as well as verbal requests. It is also pertinent to mention here that the respondents/authority is on wrong footings, especially in promotion of the post of SST Physics, Math (BPS-16) by following the seniority list of 2018 just to sabotage the right of the petitioner. Copies of the documents in this respect are annexed as Annexure-D to D/1

10. That the respondents are not fully implementing the order dated 27/09/2021, at that time, the petitioner then submitted implementation petition No. 705 of 2023, wherein this Honourable Tribunal was pleased vide order dated 16/10/2023 to direct the respondents to implement the judgment of this Honourable Tribunal and if the judgment under execution has not been implemented in letter and spirit, the petitioner may file an application for revival of the proceeding in the execution petition within period of one month, hence, the instant rival/implementation petition is being filed before this Honourable Tribunal. It is also pertinent to mention here that the petitioner also made an application to respondents which was received vide Dairy No. 4952 dated 31/10/2023. Copies of the implementation petition, order

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dated 16/10/2023 and application dated 31/10/2023 are annexed as **Annexure-E to E/2**,

GROUNDS:-

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

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

Date: 15/11/2023

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate Supreme Court



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

Implementation Petition No. _____ of 2023

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

Naik Ali Shah

Versus

Govt. of KPK etc

AFFIDAVIT

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

Dated: 14/09/2023

DEPONENT

Identified by:

Sheikh Iftikhar ul Haq Advocate High Court

Anx A"

BEFORE THE KHYBER PAKHTUNKHWA SERVICES

PESHAWAR

Service Appeal No. 73 /2019

Diary No. 161

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

(APPELLANT)

VERSUS

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

(RESPONDENTS)

Filedto-day

Registrar

61-119

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974.

PRAYER

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

In this truly



Respected Sir,

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

GROUNDS

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

Ju July

C.



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

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

Dated 02/02/2019

 $\{Y\}$.

Your humble appellant,

Naik Ali Shah Through counsel:

Sheikh Iftikhar ul Haq Advocate High Court 9

ORDER 27.09.2021

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

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

ANNOUNCED 27.09.2021

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

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BEFORE HONORABLE SERVICE TRIBUNAL PESHAWA

Service appeal No-

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

(Appellant)

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

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

- RELEASING SALARIES OF SUSPENSION 9.11.2012 TO 21.01.2015.
- OPENING OF PERVIOUS GP FUND ACCOUNT 11.
- RELEASING OF ANNUAL INCREMENT ON DUE DATE. lil.
- PREPARING SENIORITY LIST AND PLACING APPELLANT ON IV. CORRECT NUMBER.
- SENIORITY/PROMOTION TO NEXT "GRADE/ CADRE JUNIOR TO APPELLANT HAS BEEN PROMOTED IFREddito-day Modifying the Order NO 6368-71 Dated 22.01.2015 PASSED BY DEO (M) D.I.KHAN AND THE ADJUSTMENT ORDER MAY KINDLY CONVERTED INTO RE-INSTATEMENT WITH ALL BACK BENEFITS AS MENTIONED ABOVE.

Respected Sir,

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

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Page 2 of 4

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

- 2. That during course of duty the appellant was malafiely and falsely implicated in the case FIR No 587 dated 08.11.2012: under section 302-404/34 PPC in Police Station Sadar D.I.Khan Copy of FIR & Complete Chalan are enclosed Annexure C. &D".
- 3. That after falsely implication in the case appellant submitted Bail Before Arrest application in the court of session judge D.I.Khan On 18:07.2014, which was entrusted to additional session judge V.D.I.Khan and ad- interim Bail was granted on 18:07.2014 and letter on Bail before arrest was confirmed on 21:10:2014 by the learned Additional session judge V.D.I.Khan. Copies of Bail granting order are enclosed as a Annexure "E & £1."
- 4. That on 19.07.2017 the appellant surrender / contacted district account officer mail D.I.Khan, as the School was closed due to summer vacation and he was told that he will be re-instated in his service.
- 5. That after summer vacation the appellant was allowed to continue his service vide order No 6368-71 dated 22.01.2015 adjusting appellant and suspension period from 09.11.2012 to 21.01.2015 declared leave without pay. Copy of order is enclosed as <u>Annexure "F"</u>.
- 6. That after trial the learned additional session judge II D.I.Khan honorably acquitted the appellant on 21.02.2018. Copy of judgment/order of enclosed as <u>Annexure "G"</u>.
- 7. That appellant came to know that he has been suspended from his duties vide office No.813-15 dated 04.04.2015. Copy, of suspension order is enclosed as <u>Annexure "H"</u>.

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: Page 3 of 4

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

GROUNDS:

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

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Page 4 of 4

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

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

Your Humble Appellant

Naik Ali Shah

Through Consel

Shiekh Iftekhar UI Haq

Advocate High Court

Dated: 25.06.2018

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

Service Appeal No. 824/2018

Date of Institution ...

26.06.2018

Date of Decision

27.09.2021

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

VERSUS

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

SHEIKH IFTIKHAR UL HAQ

Advocates

For Appellants

ASIF MASOOD ALI SHAH, Deputy District Attorney

For Respondents

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

JUDGMENT

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

This single judgment shall

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

D2. Brief facts of the case are that the appellant while serving as Primary School Teacher, was found involved in a criminal case FIR No. 587 dated 08-11-2012 U/S 302-404/34 PPC, hence he was suspended from service with effect from 10-11-2012 vide order dated 29-03-2013. The appellant was kept under suspension and no

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

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

(16)

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

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

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

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

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05.

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

(18/

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

O6. In view of the foregoing discussions, the instant appeals are accepted and the appellant stands re-instated in service with effect from the date of his suspension i.e. 10-11-2012 with all back benefits, including restoration of his previous salary, GP Funds, annual increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 27.09.2021

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

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

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BEFORE THE HONOURABLE KHYBER PAKHTUNKA KASSERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. $\frac{42}{}$ of 2022

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

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

Cell#0345-6836477, Whatsapp#0343-0981629

...... Petitioner

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VERSUS

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

.....Respondents

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

TTESTED AND KIROKHUY



Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

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



GROUNDS

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

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

Date: //_/01/2022

Yours Humble Petitioner

Najk Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate High Court

Execution Petition 43/2022

27th Oct 2022.

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

Certified to be ture condim Arshad Khan)
Chairman
Camp Court D.I.Khan
Ser T. Baryan
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BEFORE THE HONOURABLE KHYBER PAKHTUNKHWAN
SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN

Implementation Petition No. 43 of 2022

In Service Appeal No. 824 /2018 Decided on 27/09/2021



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

Cell#0345-6836477, Whatsapp#0343-0981629

..... Petitioner

VERSUS

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

.....Respondents

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

ATTESTED

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Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

- 1. That the petitioner was appointed as PST in the Education Department on 11/02/2006.
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- 3. That the petitioner was suspended from service on 09/11/2012 and remained suspended till 21/01/2015.
- 4. That during suspension period the petitioner filed BBA petition on 18/07/2014 which was confirmed on 21/10/2014 in the aforementioned criminal case.
- 5. That thereafter the appellant was adjusted against the vacant post of PST vide order dated 22/01/2015. Copy of the order dated 22/01/2015 is annexed as **Annexure-A**.
- 6. That thereafter the appellant was Honourably acquitted from the criminal charges vide judgment dated 21/02/2018 by the learned Additional Sessions Judge-II Dera Ismail Khan.
- 7 That thereafter the appellant being aggrieved, submitted departmental appeal on 13/03/2018, which was not responded, hence, the petitioner preferred a service appeal on 26/06/2018 before this Honourable Tribunal. Copy of ground of service appeal is annexed as **Annexure-B**.
- 8. That this Honourable Triburial was pleased to accept the service appeal of the petitioner on 27/09/2021 operative para is as follows, "In view of foregoing discussions, the instant appeals are accepted and the appellants stands reinstated in service w.e.f. date of his suspension i.e. 10/11/2012 with all back benefits, including restriction of his previous salary, GP Funds, Annual increments as well as seniority. The appellant is also held entitled to promotion from the date, when his juniors were promoted. Copy of the judgment dated 27/09/2021 is annexed as Annexure-C.

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

<u>GROUNDS</u>

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

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

Date: //_/01/2022

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq

Advocate High Court

PESTED

Execution Petition 43/2022

27th Oct 2022

- 1. Petitioner alongwith his counsel present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Musarrat Hussain Baloach, DEO(M) D.I.Khan present.
- 2. Respondents submitted copy of office order bearing Endst No. 25331-35 dated 26 10.2022, whereby in compliance of the judgment of the Tribunal, the grievance of the petitioner whas been redressed. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is disposed off in the above terms. Consign.
- 3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this 27th day of Oct, 2022.

(Kalim Arshad Khan) Chairman

Camp Court D.I.Khan

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درخواست برائے جاری فرزیے جاری فرزی کا <u>Egyised Seniocity نمبر انوٹیٹیکٹن</u> اور ساکل کو برطایق سینیارٹی یوزیشن و برطایق سیجانتکم مورخہ 27/09/2021: مصدرہ ۲۳ میروس کر بیجائل بحوالہ ایکل نمبر 173/2018 وائیل نمبر 173/2018

اِ SST Physics, Math (BPS-16) ترقى عطاء نرما كرما كل كاوري فرما كي جائي جائي عاري فرما كي ما كرما كل

جناب عالى!! مائل حسب ذيل عرض درال _--

عدالت جنّاب الميشنل سيشن نني 11 وُيره اساعيل، غان با عزت بري ووا-

ا۔ پیرکر سائل مورنتہ 11/02/2006 بمدیہ 52امیدواران بطور PST بروئے مجموعی علم نامیفبر 2300-2251 شکستایم اس داسا میل نان میں آئینا سنہ وا۔

۲_ بدكدماكل كوايك FIR نبر 587 مورود 21/2012 تفان صرور فريره اسائيل خان مين بديتى طور برنا مزد كميا حميا اس كيوجه سنة ماكل كومور خد 10-9 نومبر 2012 75/2012 الازمت سنة Suspend ركها كيا-

سے کہ دوران Suspension Period سائل FIR کورہ بالا کی نبیت درخواست BBA مورخہ 18/07/2014 کوئفرم ہوگی۔

سم۔ الیک سائل کی BBA کنفرم ہونے کی بین اس دقت کے DEO (M) کرے مائل کودوبارہ بذریعہ آرڈر میں۔ مائل کودوبارہ بذریعہ آرڈر میں۔ مائل کو BBA کنفرم ہونے کی بین اس دقت کے DEO ڈیرہ اسائل خان نے سائل کو خور بر Suspension period کو GGE الم جسٹ کہا اور غیرقانونی طور پر GP Fund کو GP Fund کو مناز ہو کہ سے سائل کو فات سائل ہوا تھا کہ مرف GP Fund مناز ہو کہ بری طرز مناثر ہو کہ الان میں سائل اپنی طازمت سے Terminate ہوا تھا بلکہ مرف Suspend تھا اور بمطابق قانون Suspension مواجہ کے بعد مورخہ 21/02/2018 کو سائل نے آکے طویل مقدمہ کا سامنا کرتے ہوئے

۵۔ جس دوران بنائی تی سینیارٹی کسٹ 2018 برائے PSHT:s ·SPSTs ·PSTs بیں سائل کوغلط پوزیشن سینیارٹی م نمبر 1122 ایررکھا گیااورسائل سے جونیز اسا تزیکو بینئر ظاہر کیا گیا۔

۲ این تمام مندرجہ بالا حقوق و مراعات حاصل کرنے و سینیارٹی سٹ میں دو تروی ائیل اے نبراث 173/2019در
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26/10/2022 بیش کیاادر بعد میں ایک سینیارٹی نوٹی کیشن نمبر 95-2390 مورخہ 04/02/2023 جاری کیا لیکن سینیارٹی لسٹ PSTs/SPSTs/PSHTs کی درشنی 2018 میں کو عدائتی فیصلہ کے مطابق نہ تق PSTs/SPSTs/PSHTs کی درشنی Entitled/Correct Position/Place پرکھا گیا۔

روس کے ایک ایک تعلیم ڈرہ اسا عبل خان میں بینیارٹی کسٹ میں در سی کی انبیردگیر طاز مین کوتر تی دی جاری ہے جس میں سائل اسٹ کا 111 کو ہمرایا بی کوتر تی دی جس میں سائل کا بیر دی از از از اور می خیم الزا ہو سینیارٹی نبیر 1116 کو ہمرایا بی لسٹ 2018 تی دی جس میں سائل کوا یک بار بجر نظر انداز کرتے ہوئے ACR بھی طلب نہیں کی گئا۔ تکم شکیم نے اور ان کے اور ان کے بیر بیٹ ڈالتے ہوئے 2018 کی سینیارٹی کسٹ میں تا حال در سی کی اور نہ بی سائل کو 2018 کی سینیارٹی کسٹ میں تا حال در سی کی اور نہ بی سائل کو Senioirty Number ان سے کود م کیا جارہ ہے۔

للنزااستدعائے کے سینیارٹی لسٹ میں بمطابی کی معالمت در کی فرمائی جائے سائل کو جھی المجاہے کہ سینیارٹی لسٹ میں بمطابی کی معالمت در کی فرمائی جائے اور اس بار حالیہ پروموش پراسیس میں سائل کو بھی (15-15 Physics, Math = PSHT EPS-15) کیا جائے اور اس بار حالیہ پروموش پراسیس میں سائل کو بھی اس کے اور آنے والی 10 PPC برائے پروموشن SST بمورخہ SST بمورخہ 10/10/2023 در قائل کر کر تی دی جائے۔

مورق 14/09/2023

نيك بل شاه ولد تيم شاه حال تنيزت بالطور PSHT محور نمنث برائمرى سكيل مروت كالونى و يره اساعيل خان خرار مرار المرار المرار المرار المرار المراب
كالى برأت ادلاع وضرورى كارواكى:-

ا سیر بیری الیمنزی ایند سیندری ایم بیشن ار با رئمنث نیبر پختونخواه بینادر ۲۰ دانز پکٹر المیمنزی ایند سیندری اینوکیشن از براز نمست نیبر پختینخواد بیناور مین ایند سیندری اینوکیشن از براز نمست نیبر پختینخواد بیناور مینادری اینوکیشن کا بیداری ک

بخدمت جناب دُسٹر کے ایجو کیشن آفیسر (مردانه) دُیرہ اساعیل خان

نیک علی شاه دلد بیم شاه تو م سید سکنه گورنمنٹ پرائمری سکول مروت کا لونی (29017) ژبر ه اساعیل خان _

ذائر يكشرا يلمينثر ىاينذ سكنذرى ايجوكيش بيثاور

ڈسٹرکٹ! یجوکشنآ فیسر (مردانه)ضلع ڈیر داساعیل خان۔

مان من المسائد على الله مسائد GPS كوكارغر بي دُيره اساعيل خال في المنافعة المسائد والمان الله مسائد والمان والما ٣

فتح الله ولد عبدالله جان سكنه نيازي آباد ذيره اساعيل خان _ المحمل

حفيظ الله ولدعبدالله سكنه GPS حياه جكو والا ذيره إساعيل خان

ریاض حسین ولد مداحسین سکنه GPS کری نیازی آباد ڈیرہ اساعیل خان _

ر جب على شاه ولدسيداحمرشاه سكنه GPS نمبر 1 يها زيور ذيره اساعيل خان _ __

دیگران اگرکوئی ہو۔

محکمانہ اپیل برائے تھیج Seniority List برائم ی سکول ہیڈ ٹیچر (PSHTs) و Combaind Seniority list PST/SPST/PSHT باورخائل فرياسك جائے

<u>اضا فی تعلیم SSc را ضی اور فزکس -مندرحه کالم بابت تعلیمی اسناو _ ، </u>

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MILL

۔ جناب عالی! ﴿ البیلانٹ حسب ذیل مُرسَی رساں ہے۔

به كدا يبلانت بمعد و ممرز فقائدة كار تعدادي 52 بروسة علم ناسه نمبر 0002-1522 مورخد 11/02/2006 كوبخرتي موتي

۲ ۔ پیرکہا پیلانٹ رسپانڈنٹ نمبر 3و4 مسمیان ظفرا قبال وقتح اللہ ہے میرٹ میں بالا (High) ہے۔جبکہ رسیاه ژنٹ فمبر 5 تا 7 و دیگران (اگر کوئی ہو) ہے عمر کی حد تن سینیار ٹی کی بنیاد پرایبٹا مشہ سینئز ہے کیکن سینیار ٹی لسك تيار كرنے كے وقت اس امر كونظر انداز كيا كيا ہے اگر چەعدالت عظمیٰ كے نظائر (2009 SCMR) كى روشنی میں اپیلانٹ سینیارٹی کا حقدار ہے۔مزیدیہ کہ سائل کی اضافی تعلیم (BSc(Math and Phy

معارفها كاب الريدا فاحروق ك عراقة الفارق المالي المراجعة المالية البذااستدعاب كمايل بذاحب عنوان وتشريح منظور فرماني جاوب شورفة 12/01/2022 نيك على شه ولد نجم شاوترم سيد سكنه هال GPS مروت كالوني (29017) دريره اساعيل خان ر مائش: اندس كالونى ناورسريث بنول رود دا كاندشخ بوسف ادادره اساعيل خان _ موباكل نمبر 6836477 6836-0345 0343-0981629 مراط برر 0343-0981629 Attested to be a true copy

بخدمت جناب دُسٹرکٹ ایجو کیشن آفیسر (مردانه) ضلع دُیرہ اساعیل خان

ا پیل ادرخواست برائے تھیج فرمائے جانے Tentative Seniority List اور شامل فرمائے جانے اضافی تعلیم (BSc Phy)مندرجہ کالم بابت تعلیم

سائل حسب ذیل عرض گز ارہے۔

جناب عالى!

بيركه سائل بروئے مجموعي حكم نامه نمبر 2300-2251 مورخه 11/02/2006 كوبمح ديگر 52 اشخاص کو PST تعینات کیا گیااورسائل تا حال اپنی ڈیوٹی احس طریقہ سے سرانجام دیتا چلا آر ہا

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یہ کہ پچھمن سائل کے Coleague کوسائل سے سینئر قرار دیا گیا ہے اگر چہمن سائل اُن سے میرٹ میں بھی High ہے اور عمر کے لحاظ سے بھی سینٹر ہے جو کہ من سائل کا سینارٹی میں

پروموش کا محکمانہ حق ہے۔ مزید رید کہ پچھ میرے Coleague نے اتور کے دن مور خہ 12/02/2006 كوچارج لياہے جوكہ قانو نا چھٹى كے دن چارج لينے كاكوئى جواز ہى پيدانہيں ہوتا۔ مزید ریکہ پہلے جارج لینا سینارٹی کی بنیاد نہیں ہوسکتی ہے کیونکہ تاریخ تعیناتی کی بنیاد پر سینارئی Same لا گوہوتی ہے جو کہ ایک ہی تاریخ میں تعینات کئے گئے اہلکاران ایک ہی وقت میں سینارٹی کے حقدار ومجاز ہوتے ہیں۔ بدیں وجہ بھی من سائل کومحکمانہ سینارٹی کاحق حاصل ہے۔ملاحظہ ہو SCMR, P-82 جس میں واضح طور پر عدالت انعظمٰی نے Verdict دی ہیں کدسینارٹی چارج لینے کی بنیاد پرنہیں ہوگی بلکہ تعیناتی کی تاریخ کو قابل غور

یے کہ سائل نے اضافی تعلیمی اسناد BSc فیزکس اینڈریاضی سے حاصل کی ہوئی ہے جو کہ محکمہ نے يهل سے تقید بق بھی کیا ہوا ہے اور اصل سروس بک میں اندراج بھی کیا ہوا ہے لیکن تا حال من سائل کے تعلیمی اسناد کے کالم میں اندراجات نہیں کیں جو کہ اندراجات از حد ضروری ہیں۔

لہذا استدعا ہے کہ Tentative Seniority List میں تصحیح فرما كرسائل كودرست وسيح جكه پرركها جادے اور اضافی تعلیم (BSc Phy اینڈ Math) مندرجه کالم بابت تعلیمی اسناد میں شامل کیا

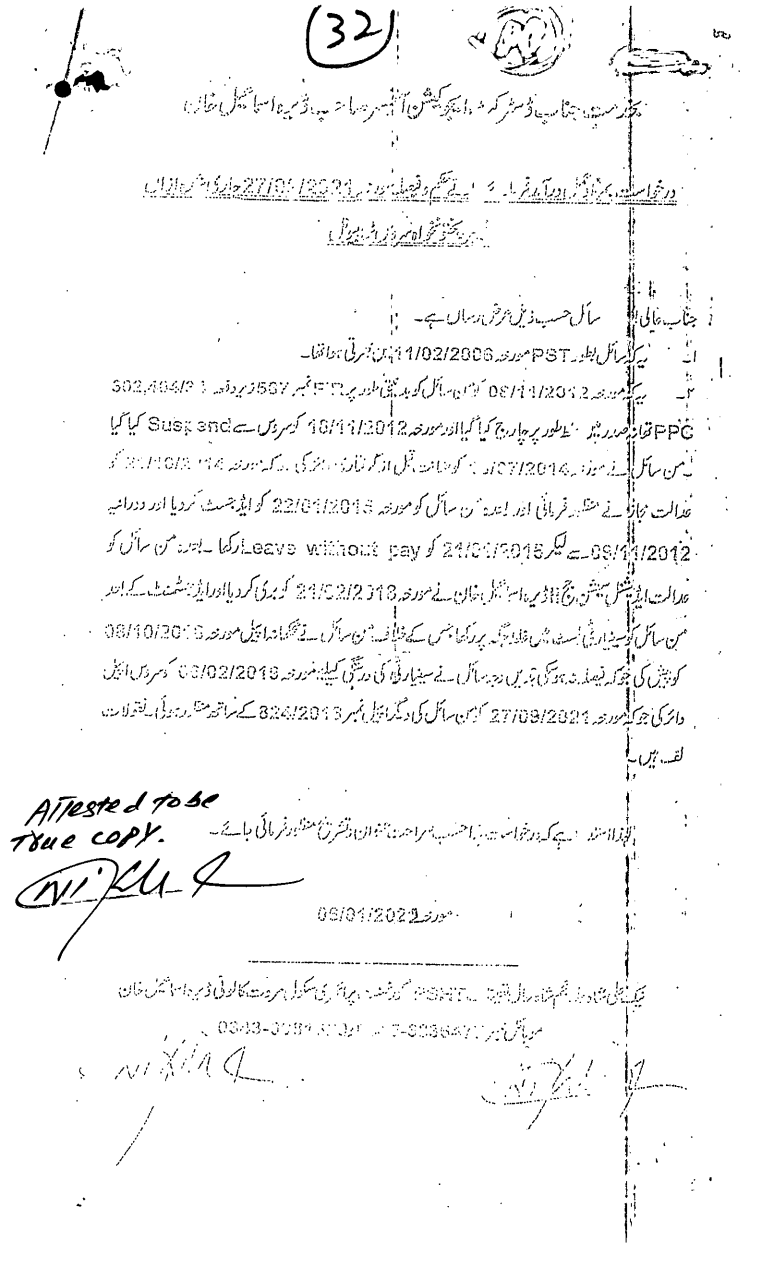
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مودخه 29/02/2020

نیک علی شاہ (PSHT)

گورنمنٹ پرائمری سکول کٹ کچی پائندخان (کچه) ڈیرہ اساعیل خان۔ مولاك نبر؛ 6836477 6836-0345

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عند من بناب وسرك المجويش آفيسر صاحب ورواسا عيل خال

درخواست بمرادمل درآ مدفرها نے جانے کھم وفیصلہ مورخہ 27/09/2021 جاری شدہ ازاں فیصلہ مورخہ 27/09/2021 جاری شدہ ازاں فیمر پینونل

جناب عالى! سائل حسب ذيل عرض رسال ہے۔

ار بیرکه سائل بطور PST مورخه 11/02/2006 میں بحرتی ہوا تھا۔

۲۔ یہ کہ مورخہ 302,404/34 کومن سائل کو بد نین طور پر FIR نمبر 587 زیر دفعہ 08/11/2012 کومون سے Suspend کیا گیا اور مورخہ 10/11/2012 کومروس سے Suspend کیا گیا اور مورخہ 10/11/2012 کومن نے مور نہ 18/07/2014 کو 18/07/2014 کو کہ مورخہ 21/10/2014 کو کہ مورخہ 21/10/2014 کو مورخہ 22/01/2015 کو ایڈ جسٹ کردیا اور دورانیہ عدالت مجاز نے منظر فرمائی اور بعدہ من سائل کو مورخہ 22/01/2015 کو ایڈ جسٹ کردیا اور دورانیہ عدالت ایڈ بیشل سیشن جھائی اور بعدہ من سائل کو مورخہ 21/02/2018 کو بری کردیا اور اورانیہ من سائل کو مورخہ 21/02/2018 کو بری کردیا اور ایڈ جشنٹ کے بعد من سائل کو مین اور کی اور کی اور کی اور کی کہ کور کہ کور کی کردیا اور ایڈ جشنٹ کے بعد من سائل کو مین کی کہ کی کہ کی کہ کی کہ کی کہ کی کہ کورخہ کی بدیں وجہ سائل نے سینیارٹی کی در بھی کیا ہے مورخہ 20/02/2018 کومروک کو کو کا گور کی کردیا ہوگی۔ نے کولات کو بیش کی جو کہ فیصلہ نہ ہوگی بدیں وجہ سائل نے سینیارٹی کی در بھی کیلیے مورخہ 28/2018 کے ساتھ منظور ہوئی ۔ نے کولات بیل۔

للذااستدعا ب كه درخواست بذاحسب صراحت عنوان وتشريح منظور فرمائي جائے۔

مورز 406/01/2022

نيك على شاه ولد بحم شاه حال تعينات PSHT گورنمنث پرائمرى سكول مروت كالونی در مره اساعیل خان مو بائل نمبر 6836477-6836 و0343-0981629

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Night J



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

OFFICE ORDER

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

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

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

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

(MALE) DER

Dated DIKhan the: 2

Endst No. 2.5331-35

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1. Registrar, Service Tribunal Khyber Pakhtunkhwa, Peshawar,

SDEO (M) DIKhan.

Mr. Naik Ali Shah PSHT GPS Marwat Colony.

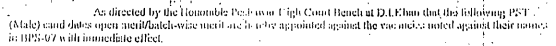
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DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

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

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OFFICE OF THE EXECUTIVE **D.I.KHAN**

<u> PPOINTMENT ORDER: -</u>

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

OPEN MERIT

S.No		Father's Name	Residence	Union Council	Score	Posted At
1 :	Muhammad Younas	Saif Ullah	Wanda Lohani	W.Khan Muhammad	66.79	GPS Talgi
2 .	Shoukat Nawaz	Allah Nawaz	Moh: Komharan Wali	City-1	65.06	GPS No.6 D.I.Khan
3 .	Ghazanfar Abbas	Ghulam Abbas	Bilot Sharif	Bilot Sharif	62.53	GPS Basti Sheikhan Wali
4	Yasir Imran	Said Ghulam	. Khader Khel	Khulachi	61.78	GPS Kot Dulat
5	Muhammad Ramzan	Bashir Ahmed	Kulachi	Kulachi	61.71	GPS Gandi Ashiq
6	Muhammad Saced Khan	Abdul Rasheed	Dhakki	Bilot Sharif	61.69	GPS Jhoke Umeray Wali
7	Sona Khan	Umer Hayat	Kachi Paharpur	Bagwani Shumati	61.48	GPS Qazi Khokher
8 :	Hafiz Mehammad Ismail	Abdul Kareem	Ibrahim Zai	Kulachi	61.22	GPS Nai Abadi Darabaa Kalan
·)	Muhammad Iqbal	Shah Jahan	Bludaiser Shargi	Miran	61,20	GPS Lad Maha
10	Rajab Ali Shah	Syed Ahmed Shah	Paharpur	Paharpur	61,07	GPS Chah Nai Wail
	Ghulam Shabir	Faiz Muhammad	Shahdau	Lar	60,89	GPS Kuich No.1
12	Shahzada Kamran Saleem	Muhammad Ashiq	Sheikh Yousaf	Ratta Kula <i>z</i> hi	60.88	GPS Ratta Kulachi
13	Muhammad Zubair	Rab Nawaz	Basti Dirkhan	City-III	60.07	GPS Zamir Abad

			ouncil Wise			
14	Khan Zaman	Mulianimad Ramzan	Band Kurai	Band Kurai	56,06	GPS Kot Masodan
15	Muhammad Ramzan	Moazani	Dhakki	Bilot Sharif	60.05	GPS Chah alwar
16	Muhammad Rustam	Malik Khan	Dhakki	Bilot Sharif	59,87	GPS Dlinkki No.1
17	Jamil ur Rahman	Hafiz Muhammad Ramzan	Kot Tagga	Chowdhwan	55.76	GPS Chowdhwan
18	Munir Ahmed	Allah Bakhsh	Moh: Ship Shah	City-V	62.02	GPS Basti Tahreen
19	Muhammad Mahboob	Mulazim Hussain	Basit Sheikhan wati	Daraban Kalan	62.72	GPS Nai Abadi Daraban Kalan
20	Mujech ur Rahman	Khaliq Dad	Daraban Kalan	Daraban Kalan	56.79	GPS Daraban Kalan No.4
21	Muhammad Hafeez	Muhammad Rarr zan	Bakhtwer Abad	DD-II	59.62	GPS Thoya Faza No.2
	Muhammad Ramzan	Ghulam Shabir	Musa Kher	Dhap Shumali	57.87	GPS Dulat Pur Mond
23	Fatch Ullah	Abdullah Jan	Siraj Khel	Giloti	48.97	GPS Haibati
24	Meherban Khan	Khan Gul	Gara Audal	Hathala	54.19	GPS Gara Khodian
25	Hidayat Ullah	Faiz Muhammad	Girsal	Kaich	52.71	GPS Gara Rahman
26	Riaz Hussain	Madah Hussain	Kath Garh	Kath Garh	57.55	GPS Teer Garh
2.7	Hafeez Ullah	Abdullah	Kachi Kath Garh	Kath Garh	51.79	GPS Chah Jughian Wali
28 -	Saif Ullah	Jahan Khan	Dhallah	Kot Jai	50.27	GPS Kot Jai No.1

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They will produce health and ago certificate from the MS concerned. The original documents may be checked/verified by the concerned Board/University through DBO before

The contract oundidate will be bound to sign an agreeme: it on stamp paper as pet recruitment policy. Presh condidate will be on contract basis & in-service a regular basis as per existing policy.

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

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	i:	Bater	copy of	Page 1	ha i	1 36)
S.No	Name	Father's Name	Residence	Union Council	Score	Posted At
10		Faiz Muhammad Khan	Ibrahim Zai	Looni	54.58	GPS Looni
30	Måhammad Fahim Zahid	Muhammad Zahid	Hayat Bochra	Lunda Sharif	57.95	GPS Phahoor
31	Ghazanfer Ali	Asghar Ali	Jhoke Tator	Malana	57.26	GPS Jhoke Keller
32	Muhammad Farooq	Khuda Bakhsh	Kat Shahani	Malana	54.53	GPS Roda
33	Malik Muhammad Khalid	Malik Hameed Ullah	Malana	Malana	52.92	GPS Kulachi Wala
34	Zaffar Iqbal	Aman Ullah	Mandhra Kalan	Mandhra Kalan	51.04	GPS Kokar Gharbi
35	Muhammad Ashraf	Ghulam Rasool	Mandhra Saidan	Mandhra Kalan	49.42	GPS Mandhra Saidan
36	Muhammad Umer Khan	Shah Nawaz	Muryali	Muryali	58.51	APS Ejaz Abad
37	Matloob ur Rahman	Anjeer Ali	Gulberg Town	Muryali	57.97	GPS Jhoke Qureshian
38	Abdul Samad	Sarfraz	G. Umer Khan	Musa Zai	55.03	GPS Taju Khel
39	Fazal ur Rahman	Faiz Muhammad	Naivela	Naivela	61.05	GPS Gara Ghous
40	Rahmat Ulah	Hameed Ullah	Chah Hussian Khan	Naivela	58 00	GPS Jhoke Abdullah
41	Riaz Ahmed	Ejaz ul Islam	Paharpur	Paharpur	59.92	GPS Chistian Rizwia Paharpur
42	Muhamujad Jalal	Ghulam Sarwei	B. Maqbool Abad	Palaupur	58.74	GPS Paharpur No.2
43	Munir Ahmed	Muhammad Usman	Parova	Parova	55.63	GPS Parova No.4
44	Zahid Rahman	Sheikh Khursheed Ahmed	Ratta Kulachi	Ratta Kulachi	54.19	GPS Lakhra
45	Masood [qbal	Iqbal Pervaiz	Gulshan-e- Hameed	Ratta Kulachi	51.62	GPS Sheikh Yousaf
46	Naik Ali Shah	Najam Shah	Sh: Yousaf	Ratta Kulachi	51.35	GPS Haji Abad
.17	Muhammad Rab	Faiz ul Qayyum	Khanqah Yasinzai	W. Khan Muhammad	62.49	GPS Rehmani Khel
48	Muhammad Iqbal	Muhammad Shah	Wanda Meher Dil	W. Khan Muhammad	60.22	GPS Rehmani Khel
49	Rahmat Ullah	Elahi Bakhsh	Yarik	Yarik	52.47	GPS Yarik No.3
50	Muhammad Imran	Saad Ullah Khan	Wanda Sher Khan	Yarik	50.11	GPS Yarik No.3
51	Mohsin Ali Shah	Mulazim Hussain	Haji Mora	Zandani	53.93	GPS Haji Mora No.2
52	Muhammad Yousaf	Muhammad Ramzan	Faqeer Aslam	City-III	55.51	GPS Dinpur
53	Khalil ur Rahman	Hamid Khan	Saced Ahad	City-HI	55.41	GPS No.3 D.I.Khan

Note: -

1. Charge report should be submitted to all concerned within 15 days after the issuing of appointment order failing, which the appointment should stand automatically, cancelled.

2. The services of the above named candidates are made purely on temporary basis and liable to terminate at any time without assigning any reason/notice.

3. The initial period of appointment shall be 3-years after which the contract may be renewed by the competent authority keeping in a view the performance of the teacher concerned.

4. They will produce health and age certificate from the MS concerned.

5. The original documents may be checked/verified by concerned Board/University through DDO before handing over charge.

6. The contract candidate will be bound to sign an agr, ement on stamp papers as per recruitment policy.

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

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

All the candidates are directed to seport in the office of the Deputy District Officers (Male) Primary O.I. Khan/ Koha ai for futher posting/adjustment.

10. Deputy District Officers (Mule) D.I.Khin/ Kulachi e uncerned is directed not to hand over charge to any No TA/DA is aboved. overage candidate.

ki Emile No.

Cupy submitted to the: A. Director Schools & Literary SWFP Peshawar.

District Condination Officer D.I.Khan. District Officer (ternale) Schools & Litemey D.I.Khan.

Dy. District Officer (Centule) Schools & Liferney D.1 Elian Kulachi,

5. District Agenuals Officer D.J. Khan.

Cambidates concerned.

EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY D.D.

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Bater copy of loge No (37)

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

10. 'No TA/DA is allowed.

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

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

Ends No: 225/-2300

Dated D.I.Khan the 11/02/06

Copy submitted to the:

1. Director Schools & Literacy NWFP Peshawar.

2. District Coordination Officer D.I.Khan.

3. District Officer (Female) Schools & Literacy D.I.Khan.

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

5. District Accounts Officer D.I.Khan.

6. Candidates concerned.

Media-

EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY D.I.KHAN

Attested to be true copy.

true copy.



OFFICE OF THE DISTRICT ED UCATION OFFICER (MALE)



DERA ISMAIL KHAN
Tell: 09669280128- 09669280131. Email: emisdikhan@gmall.com

NOTIFICATION:

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

AND WHEREAS. He was charged in case under FIR No. 587 Dated 08-11-2012, u/s 302, 404, 54 PPC Registered at Police Station Saddar DIKhan.

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

AND WHEREAS. He was adjusted at PST post vide DEO (M) DIKhan Endst Nol6368-71 Dated 22-01-2015 and absent period w.e.f 09-11-2012 to 21-01-2015 was considered as extra ordinary leave (EOL) without Pay.

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

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

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

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

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

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

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

-sd/-

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

Dated: 04 /01/2023.

Endst: No. 2390 - 95

Copy is forwarded for information to:

1. Registrar Service Tribunal Khyber Pakhtunkhwa Peshawar.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Sub Divisional Education Officers (Male) DIKhan.

4 Mr. Naik Ali Shah PSHT GPS Marwat Colony DIKhan

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

Office record

DISTRICT EDUCATION OFFICE (MALE) DERA ISMAIL KHAN

AME Stelling to be a copy

int Biel: Fau: Officer

OFFICE OF THE DISRICT EDCUATION OFFICER(MALE) DERA ISMAIL KHAN



SENIORITY LIST
PST/SPST/PSHT
Updated up to 18-02-2018



(MALE) DERA ISMAIL KHAN ..

(40)

Tell: 09669280128- 09669280131.

Email: emisdikhan@yahoo.com

NOTIFICATION

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

District Education Officer (Male) Dera Ismail Khan

Endst No.

Dated DIKhan ω'

/2018

Copy forwarded to the:

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

District Education Officer (Male) Dera Ismail Khan

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		CNIC	NAME (Block Letters)	FATHER NAME	DOMICILE	ACADEMIC QUALIFICATION	Subjecst in BA/BSc	Divison in BA/BSC	PROFESSIONAL QUALIFICATION	PRESENT PLACE OF POSTING	DATE OF BIRTH (AS PER SSC)	ENT 30V7 VICE	DZO First Appolnment As PST	Date of Passing PTC Examination	DATE OF PROMOTION AS SPST	DATE OF PROMOTION AS PSHT	िसीत्वर है फिक्का	Tehsil	Remarks
1 1	184966	12101- 5199S46-7	S.Bisharat Hussain	S.Abdul Wahaz Naqvi	DIK	į	1	NIL	PTC	GMPS Benazir Colony	15/05/1958		12/10/1976	20/03/1975	26/09/2016			DIKHAN	
2 1	188581	12101- 1398516-1	Muhammad Ramzan	Muhammad Hussain	OIK	F.A	NIL	NIŁ	РТС,СТ	GPS Niazi Abad	24/03/1958	01/03/1782	01/03/1982	C9/12/1978	15/02/2013	05/03/2013	NIL	DIKHAN	
3 1	194187	12103- 1501590-1	SHOKAT HUSSAIN SHAH	GHULAM ALI SHAH	DIK	SSC	***	***	PTC	GPS WANDA NADIR SHAH	11/06/1959	01/03/1741	01/53/1982	30/9/1979				PAHARPUS	
‡ 1	190605	12101- 0951459-7	Karim Bakhsh	Ahmad Yarr	DIK	8.A.	Isl:/Ecnomic s ^r	2nd	РТС.СТ.	GPS HAZARA KACHA	05/04/1961	01/03/1982	01/03/1982	30/9/1979	15/02/2013	05/03/2013		PAROVA	
5 1	135166	12103- 9402909-5	FATEH ULLAH KHAN	MUHAMMAD KHAN	DIK	ssc	···	***	PTC	GPS WANDA UMARI	01/04/1960	03/10/1782	03/10/1982	30/9/1979				PAHARPUR	
5 1	186326	12101- 0934699-9	Malik Elahi Bakhsh	Haji Allah Dad	DIK	F.A.	NIL	NIL	РТС	GPS NO 11 DIKhan	20/05/1964	24/02/1983	24/02/1983	23/09/1982	15/02/2013	C5/C3/2013		DIKHAN	
7 1	192747	3168143-5	MUHAMMAD USMAN	MALIK FATEH MUHAMMAD	DIK	A.5	Gen:	2ND	PTC	GPS IHOK UTRA	01/01/1961	17/11/1983	17/11/1983	01/10/1933	15/02/2013	05/03/2013		PAHARPUR	
3 1		1881087-3	Abdul Wahab Khan	Khawaja Mohammad Khan	DIK	F.A	u.		PTC, CT	GPS Kot Daulat	01/02/1962	17/11/1983	17/11/1983	01/10/1983	15/02/2013	26/02/2013	- 1	KULACHI	
) l		1482132-1	ALLAH NAWAZ	MUHAMMAD NAWAZ	DIK-	5.5.n—	NIL	NIŁ	PTC	GPS KALA GORH	10/09/1962	. 17/11/1983 .	17/11/1983_	_01/10/1983				P <u>AHARPUR</u>	
0 1	185476	0915428-9	SIRAJ UD DIN	- GHULAM SADDIQ	DIK	B.A.	Humanities	2nd	PTC,CT	GPS DOULAT PUR MOUND	16/04/1950	15/05/1979	19/11/1983	01/10/1983	15/02/2013	05/03/2013		PAHARPUR	
1 i	185852	3841194-3	GHANI-UR-REHMAN	SHER DIL	DIK	5. 5.C	NIL	NIL	РТС	GPS Chishtia Rizvia	01/11/1962	20/12/1933	20/12/1983	10/01/1983				PAHARPUR	
2 1	A - () - ()		MUZAFFAR HUSSAIN	GHULAM HASSAN	DIK	F.A.	MIL	NIL	PTC, CT	GPS CIVIL RAKH	01/06/1958	23/05/1992	20/08/1984	20/08/1984	15/02/2013	05/03/2013		PAHARPUR	
3 1	122-04	0946530-7	Sana Ullah	Malik Jon Muhammad	SIK	F.A	NIL	NIL	PTC, CT	GPS No.2 Sharkat	11/09/1960	17/16/1984	16/10/1984	01/09/1984	15/02/2013	CS/C3/2013	RIE	DIKHAN	
1 1	.85837	0907011-7	Muhammad Sharif	Muhammad Nawaz	DIK	F.A			ਆਹ.ਵਾ	GPS KACHA MALANA NO:1	30/04/1961	15/10/1984	16/10/1984	01/09/1984	15/02/2013	05/03/2013		PAROVA	
5 1	08408	0897143-5	Rehmat Ullah	Muhammad Bakhsh	ÐIК			2nd	РТС,СТ	GPS No.2 Yarik	15/12/1965	16/10/1924	16/10/1984	01/09/1984	15/02/2013	G5/03/2 013	Nit	DIKHAN	
5 1	84805	791610-5	ABDULLAH	GULLA	DIK	F.A.	_		PIL.C.I I	1	04/01/1958	17/10/1984	17/10/1984	01/09/1984	15/02/2013	05/03/2013		PAHARPUR	
7 15	503.48 [ASGHAR ALI SHAH	SYED ALI SHAH	DIK	s.s.c -	-		РТС	GPS SAID ALIYAN	04/01/1958	17/10/1884	17/10/1984	01/09/1984				PAHARPUR	
3 19			Abdul Samad Khan	Abdul Ghafar .	DIK .	M.A.tri c					28/04/1961	17/10/1984	-17/10/1984	01/09/1984		·		Daraban	
15					DIK	F.A	. 3		LI. 211. I		18/03/1952	17/10/1084	17/10/1984	01/09/1954	15/02/2013	05/03/2013		DIKHAN	
) 18	KS LALL I		KARAM ELLAHI	SULTAN KHAN	DIK	F.A.	_	/	PIE 1	1	G8/05/1963	17/10/1984	17/10/1984	01/09/1984	15/02/2013	05/03/2013		PAHARPUR	
2 3 7 5 5 7 3 9 0 1 2 3 4 5 5 7 3 9		188581 194187 190605 135165 136326 192747 195864 185860 185476 185852 185059 135-04 185637 186486 1503-18 197372 185397	188581 12101- 194187 12103- 190605 12101- 190605 12101- 190605 12101- 193626 12101- 193669-9 1927-47 12103- 185864 12102- 1881087-3 185860 12103- 1482132-1 185476 12101- 195852 12013- 185852 12013- 1842132-1 185537 12101- 1946530-7 185537 12101- 1946530-7 185638 12103- 187372 12103- 184806 12103- 184806 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 18599 12103- 19371 12101- 195938 12103- 19372 12102- 185397 12101- 1937651-3	188581 12101- 1398516-1 Muhammad Ramzan 194187 12103- 1501590-1 SHOKAT HUSSAIN SHAH 190605 12101- 0951459-7 Karim Bakhsh 135165 12103- 9402909-5 FATEH ULLAH KHAN 136326 12101- 0934699-9 Malik Elahi Bakhsh 192747 12103- 185860 12103- 185476 12103- 185476 12101- 185476 12101- 18552 12013- 185476 12103- 185537 12101- 185537 12101- 185537 12101- 185537 12101- 185537 12101- 185538 12103- 185538 12103- 185538 12103- 185539 12103- 185539 12103- 185539 12103- 185539 12103- 185539 12103- 185539 12103- 185539 12103- 185337 12101- 0937143-5 Rehmat Ullah 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1908-18 12103- 1853397 12101- 0937561-3 MUHAMMAD SHAH 1908-18 12103- 185340 12103-	188581 12101-	18531 12101-	185391 12101-	18581 12101-	18551 12101-	18591 12101-	188581 1398516-1 Muhammad Ramzan Auhammad DIK F.A. NIL NIL PTC, CT GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Hussain DIK SSC PTC GPS Niazi Abad Muhammad DIK F.A. NIL NIL PTC, CT GPS Niazi Abad Muhammad DIK F.A. NIL NIL PTC GPS Niadi Abad DIK F.A. NIL PTC GPS Niadi Abad DIK F.A. NIL PTC GPS Niadi Abad DIK F.A. NIL PTC GPS Niadi Abad DIK F.A. DIK F.A. NIL PTC GPS Niadi Abad DIK F.A. DIK F.A. DIK PTC, CT GPS SALA GORH- DIK	18593 12101- 12	18851 12101- 12	18850 12101- 139816-1 139	18838 12303- 18988 18989 189	18531 139316-1 Muhammad Ramzan Muhammad	18533 1210-1 18533 185333 185333 185333 185333 18533 185333 18533 185333 185333 185333 185333	18531 13931-61 Muhammad Ramaza Muhammad OK F.A. NIL PT.C.T GPS Naul Abad 24/03/358 01/03/358	18558 1903 1903

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]	1.31	1092	251790	3060323-7	Inayat Uilah	Faiz Ullah	Cix	i	Urdu, Islamiat	2nd	FTC, CT	GPS NO:2 KOT ESSA KHAN	21/02/1979	29/10/2004	29/10/2004	31/03/2C01		İ	- '-	Darabi-	
1	115.3	1093	209298	12101-	Абдиі Свуучт	Ghulam Yasin	ΟίΧ	5.A.	P/sc.Islamis	2nd	PTC	GPS Sheikh Yousaf	12/10/1976	26/02/2005	25/02/2005	11/05/1999	15/02/2013		<u> </u>	Malan	
	1:54	1094	291705	12101- 2956982-7	M JAVEED	RAHIM BAKHSH	ык	3_2	Arts	3rd	РТС	GPS*CHEHKAN	3C/C4/1981	G1/C4/2005	01/04/2005	21/02/2CC5	15/02/2013		<u> </u> 	DIXHAN	
•	1135	.1095	131401	12101- 0915897-1	HALLU TA FRAE	M. HAYAT ULLAH	DIK	\$50	 	 	PTC	GPS FATAH	19/08/1970	18/07/1989	16/04/2005	 -:-	15/02/2013	<u> </u>	<u> </u>	DIKHAN	
1			353240	4010113-1	Abdul Gayyum Khan	Azam Khan	DIK	8.A.		 	PTC/CT	GPS CHEHKAN	06/03/1980	01/05/2005	01/05/2005	15/64/2005	<u> </u>			DIKHAS	
- !: -	127	1097	234132	12101- 0936817-3	ASOUL AZIZ	KHALIQ DAD	OIK	E.A.	ARTS	2nd	शः⊄त	GPS Dhandia	20/10/1977	19/05/2005	19/05/2005	05/05/2003	26/08/2013			DIKHAN	
3	133	1098	207879	12101- 0956108-5	Muhammad Hasnain	Ghulam Rascol	OIK	MS:	Matn: Physics,	2nd	₹1C, CT, B	GPS Sheikh Mali	20/11/1976	20/05/20gs	20/05/2005	00/C0/1597 25/04/2000	15/02/2013	· · · · · · · ·	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	PAROV4	
1	139	1099	209087	12105- 1503000-1	HANID ULLAH	BAQ NAWAZ KHAN	DIK	na.a.	<u>श्रितीत (द्वा</u> MATH(3)	1ST	FTC	GPS DURRI KHEL	20/93/1972	21/05/2005	21/05/2005		15/02/2013			DIKHAN	-
1	127	1100	251315	12101- , / 7880256-3	GHULAM SARWAR	HAQ NAWAZ	DIK	MA	math, Ecg	2nd	270	GPS NO. 1 POTAH	C8/10/1973	21/65/2005	21/05/2005	25/G4/2CCG 25/G5/1995	15/02/2013		. ,	PAHARP_=	
1	150	1101	207509	12103 1475790-3	Vabori G SA, DW	FATEH MUHAMMAD -	ork.	MG-	Gen:	2nd	Р <u>тс.с</u> т,а, <u>е</u> Ю	GPS WANDA KARIM DIRKHAN	13/02/1974	21/05/2005	21/05/2005	23/03/1995 	15/02/3013	· ·		DIKHAL.	
1	192	1102		12103- 951709 9- 9	SAIID ABEULLAH	HIDAYAT ULLAH	DIK	MEC	Mains A, Stat, Comp.	1ST	PTC,CT,8.5 0	GPS Wanda Khaliq	18/03/1979	21/05/2006	21/05/2005				-	PAHARP_E	
1	193	1103	X 21953	12103- 3399 :146- 3	MUHAMMIAD IQBAL	FEROZ KHAN	CIK	14. 4.	Gen:	2NO	РТС ,С Т,М. Еd	GPS BILOT SHARIF	23/03/1982	21/05/2005	21/05/2005	31/03/2C01 05/05/2C03	15/02/2013	<u> </u>	*	PAHAPP.=	
1	194	1104		1710s- 920 6 715-1	MUHAMMAD ZARIF KHAN	MUJAWAR KHAN	Drx	MA	Gen:	1 37	PTC, CT,	GPS Saidu Wali	15/04/1982	24/05/2005	24/05/2005	05/05/2003	15/02/2013			PAHAF7L#	
1:	195 :	1105	25552	12103- 1500354-1	MUHAMMAD RAMZAN	GHULAM MUHAMMAD	Dik	M.A.	Gen:	2ND	FTC,CT,Be d,Med	GPS ATHOG JANOOBI	15/02/1980	20/06/2005	20/06/2005	20-10-1998	15/02/2013			PAHAPP J	
1:	G8 :	106	155.43	12101- 9065785-7	Sheikh Rizwan	Sheikh Inyatullah	DIK	8.4.	GEN			GPS NO 7 Dikhan	19/04/1981	01/02/2004	16/01/2006	09/01/2005	15/02/2013			PAHARPLE	
17	59]	1107	26/330	12101- 3805278-7	Fazal-ur-Rehman	Faiz Muhammad	DIK	B.Cem		f		GPS GARA GHOUSE SHAH	20/09/1969	11/02/2006		13/05/1997	15/02/2013	-		DIKHAN	
13	cc 1	103	45/2:/1	12101- 0921107-5	Khail ur Rehman	Hamid Khan	ÐK	MA.	Viath/Phy	2D0 1	TC.CT.Se	GPS LAKHRA	14/08/1971	11/02/2006		31/12/1996	15/02/2013			PAROVA	
<u> </u>		.109	26,250		MUHAMMIAD RUSTAM	MALIK KHAN	DIK	S.S.C	4=.0. ==			GPS NEW CHOORA	07/12/1975		11/02/2006		15/02/2013			DIKHAN	
	os 1	110	257315	431032-3		SAYED AHMAD SHAH	DIK	MA I	MATHS B,	1 67 9	זכ, כק	GPS NO 1			11/02/2006	-				PAHARPUS.	
-		111	20,033	323033-1	Muhammad Ashraf	Ghulam Rasooi	DIK	l.	Jrdu,Eng: slamiat, S.S		TC,CT,M-	GPS Mandra '.			-		15/02/2013			PAHARPUE '	
1.	1 عو	112	287302	2101- 947091-1	Ghazanfar Ali Baloch	Asghar Ali	אנס		į	and pr	TC,CT,Ba	GPS Chah Pinal			11/02/2006					DIKHAN T	
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1123 227200 1701- 1701	\rightarrow			5544231-7	NAIX	CAU SHAH	NAJAW SHAI		DIK .		 					.10/	05/1973	13/02/200	06 13					DIK	HAN	
1124 28155 12103- 1210				5645704-1	Rehn	nat Ullah	Elahi Bakhsh		OIK	<u> </u>	 			rd	BALOCHAM CRBC	09/0	8/1974	13/02/200						ОІКІ	NAH	
1125 253-22 1210- 1200	+-			240233-5	мин.	AMMAD JALAL	GHULAM SAR	WER C			Islamiat. S	.s 2nd				12/0	2/1975	13/02/200	6 13/	102 102				DIK	IAN .	
1125 22733 2102	- 		1	480557-5	CHAIL	CAMAN								- ;	SPS CHAMIANG VALA	12/03	1/1976	13/02/2008						DIKH	AN	<u> </u>
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1129 285252 17101 9584969-3 Pildayat Ullah Fai: Muhammad DIK M.A. GEN IST PST/CT GPS Haji Abad 01/03/1978 13/02/2006 13/	 		05	18043-7	Muham Ur Rehr	man	<u> </u>			ls			B.Ed	 -∤		10/07/	1976 1	3/02/2006	+					DIKHA	N	
1131 294557 12102. 7914312-7 MUSAMMAD RAMZAN GHULAM SHABBIR DIK M.A. Humanities 2nd PTC, CT, GPS Mchallah Ed. PTC, CT, GPS			958	4959-3	Hidayat	Ullah /	Fair Muhamma	ı DIK	+	ya	t	276	3.54			30/08/	1977 1	3/02/2006	 	-					n	Ì
132 187312 12103- 1491558-9 MUHAMMAD RAMZAN GHULAM SHABBIR DIK M.A. Humanities 2nd PTCCT, 3.Ed, M.Ed GPS THATHAL 18/04/1979 13/02/2006 05/05/2003 15/02/2013 DIKHAN HUMAN RAMZAN GHULAM SHABBIR DIK M.A. Humanities 2nd PTCCT, 3.Ed, M.Ed GPS THATHAL 18/04/1979 13/02/2006 05/05/2003 15/02/2013 KULACHI			096	9933-1	<u></u>		71121	N DIK	+			- 5		 -	·	01/03/1	978 13	3/02/2006	13/02			f f		DIKHAN		j
133 287363 12101- 4722473-7 PLLAH BAKHSH KHUDA BAKHSH CIK to Math. GPS THATHAL 18/04/1979 13/02/2006 05/05/2003 15/02/2013 KULACHI			1/314	¥312-7	M.Ismail	Trove 18	Abdul Karim	DIK	+-	Stu	dies	М		MOF	RA .	07/11/1	978 13	/02/2006			1			DIKHAN		1
4722473-7 ALLAH BAKHSH KHUDA BAKHSH CIK 10 Mgth 18/04/1979 13/02/2005 13/02/2005 07/				558-9	минами	MAD RAMZAN	GHULAM SHABBI	R DIK	+-					Musa	nichallah a Zai	16/12/19	178 13,	/02/2006	13/02/	2006 05/05				DIKHAN		
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1562	1470		#	Muhammad thsan Illahi	Ghulam sarwar	DIK	M.A.		ļ	FTC, CT, 3.E3	GPS Basti Ustarana	12/12/1993	21/07/2016	21/07/2016					DIKHA!!
1563	1471		12104- 1030057-3	M.Hamayun Khan	Abdus Samad	DIK	F.A.		ļ 	PTC	GPS Jandi Sabar	03/01/1989	22/07/2015	22/07/2016	02/01/2015				Daraban Kalan
1564	1472		12101- 6627475-5	Muhammad Wajid Nawaz	Kaleem Nawaz	DIK	D-Com	_		PTC	GPS Hayat Badar	16/09/1995	22/07/2015	22/07/2016	C6/01/2016				KULACHI
1565	1473		12103- 0925817-3	Muhammad Safeer Ali	Muhammad Ramzan	DIK	F.A.	<u></u>		PTC	SPS Chah Judge Wala	14/01/1997	30/08/2016	30/08/2016	12/01/2015				PAHARPUE
1566	1474	785766	12104- , 0987923-9	Qismatullah	Attaul'sh Khan	DiX	B.A.			PTC	GFS Kot Tagga	10/01/1992	01/09/2016	01/09/2016	12/01/2015			-	Daraban Kalan
1557	1475	1 1	12103- 8513980-5	Abdul Qayyum	Ghulam Yasin	DIK	B.A.			PTC	GPS Wanda Bhutta	27/08/1989	10/05/2017	10/05/2017					PAHARPUR '
1570	1476		12103- 2649347-5	Muhammad Ayub	ABDUL SATTAR	DIK	F.A.			PTC	GPS Kala Paani	24/03/1990	11/05/2017	11/05/2017					PAHARPUE ÷
1572	1477	855466		ARSALAN ALI SHAH	UAZ HUSSAIN SHAH	DIK					GPS AHMAD ABAD	15/05/1992	11/05/2017	11/05/2017					
1558	1478		12105- 0361834-7	Muhammad Younas	Ghular: Yasin	DIK	F.A.			PTC	GPS Jhoke Rind	05/03/1995	11/05/2017	11/05/2017	10/01/2017				Daraban Kalan 3
1571	1479		12102- 1778663-3	Muhammad Nadeem	Abdul Cayyum	DiK_	0_Sc	Math-Ph		PTC	GPS Hathala	10/02/1995	. 11/QS/2017	11/05/2017	00/00/2012				KULACHI
1559	1480		12104- 6692780-1	Muhammad Rizwan	Shah Jehan	DIK	F.A.			PTC	GPS Gara Mir Alam	23/03/1997	11/05/2017	11/05/2017	10/01/2017				Daraban (Kalan
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GHSS No. 4 Dera Ismail Khan

Aziz Ahmad SSS - - GHSS No. 4 --Dera Ismail Khan

Muhammad Khalid, Principal GHSS Shoreket Dera Ismail Khan

Muhammad Ali Siddiqui, Priocipal/Chairman : GHSS Saraban Khurd

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Praisi Detailaman Khab

Forcation Officer

Notified Tron SST

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



Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Notification

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.50(B&A)/1-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No.50(FR)/FD/ 10-22(E)2010 dated 16.7.2012, the following CT/SCT, DM/SDM, AT/SAT, TT/STT, Qari/S,Qari and PSHT/SPST/PST (Male) are promoted to the posts of SST (General), SST (Bio/Chem) and SST (Matlus/Phy) in BPS-16 (Rs.28070-2260-95870) respectively, plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect:

A. SST (General)

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

	<u> </u>		•	
Total No. of Vacant Post of SST(G)	52	',		1
, 25% Initial Recruitment Quota	13			
75% by Promotion Quota	: 39	1		
40% CI/SCT Promotion quota to SST(G)	21	,		
Proposed for Promotion CT/SCT to SST(G)	21 .	:		1

S.N	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular CT	Academi c & Professio nal Qualifica tion	Remarks
1	10	MALIK GUL SHER	GHS MALANA	01 Jan 1988	08 Dec 1988	BA, B.ED	Services are placed at the disposal of DEO Maie D.J. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with timmediate effect.
2	56.	KIFAYAT ULLAH	GHSS NO 3 DIKHAN	02 O::1 1969	1871 03 Dec	BA. B.ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
3	57.	ABDUL LATIF	GHSS MANDHRA KALAN	02 Mar 1968	12 Dec ~ 1994	na (ISL), n.ed	Services are placed of the disposal of DEO Male D.J. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with inunediate effect.
4	58.	ABDUL KARINI	GHS WANDA MADAT	15 Acr 1968	18 Dec 1994	N.A (ISAMIAT), CT, M.ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-15 on regular basis with immediate effect.

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1	Traniation.	Order of CCT	A CANCALL A C	11.171		
ì	* * ***** *******	Order of SST	BEDISTRICE I	II Khan :	/ 1. T 7#.	17
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	. []					
5		59 KHALIL-UR REHMAN	GHS DARABAN KALAN	01 /ay 1569	04 Jan 1995	MA. CT, MEO	Survices are placed at a disposal of DEO Male with the Man for further adjustment against the post of SST (G) UPS 16 regular basis with immediate effect.
6	G	0 RINAVWIN KHY	OIKHAII GHSS NO 3	15 Apr 1567	20 Aug 1995	MA (ENG) B ED, CT	Services are placed at the disposal of DEO Male 1: Khan for further adjustment against the payl of SSI (C) BPS-16 (a regular basis with immediate effect.
	i G1	MUSHTAO HUSSAIN SHAF	GHS DHAP SHUMALI	07 // ar 1985	02 Sep 1995	MA, B ED. CT	Services are placed at the dispersal of DEO Male it is Khun for further adjustment against the post of SST (G) BPS-16 regular basis with immediate effect.
8	62	DAMSAZ KHAN	GHS TAKWARA	14 ivar 1958	14 Jan 1995	MA (PUSHTO) B ED.	Services are placed at the disposal of DEO Male 1997 Khan for further adjustment against the post of SST (G) BPS-10000 regular basis with
9	63	MUHAMMAD RASHID KHOR	GHSS NO.1 PAHAR PUR	01 -2 cl 1937	15 Jan 1996	MA M ED, CT	immediate effect. Services are placed at the disposal of DEO Male 1/2 (Khaw for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
10	64.	MALIK MUHAMMAD ALI JAMSHED	GHS HIMMAT	05 Jun 1935	25 Jan 1996	M.A (ISLAMAT) 8 ED, CT	Services are placed at the disposal of DEO Male in Khan for further adjustment against the past of SSI (G) BPS-16 on regular basis with immediate effect.
11	65.	ZIA ULLAH KHAN	GHS GARA MOHABAT	01 van 1993	26 Jan. 1996		Services are placed at the disposal of DFO Male ().1. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate offect.
12	66.	SYED GHULAM	GHS RORI	11 Apg 1971	31 Jan 1996	M.A (PASHTO) C.T, B.ED	Services are placed at the disposal of DEO Mole D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
13	67 .	ABGUR REHMAN	GHSS NO.4 DIK	10 S c p 19(ii)	81 Feb 1998	MA C.T. B ED	disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.
14	68.	HAFEEZ ULLAH KHAN	GHSS MURYALI	19 Enic 1961	15 Apr ⁻ 1996	BA (LLB) C.T. B.ED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.

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.SST(B/C)

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ITEM NO.1) -	<u>PROMOTION OF CT/SCT TO S5T (B/C) BPS-46 ON REGUL</u>	ΛŘ	BAŠĪS

3791.91.901.21.91.41			12	1
TheTotal No. of Vacant Post of SST(B/C)	14	1		******
25% Initial Recruitment Quota	04	, 4 , 4	hc, meaning pa, , ,	·9 *** m:j ***
75% by Promotion Quota	11	1		
40% CT/SCT Promotion quota to SST(<u>B/C</u>)	.06	(1
Proposed for Promotion CT/SCT to SST(R/C)	06			

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

A. SST (General)

Total No. of Vacant Post of SST(G)	52	3	
25% Initial Recruitment Quota :	13	4	
75% by Promotion Quota	39	'	
4% DM/SDM Promotion quota to SST(G	02	,	
Proposed DM/SDM for Promotion to SST(G)	02	ĺ).	

S.No	Sen.	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular DM	Academi c& Professio nal Qualifica tion	Remarks
1	22	MUHAMMAD ASHRAF	GHS DINPUR DIK	21 Mar 1971	15, Nov:1994	MA,DM, MED	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate

C. <u>SST (Physics/Maths)</u> ITEM NO.1.: PROMOTION OF DM

	· f	51 7
Total No. of Vacant Post of SST(M/P)	21	
25% Initial Recruitment Quota	5.25=05	
75% by Promotion Quota	16] '
4% DM/SDM Promotion quota to SST(M/P	0.84=01	
Proposed DM/SDM for Promotion to SST(M/P)	01	
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Page 3 of 8	(WIAX	

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S.No	Sen #	Name of official	Name of School	Dave of Birth	Date of 1st Appoint ment as Regular DM	Acudenci c & Professio nal Qualifica tion	Remarks	
1.		SVIIVD IÓBYL MUIIVWWYD	GHS KECH D.I. KHAN	12-64-1986	14-05-2014	B.Sc DM B.ED	Services are placed the disposal of DEO Male D.I. Khan far further adjustment against the post of S (M/P) BPS-16 on regular basis with immediate effect.	SST

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

ITEM NO.2:- PROMOTION OF DM/SDM

Total No. of Vacant Post of SST(B/C)		·	. '		
25% Initial Recruitment Quota	14		 ,		
75% by Promotion Quota	4				
4% DM/SDM Promotion quota to SST(B/C	110		 	7	
Proposed DM/SDM for Promotion to SST(B/C)	01		 		
2 == ::- 1011 (10 to 10	01	. 1	 	 4 ;	;

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

<u>SST (General)</u>

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

Total No. of Vacant Post of SST(G)		. !!	•
25% Initial Recruitment Quota	52		-
25% by Promotion Quota	13		
75% by Promotion Quota	30		
4% TT/STT Promotion quota to SST(G	2.08		<u> </u>
Proposed TT/STT for Promotion to SST(G)	2		-

	S.N o	Sen #	Name of official/Desig:	Name of School	Date of Birth	Date of 1st Appointment as Regular	Academic & Profession al Qualificati on	Remarks
5		33	HAZRAT ULLAH KHAN	GHSS LAR	03:02(19%)	14 12 1900	Shadat ul Aalmia, BA, BEd	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-to overgular basis with immediate effect.

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SST (General)

FUEN NO.4: PROMOTION OF AT/SAT TO SST (G) BPS-16 ON REGULAR BASIS

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

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

A. SST (General)

TTEM NO. 5 PROMOTION OF Quri/SQuri TO SST (G) BPS-16 ON REGULAR BASIS

TEM NO. 5 PROMOTION OF CARTSOLITE				10
The Total No. of Vacant Post of SST(G)	52	١,		1
The Total No. of Vacant Post of 301(6)	13	•)		ļ. '
25% Initial Recruitment Quota	20		. 15	Ï.
75% by Promotion Quota	119			
4% Qari/SQari Promotion quota to SST(G	1.50		 	{·
Proposed Ogri/SOgri for Promotion to SST(G)	2	ï]
Droposed Oam /Strant for Fromotion to 001(0)			, .	

S. No	Sen	Name of official/Des ig:	Name of School	Date of Birth	Date of 1st Appoint ment as Regular Qari/SQa ri	Academic & Professio nal Qualificat ion	Remarks Services are placed at		
	22	SAMI ULLAH	GHS GARA HAYAT	2-4-1973	15-5-2006	MA IslamiyaVB.Ed	the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (G) BPS-16 on regular basis with immediate effect.		
2	30	MUHAMMAD SOHAIL KHAN	GHS NO 5	9-2-1985	15-3-2011	MA Islamiyat/B.Ed	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SSI (G) BPS-16 on regular basis with immediate effect.		

A. SST (General)

TIEM NO.6.: - PROMOTION OF PST/SPST/FSHT TO SST (G) BPS-16 ON REGULAR BASIS

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25% Initial Recruitment Quota	m. Total Ma - 11		5.5	
75% by Promotion Quota	The Total No. of Vacant Post of SST(G)	52		
20% PST/SPSTPSHT to SST(G) 39	25% (mital Recruitment Quota	- N-	· · ·	
20% PST/SPSTPSHT to SST(G) 39	75% by Promotion Ouota	13	3	
Proposed PST/SPSTPSHT for Promotion to SST(C)	20% PST/SPSTPSHT to SCT(C)	39	Į.	
Topased 37/31/31/1 for Promotion to SSE(C)	Proposed PST/Cucypeyrus	10	:1	
10	110 Mascu 1 31/31/31 1 for Promotion to SSNG)	10	 -	

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

C. SST (Physics/Maths)

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

Total No. of Version P. A. Coomies				
Total No. of Vacant Post of SST(Physics/Maths)	21	#		
25% Initial Recruitment Quota	05	-1	T.	 - '
75% by Promotion Quota	16	14	. , 1	
20% PST/SPST/PSHT Promotion quota to				
SST(Physics/Maths)	04			
Proposed PST/SPST/PSHT for Promotion to SSI(Physics)	/Maths)			

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					31.07.07.51	or District	Or ICHAIL (IVI) 202
5.N o	Sen #	Name of official	Name of School	Date of Birth	Date of 1st Appoint ment as Regular PST	Academi c & Professio nal Qualifica tion	Remarks
1	1099	HAMID	GPS ATHOG JANUBI	20-03-1911	21 May 2005	Bsc,Math, Phy	Services are placed at the disposal of DEO Male D.I. Khan for further adjustment against the post of SST (M/P) BPS-30 on regular basis with immediate effect.
2	1110	RAJAB ALI SIIAII	GPS NO I KATIIGARII	11 Feb 2000	11 Feb 2006	Bsc,Math, Phy	Services are placed at the disposal of DEO Male D.J. Khan for further adjustment against the bost of SST (MLP) 1125-16

Terms and Conditions:-

1. They shall be on probation for the period as specified I Roles (15) substituted vide -No.SO(Plocies)/E&AD/1-3/2017 Dated. 07-12-2017 in Appointmet, Promotion and Transfer Rules, 1989.

2. They will be governed by such rules and-regulations as may be issued from time to time by the Govt.

3. Their services can be terminated at any time, in case their performance is found misatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from that to time,

4. Charge report should be submitted to all concerned.

5. Their Inter-Se- seniority on lower post will remain intact as per Rules (17)(4) of Appointmet, Promotion and Transfer Rules, 1989.

6. No TA/DA is allowed for joining the duty.

7. They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light this order, will be recovered and if they are wrongly promoted, they will be reversed.

8. Before handing over charge, their documents may be checked. If they have not the required relevant qualification as per rules, they may not be handed over the charge of the post.

(Flafiz Dr. Muhammad Ibrahim) Director,

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

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

Dated Peshawar the o

District Education Officer (M) DI Khan.

District Accounts Officer DI Khan.

3. Officials Concerned.

Principal/HM Concerned.

5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department.

6. PA to the Director E&SE Khyber Pakhtunkhua, Peshawar.

7. M/File.

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Page 7 of 8

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post of SST (M/P) BPS-16 on regular basis with immediate effect

N.1CNO:12101-5544231-

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

Implementation Petition No. of 2023

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

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

Cell#0345-6836477, Whatsapp#0343-0981629

..... Petitioner

VERSUS

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

.....Respondents

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

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Respectfully Sheweth:-

The Petitioner most respectfully submits as under:-

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

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

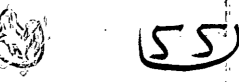
10. That now the respondents are not fully implementing the order dated 27/09/2021, hence, the instant implementation petition is being filed before this Honourable Tribunal.

GROUNDS:

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

B. That lame excuses on behalf of respondents/authorities are not maintainable and respondents are required to implement

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

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

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

Date: 14/09/2023

Yours Humble Petitioner

Naik Ali Shah

Through Counsel

Sheikh Iftikhar ul Haq Advocate High Court

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

Implementation Petition No. _____ of 2022

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

Naik Ali Shah

Versus

Govt. of KPK etc

AFFIDAVIT

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

Dated: 14/09/2023

DEPONENT

NICNO: 12/01-5546

Identified by:

Advocate High Court

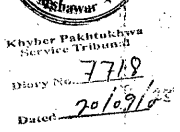
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BEFORE THE HONOURABLE KHYBER PAKHTUNKHW SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHA

Implementation Petition No. 705 of 2023

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



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

Cell#0345-6836477, Whatsapp#0343-0981629

..... Petitioner

VERSUS

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

dibunal,

.....Respondents

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





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRII PESHAWAR AT CAMP COURT DIKHAN

Implementation Petition No. 705/2023

Date of institution 20.09.2023

Naik Ali Shah S/O Najam Shah (that time SPST) Presently PSHT in GPS Marwat Colony, Dera Ismail Khan.

VERSUS

The Government of Khyber Pakhtunkhwa through Secretary Education Department Khyber Pakhtunkhwa, Civil Secretariat Peshawar and 03 others.

ORDER 16.10.2023

Nemo for the petitioner. Mr. Muhammad Kamran, ADEO alongwith Mr. Farhaj Sikandar, District Attorney for the respondents present and produced copy of Notification bearing Endorsement No. 2390-95 dated 04.02.2023 with the assertion that the judgment under execution has been implemented. Copy of the said Notification would show that prima-facie the judgment under execution has been implemented, therefore, the execution petition in hand stands filed. However if the petitioner is of the view that the judgment under execution has not been implemented in letter and spirit, he may file an application for revival of the proceedings in the instant execution petition within a period of one month. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 16.10.2023

Date of Presentation of Application 14-11-2.

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

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Khyber Pakhtunkhwa Service Tribunal

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To

The District Education officer (Male), Dera Ismail Khan.

DEPARTMENTAL APPEAL TO THE EFFECT THAT THE Subject: MODIFIED SENIORITY LIST BE MODIFIED AND APPELLANT BE PLACED AT SERIAL NO. 1108 INSTEAD OF 1122 AS ALREADY IN THE CHECK LIST FOR PROMOTION OF SST (MATH, **BPS-16** HAD PHYSICS) MODIFIED/CORRECTED/PLACED AND LATER ON MALA-FIDELY CROSSED THE SAME DUE TO ULTERIOR MOTIVES AND MALA-FIDE INTENTION JUST TO BENEFIT THE BLUE EYED CANDIDATES NAMELY RIAZ **HUSSAIN & OTHERS.**

Respected Sir,

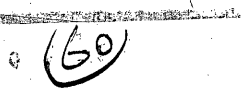
The appellant humbly submits as under;

- 1. That the appellant was appointed as PST in the Education Department on 11/02/2006.
- 2. That during performance of duty the appellant was malafidely charged in case FIR No. 587 dated 08/11/2012 u/s 302,404,34 PPC registered at P.S Saddar Dera Ismail Khan.
- 3. That the appellant was suspended from service on 09/11/2012 and remained suspended till 21/01/2015.
- 4. That during suspension period the appellant filed BBA petition on Aftestal TP aforementioned criminal case.

 Aftestal TP aforementioned criminal case.

 That thereafter the appellant was adjusted against the vacant post of PST vide order dated 21/01/2015

6. That thereafter the appellant was Honourably acquitted from the criminal charges vide judgment dated 21/02/2018 by the learned Additional Sessions Judge-II Dera Ismail Khan.



- 7 That appellant aggrieved from the seniority list 2018 of PSTs/SPSTs/PSHTs submitted departmental appeal on 08/10/2018 which was not accepted and later on submitted the above titled service appeal which was consolidated with the service appeal bearing No. 824 and was accepted with the mentioned appeal vide judgment dated 27/09/2021. Copies of the appeal and judgment are annexed as Annexure-A & B.
 - 8. That the appellant filed an application dated 06/01/2022 to the respondents for implementation of order dated 27/09/2021 but the respondents turned deaf ears towards the application of appellant. Copy of application is annexed as **Annexure-C**.
 - 9. That thereafter the appellant submitted implementation petition before this Honourable Tribunal, during the pendency of implementation petition the respondents/authority produced the detailed order, wherein the grievances of the appellant was fulfilled except seniority/promotion of SST (BPS-16) from the date i.e. 01/12/2022 because one Mr. Rajab Ali Shah, who is junior than the appellant, was promoted to the BPS-16 vide order No. 3957-61 dated 01/12/2022 and one other employee Mr. Riaz Hussain was placed in check list of promotion of PHST to BPS-15 to SST (Math, Physics) BPS-16, similarly similarly one Muhammad Faheem ul Zahid had been placed on 1116 baselessly placing them seriously yet and giving promotion by thus not correcting the seniority list 2018 till now and not allotting the entitled placement to the appellant through revised seniority number and clear cut violating the judgment of this Honourable Tribunal. Meaning thereby the judgment of this Honourable Tribunal had not been fully implemented in its letter and spirit by not correcting the place/position of appellant in the seniority list as per letter and spirit of the judgment of this Honourable Tribunal although the appellant submitted various written as well as verbal requests. It is also pertinent to mention here that the respondents/authority is on wrong footings, especially in promotion of the post of SST Physics, Math (BPS-16) by following the seniority list of 2018 just to sabotage the right of the appellant. Copies of the documents in this respect are annexed as Annexure-D to D/. Allested to be a

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10. That now the your good-self was not fully implementing the order dated 27/09/2021, hence, submitted the implementation petition is being filed before this Honourable Tribunal which was fixed on 16/10/2023, on the same date was strike of lawyers and the appellant and counsel was not in knowledge of fixing date and your honour submitted a notification already but it is submitted that grievances of the appellant is not yet redressed. Hence, your good-self directed the appellant to submit a detail appeal before your good self, hence, the instant department appeal with following submission.

That actually the appellant and the one Riaz Hussain & Faheem uz Zahid were appointed on the same date i.e. 11/02/2006. It is pertinent to mention that the appellant was falsely implicated in the aforementioned criminal case, the detail is given in supra paras, due to this reason the appellant was deprived from the seniority and later on the appellant submitted departmental appeals and service appeals for the redressal of his grievances. Both the appeals were allowed. It is to be explained that the appellant submitted an appeal bearing No. 173/2019 just for seniority. After decision of the service tribunal although in the check list of promotion of BPS-16 the appellant was placed at serial No. 1108 at the time of pre-DPC on 27/10/2023 but later on crossed the same and removed again from the serial No. 1108, meaning thereby in the light of judgment of the Honourable Service Tribunal first implemented the same and later on disentitled the appellant for the same although the appellant is entitled to be placed at serial No. 1108 in the seniority list and the seniority list is liable to be modified accordingly as per judgment of the Honourable Service Tribunal in the case of appellant and later on in the service appeal No. 2069/2019 decided on 31/05/2023 with other various appeals, wherein the judgment was in rem, in which it is clear cut directed in case of two or more employees whose appointment is on the same date the employee older in age shall rank senior to the younger one. Similarly the

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appellant in the light of aforementioned judgment and 2009 SCMR P#82, it is submitted that appellant is entitled for placing in seniority list at serial No. 1108 instead of 1122 and be placed for promotion from the post of PSHT BPS-15 to the post of SST (Math, Physics) BPS-16 and be promoted. In this respect the seniority list may graciously

be corrected. mercifully, kindly, humbly, is therefore, respectfully submitted that the instant appeal may Ιt kindly be accepted as per subject and contents of appeal,

Dated $\frac{28}{10/2023}$

Humble Appellant

Naik Ali Shah

son of Najam Shah presently PSHT in GPS Marwat Colony Dera Ismail Khan

Cell#0345-6836477

Whatsapp#0343-0981629

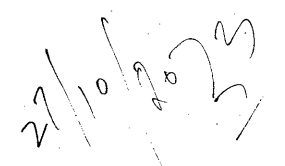
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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN Check list for promtion of PSHT to SST (Math / Physics) BPS -16 Qouta

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