BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>CAMP COURT SWAT</u>

Service Appeal No. 998/2016

Date of Institution...

14.04.2014

Date of decision...

05.09.2017

Muhammad Bashir, PST, GPS Mayar Khadagzai, under transfer to GPS Binshai, Dir Lower. (appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary, E& SE, Peshawar and 4 others. (Respondents)

Mr. Yasir Saleem,

For appellant

Advocate

Mr. Muhammad Zubair, District Attorney

For respondents.

MR. NIAZ MUHAMMAD KHAN,

CHAIRMAN

MR. AHMAD HASSAN,

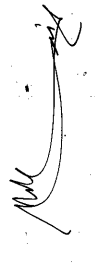
... MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: - Arguments of the learned counsel for the parties heard and record perused.

FACTS

2. The appellant was serving as SPST (BPS-14) in Government Primary School, Mayar Khadaqzai. That on 04.08.2016 one Jehangir Khan, PSHTwas promoted from the post of PSHT BPS-15 to the post of SST BPS-16. Thereafter, a transfer order was issued on 04.08.2016 in pursuance of which Mr. Jehangeer Khan was transferred to GMS Shagai and his post was kept vacant. That the appellant was then promoted on 11.08.2016 to the post of PSHT (BPS-15) and according to his appeal he was entitled to be adjusted against the said post vacated



by Mr. Jehangir Khan as per Rationalization Policy of the government but the department issued another order to be called as substituted order, purportedly substituting the transfer order dated 04.08.2016 in which the vacant post of Jehangeer Khan was filled by respondent No. 4 (Mr. Usman Badshah, PSHT). The appellant was then promoted on 11.08.2016 and was transferred out to GPS Binshai, Samar Bagh. Through this appeal, the appellant has now challenged the substituted order cancelling the earlier transfer order and also his transfer to GPS Binshai on promotion being violation of Rationalization Policy.

ARGUMENTS

- 3. The learned counsel for the appellant argued that under the Rationalization Policy, the appellant could not be transferred out to GPS Binshai and was entitled to be adjusted in the same school or Union Council. That the department in order to adjust their blue eyed issued a notification without any dispatch number or date to be called as substituted for the notification of even number and date wherein the vacant post of Jehangeer Khan was filled. That by doing so the department had violated the Rationalization Policy.
- 4. On the other hand the learned District Attorney argued that the department has rightly substituted the notification. That no violation of Rationalization Policy has been made by the department.

CONCLUSION

5. The Rationalization Policy in para-4 of posting on promotion clearly lays down that on promotion to SPST(BPS-14) and PSHT (BPS-15) he may be posted in the same Union Council subject to the provisions of sanctioned post. That the post of Jehangeer Khan was already available in the school after issuance of notification dated 04.08.2016. It appears that in order to defeat the Rationalization



Policy a substituted notification was issued without supersession of earlier notification or the cancellation of earlier notification and thereby filling the vacant posts including the one against which present appellant was to be posted on promotion after 5/6 days. This Tribunal is of the view that the department has violated the Rationalization Policy and the appellant was entitled to be posted in the same school after promotion. Therefore, this appeal is accepted and the department is directed to adjust/post the present appellant against any post of his rank and status and if any of the respondents is to be removed from GPS Mayar Khadaqzai after adjustment of the appellant, he should also be adjusted according to Rationalization Policy. Parties are left to bear their own costs. File be consigned to the record room.

Ahmad Hassan)

Member

<u>ANNOUNCED</u> 05.09.2017

(Niaz Wuhammad Khan)

Chairman

Camp Court, Swat

Appellant alongwith his counsel present and submitted Power of Attorney. Mian Amir Qadar, Deputy Attorney for the respondents also present. Rejoinder submitted. Due to incomplete bench arguments could not be heard. To come up for arguments on 05.09.2017 before D.B at Camp Court Swat.

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

Camp Court Swat

05.09.2017

Appellant alongwith counsel and Mr. Muhammad Zubair, District Attorney for the official respondents present.

Arguments heard and record perused.

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This appeal is accepted as per our detailed judgment of today. Parties are left to bear their own costs. File be consigned to the record room.

Member

ANNOUNCED 05.09.2017

Chairman Camp court, Swat 11.11.2016

Counsel for the appellant present. None present for the respondents due to curfew in the area. Fresh notices be issued to them. To come up for written reply/comments on 09.12.2016 before S.B at camp court, Swat

Chairman Camp court, Swat

09.12.2016

Appellant in person and Mian Amir Qadar, GP for the respondents present. Requested for adjournment. To come up for written reply/comments on 06.01.2017 before S.B at camp court, Swat.

Chairman Camp court, Swat

06.1.2017

Appellant in person and Mr. Fayazud Din, ADO alongwith Mian Amir Qadar, GP for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 03.05.2016 at camp court, Swat.

Chairman
Camp court, Swat

27.09.2016

Counsel for the appellant present. Learned counsel for appellant argued that the appellant was serving as PST in GPS Mayar Khadakzai, Lower Dir when promoted as PSIIT vide order dated 04.08.2016 but transferred to GPS Binshai, despite the fact that a post of PSHT was available in the school where the appellant was serving and which was illegally allotted to private respondent No.4. That against the said order appellant preferred departmental appeal which was rejected on 06.09.2016 and hence the instant service appeal on 22.09.2016.

That the appellant being the senior most teacher of the school was entitled to be retained at GPS Mayar Khadakzai Lower Dir where private respondent No. 4 was illegally accommodated and as such transfer of the appellant to GPS Binshai is against facts and law and liable to be set aside.



Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 11.11.2016 before S:B at camp court, Swat as the appeal pertains to territorial limits of Malakand Division. Notice of application for interim relies shall also be issued to he respondents for the date fixed.

Chairman

Form- A FORM OF ORDER SHEET

Court of		 -
Case No.	998/2016	

	Case No.	998/2016
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	22/09/2016	The appeal of Mr. Muhammad Bashir presented
	•	today by Mr. Ijaz Anwar Advocate may be entered in the
		Institution Register and put up to Learned Member for proper
,		order please.
		REGISTRAR
2-		This case is entrusted to S. Bench for preliminary hearing
•		to be put up there on $27-9-16$
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		MENBER
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BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 998 /2016

Muhammad Bashir, Primary School Teacher, GPS, Mayar Khadagzai, Presently under transfer to GPS Binshai, Dir Lower.

(Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others.

(Respondents)

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Through

IJAZ ANWAR Advocate Peshawar.

Advocate Pesnawar

Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Khyber Pakhtukhwa Service Tribunal

Appeal No. 998_/2016

Diary No. 1012 Dated 291912016

Muhammad Bashir, Primary School Teacher, GPS, Mayar Khadagzai, Presently under transfer to GPS Binshai, Dir Lower.

(Appellant)

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- √3. District Education Officer (Male), Dir Lower.
 - 4. Usman Badshah PSHT, GPS Mayar Khadagzai, Dir Lower.
 - 5. Dil Faraz PSHT, GPS Degan, Dir Lower.

(Respondents)

Appeal under Section-4 of the **Khyber** Pakhtunkhwa Service Tribunal Act, 1974, against office order dated 11.08.2016, whereby the appellant has been promoted to the post of **PSHT BPS-15**, but has illegally transferred from GPS Mayar Khadagzai, to GPS Binshahi, while the Respondent No. 4 has been transferred from GPS Degan to GPS Mayar Khadagzai vice the appellant vide an order issued on 11.08.2016 in back date i.e on 04.08.2016, against which the Departmental Appeal dated 12.09.2016, has also been rejected vide order dated 06.09.2016.

Filedio-day
22/9/16

Prayer in Appeal;

On acceptance of this appeal the rejection order dated 06.09.2016 and transfer Order dated 11.08.2016 to the extent of the transfer of the appellant from GPS Mayar Khadagzai to GPS Binshahi may please be set aside/modified and

the appellant may be allowed to continue at GPS Mayar Khadagzai, similarly the order dated 04.08.2016, to the extent of the posting of respondent No.4 & 5 may also be set aside any other remedy deem just and proper may also be allowed in favour of the appellant.

Respectfully Submitted:

- 1. That the appellant was initially appointed as Primary School Teacher in the Education Department in the year 1997. Ever since his appointment, the appellant had performed his duties as assigned with zeal and devotion and there has been no complaint what so ever regarding his performance.
- 2. That it is pertinent to point out here that ever since his appointment, the appellant remained posted at different stations as and when directed/posted.
- 3. That the appellant was lastly posted at GPS Mayar Khadagzai. It is pertinent to mention here that recently the promotion of the appellant was due from PST BPS-14 to PSHT BPS-15. As per the Rationalization policy on promotion to PSHT BPS-15, the senior most is to be retained at his own school. (Copy of the Rationalization Policy is attached as Annexure A)
- 4. That according to the rationalization policy to rationalize the posts of PSTs at different Schools in Dir Lower, the respondent No.3 issued transfer order No.12585-90 dated 04.08.2016, whereby different PSTs and PSHTs belonging to Dir Lower were transferred/rationalized at different schools. (Copy of the order dated 04.08.2016, is attached as Annexure B)
- 5. That one Jangeer Khan who was posted at GPS Mayar Khadagzai on his promotion to the post of SST (G) BPS-16, was transferred to GMS Shagai vide order No.12554 dated 04.08.2016. On his transfer the post of PSHT at Mayar Khadagzai thus got vacated, however vide order dated 04.08.2016, no one was posted at the said School. It is pertinent to mention here that at the relevant time the appellant was posted at GPS Mayar Kahadgzai and after transfer of the said Jhangeer the appellant became the senior most PST at the said school. (Copy of the order No.12554 dated 04.08.2016, is attached as Annexure C)

- 6. That the respondent No. 3 in order to accommodate Respondent No.4, a political favorite, issued an order in back date i.e 04.08.2016, and substituted the previously issued transfer order dated 04.08.2016, vide which the respondent No.4 was transferred from GPS Degan and posted him as PSHT GPS Mayar Khadagzai, while the respondent No.5 who does not even belong to the UC concerned, was posted at GPS Degan. (Copy of the order dated 04.08.2016, is attached as Annexure D)
- 7. That when promotion order dated 11.08.2016, was issued, the appellant was promoted to the post of PSHT BPS-15, but was illegally transferred out from his own UC and has been posted at GPS Binshahi (UC Binshahi Samar Bagh) a far flag area miles away from the home of the appellant. (Copy of the order dated 11.08.2016, is attached as Annexure E)
- 8. That aggrieved from his transfer, the appellant submitted his departmental appeal dated 12.08.2016, however his appeal has also been rejected vide order dated 06.09.2016. (Copies of the Departmental Appeal and rejection order dated 06.09.2016 are attached as Annexure F. & ...)
- 9. That the impugned order is illegal, unlawful, against the law and rules and is based on malafide inter alia on the following grounds:

GROUNDS OF SERVICE APPEAL:

- A. That the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the Law are badly violated.
- B. That the respondents have not acted in accordance with law rules and policy and have malafidely issued a back dated order just to accommodate the respondent No.4, who is a blue eyed and politically favorite. The appellant was the senior most PST at GPS Mayar Khadagzai and he had the right to be retained at the said school on his promotion instead of filling the post by transferring the respondent No.4 that too vide a back dated order.
- C. That post of PST is a union council based post, As per the Law the appellant is to be transferred at his own UC, however the appellant has malafidely transferred the appellant out of his own UC while vide the disputed back dated order the respondent No.5 who does not belong to UC Khadagzai, has been transferred to GPS Degan (UC Khadagzai) in violation of law Rules and policy.

- D. That the impugned order is made in violation of the Khyber Pakhtunkhwa (Appointment, Deputation, Posting And Transfer of Teachers, Lecturers, Instructors, Doctors) Regulatory Act, 2011 and the Rationalization Policy of the Provincial Government.
- E. That even otherwise it is also not in the interest the Department to make rolling stone its employees, on the one hand the working of the department is disturbed, while on the other hand the employee is humiliated and his family life is disturbed.
- F. That in fact there exist no exigencies of service nor can the orders of transfer as referred above can be termed as in the public interest rather it has been made in violation of law and rules just to accommodate the respondent No.4 a politically faverite of the local MPA, at the cost of the appellant.
- G. That during his posting at GPS Mayar Khadagzai, the performance of the appellant remained commendable and there was no complaint whatsoever regarding his performance albeit he has been transferred.
- H. That the impugned transfer order is illegal, unlawful, without lawful authority and passed without jurisdiction, not in the prescribed period, in violation of transfer and posting policy, thus nullity in the eyes of law and not tenable.
- I. That the appellant seeks the permission of this Honourable Authority to rely on additional grounds at the hearing of this appeal.

it is, therefore, humbly prayed that on acceptance of this appeal the rejection order dated 06.09.2016 and transfer order dated 11.08.2016 to the extent of the transfer of the appellant from GPS Mayar Khadagzai to GPS Binshahi may please be set aside/modified and the appellant may be allowed to continue at GPS Mayar Khadagzai, similarly the order dated 04.08.2016, to the extent of the posting of respondent No.4 & 5 may also be set aside any other remedy deem just and proper may also be allowed in favour of the appellant..

Through

Appellant

IJAZ ANWAR Advocate Peshawar.

SAJID AMIN Advocate Peshawar.

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

Appeal No.	/2016

Muhammad Bashir, Primary School Teacher, GPS, Mayar Khadagzai, Presently under transfer to GPS Binshai, Dir Lower.

(Appellant)

VERSUS

Govt of Khyber Pakhtunkhwa, Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

(Respondents)

Application for the suspension of operation of the orders dated 11.08.2016, to the extent of the transfer of the appellant till the decision of the above noted Appeal

Respectfully Submitted:

- 1. That the appellant has filed today the above noted appeal in this Honourable Tribunal in which no date of hearing has been fixed so far.
- 2. That the facts and ground mentioned in the accompanied appeal may be read as integral part of this application.
- 3. That the applicant has got a good prima facie case and there is likelihood of it success.
- 4. That the applicant would be exposed to great hard ship and inconvenience in case the order is not suspended.
- 5. That even otherwise the impugned order being made in violation of law rules and policy, hence not tenable and is thus liable to be suspended.

6. That it will also serve the interest of justice if the order impugned is suspended till the final decision of the appeal.

It is, therefore, prayed that on acceptance of this application the operation of the impugned order dated 11.08.2016, to the extent of transfer of the appellant may please be suspended till the decision of the appeal.

Through

IJAZ ANWAR Advocate Peshawar.

SAJID AMIN
Advocate Peshawar

<u>AFFIDAVIT</u>

I, Muhammad Bashir, Primary School Teacher, GPS, Mayar Khadagzai, Presently under transfer to GPS Binshai, Dir Lower, do hereby solemnly affirm and declare on oath that the contents of the above Appeal as well as accompanied application are true and correct to best of my knowledge and believe and that nothing has been kept back or concealed from this Honourable Tribunal.

Deponent

7





Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

PH No. 091-9201389, 9210938, 9210437,9210957, 9210468 Fax 091-9210936 0800-33857 No.2411-²⁵¹A //Promotion /Estab Dated Peshawar the **18**/01/2013.

To

All the District Education Officers, (Male & Female), in Khyber Pakhtunkhwa.

Subject:-

Guidelines for Posting of PST B-12 on Promotion to the post of Senior PST B-14 and PSHT B-15, Qari B-12 to B-15, CT B-15 to Senior CT B-16, AT B-15 to Senior AT B-16, TT-15 to Senior TT B-16, DM B-15 to Senior DM B-16 and PET B-15 to Senior PET B-16.

Memo:

I am directed to refer to the subject noted above and to clarify that posts of PST B-12 /Senior PST B-14/PSHT B-15 may be rationalized and re-distributed among the Primary schools in the following manner and on Promotion of PST B-12 to the post of Senior PST B-14 and PSHT B-15, may be posted as under:-

Up gradation of Posts in Primary Schools (Female) After Rationalization @ 1-40 ratio

S,No	School Code	Name of Primary	Total Enrolme	S	anctic	oned P	osts aj	fter R	ation	alizati	on'
		School	nt	SST B-16	CT B- 15	PSIIT B-15	SPST - B-14	PST B-12	NQ	Calter	·Chaw
ī	25288	GGPMS A (JICA)	208	I.	22	· o .	2	3	I .	1 -	• 1
2	25048	GGPMS B (JICA)	306	1	. 2 .	υ"··	2 .	. 0	• 1	1	7
3	25143	GGCMS C	173	. 1	ο.	0	2	3	1	, 1	1
1	30056	GGPS D	127:50	0	0	1 .	0	1	O	0 .	- 1
5	25224	GGPS E	110 -	0.	. 0	1	1	1	0	O	1
6	25244	GGPS F	160	0	. 0	ı	1	2	Ò	0	1
. 7	25277	GGPS G	198	0	0.	1	1	3	. 0	0 '	. 1
8 .	25221	GGPS H	240	0	0 1	1	. 2	3	0	. 0	1
9	32912	GGPS I	285	0	0	1	2	4	0	0	1
10	25097	GGPS J	320	0	0.	1	- 2	5	O	0	1.
11	25138	GGPS K	360	O.	O	1	2	6	0	0	1
12	32606	GGPS L	400	0	0	1,	3.	6	0	0	` 1
13	25278	GGPS M	440	. 0	O	!	3	7	0	0	1
	Tot	al . ,	3250	3	4.	10	23	50	3	3	13

S.No	School Code	Name of Primary School	Total Enrolment	Sanctioned Posts Rationalization				
٠.				PSHT B-15	SPST B-14	PST B-12	Chow	
1.	30056	GPS A	50 %, (4.5)	- 1 -	υ	1	1	
2	25224	GPS B	,110	1		1 _	1	
3	25244	000 0	.160	1	1	2	1	

Day

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<u> </u>	Tot	al	2563	10	17	38	10
10	25278	GPS J	440	1	3	7	
9	32606	GPS I	400	1	3	6	
. 8	25138	GPS H	360	3 1			
7	25097	GPS G	320		9	6	<u></u>
¥),	32912	GPS F	285				
	25221	GPS E	240	 		4	
	,				2	2	1

Note:-

1. Each Primary School (except JICA & Community Model School where SST post is sanctioned) will have one post of PSHT B-15.

2. There will be no post of PSHT B-15 & SPST B-14 in MPS.

3. No of posts of PSHT B-15, SPST B-14 & PST B-12 will not exceed the already communicated sanctioned posts.

Posting on Promotion

4. On Promotion of PST B-12 to the post of Senior PST B-14 and PSHT B-15, may be posted in the same UCs Subject to the provisions of sanctioned post,

5. Senior most PSHT B-15, SPST B-14 & PST B-12 (According to the Seniority list) may be retained in the school of their present posting and junior most may be transferred to other schools.

6. In their promotion order it should be mentioned that their Inter-se-Seniority on

lower post will remain intact.

7. If anyone forego promotion, Entry to this effect may be made if his/her Service book.

8. Minimum qualifications for the above posts have already been prescribed in the Service Rules notified vide Government of Khyber Pakhtunkhwa Elementary and Secondary Education Department Notification No. SO (PE) 4-5/SSRC/Meeting/2012/Teaching Cadre Dated the November 13, 2012.

I am further directed to further clarify that:

- 1. On promotion Qari B-12 to the post of Senior Qari B-15,CT B-15 to Senior CT B-16, AT B-15 to Senior AT B-16, TT-15 to Senior TT B-16, DM B-15 to Senior DM B-16 and PET B-15 to Senior PET B-16, will be posted in High and Higher Secondary Schools
- 2. 1/3 Qari B-12 posts will be upgraded to Senior Qari B-15, CT B-15 to Senior CT B-16, AT B-15 to Senior AT B-16, TT-15 to Senior TT B-16, DM B-15 to Senior DM B-16 and PET B-15 to Senior PET B-16 in , High and Higher Secondary Schools only in Elementary and Secondary Education Department at District Level .
- 3. No post of CT B-15, PET B-15, AT B-15, DM B-15, TT-15, will be upgraded to B-16 in Middle Schools.
- 4. Senior most Senior CT B-16, Senior AT B-16, Senior DM B-16, Senior PET B-16, Senior TT B-16 (According to the Seniority list) may be retained in the schools of their present posting and junior most may be transferred to other schools.

5.

Dy: Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Endst: No. / File No.1/A-88/KC/S.list: Dated Peshawar the 18/01/2013.

Copy forwarded for information and necessary action to the: -

1. PS to the Secretary to Gout: Khyber Pakhtunkhwa E&SE Department.

2. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.

3. M/File

Dy: Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Mya



District Education Officer (M) Dir Lower

PH No. 0945-9250082, E-mail emisdirlower@yahoo.com

OFFICE ORDER:

Consequent upon the Notification issued by the Director (E&SE) Khyber Pakhtun Khwa Peshawar Endst. No.4145-51/File No.2/Promtion SST B-16 dated Peshawar the 02/08/2016, the following SCTs/CTs, SDMs/DMs, SATs/ATs, STTs/TTs, SQTs/QTs, PSHTs/SPSTs/PSTs are hereby adjusted against the vacant posts of SST (Maths-Phy), SST (Bio-Chem) and SST (G) at the schools noted against each in the intrest of public service with immediate effect.

A1. Promtion of SPST/PST to the post of SST (Bio-Chem) B-16

S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	2048	SAJID KHAN	GPS SHAMSHI KHAN	GHSS SHAMSHI KHAN	
2	2054	IHSAN ULLAH	GPS MIAN KALAY .	GHS MIAN KALAY	
3	2056	HABIB UL HAQ	GPS TARKHO SHAH	GHSS ZAIMDARA	•
4	2068	SHER ALI KHAN	GPS MOSA ABAD	GHSS MUNDA	
5	2085	HAYAT MUHAMMAD	GPS SHATAI NO. 2	GHS MALAKAND	,
6	2091	MUHAMMAD LAYAQ	GPS MALAKAND PAYEEN NO. 2	GHS BALAMBAT	

B2. Promtion of SPSTs/PSTs to the post of SST (Phy-Maths) B-16

S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	1467	MUHAMMAD SADEEQ	GMPS DRABO	GHS PATO TALASH	, <u>, , , , , , , , , , , , , , , , , , </u>
2	2026	MATI ULLAH	GPS KARAKAR MIRGAM	GHS MIRGAM BALA	•
3	2029	RAHMAN YOUSAF	GPS GHWARGAI	GHS LAJBOOK	

C2. Promtion of SCT to the post of SST (G) B-16

S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	12	MOHAMMAD ZAHIR	GHS SHAMSI KHAN	GHSS MUNDA	
2	58	KARIM KHAN	GHS BADWAN	GHSS CHAKDARA	
3	87	SAYD ROZ KHAN	GHS KHUNGI	GHSS RABAT	,
4	89	MOHAMMAD ABDULLAH	GMS MAYAR KHADAGZAI	GHS DHERI KASHMIR	
5	90	SAID ROZ KHAN	GCMHS TIMERGARA	GHSS KHALL	
6	91	AJMAL HUSSSAIN	GMS KHALL KANDARO	GHS TOORAMANG	·
7	92	SHAFIULLAH	GHS SADBAR KALAY	GHS SADBARKALAY	
8	93	FAZALI SUBHAN	GHS PAITO DARA	GHS MALAKAND	
9	94	MOHAMMAD HALIM	GHS DHERI TALASH	GHS DHERI TALASH	
10	96	ANWARUD DIN	GHS KAMBAT	GHS KAMBAT	
11	97	MOHAMMAD ILYAS	GHS MIRGAM BALA	GHS MIRGAM BALA	
12	99	NAZIRUL HAQ	GHSS MAYAR (J)	GHSS MAYAR JANDOL	
13	100	HAMIDULLAH	GHS UTALA	GHS BARJAM MAKHAI	
14	102	YOUSAF KHAN	GHS BADWAN	GHS TAZAGRAM	
15	103	MUSLIM KHAN	GHSS SADOO	GMS DARA SHERKHANI	
16	105	MOHAMMAD HAROON	GHSS ZIMDARA	GHSS ZAIAMDARA	
17	109	FAZAL RAHMAN	GHSS LAL QILLA	GHSS HAYASERAI	
18	110	ISMAIL KHAN	GHSS LAL QILLA	GHSS BAGH MAIDAN	
19	114	AKHTAR MUNIR	GHS QILAGAI SYAR	GHS SPINA KHAWARA	
20	115	MOMIN KHAN	GHS KHAZANA	GHSS KHAZANA	. /
21	118	MOHAMMAD ZEB	GHS MIRGAM BALA	GHS MIRGAM BALA	7
22	120	MOHAMMAD IQBAL	GSHSS OUCH	GHSS ASBANR	
23	123	INAYATULLAH KHAN	GHS TAZAGRAM .	GHSS ASBANR	





24	124	SHAHID HUSSAIN	GHSS MUNDA	GHSS MUNDA	. :
25	125	QAYUM KHAN	GHS CHAKDARA	GHSS CHAKDARA	ж
26	126	AZAM KHAN ^	GHS SHAWA	GHS SHAWA ·	4
27	129	SHAFIULLAH	GHSS HAYASERI	GHSS HAYASERAI	
28	130	MUKHTIYAR	GHS RAMORA	GHSS KHANPUR	
29	133	GUL AFSAR KHAN	GHS KHAZANA	GHSS MUNDA	
30	137`	TAHIR SHAH	GHS RAMORA	GHS RAMORA	\$ ** ²⁵
31	138	MOHAMMAD NUAMAN	GHSS SADDO	GHS MIAN BANDA	
32	140	JAVEED HUSSAIN	GHS SRAI BALA	GHS BANDA TALASH	
33	141	UMAR ZADA	GHS MALAKAND	GHS MALAKAND	
34	142	MANZOOR UL HAQ	GHS-BADWAN	GSSHSS OUCH '	
35	143	AZMAT HAYAT	GHS KHUNGI	GHSS RABAT	
36	144	ABDULLAH	GHS MAKHAI	GHS MIAN KALAY	
37	146	BAKHT ZEB KHAN	GHS LUQMAN BANDA	GHSS LUQMAN BANDA	
38	148	SHAHIN SHAH	GMS DARANGAL	GHS DRANGAL	
39	150	KHAISTA RAHMAN	GHSS KHANPUR	GHSS KHANPUR	
40	151	SIRAJUL MATIN	GHSS MIAN BRANGOLA	GHS DHERI KASHMIR	
41	152	MOHAMMAD SHAH	GHS KAMBAT	GHS KAMBAT	
42	153	GUL ZAMIN	GHS LAKBOOK	GHS SHALKANI	

D2. Promtion of PSHTs to the post of SST (G) B-16

S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	116	HAMISH SULLTAN	GPS KALA DHERAI	GHS QILAGAI	
2	301	MASAUD AHMAD	GPS TORA TIGA	GHS SPINA KHWRA	
3	305	AURANG ZEB	GPS BAGH NO.1 BUCHAKAI	GHSS KHAIR ABAD	
4	310	AMIR ZAMAN	GPS ISLAMABAD	GHS PUKHTANO KHADAGZAI	
5	312	JEHANGEER KHAN	GPS MAYAR KHADAGZAI	GMS SHAGAI	
6	316	SARDAR ALI	GPS FAQIRABAD	GHS SIA WARGHAR	
7	317	BAHADAR ZEB	GPS NASAFA	GHS SPINA KHAWRA	
8	320	BAKHT NAWAZ KHAN	GPS DHERI TALASH	GHS SPINA KHAWRA	
9	321	AZMAT ALI SHAH	GPS GIDARO	GHSS KHALL	
10	324	GUL ZAMAN	GPS GUL M.SHAH KORONA	GHS SIA WARGHAR	
11	328	JAN MUHAMMAD	GPS GATO SARAI BALA	GHS OSAKAI	
12	329	MUHAMMAD ZAMAN	GPS TAWDA CHINA NO.1	GHS MIAN KALAY	
13	333	NAEEM ULLAH	GPS BADOONAI	GHS JAWZO	
14	338	KHALID KHAN	GPS SESADA	GHS SIA WARGAHR	
15	340	BAKHT ZAMAN	GPS CHINAR	GHS TOORMANG	
16	341	DAWLAT KHAN	GPS BATTAN NO. 2	GHSS KHANPUR	
17	344	AHMAD SAIR	GPS KHONANO BABA	GHSS KOTIGRAM	
18	345	MUKHTIYAR UN NABI	GPS MARWANDAI	GHS DHERI KASHMIR	
19	347	ZAHID IQBAL	GPS JABAGAI OUCH	GHSS KHANPUR	
20	348	NOOR HABIB KHAN	GPS KATAN PAYEEN	GHS TAKORO SHEKHAN	
		· · · · · · · · · · · · · · · · · · ·			

E2. Promtion of SDMs to the post of SST (G) B-16

S#	S.L.No	Name of Offical	Name of Offical Present place of posting School where adjust		arks
1	23	GUL MUHAMMAD	GHS BAGH DUSH KHEL	GHS CHINARKOT	
2	24	ZIARAT KHAN	GHS SHAL KANDI	GHS SHALKANDI	
3	25	BAKHT BILAND KHAN	GHS DAMTAL	GMSTIMTAI	
4	26	GHULAM FAROOQ KHAN	GHSS BAGH MAIDAN	GHSS BAGHA MAIDAN	
5	27	USMAN UDDIN	GHS PETO DARA	GHSS RABAT	-2





F2. Promtion of SATs to the post of SST (G) B-16

					•
S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	58	AKBAR ZADA	GHSS LAL QILA	GHSS LAL QILA	
2	65	MUHAMMAD ISHAQ	GHS BALAMBAT	GMS-MULYANO BANDA	
3	71	MUHAMMAD ABAIDULLAH	GHS KHAZANA	GHSS KHAZANA	
4	73	AZIZ AHMAD	GHSS SARAI BALA	GHSS SARAI BALA	

G2. Promtion of STTs to the post of SST (G) B-16

5#	S.L.No	Name of Offical	Present place of posting.	School where adjusted	Remarks
1	9	SAEEDULLAH	GHSS ASBNAR	GHSS ASBANR	
2	27	MUHAMMAD IDREES	GHS SHAHZADAI	GHS DARMAL PAYEEN	
3	31	HIDAYAT ULLAH	GHS CHINARIKOT	GHS CHINARKOT	
4	41	ABDUL SAEED KHAN	GHS RANI	GHS SAFARAT	

H2. Promtion of S.Qari to the post of SST (G) B-16

S#	S.L.No	Name of Offical	Present place of posting	School where adjusted	Remarks
1	· 44	MUHAMMAD ALI KHAN	GHS SHEHZADI	GHSS REHANPUR	
2	55	MUHAMMAD ILYAS KHAN	GHS DHERI KASHMIR	GHS SHAWA	

Note:

1. Terms and conditions will remain the same as mentioned in the notification refered above.

2. Charge may be taken in fortnight.

(Prof:Muhammad Uzair Ali) District Education Officer (M) District Dir Lower

Endst. No.

12554-59

Dated Timergara the 04/08/2016

Copy of the above is forwarded to:

1. The Director (E&SE) Khuber Pakhtoon Khwa Peshawar.

2. The District Accounts Officer Dir Lower.

3. The Principals / Headmaster of the institute concernd.

4. The Deputy District Education Officer (M) Dir Lower.

5. The Officails concernd.

District Education Officer (M)

District Dir Lower 11

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OFFICE OF THE DISTT: EDUCATION OFFICER (M) DIR LOWER AT TIMERGARA

Consequent upon the recommendation of the departmental placement committee, the following PSHTs/SPSTs/PSTs are hereby transferred/rationalized to the school noted against each in the interest of public service with immediate effect.

S#	Name & Designation	From	T	
1	Shah Zamin PSHT	GPS UmarRahman Korona	CDS Soloto	Remark
2	Mohammad Israr PSHT	GPS Bochakay	. GPS Salehgram	A.V.P
3	Wazir Zada PSHT	GPS Islam Gat	Faqir Abad	A.V.P
4	Jan Wahid PSHT	GPS Lal Qila No,2	GPS Thrai No,1	A.V.P
5	Qasim Khan PSHT	GPS .Masho Dush Khel	GPS Sheer Khani	A.V.P
6	Raz Mohammad PSHT	GPS Asilo Banda	GPS Terona Ozbani	A.V.P
7	Hassan Bacha PSHT	GPS Bagh Dush Khel	GPS Shenolai	A.V.P
8	lhsanullah PSHT	GPS Adam Shah	GPS Nasafa	A.V.P
9	Dilawar Khan PSHT	GPS Laj Book	GPS Hakim Abad	A.V.P
10	Waheedullah PSHT	GPS Shenolay	GPS Rehanpur	A.V.P
11	Dilawar Said PSHT	GPS Sialkoto	GPS Balambat	A.V.P
12	Fagir Said PSHT	GPS Takatak Maidan	GPS Baghi Haram	A.V.P
13	Syed Javed Shah PSHT	GPS Gul Dehrai	GPS Malakand (P)	A.V.P
14	Mohammad Iqbal PSHT	GPS Nagai (M)	GPS Khall No,3	A.V.P
1.5	Ihsanullah PSHT	GPS Jawaro Asbanr	GPS Takatak	A.V.P
16	Gul Zaman PSHT	GPS Satara Maidan	GPS Hasan Banda	A.V,P
17	Inayatullah PSHT	GPS Khazana Maidan	GPS Katan(P)	A.V.P
18	Shamsur-rahman PSHT	GPS Salihgram Rabat	GPS Khatkay(M)	A.V.P
19	Norul Baqi PSHT	GPS Kamal Khel Tall	Kamar Tangay	A.V.P
20	Mukhtar-Ud-Din PSHT	GPS Jabagai(M)	GPS Sehsada	A.V.P
21	Painda Mohammad PSHT	GPS Sam Patay	GPS La! Qila No.2	A.V.P
22	Mohammad Iqbal PSHT	GPS Srapo Manzai(M)	GPS Chakdara No,3	A.V.P
23	Mian Said PSHT	GPS Machin Korona	GPS Bagh D.Khel	A.V.P
24	Ghulam Badshah PSH	GPS Talaw Khawas	GPS Mnogay B/Bat	A.V.P
25	Faizullah SPST	GPS Gero Tangi	GPS Kamal Khan	A.V.P
26	Haya Azim SPST	GPS Manogay	GPS Rahman Abad	A.V.P
27	Lal Said SPST	GPS Shedas	GPS Thrai	A.V.P
28	Asamud-Din PST	GPS Danda	GPS Standaro	A.V.P
29	Imranullah PST	GPS Kamar Tall	GPS Amlook Dara	A.V.P
30	Fazal QadeemPST	GPS Munjai	GPS Adokay	A.V.P
3.1	Ajdar Khan PST	GPS Kamar Tall	GPS Khungay	A.V.P
32	Aizazud-Din PST	GPS Kamar Tall	GPS Luqman Banda No,1	A.V.P
33_	Rahib Dar Khan PST	GPS Garbanr Laj Book	.GPS Ja Dehrai	A.V.P
34	Khan Nawab PST	GPS Kamar Tall	GPS Luqman Banda	A.V.P
35	Sher Zada PST	GPS Gojaro Banda	.GPS Galkore	A.V.P
36	Bahdar Shah PST	GPS Banda LajBook	GPS Charmango	A.V.P
37	Mujibur-Rahman PST	GPS Badin	GPS Chinar Talash	A.V.P
38	Shafaullah PST	GPS Galgoot(M)	GPS Shontala	A.V.P
39	Nisarullah PST	GPS Manz Sangolai	GPS Khan Abad	A.V.P
40	Attaullah Khan PST	GPS Gawar Desh	GPS Sangolai (P) No.1	A.V.P
41	Hafizur-Rahman PST	GPS Kass Gumbat	GPS Shahi	A.V.P
42	Zakirullah PST	GPS Bishgrm Kot	GPS Warsakay Sharqi	A.V.P
43	Shafiullah PST	GPS Asbanr	GPS Sarskhawani	A.V.P
44	Razaul Haq PST	GPS Kamal Khel Tall	GPS Khunano Baba	A.V.P
45	ibrar Mohammad PST	GPS Drangal	GPS Safaray	A.V.P
46	Sanaul Haq PST	GPS Babagam	GPS Karnpat No,2	A.V.P
47	Shawkat Ali PST	GPS Shalkandai	GPS Shabekay	A.V.P
48	Rehanullah PST	GPS Ashrgay(M)	GPS Garra	A.V.P
49	Arshad Kamal PST	GPS Narai Manzai	GPS Daro(M)	A.V.P
50	Mohammad Baqi PSHT	GPS Kass B.Khan	GPS Khanpur	A.V.P
51	Mujibur-Rahman PST	GPS Dehrai Talash	GPS Redgai	A.V.P
52	Jan Rahman SPST	GPS Gato Srai Bala	GPS Shikawlai	X.VX
	Sher Hakim PST	GPS Bazwanai	GPS Gumbat (T)	A.V.P
	h 1.1.7	O. O DULYVOIId!	, GPS Mian Kali	A.V.P

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	Name & Designation	From	То	Remarks			
	Merajud-Din PST	GPS Damamo	GPS (hungi	A.V.P			
55	Anwar Khan PST	GPS Shapano Kasi	GPS Sadbar Kali	A.V.P			
56	Sahib Zada PST	GPS Bota	GPS Paloso Dog	A.V.P			
57	Mohammad Yusaf PSHT	GPS Khadang	GPS Gatto Srai Bala	A.V.P			
58	Bahdar Shah PSHT	GPS Laj Book Banda	GPS Chinar Talash	A.V.P			
59	Mohammad Irshad PST	GPS Manial No,2	GPS Mnial No,1	A.V.P			
60	Attaur-Rahman PST	GPS Barkhanay(P)	GPS Manial No,2	A.V.P			
61	Mohd Ayub PST	GPS Ashrogay	GPS Khatkay	A.V.P			
62	Habibullah PST	GPS Dalgram Bala	GPS Dalgram (P)	A.V.P			
63	Mohd Nisar PST	GPS Jawzo	GPS Kambat No.,2	A.V.P			
64	Mohammad Zaman PST	GPS Lohar	GPS Kambat No,2	A.V.P			
65	Ali Rahman PST	GPS Drangal	GPS Dehrai Kambat	A.V.P			
66	Muzafar ShahPST	GPS Danwa	GPS Gurgia	A.V.P			
67	Said Ali Shah PST	GPS Banr	GPS Musa Abad	Surplus			
68	Bakht Rawan PSHT	GPS Dood Khana	GPS Sial Koto	A.V.P			
69	Mahmood PST	GPS Namaz Kot	GPS Barkhani Payeen	A.V.P			
70	Shabir Ahmad PST	GPS Berarai	GPS Kambat No.1	A.V.P			
71	Fazal Hamid PST	GPS Bishgrm Kot	GPS Kass Gumbat	A.V.P			
72	Zia Ur Rahman PST	GPS Shahi No.2	GPS Shahi	A.V.P			
73	Usman Ullah PST	GPS Bin Shahi	GPS Shahi	A.V.P			
74	Muhammad Ajmal PST	GPS Balambat	GPS GPS Shingrai	A.V.P			
75	Nigab Shah PST	GPS Asilo Rabat	GPS Balambat	A.V.P			
76	Mujeeb Ullah PST	GPS Chamiar Kass Koto	GPS Munda	A.V.P			
77	Ahmad PST	GPS Gall	GPS Zaimdara	A.V.P			
78	Abdul Manan PST	GPS Kamangara Talash	GPS Sari Payeen	Surplus			
79	Musafar Shah PST	GPS Yar Khan Banda	GPS Begham Dara	Surplus			
80	Muhammad Zahid PST	GPS Tangi Shamshi Khan	GPS Ziarat Talash	Surplus			
81	Shah Nazar Gul PST	GPS Ghargi	GPS Marwandi	Surplus			
82	Dawlat Jan SPST	GPS Hisarak	GPS Makhai	Surplus			
83	Mehraban Shah PST	GPŞ Mehraban Shah	GPS Badonai	Surplus			
84	Asad Ghani PST	GPS Ganjla	GPS Asigi Teer	Surplus			
85	Dil Faraz PSHT	GPS Donga	GPS Faqir Abad	A.V.P			
86	Akbar Sultan PST	GPS Shikawli	GPS Sia Gawnai	A.V.P			
87	Muhib Ur Rahman PST	GPS Gawni Bala	GPS Alimast Toormang	A.V.P			
88	Ab¢ur Rahman PST	GPS Gumagat	GPS Gawni Bala	A.V.P			
89	Muhammad Iqbal PSHT	GPS Gudia Khwar Bala	GPS Shago Zaman Patai	A.V.P			
90	Muhammad Zahir PSHT	GPS Charg Rabat	GPS Barimkay	A.V.P			
91	Badshah Zada PSHT	GPS Jalatai	GPS Gudya Khwar	A.V.P			

Note:-

1. No TA/DA is allowed

2. Charge Report should be submitted to all concerned.

3. Charge Should be taken within fortnight time.

(PROF: MUHMMAD UZAIR ALI)

DISTT: EDUCATION OFFICER (M)

DIR LOWER AT TIMERGARA

Copy of the above is forwarded to:

1. The Director (E&SE) Khyber Pakhtun Khwa Peshawar.

12585-90 Dated Timergara the

2. The Distt: Accounts Officer Dir Lower at Timergaa.

3. SDEOs and Circle ASDEOs Concerned.

4. The Supdt: Local Office.

5. The Teachers Concerned.

6. Master File

DISTT: EDUCATION OFFICER(M)
DIR LOWER AT TIMERGARA

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TO BE SUBSTITUTED FOR THE NOTIFICATION OF EVEN NO AND DATE

OFFICE OF THE DISTT: EDUCATION OFFICER (M) DIR LOWER AT TIMERGARA NOTIFICATION

Consequent upon the recommendation of the Departmental Placement Committee and in pursuance of section, 3 of the Khyber Pakhtunkhwa (Appointment, deputation, posting and transfer of teachers, leeturers, instructors, doctors) Regulatory Act, 2011 and rationalization policy of the Provincial Government, transfers/postings of the following PSTs, SPSTs and PSHTs are hereby ordered in their own pay and scales, to the school noted against each in the interest of public service with immediate effect.

S#	Name & Designation	From	То	Remarks
1	Mohammad Israr PSHT	GPS Bochakay	GPS Islamabad	A.V.P
2	Wazir Zada PSHT	GPS Islam Gat	GPS Thrai No.1	A.V.P
3	Jan Wahid PSHT	GPS Lal Qila No.2	GPS Sheer Khani	A.V.P
4	Qasim Khan PSHT	GPS Masho Dush Khel	GPS Terona Ozbani	A.V.P
5	Raz Mohammad PSHT	GPS Asilo Banda	GPS Shenolai	A.V.P
6	Hassan Bacha PSHT	GPS Bagh Dush Khel	GPS Nasafa	A.V.P
7	lhsanullah PSH _, T	GPS Adam Shah	GPS Hakim Abad	A.V.P
8	Dilawar Khan PSHT	GPS Laj Book	GPS Rehanpur	A.V.P
9	Waheedullah PSHT	GPS Shenolay	GPS Balambat	A.V.P
10	Dilawar Said PSHT	GPS Sialkoto	GPS Baghi Haram	A.V.P
11	Faqir Said PSHT	GPS Takatak Maidan	GPS Malakand (P)	A.V.P
12	Syed Javed Shah PSHT	GPS Gul Dehrai	GPS Khall No.3	A.V.P
13	Mohammad Iqbal PSHT	GPS Nagai (M)	GPS Takatak	A.V.P
14	Ihsanullah PSHT	GPS Jawaro Asbanr	GPS Hasan Banda	A.V.P
15	Gul Zaman PSHT	GPS Satara Maidan	GPS Katan(P)	A.V.P
16	Inayatullah PSHT	GPS Khazana Maidan	GPS Nagai	A.V.P
17	Shamsur-Rahman PSHT	GPS Salihgram Rabat	GPS Kamar Tangay	A.V.P
18	Noorul Baqi PSHT	GPS Kamal Khel Tall	GPS Sharab Kohay	.A.V.P
19	Mukhtar-Ud-Din PSHT	GPS Jabagai(M)	GPS Lal Qila No.2	A,V,P
20	Painda Mohammad PSHT	GPS Sam Patay	GPS Chakdara No.3	A.V.P
21	Mohammad Iqbal PSHT	GPS Srapo Manzai(M)	GPS Bagh D.Khel	A.V.P
22	Mian Said PSHT	GPS Machin Korona	GPS Manogay B/Bat	A!V.P
23	Ainul Hag PSHT	GPS Dheran Asbanr	GPS Kamal Khan	A.V.P
24	Faizullah SPST	GPS Gero Tangi	GPS Rahman Abad	A V.P
25	Haya Azim SPST	GPS Manogay	GPS Thrai	A.V.P
26	Lal Said SPST	GPS Shedas	GPS Standaro	A.V.P
27	Asamud-Din PST	GPS Danda	GPS Amlook Dara	A.V.P
28	Ikramuddin PST	· GPS Safary	GPS Dooab	A.V.P
29	Fazal QadeemPST	GPS Munjai	GPS Khungay	A.V.P
30	Ajdar Khan PST	GPS Kamar Tall	GPS Luqman Banda No.1	A.V.P
31	Aizazud-Din PST	GPS Kamar Tall	GPS Ja Dehrai	A.V.P
32	Rahib Dar Khan PST	GPS Garband Laj Book	GPS Adokai	A.V.P
33	Khan Nawab PST	GPS Kamar Tall	GPS Galkore	A.V.P
34	Khan Shahzada PSHT	GPS Gojaro Bandagai	GPS Charmango	A.V.P
35	Bahdar Shah PSHT	GPS Banda LajBook	GPS Chinar Talash	A.V.P
36	Mujibur-Rahman PST	GPS Badin	GPS Shontala	A.V.P
37	Shafaullah PST	GPS Galgoot (M)	GPS Khan Abad	A.V.P
38	Nisarullah PST	GPS Manz Sangolai	GPS Sangolai (P) No.1	A.V.P
39	Attaullah Khan PST	GPS Gawar Desh	GPS Shahi	A.V.P
40	Hafizur-Rahman PST	GPS Kass Gumbat	GPS Warsakay Sharqi	A.V.P
41	Zakirullah PST	GPS Bishgrm Kot	GPS Sarskhawani	A.V.P
42	Shafiullah PSHT	GPS Dheri Kashmir No.2	GPS Khunano Baba	A.V.P
43	Razaul Hag PST	GPS Kamal Khel Tall	GPS Safaray	
44	Ibrar Mohammad PST	GPS Drangal	GPS Kambat No.2	A.V.P
45	Sanaul Hag PST	GPS Babagam	GPS Shabekay	A.V.P
46	Shawkat Ali PST	GPS Shalkandai	GPS Jan Mahamada	A.V.P
47	Rehanullah PST	GPS Ashrogay (M)	·····	A.V.P
	Arshad Kamal PST	GPS Narai Manzai	GPS Bishgram Kot GPS Khanpur	A.V.P
48				



TO BE SUBSTITUTED FOR THE NOTIFICATION OF EVEN NO AND DATE

S#	Name & Designation	From	То	Remarks
50	Mujibur-Rahman PST	GPS Dehrai Talash	GPS Shekawlai	A.V.P
51	Jan Rahman SPST	GPS Gato Srai Bala	GPS Gumbat (T)	A.V.P
52	Sher HakimiPST	GPS Bazwani	GPS Munda	A.V.P
53	Mirajud-Din SPST	GPS Damamo	GPS Odigram	A.V.P
54	Anwar Khan PSHT	GPS Shapano Kasi	GPS Hanfia	A.V.P
55	Subhanuddin PST	GPS Bandagai	GPS Rani	A.V.P
56	Mohammad Yousaf PSHT	GPS Khadang	GPS Gatto Srai Bala	A.V.P
57	Mohammad Irshad PST	GPS Manial No.2	GPS Nimaz Kot	A.V.P
58	Attaur-Rahman PST	GPS Barkhanay(P)	GPS Manial No.2	A.V.P
59	Mohd Ayub P\$T	GPS Ashrogay	GPS Khatkay	A.V.P
60	Habibullah PST	GPS Dalgram Bala	GPS Dalgram (P)	A.V.P
61	Mohd Nisar PST	. GPS Jawzo	GPS Kambat No.2	A.V.P
62	Mohammad Zaman PST	GPS Lohar	GPS Kambat No.2	A.V.P
63	Ali Rahman PST		GPS Dehrai Kambat	
64	Muzafar Shah PST	GPS Drangal	··	A.V.P
		GPS Danwa	GPS Ourgia	A.V.P
65	Said Ali Shah PST	GPS Banr	GPS Musa Abad	Surplus
66	Bakht Rawan PSHT	GPS Dood Khana	GPS Charg	A.V.P
67	Mahmood PST	GPS Namaz Kot	GPS Barkhani Payeen	A.V.P
68	Shabir Ahmad PST	GPS Berarai	GPS Kambat No.1	A.V.P
69	Fazal Hamid PST	GPS Bishgrm Kot	GPS Kass Gumbat	A.V.P
70	Zia Ur Rahman PST	GPS Shahi No.2	GPS Shahi	A.V.P
71	Usman Ullah PST	GPS Bin Shahi	GPS Shahi	A.V.P
72	Muhammad Ajmal PST	GPS Balambat	GPS Shingrai	A.V.P
73	Niqab Shah PST	GPS Asilo Rabat	GPS Khungi	A.V.P
74	Mujeeb Ullah PST	GPS Chamyar Kass	GPS Munda	A.V.P
75	Ahmad PST	GPS Gall Maidan	GPS Goor Maidan	A.V.P
76	Abdul Manan PST	GPS Kamangara Talash	GPS Sari Payeen Pori Kalay	Surplus
77	Musafar Shah PST	GPS Yar Khan Banda	GPS Begham Dara ;	Surplus
78	Muhammad Żahid PST	GPS Tangi Shamshi Khan	GPS Ziarat Talash	Surplus
79	Shah Nazar Gul PST	GPS Ghargi	GPS Marwandi	Surplus
80	Dawlat Jan SPST	GPS Hisarak	GPS Makhai	Surplus
81	Mehraban Shah PST	GPS Arif Kalay	GPS Badonai	Surplus
82	Tahir Gul P\$T	GPS Ganjla	GPS Rabat	Syrplus
\$ 83	Dil Faraz PSHT	GPS Donga	GPS Degan	A.V.P
84	Akbar Sultan PST	GPS Shikawli	GPS Sia Gawnai	A.V.P
85	Muhib Ur Rahman PST	GPS Gawni Bala	GPS Alimast Toormang	A.V.P
86	Abdur Rahman PST	GPS Gumagat	GPS Gawni Bala	Ą.V.P
87	Muhammad qbal PSHT	GPS Gudia Khwar Bala	GPS Shago Zaman Patai	A.V.P
88	Sardar Khan PSHT	GPS Charg Rabat	GPS Barimkay	A.V.P
89	Badshah Zada PSHT	GPS Jalatai	GPS Gudya Khwar	A.V.P
_090	Usman Badshah PSHT	GPS Degan	GPS Mayar Khadagzai	A.V.P
91	Ali Rahman P ['] SHT	GPS Bagh No.2	GPS Tawda China	A.V.P
92	Fazli llahi PST	GPS Darbar	GPS Ramora	A.V.P
93	Tariq Ali PST	GPS Gul Muqam	GPS Chakdara No.1	A.V.P
94	Fazal Subhan PSHT	GPS Sharab Kohay	GPS Fagir Abad	A.V.P
95	Rehan Ullah PST	GPS Khall No.3	GPS Dheri Khall	A.V.P
96	Rahman Bahadar PST	GPS Kamar Tall	GPS Galkor	A.V.P
97	Noor Islam PST	GPS Shekawlai	GPS Sia Gawnai	A.V.P
98	Suliman Khan PST	GPS Razagram	GPS Ali Mast	A.V.P
99	Zahir Shah PST	GPS Mera Khall	GPS Khall No.1	A.V.P
100	Fazli Subhan PSHT	GPS Galgoot	GPS Gidaro Dushkhel	A.V.P
	Gohar Amin PST	GPS Hanfia	GPS Mayar No.1	
101	1		GPS Mayar No.2	A.V.P
101	Muhamamil Avub PST	(2h/ (25ugara)	L CESTIVAVALIVATIVA	1 / A VAP
102	Muhamama Ayub PST	GPS Ganderai	····	
102 103	Wali Rahman PST	GPS Berarai	GPS Drangal	A.V.P
102			····	



TO BE SUBSTITUTED FOR THE NOTIFICATION OF EVEN NO AND DATE

S#	Name & Designation	From	То	Remarks
107	Mirajudin PST	GPS Damtal	GPS Bandai Shah	A.V.P
108	Abdur Rashid PST	GPS Arif	GPS Kotkai Pai Khel	A.V.P
109	Mehboob Ur Rahman PST	GPS Sadbarkaly	GPS Mayar No.1	A.V,P
110	Muhammad Hayat PST	GPS Swara Ghundi	GPS Gambeer	A.V.P
111	Said Kamil Jan PST	GMPS Jamia Colony	GPS Samarbagh No.1	A.V.P
112	Shamsul Hag PST	GPS Swara Ghundi	GPS Sadbarkaly	A.V.P
113	Rafig Ahmad PST	GPS Koto	GPS Nakhtaro Koto	A.V.P
114	Naeemullah PST	GPS Hisarak Bala	GPS Hisarak Payeen	A.V.P
115	Abdul Khalig SPST	GPS Shamshi Khan	GPS Soghalay	A.V.P
116	Wahid Zaman PSHT	GPS Guzano Banda	GPS Saligram	A.V.P
117	Attaullah SPST	GPS Arif	GPS Mian Kalay	A.V.P
118	Ajmal Khan PST	GPS Gudyakhwar	GPS Darmdal	A.V.P
119	Sirajuddin SPST	GPS Chinar Tangi	GPS Tikas Banrgai	A.V.P
120	Rozi Khan SPST	GPS Khalisa Bajwaro	GPS Tikas Banrgai	A.V.P
121	Jamil Uddin PST	GMPS Babakray	GPS Balo Dara	A.V.P
122	Buzarag Zamin PSHT	GPS Totai Banda	GPS Badonai	A.V.P
123	Haider Khan SPST	GPS Shalkani	GPS Shalfalam	A.V.P
124	Noorul Islam PST	GPS Khanpur	GPS Tiknai Bala	
125	Abdur Rashid PSHT	GPS Nekhan Banda	GPS Tatar	A.V.P
126	Nisar Ahmad PST	GPS Nakhtaro Koto	·	A.V.P
127	Jehan Alam PSHT	GPS Dheri Kashmir No.1	GPS Timergara	A.V.P
128	Muhammad Israr SPST		GPS Battan No.2	A.V.P
129	Javed Igbal PST	GPS Mano Dheri	GPS Dheri Talash	A.V.P
130	Hidayatullah PST	GPS Manz Sangolai	GPS Sangolai Payeen	A.V.P
131	Iftikhar PST	GPS Lovi Kalay GPS Gudar	GPS Mina Dagarai	A.V.P
132	Umar Zeb PST		GPS Guio Tangi	A.V.P
133	Imaduddin PST	GPS Dagarai Maidan	GPS Jabaro Bala	A.V.P
134	 	GPS Lacha Bala	GPS Zanai	A.V.P
135	Samiul Haq P\$T	GPS Sori Paw	GPS Gal Maidan	A.V.P
	Hayatur Rahman PST	GPS Ado Maidan	GPS Karakr Mirgam	A.V.P
136	Muhamamd Tariq PST	GPS Srapo Manzai	GPS Gal Maidan	A.V.P
137	Anwarullah PST	GPS Giro Rehanpur	GPS Munjai	A.V.P
138	Attaullah PST	GPS Utala Maidan	GPS Sangato	A.V.P
139	Rafiullah PST	GPS Larkandi Balo Khan	GPS Shagai Maidan	A.V.P
140	Muhamamd Yar PST	GPS Chiarkot	GPS Redgai	Ą.V.P
141	Muhammad Usman PST	GPS Sangato	GPS Mirgam Bala	<u> </u>
142	Muhammad Parvez PST	GPS Wali	GPS Chinargai	Surplus
143	Salahuddin P\$T	GPS Gumbatai	GPS Daro Maidan	A.V.P
144	Muhamamd Ismail PST	GPS Rana Manzai	GPS Bagh Maidan	ALV.P
145	Muhamamd Gulab PSHT	GPS Shabekay	GPS Beragam	A.V.P
146	Salihuddin PSHT	GPS Beragam	GPS Dargai Maidan	Ä.V.P
147	Islam Badshah PST	GPS Kamal Khel Tall	GPS Luqman Banda	A.V.P
	Shaukat Ali SPST	GPS Odigam	GPS Balambat	A.V.P
149 150	Paristan SP\$T	GPS Asilo Rabat	GPS Rahi	A.V.P
150	Muhammad Zamin PST	GPS Cal Qila No.2	GPS Tarkho Shah	Ą.V.P
151	Wahid Zaman PST	GPS Gawnai	GPS Razagram	A.V.P
ļ	Muhammad Laiq PST	GPS Kulalano Shah	GPS Bandgai Maidan	A,V.P
153	Attaul Haq PST	GPS Nimazkot	GPS Manial No.1	A.V.P
154	Najab PST	GPS Nimazkot	GPS Manial No.1	A.V.P
155	Zakir Rahman PST	GMPS Adai	GPS Namseer	A.V.P
156	Ihasanur Rahman PST	GMPS Zoor Baroon	GPS Rani	A.V.P
157	Ikramullah Jan PST	GMPS Kandawano	GPS Mula Patai	A.V.P
158	Umar Zada PST	GMPS Sadbar Abad	GPS Lalo	A.V.P
159	Mian Sher PST	GPS Danwa	GPS Thrai	A,V.P
160	Karimullah SPST	GPS Shalkani	GPS Shalfalam	A.V.P
161	Khan Zarin PSHT	GPS Ghazo	GPS Marwando	A.V.P
162	Mahboob Ur Rahman PSHT	GPS Kumbar Asbanr	GPS Sia	A.V.P
163	Mukharullah PSHT	GPS Zaim Asbnr	GPS Ghazo	A.V.P



TO BE SUBSTITUTED FOR THE NOTIFICATION OF EVEN NO AND DATE

S#	Name & Designation	From	То	Remarks
164	Mian Hassan Khan PSHT	GPS Ghwargai	GPS Lajbook	A.V.P
165	Farooq Jamil \$PST	GMPS Bazar Shalfalm	GPS Khall No.1	A.V.P
166	Nasib Gul PŞT	GPS Gumagat	GPS Walo Tangi	A.V.P
167	Aftab Ahma'd PST	GPS Kityari	GPS Asbanr	A.V.P
168	Hazrat Aleem PST	GPS Asbanr	GPS Bambolai Bala	A.V.P
169	Muhammaḍ Zmain PST	GPS Shaban	GPS Khanpur	A.V.P
170	Shah Zmain P\$T	GPS Tazagram	GPS Teknai Bala	A.V.P
171	Muhammad Zada PST	GPS Giro Tangi	GPS Soghalay	A.V.P
172	Muhammad Suliman Shah PST	GPS Pato Talash	GPS Gumbatkai	A.V.P
173	Ali Muhammad PST	GPS Qial Tawda China	GPS Masho	A.V.P
174	Sadat Khan PSHT	GPS Lamotai	GPS Jabagai Maidan	A.V.P
175	Subhanullah PST	GMPS Ali Mashah	GPS Irabaona Talash	A.V.P
176	Zubair Shah PST	GMPS Kharo	GPS Pato Talash	A.V.P
177	Nisar Zada PST	GPS Malak Abad	GPS Khall No.1	A.V.P
178	Sardar Dawood PST	GPS Kotkay Maidan	GPS Dokrai	A.V.P
179	Rafiq Shah PST	GPS Shahi	GPS Damtal	A.V.P
180	Shafiullah PST	GPS Badin	GPS Samarbagh No.1	A.V.P
181	Matiullah PST,	G.PS Badin	GPS Samarbagh No.1	A.V.P
182	Muhammad Salim PST	GPS Damtal	GPS Samarbagh No.1	A.V.P
183	Khalid PST	GPS Kulalan	GPS Gambeer	A.V.P
184	Abdur Rauf PŞT	GPS Kulalan	GPS Kotkai Shahi Khel	A.V.P
185	Lal Shahzada SPST	GPS Warskay Gharbi	GPS Bishgram Ķot	A.V.P
186	Muhammad Tahir	GPS Mula Patai	GPS Qazi Abad	· A.V.P
187	Fahimur Rahman PST	GPS Sarskhawani	GPS Warsaky Gharbi	A.V.P
188	Muhammad Tariq SPST	GPS Hayaserai	GPS Manial No.2	A.V.P
189	Fasihul Lisan PST	GPS Hayasrai	GPS Tarkho Shah	A.V.P
190	Siraj Muhammad SPST	GPS Gudar	GPS Gulo Tangi	A.V.P
191	Iftikhar Aziz SPST	GPS Jan Mahamada	GPS Munda	A.V.P
192	Badshah Ghani PST	GPS Barimkay	GPS Teknai Bala	A.V.P
193	Ghayasuddin PST	GPS Ali Sher	GPS Samarbagh No.1	A.V.P
194	Fazal Ghani PST	GPS Sadbarkalay	GPS Gambeer	A.V.P
195	Khan Zada PST	GPS Kamal Khail Tal	GPS Kamar Tall	A.V.P
196	Muhammad Shahzada PST	GPS Matoor Asbnr .	GPS Saleem Shah	A.V.P
197	Sahib Zada P\$T	GPS Bota	GPS Stanadar	A.V.P
198	Fazal Rashid PSHT	GPS Shagai Asbnar	GPS Zaim Asbnar	A.V.P

Note:-

1. Teacher serving in a single teacher school shall not leave his present serving station till the arrival of his substitute through ad hoc and school base (NTS) recruitment.

2. SPST / PST erroneously transferred to Union Council other than his own Union Council should not be handed over charge.

3. No TA/DA is allowed.

4. Charge Report should be submitted to all concerned.

5. Charge should be taken within fortnight time.

(PROF: MUHMMAD UZAIR ALI) DISTT: EDUCATION OFFICER (M) DIR LOWERAT TIMERGARA

Endst No. 12585-90 Dated 04/08/2016.

Copy of the above is forwarded to:

1. The Distt: Accounts Officer Dir Lower at Timergara.

2. SDEOs and Circle ASDEOs Concerned.

3. The Supdt: Local Office.

4. The Teachers Concerned.

5. Master File

Intikhab Photo State

Near National Bank Colony, Balambat Chowk, Timergara.

.... 12104-9398787

DISTT: EDUCA OWERDAT TIMERGARA _aradir i

promotion of SPST to PSHT. 14 TO 15



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DIR LOWER

NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee the promotion of the following Senior Primary School Teachers (SPSTs) Male BPS-14 to Primary School Head Teacher BPS-15 is hereby ordered on regular basis to the schools noted against their names in the interest of public service with immediate effect.

1,1	100103	t Or puor	.0 001 110 1		· · · · · · · · · · · · · · · · · · ·		
	S#	Seniority	Name	Father Name	School where working	Seriod.	Remark
_		No_	a liberal Dia	Muhammad Zaman	GPS Timergara	GPS Ghwargai Lajbook	A.V.P
1:	1	2	Badshahud Din	Abdur Rahman	GPS Timer Dheri	GPS Kass Kandaw	A.V.P
ļ.,	2	4'	Khaista Rahman	Ziarat Ghulam	GPS Mian Banda	GPS Giro Payeen	A.V.P
	. 3	6	Muhammad Rahim	AbdulQasim i	GPS Giro Tangi-S. Khan	GPS Muslim Khwar	A.V.P
	4	. 7	Majeed Ullah	Sharif Khan	GPS Tangi S. Khan	GPS Banda Gumbat	A.V.P
L	5	11	. Muhammad Salim	Darvesh Khan	GPS Khall No.3	GPS Danda	A V P
	- 6	25	Ihsan Ahmad	Abdul Mutalib	GPS Galkor Shalfalam	GPS Kamal Khail Tal	A.V.P
L	7	27	Shakir Ullah	Muhammad Amin	GPS Shago Kass	GPS Kass Baja	A.V.P
	8	37	Muhammad Tahir		GPS Barorai	GPS Lalo Maidan	A.V.P
L	9	38	Abdul Ghafoor	Fazal Raziq	GPS Khema	GPS Chargo Khwar	A.V.P
	10	41	Fazal Rauf	Abdul Hamid Jan	GPS Rani	GPS Gul Dheri Khall	A.V.P
	11	45	Ihsan Ul Haq	Miraj Ul Haq	GPS Ouch Gharbi	GPS Raghbani	A.V.P
	12	47	ikram	Manjawar	GPS Baghkandai	GPS Merakai	A.V.P
Γ	13	51	Sahib Gul	Bunair Sald	GPS Darbar	GPS Khawas	A.V.P
_ [14	53	Muhammad Raziq	Khan Zad Gul	GPS Kotlgram No. 1	GPS Kashmir No.1	A.V.F
	15	56	Khan Said	Rasool Said	GPS Sangar Malakand	GPS Banda Lajbook	A.V.F
Γ	16	71	Shahab Haider	Walat Khan	GI-3 Sangar Malakana		A,V.A
	17	72	Abdul Malik	Muhammad Arif	GPS Malai Rabat	GPS Jugi Banda	
- 1		12	·	Khan	GPS Ajaby	GPS Chamartali	A.V.
	18	73	Said Mehmood Jan	:Said Ghani Jan	GPS Ouch No. 3	GPS Rangul [®] Balal	A.V.
Γ	19	74	Ihtisham Ul Haq	Nisar Ahmad	GPS Qazi Abad Ouch	GPS Shnai Shatot	A.V.
Γ	20	77	Muhammad Islam	Manjawar khan			A.V.
Γ	21	79	Muhammad Nasir	Dost Muhammad	GPS Kano Shamshi Khan	GPS Machine Korona	Í
		/9	Khan	Khan	GPS Dherai Ouch	GPS Sokal' Maskini	A.V.
Ţ	22	89	Toti Khan	Lakh Kary	GPS Malakand Payeen No. 1	GPS Ondesa	A.V.
Ţ	23	90	Nagib Ur rahman	Fateh Ur Rahman		GPS Zandral	A,V.
Ī	24	91	Said Rahman	Sultan	GPS Baroon	GPS Guzano Banda	A.V
t	25	96	Alam Khan	Yaqub Khan 🗜	GPS Baroon "	GPS Jughrai	A:V
Ì	26	98	Mudamat Khan	Amir Khan 👯	GPS Waloo Tangal	GPS Shagail Asbanr	A,V
Ì	27	99	Rahat Ullah Khan	Rahmat Khan	GPS Ouch Sharqi	GPS Gul M.Shah Korona	A.V
Ì	28	100	Shahriyar Khan	Bacha Ghani ,	GPS Ouch Sharqi	GPS Bagh Banda	A.V
	29	101	ihsanuddin	. Hazrat umer	GPS Gato Sarai Bala	GPS Razagram	A.V
	30	-, 	Khaista Wadood	Gul Jalal .	GPS SiaGawni	I GPS Gul Abad	A.V
	31		Ayoub Jan	Muhammad All.Jan	GPS Banrgai	GPS Kurshyng	AÀ
	32		Igbal Zafar	Imam Khan !	GPS Khonako Panjo	GPS Batoro	Α.\
	33		Zakir Ullah	Umar Khan	GPS Kotkay Shahi Khail	GPS Ado: Maidan	A.\
	34		Muhammad Nagin	Ziarat Ghulam	GMPS Wara Banda	GPS Donga	A.\
	35		Bakht Zamin	Umar Muhammad	GPS Khan Pur	GPS Gujaro Bandagai	A.
	36		Habib Ur Rehman	Habib Ullah Khan	GPS Tangi (P) Sadbar Kalay	GPS Kumbar Asbanr	Α.
	37		Fazal Burhan	Fazal Wahab	GPS Kityari	GPS Bagh No.2 Shorshing	
	38		Itbar Khan	Mooza Khan	GPS Khonano Baba	GPS Landai Lajbook	A,
	17		Zahid Hussain	Fazal Karim	GPS Adokay		$\frac{1}{A}$
•	40			Amin Ullah	GPS Sadbar Kalay	GPS Sadbar Kaly V	A.
'	41			Fazal Mehmood	GPS Theroona Wasbanai	GPS Masho Dushkhel	
	4			Rahman Ghani	GPS Rani	GPS Dood Khana	A.
	-		11	Saida Jan	GPS Shago Kass	GPS Didan Pora	A.
	43			Abdur Rahim	GPS Battan No. 2	GPS Bagh No.1 Buchakay	
	44			Muhammad Zada'	GPS Safroona	GPS Gurja Maldan	A
	4:			Wali Rahman	GPS Bandagai Munjai	GPS Pula Maidan	
	4			Rozamin Khan	GPS Lalko	GPS Dheran Asbany	
		7 157		Muhammad Jan	GPS Sangwalai Payeen No.	1 GPS Sangolai (P) No.2	^^
		8 158		Sami Ul Haq	GPS Teknai Bala	GPS Dheri Kəshmir No.2	
		9 159		Ghani Rahman	GPS Quch Sharqi	GPS Loha	A
	5	0 160) Wali Rahman	Gristii Natiinon			

Digle

51 52 53 54 65 57 58 59 60 61 62 63 64 65 66 67 68	eniority No 162 164 165 168 169 172 173 174 175 176 180 181 183	Name Asghar khan Abdul Qadim Fazal Ali Ayaz ul Islam Sirajuddin Umar Jan Nishadar Khan Gul Qadir Dawlat Khan Aziz Ullah Fazal Hakim Sarbiland Khan	Far Faz No Ha: Dil Kh. No	raz Khan () zal Bari () pwroz Khan () pzrat Umer () laram Jan () nan Bahadar () owroz Khan	School where wo GP3 Rabat GPS Shahi GPS Dinga GP5 Badwan No.2 GPS Kano Shah Amid GPS Seral Melaga		GPS Kowrai Munda GPS Shahi GPS Nawagai GPS Shagai Atrafi GPS Khadang	A.V.P A.V.P A.V.P A.V.P A.V.P
51 52 33 54 63 56 57 58 59 60 61 62 63 64 65 66 67 68	No 162 164 165 168 169 172 173 174 175 176 180 181 183	Abdul Qadim Fazal Ali Ayaz ul Islam Sirajuddin Umar Jan Nishadar Khan Gul Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Far Faz No Ha: Dil Kh. No	raz Khan (zai Bari (wroz Khan (zarat Umer (daram Jan (nan Bahadar (GPS Shahi GPS Dinga GPS Badwan No.2 GPS Kano Shah Amlo GPS Seral Melaga	;	GPS Nawagai GPS Shagai Atrafi GPS Khadang	A,V,P A,V,P A,V,P A,V,P
52 53 54 63 56 57 58 59 60 61 62 63 64 65 66 67 68	164 165 168 169 172 173 174 175 176 180 181 183	Abdul Qadim Fazal Ali Ayaz ul Islam Sirajuddin Umar Jan Nishadar Khan Gul Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Far Faz No Ha: Dil Kh. No	raz Khan () zal Bari () pwroz Khan () pzrat Umer () laram Jan () nan Bahadar () owroz Khan	GPS Shahi GPS Dinga GPS Badwan No.2 GPS Kano Shah Amlo GPS Seral Melaga		GPS Nawagai GPS Shagai Atrafi GPS Khadang	A.V.P A.V.P
53 54 55 57 58 59 60 61 62 63 64 65 66 67 68	165 168 169 172 173 174 175 176 180 181 183	Fazal Ali Ayaz ul Islam Sirajuddin Umar Jan Nishadar Khan Gul Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Faz No Hai Dil Kh No	zai Bari pwroz Khan pzrat Umer laram Jan nan Bahadar owrooz Khan	GPS Dinga GPS Badwan No.2 GPS Kano Shah Amid GPS Seral: Melaga		GPS Shagai Atrafi GPS Khadang	A.V.P
53 54 55 57 58 59 60 61 62 63 64 65 66 67 68	168 169 172 173 174 175 176 180 181 183	Ayaz ul Islam Sirajuddin Umar Jan Nishadar Khan Gui Qadir Dawlat Khan Aziz Ullah Fazal Hakim	North Hail Dill Kho	owroz Khan szrat Umer laram Jan nan Bahadar owrooz Khan	GPS Badwan No.2 GPS Kano Shah Amid GPS Seral Melaga		GPS Khadang	A:V.P
555 557 58 59 60 61 62 63 64 65 66 67 68	169 172 173 174 175 176 180 181 183	Sirajuddin Umar Jan Nishadar Khan Gul Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Ha: Dil Kh No	azrat Umer Jaram Jan nan Bahadar owrooz Khan	GPS Kano Shah Amid GPS Seral: Melaga	ا جمحال بام		1
58 59 60 61 62 63 64 65 66 67 68	172 173 174 175 176 180 181 183	Umar Jan Nishadar Khan Gui Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Dili Kh No Sh	daram Jan nan Bahadar owrooz Khan	GPS Seral: Melaga	OK Dala	CDC C MANIOR	A,V.P
58 59 60 61 62 63 64 65 66 67 68	173 174 175 176 180 181 183	Nishadar Khan Gui Qadir Dawlat Khan Aziz Ullah Fazal Hakim	Kh. No Sh	nan Bahadar owrooz Khan			GPS Serai Melaga	A,V,P
58 59 60 61 62 63 64 65 66 67 68	174 175 176 180 181 183	Gui Qadir Dawlat Khan Aziz Ullah Fazal Hakim	No Sh	owrooz Khan	GPS Barchony		GPS Khara	A.V.P
59 60 61 62 63 65 65 66 67 68	175 176 180 181 183	Dawlat Khan Aziz Ullah Fazal Hakim	Sh	UW1002.3334	GPS Sadbar Kalay		GPS Islam Gat GPS-Lovi Shah Takwaro	A,V.P
60 61 62 63 64 65 66 67 68	176 180 181 183	Aziz Ullah Fazal Hakim		ner Amin Khan	GPS Shalknadai			A.V.P
61 62 63 64 65 66 67 68	180 181 183	Fazal Hakim	1	1uhammad Amin:	GPS Birand		GPS Bagh Buchakai	A;V.P
62 63 64 65 66 67 68	181 183			bdul Hasan	- GPS Badin		GPS Total Bandai	A.V.P
63 64 65 66 67 68	183	Sarbilano Kilon		azal Rahman	GPS Mirgam Bala		GPS Chamyari	A.V.P
65 66 67 68		· · · · · · · · · · · · · · · · · · ·		ahadar Khan	GPS Mulano Banda	ā <u>.</u>	GPS Mulyano Banda	A:V,F
65 66 67 68	186	Najeb Ullah					GPS Amlook Dara	F31
66 67 68		Said Gul Jan	M	Mian Gul Jan	GPS Amlookdara		Knanpui	A.V.F
66 67 68		l		(ar Malak Khan	GPS Hasan Banda		GPS Kulalan	A.V.I
66 67 68	187	Said Azeem Khan			GPS Bandagai Mur		GPS Sori Paw	A.V.
67 68	188	Muhammad Jave		Badshah Gul	GPS Shaban	<u></u>	GPS Mora Shah	A.V.
68	189	Fazal Subhan			GPS Kotigram No.	. 2	GPS Takwar, Shekhan	A.V.
	190	Hamaish Gulab		Mian Said Jan	GPS Shera Malaka		GPS Goor Maidan:	
69	193	Khan Nazar		Shah Wazar	GPS Shera Malaka		GPS Redgail	A.V.
70	194	Muhammad Kam		Fazal Muti			GPS Gawardesh	A.V.
71	197	Zahid Khan		Shah Wazir Khan	GPS Tazagram		GPS Sia	A.V
	198			Niamat Ullah	GPS Sia		GPS Ali Banda	A,V
72	198	Wazir Muhamm	ad I	Qadar Muhammad	GPS Tazagram		GPS Larkandai Balo Khan	n A.V
73		Roh Ul Amin		Bahram Shahzada	GPS Cham Bajaw		GPS Topasin Maidan	<u> </u>
74	201	Rahim Ullah		Badshah Ud Din	GPS Topasin Mai		GPS Buranal	A.V
175	206	Muhammad Ish		Abdul Karim	GPS Bandagai Ma	aidan	GPS Utala Asbanr	A.\
76	208		144	Sher Zaman	GPS Kityari		GPS Buchakay	A.\
77	209	Shah Hussain		Wali Ahmad	GPS Khan Pur		GPS Buchakay GPS Dewlai	A.\
78	210	Khair Bahadar		Akhtar Gul	GPS Asharai Mar	ınai		A.\
79	21.2	Muhammad Ba	Cha	Ghulam Muhammad	GPS Ramora		GPS Nagotal	A.
80	219	Sultan Ahmad	+	Lai Bashar	GPS Kalo Manai		GPS Davegira	A.
81	223	Rafi Ullah		Mula Gul	GPS Karkan Shal		GPS Khona Picquit	A,
82	224	Muhammad M	iran	Mula Gui Muhammad Rasool			!	· · ·
83	. 225	Khan Munir	ŀ	1			GPS Meramal	· A.
. 1	1 420			Rahmat Badshah	GPS Mayar No.	.1	GPS Gulo Dheri	A
841	230		h		GPS Karnal Khar		. GPS Jawarb	
85	_+	Sufaid Gui		Saeed Gul	GPS Shawa No.		1 (31-3 1010.00)	A
86		Habib Ul Muki	ntiar	Noor Ul Manan			GPS Stal Kote	
87		Sardar Muhan	nmaď	Fazal Mehmood Kha				Δ .
88	;	Muhammad N		Bahadar Jan	GPS Samar Bag	gh No. 1	GPS Ghwar Banda	
00	238	Jan			GPS Sabar Sha	¬h	GPS Sharbani	
89	239	g Rahman Ullah		Fatih Mul Khan	GPS Shontala		GPS Serai Shontala	
.90	<u></u>			Abdru Rehman	GPS Kambat B		GPS Tirntal	
· · · · · · · · · · · · · · · · · · ·				Zahir Shah	GPS Kambat B	hi Khail	GPS Zardali Banda	
91				Ajeeb Ullah Khan		Jam Ando	GPS Daro Maidan	
92			'eb	Khuna Gui	GPS Daro	-1 (c_ap	GP5 Rashakai	
(9)	<i>z</i>			Said Yaqoob Khan	GPS Makhai C		GPS Chalgazai	
9/				Fazai Muhammad	GPS Tulandai	· • • • • •	GPS Shpano Kasai	. 1.
95			m Jan	Abdur Rahim Jani	GPS Samarba	igh Mort	. GPS Taran Payeen	
	6 25		hman	Haroon Khan	GPS Kotkay N	√lidan	GPS Dhal Payeen	
				Shah Zada	GMPS Dhall B		GPS Otital	¥1,5
				Ahmad Said	GPS. Namsir K		GPS Chinarkot	
		61 Inayat Said		Muhammad Said	GPS Chinar K		GPS Nimaz Kot	<u></u>
610		62 Sahib Zada	 	Muhammad Zarin		Jala	GL2 Mither was	
		63 Dilawar Said	1		GPS Fazal M		GPS Ato Maidan	1
\	07	Muhammad	1 Naes	n Fazla ikram Jan				
_		1811		Said Habib Jan	GPS Samar 8	Bagh NO. 1	GPS Khargai	
1/	103 2	267 Arash Ur Re	<u>ahaman</u>	Muhammad Raso		. <u> </u>	7 Rala	. /
	104	268 Hamayun		Munammad Rase			GPS Taran Bala	1
\ _	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				GPS Rana M		GPS Rana Manzai	
1	105)	271 Hidayat Ull					GRS Mula Banda	
		272 Muhamma		Gul Zamin Khan Said Muhammaç			GPS Sam Patai	+
<u> </u>	 _	273 Arzomand					1	
\	500	Muhamma	ad Jamil	Muhammad Akb	gPS Tangi t	Bala S.Bagh	; GPS Tangi Bala 5/8	<u>;</u> >>
	100	275 Khan		Khan				
.		Muhamma	ad Nabi	Khan Badshah	GPS Shagai	i Markhani	GPS Khazana Maid	dan
	109	279 Khan					GPS Asilo Banda	
-				Itbar Gul	GPS Kass B	Jarikot,		.
	110	281 Islam Gui Muhamm	ad Din	Habib Ur Rahmi	nan GPS Tisso		APS Kaskai	
	111	283 Muhamm Khan	du	Habio or ne			GPS Naway Kaly	
<u> </u>		Knan		Said Jan Sanfonav klavinik	GPS Kabak	olek po do Basin. Jo	The state of the s	n Ama

(20)

S#	Seniority.	Name	Father Name	School where working	School where promoted	Remark
114	296	Rafiullah	Ashmali Khan	GPS Nagram	GPS Rokhna Shahi	A.V.P
115	307		'Muhammad Wahid	GPS Markhanai Maidan	GPS Kando Machia	A.V.P

Terms and Conditions:-

- 1. They would be on probation for a period of one year extendable for another one year.
- 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 his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed from time to time
- 4. Charge report should be submitted to all concerned.
- In case of non compliance/non-taking over the charge, the SDEOs concerned are directed to make entre
 their service books as per policy that they will not be eligible for promotion for three years.
- 6. Their Inter-Se-seniority on lower post will remain intact.
- 7. They shall give an under taking to be recorded in their service book to the effect that if any over paymen made to him/her in light of this order will be recovered and if he/she is wrongly promoted he/she will be reversed.
- 8. No TA/DA is allowed for joining his/her duty.

(Prof: Muhammad Uzair ALi) District Education Officer (M) District Dir Lower

Endst. No. 1289/ Dated Timergara the 4./08/2016.

Copy of the above is forwarded to:

- 1. The Director (E&SE) Khuber Pakhtoon Khwa Peshawar.
- 2. The District Accounts Officer Dir Lower.
- 3. SDEO (M) Timergara and Samarbaagh.
- 4. All concerned ASDEOs (M).
- The Superintendent (Secondary & Primary) Estb: Local Office.
- 6. The Officials concerned.
- 7. Master file.

District Education Officer (M)

Mear National Bank Colony, Balambat Chowk, Timergara. Ph: 0945-822994, Mob: 0300-9398707

ANNIES F الميسن بقام يتركره محوصة ما مع على المرواج) كادر عوان، رسل سات لفرمان لوست اردر قرره 16-8-16 ، 4-08-16 و11 و قين ترقي لوره 11-8-11 جس س - = 500 wiso of فوده خ مذاری هسبخیل سی . ال عام بنده کمنیت آعجه عجم عمارخادر ی سی دُلوی رغام رعارا بع رهی جاریده کوسنیاری ادر فنشندی بنیاد کی آبلیم لوست ی زی ار در بنیر 97-1881 مجرافة عادة الكرافي وى أن عكر بنره في لقينان كحيث أبلي والله ورافتا ده علام مع المعلى على معرف الله المعرب المعرب المعرب المعربية الم الروالما من فالا و سنان في بنياد و المان في بنياد و المان في المان الله مع بنده كا برق مون مع . ار فذكره مؤل من الحرسي حالى مو توسيارى - y C g 3 p 6 o in a 0 5 rap = (in 36 6) (Col) y sking أكرمزكورة مكال سي وسك مزيو قو شرقي ي داراز سادكو عالى ق سَاد سرتقینا فی کی مان ی حالانگ کوچی معارفاداری جهان شرن (3 - 1 pst) 06 06 jilo a 05 6 12 6,23635 كمرك الكينام نياد كلي المرائ كما وكال وستي روك لوي ال وروبر المالا مع المركة (نعطاف في د هجمان أرادي) (در نبره دين بي نكوك سي فال لوست ي قرق اور لقیتان سے فررم کے در در از طرح ق سی، مرصت کیا تھا ہے وہ WEUNG L, WIN/8/11/8/2016 NEW (1/8/2016)

قور ماري الركاري ما كالمراي كالمراي كالمروك في الموروك في المروك في المركاري المراي في المراي في المراي في الم To be Subtituted for the notifications of even number and date لن اعلی ع مران کرے درجرا او دولوں صمالے ، - نوسسا کرانسم GPS 30 in 6/8/11 - 11/8/1016 -11/8/2016 013 (3/10) معار طاور من المام العينات كرك من و رزماون ما م رس و فحدوری کی باء ی عدالت کا در دازه م تعنامی شی Dated-12/8/2016 ٥١٥٥ فرال فراك مير في الماءم عياراك معياراك مروم كل لك ه كونه يمام الرور ساس بهادر وهوكس



OFFICE OF THE

ANNEX. G

DISTRICT EDUCATION OFFICER (MALE)

DIR LOWER

	1	
No.	_ Dated Timergara	
	_ paren ilinergara	the 06/09/2016
	-	7 47 037 2010

Notification:

Consequent upon the recommendations of the Appellate Committee in connection with the promotion of SPSTs to PSITs the appeals of the following newly promoted PSHTs vide Endrst: No. 12891-97 Dated: 11/08/2016 are hereby rejected in the interest of public service.

S. No.	Name Muhammad Salim	S. No. in Notification mentioned above	Place where posted on Promotion	Remarks
2	Muhammad Raziq	<u> </u>	GPS.Gumbat Banda.	Appeal Rejected
3	Khan Said	14	GPS.Khawas Asbanr.	Appeal Rejected
4	Muhammad Islam	15	GPS Kashmir No.1.	Appeal Rejected
5	Said Rahman	20	GPS.Shanai Shahtooth	Appeal Rejected
6	Bakht Zamin	24	GPS.Zandral.	Appeal Rejected
7	Fazal Burhan	35	GPS.Donga.	Appeal Rejected
8	Muhammad Jamil	37	GPS.Kumbar (Asb:).	Appeal Rejected
	Khalilur Rahman	43	GPS.Didan Pura (M).	Appeal Rejected
.0	Nasirul Hag	NA	GPS.Bagha No.1.	Appeal Rejected
.1	Ayazul Islam	49	GPS.Dherai Kshmir No.2.	Appeal Rejected
2	Sarbiland Khan		GPS.Shagai Atrafai.	Appeal Rejected
3	Said Azim Khan	52	GPS.Chamyarai.	Appeal Rejected
1	Hamish Gulab	65	GPS.Kolalan.	Appeal Rejected
5	Zahid Khan	68	GPS. Takoro Shekhan.	Appeal Rejected
6	Wazir Muhammad	71	GPS.Gawardish.	Appeal Rejected
/	Shah Hussai	73 ₁	GPS.Ali Banda.	Appeal Rejected
8	Sultan Ahmad	80	GPS Mina Utala	Appeal Rejected
9	Ismail	95	GPS.Nagothal.	Appeal Rejected
0	Muhammad Zarin	106	GPS.Chalgazai.	Appeal Rejected
$\frac{1}{2}$	Hakimullah.		GPS.Mula Banda.	Appeal Rejected
/	Bashir Muhammad Rafiullah		GPS Ripshahi	Appeal Rejected
	• • •	114	GPS.Rokhna.	Appeal Rejected等時隔線
. !	thtisham ul Haq		GPS.Gumbat Banda.	Appeal Rejected **********
		The state of the sail.	a. J. Compat Banda.	Appeal Rejected

Note: -

- Compliance of this notification may be made within three days of its issuance otherwise the promotion of the noncomplying official shall stand revoked and they shall not be eligible for promotion to PSHTs for the next coming three
- 2. In cases of non-compliance all the SDEOs/ASDEOs are directed to make necessary entries in their respective service books.

District Education Officer Male Dir Lower at Timergara

Endst: No. 13801-1 Dated Timergara the, 06/09/2016 Copy for information to the:

- 1. Director E&SE KP Peshawar.
- 2. DAO District Dir Lower.
- DMO District Dir Lower.
- 4. SDEOs concerned.
- 5. ASDEOs concerned.
- 6. Officials concerned.
- 7. Master File.



District Education Officer Mal Dir Lower at Timergara

POWER OF ATTORNE	\mathbf{Y}
While Court of bhyhs bolden When	CXIIIITA
M Bad The	- John Jun
- pagua	}For }Plaintiff Appellant
÷	}Petitioner }Complainant
VERSUS	,
Sout of left and other	Defendant Respondent Accused
Appeal/Revision/Suit/Application/Petition/Case No	of
Fix I/We, the undersigned, do hereby nominate and appoint	xed for
IJAZ ANWAR ADVOCATE, SUPREME COURT	T OF DAKISTAN
in my same and on my behalf to appear at answer in the above Court or any Court to which the business matter and is agreed to sign and file petitions. An appeal, sta Compromises or other documents whatsoever, in connection matter arising there from and also to apply for and receive documents, depositions etc, and to apply for and issue summing poena and to apply for and get issued and arrest, attachment or order and to conduct any proceeding that may arise there receive payment of any or all sums or submit for the above employee any other Legal Practitioner authorizing him to authorizes hereby conferred on the Advocate wherever he may lawyer may be appointed by my said counsel to conduct the expowers.	s is transferred in the above tements, accounts, exhibits, with the said matter or any all documents or copies of tons and other writs or substructions, warrants to out; and to apply for and matter to arbitration, and to o exercise the power and think fit to do so, any other ase who shall have the same
AND to all acts legally necessary to manage and c respects, whether herein specified or not, as may be proper and	
AND I/we hereby agree to ratify and confirm all lawful under or by virtue of this power or of the usual practice in such	acts done on my/our behalf matter.
PROVIDED always, that I/we undertake at time of Court/my authorized agent shall inform the Advocate and make case may be dismissed in default, if it be proceeded ex-parte theld responsible for the same. All costs awarded in favour shall or his nominee, and if awarded against shall be payable by me/t	him appear in Court, if the he said counsel shall not be I be the right of the counsel
IN WITNESS whereof I/we have hereto signed at	
the day to the y	rear all A
the day to the y Executant/Executants Accepted subject to the terms regarding fee	Pale
Jacques	(L) Anwar
Advocate High Courts &	Supreme Court of Pakistan

ADVOCATES, LEGAL ADVISORS, SERVICE & LAROUR LAW CONSPICTANT FR.3 & 4. Fourth Floor, Dilour Plaza, Suddar Road, Peshawar Churl Ph.094-5272154 Mobile-0333-9107225

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR

•		PESHAWAR	
No.		00-	
	Appeal No	998	of 20/6 Polore
N/I	a Mul		L Suppelland Petitioner
	hallm H	Versus	LAS FILL
DALA	.2.0.13 [2]2,44	mosia,	dent No. 3
		-	
Notice to: _	right. E	MUCIA	ion officer
(M)	Dint	mer	
WHEREAS	an appeal/petiti	on under the pr	ovision of the North-West Fron nted/registered for consideration
the above case by	he petitioner in	this Court and not	ice has been ordered to issue. You
*on			xed for hearing before th e Tribu u wish to urge anything against
F 1 1			e date fixed, or any other day to wl
	-	-	authorised representative or by
-			You are, therefore, required to file aring 4 copies of written staten
alongwith any oth	her documents u	ipon which you i	cely. Please also take notice tha
default of your appeal/petition wi	· -		in the manner aforementioned, ence.
Notice of a	ny alteration in t	he date fixed for I	nearing of this appeal/petition wil
			the Registrar of any change in y
	_		ess contained in this notice which o be your correct address, and furt
notice posted to th	is address by reg		e deemed sufficient for the purpos
this appeal/petitio	n.	with No	a application
Copy of app	eal is attached.	Copy of appeal ha	as already been sent to you vide
office Notice No	······································	dated	***************************************
Given under	my hand and tl	ne seal of this Cou	irt, at Peshawar this
Day of	002	12	20 .
AtAM	100 m	fast	
	reour	, swed .	, Isle
			to the same of the
	and the second s		Registrar, er Pakhtunkhwa Service Tr

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Hou

Peshawar.

2. Always quote Case No. While making any correspondence.

Note:



JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.
FESHAVAR.
No.
Appeal No. 998 of 20/6 celong swith
Ma MULACIANA Seed Bull Appellant Petitioner Mecation
Jours of ISP Coccentury EdS Edw. Respondent
Respondent No
Notice to: - Mr. Wesman Russelshah PSHT Sp. Menger Khader Bei Der Lower WHEREAS an enneal/notition under the provision of the North West Frontier
Jon Der Lawer
WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are
hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*onat 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
appear/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of
this anneal/natition
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of 20/6.
At Camp Court, Severt-
1ML

Note:

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER POAT

FESHAVVAR.
No.
Appeal No. 996 of 2016 celloning en
Man Millounned Bushing Hard Petitioher Mila
Sout of KP Suretan FSS FUREspondent
Respondent No
Notice to: - Mr. Del Fords PSHTSPS Degan, Dir Louiser.
Din 1 neces.
WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are
*onat 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
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default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
along Luth Am applecation party
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Day of Det: 20/6. At Composert Sweet.
0.00
Registrar, Khyber Pakhtunkhwa Service Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Peshawar.

Always quote Case No. While making any correspondence.

Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

PESHAWAR.	
No.	
Appeal No. 998 of 2016 selenge	wi
Man Mulselmanuel Bush Appellant/Petitioner	plica
Appeal No. 995 of 2016, Stuffer Post of 2016, Stuffer Post of 2016, Stuffer Post of 10 State of 10 Sta	
Respondent No2.	
Notice to: - Description under the provision of the North-West Fro	
KP, peshquar	·
Province Service Tribunal Act, 1974, has been presented/registered for consideration the above case by the petitioner in this Court and notice has been ordered to issue. Yo hereby informed that the said appeal/petition is fixed for hearing before the Trik *on	on, in a u are ounal of the which wany ile in ment at in l, the ill be
given to you by registered post. You should inform the Registrar of any change in address. If you fail to furnish such address your address contained in this notice which address given in the appeal/petition will be deemed to be your correct address, and furnotice posted to this address by registered post will be deemed sufficient for the purpost this appeal/petition. Copy of appeal is attached. Copy of appeal has a ready been sent to you vide	h the rther ose of
office Notice Nodateddated.	
Given under my hand and the seal of this Court, at Peshawar this	******
Day of	
At Cun pourt Aunt.	•
Registrar,	
Khyber Pakhtunkhwa Service Tribi	ınal.

. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Peshawar.

2. Always quote Case No. While making any correspondence.

Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

Nó.
Appeal No. 998 of 20/6 along with
Appeal No. 996 of 20/ 1/pmg 111/2
Versus
Respondent No.
Respondent No
Notice to: — Court of M. Cecnefum Casketonical WHEREAS an appeal/petition under the provision of the North-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Day of Dest Sevent : 296:
Registrar,
Peshawa

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR.

No.
Appeal No
Mon-Mullamonace Bugling Repellant Penhoner Singl
Gouted K. Leccota EUS Belle (4) K, Respondent
Respondent No
Notice to: Dist Follower of ficer (Marke)
WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
t Camp Court Sweet -
IN MILLS
Registrar, Khyber Pakhtunkhwa Service Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

PESHAWAR.
No.
Appeal No
na solutioner Sin
Versus
Touthout for the world with and the Alespondent
Versus Social of the travers of the folkespondent Respondent No.
Notice to: - Mar: Univers Bud Shed DEHT SPS Mugler Rhuder set, Dirlower:
Mugar Kludazal Dirlower.
WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are
hereby informed that the said appeal/petition is fixed for hearing before the Tribuna *on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
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address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
opy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
At Camp Court, Sweet.
Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 Always quote Case No. While making any correspondence.

BEFORE THE SERVIE TRIBUNAL KHYBR PUKTHUN KHWA AT PESHAWAR.

SERVICE APPEAL NO. 998/2016.

Muhammad Bashir, PST, Dir Lower

..... Appellant

VERSUS

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

PARA WISE COMMENTS / REPLY FOR AND ON BEHALF OF THE RESPONDENTS No: 1,2 &3.

Respectfully Sheweth:-

Preliminary objections

- 1. The appellant has no cause of action/locus standi.
- 2. The instant appeal is badly time barred.
- 3. The appellant has concealed the material fact from this Hon! Able Tribunal hence liable to be dismissed.
- 4. The appellant has not come to Hon! Able Tribunal with clean hands.
- 5. The present appeal is liable to be dismissed for non-joinder/mis-joinder necessary for parties.
- 6. The appellant has filed the instant appeal on malafide motives.
- 7. The instant appeal is against the prevailing laws & rules.
- 8. The appellant is estopped by his own conduct to file in present appeals.
- 9. The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.

ON FACTS

- 1 Pertains to personal record. Hence no comments.
- 2 Pertains to service record. Hence no comments.
- Incorrect. The appellant was posted at GPS Mayar. The rationalization policy was followed in its true spirit. No deviation from the policy has been made in this regard.
- 4 According to the rationalization policy transfers of PSTs and PSHTs were made and it was according to the policy.
- 5 Correct.
- Incorrect. No political motivation was involved in the transfer order. It is a baseless statement. The post was vacant and as a result the transfer was made. As PSHT is a district cadre post hence the question of UC doesn't hold water.
- 7 Incorrect. The appellant was promoted to BPS 15, PSHT and transferred to GPS Benshai where vacancy was available. UC policy is applicable only to PST BPS 12.

Moreover the government employee is bound to perform his duty anywhere in the country, Province, District according to the nature of his job.

8 Correct. The appeal was rejected by the committee as order of the respondent was just and according to the policy

9 The impugned order is legal, lawful and according to the rule on the basis of the following grounds:

ON GROUNDS.

- A. In correct. The appellant has been treated in accordance with law, rule and policy.
- B. In correct. No political motivation was involved in the mentioned order. The post was vacant and it is the justice to spare the vacant post for promotion. It is the right of every teacher in the district to apply for transfer at vacant post anywhere in the district.
- C. In correct. Policy of union council is applicable only to PST BPS 12 while SPST BPS 14 and PHST BPS 14 are district cadres post and can be transferred anywhere in the district.
- D. Incorrect. The impugned order is according to policy. No violation of the policy has been made.
- E. Incorrect. The employee has been transferred within the district according to the prescribed policy of the government.
- F. Incorrect. No political motivation is involved in the transfer. The transfer was made in the best interest of the public. Every teacher has the right to apply for transfer on the vacant post.
- G. Incorrect and subject to proof.
- H. Incorrect. The order of the respondent is according to law and policy.
- I. The respondent seeks the permission of the Honorable court to rely on additional grounds at hearing of this appeal.

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

Secretary E&SE KP Peshawar

Director E&SE KP Peshawar

District Education Officer (M)
District Dir (Lower)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 998/2016

Bashir Ahmad PST Government Primary School Mayar Khadagzai Presently under transfer to GPS Binshai Dir Lower.....(Appellant)

VERSUS

Government of Khyber Pakhutukhwa through Chief Secretary& others......(Respondents)

<u>REJOINDERTO THE PARA WISE REPLY ON</u> <u>BEHALF OF THE APPELLANT</u>

Respectfully submitted:

The appellant submits his rejoinder as under:

ON PRELIMINARY OBJECTIONS:

- 1. Contents incorrect and misleading, the appellant has illegally been transfer in violation of Rules on the subject and also in violation of the Rationalization policy, thus he being, aggrieved civil servant, has got the necessary cause action and locus standi to file the instant appeal.
- 2. Contents incorrect and misleading, the instant appeal is filed well within the prescribed period of limitation.
- 3. Contents incorrect and misleading, all facts necessary for the disposal of appeal are brought before this honorable court and nothing has been concealed.
- 4. Contents incorrect and misleading, the appellant has come to the tribunal with clean hands.
- 5. Contents incorrect and misleading, all the parties necessary for the disposal of the appeal are arrayed in the instant appeal.
- 6. Contents incorrect and misleading the appellant has illegally been awarded penalty, he is thus an aggrieved civil servant and has file the

instant appeal against the illegal action taken against him and no malafide or bad intention is involved.

- 7. Contents incorrect and misleading, the appeal is well accordance with the prescribed law and rules.
- 8. Contents incorrect and misleading, no rules of estopple is applicable to the instant case.
- 9. Contents incorrect and misleading, the appeal being filed well in accordance with the prescribed rule and procedure hence maintainable in its present form and also in the present circumstances of the case.

ON FACTS

- 1. Contents need no reply, however contents of Para-1 of the appeal are true and correct.
- 2. Contents need no reply, however contents of Para-2 of the appeal are true and correct.
- 3. Contents of Para-3 of the appeal are correct, the reply submitted to the Para is incorrect and misleading.
- 4. Contents of Para-4 of the appeal are correct; the reply submitted to the Para is incorrect and misleading. The orders have been made in violation of Rationalization Policy.
- 5. No comments.
- 6. Contents of Para-6 of the appeal are correct; the reply submitted to the Para is incorrect and misleading.
- 7. Contents of Para-7 of the appeal are correct; the reply submitted to the Para is incorrect and misleading.
- 8. Contents need no reply to the extent of admission, rest of the Para is incorrect hence denied. The rejection order was not in accordance with law and not speaking one in violation of Sec. 24/A of The General Clauses Act.
- 9. Contents of Para-9 of the appeal are correct; the reply submitted to the Para is incorrect and misleading.

GROUNDS

The Grounds (A to I) taken in the memo of appeal are legal and will be substantiated at the time of arguments.

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

Appellant

Through

YASIR SALEEM

Advocate High Court

JAWAD-UR-REHMAN

Advocate Peshawar

<u>AFFIDAVIT</u>

I do, hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as titled appeal are true and correct and nothing has been kept back or concealed from this Honorable Tribunal.

Deponent



KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

To,

The District Education Officer (Male) E&SE, Government of Khyber Paktunkhwa, Dir Lower.

Subject: - <u>JUDGMENT IN APPEAL NO. 998/2016, MUHAMMAD BASHIR.</u>

I am directed to forward herewith a certified copy of judgment dated 05/09/2017 passed by this tribunal on the above subject for strict compliance.

Encl: as above

REGISTRAR, KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR