22.07.2019

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today consisting of five pages placed in connected Service Appeal No. 818/2016 titled "Syed Fazal Abbas Zaidi Versus The Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa Civil Secretariat, Peshawar and four others", the departmental appeal of the appellant is badly time barred. Hence, without touching the merit of the case, the present service appeal is dismissed being time barred. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 22.07.2019

(Hussain Shah) Member (Muhammad Amin Khan Kundi)

Member

16.04.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 12.06.2019 before D.B.

(Hussain Shah) Member (M. Amin Khan Kundi) Member

12،06،2019^

Counsel for the appellant and Mr. Usman Ghani District Attorney for the respondents present.

Learned counsel for the appellant once again requests for adjournment in order to seek further instructions from the appellant.

The record shows that on so many previous occasions adjournment was sought on behalf of the appellant, therefore, instant matter is adjourned to 22.07.2019 for arguments before he D.B but as a last chance.

Member

Chairman

31.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 18.12.2018.

READER

18.12.2018

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 01.02.2019 before D.B.

(Hussain Shah) Member

(Muhammad Amin Khan Kundi) Member

01.02.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 13.03.2019 before D.B.

Member

Nember

13.03.2019

Learned counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 16.04.2019 before D.B.

Member Member

Memb(

28.02.2018

Counsel for the appellant present. Mr. Muhammad Jan, Deputy District Attorney for the respondents also present. Learned counsel for the appellant submitted rejoinder and requested for adjournment for arguments. Adjourned. To come up for arguments on 03.05.2018 before D.B.

Member(Executive)

Member (Judicial)

03.05.2018

Due to retirement of the worthy Chairman, the Tribunal is incomplete, therefore the case is adjourned. To come up for same on 17.07.2018 before D.B



17.07.2018

Learned counsel for the appellant and Mr. Zia Ullah, learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 07.09.2018 before D.B

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member

07.09.2018

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 31.10.2018 before D.B.

(Shah Plussain) Member

(Muhammad Amin Khan Kundi) Member Clerk of the counsel for appellant present. Mr. Muhammad Adcel Butt, Additional AG for the respondents also present. Due to strike of the bar learned counsel for the appellant is not in attendance. Adjourned. To come up for rejoinder and arguments on 02.10.2017 before D.B.

(GUL ZIJB KHAN) MEMBER (MUHAMMAD AMIN KHAN KUNDI)-MEMBER

02.10.2017

Learned counsel for the appellant present. Mr. Zia Ullah, Deputy District Attorney for the respondents present. Counsel for the appellant requested for time to file rejoinder. Request accepted. To come up for rejoinder/arguments on 2**%**12.2017 before D.B.

Member (Executive)

Member (Judicial)

28.12.2017

Clerk to counsel for the appellant and Addl: AG for respondents present. Arguments could not be heard due to incomplete bench. Adjourned. To come up for arguments on 28.02.2018 before D.B.

Merniker

17.11.2016

Counsel for the appellant and Assistant AG for respondents present. Preliminary arguments heard. According to notification dated 03.06.2003 personal grade BPS-17 were awarded to similarly placed employees. As such the appeal is admitted for regular hearing subject to deposit of security and process fee within 10 days, where-after notices be issued to the respondents for written reply/comments for 09.01.2017 before S.B.

Chairman

09.01.2017

Counsel for the appellant and Additional AG for the respondents present. Written reply not submitted. Requested for adjournment. To come up for written reply/comments on 13.02.2017 before S.B.

Chairman

13.02.2017

Clerk to counsel for the appellant and Addl. AG for respondents present. Written reply not submitted. Requested for adjournment. To come up for written reply/comments on 15.03.2017 before S.B.

(AHMAD HASSAN) MEMBER

15.03.2017

Counsel for the appellant and Mr. Hameed ur Rehman, AD (Litigation) alongwith Addl. AG for respondents present. Written reply submitted. To come up for rejoinder and arguments on 05.06.2017 before D.B.

(AHMAD HASSAN)

**MEMER** 

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

ln	Re:-	Service	Appeal	No	/ 2016		
	Mu hamma	d Gul		••••••		A <sub>l</sub>	opellant
		. ·		Versus			
Se	ecretary	/ E & SE	KP & oth	ers	••••••	Respon	idents

# Replication on behalf of appellant to the Joint Reply / Para-wise Comments of Respondents

Respectfully Submitted:

Replication to the preliminary objections

1 - 10 & 12 The preliminary objections raised by the Respondents in these paras are incorrect, false, misconceived and are based on no evidence, hence mainly for the reasons of paras 11 & 13, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal

acts and commissions of the respondents. The appeal is well within time, no facts have been concealed from this Hon'ble Tribunal and no drifty hands have been shown or proved each and every facts has been narrated by the appellant in his appeal and all the necessary parties have been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted and the same is not barred by any been submitted but has strictly accordance with laws/rules. Moreover, being a matter of terms and conditions of service this Hon'ble Tribunal has got a valid jurisdiction.

11 & 13: That in para-13, award of BPS-17 as personal to those DPES working in BPS-16 having Master Degree in the relevant subject has been admitted by the respondents and in Para-11

award of BPS-17 (personal) appellant has been admitted and even the promotion of the appellant from PET Post to these also admitted so in Post is circumstances the appellant working in BPS-16 in Govt. Higher Secondary School with Master Degree in the relevant subject was very much entitled for award of BPS-17 as personal grade but illegally, unconstitutionally and malafidely has been ignored for award of the same BPS which act of the department is neither legal, nor constitutional and not only based on intention of the department / malafide respondent but also is against the establishment principles of natural justice.

#### Replication to the facts

- 1 & 3: These paras need no replication in light of para-1 and 3 of the appeal, which are repeated.
- 2. In this para, the contents of Para-2 of the Appeal have been repeated, therefore needs no replication.

In this para the stance of the appellant taken in his appeal has been admitted by the replying respondents i.e. the respondents have admitted qualification of the appellant, the adjustment against the post of DPE, the promotion of the appellant to the said post on the promotion of the appellant to the said post on regular basis and award of BPS-17 personal to those DPEs working in BPS-16, having Master Degree in the relevant subject and even under the notification mentioned in this para, the appellant was fully entitled for award of BPS-17 personal being similarly paced person from the date of his adjustment against the DPE post. Regarding the fact that "the appellant failed to challenge any of the orders in the foregoing concerned in this regard, it submitted that the respondents themselves had antedated his promotion vide annex E with the appeal therefore, there was no need to challenge the same.

#### Replication to the Grounds

4.

A – H: The contents of these paras of the Reply are incorrect, false, misconceived and are based

on no evidence, proof, therefore denied, while the contents of these pars of the appeal are correct, true, crystal-clear and are based on cogent proof, which are reiterated once again. Moreover, the stance/entitlement of the appellant for award of BPS-17 personal has been admitted by the respondents one way or the other in their Reply.

It is, therefore, humbly prayed that on acceptance of the above and facts narrated and grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant.

Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Through

Dated: 24.02.2018

**Appellant** 

Sved Youngs Jan

Advocate, Peshawar

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In Re:-	Service Appeal No/ 2016
Mu ha mm ad	Gul
	Appellant
,	Versus
Secretary	E & SE KP & others Respondents

#### **AFFIDAVIT / COUNTER AFFIDAVIT**

I, Muhammad Gul (The Appellant), do hereby solemnly affirm and declare on oath that the contents of this Replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal while the contents of the Reply of the respondents, which goes against the appellant are incorrect, false, misconceived and are without proof/evidence.

M.C.W.



## BEFORE THE KHYBER PAKHTUNKHWASERVICE TRIBUNAL, PESHAWAR

n Re:- Service	Appeal No/ 201	6
Muhammad Gul		Appellant
	Versus	
Secretary E & SE k	<pre><p &="" others<="" pre=""></p></pre>	Respondents

# Replication on behalf of appellant to the Joint Reply / Para-wise Comments of Respondents

Respectfully Submitted:

Replication to the preliminary objections

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acts and commissions of the respondents. The appeal is well within time, no facts have been concealed from this Hon'ble Tribunal and no drifty hands have been shown or proved each and every facts has been narrated by the appellant in his appeal and all the necessary parties have been arrayed by him in his appeal, no mis-joinder or non-joinder has been shown or proved by the respondents. No malafide on the part of the appellant has been shown or proved while the same is proved on the part of the respondents. The appeal is maintainable in its present form and in the present circumstances and there could be no other form but in which it has been submitted and the same is not barred by any has been submitted strictly in accordance with laws/rules. Moreover, being a matter of terms and conditions of service this Hon'ble Tribunal has got a valid jurisdiction.

11 & 13: That in para-13, award of BPS-17 as personal to those DPES working in BPS-16 having Master Degree in the relevant subject has been admitted by the respondents and in Para-11

(personal) of BPS-17 award appellant has been admitted and even the promotion of the appellant from PET Post to DPE Post is also admitted so in these circumstances the appellant working in BPS-16 in Govt. Higher Secondary School with Master Degree in the relevant subject was very much entitled for award of BPS-17 as personal grade but illegally, unconstitutionally and malafidely has been ignored for award of the same BPS which act of the department is neither legal, nor constitutional and not only based on the department malafide intention of respondent but also is against the establishment principles of natural justice.

### Replication to the facts

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Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Through

Dated: 24.02.2018

**Appellant** 

Sved Youngs Jan

Advocate, Peshawar

### PESHAWAR PESHAWAR

In Re:-	Service Appeal No/ 2016
Mu ha um ed	Gul
i i	Appellant
	Versus
Secretary	E & SE KP & othersRespondents

#### **AFFIDAVIT / COUNTER AFFIDAVIT**

affirm and declare on oath that the contents of this Replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal while the contents of the Reply of the respondents, which goes against the appellant are incorrect, false, misconceived and are without proof/evidence.

M. Gull. DEPONENT



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

n Re:-	Service Appeal	No	_/ 2016	·
Mu ham ma	id Gul		•••••	Appellant
		Versus		
Secretar	y E & SE KP & oth	iers	Res	pondents

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### Replication to the Grounds -

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Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Through

Dated: 24.02.2018

Appellant:

Syed Youngs Jan

Advocate, Peshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

n Re:-	Service Appeal No/ 2016	3
luu ha nm ad		Appellant
·	Versus	
Secretary	rv E & SE KP & others	Respondents

#### **AFFIDAVIT / COUNTER AFFIDAVIT**

affirm and declare on oath that the contents of this Replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal while the contents of the Reply of the respondents, which goes against the appellant are incorrect, false, misconceived and are without proof/evidence.

M.C.W.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In Re:-	Service Ap	opeal No/ 20	16
Mu hamma	ad Gul	••••••	Appellant
	·	Versus	
Secretar	ry E & SE KP	& others	Respondents

# Replication on behalf of appellant to the Joint Reply / Para-wise Comments of Respondents

Respectfully Submitted:

Replication to the preliminary objections

1-10 & 12 The preliminary objections raised by the Respondents in these paras are incorrect, false, misconceived and are based on no evidence, hence mainly for the reasons of paras 11 & 13, hence denied. Moreover, it is submitted that the appellant has got a valid cause of action/locus standi to challenge the illegal

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#### Replication to the Grounds

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It is, therefore, humbly prayed that on acceptance of the above and facts narrated and grounds mentioned in the appeal, the appeal of the appellant may kindly be accepted and the relief claimed in the appeal may kindly be granted to the appellant.

Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Through

Dated: 24.02.2018

**Appellant** 

Syed Youngs Jan

Advocate, Peshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In Re:-	Service Appeal No	_/ 2016
lu ha nm ad		Appellant
	Versus	
Secretary	v E & SE KP & others	Respondents

#### **AFFIDAVIT / COUNTER AFFIDAVIT**

offirm and declare on oath that the contents of this Replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal while the contents of the Reply of the respondents, which goes against the appellant are incorrect, false, misconceived and are without proof/evidence.

M.C.J.. DEPONENT 29.09.2016

Counsel for the appellant present. Through the instant appeal, the appellant has impugned order dated 18.02.2003 vide which the appellant was appointed as DPE (BPS-16) on regular basis. The appellant claimed that he should have been appointed in (BPS-17) as personal. Against the impugned order the appellant filed departmental appeal on 8.04.2016 which was not responded within the statutory period.

Since the matter required further consideration of this Tribunal therefore, pre-admission notice be issued to the learned Additional AG to assist of the court. To gome up for further proceedings on 27.10.2016 before S.B

27.10.2016

Counsel for the appellant has sent an application for adjournment. Assistant A.G for the respondents present. Adjourned for preliminary hearing to 17.11.2016. before S.B.

Chairman

### Form- A

### FORM OF ORDER SHEET

Court of	·	·		_
Case No.	822/2016			
· · · · · · · · · · · · · · · · · · ·			<i>C</i> : 1	

	Case No <u>.</u>	822/2016
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	11/08/2016	The appeal of Mr. Muhammad Gul resubmitted today by Syed Younas Jan Advocate may be entered in the
		Institution Register and put up to Learned Member for proper
		order please.  REGISTRAR
2-	16-8-2016	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on. $31-68-2016$
-		MEMBER
	31.08.2016	None present on behalf of the appellant. The
		appeal be relisted for preliminary hearing for 29.09.2016 before S.B.
		Member

The appeal of Mr. Muhammad Gul DPE GHSS Muryali D.I.Khan received to-day i.e. on 02.08.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- In the memo of appeal places have been left blank which may be filled up.

2- Copies of memo of Service appeal and judgment passed on it by this Tribunal mentioned in para-3 of the memo of appeal (Annexure-E) are not attached with the appeal which may be placed on it.

No. 1246 /S.T.
Dt. 4/8/2016

REGISTRAR SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Syed Younas Jan Adv. Pesh.

Si,

1) Objection NO I removed and as objection NO 2 bs concerned in this segard it to surfaced that the Contents of far 3 may but be considered to the exclent That the appellant has now been promoted to 12 17 segular, The semaining contents of 14 para many bundly be considered as omitted with The above today on 11. 8. 2016.

Syed Jones for Advocate feeting

#### BEFORE THE KHYBER PAKHUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE SPECI NO. 822/ 2016

Muhammad Gul ..... APPELLANT

#### VERSUS

#### INDEX

S.No.	Description of documents	Ann exur <b>e</b> s	Pages
1.	Grounds of appeal with affidavit		1 - 4
2.	Addresses of the parties	)	<b>9</b> - 5
3.	Copy of departmental appeal	' A'	6 - 7
4,	Copy of Certificate	'B'	0 - B
5•	Copies of promotion orders	'C&D'	9 - 14
6. 6A. 7.	Copy of relevant order/Notification orders No RPS17 Person to The Colleagues Application for condonation of delay	IF, GEH"	15 - 17 18 - 19 A 28 - 19
	Vakalat Nama in original		0 - 2 <b>3</b>

Appellant

through

( Syed Younas Jan )
Advocate, Peshawar

1 -00-2010

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 822/2016

Muhammad Gul, Director Physical Education (D.P.E) Govt. Higher Secondary School, Muraali, D.I.Khan

APPELLANT

Khyber Pakhtukhwa Service Tribunal

Diary No..

VERSUS

1. The Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa Civil Secretariat, Peshawar.

Dated 02-8-20/6

- 2. The Director, Elementary & Secondary Education, Khyber Pakhtunkhwa near GHSS No.1, G-T-Road, Peshawar City.
- 3. The Secretary Finance Department, Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 4. The Secretary Establishment,
  Khyber Pakhtunkhwa Civil Secretariat, Peshawar
- 5: Government of K.PK. through its Chief Secretary, Civil Secretariat, Khyber Pakhtunkhwa, Peshawar.

RESPONDENT S

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA

SERVICE TRIBUNAL ACT, 1973, ACCORDING TO THE

DEPAREMENTAL APPEAL OF THE APPELLANT DATED 3-2016

WHICH IS STILL PENDING BEFORE RESPONDENT NO.1 AND AFTER

LAPSE OF STATUTORY PERIOD NO ORDER/COMMUNICATION HAS BEEN

MADE ON THE SAME SO FAR. (COPY OF DEPAREMENTAL APPEAL WITH

POSTAL RECEIPT IS ANNEXURE 'A').

Filedto-day

Registrar PPrayer-in-Appeal

Prayer-in-Appeal

That on acceptance of this appeal, the Department/competent authority may kindly be directed to award BPS-17 as personal grade to the appellant with all other service benefits from 30-08-2000 i.e. the date of 1st promotion order of the appellant against the post of B.P.E. in Govt. Higher Secondary School to the date of his regular promotion to BPS-17.

Re-submitted to -day

#### RESPECT FULLY SUBMITTED:

á.

2.

3.

4.

The appellant submits as under :-

That the qualifications of the appellant is M.A/M.Sc. in Health & Physical Education (HPE) who passed the prescribed examination held in Aug: 1995 and whose result was declared on 20-11-1995 . (Copy of the Certificate is attached as Annexure 'B').

That the appellant was promoted to the post of Director, Physical Education (DPE) and was posted/adjusted at Govt. Higher Secondary School, XXXXXX vide order dated 30-98-2000 but in his own pay and grade instead of BPS-17 personal and then was promoted on regular basis vide order dated 18-02-03 but again in BPS-16 instead of BPS-17 as personal grade. (Copies of both the orders are attached as Annexures 'C' and 'D').

That the appellant was again promoted to EPS-17(regular) vide order dated 19-05-2009 which order was challenged by the appellant and on acceptance of his appeal his promotion order was intedated by this Hon'ble Tribunal. (Copy of relevant order is attached as Annexure 'E').

other collegues of the appellant on the basis of their postings in Higher Secondary Schools and possessing M.A/M.Sc. degrees in Health & Physical Education and as on this score also the appellant was entitled for the same relief, therefore, he started to agitate the matter with the Department lastly through a departmental appeal/representation (Annex: A above) before respondent No.1 which is still pending before him and after lapse of statutory period no order/communicatio; has been made on the same so far, hence this appeal for the redressal of his grievances on the following

other grounds :-

#### GROUNDS

- A) That the act and omission of the respondents is illegal, un-constitutional, against facts and material on the record therefore, need the interference of this Hon'ble Tribunal.
- B) That the act and omission of the respondents is not only factually incorrect and legally untenable but also is based malafide intention of the respondents.
- That the act and omission of the respondents is not only against the well-established principles of natural justice but also is against the laws/Rules/Policies and Notifications of the Provincial Government in this regard.
  - D) That as the status of the Higher Secondary Schools is not more or less from the status of Inter-Colleges so keeping the appellant in his own pay and grade or in BPS-16 is his gross discrimination and is also against the constitutional provision which is neither legal nor justified.
  - E) That as the appellant was highly qualified, fit and senior and thus was fully eligible and entitled for BPS-17 as personal grade at the time of his first promosion in his own pay and grade, so keeping him as such or in BPS-16 is illegal, un-constitutional, against facts and material on the record therefore, is not sustainable in the eye of law.
    - F) That the appellant is/was a Government/Civil serving and legal/constitutional guarantee is/was available to him to be treated equally and in accordance with law he however, has not been treated as such.
    - G) That the case of the appellant is very much similar and identical with those numerious cases in which not only the higher and superior courts and Tribunals have granted a similar

relief to other colleagues of the appellant but this Hon'ble Tribunal as well as the Department itself has also granted a similar relief to so many other colleagues of the appellant and the appellant is also entitled for the same treatment/relief and the refusal of the same to the appellant is again his gross discrimination.

H) That other grounds available in the circumstances of the case may also kindly be allowed to argue at the time of arguments.

It is, therefore, humbly prayed that on acceptance of this appeal, the department/competent authority may kindly be directed to award EPS-17 as personal grade to the appellant with all other service benefits from 30-08-2000 i.e. the date of first promotion order of the appellant against the post of D.P.E. in Mighton Secondary School to the date of his regular promotion to EPS-17. Any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

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0/-08-2016

Appell ant

through (

Syed Younas Jan ) Advocate, Peshawar

#### AFFI DAVIT

I, Muhammad Gul (the appellant) do hereby solemnly affirm and declare on oath that the contents of this appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

AMOOD

Deponent

TREE PARTITUNKHWA SERVICE TRIBUNAL, PESHAWAR. . APPELLAND 1.2016 \*FROTE al No. retary, Elementary & Secondary Education, K.P.K. ....RESPONDENTS. ADDRESSES OF THE PARTIES hers Muhammad Gul, Director Physical Education (D.P.E) Govt. Higher Secondary School, Muryali, D.I.Khan. APPELLATE

- 1. The Secretary, Elementary Secretariat, Peshawar Rhyber Pakhtunkhwa, Civil Secretariat, Peshawar RESPONDENT S
  - 2. The Director, Elementary GHSS No.1 G.T. Road, Peshawar City 3. The Secretary Finance Department, Khyber Pakhtunkhwa, Givil Secretariat. Peshawar.
    - Civil Segretariat, Peshawar.
    - The Secretary Establishment, Khyber Pakhtunkhwa Civil Secretariat, Peshawar. 5. The Government of Khyber Pakhtunkhwa through its Chief Secretary, Civil Secretariat, Peshawar.
      - Appellant

PESH AWAR -08-2016

( Syed Young Advocate, Pes

L.ad Gul

Function of the contraction duration (D.P.E) sown in the result of the contraction (D.P.E.)

\* 1

Annex (A)

The Worthy Secretary
Elementary & Secondary Education
Khyber Pukhtoon Kawa, Peshawar.

Subject ;- Departmental Appeal/Representation for RPS-17 Personal Grade from the date of appointment/Promotion to the Post of D.P.E. till bis date of regularization of the appellant in RPS-17

Respected Sir,

- That the qualifications of the appellant/applicant are M.Sc in Health & Physical Education HPE who passed the prescribed Examindation in Aug: 1995 and who'se result was declared on 20-11-1995
- That the appellant/applicant was appointed/promoted to the post of Director Physical Education (DPE) in the Higher Secondary School vide order dated 30-08-2000 but in his own pay and scale instead of EPS-17 Personal and then was promoted on regular basis vide order 18-02-2003 but again in EPS-16 instead of EPS-17 Personal.
- That RPS-17 Personal is/was awarded to so many other collegues of the appellant working in Higher Secondary Schools possessing the MA / MSc Degrees in Health and Physical Education HPE.
- That the appellant was very much fit, qualified, fully eligible and thus was fully entitled for award of BPS-17 as Personal Grade but hMs illegally.

un-constitutionaly and malafidely been ignored for

the same.

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dvocate High Court Peshawas

Sederal Sharias Court.

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- Superior Courts and Tribumals including the K.P.K
  Service Tribumal has also awarded the same relief
  to the officer Colleagues of the appellant and the
  case of the appellent is also at par with the cases
  of his other colleagues therefore the appellant
  is also entitled for award of PPS-17 as Personal
  Grade on this score also.
- That the appellant agitated the matter with the authority time and again but of no use hence this appeal/representation.

Your goodself is therefore requested bir,

that MPS-17 Personal may kindly be awarded to the appellant/applicant from the date of his appointment/promotion i.e.

from 30-08-2000 till the date of award of MPS-17
on regular basis with all other service benefits.

Appellant/Applicant

( Muhammad Gul )
Director, Physical Education,
Govt.Higher Secondary School,
Muryali, D.I.Khan

Dated 29-03-2016

Advocate Righ Court Peshawas.

Federal Sharias Court.

Serial Nº GU 02155

Controller of Examinations

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SNO 8 Annex B"

# GOMAL UNIVERSITY

### DERA ISMAIL KHAN

(N.W.F.P) PAKISTAN



VERIFIED

Controller of Examination
Gomal University
Dera Ismail Khas

Vice-Chancellor

(Session 1992-93

MUHARMAD GUL.	Son of	HAUT MUHA	MMAD MAMZAN.	and
a student of the DE	PTT OF H.P.E			
having passed the pre	scribed exam	ination in_	Auguer,	19 95
is this day admitt	ed by the Go	mal Univers	sity to the DEC	GREE of
M	ASTER	OF SCI	ENCE	
-	in theSecon	ND /	Class	
The subject of	of examinatio	n being H.	P.E.	·
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	•	GHS		<b>.</b>
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Advocate High Court Poshawae

Foderal Shariat Court.

Annex"C"

NOTIFICATION.

The following qualified SDPE Teachers/Physical Supervisors, serving in the Education Department in NWFP/FATA due for promotion on seniority Basis are hereby adjusted against the posts of D.P.E.s/A.D.E.O(Phy:) in their own pay and Scale are the exigency of service in the interest of public Service on the terms & conditions in vogue or the ones to be framed in future with immediate effect.

OTT CO	· · · · · · · · · · · · · · · · · · ·		* * !!
SaNos	NAME & DESIGNATION	WHERE ADJUSTED	REMARKS
1,	Muhammad Akram PET, GUSS, Dera-gezu Lakki Marwat		Vacant Post
2,	Sher Azan Khan, PET UHS, Cara Baloch Tank	GHSS, Richban Abbottabad	-do-
. 기술 기술 	Sirajevie Din PET, GHS, Asala Swat.	GHSS, Khawaza Khela Swat	-do-
4,	Wahid Ullah SET, CHS, Sheikh Uttar Tank.	GHSS, Darosh Chitral	-do-
5, · · ·	Ibrahim-ud-Din PET, GHS, Jandari Karak.	GHSS, Lachi Kohat	-do-
6,	Anwar Saced, PET, GHS, Fazal Shah Metta Khel Bannu.	GHSS, Bareela Hari Pur	do
7,	Bahadar Nawaz PET, GHS, Sufaid Dheri Peshawar.	GHSS, No.2. Peshawar Cant	t: -do-
8,	Falak Naz P <b>ET.</b> GHS, bud Khawar <sup>M</sup> ardan	GMSS, Manga Dargai Charsa	dda -do-
9,	Noor-wisconin Physical Supervisor $^{\rm G}$ , $_{\rm W_0}$ $^{\rm A}$ .	GHSS, Khair Abad Nowshera	-do-
10,	Deedar Khan PET, GHSS, Ghamhani Peshawar.	GHSS, Chamkani Peshawar	-do-
11,	Daud Khon PET, GHS, Nar Muhammad Lakki Marwat	GHSS, Madyan Swat	-do-
12,	Muhammad Jalal PET, GMS, Chori Wala Bannu.	GHSS, Kakki Bannu	-do-
13)	Abdul Sattor PET,	GHSS, Gul Imam Tank	-do-
14,	Jamel Abdul Nasar PET. GHSS. Bannu.	GHSS, Totakan Malakand Age	ncy -do-
15 <b>,</b>	Muhammad Faisal Physical Supervis Orkzai Agency	or GHSS, Bari Kot Swat	-do-
16,	Muhammad Nasem, PET GHS, Labour Colony Mardan	GHSS, Geri Kapura Mardan	-do-
17,	Shouling Hayat PET, GHS, No.1. Skha Kot MKD	GHSS, Kot Malakand Agency	-do-
16,	Bashir Ahmad PET, GHS, Pahar Khel Lakki Marwat	GHSS, Dousara Charsadda	-do-
19,	Ali Bad Shah PET, GHS, Parshai Kohat	GHSS, Gumbat Kohat	 
ران	Sajid Firdus PET, GHS, Jangi A-Abad.	GHSS, Bignotar A-Abad	-do-
21,	Miliammad Shamal PET, GHSS, Dara-Pezu Lakki Marwat.	G.E.C.(M) A-Abad	-do-
23,	Aqal Daraz PET, PE GHS, Shah Salim Kohat	GHSS, Tough Bala Kohat	Nodo-Te
23,	Aziz Ullah PET, GHS, No.1. Pahar Pur D.I.Khan.	GHSS, Kat Garh D.I.Khan	W 2000
£,			D WINNER OF

A.L.E. B. Ed Deliffer Charm ton Advocate High Court Peshawas Foderal Shariat Court.

(10)	Page No.2.	
24,		G.E.C. (M) Peshawar Vacant Po
25,	Mohib Ullah PET, GHS, Nurar Bannu.	_ GHSS, Nizam Pur Nowshera -do-
26	Muhammad Saced Shah PET, GHS, Paras Mansehera.	ADEO(Phy:) O/O DEO(M/S) Mansehera -do-
27,	S.Bakht Shah PET, GHS; Mansabdar Swabi	GHSS, Zaida Ewabi -do-
28,		GHSS, Muryali D.I.Khan -do-
29,		GHSS, Dakki Charsadda -do-
<sup>2</sup> 30,		GHSS, Sher Pur Mansehera -do-
31,		GHSS, Admzai Peshawar -do-
32,	Nameem Khan PET, GHS, Bannu.	Govt: Elementary College H/Pur Odo-
33,	Shah Mehmood PET GHS, Ghori Wala Bannu.	GHSS, Urmar Payan Peshawar -do-
34,	Tali Zar PET, GHSS, Kot Long Mardan	GHSS, Kot Long Marden -do-
35,	Rais Khan PET, GHS, Landi Khan Khel Lakki Marwat.	GHSS, Kheshgai Rayan NSR -do-
36,	Inayat Khan PET, GHS, No.1. Rajjar Chd:	GHSS, Umar-zai Charsadda -do-
	Sardar Khan PET, GHS, Kharghali Khyber Agency.	GHSS, Palai Malakand Agency -do-
38 <b>,</b>	Thtisham-ud-Din PET, GHS, Ghundi Kili Karak	GHSS, Billi Tang Kohat -do-
(39)	Abdullah Shah PET,GHS, No1. Tank	-GHSS, Akbar Pura Nowshera -do-
40,	Gul Bad Shah PET, GHSS, No. 4, Pechawar City	GHSS, Hazar Khani Peshawar -do-
41,	Muhammad Nawaz PET, GHS, Ranwal Tank.	GHSS, Samar Bagh Dir -do-
42,	Rukh Niaz PET, GHS, Wanda Urangzeb Lakki Marwat	GHSS, Khan Pur A-Abad -do-
43,	Abdul Ghaffar PET, GHS, Lalozai Bannu.	GHSS, Lal Qila Dir -do-
44,	Mumtaz Khan PET, GHS, Abdul Lakki Marwat.	GHSS, Dhodial Mansehera -do-
45,	Muhammad Safdar PET, GHSS, Karak.	GHSS, Doaba Kohat , -do-
46,	Safdar Jan PET, G.T.H.S Peshawar City.	GHSS, No.1. Peshawar City -do-
47,	Fazal-e-Rabi PET GEC(M) Swabi	G.E.C.(M) Swabi -do-
48,	Khaki Rehman Ic/DPE GEC(M) Mirali NWA	GEC(M) Mirali NWA  Messeel
	Muhammad Ismail Physical Supervisor Muhmand Agency.	GHSS, Utmanzai Chd:
	Roshan Akbar PET, GHS, Dagai Swabi	GHSS, Gandaf Swabi Advocate Frido-Cur Pesha Faceral Sparial Court.
1 12:	Habib Ullah PET, GHS, Sawal Dher Mardan	A.D.E.O(Phy:) O/O DEO(M/S) Charsadda -do
	Lal Mar Jan PET, GHS, Shaidan Banda Karak.	GHSS, Shabqadar Fort Chd: -do-
3 1 3 h		100

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	Page.No.3. Khawazalat Khan PET, GHS, Surgha SWA.	GHSS, Ziarat Talash Dir Vacant Post
54,	Ahmad Nawaaz PET, GHS, Shabaz Ahmad Khel Bannu.	GHSS, Darband Mansehera
55,	Zarbahisht Khan PET (GHS, No.1. Buner. ( MA)	GHSS. Nawagai Buner -do-
56,	S. Ibad Ur Rehman PET, GHS, K Lakkari Muhmand Agency.	GHSS; Och Dir
57,	Kiramat Ullah PET, GHSS, T.Nasrati Karak.	GHSS, Bogara Karak.
58,	Salar Khan PET, GHS, Gujrat Mardan	GHSS, Risal Pur NSR -do-
59,	Rashi Din PET GHS, Paloski Karak.	GHSS, Warana Karak -do-
60,	S.Fazal Abbas Zaidi PET. GHS, Kachi Pind Khan D.I.Khan	GHSS, Khan Pur Dir
61,	Falak Naz PET, GHS, Dheri Saidan Bannu.	G.E.C.(Tahan) Malakand Agency -do-
62,	Fazal Wahid PET, GHS, Chakdara Dir.	GHSS, Bat Khela Malakand Agency -do-
63,	Mushtaq Khan PET, GHS, Mandan Bannu.	GHSS, Mathra Feshawa
64,	Arbab Fawad Khalil PET GHSS, Pir Pai NSR	GHSS, PIT PAI NOR
65,	Habib Ullah PET, GHSS, No1. Bannu.	G.E.O.(P) DII
66,	Mujeeb Ur Rehman PET, GHS, Ghundi Shamshaki Karak	GHSS, Shakar Dara Kohat -do- ADEO(Phy:) O/O DEO (M/S) Abbottabad -do-
1 67,	Muhammad Javed FET GHSS, Nawan Sher A-Abad.	
68,	GHS, Topi Buner.	GHSS, Mingora Swat -do-GHSS, Dhakki D.I.Khan -do-
(69)	GMS, Daiyal D.I.Khan	
70,	GMS, Khan Pur Mardan.	GHSS, Kab Gani Swabi -do-
(21)	Amjad Khan PET, GMS, Ziarat Kili Chd:	GEC(M) Notka Habib Ullah FR Bannudo-
, 72,	Nekhat Ullah PET, Ic/DPE GEC(M) Kotka Habib Ullah FR Bar	
73,	GHS, Multani Bannu.	GHSS, Darlihan Kalan D.I.Khan -do-
74	GHSS, No.3. D.I.Khan	GHSS, Munda Dir
75	GPS, Sher Zaman Dalo Knel Lakk	
76 77	GHS, Nawan Kili Swabi.	avage Bahah Dun Sunt
78	GHS, Bidara Swat.	GHSS, Fater Fur Swat  Allestee)  GHSS, Biroate A-Abad
79	GHS, Ismaial Khel Bannu.	GHSS, Kalam Swat  Advocate High Court Peons
80	GPS, Emal Khel Bannu.  Tawab Ali Shah PET	GHSS, Tarbela Town Ship Hari Pur -do-
81	GHS, Mama Khel Banochi Bannu. , Fateh Sher PET,	GHSS, Kabal Swat
	GMS, Wanda Baloch D.I.Khan.	1. U8

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<b>)</b> (	(12)	m ,				ا بر در	
	82)	Muhammad Sharif PET, GHS, Rotha D.I.Khan.	- GHSS.	Kot Najeeb Ullah H	Hari Pur	Vacar	st
	(83,)	Said Khan PET, GHS, Toran (NAU) Tank.	GHSS,	Lora A-Abad		-do-	
	84,	Q. Ikram Ullah PET, GHS, Bazar Ahmad Bannu.	GHSS,	Bagh Maidan Dir		⊶do	
	85,	Ghulam Hussain PET, GHS, Rustam Mardan.	GHSS.	Totalai Buner		-do-	
N	86,	Ghulam Nabi PET, GHSS: Gujar Ghari Murdan	GHSS,	Pir Saddi Mardan		-do-	
人	(87,)	Muhammad Gul PET, GHSS; No.2. D.I.Khan.	GHSS,	No2, D.I.Khan	er e	-do-	
	88,	Rais Ullah PTC, GPS, Sikotri Jabbar Bannu,	GIISS,	Charbagh Swat		-do-	
		Nasir Khan PET, GHS, Bahadari D.I.Khan	GEC(M)	Mansehora		-do-	
		Zahoor Ahmad PET, GHS, Spin Khak NSR.	GHSS.	Jalozai Nowshera	•	-do-	
•		Muhammad Haroon PET, GHSS, Ismaila Swabi	GHSS•	Ismaila Swabi		-do-	
	•	Muhammad Iqbal PET, GHS, Zangi Khel Lakki Marwat.	CHSS.	Natiagali A-Abad.		-do-	
		Farman Ullah PET, Kotka GHS, Kotka Saadat Khan Bannu.	GHSS,	Nawan Sher A-Abad		-do-	
		Ikram Ullah PET, GMS, Kachozai Bannu.	$\mathrm{GHSS}_{ullet}$	Siri Kot Hari Pur		-do-	•

1, Charge report should be submitted to all concerned.

2, The promotion of the above condidates is subject to the approval of the Departmental Schootlon Committee.

> (S.ABU SAEED BACHA) Director Secondary Education NWFP. Peshaway

Endst: No. 9189-9439

Dated. 30-08-

**20000** 

Copy forwarded for information and n/action to the: 1. Director Bureau of Cur: Dov: & Edu: Extensions Services NWFP. Abbottabad. 2. Director of Education FATA NWFP, Pechawar

3, Director Primary Education NWFP, Pechawar.

4, Accountant Genernal NWFP, Peshawar.

5, All District Education Officers concerned Secondary and Primary Male in NWFP 6, Egency Education Officers concerned.

7, All District Account Officers concerned in NWFP.

8, All the Principals /Head Masters concerned in NWFP,

9, P/S to Secretary to Govt: of NWFP, Education Department

10, P-A to Director Secondary Education NWFP, Peshawar.

for/ Director Secondary Education NWFP, Peshawar.

A.R.B. B.Ed. Cortificate Sparia Law Avocate High Court Peshawar

- Bedaral Shariat Court.

# DIRECTORATE OF SCHOOLS AND LITERACY N.V.F.P. PESHAWAR.

#### OFFICE ORDER.

Annex D'3

& Literacy NWFP in its meeting held on 26-12-2002. The following CT/PET/PTC, etc are hereby promoted to the posts of DPE/ADO (Physical) B-16 on regular basis in the interest of public service with immediate effect.

·	·	<del></del>	Place of posting	Remarks
S.#	Name & Designation	Promoted	1	
<u> </u>	Mr. Sher Azam Khan PET	DPE	GEC, Ghori Wala Bannu	Against the post already occupied by him
		DPE	GHSS, Khowaza Khela Swat	Against the post already occupied by him
2	Mr. Siraj-ud-Din PET Muhd Ibrahim-ud- Din PET	DPE	GHSS, Lachi Kohat	Against the post already occupied by him.
3		DPE	GHSS No.2 Pesh:Canntt:	Against the post already occupied by him
0	Mr, Bahadar Nawaz PET	DPE	GHSS Manga Dargai Charsadda	Against the post already occupied by him
5	M. Falak Naz PET	DPE	GHSS Chamkani Peshawar	Against the post already occupied by him
6	Mr, Deedar Khan PET	DPE.	GHSS Kakki Bannu	Against the post already occupied by him.
7	Mr, Muhammad Jalal PET	DPE	GHSS Gul Imam Tank	Against the post already occupied by him
, 8	Mr. Abdus Sattar PET	DPE	GHSS Totakan Mkd Agy:	Against the post already occupied by him
9	Mr, Jamal Abdul Nasir PET	1	GHSS Daug Peshawar	Against the post already occupied by him
10	Muhd Faisal Phy: Supervisor	DPE	GHSS Ghahri Kapura MDN	Against the post already occupied by him
11	Mr, Muhammad Nacem PET	DPE .	GHSS Kot Malakand Agy:	Against the post already occupied by him
12	Mr, Saukat Hayat PET	DPE	GHSS Dosehra Chars and a	Against the post already occupied by him
13	Mr. Bashir Ahmad PET	DPE	GHSS Dara Pezu Lakt	Against the post already occupied by him
14	Mr. Shamal Khan PET	DPE	GHSS Tough Bala Kohat	Against the post already occupied by him
15	Mr, Aqal Daraz PET	DPE	GHSS Kotgarh D I Khan	Against the post already occupied by him
16		DPE	GEC (M) Peshawar	Against the post already occupied by him
. 17	Abdul Majeed Phy: Supervisor	DPE	GHSS Nizampur NSR	Against the post already occupied by him
18		DITE	GHSS Kawai Mansehra	Against the post already occupied by him
15		DPE		Against the post already occupied by him
20		DPE	GHSS Zaida Sawabi	Against the post already occupied by him
21		DPE	GHSS Dakkı D,I,Khan	Against the post already occupied by him
22		: DPE	GHSS Bughdad Mardan	Against the post already occupied by him
23		DPE	Phy:Edu:Collage Karak	
24	Mr, Shah Mehmood PET	DPE	GHSS Urmar Payan Pesh:	Against the post already occupied by him
2:		DPE .	GHSS Katlang Mardan	Against the post already occupied by him
20		DPE	GHSS Kheshgai NSR	Against the post already occupied by him
2		DPE	GHSS UmarZai Chd:	Against the post already occupied by him
2		L PE	GHSS Mayar Mardan	Against the post already occupied by him
2		DPE	GHSS Bilitang Kohat	Against the post already occupied by him, 1
. 30	12	. DPE	ADO (Phy:) at EDO (S&L)Tank	Against the post already occupied by him
7	Mr. Rukh Niaz PET	E.≥E	GHSS Khanis Pur Abbottabad	Against the post already occupied by him
ļ	2 Mr. Abdul Ghaffar PET	DPE	GHSS Lat Qilla Dir	Against the post already occupied by him
3		DPE	GHSS Hazar Khwani Pesh:	Against the post already occupied by him
3		DPE	Griss Doaba Kohat	Against the post already occupied by him
3		DPE	GHSS No.J Peshawar city	Against the post already occupied by him
3		DPE	GHSS Totalai Buner	Against the post already occupied by him
3	<del>_</del>	DPE	GEC (M) Mir Ali NWA	Against the post already occupied by him
	8 Mr. Roshan Akber PET	DPE	GHSS Gandaf Swabi	Against the post already occupied by him
<u> </u>	9 Mr. Habibullah PET	DPE	ADO(Phy) at EDO(s&t.) Charsadda	
,	0 Mr. Lal Marjan PET	DPE	GHSS Shabqadar For, hd:	Against the nost already occupied by him
- <b>}</b>	1 Mr. Ahmad Nawaz PET	DPE	ADO(Phy:) at EOO(s&i.) Battagram	
4	2 Mr. Zar Bahisht Khan PET	DPE	ADO (Phy:) at EDO(S&L) Buner	Against the post already occupied by him
4	3 Mr. KiramatuNah PET	DPE.	GHSS Bogura Karak	Against the post already occupied by him
4	4 Mr. Salar Khan PET	DPE	GHSS Baghicha Dhori Mardan	Against the post already occupied by him
4	5 Mr. Rashi Din PET	DPE	GHSS Warana Karak	Against the post already occupied by him
_ [4	6 S.Fazal Abbas Zaidi PET	DPE	GHSS Utmanzai Chatsadda	Against the post already occupied by him
4	7 Mr. Falak Naz PET	DPE	GHSS Adezai Peshawar	Against the post already occupied by him
4	8 Mr. Fazli Wahid PET	DPE	GHSS Khanpur Dir	Against the post already occupied by him
. 7	9 Mr. Mushtaq Khan PET	DPE	GHSS Wazir Bagh Peshawar	Again the put streety occupied by him
- 3	O Mr. Arbab Fawad Khalil PET	DPF.	ADO (Phy:) at EDO(\$&L)NSR	Mainst the post dready occupied by him
,	× 5		**************************************	VED CONDO

Advocate High Court Pesnaws



51	Mr. Habibullah PET	· DPE	GEC (M) Dir	Against the post already occupied by him
52	Mr. Mujcebur Rehman PET	DPE	GHSS Shakar Dara Kohat	Against the post already occupied by hun
53	Mr. Jehan Algen PET	DPE	ADO (Phy:) at EDO(S&L) Shangla	Against the post already occupied by him
54	Mr. Abdul Qadeer Khan PET	DPE	OHSS, Parova D.I.Khan	Against the post already occupied by him
55	Mr. Chamni Khan PET	DFE	GHSS, Takkar GHSS Mardan	Against the post already occupied by him
56	Mr. Amjad Khan PET	D! E	GHSS Sherpao Charsadda	Against the post already occupied by him
57	Mr. Nikhat ullah PET	DI E	GEC (M) Kotka Habibullah FR Bannu	Against the post already occupied by him
58	Mr. Farid Zaman C.T.	. DPE	Phy:Edu:Collage Karak	Against the post already occupied by him
59	Mr. Ikramullah PET	DPE	GHSS Sirkot Haripur .	Against the post already occupied by him
60	Mr. Muhammad Usman PET	DPE	GHSS Muryali D.I.Khan	Against the post already occupied by to.
61	Mr. Waris Khan P.T.C.	DPE	GHSS Munda Dir Lower	Against the post already occupied by him
6	Mr. Muhammad Nawaz PET	DPE	GHSS Shabaz Gliari Mardan	Against the post already occupied by him
63.	Mr. ihsan Ullah PET .	DPE	GHSS Fatehpur Swat	Against the post already occupied by him
64	Mr. Ashráf Ali Khan PET 🕟	DPE	CitiSS Ustarzai Kohat	Against the post already occupied by bins
.65	Mr. Zahoor Zaman P.T.C.	DPE	GHSS Kulam Swat	Against the post already occupied by hun
66	Mr. Fatch Sher PET .	DPE	Q158 Kabal Swat	Against the post already occupied by him
67	Mr. Muhammad Sharif PET	DPE	GHSS Kot Najibullah H/Pur	Against the post already occupied by him
68	Mr. Said Khan PET	DPE	GHSS Lora Abbottabac	Against the post already occupied by him
69	Mr. Ghulam Hussain PET	DPE	GEC(M) Mardan	Against the post already occupied by him
70	Mr. Ghulam Nabi PET	DPE	GHSS Takh Bhai Mardan	Against the post already occupied by him
71	Mr. Muhammad Gul PET	DPE	GHSS No.2 D.I.Khan	Against the post already occupied by him
72	Mr. Raeesuliah P.T.C.	OPE	GHSS Charbagh Swat	Against the post already occupied by him
73	Mr. Nasir Khan PET	DPE	ADO (Phy:) at EDO (S&L)Hangu -	Against the post already occupied by him
74	Mr. Zahoor Ahmad PET	DPE	GHSS Jallozai Nowshera	Against the post already occupied by him
75	Mr. Muhammad Haroon PET	DPE	GHSS Ismaila Swabi	Against the post already occupied by him
76	Mr. Muhammad Iqbal PET	DPE	GHSS Turbela T.Ship H/Pur	Against the post already occupied by him
77	Mr. Farmanullah PET.	DPE	GHSS Pir Pai Nowshera	Against the post already occupied by him
a				

Note: -

1. Charge report should be submitted to all concerned.

2. No TA/DA etc: are allowed.

#### (HAFIZ BAHADAR KHAN) Director Schools & Literacy NWFP Peshawar

Endst No. 3542-3628 /A-14/Promo:/DPE B-16. Dated Peshawar the 18/2 /2003 Copy of the above is forwarded for information & necessary action to the:

1! Director of Education (FATA) NWFP Peshawar.

2. Director Bureau and Tencher Education NWFP Abbottabad.

3. Accountant General NWFP Peshawar.

4: Executive District Officers (Schools & Literacy) in NWFP.

5 District/Agency Accounts Officers in NWFP.

6. Principal GEC (M) concerned.

7. Principal Govt: College of Physical Education Karak.

8. Principal GHSS concerned.

9. PS to Minister for Education NWFP Peshawar.

10. PS to Secretary Schools & Literacy Department Govt: of NWFP Peshawar.

11. DPE/ADO Physica! co acerned.

12. PA to Director Schools & Literacy NWFP Peshawar:

Deputy Director Establishment
Directorate Schools & Literacy
NWFP Peshawar

SYED YOUNUS JAN

MADLE B. B. Ed. returned there have

Advocate High Court Peshawar

Federal Shariat Gourt.





# GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTME Dated Peshawar the 29-04-2014.

#### NOTIFICATION.

NO.SO(PE)9-10/DPE/Ghulam Nabi. In pursuance of the judgement of Khyber Pakhtunkhwa Service Tribunal Peshawar dated 4-3-2010 in appeal No. 1667/2009 (Ghulam Nabi) 1668/2009 (Sarwar Shah), 1669/2009 (Muhammad Naeem), 1670/2009 (Saidar Khan), 1671/2009 (Sabir Ali), 1672/2009 (Muhammad Israr), 1673/2009 (Sher Kamal), 1674/2009 (Salar Khan), 1675/2009 (Muhammad Nawaz), 1676/2009 (Azra Naz), 1677/2009 (Danish Begum), 1678/2009 (Sheraz Taj), 1679/2009 (Muhammad Ali) and 1680/2009 (Chamni Khan), the competent authority is pleased to promote the following Directors Physical Education (DPEs) BS-16 To BS-17 on regular basis wef; 13-11-2007 instead of 19-5-2009 as notified yide this department No. SO(PE)/2-6/E&SE/DPC/DPEs dated 19-5-2009:-

 5. No.	Name & Designation	Date of acquiring Master Degree in Physical Education
 1 '	Ghulam Nabi DPE	20-11-1995
	Sarwar Shah DPE	30-5-2005
3	Muhammad Naeem DPE	<b>2</b> 4-8-1993
4	Sardar Khan DPE	7-1-1993
<i>-</i>	Sabir Ali DPE	21-12-2002
 6	Muhammad Israr DPE	30-5-2005
 7	Sher Kamal DPE	30-5-2005
8	Salar Khan DPE	23-10-1994
9	Muhammad Nawaz DPE	19-9-2006
10	Azra Naz DPE	30-5-2005
11	Danish Begum DPE	23-6-2007
12	Sheraz Taj DPE	1-12-2007
13	Muhammad Ali DPE	30-5-2005 ,5
14	Chamni Khan DPE	30-5-2005

2. The competent authority has further been pleased to promote the following DPEs who acquired prescribed qualification on or before 13-11-2007 but they did not challenge this department notification of even No. dated 19-5-2009:

SYED YOUNG JAH

LA.L.B. B. Ed. Certificate Sharin have

Advocate High Court Peshawar

Fodoral Shariat Court.

**0**; <del>1</del>

28	Mr. Safdar Jan DPE	3-11-1990
29	Mr. Lal Mar Jan DPE	23-8-1992
30	Mr. Ahmad Nawaz DPE	24-8-1993
31	Mr. S. Ibadur Rahman DPE	7-1-1993
32	Mr. Kiramatullah DPE	12-4-1994
33	Mr. Mushtaq Khan DPE	15-3-1992
34	Mr. Mujeebur Rahman DPE	20-11-1995
35	Mr. Abdul Qadir Khan DPE	24-8 <sub>1</sub> 1993
36	Mr. Amjad Khan DPE	30-5-2005
37	Mr. Nikhatullah Khan DPE	16-12-2006
	Mr. Farid Zaman DPE	24-8-1993
38	Mr. Ikramullah DPE	23-10-1994
39	Mr. Muhammad Usman DPE	6-7-1995
40	Mr. Waris Khan DPE	24-8-1993
41	Mr. Ashraf Ali DPE	12-8-1997
42	Mr. Falch Sher DPE	17-7-1996
43		20-11-1995
.44	Mr. Muhammad Sharif DPE	23-10-1994
45	Mr. Said Khan DPE	20-11-1995
46	Mr. Muhammad Gul DPE	30-4-1995
47.	Mr. Nasir Khan DPE	18-11-1996
48	Mr. Muhammad Haroon DPE  Mr. Muhammad Iqbal Khan DPE	7-10-1998
,49		1-12-1996
50	Mr. Farmanullah DPE	3-11-1990
51	Mr. Hamza Ali Khan DPE	25-11-1995
52	Mr. Abdul Mateun Khan DPE	15-3-1992
53	Mr. Attaullah Khan DPE	19-6-1995
54	Mr. Sadiqur Rahman DPE	2-8-1994
. 55	Mr. Wali Dad Khan DPE	
56	Mr. Shahid ur Rahman DPE	19-6-1995

HALL B. B. Ed. Certificate Sharm Les Advocate High Court Peshawar Pederal Shariar Court.

29.	Mst. Nighat Seema DPE	1-6-2004
	Mst. Afsheen Mumtaz DPE	6-5-2006
30. ———		6-5-2006
31.	Mst. Rehana Yasmin DPE	
32.	Mst. Hassan Basri DPE	6-5-2006

### SECRETARY

Endst. No. SO(PE)9-10/DPE/Ghulam Nabi.

Dated Pesh: the, 29-04-2014

Copy forwarded to:-

Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.

Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department w/r to his letter No. Special Secretary (Regulation), Establishment Department. SO(FR)/FD/10-22/9-10/ DATED 12-7-2012.

Secretary to Chief Minister Khyber Pakhtunkhwa.

5. PS to Chief Secretary Khyber Pakhtunkhwa.

6. All Directors in Elementary & Secondary Education Department.

7. Director Education FATA Warsak Road Peshawar.

8. All Commissioners/Deputy Commissioners in Khyber Pakhtunkhwa. 9. All District Education Officers (M/F) Elementary & Secondary Education in Khyber Pakhtunkhwa.

11. Director Information Khyber Pakhtunkhwa Peshawar with the request to give wide publicity

12. Secretary Public Service Commission Khyber Pakhtunkhwa, Peshawar.

13. FO to windster Ease Department.

14. PS to Secretary / Special Secretary / Additional Secretary E&SE Department Gov. of Khyber

15. PA to Deputy Secretary (Admn.) Khyber Pakhtunkhwa.

16. Officers concerned.

(ZAMÍN-KHAN-MOMÁND) SECTION OFFICER (FRIMARY)

BARD A A.L.A. B. B Ed. . ertificule basets Lan Advocate High Court Peshawas Bederal Shariat Court.

# SUBSTITUTED BEARING THE SAME NO.

GOVERNMENT OF NWFP SCHOOLS & LETERACY DEPTT: No. SO (B& A)/2-1/2003/DPEs. Dated Peshawar, the 03,00,2003.

An order to implement the judgement of Supreme Court of Pakistan vide NOTIFICATION: dated 12.03.2003 the Government of NWFP is pleased to award BPS-17 as personal to the following officers of Schools & Literacy Department from the date of regular appointment or acquiring Master Degrees which ever is relevant.

of regula	ir appointment or acquiring	Date of Acquiring	Date of appointment.
Sr.No.	Name & Designation	Master	
		Degrees. 21.10.1986.	10.02.1991.
1.	Gul Aslam DPE GHSS Khairabad Nowshera	02.12.1993.	22.10.1990.
2.	cul Said khan Di -	30.05.1988.	-do-
3.	Peshawar. Misal Khan A.D.O. (Physical) O/O EDO (S&L) Peshawar. (S&L) Peshawar.	31.12.1989 31.12.1989	-do-
<u>4</u>	Sheraz khan ADO (Physical O/O EDO	13 12,1992	·do-
. 6.	Sheraz khan ADO (S/L) Timergara (Dir Lower)  (S/L) Timergara (Dir Lower)  Janoosh Khan DPE GHSS Bidar Swat.  Muhammad Bashir DPE GHSS Dhodial	·	-do-
7.	Muhammad Bushiii - Mansehra)		COVIT:OF NWFP

SECRETARY TO GOVT: OF NWFP SCHOOLS & LITERACY DEPTT:

Endst. No. FD (PRC) /8-81/2003, Dated Peshawar, the 3/5/2003. Copy of the above is forwarded for information & necessary action to:

- The Accountant General NWFP, ashawar.
- The District Account Officer Nowshera. - 1)
  - The District Accounts Officer Bannu. 2)
  - The District Accounts Officer (Dir Lower). 3)
- The District Accounts Officer (Manschra). 4) 5١-
- .The District Accounts Officer (swat).

(SYED BAQAR SHAH) SECTION OFFICER (SR-1)

## Endst. Of even Number & date.

Copy of the above is forwarded to:-

The Director of Schools & Literacy NWFP, Peshawar.

The Section officer (SR-1) Finance Deptt: w/r to his letter No. FD (PRC)/8-1) 2)

The Executive District Officer (School & Literacy) Bannu.

The Executive District Officer (School & Literacy) Nowshera. The Executive District Officer (School & Literacy) Dir Lower. 4)

The Executive District Officer (School & Literacy) Swat. 5)

. 6)

The Executive District Officer (School & Literacy) Mansehra.

The Executive District Officer (School & Literacy) Peshawar. ·'7)

IMANZOOR HUSSAIN the old date as 13-12-94 SECTION OFFICER (B&A) been replaced as 17-9bein soid sodD

8. a gd, ( Advanta Figh Com. Paste was

Annex G"

### GOVERNMENT OF NWFP SCHOOLS & LITERACY DEPTT:

DATED PESHAWAR THE, 4-4-2006.

#### VOTIFICALTION:

NO SO(FE)9-2/2005. The Competent Authority is pleased to accord Sanction to the grant of personal BIS-17 to Ms. Salina Baber DPE Govt. Girls Higher Secondary School University Town, Peshawar with effect from the date of her arrival report as DPE subject to the following:-

1- It will be personal to her.

2- She will not be entitled to any arrear on this account.

SECRETARY

Endst. No. FD(SR.1)6-36/2003.

Dated Perhawar the, 4-4-2006.

Copy forwarded to the Accountant General NWFP, Peshawar.

SECTION OFFICER (SR-I) FINANCE DEPARTMENT

Endst.: No.: SO (PE) 9-2/2006. Dated Peshawar the: 4-4-2006.

Coly forwarded for information & necessary action to:

PSO to Chief Secretary, NVFP, who to his letter No.

PSO/CS/NWFP/1-9/2006/114 dated 28-2-2006.

Director Schools & Literacy NWFP, Pesha var.

Section Officer (SR.I) Finance Department w/r to his letter No IFD

(SR.1)6-36/2003 dated 21-2-2006.

Section Officer (B&A) Schools & Literacy Department.

Executive: District Officer Schools & Literacy Peshawar.

Principal, Govt. Girls Higher Secondary School University Town

MS Safina Paber, DPE, GGHSS Universit Town Peshawar

#### GOVERNMENT OF NOVE EDUCATION DEPARTMENT.

Dated Peshawar, the 07-05-2001.

The Competent authority is pleased to accord sanction to the award of BPS-17 to Mohammad Hashim Khan Director Physical Education, NO. SO(E-111)2-1/DPEs. (BPS-16) Government Higher Secondary School No.1, Peshawar Cantt: with effect from 10 February, 1991, on the basis of Master Degree in Physical Education, possessing at the time of his appointment in 1991 i.e prior to the date of issuance of Notification No. FD(SR-1) 6-36/93, dated 3rd August 1993, where by the beautiful of grant of B-17 to DPE, on the basis of Master Degree in Physical Education was withdrawn.

SECRETARY TO GOVT: OF NWFP, EDUCATION DEPARTMENT

No. FD(SR-1)6-36/2000/Vol-II

Dated Peshawar Copy forwarded to the Accountant General, NWFP, Peylawar

> SECTIONOFF (SR-1) FINANCE DELARTMEN

7/5/201

Endst: No. & date even.

4:

Copy forwarded for information and necessary action to:-

The Director Education (Secondary), NWTP, Poshawar.

The Section Officer (SR-I), Gove of NWFP, Finance Department, Peshawar w/r to his letter No. FD (SR-I) 6-36/2000/Vol-II, Dated 12-03-2001.

The Section Officer (Schools), Govt: of NWFP, Edu: Deptt: Peshawar.

The District Education Officer (Male) Secondary, Peshawar.

Principal GHSS, No.1, Peshawar Cantt:

The Officer concerned.

SECTION OFFICER(E-III)

Advocate High Court Peskawas Federal Sparial Court.

Amnex (1

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

Muham	mad Gul	••••		• • • • • • • • •	APPELLANT
<u>, , , , , , , , , , , , , , , , , , , </u>	DOT 120 6	Whhear	No.	2010	

#### VERSUS

The Secretary EASE K.P.K. and others......RESPONDENTS.

#### APPLICATION FOR CONDONATION OF DELAY (IF ANY).

Respectfully submitted:

The applicant/appellant submits as under:-

That firstly the act and omission of the respondents /department is illegal, unconsititutional and void and secondly as financial matter is involved in the matter and the flause of action is the running cause of action, therefore, no limitation runs against the appellant/applicant, but even if this Honourable Tribunal considers the departmental appeal time barred then this application for dondonation of delay if any on the following amongst other grounds:-

#### GROUNDS:

- That in the matter in hand the cause of action is continuous cause of action and the impugned act and omission of the respondents come in the purview of the definition of continuous wrong, therefore, in the matter the cause of action starts on first date and ends on the last date of every months/every year, therefore, no question of delay arises in the matter.
- 2. That the law requires that the matters should/must be decided on merits rather than on technical grounds including the limitation.

K



- 3. That the appellant/applicant has got a very good case in his favour therefore, technicalities including the point of limitation(The delay if any) are ignorable.
- 4. That the appeal of the appellant before this
  Honourable Tribunal is will within time and strictly in
  accordance with law contained in Section 4 of the
  NWFP now Khyber Pakhtunkhwa Service Tribunal Act 1974,
- 5. That if the delay if any is not condoned the applicant/appellant will suffer an irreparable loss to his seniority, promotion and all other service benefits.
- tactics of respondents/department and the appellant cannot be held responsible for the same. Specially in the presence of the principles of legitimate expectancy.

  7. That in so many similar and the delaying
- 7. That in so many similar and identical cases this Honourable Tribunal has ignored the point of limitation and in so many cases has condoned the delay, therefore, in this case also the same point is ignorable/condonable.

It is, therefore, respectfully prayed that on acceptance of this application in the best interest of justice the delay if any in filing departmental appeal may kindly be condened/ignored and the appeal of the appellant/applicant may kindly be decided on merits. Any other remedy/relief available in the i Circumstances of the case may also kindly be granted to the applicant/appellant.

Dated 0]/8/2016

Applicant/Appellant

Through

( Syed Younus Jan)
Advocate Peshawar High Court
Peshawar.

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

Service Appeal	No/ 2016	
Muhammad Gul	• · · · · · · · · · · · · · · · · · · ·	PELLANT

The Secretary E&SE K.P.K. and others .....RESPONDENTS.

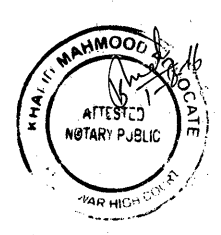
#### AFFIDAVIT.

VERSUS

I, Muhammad Gul (appellant) to hereby solemnly affirm and declare on Oath that the contents of the attach application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal

Dated 01/8 /2016

Deponent M. Gull.



Journ

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KPK E ESECTION باعث تحرريآ نكه مقدمه مندرجه عنوان بالامین این طرف سے واسطے پیروی وجواب دئی دکل کاروائی متعلقہ کے ا مقرر کر کے اقر آرکیا جاتا ہے۔ کہ صاحب موصوف کومقد میرکی کل کاروائی کا کامل اختیار ہوگا۔ نیز ویل صاحب کوراضی نامه کرنے وتقرر دالت ه فیصله برحلف دیسیج جواب دہی اورا قبال دعوی اور بهمورت ذاكرى كرنے اجراء اورصولى چيك وروبيدار عرضى دعوى اور درخواست برتم كى تقىديق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری میکطرفہ یا اپیل کی برامد گی اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی دبیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجز دی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے تقر رکا ختیار موگا \_اورصا حب مقررشده کوبھی وہی جمله ندکوره باا ختیارات حاصل موں محےا دراس کا ساختہ پر داخته منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چہ دہر جاندالتوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہویا عدے باہر ہوتو وکیل صاحب پابند ہوں ہے۔ کہ بیروی مدگورکریں۔لہذاوکالت نامہ کھدیا کے سندر ہے۔ ا، <u>ورس</u> طا20. Allested & Accepted = 18 2 NO KPK 15,2 Ver 1 les.

BALLE: B.E.J. Certificate Sharm Lev Advocate High Court Peshawas Enderal Shariat Court.

#### BEFORE THEHONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 822/2016

#### Muhammad Gul DPE GHSS Murali, District D I Khan

....... Appellant.

#### **VERSUS**

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

#### JOINT PARAWISE COMMENTS FOR & ON BEHALF OF RESPONDENTS No: 1-5.

#### Respectfully Sheweth :-

The Respondents submit as under:-

#### PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action locus / standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal.
- 4 That the instant service appeal is based on mala fide intentions.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That this Honorable Tribunal has got no jurisdiction to adjudicate upon the present appeal.
- 7 That the Appellant has been treated as per law, rules & policy.
- 8 That the appeal is not maintainable in its present form.
- 9 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 10 That the instant Service Appeal is barred by law.
- 11 That the Appellant has not/awarded BPS-17 (Personal) & was promoted from PET to the DPE Post vide Notification dated 30/8/2000, which has not been challenged by the appellant.
- 12 That as per Finance Department Notification dated 03/8/1993, the appellant is not entitled for the grant of back benefits against the said Post.
- 13 That as per Govt: of Khyber Pakhtunkhwa, Pay Revised Rules, 1978, BPS-17 (Personal) was awarded to those DPEs working in BPS-16 along with Master Degree in the relevant subject.

#### **ON FACTS**

1 That Para-1, needs no comments being pertains to the service record of the appellant.

- That Para-2 is incorrect, that the appellant has been promoted against the DPE Post from PET vide Notification dated 30/8/2000, in his own pay & scale with immediate effect & later on he has been promoted against the said Post on regular basis vide Notification dated 18/2/2003 in BPS-16(Regular). (Copies of the same are Annexures-A&B).
- 3 That Para-3, is correct. However the appellant did not challenged any of the promotion order for anti dation.
- 4 That Para-4 is incorrect & denied on the grounds that the appellant has acquired his M. Sc Degree in HPE from Gomal University D I Khan on 30/11/1995 & was adjusted against the DPE Post from PET vide Notification dated 30/8/2000 on the basis of his qualification of SDPE with immediate effect. Upon the approval of the DPC Meeting held on 18/2/2003, the appellant was promoted to the DPE Post in BPS-16 on Regular basis with immediate effect. The appellant was further promoted against the DPE in BPS-17 (Regular) Post vide Notification dated 19/5/2009 with immediate effect. It is further submitted that in view of the Pay Revised Rules, 1978 of the Provincial Govt: , BPS-17 was awarded those DPEs who were already working in BPS-16 having M. Sc Degree in the relevant subject. However, vide Notification dated 03/8/1993 amendments in the said rules were made by declaring junior DPEs in BPS-16 & Senior DPEs in BPS-17(Personal). Furthermore, the appellant has failed to challenged any of the orders mentioned in the foregoing Paras, nor any Departmental Appeal is available on record so the present appeal is liable to be dismissed on this score on the following grounds inter alia:

#### **GROUNDS**

- A Incorrect & not admitted. The act of the Respondent Department in view of the above made submissions in the foregoing Paras of the present reply is within legal sphere & is liable to be maintained.
- B Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be dismissed.
- Incorrect & not admitted. Detailed reply of this ground has already been given in the foregoing Paras. Hence needs no further comments.
- D Incorrect & not admitted. The Respondents have acted as per law, rules & policy in the instant case in terms of the above mentioned Notifications, hence deserves to be maintained in the interest of justice.
- E Incorrect & not admitted. The statement f the appellant is against the law, rules & circumstance of the case. Hence deserves to be rejected.
- F Incorrect & denied on the grounds that the appellant has been found in eligible in view of the above cited rulings. Hence this Para is also liable to be rejected.
- Incorrect & denied. Each & every case has its own parameter & the case of the appellant is totally different from those who have been treated as per law, rules & Policy in view of the above made rulings & Notifications.
- H Legal. However, the Respondents further seek leave of this Honorable Tribunal to submit additional grounds & case law /record at the time of arguments.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant service appeal with cost in favour of the Respondent Department.

Dated 02/01/2017.

Secretary

E&SE Department Knyber Pakhtunkhwa, Peshawar (Respondents No:1&5)

**Secretary** 

Establishment Department Khyber Pakhtunkhwa, Peshawar. (Respondent No:4) Director

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

Secretary

(Finance) Department Khyber Pakhtunkhwa, Peshawar (Respondent No: 3)

#### **AFFIDAVIT**

I Hameed Ur Rehman Asstt: Director (Litigation-II) E&SE Department do hereby solemnly affirm and declare On oath that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Deponent

### PRECIORATE OF SCHOOLS AND LITERACY N.W.F.P. PESHAWAR.

FFICE ORDER.

Annex 1/13

Consequent upon the approval by the Departmental Selection Committee Schools 201125 NWFP in its meeting held on 20-12-2002. The following CT/PET/PTC, etc are hereby more: to the posts of DPE/ADO (Physical) B-16 on regular basis in the interest of public service. It that exists effect.

Some & Designation	1	Place of posting	Remarks
Mr. Sher Azam Khan PE'	DPE 15	1	
(Mr. Sira) ud-D r. PET		GEC,Gnori Wala Banna	Against the post already occupied by In
Michael berthire-ud- Din PE	DPE T DPE	GHSS, Khowaza Khela Swat	Against the post already occupied by hi
M. Bracar Nawaz PET	DPE	GHSS, Lachi Kohai	Against the post already occupied by hi
Nam PET		GHS5, No.2 Pesb:Cannu:	Against the more at
Mr. O edar Khan PET	DPE	GHSS Manga Dargoi Charsadd	a Against the post already occupied by his
Mr Musammad Jalat PET	DPE	GHSS Chamkani Peshawar	Against the post already occupied by hir
Mr. Abou. Sauer PET	DPE	GHSS Kakki Bannu	Aga not the post afready occupied by hir
Mr. Janal Abdul Nasir PE	DPE	GHSS Gul Imam Tank	Against the post already occupied by his
Al January Phy: Supervis		GHSS Totakan Mkd Agy:	Against the post already occupied by hin
Mr. st Calminad Nacem PI		GHSS Daag Peshawar	Against the post already occupied by him
-1". Sarka: Hayar PET		GHSS Chaher Kapura MDN	Against the goal attendy occupied by lim
2 '2 ' i' Ahmad PET		GHSS For Malakand Apv:	Against the post already occupied by hin
Tr. Sas nat Khan PET	DPE	GHSS Doseion Char: da	Against the post already occupied by him
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od: Fajted Phy: Superviso	TOPE (	EC (M) Peshawar	Against the post already necepted by him
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S B. H. Shah PET		USS Zada Sawatu	Against the post already occupied by him
Hia je Juliah Khan PET		Anna Sana Zamata	Against the post already occupied by him
7. Nich immad Israr PET		HSS Oaks D.I.Khan	Against the post aheady occupied by him
r. Merri Kaan PET	— <del></del>	HSS Bughdad Mardan	Against the past about
. L. Malimond our		ny fidurCollage Karak	Against the post already occupied by him
r. Ty Lar Khon PET	DPE IG	HSS Urmer Poyur Pedic	Against the past already occupied by him
v. Ker Shan PET	$\frac{GPE}{G}$	HSS Earlang Mardan	Against the post already or copied by him
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71 Mr. Muhammad Gul PET DPE GHSS No.2 D.1.Khan Against the post already of	
72 Mr. Racesullah P.T.C. OPE GHSS Charbagh Swat Against the post already of	
73 Mr. Nasir Khan PET DPE ADO (Phy:) at EDO (S&L)Hangu Against the post already of	
73 Mr. Vash Khan PET OPE GHSS Jallozai Nowshera Against the post already of	
75 Mr. Muhammad Haroon PET DPE GHSS ismaila Swabi Against the post already or	
76 Mr. Muhammad Iqbal PET DPE GHSS Turbela T.Ship 11/Pur Against the post already of	income land by the state
77 Mr. Farmanullah PET. DPE GHSS Pir Pai Nowshera Against the post afready or	

Note: -

- 1. Charge report should be submitted to all concorned.
- 2. No TA/DA etc: air allowed.

#### (HAFIZ BAHADAR KHAN) Director Schools & Literacy-NWFP Peshawar

Dated Peshawar the  $\frac{18}{2}$ -367-8 /A-14/Promo:/DPE B-16. Copy of the above is forwarded for information & necessary action to the: -

- Director of Education (FATA) NWFP Peshawar. 1.
- Director Bureau and Teacher Education NWFP Abbottabad.
- Accountant General NWFP Peshawar. 3.
- Executive District Officers (Schools & Literacy) in NWFP. ٧.
- District/Agency Accounts Officers in NWFP. 5.
- Principal GEC (M) concerned. 6.
- Principal Govi: College of Physical Education Karak. 7.
- Principal GHSS concerned. 8.
- PS to Minister for Education NWFP Peshawar. 9.
- PS to Secretary Schools & Literacy Department Govt: of NWFP Peshawar. 10.
- DPE/ADO Physica! co icerned. 11.
- PA to Director Schools & Literacy NWFP Peshawar: 12.

Deputy Director Establishment Directorate Schools & Literacy **NWFP Pcshawar** 

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## 8

#### OFFICACT THE DIRECTOR SECONDARY EDUCATEON NWFP, PESHAWAR.

NOUTFIGATION:

The following qualified SDPE Teachers/Physical Supervisors, serving in the Education Department in NWFP/FATA due for promotion on semiority Basis are hardy adjusted against the posts of D.P.E.s/A.D.E.O(Phy:) in their own pay and Scale are the exigency of service in the interest of public Service on the years & conditions in vogue or the ones to be fremed in future with immediate

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	David Kh	on PMP, o Anhoumed La		CHSS, M	iedyan Swat		-ûo-	
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3)	Abdul S	attor PLT, Il Inson Tank.		GESS, G	ul Imam Ta	nk	1	Part of
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· 1	Edovirti GHS, No.	Royat PET. 1. Skha Kot M	•	CHSS, Ko	t Malakand	Agency	-d5-	
<i>.</i> .	Backir A GHS, Pah	hoad PET; ar Ktol Lakki		GHSS, Do	usera Cher	Sadda	-do-	N
*	Ali Bed : GHS, Par	Shah FET. Shai Kohat		GHSS, Gui	mbat Kohat		-do-	i edyna digeriya ja k
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24,	bdul Majeed Physical Supervisor	G.E.C. (M) Peshawar Vacant Po	2
	(hyper Agency.	GHSS, Nizam Pur Nowshera -do-	**
	Mohib Wilah PET.	ADEO(Phy:) O/O DEO(M/S) Mansehera	-10-
اب -	Muhammad Saced Shah PET, GHS, Paras Mansahera.	GHSS, Zaida Swabi -do-	
	S.Bakht Sheh PET, GHS, Monsabdor Swabî	-GHSS, Muryali D.I.Khan -do-	
(28,)	Hamid Wilah Khan PET. GHS; Kotla Lodhian D.I.Khan	GHAD, MULYULL 1997	
	Withammad TSrar PET.	GHSS, Dakki Charsadda -do-	7
	GES, Alo Kili Mardan	GHSS, Sher Pur Mansehera -do-	
30,	Shams-ur-Reimen PET, GHSS, Sher Pur Manshera	<b>)</b>	
31.	Muhammad Faroog PET, GHS, Landi-Wah Lakki Marwat	GHSS, Admini resident	
32,	Nameem Khan PET, GHS, Bannu.	Govt: Elementary College H/Pur 9d	
33,	The second secon	GHSS, Urmar Payan Peshawar -d	.o <del>-</del>
34 <sub>4</sub>	Tali Zar PET,	GHSS, Kot Long Marden -d	C=
35,	GHSS, Kot Long Mardan Rais Khan PET,	GNSS, Kheshgai Rayan MSR -do	; <del>-</del> ,
1	GHS, Landi Khom Khel Lakki Marwat. Inayat Khom PET,	GKSS, Umor-zai Charsadda -do	3 <del>-</del>
1	GHS, No. 1. Rojjer Chd: Senier Khon PET,	GHSS, Palai Malakand Agency -d	3 <b>=</b>
	GHS, Kharghall Khyber Agency.	GHSS, Billi Tang Kobat -d	D==
30 <sub>3</sub>	Thtisham-ud-Din FET, CHS, Ghundi Kili Karak	—GESS, Akbar Pura Nowshera -d	; ;
(39)	Abdulleh Sheh FET, GES, No1. Tank	•	
. 40,	Gul Bad Shah PET. GHSS, No.4, Peshawar City	GHSS, Hazar Khani Peshawar -d	-
¥1,	Muhammad Nawaz PET, GHS, Ranwal Tonk.	Garage Samura Torber Time	<b>c</b> ⊸`
42,	Rukh Niaz FET, GHS, Wanda Urangzeb Lakki Marwat	tindo, Risin Fish in-Assault	<u> </u>
43,	Abdul Ghaffar PET, GHS, Lalozai Bannu.	GESS, Lal Qila Dir -d	0 0 2
44,	Muntaz Khan PET, GHS, Abdul Lakki Marwat,	GRSS, Dhodial Manschera -d	المنابعة الم
<b>45</b> ,		GMSS, Doaba Kohat -d	6-47E
46,	Safdar Jan PET, G.T.H.S Peshawar City.	GHSS, No. 1. Peshawar City -d	
47,	Fazal-e-Rabi FST GEC(M) Swabi	G.E.C.(M) Swabi -d	io- 8:
48,	Khaki Rehmen Ic/DPE GEC(M) Mirali NWA	GEC(M) Mirali NWA -d	io-
49,		c GHSS, Vtoenzei Chd: -d	G-
50,	Roshan Akbar PEF; GHS, Dagai Swabi	GHSS, Gondaf Swabi -0	· ·
51,	Habib Wilah PET, GHS, Sawal Dher Herden	A.D.E.O(Phy:) O/O DEO(M/S) Chars	edda -ds
52,	Lal Mar Jan PET,	GHSS, Shabqadar Fort Ghd:	-do-
P) 44 KW	GES, Sheidan Banda Karak.		1/1/4
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	Pege,No Mhawezalet Khan PET, GHS, Surgha SWA.	5•5• 	GHSS,	Ziarat Talash Dir	Vacant Post
-1	Armod Newson FET, GES, Shaban Abmad Khel Bar	miu.	GESS;	Darband Manschera	/ 
<sup>3</sup> 5,	Sarbahisht Khan PET . GHS, No. 1. Bunar. / Tuling i	· )	CHSS.	Navagai Euner	÷do=
5,	S. Ibad Ur Rehman PET, GUS, E Lakkari Muhmand Age	ency.	GESS,	Och Dir	<del>-</del> 20-
7.	Kiramat Wish PET, GHSS, T.Nasrati Karak.		GHSS;	Bogara Karak.	-do-
-3:	Salar Kham PET, GHS, Gujrat Mardan		GESS.	Risal Pur NSR	
<b>9.</b>	Rashi Din FFT GHS. Paloski Karoka		GHSS,	Warana Karek	-do-
50,	S.Façal Abbas Zaidi FET, - GHS, Kachi Pind Khon D.I.		GRSS,	Khan Pur Dir	~₫ <b>⊙</b> ÷
77.	Palok Woz-FBT, IHS, Dhori Saidan Banau.		-3.e.C	.(Tahan) Molakand A	ricucy -go-
3.	Fazal Wahid PET, GHS, Chakdara Dir.		ghss,	Bat Khola Kalakand	l Agency -do-
5,	Mushtaq Khar FET, GHS, Mandan Bannu.		GHSS.	Mathra Peshawar	<u>~@</u> ~
Vit∳.	Artab Payed Khmill PET SHSS, Pir Pai NSR		CHSS.	Pir Pai NSR -	-70-
7,	Habib Wlich rET, CHSS, Now. Bannu.	·. •	G.E.G.	(H).	<del>~</del> ₫¢~
5,	hijoeb Ur Reiman PET, 686, Ghundi Shanshold Kare	sk -	GHSS,	Sociat Dara Kohat	-30-
₹.	Muhamma Javed FET GHSS, Navan Sher A-Abad.		ADEO(I	Phy:) 0/0 000 (M/S)	Abbottabad -do-
:3,	Johan Alam PET, SHS, Topi Buner,	,	gess.	Mingora Swat	<b>⇒</b> d≎ <b>-</b>
-07	Abdul Gurer Khan FETy- GMS, Daiyal D.I.Khan	<del></del>	-ses,	Dhaldci D.I.Kham	<b>⊎Ċ≎</b> -
- 1	GMS, Khan Pur Mardan.	•	GHSS,	Kab Gani Gwabi	-db
3	Amjad Khan PET, GMS, Slarat Kili Chd:	-	enss,	Sher Pan Clul:	=60=
3,	Nekhat Wilah FET, Ic/DFE GFC(N) Kotka Habib Wilah I			) Kotka Habib Wilsh	FR Bannudo-
~3 s	Farid Zamen CT GHS, Multani Banna.			(H) Mathra Peshava	
-1.)	Muhammad Usuar FET, GHSS, No.3. D.I.Khan		GHSS <sub>a</sub>	Darlihan Kalan D.I.	<i>b</i> =
7.5	Waris Khim PIC GPS, Shor Wannan Dalo Whel-	Loldci Ma	GIISS. rwat-	Munda Dir	
٠ خ	Muhammad Wawez FET, eHS, Nawan Kill Swabi.	• •• •	GESS,	Shabaz Garhi Marda	
7 2	Insan Vilah PET, GME, Bidara Swat.		GE55,	Fatch Pir Swat	AVO = =
ŦĒ,	Ashraf Ali PET, 988, IspainI Khel Bannu.	f 1 * • • • • • • • • • • • • • • • • • • •	GHSS,	Biroate A-Abar	
٠ć ڏ	Zahoor Zaman PTG, GPS, Emal Khel Bannu,	·	GESS,	Kalam Swat	₹ <b>₹</b> -20-
Tor The	Townb Ali Shah FET GHS, Mama Thel Bemochi Bar	nna		Tarbela Town Ship	Hari Pur -do-
	Fatch Sher PEC.		GHSS.	Kabal Swat	

Fatch Sher PEC, Granda Balach D.I. Hann.

GHSS, Kabal Swat

<del>-</del>	<u>د</u> د
Page No. 4. GHSS, Kot Najeeb Ullah E	man The Teach To
ave Boths D. I. Khan.	-do-
GESS, LOTE REAGEN	, ,
GHS, Toron (HAU) Tonic.  St. Q. Derom Wilch FET, GHSS, Bagh Maidan Dir	-do-
GHS, Bozor Ahmod Bonna.  85. Ghulon Hussoin PET, GHSS, Potaloi Buner	· -do-
GES, Rustan Marayle	-do-
86, Ghilai Musi Maram	<b>"</b> do−
67, Muhammad Gul PET, GHSS, No.2, D.I.Khan GHSS, No.2, D.I.Kham.	
88 Pais Wilsh PTC. GHSS, Charbagh Swat	-do-
GPS, Silmtri Jabbar Dannu.  89, Nasir Khan PET, GEC(M) Hanschera	
GHS. Bahadari D. L. Khan  GHSS. Jalozai Howshora  GHSS. Jalozai Howshora	-io-
GHS, Spin Khok NSR.	-dir-
cuss Tombila Sobi	ان استان الله الله الله الله الله الله الله ال
92, Muhamad Iabal PET, GASS, Natiogali A-Abad GES, Zaagi Khel Lakki Markat.	
GHSS, Navan Shor A-Aba	d -do- 
97, Form Than Per, GHSS, Siri Kot Hari Po	
CMS, Kachesai Pannu.	T.

1, Charge report should be submitted to all concerned.

2, The promotion of the above condidates is subject to the approxiof the Departmental Schooling Committee.

(S.ABU-SAMED BACELT) - - Misestor Secondary Education - NWIP Pestaway

Enda: No. 9189-0439

Dated.\_30-08-

Copy forwarded for information and n/action to the:-1. Director Bureau of Gur: Dev: & Edu: Extensions Services NWFP. Abbottabai.

2, Director of Education FATA NWFP, Pechanir

7. Director Frimar Education Mars, Pockawar, 4, Moseumtant Comercal MWTP, Pockawar,

5. All District Education Officers concurred Secondary and Primary Male in NWFP.

6, Agency Education Officers concerned.

7. All District Account Officers concerned in SWFF.

8, All the Principals /Mend Hasters concerned in NMFP,

9, P/S to Secretary to Gart: of MWIP, Education Department.

16. P-A to Director Mescudery Education NUFF, Peshawar.

for/ Director Secondary Educati MMFP, Pecharar,

30002000

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