20.04.2017

Counsel for the appellant present. Mr. Hameed-ur-Rehman, AD (litigation) alongwith Mr. Muhammad Adeel Butt, Additional AG for the respondents also present. During the course of arguments it was stated that policy stood incorporated in the recruitment rules notified by the Provincial Government. Learned Additional AG is directed to produce the relevant rules and assist the Tribunal on the next date of hearing. To come up for relevant rules and arguments on 21.06.2017 before D.B.

(Ahmad Hassan) Member

(Muhammad Amin Khan Kundi) Member

21.06.2017

Appellant in person present. Mr. Kabir Ullah Khattak, Assistant AG for the respondents present. Appellant requested for adjournment. Adjourned. To come up for arguments on 27.09.2017 before D.B.

(Muhammad Amin Khan Kundi) Member

(Gul Zeo Khan) Member

27.092017

Counsel for the appellant and Addl. A.G alongwith Hameedur Rahman, AD for the respondents present. Arguments heard and record perused.

As per our detailed judgment of today in connected service appeal No. 178/2016, entitled "Khamsul Haq Vs. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others", this appeal is also accepted. Parties are left to bear their own costs. File be consigned to the record room.

Chairman

Member

<u>ANNOUNCED</u> 27.09.2017

Agent to counsel for the appellant, M/S Khurshid Khan, SO & Hameed-ur-Rehman, AD (lit.) along with Additional AG for respondents present. Joint para-wise comments on behalf of respondents No. 1 to 4, 6 & 7 submitted. The learned Additional AG requested for adjournment on behalf of respondent No. 5. To come up for written reply/comments on behalf of respondent No. 5 on 26.09.2016 before \$.B.

Membe

26.09.2016

Appellant in person and Mr. Masroof Gul, Supdt. for respondent No. 5 alongwith Addl. AG for respondents present. Respondents No. 1 to 4, 6 and 7 already submitted written reply by respondents No. 1 relies on the written reply by respondents No. 1 to 4, 6 and 7. The appeal is assigned to D.B for rejoinder and final hearing on 9.01.2017.

Challend

09.01.2017

Counsel for the appellant and Assistant AG for respondents present. Rejoinder submitted which is placed on file. To come up for arguments on 20 04.2017.

(AHMAL HASSAN)

MEMBER

(MULAMMAD AAMIR NAZIR MEMBER 22.03.2016

Counsel for the present. Learned counsel for the appellant argued that on the strength of advertisement dated 7.4.2011 appellant applied for the post of Principal/Vice Principal (BPS-18) and that after due process adopted by the Public Service Commission, appellant appointed vide Notification dated 25.8.2015 wherein condition No.6 regarding the terms and conditions of service of the appellant was added debarring the appellant from transfer/posting to another position and thereby affecting his privileges attached to the terms and conditions of service of the appellant. That against the said clause appellant preferred departmental appeal, however, the grievances of the appellant were not redressed constraining him to prefer the instant service appeal.

That the said impugned clause (condition No. 6) is discriminatory and violative of the terms and conditions of service of civil servant and that an illegal constraint has been imposed against the appellant debarring him from availing the privileges attached with the terms and conditions of service of the appellant.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 12.5.2016 before S.B.

Chairman

12.05.2016

None present for appellant. M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith Addl: AG for respondents present. Representative informed that written reply is under process and requested for adjournment. Request is accepted. Adjourned for written reply/comments to 22.08.2016 before S.B.



Form- A FORM OF ORDER SHEET

Court of		
Case No.	2 <u>05/2016</u>	

:	Case No	205/2016
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2 .	3
1	07.03.2016	The appeal of Mr. Muhammad Ihsan Shah resubmitted
·		today by Mr. Zahanatullah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2 .		This case is entrusted to S. Bench for preliminary hearing to be put up thereon 225-3-16.
		CHARMAN



The appeal of Mr. Muhammad Ihsan Shah son of Syed Doulat Shah resident of Jamroad Khyber Agency resubmitted to-day i.e. on 03.03.2016 is incomplete on the following score which is returned again to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of respondent no.4 is incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Copy of rejection order of departmental appeal mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

No. 367 /S.T.

Dt. $\frac{63}{93}$ /2016

REGISTRAR –
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Zahanatullah Adv. Pesh.

Re-Submited
Objections Remided

Jahren

43/16

The Joint appeal M/S Shahzada, Sher Muhammad, Ghulam Zahir, Khamsul Haq, Faisal Khan, Alamzeb, Jamil-ur-Rehman, Muhammad Siraj, Ishaq Ali Shah, Taj Wali, Irfanullah, Sann ul Haq, Sher Yazdan, Sarfaraz Nathanie, Muhammad Irfan, Ghulam Raziq, Sardar Muhammad, Waqar Khan, Amir Zeb, Muhammad and Muhammad Ihsan Shah received to-day i.e. on 25.02.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Addresses of respondent Nos. 3, 7 and 8 of the appeal are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- The authority whose order is challenged has not been impleaded as necessary party. >>
- 3- Heading of the appeal is incomplete which may be completed.
- 4- Sub-rule-2 of rules-3 of the appeal rules 1986 requires that every affected civil servant prefer the appeal separately/ individually. Therefore the appeal of the above named appellant be filed separately/individually.
- 5- Annexures of the appeal may be attested.
- 6- Memorandum of appeal may be got singed by the appellants.
- 7- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent in each appeal may also be submitted.

No. 314 /S.T,

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Zahanatullah Adv. Pesh.

dervice Tribunal
Charge Ro. 1712-2016

Re-Submutted all obtiention are removed

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179 on 3 216



BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Appeal No. <u>25</u>/2016

Muhammad Ihsan Shah Versus Govt of KPK etc

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3.	Copy of advertisement	Α	6-8
4.	Copy of appointment order	В	9-12
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(A)	Cay of erdef dated	Ø B	
76	Copy of notification No.	⑤ D	15-17
	SO(SIM) E&SED/3-		(30)
	2/2007/Principal/V.P BPS (18)		.00
②. 7	Wakalat Nama		18

Dated: 26/02/2016

Appellant

Through

ZAHANAT ULLAH,

Advocate, High Court Peshawar

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Appeal No. 205 /2016

Muhammad Ihsan Shah Son of Syed Doulat Shah resident of Jamroad Khyber Agency.

... APPELLANT

VERSUS

- 1. Govt of Khyber Pakhtunkhwa, through Chief Secretary.
- 2. Secretary Elementary & Secondary Education, Peshawar.
- 3. Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 4. District Education officers (male). Peshaway
- 5. Director Recruitment Khyber Pakhtunkhwa, Public Service Commission.
- 6. Deputy Director Establishment Directorate of Elementary & Secondary Education Peshawar.
- 7. Director Elementary & secondary Education, Peshawar.

... RESPONDENTS

APPEAL UNDER SECTION 4 OF THE COMMISSION SERVICES TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER / NOTIFICATION NO. SO(S/M)/E8 SED/3-2/2014 /RECRUITMENT OF PRINCIPAL (18) MALE DATED 25/08/2015, WHEREBY AN ILLEGAL CLAUSE / CONDITION I.E. "THEIR RECRUITMENT SHALL BE SCHOOL BASED AND SHALL NOT BE TRANSFERABLE TO ANY OTHER SCHOOL" WAS INSERTED IN THE SAID NOTIFICATION

Prayer in appeal:

On acceptance of this appeal respondents may kindly be directed to withdraw / delete, declare null & void (being illegal and against the law), condition no.6 included in the appointment order notification No. SO(S/M)/E8 SED/3-2/2014 /Recruitment of Principal (18) Male dated 25/08/2015 of the appellant as the said condition never reflected as a term and condition in the advertisement dated 07/04/2011 for the recruitment of the said postage submitted to the said postage submitted submitted submitted submitted submitted submitted submitted sub

Rogistracy 7/3/1



Respectfully Sheweth,

The appellant respectfully submit as under:

- 1. That the appellant was serving in regular capacity in education department.
- 2. That the public service commission Khyber Pakhtunkhwa advertised / announced 67 vacancies of Principals / Vice Principals BPS 18 in elementary & secondary education vide its advertisement No.2/2011 in Newspaper on its website. (Copy of advertisement is attached as annexure A).
- 3. That the appellant being eligible candidate applied for the said post through proper channel and after due process he was selected for the same post.
- 4. That according to the recommendation of public services Commission Khyber Pakhtunkhwa the appellant was appointed vide order dated 25/08/2015. (Copy of the appointment order is attached as annexure B).
- 5. That in the said appointment order 25/08/2015 an illegal and illogical condition no. 6 was included, the same is reproduced as "their recruitment shall be school based as shall not be transferable to any other school".
- 6. That being aggrieved of the above mentioned condition no.6 in his appointment order the appellant filed a departmental appeal on dated __7/09/2015. (Copy of departmental appeal attached as annexure C).

7. That after passing of sufficient time, no reply of his departmental appeal is received, hence the present appeal.

GROUNDS OF APPEAL:

- A. That the said condition no.6 was not mentioned in the advertisement dated 07/04/2011.
- B. That the above referred condition no.6 is against the Civil servant Act 1973.
- C. That the said condition is against the Civil servants (Appointment, promotion and transfer) Rules 1989.
- D. That the said condition is even against the norms of natural justice and violation of the fundamental right of the appellant guaranteed by 1973 constitution.
- E. That similar nature of appointments were made by respondents vide its Notification No. SO(SIM) E&SED/3-2/2007/Principal/V.P BPS (18) wherein no such condition was included, so the conduct of the respondent is discriminatory in nature towards appellant, to the extent of condition no.6. (Copy of notification No. SO(SIM) E&SED/3-2/2007/Principal/V.P BPS (18) is attached as annexure E)

(9)

F. That any other point of law and facts will be argued at the time of arguments with the prior permission of this Honourable tribunal.

It is, therefore, most humbly prayed that on acceptance of this appeal respondent may kindly be directed to withdraw / delete, declare null & void (being illegal and against the law) condition no.6 included in the appointment order notification No. SO(S/M)/E8 SED/3-2/2014 /Recruitment of Principal (18) Male dated 25/08/2015 of the appellant as the said condition never reflected as a term and condition in the advertisement dated 07/04/2011 for the recruitment of the said post.

Dated: 26/02/2016

Appellant

Through

ZAHANAT ULLAH,

Advocate, High Court Peshawar

CERTIFICATE:

Certified that no such like appeal has earlier been filed before this Honourable court.

DEPONENT

(5)

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Appea	l No.	/2016
, .ppca		

Muhammad Ihsan Shah

Versus

Govt of KPK etc

AFFIDAVIT

I, Muhammad Ihsan Shah Son of Syed Doulat Shah resident of Jamroad Khyber Agency do hereby solemnly affirm and declare that the contents of the instant appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from

this Honourable Tribunal.

Deponent





KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION 2- Fort Road Peshawa Cantt:

Website: www.nwippsc.cov.pk

Tele: Nos. 091-9214131, 9213563, 3213750, 9212897

Dated: 67 04.2011

Advertisement No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa I FALLA by 07.05.2011 (candidates applying from abroad by 21.05.2011). Incomplete applications and applications without intimation to the candidates.

AGRICULTURE, LIVESTOCK & CO-OPERATIVE DEPTY: FIVE (05) POSTS OF FEMALE LIVESTOCK PRODUCTION OFFICER 1. (HEALTH) IN L&DD DEPTT: QUALIFICATION: (i) B.Sc (Hons) Animal Husbari as norm a recognized Unit ersity; OR (ii) Doctor of Veterinary Medicine (DVM) or equivalent qualification in veterinary sciences from a recognized university and registered with Pakistan Veterinary Iv edical AGE LIMIT: 22 to 35 years. PAY SCALE: 3PS-17 ELIGIBILITY: Female. ALLOCATION: Two to Zone-1 and One each to Zon +2, 0 and 5. THREE (03) POSTS OF SOIL CONSERVATION ASSISTANT <u>ئ</u> QUALIFICATION: (a) M.Sc Agriculture (Soil Science) from a recognized University; OR (b) B.Sc (Hons) Agriculture with Soil Science as major subject obtained after four years of academic instructions after F.Sc from a re-ognized university; OR (c) B.sc Agriculture Engineering from a recognized university. AGE LIMIT: 21 to 35 years. PAY SCALE: BPL-17 ELIGIBILITY: Both Saxes. ALLOCATION: One each to Merit, Zone-1 and 5. ONE (01) POST OF BIO-CHEMIST 3. QUALIFICATION: Doctor of Veterinary Medicine (DVM) or equivalent quality of the control of the c veterinary sciences with M.Sc in Biochemistry or N.Sc (Hons) in Animal Alth lifes prigh Cou ecognized by Pakistan Veterinary Medical Council. AGE LIMIT: 25 to 32 years. PAY SCALE: BRS-17 ELIGIBILITY: Both Seles. ALLOCATION: Merit. C & W DEPARTME YT

THIRTEEN (13) POSTS OF JUNIOR SCALE S TEROGRAPHER.

Ú,

QUALIFICATION: (i) Intermediate or equivalent qualification from recognized a Board. (ii) A speed of 60 words per minute in Shorthand in English and 35 words per minute in

ATTESTED





5. ONE (01) POST OF DATA ENTRY OPER ATOR.

<u>QUALIFICATION:</u> (i) 2ND Division FA/ F.Sc with one year Diploma in Computer. Science from a recognized Institute. (ii) Speed of Ten Thousand Key Depression per hour for punching data entry verification.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Both Sexes ALLOCATION: Zone-1.

ELEMENTARY AND SECONDALY EDUCATION DEPTY:

6. SIXTY SEVEN (67) POSTS OF PRINCIPALI VICE PRINCIPAL

QUALIFICATION: Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIWIT: 25 to 40 years. PAY SCALE: BPS-18 ELIGIBILITY: Male

7. TWENTY FIVE (25) POSTS OF HEADMASTER

QUALIFICATION: Master Degree with B.Ed/ i...Ed/ M.A. (Education) or equivalent qualification from a recognized university and five years teaching experience in High/ Middle School owned or recognized by the Government.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-17 ELIGIBILITY: Male ALLOCATION: Six to Merit, Four each to Zone-1, 3 and 5 and three to Zone-4.

8. FIVE (05) POSTS OF SUB DIVISIONAL POREST OFFICER IN FOREST DEPTY:

QUALIFICATION: Master Degree in Forestry from a recognized university/ institutions or Second Class Bachelor Degree in Forestry from a recognized university/ institute; of Second Class Bachelor's Degree in Agriculture or other Science subjects from recognized university/ institute.

AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Male ALLOCATION: One each to Merit, Zone-1, 2, 3 and 4.

9. FOUR (04) POSTS OF ASSISTANT DIRECTOR FISHERIES (INCLUDING ONE LEFT OVER POST OF HONE-5).

<u>OUALIFICATION</u>: Master Degree in Fisheries or M.Sc Zoology preferably with specialization in Fisheries/ Fresh Water Biology from a recognized university.

<u>AGE LIMIT</u>: 21 to 35 years. <u>PAY SCALE</u>: BPS-17 <u>ELIGIBILITY</u>: Male <u>ALLOCATION</u>: One each to Zone-2, 3, 4 and 5.

10. CME (01) POST OF ASSISTANT RESEARCH OFFICER/ EXTENSION FIELD OFFICER IN FISHERIES

OHAL BIOATION. R. Se Zealegy/ Fisheries profes this with enecialization in Fisheries/

ATTESTED





- Age shall be reckoned on 67.05.2011. Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Govt Servants who have completed 2 years continuous service and upto 3 years for condidates belonging to backward areas specified in the appendix attached to the NW. P Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of thrue years shall be entitled to one of the relaxations available to Govt Servants, general or disabled candidates, whichever is relevant and applicable to them.
- Degraes / Diploma / Experience Certificates / Testimonials of unrecognized Institution (ii) are not accepted. Only original Degrees / Certificates are accepted. However, the candidates can apply on provisional certificate sign of by the Controller of Examination of the respective institution but candidates shall produce original degrees / certificates before their selection. Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the application forms.

Ex-armed Forces Personnel must send copy of Discharge Certificate with their (iii)applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 (iv)

- Applications should be on the prescribed application form obtainable from the listed below branches of the NATIONAL BANK OF PALISTAN. Application Fee is Rs.285/-(Rupees Two Hundred Eighty Five only) for all the candidates, in addition to the application fee, the candidates will have to pay Rs. 5/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall also be ignored.
- Applications must be submitted within time as no exita time is allowed for postal transit. (v) The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours. (vi)

Applicants married to Foreigners are considered only on production of the Govt:

No applicant shall be considered in absentia on paper qualifications unless, he/she (vii) possesses exceptionally higher qualifications than the minimum prescribed qualification (viii)

Govt. reserves the right not to fill any or fill more or less than the advertised post(s). (ix)

Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having or a and the same qualifications and

Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s).

in case the number of applications of candidates is disproportionately higher than the number of posts, short listing will be made in anyone of the following manner: -

(a) Written Test in the Subject.

(b) General Knowledge or Psychological General Ability Test.

(c) Academic and/or Professional record as the Commission may decide.



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the August 25, 2015

B

NOTIFICATION

NO.SC(S/M)E&SED/3-2/2014/Recruitment of Principal (BS-18) (Male):- Consequent upon recommendations of Khyber Pakhtunkhwa Public Service Commission Peshawar, the Competent Authority is pleased to appoint the following fifty five (55) candidates of Teaching Cadre as Principals (BS-18) Male (Rs.25940-1950-64940) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government with immediate effect on the terms and conditions as given below:-

Sr. #	Name, Father Name and Address	Domicile/ Zone
1	Mr. Alam Zeb, S/O Jehan Zeb, Yousaf Zai Medical Store Hospita! Road Timergara Tehsil Timergara Dir Lower.	Dir/ 03
2	Mr. Anis-ur-Rehman, S/O Toti Rehman, Moh. Ambar Cham District P.O and Tehsil Dir Upper.	Dir/ 03
3.	Mr. Arif Ullah Khan S/O Ghulam Jan, Village and P.O Shahbaz Khel Tehsil & District Lakki Marwat.	Lakki Marwat/ 04
4	Mr. Aurang Zaib S/O Jahan Zen, House No.94 Sector No.4 Mohallah Darband Kalabat Town Ship Tehsil & District Haripur.	Haripur/ 05
Ś	Mr. Faisal Khan S/O Missal Khan, C/O Star Hadware and Paint Store, Main Bazar Havelian Tehsil Havelian Distt: Abbottabad.	Abbottabad/ 05
6	Mr. Ghulam Raziq S/O Fazli Raziq Village Zakhi Miana P.O Akbar Pura Tehsil & District Nowshera.	Nowshera/ 02
7 :	Mr. Ghulam Zahir S/O Ghulam Farooq Village & P.O Bishgram Tehsi! Lal Qilla District Dir Lower.	Dir/ 03
8	Hafiz Shams-ur-Rehman S/O Ahmed Ali, C/O Moulvi Ahmad Ali General Store Hospital Road P.O Sarai Naurang Lakki Marwat.	Lakki Marwat/ 04
9	Mr. Hayat Ullah S/O Shams-ul-Qamar, Mohallah Painda Khel P.O Charsadda Town Teh& District Charsadda.	Charsadda/ 02
10	Mr. Hikmatullah S/O Ali Muhammad C/O Yousaf Medicose Hospital road Sarai Naurang P.O Sarai Naurang Tehsil Sarai Naurang Distt: Lakki Marwat.	Lakki Marwat/04
11	Mr. Imtiaz Ali S/O Allah Dad Regional Institute of Teachers Education (Male) Haripur.	Haripur/ 05
12	Mr. Inayat-ul-Haq S/O Lutfullah, C/O Doctor Ihsan-ul-Haq Al-Noor Medical Complex near Allaho-akbar Mosque Saidu Sharif Swat.	Shangla/03
13	Mr. Irfañullah S/O Amin Ullah House # 850, Sadiq Abad Gul Dara Chowk P.O Namak Mandi Kakshal Peshawar.	Dir/ 03
14	Mr. Ishaq Ali Shah S/O Muhib Ali Shah Village and P.O Urmar Payan Tehsil & District Peshawar.	Peshawar/ 02
15	Mr. Jamil-ur-Rehman S/O Said Akbar Khan Village & P.O Pabaini Tehsil & District Swabi.	Swabi/ 02
16	Mr. Jehad Muhammad S/O Shamsul Muhammad Mohallah Zakarya Khail village & P.O Kaddi Tehsil & Distt: Swabi.	Swabi/ 02
17	Mr. Kamal-ud-Din S/O Khesrow C/O Qamarudin Chatrali Mohd Dad Near Masjid Babus Salam Dabgari Peshawar.	Chitral/ 03
18	Mr. Khams-ul-Haq S/O Mian Habib Jan, Village Panam Dheri P.O Mathra Tehsil & Distt: Peshawar.	Peshawar/ 02
19.	Mr. Khan Afsar S/O Mir Afzal, Tanawal Book Depott: Cantt: Bazar Abbottabad.	Abbottabad/ 05
20	Mr. Khurshid Alam S/O Qamar Zaman, Village & P.O Dheri Allahdand Moh: Azikhel Tehsil Batkhela District Malakand.	Malakand/ 03
21	Mr. Khurshid Khan S/O Mian Jan, Govt. Higher Secondary School Takht Bhai. District Mardan.	Mardan/ 02
22	Mr. Majeed Ullah S/O Gul Mulla, Village and P.O Hathian Teh Takht Bhai District Mardan. C/O Rahimullah Shopkeeper Hathian.	Dir/ 03



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	9A)) .
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(A)

23	Name, Father Name and Address	Domicile/
1 / 1	Mr. Mohabat Shah S/O Arifullah Jan C/O Tajak Book Depott Main Bazar	Zone Dir/ 03
23	Timergara Dir Lower.	טוח ט
24	Mr. Muhammad Ibrahim S/O Daud Khan, Mohallah, Walayat Khail Via	Swabi/ 02
	Shahbaz village & P.O Tordher Tehsil Lahor District Swabi.	0,12011 02
/25	Mr. Muhammad Ihsan Shah S/O Syed Daulat Shah, C/O Janbad Shah Chemist	Khy: Agy
	and Druggist Jamrud Bazar Khyber Agency.	01
26	Mr. Muhammad Irfan, S/O Faqir Gul 159 Durani House C/O Charsadda	Peshawar/ 02
	Mcdicose Street No.06 Tajabad Town P.O Peshawar University.	
27	Mr. Muhammad Javid Khan S/O Hukmat Khan, Village & P.O Shabqadar Azim	Charsadda/
28	Khan Qilla Tehsil Shabqadar District Charsadda.	02
20	Mr. Muhammad Saddique S/O Alim Shah, C/O Lub Gas Agency Tehsil Road Karak.	Karak/ 04
29	Mr. Muhammad Siraj S/O Muhammad Ashraf, House #5261/E Moh: Kandar	Peshawar/ 02
-,	Kohat Road Bhana Mari Peshawar.	1 03114 1111 02
30	Mr. Munir Khan S/O Zarif Khan, Rehman General Store Aziz Market Dargai	Malakan/ 03
	Bazar Malakand.	
31	Mr. Nizar Ali S/O Sardar Ali GHSS Tarnab Charsadda.	Charsadda/
		02
32	Mr. Riaz-ud-Din S/O Mohay-ud-Din, Village Gosam Tehsil Monda District Dir	Bajaur Agy:/
22	Lower.	01
33	Mr. Safeer Ullah Khan S/O Ruck-nu-Din Village Lass Garhi Bosti Khel Dara Adam Khel F.R Kohat.	F.R Kohai/
34	Mr. Sajid Elahi S/O Imam Din, C/O Waheed Cloth House, Sohrab Market	01 Mansehra/ 05
J 7	Balakot, District Mansehra.	INITION SELLIAI US
35	Mr. Sajjad Ahmad S/O Muhammad Ayub Govt. Centenial Model School (GHS	UDA +
	No.3) Mansehra.	Mansehra/ 03
36	Mr. Sana-ul-Haq S/O Shams-ul-Haq Village & P.O Srikh Marozai Tehsil	Charsadda/
!	Shabqadar District Charsadda	02
37	Mr. Saqib Tanveer S/O Sakhi Muhammad Tanveer, 10 Civil Lines Jail Road	D.I.Khan/04
	D.I.Khan.	
38	Mr. Sardar Muhammad S/O Mirza Khan Village & P.O Azakhel Payan Tehsil	Nowshera/
20	& Distr. Nowshera.	02
39	Sayed Zulfiqar Ali S/O Sayed Ali Bahadur Shah Village & P.O Nawagai Tehsil Mandarn District Buner.	Buner/ 03
40	Mr. Shafqat Hussain S/O Muhammad Ashraf, C/O Irshad Shopkeer Near Makki	Abbottabad/
	Masjid Link Road Abbottabad.	05
41	Mr. Shah Zada S/O Haider Khan, Village & P.O Dehri Alladand Moh: Miras	Malakand/
	Khel Malakand.	03
42	Mr. Sher Mohammad S/O Shamsor Rehman Vill: & P.O Chakesar Tehsil	Shangla/ 03
	Chakesar District Shangla. Mr. Sher Yazdan S/O Abdul Dayan, Village Kurvi P.O Taru Jaba Tehsil & Distt:	
47	Livir, Sher Yazdan 5/O Abdui Dayan. Yinage Kuiyi F.O Taru Jaba Tensh & Disii. T	Managarat
43	· · · · · · · · · · · · · · · · · · ·	Nowshera/
· 	Nowshera.	02
44	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai	
· 	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar.	02
44	Nowshera. Mr. Taj Wali S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony	02 Peshawar/ 02
44	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fatch	02 Peshawar/ 02
44 45 46	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fatch Khan Khel Kandi Tehsil and District Peshawar.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02
44	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O	Peshawar/ 02 Swabi/ 02 Peshawar/ 02
44 45 46 47	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02
44 45 46	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam	02 Peshawar/ 02 Swabi/ 02
44 45 46 47 48	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02
44 45 46 47	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02
44 45 46 47 48	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02
44 45 46 47 48 49	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02
44 45 46 47 48 49	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/
44 45 46 47 48 49 50	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi Khel Tehsil Topi District Swabi.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/ 03
44 45 46 47 48 49 50	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/ 03 Lakki
44 45 46 47 48 49 50 51	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi Khel Tehsil Topi District Swabi. Mr. Saif-ur-Rehman S/O Sultan Khan Headmaster GHS Mandew Bannu.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/ 03 Lakki Marwat/ 04
44 45 46 47 48 49 50	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi Khel Tehsil Topi District Swabi. Mr. Saif-ur-Rehman S/O Sultan Khan Headmaster GHS Mandew Bannu.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/ 03 Lakki
44 45 46 47 48 49 50 51	Nowshera. Mr. Taj Walj S/O Maq Bali, Village Sufaid Sung Moh: Wand Khel P.O Shahgai Bazar Tehsil & District Peshawar. Mr. Taqweem-ul-Haq S/O Abdur Raziq House # F-46 Right Bank Colony Torbela Dam Tehsil Toppi District Swabi. Mr. Waqar Khan S/O Sifat Ullah, Village and P.O Masho Khel Kandi Fateh Khan Khel Kandi Tehsil and District Peshawar. Mr. Zahoor Khan S/O Abdul Qayyum Khan Village Garhi Mali Khel P.O Badaber Teh&District Peshawar. Mr. Amir Zeb S/O Mustafa Kamal, Govt. High School Rustam P.O Rustam District Mardan. Mr. Assim Saeed S/O Muhammad Saeed, Basti Ustrana North Near Boys Primary School Dera Ismail Khan. Mr. Kifayatullah S/O Rafiullah Kahn Village & P.O Mayar Moh: Amukhel Tehsil & District Mardan. Mr. Munhamir Khan S/O Gul Rehman Village & P.O Gandaf Mohallah Shabi Khel Tehsil Topi District Swabi. Mr. Saif-ur-Rehman S/O Sultan Khan Headmaster GHS Mandew Bannu.	Peshawar/ 02 Swabi/ 02 Peshawar/ 02 Peshawar/ 02 Mardan/ 02 D.I.Khan/ 04 Mardan/ 02 UDA Swabi/ 03 Lakki Marwat/ 04

ATTESTED

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€. — S.#	l N	Name, Father's Name and Addresses	Domicile/ Zone	Posted as	Remarks
17.	Mı	r. Kamal Ud Din S/O Khesrow C/O amar Ud din Chitral Mohallad Dad Near	Chitral/03	Vice Principal B- 18 GCMHS Chitral	Vice Serial No.57
18.	M	asjid Babus Salam Dabgari Peshawar ir. Khams Ul Haq S/O Miah Habib Jan illage Panam Dheri PO Mathra Tehsil ad District Peshawar	Peshawar /02	Principal B-18 GHS Rustam Khan Killy Zaim Charsadda	Vice Serial No:64
19.	М	Ir. Khan Afsar S/O Mir Afzal Tanwal ook Depott Cant Bazar Abbottabad	A.A/05	Principal BS-18 GHS Kutwal Abbottabad	Against Vacant Post
20.	. V	1r. Khurshid Alam S/O Qamar Zaman Village and PO Dheri Allah Dhand Mohallah Azikhel Tehsil Batkhela District	Malakand/ 03	Instructor B-18 RITE(M) Thana Malakand	do
21	\ \ \	Malakand Mr. Khurshid Khan S/O Mian Jan GHSS Takht Bhai District Mardan	Mardan/02	Principal GHS Takhbhai Mardan	Vice Serial No.59
22	n a	Mr. Majeed Ullah S/O Gul Mulla Village and PO Hathian Tehsil Takht Bhai District Mardan C/O Rahim Ullah	Dir/03	Vice Principal B- 18 GHS Kot Malakand	Against Vacant Post
23). I	Shopkeeper Hathian Mr. Mohabat Shah S/O Arif Ullah Jan C/O Tajik Book Depott Main Bazar Timergara Dir Lower	Dir /03	Vice Principal B- 18 GHSS Munda Dir Lower	do
24	4.	Muhammad Ibrahim S/O Daud Khan Mohallah Walayat Khel Via Shahbaz Village and PO Tordher Tehsil Lahor	Swabi/02	Vice Principal B- 18 GHS Tordher No.1 Swabi	do
	<u>-</u>	District Swabi Muhammad Ihsan Shah S/O Syed Daulat Shah C/O Janbad Shah Chemist and Druggist Jamrud Bazar Khyber Agency	Khyber Agency/01	Service placed at the disposal of Director of Education (FATA	FATA
2	26.	Muhammad Irfan S/O Faqir Gul 159 Durani House C/O Charsadda Medicose Street No.6 Tajabad Town PO Peshawar University	Peshawar/02	Vice Principal BS-18 2 GHSS Sherpao Charsada	Vice Sr. No. 62
2	27.	Muhammad Javed Khan S/O Hukmat Khan Village and PO Shabqadar Azim Khan Qilla Tehsil shabqadar District Charsadda	Charsadda/0	Principal B-18 GHS 2 Zarbab Garhi Charsadda	Vice Serial No.58
	28.	Muhammad Saddique S/O Halim Shah C/O Lub Gas Agency Tehsil Road Karak	Karak/04	Principal B-18 GHS Mandori Kohat.	No.66
	29.	Muhammad Siraj S/O Muhammad Ashra		Payan Peshawar	Against Vacant Post
	30.	Mr. Munir Khan S/O Zarif Khan ,Rehma General Store Aziz Market Dargai Bazar Malakand	n Malakand/(Khel Malakand	
-	31.	Mr. Riaz Ud Din S/O Mohay Ud Din, Village Gosam Tehsil Munda District Di		Of Education	FATA
	32.	Mr. Safir Ullah Khan S/O Ruck nud Din Village Las Garhi Bosti Khel Dara Adan Khel FR Kohat	FR Peshawar/	Of Education	FATA
	33.	Mr. Sajad Elahi S/O Imam Din , C/O	Mansehra	Mansehra	8 Agains Vacan Post
	34.	Mr. Sajad Ahmad S/O Muhammad Ayul GCMHS No.3 Mansehra	Mansehra/	Mansehra	do
-	35.	Shahqadar District Charsadda	Charsadda	(141) 14101 01111	713
	36.	Mr. Sagib Tanvir S/O Shakhi Muhamma	nd D.I.Khan/	'04 Instructor B-18 RI (M) D.I.Khan	do



Sr. #	Name, Father Name and Address	Domicile/
01.17	Traine, Lainer Traine and Laborator	Zone
55	Rank Battagram District Battagram.	03
56	Mr. Tariq Jamal S/O Said Jamal, House No.440 Street No.10 Sector "R" Sheikh Maltoon Town Mardan.	Mardan/ 02

2. Consequent upon their appointment as Principal BS-18, they are posted on positions and stations as noted against each:

S.#	Name, Father's Name and Addresses	Domicile/	Posted as	Remarks
1.	Mr. Alamzeb S/O Jehanzeb, Yousaf Medical Store Hopital Road Timergara	Zone Dir /03	Vice Principal B- 18 GHSS Khan Pur Dir Lower	Against Vacant Post
2.	Tehsil Timergara Dir Lower Mr. Anis Ur Rehman S/O Toti Rehman, Mohallah Ambar Cham District PO and Tehsil Dir Upper	Dir /03	Principal B-18 GHSS Kulandi Dir Upper	do
3.	Mr. Arif Ullah Khan S/O Ghulam Jan, Village and PO Shahbaz Khel Tehsil and District Lakki Marwat	Lakki Marwat/04	Principal B-18 GHS Ranwal Tank	do
4.	Mr. Aurangzeb S/O Jehanzeb, House No.94 Sector No.4 Mohallah Darband Kalabat Town Ship Tehsil and District Haripur	Haripur/ 05	Principal B-18 GHS Sector No.3 KT Ship Haripur	Vice Serial No.56
5.	Mr. Faisal Khan S/O Misal Khan, C/O Star Hardware and Paint Store Main Bazar Havelian Tehsil Havelian District Abbottabad	A.A/05	Principal B-18 GHS Namal Abbottabad	Against Vacant Post
6.	Mr. Ghulam Raziq S/O Fazli Raziq, Village Sakhi Maina PO Akbar Pura Tehsil and District Nowshera	NSR/02	Vice Principal B- 18 GHSS Rashaki Nowshera	do
7.	Mr. Ghulam Zahir S/O Ghulam Farooq Village and PO Bishgram Tehsil Lal Qilla District Dir Lower	Dir /03	Vice Principal B- 18 GHSS Wari Dir Upper	do ,
8.	Mr. Hafiz Shamsur Rehman S/O Ahmad Ali C/O Molvi Ahmad Ali General Store Hopital Road PO Sarai Naurang Lakki Marwat	Lakki Marwat/04	Principal B-18 GHS Gara Baloch Tank	do
9.	Mr. Hayatullah S/O Shams Ul Qamar Mohallah Painda Khel PO Charsadda Town Tehsil and District Charsadda	Chd/02	Principal B-18 GCMHS Turangzai Charsadda	do
10.	Mr. Hikmatullah S/O Ali Muhammad C/O Yousaf Medicose Hospital Road Surai	Lakki Marwat/04	Principal B-18 GHS Harama Tula Lakki Marwat	do
11.	Mr. Imtiaz Ali S/O Allah Dad RITE (M)	Haripur /05	Principal B-18 GHSS Kahal Haripur	do
12.	Mr. Inayat Ul Haq S/O Lutfullah C/O Dr.	Shangla /03	Vice Principal B- 18 GHS Sandovi Shangla	do
13	Mr. Irfan Ullah S/O Amin Ullah House No.850 Sadiq Abad Gul dara Chowk PO Nimak Mandi Kakshal Peshawar	Dir /03	Vice Principal BS-18 GHSS Pir Pai Nowshera.	Vice Sr. No. 69
14	Mr. Ishaq Ali Shah S/O Mohib Ali Shah	Peshawar /02	Principal B-18 GHS Bagatoo Hangu	do
15	Mr. Jamil Ur Rehman S/O Said Akbar	Swabi/02	Principal B-18 GHSS Kalu Khan Swabi	do
16	Mr. Jehad Muhammad S/O Shams Ul	Swabi/02	Vice Principal B- 18 GHS Swabi	do

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S.#	Name, Father's Name and Addresses	Domicile/ Zone	Posted as	Remarks
√ 37.	Mr. Sardar Muhammad S/O Mirza Khan, Village and PO Aza Khel Payan Tehsil and District Nowshera	Nowshera/02	Vice Principal B-18 GHS Lahore Swabi	Against Vacant Post
38.	Syed Zulfiqar Ali S/O Syed Ali Bahader Shah, Village and PO Nawagai Tehsil Mandran District Buner	Buner/03	Vice Principal B- 18 GHSS Nawagai Buner	do
39.	Mr. Shafqat Hussain S/O Muhammad Ashraf, C/O Irshad Shopkeeper near Makki Masjid Link Road Abbottabad	Abbottabad/0	Principal B-18 GHS Namli Mera Abbottabad	do
40.	Mr. Shahzada S/O Haider Khan, Village and PO Dheri Allahdhand Mohallah Mirash Khel Malakand	Malakand/03	Instructor B-18 RITE (M) Thana Malakand	do
41.	Mr. Sher Muhammad S/O Shams Ur Rehman, Village and PO Chakesar Tehsil Chakesar District Shangla	Shangla /03	Principal B-18 GHS Qambar Swat	do
42.	Mr. Sher Yazdan S/O Abdul Dayan , Village Kurvi PO Taru Jabba Tehsil and District Nowshera	Nowshera/02	Principal B-18 GHS Dagi Banda Nowshera	do
43.	Mr. Taj Wali S/O Maqbali, Village Sufaid Sang Mohallah Wadan Khel PO Shagai Bazur Tehsil and District Peshawar	Peshawar/02	Instructor B-18 RITE (M) Haripur	do
44.	Mr. Taqweem Ul Haq S/O Abdur Raziq, House No.F-46 Right Bank Colony Turbela Dam Tehsil Topi District Swabi	Swabi/02	Principal B-18 GHS Jhanda Swabi	do
J45.	Mr. Waqar Khan S/O Sifat Ullah, Village and PO Mashokhel Kandi Fateh Khan Khel Tehsil and District Peshawar	Peshawar/02	Instructor B-18 RITE (M) Kohat	do
46. /	Mr. Zahoor Khan S/O Abdul Qayum Khan, Village Garhi Mali Khel PO Badber Tehsil and District Peshawar	- -Peshawar /02	Principal B-18 GHS Sowarian Mardan	Vice Sr. No. 63
47.	Mr. Amir Zeb S/O Mustafa Kamal, GHS Rustam PO Rustam District Mardan	Mardan /02	Vice Principal B- 18 GHSS Khair Abad Mardan	Against Vacant Post
48.	Mr. Asim Saeed S/O Muhammad Saeed, Basti Ustarana North near boys Primary School D.I.Khan	D.I.Khan/04	Principal B-18 GHS Himmat D.I.Khan	do
49.	Mr. Kifayat Ullah S/O Rafi Ullah Khan, Village and PO Mayar Mohallah Amukhel Tehsil and District Mardan	Mardan/02	Vice Principal B-18 GHSS Shah Baz Ghari Mardan	do
50.	Mr. Munhamir Khan S/O Gul Rehman, Village and PO Gandaf Mohallah Shabi Khel Tehsil Topi District Swabi	Swabi/02	Vice Principal B- 18 GHSS Kabgani Swabi	do
51.	Mr. Saif Ur Rehman S/O Sultan Khan, HM GHS Mandew Bannu	Lakki Marwat/04	Principal B-18 GHSS Amandi Umar Khan Bannu	do
52.	Mr. Sarfaraz Nathaniel S/O B-Nathaniel, Alizbeth Girls School and College Dabgari Garden Peshawar	Peshawar /02	Instructor B-18 PITE Peshawar	do
53.	Mr. Shakeel Ahmad S/O Mehtab Khan, GHS No.2 Bicket Gunj Mardan	Mardan /02	Principal B-18 GHS Bakhshali Mardan	Vice Sr. 65
54.	Mr. Shams Ul Hadi S/O Musafar Khan, C/O Gulab Stationery Mart near MCB Battagram	Battagram/03	V/Principal B-18 GHSS Karori Mansehra	Against Vacant Post
55.	Mr. Tariq Jamal S/O Said Jamal, House No.440 Street No.10 Sector – R Sheikh Maltoon Town Mardan	Mardan/02	Principal BS-18 GHS Qasim Toru Mardan	do

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CONSEQUENTIAL TRANSFER/ ADJUSTMENT

Sr.#	Name and Designation	Consequential-Proposed Posting	Remarks
56	Mr. Jamil Khan, HM B-17 working on B- 18 at GHS Sector No.3 KT Ship Haripur	HM B-17 GHS Laban Bandi Haripur	Against Vacant
57.	Mr. Mir Wali Khan, HM B-17	HM Bal 7 OHS Sharhoor Chitral	



Sr.#	Name and Designation	Consequential-Proposed Posting	Remarks	
58	Mr. Ayaz HM B-17 working on B-18 at GHS Zarbab Garhi Charsadda	HM B-17 GHS Attakai Charsadda	Against Vacant Post	
59	Abbas Gul, V/Principal BS-18 GHSS Takhbhai Mardan	SS PS BS-18 GHSS Takkar Mardan	Vice Sr. 60	
60	Ihsanullah, SS PS BS-18 GHSS Takkar Mardan	Principal B-18 GHS Wartair Malakand	Against Vacant Post	
61	Mr. Nek Muhammad HM B-17 working on B-18 at GHS Garhi Usmani Khel Malakand	HM B-17 GHS Prangai Malakand	do	
62	Basharat Ullah HM BS-17 working on BS-18 GHSS Sherpao Charsadda	HM B-17 GHS Kula Dhand Charsadda	'do	
63	Nasir Ahmad SS Phy BS-18 working as Principal BS-18 GHS Sowarian Mardan	SS Phy BS-18 GHSS Ghani Dheri Malakand	do	
64	Mr. Hamidullah HM B-17 working on B- 18 at GHS Rustam Khan Killy Ziam Charsadda	HM B-17 GHS Gonda Charsadda	do	
65	Mr. Saleem Khan, HM B-17 working on B-18 at GHS Bakhshali Mardan	HM B-17 GHS Guli Bagh Mardan	do ::	
66	Mr. Farid Shah HM BS-17 working on BS-18 at GHSS Mandoori Kohat	HM B-17 GHS Shaidan Chuntra Karak	do	
67	Mr. Khan Gul SS Maths BS-18 GHSS Boi Abbottabad	Vice Principal BS-18 GHSS Nawansher Abbottabad	Against Vacant Post	
68	Mr. Muhammad Naeem SS Economics BS-17 GHSS Lalozai Bannu Promoted to BS-18	SS Economics BS-18 GHSS Bagnotar Abbottabad	Against Vacant Post	
69	Muhammad Invid Vice Principal BS-	SS/(English) BS-18 GHSS Pir Pai Nowshera	Against Vacant Post	

3. Terms & Conditions of Service in r. o. officers from Sr. No. 1 to 55 above are as under:

- Their services will be considered regular and they will be eligible for pension/deduction of GP fund in terms of Khyber Pakhtunkhwa Civil Servants Act 1973 as amended in 2013.
- 2. Their services are liable to termination on one month's notice from either side. In case of resignation without notice, their one month's pay/allowances shall be forfeited to the Govt.
- 3. They would be on probation for period of one year extendable for another one year.
- 4. They will be governed by such rules and regulations as may be issued from time to time.
- 5. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they will be proceeded against under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 as amended from time to time.
- 6. Their recruitment shall be School Based and shall not be transferable to any other School.
- 7. The appointees should join their posts within 30 days of the issuance of this notification. The Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar would furnish a certificate to the effect that the candidates have joined the posts otherwise, after one month of the issuance of this Notification, failing which their candidature shall expire automatically and no subsequent appeal etc. shall be entertained.
- 8. Charge report should be submitted to all concerned.
- 9. Notification can be downloaded from our website: www.kpese.gov.pk
- 10. No TA/DA will be allowed to the appointees for joining their duty.

SECRETARY

Endst: of even No. & Date

Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officers (Male), concerned.
- 4. Director (Recruitment), Khyber Pakhtunkhwa Public Service Commission.
- 5. District Accounts Officers concerned.

ATTESTED OF



PS to Minister for E&SE Khyber Pakhtunkhwa.
 PS to Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar.
 PS to Special Secretary E&SE Department, Khyber Pakhtunkhwa, Peshawar.
 Incharge EMISE E&SE Department.
 Officers concerned.
 Office order file.

(MUJEEB-UR-REHMAN)

oan. C/O Kanımıllah Shopkeeper Hathian.



The Secretary to Government of KPK, (E&SE) Department, Peshawar.



Through:

Proper Channel

SUBJECT:

APPEAL FOR WITHDRAWAL OF CONDITION NO.6 INCLUDED IN APPOINTMENT ORDER NOTIFICATION NO.SO(S/M)E&SED/3-2/2014/RECRUITMENT PRINCIPALS (BS-18) (MALE) DATED 25.08.2015.

Respected Sir,

The applicant submits as under:-

- That, the applicant was is serving in regular capacity since his date of appointment dated 17-10-2003
- Public Service Commission Government the 2. advertised/announced vacancies of principals / vice principals BPS-18 vide its advisement No.2/2011 in press. (Copy of advertisement is annexed as Annexure "A")
- That, the applicant being eligible candidate for the said post applied 3. through proper channel, qualified and was selected for the same.
- That, according to the recommendation of PSC KPK the applicant has been appointed vide order dated 25.08.2015 issued by your good office. (Copy of appointment order is annexed as Annexure "B")
- That, in the subject appointment order condition No.6 (School based 5. appointment and non-transferable) has been imposed upon the applicant.
- That, the aforesaid condition was not mentioned in the advisement 6. No.2/2011 by the Public Service Commission KPK.
- That, the said condition was not offered to the applicant by the competent 7. authority before the appointment order of the applicant dated 25.08.2015.
- 8. That, the above referred condition No.6 is against the Civil Servant Act, 1973 passed by the constitutional /legal / competent forum.
- 9. That, the under reference condition is against the spirit of "appointment, promotion and transfer rules 1859".

- That, the said condition is not sustainable in the eye of law for a regular employee / civil servant.
- That, the said condition No.6 is against the fundamental rights and natural justice.
- That, if the condition No.6 remains intact then applicant would suffer irreparable loss.

In the light of above stated facts and legal submissions it is, therefore, humbly prayed that condition No.6 of the above referred appointment order may kindly be withdrawn in the interest of justice.

Applicant

Muhammed Ihsan 8had 60001 7/09/2015



GOVERNMENT OF KLYBER PARTI ELEMENTARY & S. CONDARY EDUCATION DEFARTMENT

Dated Peshawa: the September 20, 2011



NO. SO(S/M)E&SED/3-2/2007/Principals/V. Principals (B:S-18) (Male): Consequent upon the recommendations of Khyber Pakhtunkhwa Public Service Commission Peshawar, the Competent Authority is pleased to appoint the following twenty six (23) Proceipals/Vice Principals (BS-16) (Male) (Rs.20000-1500-50000) plus usual allowance; as admissible under the rules on regular basis under the existing policy of the Provincial Government with a mediate effect with

len	as and conditions given below;-
S#	Ramorration's Name & Ac. Town
1.	Mr. Abdul Wahab S/o Mohammad-Zarin-Shah, Village Kola-Kalla P/O Dabb Tehsii & District Karak.
2.	Mr. Abdus-Salim Khan S/o Ghulam Rahim, Village P/O . Tensil Timargara District Dir () C/O Malik Jan Shop Rauf Market-1 Bazar Timargara.
3.	Mr. Ant Gul S/o Badam Gul, Village Sukar Mohalla Amistad Khel P/O Ambadher Tehsil & District Charsadda.
4	Mr. Fakhrud-Din S/o Hamid Ullah Khan, GHS No. 5 District D.I. Khan
5, 5=	Tehsil & District Charsadda
6. 	Mr. Jehangir S/o Sher Muhammad, GHS Nauthia Qadbem Peshawar Near Asif Bagni Shaheed Park.
7	Mr. Porvaiz Iqbal S/o Mukarram Khan, Village & P/O G. lozai Tehsil & District Peshawar : Delazak Road.
8	Syed Gul Nawab Shah S/o Syed Azeem Shah, Syed Gu Mawab Shah (S.S) GHSS No. 3 Peshawar City, Khyber Bazar Peshawar.
<u>ن</u> .	Nawan Sher Abbottabad She Abdul Jalil Khan, House No. 796/-, Nic. allah Qilla, Village & P/O
10.	Mr. Shan-E-Mulk S/o Muhammad Ismail, GHS, Civil Qua, ers, Peshawar.
11.	Phase-4, Havatahad Peshawar
	Mir. Hidayat Ullah S/o Inayat Ullah, Village & P/O Nawag: i (Chamla) P/code 19300 Tehs I Daggar District Buner Malakand Division NWEP
13.	Mr. Jaddi Khan S/o Feroz Khan, Mohallah Wand Khel Village Sufaid Sang P/O Shagai Thana District Feshewar
14	Mr. Abdul Wai: Khan S/o Obaid Ullah, Village Hajizai P/C Mathra Tehsi. & Distric Poshawar Warsak Road Peshawar.
15.	Mr. Itikhar Ali S/o Muhammad Yousaf, Mohalla Jaria Khc. Village & P/O Margnuz, Tehsi & District Swabi, NWFP, Pakistan
16.	Mr. Muhammad Bilal S/o Muhammad Zahoor, House Nc. 1, Shan Qabool Colony Nc. 2 Namuk Mandi, Peshawar
17.	Mr. Agal Badshah S/o Mehrab Shah, Tehsil & District Hangu P/O PTC village Khair Sha Banda C/O Riaz General Store PTC.
13,	Mr. Faqir-ud-Din S/o Muhammad Daud, House No. 584, Sector No. 4, Khalabat Town
	Mr. Gul Shad S/o Malik Murad Khan, Regional Institute fc Teacher Education (Male) Gul Bahar No. 2 Peshawar.

- convoit boutteation Dec 2010

(Lower).

Bagh Road Peshawar.

Malakand Agency.



Mr. Bashir Ahmad S/o Wazir Ahmad, Village & P/O Saco Tehsil Timergara District D.

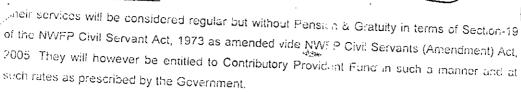
Mr. Irshad Ahmad S/o Abdul Haye, I/C Principal GHSS Mt sazai Peshawar. 21. | Mr. Abdul Haque S/o Abdul Hai, Buoy Model School Sakhakot Bazar Mulakand Agency

22. Mr. Noor Hayat S/o Mohammad Ghawas, Gumbat Batkhe'a Malakand Agency.

Mr. Nawab Ali S/o Raad, Village & P/O Chakesar Tehsil Alburi District Shangla. 25. Mr. Ahmad-Ali S/o Gul-Said, House No. 39, Faisal Town Opposite Police Colony Nasir

26. Mr. Amir Zaman S/o Fazal Rahman, Iqbal Medical Store Sakhakot Eazar Tehsil Dargar

WIS & CONDITIONS:



- The officers who are already in Government Service and working ogainst pensionable posts on regular basis before 1st day of July 2001, without any service break, on application to Khyber Pakhtunkhwa Public Service Commission through proper channel and selection by the Commission are appointed and allowed choice of option eliner to rotain benefit of pension & gratuity as allowed to them under their previous terms of appointment or to avail the benefit of Contributory Provident Fund allowed to them under new appointment.
- Their services are liable to termination on one month's nutice from either side. In case of resignation without notice, their one month's pay/allow...nces shall be forfeited to the
- The appointees should join their posts within 30-days of the issuance of this notification. The Director, Elementary & Secondary Education Khyber Pakhtu khwa, Peshawar would furnish a certificate to the effect that the candidates have joined the posts otherwise, after one month of the issuence of this Notification, failing which their candidature will expire automatically and no subsequent appeal etc'shall be entertained.
- 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 Covi.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they will be proceeded against under the NWI-P Removal from Service (Special Powers) Ordinance, 1,300 and the Rules framed from time to time.
- Charge report should be submitted to all concerned.
- No TA/DA will be allowed to the appointees for joining their duty.

Secretary to Govt of Knyber Pakhtunkhwa Elementary & Becoundary Education D: partnient

undst of even No. & Date

Copy forwarded to the:

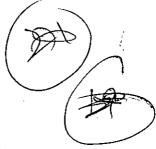
- 1. PS to Minister E&SE, Khyber Pakhtunkhwa.
- 2. PS to Chief Secretary, Knyber Pakhtunkha.
- 3. PS to Secretary, E&SE, Department, Khyber Pakhtunkwa.
- 4. Accountant General, Khyber Pakhtunkhwa Peshawar.
- 5. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- District Accounts Officers concerned.
- 7. Executive District Officer E&SE concerned.
- 8. Director Recruitment, Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 9. PA to Additional Secretary, E&SE, Deptt.
 - 10. PA to Deputy Secretary (Admn), E&SE Deptt.
 - 11. Officers concerned,
 - 12 Office order file.

(MUJEE 3-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

Constant Social entropy Dec-2010







DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAVIAR

OFFICE ORDER.

Mr. Sharafat Ali SST (Gen) GHS Opal is here transferred & posted against vacant post of SST (Gen) at GCMHS Chekesar District Shangla in his own pay & 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 are allowed.

Endst: No. $\frac{M/c_{-}/S}{S}$ /F.No. 07/Vel-111/SST (M) Tr. asfers.

Dated Pesh: war the $\frac{M/c_{-}/S}{2015}$ Copy of the above is to the:-

- 1. District Education Officers (M) Sha. gla.
- 2. District Accounts Officer Shangla.
- 3. Principals concerned.
- 4. SST concerned.
- 5. PA to Director (E&SE) Khyber Pakhtankhwa, Peshawar.
- 5. Master File.

Departy Director (Estab)
Elementar A& Secondary Education
Khyber Pakhtunkhwa

No ATTESTED

Appellers

عرب نام گران مار گرا

Appelel 1/50

باعث تحريرا نكه

مقدمه مندرجه عنوان بالامیں اپنی طرف سے واسطے پیروی وجواب دہی وکل کا روائی متعلقہ

्या भी किल्पा

آن مقام ستباور

مقرر کر کے اقر ارکیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز

وكيل صاحب كوراضى نامه كرنے وتقرر ثالث وفيصله برحلف ديئے جواب دہى اورا قبال دعوىٰ اور

بصورت ڈ گری کرنے اجراء اور وصولی چیک وروپیدار عرضی دعوی اور درخواست ہرسم کی تصدیق

زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز ضورت عدم پیروی یاڈگری میکطرفہ یا بیل کی برامدگی

اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت

مقدمه ند کور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مخار قانونی کواپنے ہمراہ یا اپنے بجائے

تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے

اوراس کاساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ میں جوخرچہ ہرجاندالتوائے مقدمہ کے

سبب سے دہوگا۔کوئی تاریخ بیثی مقام دورہ پر ہو یا حدسے باہر ہوتو دکیل صاحب پابند ہوں

گے۔ کہ بیروی ندکورکریں۔ لہذا و کالت نامہ کھندیا کہ سندر ہے۔

,2026

الرقوم وي

کے لئے منظور ہے۔

چوک مشتگری پیثاور ٹی فون 2220193 Mob: 0345-9223239

Attested

Accepted

n-discale



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 205	/2016	
		·
M-Thson Shah	•	(Annellant

VERSUS

Secretary E&SE KPK and others.....(Respondents)

PARAWISE RE-JOINDER OF COMMENTS FILED BY RESPONDENTS NO. 1, 4 AND 6.

Respectfully Sheweth:

Preliminary objections:

- 1. That the appellant has a sufficient case of action.
- 2. That the appeal of the appellant is well within time.
- 3. That the Para. No. 3 of the comments is incorrect as the appellant has come to this Tribunal with clean hands.
- 4. That objection No. 4 is also incorrect, hence denied.
- 5. That objection No. 5 is also incorrect, hence denied.

- 6. That objection No. 6 is also incorrect, hence denied.
- 7. That the objection No. 7 is also incorrect, as the appellant was badly discriminated.
- 8. That the objection No. 8 is also incorrect, hence denied.
- 9. That the objection No. 9 is also incorrect, hence denied.
- 10. That the objection No. 10 is also incorrect, hence denied.
- 11. That the objection No. 11 is also incorrect, not according to law, hence denied.
- 12. In reply to objection No. 12, the notification dated 28/05/2015 is discriminatory and against the norms of natural justice and is liable to be set aside to extent of Clause No. 6 of the said notification.
- 13. In reply to objection No. 13, the notification dated 30/04/2014 is not related to the appellant as the said notification was with regarding to NTS Test

while the appellant never appeared as the recruitment of the appellant was directly done by KPK, Public Service Commission.

ON FACTS:

- 1. Para No. 1 needs no reply.
- 2. Para No. 2 also needs no reply.
- 3. Para No. 2 also needs no reply.
- 4. Para No. 4 of the comments is correct to the extent that the appellant has been recommended by KPK Public Service Commission against BPS-18 post, rest of the Para regarding Clause 6 of the impugned Notification dated 25/08/2015 is discriminatory and not based on facts, as the same condition has never been reflected in the advertisement dated 07/04/2011.
- 5. Para No. 5 of the comments is totally baseless and is not according to law, as the appointment of the appellant was neither the outcome of notification dated 30/04/2014 nor the same notification is applicable to the appellant.

- 6. Para No. 6 of the comments is correct to the extent that the appellant filed a departmental appeal before the respondents and the same was regretted while the rest of the para is incorrect.
- 7. Para No. 7 is also incorrect, as the respondents have wrongly rejected the departmental appeal of the appellant.

REPLY TO THE GROUNDS OF THE COMMENTS:

- A. Para A of the comments is incorrect, as the notification dated 30/04/2014 on which the respondents are relying was not a notification on which the appellant was appointed.
- B. Para B of the comments is also incorrect, while thePara B of the appeal is correct.
- C. Para C of the comments is incorrect, as Clause No. 6 of the impugned notification dated 25/07/2015 is not in accordance with Rules, Law and Policy and is liable to be dismissed being discriminatory in nature.

D. Para D of the comments is also incorrect and the same has been explained in earlier paras of this

rejoinder.

E. Para E of the comments is also incorrect, as the

appointment vide impugned notification dated

03/02/2007 was done by the respondents and the

school based appointment condition was not

included in that, moreover the appellant is not

bound to follow the instant illegal/ discriminatory

policy of the respondent, which is even against the

fundamental rights of the appellant guaranteed by

the Constitution of Islamic Republic of Pakistan,

1973.

F: Para F of the comments needs no reply.

In view of the above mentioned submission, it is humbly requested that the appeal of the appellant may kindly be accepted as prayed in the appeal of

the appellant.

Appellant

Through

Dated: 09/01/2016

Zahanat Ullah Khan
Advocate High Court,
Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 2016 M-14san Shah ..(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

AFFIDAVIT

I, M /hear Sheh

do hereby solemnly affirm and declare on oath that all the contents of the accompanying Rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

Identified by:

Zahanat Ullah

Advocate High Court, Peshawar.



.

Service Appeal No. 205 /2016

M. Thson shah

.....(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

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Respectfully Sheweth:

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- 5. That objection No. 5 is also incorrect, hence denied.

- 6. That objection No. 6 is also incorrect, hence denied.
- 7. That the objection No. 7 is also incorrect, as the appellant was badly discriminated.
- 8. That the objection No. 8 is also incorrect, hence denied.
- 9. That the objection No. 9 is also incorrect, hence denied.
- 10. That the objection No. 10 is also incorrect, hence denied.
- 11. That the objection No. 11 is also incorrect, not according to law, hence denied.
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- 13. In reply to objection No. 13, the notification dated 30/04/2014 is not related to the appellant as the said notification was with regarding to NTS Test

while the appellant never appeared as the recruitment of the appellant was directly done by KPK, Public Service Commission.

ON FACTS:

- 1. Para No. 1 needs no reply.
- 2. Para No. 2 also needs no reply.
- 3. Para No. 2 also needs no reply.
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- 6. Para No. 6 of the comments is correct to the extent that the appellant filed a departmental appeal before the respondents and the same was regretted while the rest of the para is incorrect.
- 7. Para No. 7 is also incorrect, as the respondents have wrongly rejected the departmental appeal of the appellant.

REPLY TO THE GROUNDS OF THE COMMENTS:

- A. Para A of the comments is incorrect, as the notification dated 30/04/2014 on which the respondents are relying was not a notification on which the appellant was appointed.
- B. Para B of the comments is also incorrect, while the Para B of the appeal is correct.
- C. Para C of the comments is incorrect, as Clause No. 6 of the impugned notification dated 25/07/2015 is not in accordance with Rules, Law and Policy and is liable to be dismissed being discriminatory in nature.

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same has been explained in earlier paras of this

rejoinder.

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may kindly be accepted as prayed in the appeal of

the appellant.

Appellant

Through

Dated: 09/01/2016

Zahanat IIIIah Ki

Zahanat Ullah Khan Advocate High Court, Peshawar.

·
Service Appeal No. 2016
M-Ihran Shah(Appellant)
VERSUS
Secretary E&SE KPK and others(Respondents)
AFFIDAVIT
Ι,
do hereby solemnly affirm and declare on oath that all the contents of the accompanying Rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

Identified by:

Zahanat Ullah

Advocate High Court, Peshawar.



Service Appeal No. 205 /2016

M- Thson Shah

....(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

PARAWISE RE-JOINDER OF COMMENTS FILED BY RESPONDENTS NO. 1, 4 AND 6.

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- 4. That objection No. 4 is also incorrect, hence denied.
- 5. That objection No. 5 is also incorrect, hence denied.

- 6. That objection No. 6 is also incorrect, hence denied.
- 7. That the objection No. 7 is also incorrect, as the appellant was badly discriminated.
- 8. That the objection No. 8 is also incorrect, hence denied.
- 9. That the objection No. 9 is also incorrect, hence denied.
- 10. That the objection No. 10 is also incorrect, hence denied.
- 11. That the objection No. 11 is also incorrect, not according to law, hence denied.
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- 7. Para No. 7 is also incorrect, as the respondents have wrongly rejected the departmental appeal of the appellant.

REPLY TO THE GROUNDS OF THE COMMENTS:

- A. Para A of the comments is incorrect, as the notification dated 30/04/2014 on which the respondents are relying was not a notification on which the appellant was appointed.
- B. Para B of the comments is also incorrect, while the Para B of the appeal is correct.
- C. Para C of the comments is incorrect, as Clause No. 6 of the impugned notification dated 25/07/2015 is not in accordance with Rules, Law and Policy and is liable to be dismissed being discriminatory in nature.

D. Para D of the comments is also incorrect and the

same has been explained in earlier paras of this

rejoinder.

E. Para E of the comments is also incorrect, as the

appointment vide impugned notification dated

03/02/2007 was done by the respondents and the

school based appointment condition was not

included in that, moreover the appellant is not

bound to follow the instant illegal/ discriminatory

policy of the respondent, which is even against the

fundamental rights of the appellant guaranteed by

the Constitution of Islamic Republic of Pakistan,

1973.

F: Para F of the comments needs no reply.

In view of the above mentioned submission, it

is humbly requested that the appeal of the appellant

may kindly be accepted as prayed in the appeal of

the appellant.

Appellant

Through

Dated: 09/01/2016

Zahanat Ullah Khan

Advocate High Court,

Peshawar.

Service Appeal No. 2016
M-1hsan Shah
VERSUS
Secretary E&SE KPK and others(Respondents)
AFFIDAVIT

do hereby solemnly affirm and declare on oath that all the contents of the accompanying **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

Identified by:

Zahanat Ullah Advocate High Court, Peshawar.



Service Appeal No. 205 /2016

M. Thson Shah

..(Appellant)

VERSUS

Secretary E&SE KPK and others.....(Respondents)

PARAWISE RE-JOINDER OF COMMENTS FILED BY RESPONDENTS NO. 1, 4 AND 6.

Respectfully Sheweth:

Preliminary objections:

- 1. That the appellant has a sufficient case of action.
- 2. That the appeal of the appellant is well within time.
- 3. That the Para. No. 3 of the comments is incorrect as the appellant has come to this Tribunal with clean hands.
- 4. That objection No. 4 is also incorrect, hence denied.
- 5. That objection No. 5 is also incorrect, hence denied.

- 6. That objection No. 6 is also incorrect, hence denied.
- 7. That the objection No. 7 is also incorrect, as the appellant was badly discriminated.
- 8. That the objection No. 8 is also incorrect, hence denied.
- 9. That the objection No. 9 is also incorrect, hence denied.
- 10. That the objection No. 10 is also incorrect, hence denied.
- 11. That the objection No. 11 is also incorrect, not according to law, hence denied.
- 12. In reply to objection No. 12, the notification dated 28/05/2015 is discriminatory and against the norms of natural justice and is liable to be set aside to extent of Clause No. 6 of the said notification.
- 13. In reply to objection No. 13, the notification dated 30/04/2014 is not related to the appellant as the said notification was with regarding to NTS Test

while the appellant never appeared as the recruitment of the appellant was directly done by KPK, Public Service Commission.

ON FACTS:

- 1. Para No. 1 needs no reply.
- 2. Para No. 2 also needs no reply.
- 3. Para No. 2 also needs no reply.
- 4. Para No. 4 of the comments is correct to the extent that the appellant has been recommended by KPK Public Service Commission against BPS-18 post, rest of the Para regarding Clause 6 of the impugned Notification dated 25/08/2015 is discriminatory and not based on facts, as the same condition has never been reflected in the advertisement dated 07/04/2011.
- 5. Para No. 5 of the comments is totally baseless and is not according to law, as the appointment of the appellant was neither the outcome of notification dated 30/04/2014 nor the same notification is applicable to the appellant.

- 6. Para No. 6 of the comments is correct to the extent that the appellant filed a departmental appeal before the respondents and the same was regretted while the rest of the para is incorrect.
- 7. Para No. 7 is also incorrect, as the respondents have wrongly rejected the departmental appeal of the appellant.

REPLY TO THE GROUNDS OF THE COMMENTS:

- A. Para A of the comments is incorrect, as the notification dated 30/04/2014 on which the respondents are relying was not a notification on which the appellant was appointed.
- B. Para B of the comments is also incorrect, while the Para B of the appeal is correct.
- C. Para C of the comments is incorrect, as Clause No. 6 of the impugned notification dated 25/07/2015 is not in accordance with Rules, Law and Policy and is liable to be dismissed being discriminatory in nature.

D. Para D of the comments is also incorrect and the

same has been explained in earlier paras of this

rejoinder.

E. Para E of the comments is also incorrect, as the

appointment vide impugned notification dated

03/02/2007 was done by the respondents and the

school based appointment condition was not

included in that, moreover the appellant is not

bound to follow the instant illegal/ discriminatory

policy of the respondent, which is even against the

fundamental rights of the appellant guaranteed by

the Constitution of Islamic Republic of Pakistan,

1973.

F: Para F of the comments needs no reply.

In view of the above mentioned submission, it

is humbly requested that the appeal of the appellant

may kindly be accepted as prayed in the appeal of

the appellant.

Appellant

Through

Dated: 09/01/2016

Zahanat Ullah Khan Adyocate High Court,

Peshawar.

Service Appeal No. 2016
M-Ihsan Shah(Appellant)
VERSUS
Secretary E&SE KPK and others(Respondents)
<u>AFFIDAVIT</u>

do hereby solemnly affirm and declare on oath that all the contents of the accompanying **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

Identified by:

Zahanat Ullah Advocate High Court, Peshawar.

Service Appeal No. 205/2016

Muhammad Ihsan Shah.....Appellant

VERSUS

Govt. of Khyber Pakhtunkhwa & others......Respondents

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Assistant Director
Khyber Pakhtunkhwa
Public Service Commission Peshawar
(Respondents)

Service Appeal No. 205/2016

Muhammad Ihsan Shah.....Appellant

VERSUS

Govt. of Khyber Pakhtunkhwa & others......Respondents

PARAWISE COMMENTS OF (RESPONDENTS NO. 05)

PRELIMINARY OBJECTIONS:

- 1. That the appellant has got no locus standi or cause of action against the replying respondent.
- 2. That the appellant has not approached to this Honorable Tribunal with clean hands.
- 3. That no discrimination / injustice has been done to the appellant.
- 4. That the acts of the replying respondents are in accordance with law and rules.

ON FACTS:

- 1. No comments. Pertains to record.
- 2. That the Public Service Commission advertised sixty seven (67) posts of Principal/Vice Principal (BPS-18) vide advertisement No. 02/2011 serial No. 06 with the following qualification:-

QUALIFICATION:

Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT:

25 to 40 years

PAY SCALE

BPS-18

ELIGIBILITY

Male

ALLOCATION

Merit

(Annex-A)

- 3. Pertains to record. Needs no comments.
- 4. Correct to the extent that the was recommended by the Khyber Pakhtunkhwa Public Service Commission after due process of test and interview. It is pertinent to mention here that the appointment/notification is not the job of the Khyber Pakhtunkhwa Public Service Commission. The Khyber Pakhtunkhwa Public Service Commission is the recommendatory body.
- 5. Pertains to Elementary & Secondary Education Department, hence no comments.

- 6. The Elementary and Secondary Education Department may confirm whether departmental appeal was filed on 07.09.2015. If so what action was taken thereon.
- 7. The Elementary and Secondary Education Department may be in better position to give reasons for rejection of departmental appeal.

GROUNDS.

- A. Not related to the replying respondent. The terms and conditions of appointment of the appellant have been determined by the Elementary and Secondary Education Department in the light of policy of the Provincial Government duly approved by the Cabinet. The Khyber Pakhtunkhwa Public Service Commission has no role, hence no comments.
- B. According to section 10 of the Khyber Pakhtunkhwa Civil Servant Act, 1973, every civil servant shall be liable to serve anywhere within or outside the province, in any post under the Federal Government, or any Provincial Government or Local authority, or a corporation or body set up or established by any such Government.
- C. The Elementary and Secondary Education Department may be able to explain the same.
- **D.** Not related to the replying respondent. No comments.
- E. Not related to the replying respondent. No comments.
- F. Not related to the replying respondent. No comments.

It is, therefore, respectfully prayed that on acceptance of the submissions made herein above, the instant appeal may please be dismissed with costs having no legal footings.

DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
PESHAWAR
(RESPONDENT NO.05)

AFFIDAVIT

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

DEPONENTS

DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
PESHAWAR
(RESPONDENT NO.05)

Annua "

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:

Website: www.nwfppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

Dated: 07.04.2011

ADVERTISEMENT No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of **Khyber Pakhtunkhwa / F.A.T.A** by **07.05.2011** (candidates applying from abroad by **21.05.2011**). Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected without intimation to the candidates.

ELEMENTARY AND SECONDARY EDUCATION DEPTT:

6. SIXTY SEVEN (67) POSTS OF PRINCIPAL/ VICE PRINCIPAL

QUALIFICATION: Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School.

Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-18 ELIGIBILITY: Male ALLOCATION: Merit

(ATTA-UR-REHMAN)

Secretary

Khyber Pukhtoonkhwa Public Service Commission Peshawar

Muhammod Saeed Assistant Pinactor Khyber Panamakhwa

PSC Peshawar

Service Appeal No. 205/2016

Muhammad Ihsan Shah	*******************		Appellant
	VERSUS		
Govt. of Khyber Pakhtunkhwa & oth	ers	J 7	Respondents

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Assistant Director
Khyber Pakhtunkhwa
Public Service Commission Peshawar
(Respondents)

Service Appeal No. 205/2016

Muhammad Ihsan Shah.....Appellan

VERSUS

Govt. of Khyber Pakhtunkhwa & others......Respondents

PARAWISE COMMENTS OF (RESPONDENTS NO. 05)

PRELIMINARY OBJECTIONS:

- 1. That the appellant has got no locus standi or cause of action against the replying respondent.
- 2. That the appellant has not approached to this Honorable Tribunal with clean hands.
- That no discrimination / injustice has been done to the appellant.
- 4. That the acts of the replying respondents are in accordance with law and rules.

ON FACTS:

- 1. No comments. Pertains to record.
- 2. That the Public Service Commission advertised sixty seven (67) posts of Principal/Vice Principal (BPS-18) vide advertisement No. 02/2011 serial No. 06 with the following qualification:-

QUALIFICATION:

Master Degree with M.Ed/ M.A. (Education) or equivalent qualification from a recognized university with nine years teaching/ administrative experience in recognized Secondary School/ Higher Secondary School. Note: - The teaching experience will be counted after acquiring Master Degree in one of the general subjects or M.Ed.

AGE LIMIT:

25 to 40 years.

PAY SCALE

BPS-18

ELIGIBILITY ALLOCATION

Male Merit

(Annex-A)

- Pertains to record. Needs no comments.
- 4. Correct to the extent that the application was recommended by the Khyber Pakhtunkhwa Public Service Commission after due process of test and interview. It is pertinent to mention here that the appointment/notification is not the job of the Khyber Pakhtunkhwa Public Service Commission. The Khyber Pakhtunkhwa Public Service Commission is the recommendatory body.
- 5. Pertains to Elementary & Secondary Education Department, hence no comments.

- 6. The Elementary and Secondary Education Department may confirm whether departmental appeal was filed on 07.09.2015. If so what action was taken thereon.
- 7. The Elementary and Secondary Education Department may be in better position to give reasons for rejection of departmental appeal.

GROUNDS.

- A. Not related to the replying respondent. The terms and conditions of appointment of the appellant have been determined by the Elementary and Secondary Education Department in the light of policy of the Provincial Government duly approved by the Cabinet. The Khyber Pakhtunkhwa Public Service Commission has no role, hence no comments.
- B. According to section 10 of the Khyber Pakhtunkhwa Civil Servant Act, 1973, every civil servant shall be liable to serve anywhere within or outside the province, in any post under the Federal Government, or any Provincial Government or Local authority, or a corporation or body set up or established by any such Government.
- C. The Elementary and Secondary Education Department may be able to explain the same.
- **D.** Not related to the replying respondent. No comments.
- E. Not related to the replying respondent. No comments.
- **F.** Not related to the replying respondent. No comments.

It is, therefore, respectfully prayed that on acceptance of the submissions made herein above, the instant appeal may please be dismissed with costs having no legal footings.

DIRECTOR RECRUITMENT KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR (RESPONDENT NO.05)

ĀFFIDAVIT

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

DEPONENTS

DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION
PESHAWAR
(RESPONDENT NO.05)