FORM OF ORDER SHEET

Court of		·····
Appeal No	62/2024	

	Арр	eal No.			62/2	024			
S.No.	Date of order proceedings	Order or c	other proceed	dings with	n signat	ure of judge		-	
1						3			-
1-	03/01/2024	,	· The a	ppeal o	í Mr.	Haq Nawaz	presente	ed toda	y by
	· .	Sardar	Muhamn	nad Ir	shad	Advocate.	It is	fixed	for
		prelimi	nary heari	ng befo	ore to	uring Single	e Bench	at A.A	Abad
		on	· · · · · · · · · · · · · · · · · · ·	•			.*		
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						REGIS	TRAR	· · · · · · · · · · · · · · · · · · ·	
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BEFORE KPK SERVICE TRIBUNAL, PESHAWAR

SA No. 62 /2024

Haq Nawaz S/o Hijab Khan R/o Zoz Bond P/o Seo Gather Tehsil Dasu District Upper Kohistan presently posted as AT GMS Komela upper Kohistan.

..... Appellant

V/S

- 1. Government of KPK through Secretary Elementary and Secondary Education Department Peshawar
- 2. Director Elementary and Secondary Education Department Peshawar
- 3. District Education Officer (Male) Elementary and Secondary Education Department Upper Kohistan at Dassu

....... Respondents

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Appellant

Through:-

(Sardar Muhammad Irshad) Advocate High Court

1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000



BEFORE KPK SERVICE TRIBUNAL, PESHAWAR

SA No. 62 /2023
Haq Nawaz S/o Hijab Khan R/o Zoz Bond P/o Seo Gather Tehsil
Dasu District Upper Kohistan presently posted as AT GMS Komela
upper Kohistan.

..... Appellant

Khyber Pakhtukho Service Tribuna

V/S

1. Government of KPK through Secretary Elementary and Secondary

Education Department Peshawar

Dated 3-/-2020

- 2. Director Elementary and Secondary Education Department Peshawar
- District Education Officer (Male) Elementary and Secondary Education Department Upper Kohistan at Dassu

...... Respondents

APPEAL U/S 4 OF KPK SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER NO.3371-75/FILE NO. PROMOTION SENIOR TEACHERS/2023(BPS-16) DATED: 21/06/2023 ISSUED BY RESPONDENT NO.2 WHEREBY ALL ATS JUNIORS TO APPELLANT WERE PROMOTED (EXCLUDING APPELLANT) WHILE RESPONDENT NO.1 FAILED TO RESPOND APPELLANT'S DEPARTMENTAL APPEAL/REPRESENTATION FILED THEREAGAINST.

PRAYER:-

FOR PROPER DETERMINATION OF APPELLANT'S SENIORITY AND PROMOTION BY SETTING-A-SIDE AN ARTIFICIAL BOTTOM SENIORITY FORMULA BEING INAPPLICABLE UPON APPELLANT'S CASE.

Respectfully Sheweth:-

This appeal arises in the backdrop of the following facts:-

FACTS

- That appellants being qualified and eligible was appointed vide letter of appointment dated . Copy of the said appointment order is annexure-"A".
- 2. That appellant on his initial appointment against the post of AT in BPS-15 was posted within the territorial jurisdiction of Lower Kohistan on its establishment as new district.
- 3. That when district Kohistan was divided into three different districts and an option was given to all existing civil servants either to remain in district of their posting or to move towards their newly established home districts, the appellant having his domicile of district upper



- Kohistan exercised his option in moving towards his home district upper Kohistan. Copy of domicile certificate is annexure-"B".
- 4. That appellant on his transfer to district upper Kohsitan was posted against vacant post of AT in GMS Komela . Copy of the said order is annexure-"C".
- 5. That all ATs in BPS-15 despite Juniors to appellant were promoted to SCT in BPS-16 by respondent No 2 vide office order bearing No.3371-75/File No. promotion Senior Teachers/2023(BPS-16) dated 21/06/2023, copy of which is annexure-"D".
- 6. That the petitioner was ignored for promotion on the so called an artificial bottom seniority formula despite fact that the same has never been pressed into service in other identical cases. In order to substantiate the above assertions copy of office order dated way 22/2020 at 222/12/2020 annexure-"E".
- 7. That the appellant filed departmental appeal/representation on 12/07/2023 before respondent No.1 for redressal of his grievances whose decision has never been communicated to the appellant despite elapse of statutory period. Hence this appeal inter alia on the following grounds.

GROUNDS

- i. That so called Principal of bottom Seniority is not applicable upon appellant due to a memorandum issued by respondent No.2 to all the DEOs (Male and Female) in the province in year 2013 and still in force/field which shall be cited at the bar at the time of hearing of this appeal.
- ii. That ignoring appellant from promotion under the pretext of bottom seniority is against the provisions contained in Section 8 of the KPK civil servants Act,1973 and rules framed thereunder as such nullity in the eyes of law.
- iii. That appellant's relegation to a lower position despite being senior and ignoring him from the promotion is against law, rules and policy on the subject.
- iv. That the so called an artificial bottom Seniority formula is against the Principle of legitimate expectancy to promotion etc.
- v. That appellant has been subjected to discrimination violating his fundamental rights as enshrined under Article 25 of the constitution Islamic Republic of Pakistan 1973.
- vi. That the impugned action was taken in appellant's back without affording him an opportunity of hearing as such violative of the principle of Audi Alteram Parterm which prescribed that no person shall be condemned unheard.
- vii. That the principles of natural justice have ruthlessly been violated through the impugned action.



viii. That the impugned action being utra vires to the relevant rules and law on the subject is coram-non-judice and without Jurisdiction.

- ix. That it is an established principle of law that seniority assigned to a civil servant cannot be changed without affording him an opportunity of hearing but the respondents have changed the same at their whims as such cannot sustain.
- x. That no limitation is prescribed for calling in to question the actions like impugned order being recurring cause of action, however an application for connotation of delay is being preferred.

It is, therefore, prayed that on acceptance of this appeal appellant's original seniority as it was before his transfer to his home district upper Kohistan be restored and respondents be graciously directed to issue promotion order of the appellant from the date on which other ATs Juniors to him were promoted with all back benefits including seniority and financial benefits in the interest of justice.

Twes Appellant

Through:-

(Sardar Muhammad Irshad) Advocate High Court

1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000

BEFORE KPK SERVICE TRIBUNAL, PESHAWAR



	SA No/	2023
F	Haq Nawaz S/o Hijab Khan R/o Zoz Bond P/o Seo Gather To	ehsil
I	pasu District Upper Kohistan presently posted as AT GMS Kor	mela
u	pper Kohistan.	

...... Appellant

V/S

- 1. Government of KPK through Secretary Elementary and Secondary Education Department Peshawar
- 2. Director Elementary and Secondary Education Department Peshawar
- 3. District Education Officer (Male) Elementary and Secondary Education Department Upper Kohistan at Dassu

...... Respondents

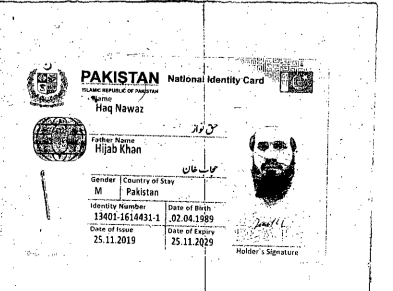
AFFIDAVIT

I, Haq Nawaz, appellant do hereby solemnly affirm and declare that the contents of the accompanying appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

Deponent

VERIFICATION

Verified on Oath at Abbottabad on 26th day of Dec 2023 that the contents of above affidavit are true and correct to the best of my knowledge and belief.





Deponent



BEFORE KPK SERVICE TRIBUNAL, PESHAWAR

SA No	/2024
-------	-------

Haq Nawaz S/o Hijab Khan R/o Zoz Bond P/o Seo Gather Tehsil Dasu District Upper Kohistan presently posted as AT GMS Komela upper Kohistan.

..... Appellant

V/S

- 1. Government of KPK through Secretary Elementary and Secondary Education Department Peshawar
- 2. Director Elementary and Secondary Education Department Peshawar
- 3. District Education Officer (Male) Elementary and Secondary Education Department Upper Kohistan at Dassu

....... Respondents

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth:-

The appellant submits as under:-

- 1. That accompanying appeal is being filed before this Honourable Tribunal which be considered as an integral part of this application.
- 2. That the appellant remained prosecuting his remedy in the department and could not filed this appeal earlier and the period spent in his treatment may kindly be condoned. Even otherwise the cause of action being recurrent cannot be barred on passage of certain time.

It is, therefore, prayed that this Honourable Tribunal may graciously be pleased to condone the delay (if any) in filing appeal in the interest of Justice.

Appellant

Through:-

(Sardar Muhammad Irshad) Advocate High Court

1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000



BEFORE KPK SERVICE TRIBUNAL, PESHAWAR

SA	No.	/2024

Haq Nawaz S/o Hijab Khan R/o Zoz Bond P/o Seo Gather Tehsil Dasu District Upper Kohistan presently posted as AT GMS Komela upper Kohistan.

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V/S

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- 2. Director Elementary and Secondary Education Department Peshawar
- 3. District Education Officer (Male) Elementary and Secondary Education Department Upper Kohistan at Dassu

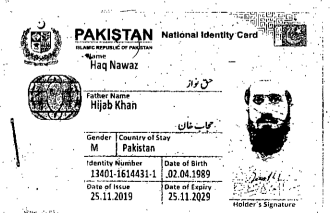
........ Respondents

AFFIDAVIT

I, Haq Nawaz, appellant do hereby solemnly affirm and declare that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.

Deponent

VERIFICATION



hawar on 03th day of Jan 2024 that the rit are true and correct to the best of my

Deponent



Office of the District Education Office. (Male) Kohistan

Phone No.0998-407128



<u>APPOINTMENT</u>

Consequent upon recommendation of the District Selection Committee, appointment of the following candidates are hereby ordered against the post of Arabic Teacher in BPS-15 (Rs.8500-700-29500) @ Rs. 8500/- fixed plus usual allowances as admissible under the rules on school base, adhoc base and on Contract under the existing policy of the Provincial Governmenth of Khybar PakhtunKhwa, in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over

Sr.	Name	Father Name	Score	Name of School
No		Hejab Khan	112.51	GMS Banil Qela
\ <u></u> -	Haq Nawaz Umar Farooq	Muhammad Pia Dad	110.71	GMS Kolai
3	Hazrat Usman	Gul Farosli	110.16	GMS Shoki Seer GMS Kundul
4	Shah Waliullah	Molvi Alif Khan	100.83	GMS Sholgara
5_	Ghulamullah	Abdul Aziz Anwarul Haq	96.85	GMS Shotial
6	Abdul Salam	Muhammad Fiarooz	95.84	GMS Jan Bela
7_	Fazal Haq	Jum Dad Khan	94.70	GMS Pari
8	Jehan Zaib Rahim Dad Rahmi	Haji Jamdar Khan	94.35	GMS Basha

TERMS & CONDITIONS.

1. No TA/DA is allowed.

2. Charge reports should be submitted to all concerned in duplicate. 3. Appointment is purely on temporary & contract basis initially for one year.

4. He should not be handed over charge if he exceeds 35 years or below 18 years of

age. Age relaxation case may be submitted to competent authority.

5. Appointment is subject to the condition that the Certificate/documents must be verified from the concerned authorities, If found producing bogus Certificate / Documents will be reported to the law enforcing agencies for further action.

6. His services are liable to termination on one month's notice from either side. Incase of resignation without notice his one-month pay/allowances shall be forefeited to the Government.

jorejened to the Government. . Pay will not be drawn until and unless a certificates/ **Documents are verified.** 5. He should join his post within 10 days of the issuance of this notification. In case of failure to join the post within 10 days of the issuance of this appointment order, his appointment will expire automatically and no subsequent appeal etc shall be entertained.

Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge

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

11. His services shall be terminated at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be preceded under the rules framed from time to time.

12. His appointment is made on School based, he will have to serve at the place of

posting, and His service are not transferable to any other station. 13. Drawing and disbursing Officer are directed that Before handing over charge once again

their documents may be checked if they have not the required relevant qualifications as per rules; they may not be handed over charge of the post.

> District Education Officer (Male) Kohistan

Endst: No. 2303 - 10 /DEO (M) KH Dated: :_

Copy forwarded for information and necessary action to the:

1. District Accounts Officer Kohistan

2. PS to the Secretary to Goot: Khyber Pakhtunkhwa E&SE Department.

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

4. PA to Deputy Commissioner Kohistan.

5. Deputy District Education Officer (M) Kohistan.

6. Head Masters/Incharge concerned schools.

7. Teachers concerned.

8.Local Office.

District Education Officer (Male) Kohistan

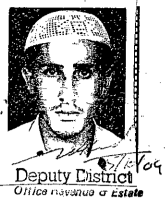
Affected to copy



DOMICILE CERTIFICATE

N.W.F.P DISTRICT

Kohistan.



I declare that i was born of parents who are permanently domicile in N.W.F.P Having belonged to it by birth/settled in it. I belong by birth to Village / Mohallah .. Zaid Khar (Seo) TEHSIL Dassu. DISTRICT Kohistanfiled by Mr. / Mrs. / Miss .. Hag Nawaz Son/ Daughter of ... Hijab Khan. Domiciled in the N.W.F.P. It is Hereby certified that the is born of parents who are permanent residents of the N.W.F.P. Having belonged to it by Birth / settled in it. I have satisfied myself from personal / my knowledge / verification .. Day of 5-10-2004 Allested to copy Counter Signed District Officer **Deputy District Office** Revenue & Estate Revenue & Estate

عارات المعلق كيم الرها كيم المراق المين آباد فون نمبر: 332166

NO-2046 date 8-x-04.

Deputy Listrict

بااقرار صالح بيان كياكه وقانواز ولد جاب خان قوم سكونيل كنه سيوصال زيدكا إلين كونسل كميله تخيل داسومنسله كوبران كاباؤ اجلاب مستقلاً بيلائش، مكوني أورربائشي باشندہ ہے . موصوف کا والد دیم لزامیں صاحب جائیراد ہے ۔ اس کو ڈویسائل مر ریفیکر طے دیاجانا دربت ہے۔

Luighi Elim في المان من رسی فی نواز واروافی و کامریموں کے زیدگا کرنے کھی واسی فی کو کا ن کا رفائی میدالی سخت معاملال ا ا و احدادی سے ماشرہ لفرن کی ہے . امزاراوی عراد ماسالالی . to wisden

Yeifred his alex-

DIRECTOR ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKITUNKHWA PESHAWAR.

TERORDER

Mr. Haq Nawaz AT GMS Band Ollla Partin Delta r Kolostan Lower, 1, betel . Parferred against the vacant post of AT at GUS Jall of Gascoch Sistem Kohistan Upperson 1 is and BPS in the interest of public service with immediate of the t

Note:-

- 1. Charge report should be submitted to all concerned
- 2. No TA/DA etc is allowed.
- 3. District Education Officer (E&SE) concerned is directed to chees his original service documents making payment of salaries
- 4. His Seniority will be determined at the bottom of the seniority leaf under the rules.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.

6532-36

SU /F.No.200/Vol.9/IDT TT'AT Dated 31////2020

Copy of the above is forwarded for information and necessary action to the-

1. District Education Officer (Mule) Kohistan Lower.

2. District Education Officer (Male) Kohistan Upper.

3. District Accounts Officer Kohistan Lower.

4. District Accounts Officer Kohnstan Upper.

5. Teacher concerned.

6. Master File.

7. P.A to Director Elementary and Secondary Education local office.

SARDAR MUHANMAD IRSHAD Advocate High Court

Deputy Directon (Estab) Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

OFFICE OF THE DIRECTOR ELEMENTARY AND SECONDARY EDUCAITON KHYBER PAKHTUKHWA PESHAWAR

OFFICE ORDER:-

Beller Copy

Mr.Haq Nawaz AT GMS Banil Qilla Pattan District Kohistan Lower, is hereby transferred against the vacant post of AT at GHS Jalkot Gawon District Kohistan Upper on his own pay and BPS in the interest of public service with immediate effect.

Note:-

- 1. Charge report should be submitted to all concerned
- 2. No TA/DA etc is allowed
- 3. District Education Officer (E&SE) concerned is directed to check his original service documents making payment of salaries.
- 4. His seniority will be determined at the bottom of the seniority list under the rules.

DIRECTOR
Elementary & Secondary Education
Khyber Pakhtunkhwa, Peshawar

Endst :No 6532-36/F.No.200/Vol:9/IDT/TT/AT. Dated 24/06/2020

Copy of the above is forwarded for information and necessary action to the:-

- 1. District Education Officer (Male) Kohistan Lower
- 2. District Education Officer (Male) Kohistan Upper
- 3. District Accounts Officer Kohistan Lower
- 4. District Accounts Officer Kohistan Upper
- 5. Master File
- 6. P.A to Director Elementary and Secondary Education local office

Deputy Director (Estab)
Elementary and Secondary Education
Khyber Pakhtunkhwa, Peshawar



Du vivi ale vjenentini y ana veviani y emimuli Klajber Poklitarikhma Peshanor 🐐

OFFICE ORDER

Consequent upon the recommendation of the Departmental Promotion Committee in its meeting held on 14/06/2023 and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education No.SO(B&A)/1-18/E&SE/2012 dated 11.7.2012 and Finance Department Endorsement No.SO(FR)/FD/10-22(E) 2010 dated 16.7.2012, the following CT,DM,AT and TT (BPS-15) (Male) are promoted to the posts of Senior CT, Senior DM, Senior AT and Senior TT (BPS-16) (Rs. 28070-2260-95870) respectively, plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and conditions given below with Immediate effect.

7-	S/L No	Name	Name of School	Date of Birth	Date of Appointment as Regular CT	Acad: Prof: Qualif	& leation	AR BASIS. Attested way
	3	Ezat Malook	GMS Mamoki Sar	4/10/1989	11/03/2016	MA	CT,B.Ed	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
	5	Muhammad Afzal	GMS Gullab Abad	6/02/1992	1/04/2017	BBA Hon	CT, B.Ed	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
	5	Zia Ur Rehman	GHS Jalkot.	01.01.1993	31/03/2017	ВА	СТ	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
	7	Javed Iqbal	GMS Dargah Harban	10/05/1993	1/04/2017	ВА	СТ	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
	8	Shafiur Rehman	GHS Seo	11/07/1995	1/04/2017	MA	СТ	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
	9	Seer Shah	GMS Goshali	01/0/1982	4/04/2017	ВА	DE	Services are placed at the disposal of DEO Male Kohistan Upper for further adjustment.
•	10	Abdul Ghani	GMS Goshali	2/01/1993	11/01/2019	MSc	CT/Bed/ Med	Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of SCT in BPS-16 on Acting Charge Basis with immediately

ITEM No.2: POST OF SAT (BPS-16) ON REGULAR BASIS. PROMOTION OF AT (BP:

S#	S/L No	Name Of Official	Name of School	Date of Birth	Date of Appointment as Regular AT	Acad: Prof: Qualif	& ication	Remarks
1.	9	Habib ul Haq	GMS Domi Seer	19.03.1987	21/03/2020	ВА	Shahadat ul Almia	Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of SAT in BPS-16 on Acting Charge Basis with immediate effect.
2.	10	Habib ur Rahman	GMS Uchar Nala	06.12.1983	21/03/2020	ВА	Shahadat ul Almia	Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of SAT in BPS-16 on Acting Charge Basis with immediate effect.
3.	11	Shams, ul Haq	GMS Mamoki Seer	01.02.1982	21/03/2020	ВА	Shahadat ul Almia	Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of SAT in BPS-16 on Acting Charge Dasis with immediate effect.

HE POST OF STT (BPS-16) ON REGULAR BAS

. ± 6.4	14				154	<u> </u>	4 45 4 47 4 57	NEGULAR DASIS.
511	S/L No	Name Of Official	Name of School	Date of Birth	Date of Appointment as Regular TT	Acad:& Prof: Qual	ification	Romarks
1.	7	Taj Muhammad	GHS Khour	30.12.1986	21/03/2020	MA/M.Phil	SH.AL M	Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of STT in BPS-16 on Acting Charge Basis with
2.	8	Jalal uddin	GMS Shatiat	07.02.1984	21/03/2020	MA	SH,AL M	immediate effect. Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of STT in BPS-16 on Acting Charge Basis with
-3.	9	Muhammad Younas	GMS Goshali	01.01.1987	21/03/2020	MAVMed	MA(Isla miyal)	Immediate effect. Services are placed at the disposal of DEO Male Kohistan Upper for appointment to the post of STT in BPS-16 on Acting Charge Basis with immediate effect.

lerms and Conditions:-

- 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.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- Charge report should be submitted to all concerned.
- Their Inter-Se- seniority on lower post will remain intact. 5
- No TA/DA is allowed for joining their duty.
- They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in the light of this order will be recovered and if they are wrongly promoted they will be reversed.
 - Before handing over charge their documents may be checked. If they have not the required relevant 8 qualifications as per rules, they may not be handed over charge of the post.

Any error and omissions will be accepted.

Dr. Iqbal Khan Director

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

No. 3371-75 / File No. Promotion Senior Teachers/2023 (BPS-16) Dated Peshawar the 2116 Copy forwarded for information and necessary action to the: -

- 1. Accountant General Khyber Pakhtunkhwa Peshawar
- 2. District Education Officer (M) Kohistan Upper
- 3. District Accounts Officer Kohistan Upper
- 4. Officials Concerned
- 5. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department
- 6. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar

7. M/File

Advocate High Court Abbottabad

Assistant Director (Estab) (

Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar



in compliance to the order of Director Elementary and secondary Education Khyber Peshawar vide Notification No.2969-74/file No.1.promotion SCT(BPS-16) dated Peshawar 08/12/2020. the following CT. PET. AT and TT male are promoted to the post of Senior CT, Senior PET. Senior AT and Senior TT in BPS -16 (18910-1520-64510) respectively plus usual allowances as admissible under the rule on regular basis, on the approval of competent authority are hereby adjusted in the Schoolmentioned against each under the existing policy of the provincial Government, on the term and condition given below with immediate effect.

TEM No.1 CT to SCT B-19	1 (2.1	TS	SCI	10	CT	1	No	M	r=1	17
-------------------------	-----	-----	----	-----	----	----	---	----	---	-----	----

S.#	Sr#	Name of Officials	Present School	Name of adjusted School	Remarks
1	25	Mr. Saifur Rahman	GHS Mazo	GHS Mazo	AVP
2	26	Mr. Hazrat Usman		GHS Dogah	AVP
3	27	Mr. Fazal Haq	GHS Mazo	GHS Mazo	AVP
4	28	Mr. Umar Khan		GHSS Ranolia	AVP
5	. 29	Mr. Muhammad Aslam		GHS Dubair	<u> IAVP</u>

THESE MAIN DET IN COST BUTE

S.#	Sr# Name of Officials	Present School	4	Name of adjusted School	Remarks
1 1	12 . Mr. Muhammad	GMS Hangah	11	GHS Pattan	AVP
	Hamayoun		<u> </u>		<u></u>

ITEM No 3 AT to SAT B-16

S.#	Sr#	Name of Officials	Present School #	Name of adjusted School	
1	25	Wr Rahim dad Rahimeo	GMS Khan Abad 1	GHS Banil Jag	. 1 AVP

TEM No.4 T	T to STT 8-16	§1		
	Name of Officials	Present School #	Name of adjusted School	Remarks
and the second s	Mr. Hadayatullain	GMS Shamalguli I	GHSS Chakai	AVP
	Mr. Liagat Ali	GMS Galgan i	GHS Saviar Steel	AVP
3 27	Mr. Lal Sher	GMS Bela Dubair	I GHSS Dogah	AVP
		GMS Shoulgara	GHSS Bankad	AVP
4 28	Muhammad Afzal	CINIO CHOUGGOOD		

Terms and conditions

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

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

Their service can be terminated at any time, in case their performance is found unsatisfactory curing probationary period. In case of misconduct, they shall be preceded under the rule framed from time to time.

Charge report should be submitted to all concerned.

Their inter-se-seniority on lower post will remain intact.

No TAI DA is allowed for joining their duty.

They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light of this order will be recovered and if they are wrongly promoted they will be reversed. Before handing over charge once again his documents may be checked if any they have not the required

relevant qualification as per rules, they may not be handed over charge of the post.

5. All the DDOs of Higher and High Schools is directed to checkly verify their BA Degree and professional Degree before drawl of their pay if not ventied early, if any consequence made later on all DDOs will be held rasponsible.

> DISTRICT EDUCATION OFFICER (M) KOHISTAN LOWER

DEO (M) KH-Ldated 2-2-1 12/2020 Endst; No. Still -13/ file No. 17/Estab;

Copy of the above is forwarded to the:

1. Director E&SE Khyber Pakhtunkhwa Peshawar

2. PS to secretary E&SED Khyber Pakhtunkhwa Peshawar

3. District Accounts Officer Kohistan Lower

4. District monitoring Officer EMA Kohistan lower.

SARDAR YUHAMMADIRSHAD Advocate High Court Abbottabad

OFFICE ORDER





In compliance to the order of Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar vide Notification No 2969-74/file No. promotion SCT(BPS-16) dated Peshawar 06/12/2020 the following CT, PET,AT, and TT male are promoted to the post of Senior CT, Senior PET, Senior AT and Senior TT in BPS16 (18910-1520-64510) respectively plus usual allowances as admissible under the rule on regular basis on the approval of competent authority are hereby adjusted in the School mentioned against each under the existing policy of the provincial government on the term and condition given below with immediate effect:

ITEM NO 1 CT to SCT B-16

S#	Sr#	Name of Officials	Present School	Name of adjusted School	Remarks
1	25	Mr.Saif ur Rehman	GHS Mazo	GHS Mazo	AVP
2	26	Mr.Hazrat Usman	GMS Cahn Shabi Khel	GHS Dogah	AVP
3	27	Mr.Fazal Haq	GHS Mazo	GHS Mazo	AVP
4	28	Mr.Umar Khan	GMS Ghel Ranolia	GHSS Ranolia	AVP
5	29	- Mr. Muhmmad Aslam	GHS Gaya Dubair	GHS Dubair	AVP

5	29	- Mr. Muhmmad Aslam	GHS Gaya Dubair	GHS Dubair	AVP
ITE	ON MO	2 PET to SPET B-16		di ,	
S#	Sr#	Name of Officials	Present School	Name of adjusted School	Remarks
1	12	Mr.Muhammad Hamayoun	GMS Hangah	GHS Pattan	AVP
ITE	ON M	3 AT to SAT B-16		'Ala	
S#	Sr#	Name of Officials	Present School	Name of adjusted School	Remarks
1	25	Mr.Rahim dad Rahimee	GMS Kban Abad	GHS Bani Jag	AVP
ITE	ON MC	4 TT to STT B-16	-	,	
S#	Sr#	Name of Officials	Present School	Name of adjusted School	Remarks
1	25	Mr.Hadayatullah	GMS Shamalguli	GHSS Chakai	AVP
2	26	Mr.Liagat Ali	GMS Galgan	GHS Sawar Steel	AVP
3	27	Mr.Lal Sher	GMS Bela Dubair	GHSS Dogah	AVP
4	28	Muhamma daFZAL	Gms Shoulgara	CHSS Rapkad	AND

Terms and Condition:

- 1. They would be on probation for a period of one year extendable to 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 service can be terminated at any time in case their performance is found unsatisfactory during probationary period. In case of misconduct they shall be preceded under the rule framed from time to time.
- 4. Charge report should be submitted to all concerned
- 5. Their se seniority on lower post will remain inctact.
- 6. No TA/DA is allowed for joining their duty
- 7. They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light of this order will be recovered and if they are wrongly promoted they will be reversed.
- 8. Before handing over charge once again his documents may be checked if any they have not the required relevant qualification as per rules, they may not be handed over charge of the post.
- 9. All the DDOs of Higher and High Schools is directed to check/verify their BA Degree and professional degree before drawl of their pay if not verified early. If any consequence made later on all DDOs will held responsible.

District Education Office (Male) Kohistan Lower

Endst No 8406-13/file No.17/Estab DEO (M) KH-L dated 22/12/2020 Copy of the above is forwarded to the

- 1. Director E &SE Khyber Pakhtunkhwa
- 2. PS to secretary E &SED Khyber Pakhtunkhwa Peshawar
- 3. District Accounts Officer Kohistan Lower
- 4. District monitoring officer EMA kohistan lower
- 5. Deputy District Education Officer (M) Kohistan Lower
- 6. Principal / Head Master Concerned
- Official Concerned
- Official record

عنو-الاراعة على براعة على براعة على بروموش عيل سينار في معد المين المين

سائل حسب ذیل مرض د سال ہے۔

ئاب عالى:

درخواست ذیل عرض ہے

۱. په که سائل د فتر بذامین سال 2015 مین AT پوست پر بھرتی بو اتھا۔

2. سیر که سال 2019 میں کو ہستان کو جب تین اصلاع میں تقسیم کیا گیا تواس وقت سائل کی ڈاو ٹی کو ہستان او نئیر میں تھی بعد ازاں سائل نے اپنا تباد لہ اپناہوم ڈو میسائل ڈسٹر کٹ صلع کو ہستان اپر کروائی۔

ہ ہے کہ بیرون ضلع تباد لے کااعتراض لگا کر گزشتہ سال سائل کوسنیار ٹی لیٹ میں شامل نہیں کیا گیا۔

4 یے کہ اس سال بھی سائل سے جو نئیر سال 2020 میں بھرتی ہونے والوں کو پر وموٹ کیا گیاہے۔ حالا نکسہ

ایلمنئر ئا اینڈ سیکنڈری ایجو کیشن خیبر پختو نخواکے نو ٹیٹیکیشن نمبر 2543-45مور خہ 23.01.2013

یہ قانون ہم پہ لا گو نہیں ہو تا۔

5۔ یہ کہ ای نو تفیکیشن کی بنیاد پر ای طرح کے کیسز میں کو ہستان لوئیر اور کولئی پالس کو ہستان میں اسا تذہ کی پُر دِموشن کی گئی ہے۔ (نو تفیکیشین کی کا پی اور اسا تذہ کی ٹر انسفر اور پر وموشن کی کا پی در خواست کے ساتھ انس تیں)۔

اہذا گزارش ہے کہ درج بالا حقائق کوسامنے رکھ کر ہمارے ساتھ جو ناانصافی ہوئی ہے اسکوازالہ کرنے کا تخکم صادر فرمایا جائے اور سینارٹی کو تحفظ دیا جائے۔

مور خه 12.07.2023

العارض

Attested

ق واز ولد تجاب خان رالللهم المراس الماللهم المراس المراس

SECRETARY DIAR. 3949



VAKALATNAMA

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

HAQ NAWAZ VERSUS GOVERNMENT OF KPK & OTHERS

I Haq Nawaz hereby appoint M/S. SARDAR MUHAMMAD IRSHAD, SARDAR ADEEL AND WAJHAT NADEEM MUGHAL Advocates in the above mentioned case, to do all or any of the following acts, deeds and things:-

- 1. To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal in which the same may be tried or heard and any other proceedings arising out of or connected herewith.
- 2. To sign, verify and file appeals, petitions, suits, affidavits and applications for compromise or withdrawal or for referring to arbitration of the said case as may be deemed necessary or advisable by clients for the conduct, prosecution or defense of the said case at all its stages.

AND hereby agree:-

a. That the advocates shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fee remained unpaid.

In witness whereof I / We have signed this Vakalatnama hereunder, the contents of which have been read / explained to me / us and fully understood by me / us.

Accepted by:-

SARDAR ADEEL

ADVOCATE

Signature of Executant

WAJHAT NADEEM MUGHAL ADVOCATE

(Sardar Muhammad Irshad)

Advocate High Court 1A Gulistan Colony College Road Abbottabad Cell:+92343-3326000