BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 1091/2019

Date of Institution ... 23.08.2019

Date of Decision ... 04.10.2019

Naimat Ullah son of Mian Matiullah, PST (BPS-12) Government Primary School No. 1, Akbar Pura District Nowshera. ... (Appellant)

<u>VERSUS</u>

District Education Officer (Male) Nowshera and six others. (Respondents)

Mr. Aimal Khan Barkandi, Advocate.

MR. HAMID FAROOQ DURRANI,

CHAIRMAN

For appellant

<u>JUDGMENT</u>

HAMID FAROOQ DURRANI, CHAIRMAN:-

1. The appellant has assailed office order/notification dated 26.04.2019, whereby, Primary School Teachers were promoted to the post of Senior Primary School Teacher (SPST) BPS-14 with immediate effect. The name of appellant was not included in the notification, hence the appeal in hand. The prayer contained in the appeal is to the effect that the appellant may be promoted to the post of Senior Primary School Teacher (BPS-14) with all back benefits admissible under the law and rules.

2. Learned counsel for the appellant heard and available record gone through.

3. The facts, as available on the record, suggest that in the year 2011 an advertisement was floated for appointment as PST, amongst other positions. The last date for receipt of applications was noted to be 18.06.2011. The appellant applied for the post but was not appointed due to being overage. Thereafter, a Writ Petition was submitted by the appellant before Honourable Peshawar High Court

which was dismissed on 30.07.2013. It was followed by a review petition disposed of on 22.05.2014. The competent authority was, however, required to consider the application of appellant for age relaxation on its merits. Another Writ Petition (No. 3828-P/2014) was submitted which was decided on 06.05.2015 with directions to the respondent No. 1 to decide the application of appellant for age relaxation within a month. As per the appellant, the requisite application was not decided within the time allowed for the purpose, therefore, a petition for initiation of Contempt of Court proceedings was preferred before the Honourable High Court. The petition was disposed of on 08.03.2017 due to grant of age relaxation to the appellant and his appointment as Primary School Teacher in BPS-12 on 04.03.2017.

4. Learned counsel referred to the notification dated 04.03.2017 issued by District Education Officer (Male) Nowshera whereby the sanction of age relaxation was granted in favour of appellant with retrospective effect. He was of the view that, as such, the appellant was entitled for seniority and other service benefits from the date other Primary School Teachers were appointed in pursuance to the advertisement mentioned herein above.

5. In essence, the appellant appears to be dissatisfied from prospective operation of his appointment order as P.S.T issued on 04.03.2017. His application for restoration of seniority dated 13.03.2019 is also to the same effect. On the other hand, the order dated 08.03.2017 passed in C.O.C No. 156-P/2016 clearly provides that the COC petition was not pressed, therefore disposed of, due to the issuance of appointment order in favour of the appellant. The contents of order dated 04.03.2017 required that the appointment was to take effect from the date of taking over charge by the appellant. Ever since, the effective date of operation of appointment order was never questioned by the appellant till his application dated

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13.03.2019. On the other hand, a departmental appeal was submitted on 08.05.2019 wherein the issue of seniority was agitated by the appellant.

6. It is abundantly clear from the record that the name of appellant was not included in the list of appointees notified on 25.05.2012 whereas his appointment was with prospective effect having been made on 04.03.2017. He, therefore, was not included in the impugned notification dated 26.04.2019. A fact apart, that he was apparently satisfied with his appointment at the time of disposal of Contempt of Court Petition against the respondents.

In the circumstances, the appeal in hand is bereft of merits warranting its admission for regular hearing, therefore, dismissed in limine. The appellant, however, shall not be precluded from seeking his remedy qua seniority in accordance with law.

File be consigned to the record room.

(HAMID FAROOQ DURRANI) CHAIRMAN

ANNOUNCED 04.10.2019

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Form- A

FORM OF ORDER SHEET

		of
	Case No	
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	26/08/2019	The appeal of Mr. Naimatullah resubmitted today by Mr. Aim Khan Barkandi Advocate may be entered in the Institution Register and pu up to the Worthy Chairman for proper order Nease.
		REGISTRAR >6/8/1
2-	27108119	This case is entrusted to S. Bench for preliminary hearing to b put up there on $\underline{\mathscr{Y} _{10} _{\mathcal{Y}}}$
		CHAIRMAN

The appeal of Mr. Naimatullah PST received to-day i.e. on 23.8.2019 is returned to the counsel for the appellant with the direction to submit Four more copy/set of the appeal along with annexures i.e. complete in all respect within 15 days.

No. 1462___/S.T. Dt. 23 8 /2019

Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar

Mr. Naimatullah Appellent

Sir, this file is resubmitted after completion The requisite for copies are attached. D.

Aimal Man Barokandi Adw, Pcsh.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.	1091	/2019
		7

Naimat Ullah.....Appellant

Versus

District Education Officer & another.....Respondents

S. No.	Description of documents	Annexure	Page No.
1.	Memo of appeal		1-5
2.	Verification		6
3.	Copy of the advertisement	A	7
4.	Copy of the merit list	В	8
5.	Copy of the W.P. No. 2188-P/2012 along with the order dated 30.07.2013	С	9-13
6.	Copy of review petition No. 114-P/2013 along with order dated 22.05.2014	D	14-18
7.	Copy of application for age relaxation	E	19-21
· ·-· ·8. ·	Copy of the W.P. No. 3828-P/2014 along with the order dated 06.05.2015	F	22-24
	Copy of the COC No. 156-P/2016 along with the order dated 08.03.2017	G	25-26
10.	Copy of the notification of age relaxation dated 04.03.2017	н	27
11.	Copy of the appointment order dated 04.03.2017	Ι	28
12.	Copy of the application dated 14.03.2019	J	29-30
13.	Copy of the notification dated 26.04.2019	K	31-35
ľ4.	Copy of the departmental appeal dated 08.05.2019	L	36
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Through

Appellant Naimat Ullah 10 22 8 19

Aimal Khan Barkandi Advocate High Court, Peshawar

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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Khyber Pakhtukhwa Service Tribunal

Service Appeal No. _____/2019

1195 Diary No._

Naimat Ullah s/o Mian Matiullah, PST (BPS-12), Govt. Primary School No. 1, Akbar Pura, District Nowshera

..... Appellant

Versus

- 1. District Education Officer (Male), Nowshera
- 2. Secretary Elementary & Secondary Education Department, Govt of Khyber Pakhtunkhwa, Peshawar
- Maqsood Khan s/o Muzaffar Khan, SPST, Govt. Primary School (GPS) No. 2, Akbar Pura, Tehsil Pabbi, Nowshera
- 4. Ijaz Ahmad s/o Mumtaz Khan, SPST, Govt. Primary School (GPS) No. 1, Tarkha, Tehsil Pabbi, District Nowshera
- 5. Syed Faqir s/o Fazal Din, SPST, Govt. Primary School (GPS) No. 1, Akbar Pura, Tehsil Pabbi, Nowshera
- Ismail Khan s/o Yaqoob Khan, SPST, Govt. Primary School (GPS) No. 3, Akbar Pura, Tehsil Pabbi, Nowshera
- 7. Kamran s/o Badam Gul, SPST, Govt. Primary School (GPS) Pitawo Bala, Tehsil Pabbi, District Nowshera

..... Respondents

Filedto-day

Re-submitted to -day and filed.



<u>Appeal</u> u/s 4 of the Service Tribunal Act, 1974 against the Office order/ Notification No. 234 dated 26.04.2019 of respondent No. 1 whereby the appellant was not promoted to the post of Senior Primary School Teacher, BPS-14

PRAYER

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صد.

On acceptance of this appeal the appellant may be promoted to the post of Senior Primary School Teacher, BPS-14 with all back benefits admissible under the law & rules

Respectfully submitted;

1) That in the year 2011 the District Education Officer (DEO) Nowshera advertised PST (Primary School Teacher) posts on Union Council basis to the which the appellant applied but could not be appointed on the said post being overage for a period of one year, two months & 13 days. Although the appellant was at serial No. 4 on the merit list of Union Council Akbar Pura, Nowshera. (Copy of the advertisement & merit list is annexure "A" & "B")

That the appellant filed W.P. No. 2188-P/2012 before the hon'ble Peshawar High Court. Peshawar for issuing directions to the official respondents to appoint the appellant on one of the post of PST, however, this writ petition was dismissed on 30.07.2013. The appellant then filed review petition No. 114-P/2013 which was disposed-of on 22.05.2014 with the direction to the authority concerned to consider the application of the appellant for age relaxation purely on merits.

(Copy of the writ & review petitions along with orders is annexure "C" & "D")

3) That the appellant submitted application to respondent No. 1 for age relaxation but to no avail and the appellant had to file W.P. No. 3828-P/2015 before the hon'ble Peshawar High Court, Peshawar which was decided on 06.05.2015 with the direction to respondent No. 1 to decide the application of the appellant for age relaxation within one month. (Copy of the application & writ petition along with order is annexure "E" & "F")

That despite clear directions of the hon'ble Peshawar High Court, respondent No. 1 did not decide the application of the appellant within the stipulated time period and the appellant was constraint to file COC No. 156-P/2016 which was disposed-of on 08.03.2017 as respondent No. 1 granted age relaxation to the appellant with retrospective effect vide Notification No. 5992-97, dated 04.03.2017 and the appellant was appointed as Primary School Teacher (PST) in BPS-12 vide appointment order No. 5998-6005 dated 04.03.2017. (Copy of the COC application along with order, notification and appointment order is annexure "G", "H" & "I")

5)

4)

That since his appointment, the appellant is serving on the said post but till date the appellant was neither considered for promotion nor were the back benefits awarded. The appellant submitted application on 14.03.2019 but no decision was taken on the same. On the contrary, respondent No. 1 promoted various PSTs to the posts of Senior PST vide notification No. 6715-26, dated 26.04.2019 depriving the appellant from his due promotion. (Copy of the application and notification is annexure "J" & "K")

That the appellant then filed departmental appeal/ application on 08.05.2019 against the impugned notification dated 26.04.2019 but no decision was taken on the same. (Copy of the departmental appeal is annexure "L")

7) That the appellant is now filing this service appeal on the following grounds;

GROUNDS

- A. That the impugned notification dated 26.04.2019 is illegal, unjust and against the law. The appellant has illegally been deprived from promotion to the post of Senior PST (BPS-14) to which the appellant is entitled under the law.
- **B.** That the appellant has been deprived of his due promotion and back benefits as compared to the other PSTs who were appointed on the same advertisement on which the appellant was appointed. The respondents should have promoted the appellant with all back benefits.
- **C.** That till today the respondent has not circulated the seniority list and has promoted all those candidates which were below in merit from the

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appellant. This act of the respondents is illegal and unjust.

- **D.** That the appellant is qualified and is fit for promotion to the post of Senior PST but the respondents are unlawfully not considering the appellant for promotion. The appellant has been discriminated.
- E. That the respondents have not acted in accordance with the law and have illegally not entertained the genuine request of the appellant for promotion.
- F. That respondent No. 1 has not even answered to the applications submitted by the appellant which shows the ill-will of the said respondent.
- **G.** That there is no legal bar in recommending and promoting the appellant for the post of Senior PST.

It is, therefore, prayed that on acceptance of this appeal the appellant may be promoted to the post of Senior Primary School Teacher (PST), BPS-14 with all back benefits admissible under the law & rules.

Through

&

Aimal Khan Barkandi,

Faiz Bukhsh

Appellant Naimat Ullah

Majid Khan Wazir Advocates, Peshawar

BEFORE THE SERVICE TRIBUNAL, KHYBER AKHTUNKHWA, PESHAWAR

Service Appeal No. _____/2019

Naimat Ullah...... Appellant

Versus

District Education Officer & another.....Respondents

VERIFICATION

I, Naimat Ullah S/o Mian Matiullah, PST (BPS-12), Government Primary School No. 1, Akbar Pura, District Nowshera (appellant), do hereby verify that the contents of the **Service Appeal** are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Court.



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DEPONENT 17201-2085156-7

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	می می می مروحیت تر تو بالی سول مرحوره ایسید مروحیت تر تو بالی سول مرحوره ایسید مالی مرکز می میکند	مر معدر المراحية الم المراحية المراحية الم المراحية المراحية الم المراحية المراحية الم المراحية المراحية الم المراحية المراحية الم	10971 20-7 20-7 20-7	لامی کاری مرک بر مشین ا	ایا (ETEA) نادم برد. از ایمی بعد علویت تد تقل سی اساد تاریخ بال بوانس سادسین که مسلم استر محاری از است است است تاریخ بال بوانس سادسین که مسلم استر محاری از است تاریخ از این که می سیم مسلم است ایسان این تری ۱ بالی از سادی اکری بست مسلم سال است از این این
	م. مروحت کر تو بالی سم کی مرحور و ایسار مروحت کر تو بالی سم کی لوهم و ایسار مروحت کر تو بالی سم کی لوهم و ایسان مروحت کر تو بالی سم کی لوهم و ایسان مالی مرک میسر 1 5000 مید مساف	دا محدد روم رحم الي باري من مر الما محد من مر المر الي باري من مرداند الموهموه ما مه الموهموه ما مه	20-7 20-7	مر. ۲. غير: 80	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
CT8 J-30 TTM J-30 CT8 J-30 TT8 J-30 TT8 J-30 TT8 J-30	ار المست التربيل عمل المرحم و المست المراسب التربيل عول المرحم و كراست المراسب التربيل عول المرحم و كرست المراسب التربيل على المرحم و كرست المراسب التربيل المراس و كرست التر	مرماند مردست بل اللرجر ۲ لوهموه کاره ۱ لوهموه کاره ۱ لوهموه کاره	5-5 5-51 20-7 2011 2011		المان مى
1-30 T 18 J-35 2-18 J-35 7-18 7-18	ار مسله کرد بال من ال دهم و کرد. مورست کرد بال سول دهم و کرد. مرکز سول دور و کامید بالی سول دور و کیمند	۲ وهمره کاری سور است از از ار ۱۱ وهمره کاری سرو مسال از را از از	20-7 2011 20-7		المان مى
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د تا8 بال-35 118 10-35 10-35	۲ کرول میر 500 تا 800 کورشست کرلز بایی سکول نوانی و کیندن		, agus i a	00	مساوی توارید 2 کال محمالی سلیم شده می ندرش سه مالی اسه، بی الیس 2 کال محمالی سلیم شده می ندرش سه مالی
218 JU35 718	ياني سكوت نواتهم وكينسك		30.7	୧୨	(بزل، می ما سادی و کری بمعدی نی سرایکه مد ماده ساله و لید سان دیم کیس ۲۰ ماری سیم کم مید جافظ قر این ادر سی صلیم شده ادار سده
¢ 18	بہلی سکوک نواشہ و کیدن 100 مار کہ 501 مار کا میں اس	500:1/J	1-8	07	معترات کار مند کار مند کار مند مند الرسیل مند ا
	مراجع ایتر بازد و ۵۵ میمان مواسط مراجع ایتر بازتر میمان موجوعی ۲۵٫۵۰ کمبر ۲۵۵۱ ۲۵۵۰ مورمست کردر ای سلول فوهه مالان	م در من بال من ال بر ۲ در مروع 2 مد المرود ال 1000 مد شد	2011		ی مساوی شوکلیت مید می مستفراداد سے کی ایم ی خوکلیت از یکدسان ایم یکن 2 مسی می مشیم شده ورو سے شاند او میں ایس
JC-35	ور من از بای مسل مربع میں کا مور مند کرار باق محمل او شمر و کہت	مشل مرجلام ومحب مودوست بال مل بسر ٦ ووهموه ما و	2.8	1.4	سال لا مر مان المحمل مان بو يسمن - مال لا مر مان المحمل من بو يسمن - من محمل منهم حدد جرز سن مركر ستاند - وجن بسد من مطور حدد عليم بادحهادة السالم- - وقاق المعادي سن حملوت العال-
	مستقد مید مستقده، به دوه چوه خوه و در از مربع و مونون م مدارد .				2- نی ا - یرانی ایس ی سیند دور بی در سل من اسل مل مداد مراف اور انها داده من می می صلیم شده انیم الوغاق الدارس منه مار می
578 US-35	مستحدير مست كرجر بالي مسوف كالوحيرة فيجهده	مور مست إلى مدر بر مر 1 لوهم و کاري	3-8 2015	09	۵ دی ۲ می می میم تعدی مدی به اسال ای ای ا می می آیک سالدون تک اسال در با وکلیت
さ15 ジレ36	مستحده مشت فرقز بال سلول فوهيره كالمت	تهمود مست ال اول بسر 1- توهیره کاری	4-8 .2011	15	7 الم من من من منام شده بورد من SSC مركزيت (متيند دويون) سد من مستند تعليم با وقال الدارس ستوهباوة العمالية في العلوم العربي
		/ /*: {∀ !0 ⁴ ₩ ₩ <u>-</u> E)-			مالاسلام المى متعد بواروش مى عرف عربي عن
	س سمیدیکید. فعرود کی کیسرسند، ۱۱ تران تربی بید. تکنیا محما میا مطالب میده ^{۱۱} تربیده اشت کر سند ، تاکیلی ایم استه ماه ای ^{ن تر} استمریب کی با : نده استه سر کوس ایم استر ماه این مدا ^ر با مشکل این کن کر	ابن مرقب المسلسة المحسسة بالمسلسة بالمحسسة بالمحسطة بعادة المحت المحسطة المحت المحسطة المحسطة المحسسة بمحسطة ال المحسطة المحاصة المحسسة المحسسة المحسسة بالمحسطة بحسلة بحسطة بحسطة بحسطة بحسطة المحسة المحسطة المحسطة المحسطة ب المحسطة بحسلة المحسنة المحسنة المحسنة المحسنة المحسنة المحسنة بحسطة بحسلة بحسلة المحسنة المحسنة المحسنة المحسنة	ی سمیر استشده عمیر ایریک القرد این من الاکار میشور الالار میشور الالار میشور الالار میشور الالار میشور الالار میشور الالار میشور الالار میشور الالار میشور	۲-7-2 (ETE - اولمار اولمار المم المار المم المار المم المم	(N) بالی اسید دارون کی موجود کی ک مورست شک کی کو کی Con Haxhl سال کسد دا یت اسید دارد در کر جد رسال سن شک کی کو کی Con Haxhl (۷۷) مرد ان اسید دارد در کر جد رسال سن شک کی کار ۵ جارا با ۲۰ (۷۷) متر دی سند بینار مدر می آنها سامید در در کی استاد مناطق (۱۰ (۱۷) نیست دانتر دی با ۲ سامه استان می مدین از در کی استاد مناطق (۱۰ (۱۷) نیست دانتر در مات سک اندو مسل می مدین از در کی استاد مناطق (۱۰ (۱۷) نیست دانتر در مات سک اندو مسل می مدین از در کی استاد مناطق (۱۰ (۱۷) مرد ستر در مات سک اندو مسل می مدین از در کی استاد مناطق (۱۰ (۱۷) مرد ستر در مات سک اندو مسل می مدین دادی در طواستوی بر خور رک (۱۷) مرد مرد در می که مند مسل مده در کی موت کا (۱۷) مرد مرد در دادی در مند مسل می موت کا (۱۷) مرد می ماه می در مان مسل می می موت کا (۱۷) مار می می موت کار ماس مدین مسل می موت کا (۱۷) می می می موت کار ماس مدین مسل می می می می موت کا (۱۵) می
قرار وباسمیاسه مادر با میرانسه	سود کمپا میا کا -	باری۔ ستک اور سمد کیلین اللہ ستک اور سمد کیلین اللہ	ل کی ترادی رول کی بار مسلمه او	کی۔ بوتین کوسی دنی میاریہ	(۲۵) ۲۵ ۲۵ می مناد دور منت سیستایم شداندا رون کا تالی خول بون ۲۷۸۷ ۲۳۵ کا ساسی مرد مرکز رمی ۲۹۵۹ او من مرد به ۲۰۵۴ ۲۵۹ ۲۷۸۷ کار می اسید دمکی منتخر کی پایک بی این سی خلاف تالم سیسروس مزیکر سی مطابق المجمل می این شیافت دری ایک میشن سین در با
ل سنگ سنگ د سنه حاصص آسک	مك مورضه 011 9% 7% ۵۰۰ ۵۵ شام امید و اردا از می ایند سیکندری این به بوشن همان اینده مده از	مدیک مطول میشر ۲ موانید و اید. دولومی قارم ۲۷ فان او افته	باسم او در معامت ارتخب روز کارسور م	ر بروک ایست. ب به منابع	مست دامید دست و در می ماد است میداد می میران می مود می مید دستهٔ کاما دورشته بور ان مسلط ملدمد بالا تویت کا ایتمام کام سام ماستهٔ بس ماسته بس ماهید داد مسلم مارد می مودست میم داخله کام اور نفر دستسورخ متسود کا است داد می مدونه بالا بوسلوی بر تشریری میلا انتران می ماکندی کی ما
ها فتک ۱۹۹۵ . رادون میرآستد ریکتیو وستر کمند	بالان سله بلغ سیست شاب اینکه معارب ادامه مدکا هایم کون اینا منظوم بد سانا میاسید. اسا مت بر با ۱۵ جوادی ۱۴ 20 کوم میز	ارون میرمندم، ایمانی بور استدا محمد جمل مرال کمیندک این قالمی ۵۵۱۵ مرور میرو	ليدومت المع بد كر متارين وليك بونديا	من مريدي دمرويميو. د ميلن	ر ۲۹۱۱، ۱۸۲۱، ۲۰۰۰ می و در فارم می موجود سیسه می دود مادم ما (۷۷) به (ETEA) میرین می کام به موجه در که امیده مان کارد سیست شی شال بور نه در می داد با به در کاف با به در کاف موجه و سند خرز سیست کارد که ا
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BETTER COPY

13

درخواستين مطلوب بين

محکرتیلیم (بیلستر می ایند سیندر می از مدنت) سلی فوشیره کو (مرداند وزنان) سکولوں می درج ذیل آسامیال پر کرنے کیلے منطق نوشیرو کے سکوتی اسید داران بحدز ۵۰ مادمزاد را یا (ETEA) فادم پر در فواسی محمد علوبه صد نه توک اساد شاختی کارد او دوسائل بر میکیک و فیرم مدوند 2011-6-18 تک دنتر او تک کار می بعدموصول بوف والى درخواستول برخو رسي كياجا بكا-

			1924	1) 			
مرکامد	ذنائد	مردان	تاريخ انترونچ	ىتىل	ابل يت	544	بر ابر
t18 Jレ35	مودمست کروبال سکول ادیمرہ کینت	كود منت بالى سكول بسر 1 لوشره كيمن	28-7 2011	09	کم کی شلیم شده م یورش ب بی اے بل الیم آیا یا مسادی ذکری بعدایک مالد جونیز ڈیڈ مدان بزیک ایجرکش یا آدمی سے مسادی مرکم کمیٹ یا دیگرمسادی جایلت	ມູດເບ	1
に18 しつ35	کورشت کرار بال سکول فوشوه کینت	مودشنت إلى سكول نجر 1 لوشمره كينت	29-7 `2011	09	کمی بی حکیم شوه بر ندوش نی اسرو لی الی مای ا مسادی ذکری بمعنی نی مرتیکید یا دومالدا پل سان ابتوکیش	טט (ד <i>ו</i> ט)	2
‡18 Jレ35	كود منت كراو بالى سكول الوهيره كيسك	م و فمنست بال سکول قبر ۱ نوهم و ميندو	30-7 2011	09	مرک محد مافلاتر آن ادر کی طلیم شد داداد		3
t18 Jレ35	1) دول نبر 11 500 مود منت گرفزیک سکول دشیره کینت کرفز با تیرسیکند دی سمول دشیره کلال 32 دل نبر 11001 2001 مود منت موفز با تیرسیکند دی سکول دشیره کلال	2) دول بسر 501 t 1000 محود تمنست بالی سکول نسبر 2 نوشهره کینت	1-8 2011	07	1۔ می یحک محکیم شدہ بودڈ ۔ انٹرمیڈ بے یا مساول مرتبک بید طریع مسان ایج یکن 2۔ می محک مشعر ادارے ۔ یے لی الحس کی 2۔ می محک مشعر ادارے ۔ تیند ڈویڈن الحس الحس ی مرتبک میں میں محمد ادارے ۔ تین سالہ لویلہ مسان الجسم کی البجریشن		4 1/
ド18 リレ35	محد شن گرار بانی سحول نوشیره کینت	مودنست بالی سکول نجر ۲ نوشهره کینت	2-8 2011	14	٦- مى يى تشكيم شده بودا ي يرك يكن ذو ين بعد كى عور شدة علم إدتها دة العاليدة اق المد ارى من علمادت العاليه 2- با اسر في المرى يمينذ أو يون بعده مناعن اسلام استو هر إن الوربادة القاسر كى كليم شده تحكم لواق الحدادي ست بي كيابه		5
ド18 Jレ35	مورشت كراز بالى سكول وشمره كينت	م و منت بال سکول نبر ا لوشره کیت	3-8 2011	09	کی بجی طلیم شدہ نیفذرخ سے بی اے د لیا ایس ی معالیہ مالہ ڈماننگ امٹرکودک مجلیکیت	101	6
ド18 しし35	کوشت کرلز بالی سول اوشوه کیت	كور فمنت بال سكول نبر 1 نوشره كينت	4-8 2011	15	کسی بحکی شدہ بوا ہے 580 مرکع بید (سیکند دور ان) مرحد کمی منتوعظیم یا دقاق المدارس سے نہادہ العالیہ کی الحطرم العربیہ دلاسلام بید کم کسی مستقد نیدوش سے مرکب میں بیند کماری ماسر کوری دکری		7

L'in Provincial

(1) قمام تقرر یاں حکومت خیبر پختونخو اے مردجہ قوانین کے مطابق بغیر پنش ادر کریجوٹی کے دیکولر بنیا دی ہوتگ ۔

وایک کرروی توصیه در محد مروجه والین مستاری شد بوتید. (۱۱) حافه رواز از مینانیه تحکیری دساخت در فراست دینه که یا نه دو تیسی (۱۱) سفه رواز اولیلیه 20 فیصد کو فیص به صرکیلیه (... Standing Maadical Boar) کا مرتیکید چی کرمالا زمی به بشرطیکه و معذوری فرانعن کی انجام دینه می رکادن نه دو . (۷۷) ایل امید داردن کی مرجده کی کو کس Aga Reiaxalion میں دمی جائے کی الیت دوسال مرکامری طافه دست مراکبام دینه م (٧) مرف ان اميدوادد لي كوم رشامت على شال كياجات كاج 2011-3-7 كومنعقده الخا (ETEA) كانيست پاس كرينظ

(۷۷) انور بے کرون اور میرے مصامل کی پوچ کا دارا کی اس کو سال مراد کا میں اس کو سال میں کا رود دول کبر سل لا ۱۷ زگ ہے۔ (۱۷۷) انور بے کرون اس سلی اساد بحد اصل شاقع کا در خبکہ ایا (ETEA) نمیٹ کرون مرف اصل شاقع کا در اور دول کبر سلپ لا (۱۱۷) نمیٹ داشرو بو کم کیلئے آنے والے امیردار کوکو کا مالات اور ایک ہے۔ تقد یس کرانی جائے کی بیض کے تمام ککھنا تو اجامت امید و درکو برداشت کرنے ہوئے ۔ (۱۱۱۷) نمیٹ داشرو بو کم کیلئے آنے والے امیردار کوکو کی TADA کو میں دیا جائیا گ

(X)) مرف مقرره دفت تي اندرمومول جوف دالى درخواستوں يرخو ركيا جائيگا-

(X) ماہر کی تعداد میں کویٹی ہوتی ہے۔ (X) ماہر کی تعداد میں کویٹی ہوتی ہے۔ (X) اگر من شینا رکا شامل ہے کہ وکل مدیسا ہے این کو کمی وقت کی یا جزا وی طور پر شیٹ اورانو ویسٹوج کردیے۔ (X) کاکر میں شینا رکا شامل ہے کہ موقع اور مامل ہوکا کہ وقت کی جاتا ماہر کی اور کی تعدید کی تعدالت میں تعظیمی کا (X) کاکر ایک کا باخذ سیند رکا این کہ ماقع او مامل ہوکا کہ وقت کا مالیوں یا میں ہے کہ والد کی تو سیکھیں کی اور ک (XIV) ق متر ريان موجر محتوم اك متروكر دوتوامن جوز مل التدكار حمطابق خالصاً بمرت كالميادي بوكي -(XV) قام معلمي اسادكور منسف سي مسليم شدة ادادول كاقال جول جو كي -

(XVI) کی آسامین بر تقرری 80% بن مرت جنبد 40% مین کونس کا بناد پر مرک -(XVI) اگر سی امیدوارک اساد جل ایک می بال محکم او اس کنواند جا تو تی باره جوتی کا جائے گااور آننده کیلنے ناانی تصور کیا جائے -

سے مردس منر کچر کے مطابق المحملزی ایند سینڈری ایجر کمشن کے (یہاد نسنہ ، کے (یہاد نسنہ شک مردوفوا تین اساً قدہ کی تعیماتی جمیلے اینا (ETEA) کا مسبب پاس کر الا ذکی تر ارد یا کمیا ہے دو ی سرور مز چرے مطابق (جسٹر کی ایند سیندری ایلید سین سے دیپاد مسند سے دیپاد مسند کمی مردوم این اس مدین سین اور اس میں ایند سیند کر کارول کر اردیا کیا ہے وی سے داران کیلئے امید داران جو کسی (CT) ہنرل ایلی ایلی کی گیر ڈی ایم قاری افتر ایل کی این کی (PS:T) کی مشتر ہوئے دائی پیشوں کمیٹ مندر بد بالا میس کی کیل ہے جو کہ بقام گورشند بالی سکول نیز 1 بشہرو کیند مورجہ 2011 و رکھتا ہو کار 10:50 کی مشتر مسید پنجا کا ذکل ہے وہ موال دارا میڈو نمو مشروک قشر کی کی سے کو کی ایل کی بالیہ کی میں این کہ 20:50 ہے کہ 20 میں جن سال معلومات کی مدیر ایک رہ ہو ہو کہ دی ایک میں کو ایل مند مورجہ 2011 ہو کہ 20 ایل میں میں دو اور کمی کی کر ا

تقرری مسلحا الم بیس بوکاری ایس تی بی بی ای فادروی ایم مسلے سب کاکوز (۲۸۲۰)در تسالری بیم تادی مقارف کسلے کوذ (۲۸۰۰ TAT) برگویزی می موجد به ۷۰ در وس فارم دامل کردارج وقت ایناد ال بمرسله بیماند معرکس اس سرایغ شد میں برگی (۷) ایا ف TETE) نیست می کامیاب بوف دارل اسد داران کارون شب کارون س کر کہ کار ایسان کر کیا جب کار کہ ایک سکور بڑھا کا جانے تو ان کی آندہ میت میں طال ہونے پر کوئی یا بندی دیں اول سے جب کار کہ سک کار درک 8 کا تحت کے بعد ۲ کدہ میں سال سمیلے کار آمداد کا جمال کا 10 کو کوئی کوزار کرک تیکسر کیلمنز کیانڈ سینڈری ایج کمیں طلی تو تہرہ کے وقتر سے معام کیا جا سکتا ہے۔ edu.pk سکت کی اول جوالی 2011 کو کوئی کوزار کرک تیکسر کیلمنز کیانڈ رک ایج کمیں طلی تو تہرہ کے وقتر سے معام کیا جا

S.N		2. No	Name	- 	l	JNION CO	DUNC	IL A	KBAI	RPU	RA				_	· ·							<u> </u>	· · · · · · · · · · · · · · · · · · ·	٦
	<u></u>		· · · · · · · · · · · · · · · · · · ·	Father's Name	Domicile	DOS	Obul	SSC		_	FA/FSc			A/ BSc		1	MA/MS	- 1	M.Ph	r;	TAT -	1		· · · · · · · · · · · · · · · · · · ·	
_1	1	956	Mushtaq Hussain	Ghulam Hussain	Akbar Pura	10/12/1977	Obt:				Total			Total	Score	Obt:	Total	Score	/Ph0	Obt:	Total	Score	Total	Remarks	
2		594	MOHAMMAD AFTAB	UMAR GUL	Akbar Pura			850	9.60		1100	16.55	255	550	2.35	553	1100	2.51		180	300	24.00	55.02		-
3	4	441	SAEED UL QAMAR	SHAMS UL DAMAR	Akbar Pura	15/02/1985		850	9.81		1100	17.75	306	550	2.75					160	300	21.33	51.68		
4		9232	Nismal Ullah	Mian Matiullah		06/02/1980		850	9.72	614	1100	16.75	252	· 550	2.65					168	300	22.40	51.52		1
5	5	595	MAQSOOD KAHN R	MUZAFFAR KAHN	Akbar Pura	05/04/1975		250	8.35	-180	1100	13.09	252	550	. 2.29	557	1100	2.53		188	300	25.07	51.33	Overage V	Ľ
6	1		ljaz Ahmad Jok	Mumta: Khan	Akbar Pura	25/09/1985		850	11.45	633	1100	17.26	250	550	2.27	524	1100	2.38				1	50.44		ľ
7		_	SYED FAQIR JR5		Akbar Pura	05/08/1977	473	850	8.35	G78	1100	18.49												ssc orig;	1
8		Ī	ISMAIL KHAN J R. C.	Fazal Din	Akbar Pura	12/02/1985	527	C 50	9.30	518	1100	14.13	273	550	2.45		_]			1	1		47.24		łŚ
 9	1-		KAMRAN JRT	YAQOOB KHAN	Akbar Pura	12/03/1978	475	850	8.33	<u>;13</u>	1100	3.59	273	550	2.45	517	1100	2.35					46.94		Į C
10		-1		BADAMGUL	Akbar Pura	11/05/1987	546	850	9.6-1	5-15	1100	4.86	593	500	3.29	i					1				
	Ĩ.		ZULFIQAR ALI SHAH	S.FEROZ SHAH	Khattak	02/11/1973	576	850	10.15	493	1100	3.45	276	550	i							- 1		BA Degree ?	10
11		- 1	Muhammad Asif	MAHBOOB KHAN	Akbar Pura	12/09/1977	447	850	7.89		1100 1		1	- i	2.25						- 1	- í		Overage	
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13	31	14 1	VAUULAR	ABOULALLAH JAN	Akbar Pura	06/09/1975		1	9.11		1100	Ť	- <u></u>		<u> </u>				-	152	300	20.27	38.22		
14	152	23 F	AQIR HUSSAN	MIR AHMAD KHAN	Akbar Pura	04/07/1977					:	<u> </u>								124	300	16.53	38.05	Overage	
							-14]	6201	7.31	499	11001	3.61								120	300	16.00	36.91	Domicile ?	

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Page 2 of 22

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BEFORE THE PESHAWAR HIGH COURT. PESHAWAR

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W.P.No. 2188- 1/2012

Niamatullah S/o Mian Matiullah R/o Mohallah Miangan Akbarpura, Tehsil & District Nowshera......

Versus

 Executive District Officer, Elementary and Secondary Education, Nowshera, Tehsil & District, Nowshera

2) Secretary E & S Education, Khyber Pakhtunkhwa Peshawar.

- 3) Maqsood Khan S/o Muzaffar Khan
- 4) Ijaz Ahmad S/o Mumtaz Khan
- 5) Syed Faqir S/o Fazal Din
- 6) Ismail Khan S/o Yaqooc Khan

7) Kamran S/o Badamgul

R/o Akbarpura Tehsil & District Nowshera

C/O EDO Education Nowshera.....Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Respectfully submitted;

JUL: 2012

The petitioner is feeling aggrieved of the Notification/ Office Order (Endst. No.7836-8100/EDOE & SE NSR/ PST (M&F) Estat; Branch) dated 25.05.2012 (annex "A") whereby respondent No.3 to 7 were appointed on the posts of PST (BPS-7) as candidates belonging to Akbarpura Union Council, despite their low merit as compared to that of petitioner, having got no other remedy the petitioner files this constitutional petition. The facts of the case are:-

- That the petitioner is M.A, B.Ed haiving also passed CT. & PTC (PST) courses in 1st/ 2nd divisions. The petitioner has got the teaching experience too.
- 2) That the EDO (Education) Nowshera advertised some posts of PST to be filled-up in District Nowshera on merit-base, and Union Councilwise.
- 3) That the petitioner applied for one of these posts and then appeared in the test and interview.
- 4) That the petitioner scored 51.33 as total merit while respondent No. 3 to 7 scored 50.44 to 45.93 as is depicted form (annex "B"), but the petitioner was not appointed and instead the candidates of low merit (50.44 to 45.93) were appointed as PST in different schools of Akbarpura Union Council, vide order dated 25.05.2012. (annex "A")
- 5) That the apparent reason is that the petitioner has been recorded as "overage" otherwise the petitioner is too qualified to be appointed on the post of PST.
- 6) That the impugned order of appointment of respondent No.1 is illegal and without lawful authority on the following grounds.

GROUNDS

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- A. That the merit of the petitioner is 51.33 while that of respondents No. 3 to 7 is 50.44 to 45.39.
- **B.** That the petitioner has got teaching experience having worked in education schools/ institutions while respondents No. 3 to 7 are not having such experience.
- C. That at the time of advertisement for the post in question the petitioner was "over" by 1 year & 2 moths only. The requisite age is 35 years. The petitioner has applied for age relaxation but

EXAMINER Reshawar High Court

respondent No.1 is illegally not passing any order. (Copy of the application is attached)

D.

That respondent No.1 is not following the law and is bent upon depriving the petitioner of his legal right. It is worth mentioning that earlier appointments were usually made batch-wise but this practice is now wound-up giving loss to the petitioner.

It is, therefore, prayed that the appointment of respondent No.3 to 7 as per the Notification dated 25.05.2012 (annex "A") may be declared as of no legal effect, and the petitioner may be appointed on one of the posts, as mentioned above.

Any other relief deem proper and just in the circumstances of the case may also be granted.

Interim Relief

The petitioner prayed for suspension of the impugned notification dated 25.05.2012 in the meanwhile.

Petitioner Naimatuliah Through Mazullah Barkand Advocate, Peshawar

Advoçate

CERTIFICATE:

Certified that as per information and instructions furnished by my client no such like writ petition has earlier been filed by the petitioner on the subject in this hon'ble Court.

LIST OF BOOKS:

1)

Constitution of Islamic Republic of Pakistan, 1973.

ED TODAY Spellasser1 Deputy Redhistar JUL: 2012 21

JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

I.R. (N) with W.P.NO. 2188-P/12

JUDGMENT

Date of hearing: 30-07-2013 <u>Petitioner (Miama Tullah)</u> By <u>Mazullah Icha By</u> <u>Mazullah Icha Barkaali Advocat.</u> <u>Respondents (EDO. EASE J.) By Malile Mujlaba</u> AAG. <u>alonguik Mayatullah ADO Nowshora Poeut.</u>

MAZHAR ALAM KHAN MIANKHEL, J.- Through this constitutional petition, the petitioner has prayed for issuance of an appropriate writ to declare the appointment of respondents No. 3 to 7 as per Notification dated 25.05.2012 as of no legal effect and to appoint the petitioner on one of the posts of PST.

2. Precise facts of the case are that EDO (Education), respondent No.1, advertised some posts of PST to be filled up in District Nowshera on merit-base and Union Council-wise . The petitioner applied for the same and appeared in the test and interview. According to the petitioner, he scored 51.33 as total merit while respondents No. 3 to 7 scored 50.44 to 45.93 but the petitioner was not appointed and instead the candidates of low merit were appointed as PST.

3. Comments of respondents 1 and 2 were called on 19.10.2012 by this Court who filed the same. The stance of the respondents in their comments is that though the petitioner's score was 51.33 and the score of respondents 3 to 7 was 50.44 to 45.93 but the petitioner was overage and eligible candidates according to the rules and policy were available, therefore, respondents 3 to 7 were appointed and the petitioner was ignored.

5. We have considered the submissions of the learned counsel for the petitioner and have gone through the documents available on the file.

6. Perusal of the file reveals that though the petitioner is on higher pedestal of merit than the respondents but the fact remains that the petitioner was overage and according to the Rules and Policy of the Government, respondents 3 to 7 were eligible candidates within the prescribed age, therefore, they were appointed and the petitioner was not considered. So, we are of the opinion that the appointment order of the respondents is quite in accordance with the rules and policy of the Government and warrants no interference by this Court.

7. In the light of above discussion, this writ petition being

without any substance is accordingly dismissed. Ed Maghar Alam In-Helik Manzan - Mussai Announced: JUDGE, 30-07-2013 468 esentation of Application . 04-11-1 JUDGE ····· 19-4/------------------CERTIFIED TO BE TRUE COPY Preparation of Copy. 04-11-13 Examine Siven For Delivery 04-11-13 Peshawar High Court Peskawar Authorised Under Article 87 of Abelivery of Copy 64-11-13 the Qanun-e-Shohadat Order 1984 Lu BY 04.11.13 1 Jan 1. S



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IN THE PESHAWAR HIGH COURT, PESHAWAR.

Review # 114

Niamatullah son of Mian Matiullah R/O Mohallah Miangan, P.O. Akbarpura, Kandar, Tehsil and District Nowshera...... Applicant/ Petitioner

Versus

- Executive District Officer, Elementary and Secondary Education, Nowshera, Tehsil and District, Nowshera.
- Secretary E&S Education, Khyber Pakhtunkhwa, Peshawar.
- 3) Maqsood Khan s/o Muzaffar Khan
- Jjaz Ahmad s/o Mumtaz Khan
- 5) Syed Faqir s/o Fazal Din
- 6) Ismail Khan s/o Yaqoob Khan
- 7) Kamran s/o Badamgul
 - Residents of Akbarpura, Tehsil and District Nowshera C/O EDO Education, Nowshera...... Respondents

APPLICATION FOR REVIEW OF THE ORDER DATED 30.07.2013 PASSED BY THE HON'BLE COURT IN W.P.NO.2188-P/ 2012.

Respectfully submitted;

1)

2)

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That writ petition No.2188-P/12 of the petitioner was pending in the hon'ble court which has been dismissed on 30.07.2013.

That as per diary of the petitioner the writ petition was adjourned on the said date but now when the applicant/ petitioner came in order to know about the next date, it was found that the hon'ble court has

dismissed the writ petition on 30.07.2013 with the following remarks:

"Perusal of the file reveals that though the petitioner is on higher pedestal of merit than the respondents but the fact remains that the petitioner was overage and according to the Rules and Policy of the Government, respondents No.3 to 7 were eligible candidates within the prescribed age, therefore, they were appointed and the petitioner was not considered. So, we are of the opinion that the appointment order of the respondents is quite in accordance with the rules and policy of the Government and warrants no interference by this Court".

That in fact the age relaxation rules have been amended by the government vide Notification No.SOE-III (E&AD) 2-1/2007 on 26.10.2011, before the institution of the writ petition in the following terms.

"5. The age relaxation specified in column No.3, against S.No.(iii) of the Table of rule 3 shall be subject to cogent reasons and sound justification of the case".

That in view of the above amendment the petitioner can avail relaxation in age, as the earlier restriction of non-availability of eligible candidates has been done-away-with. According to the publication in the newspaper, any amendment in age relaxation rules are binding on the department.

That even otherwise the petitioner/ applicant was in service and on fresh appointment there was continuous for ten years and due to this reason the petitioner could not be accommodated in time. There is no fault of the petitioner in this respect.

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That the amendment in rules, mentioned above, was not brought to the notice of the hon'ble court, therefore, proper order could not be solicited.

It is, therefore, prayed that on acceptance of this application, the order dated 30.07.2013 may be reviewed, the writ petition No.2188-P/12 may be accepted and respondents No.2 and 3 may be directed to appoint the petitioner on the post of PST (BPS-7) being on higher merit than respondents No.3 to 7, as already mentioned in the writ petition.

> Applicant/ Petitioner Niamatullah

Through

Mazullah/Barkandi Advoćate, Peshawar.

Certificate:

Certified that in the circumstances of the case this is a fit case for review of the judgment dated 30.07.2013 passed in W.P.No.2188-P/12.

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Advocate

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PESHAWAR HIGH COURT, PESHAWAR

ORDER SHEET

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Date of Order of Proceedings	Order of other Proceedings with Signature of Judge.
1	2
22.05.2014	Review Petition No.114-P/2013 with C.M.No.52-P/201 in W.P.No.2188-P/2012.
,	Present: Mr.Mazullah Barkandi, Advocate for th petitioner.
	Mr.Waqar Ahmad Khan, A.A.G for th respondents alongwith Inayatullah, EDO.

	MAZHAR ALAM KHAN MIANKHEL, CJ Throug
	this petition the petitioner seeks review of the judgment o
	this Court dated 30.7.2013 whereby his writ petition wa
	dismissed on the ground of being overage.
	2. Learned counsel for the petitioner submitted
	that he has already applied to the concerned authority fo
	age relaxation and thus, the order of dismissal of hi
	review would directly affect that application.
	3. On the other hand, the learned AAC
	submitted that the application of the petitioner for age
	relaxation will be considered on its own merits and the
STET	judgment of this Court requires no review.
AL 2016	4. We have heard the learned counsel for the
	parties and gone through the judgment under review.
m - j hu	5. No valid ground has been raised so as to

justify the review of the judgment of this Court dated 30.7.2013 which is quite in accordance with law. However, we direct the authority concerned to consider the application of the petitioner for age relaxation purely on its own merits without being prejudiced by the order of this Court. This review petition is disposed of alongwith the C.M in the above terms. Soft Mashon Alam When G Edt Justice Justice JUDGE 1 TO BE TRUE COP CERTIFIE 2 4 MAY 2014 19305 No. Date of Presentation of Application Copying fee Urgent Fee Total. 24-Dute of Preparation + Copy Date Given For Delivery. Date of Delivery of Copy. Reverved the M. /*F.Jan */



The Secretary Establishment, Khyber Pakhtunkhwa, Peshawar.

Subject: APPLICATION FOR AGE RELAXATION UPTO 5 YEARS.

Respectfully Submitted:

- That the applicant has passed M.A, B.Ed, C.T and PTC (PST) in 1st/ 2nd Divisions.
- 2. That being attached with the education courses the applicant has got almost 16 years experience in teaching and has remained in teaching field for this period. The applicant has remained as Teacher in the following schools:
 - i. Standard Public School Tarkha Nowshera (September 1998 to March 2003).
 - ii. Sharif Public High School, Kurvi Nowshera (March 2003 to March 2004).
 - iii. Abasin Public High School & College Akbar Pura, Nowshera (April 2004 to December 2006).
 - iv. Cenna School & College, Pabbi, Nowshera (December 2006 to April 2010).
 - v. Khyber Model School, Pabbi, Nowshera (May 2010 to January 2011).
 - vi. Ghazi Model School & College, Pabbi Nowshera (April 2011 to August 2012).
 - vii. The Khyber Islamic Model School System, Akbar Pura (August 2012 till date).



Τo

3. That it was in the month of May 2011 that the EDO Nowshera advertised some posts and the applicant appeared for test and interview on the date fixed as per the advertisement.

- That the applicant secured high marks and was successful candidate on merit but the applicant could not be appointed as PST because the applicant was overage by one year, 2 months and 13 days.
- 5. That the applicant filed Writ Petition No.2188/2012 in the Peshawar High Court, Peshawar on which the hon'ble High Court in para 6 of the judgment observed in the following words:

"Perusal of the file reveals that though the petitioner is on higher pedestal of merit than the respondents but the fact remains that petitioner was overage and according to the Rules and Policy of the Government, respondents 3 to 7 were eligible candidates within the prescribed age, therefore, they were appointed and the petitioner was not considered."

(Copy of the judgment is attached).

- 6. That the applicant filed Review Petition No.114-P/ 2013 against this judgment in the High Court, which was disposed of on 22.05.2014, with the direction to the Age Relaxation Authority to consider the application of the applicant on merit without being prejudiced by the orders of the hon'ble court.
- 7. That the applicant now files this application for 5 years age relaxation for the following reasons and grounds:
 - a. That the date of birth of the applicant is 05.04.1975, and upto 26.06.2014, the overage duration is 4 years, 2 months and 21 days and the Establishment Department under the rules can



relax age upto 5 years. (Copies of the latest Rule are attached).

- b. That the applicant has been continuously in service in private sector and has got much more experience in teaching but unfortunately could not be accommodated as PST due to being "overage" and it will be lawful and equitable if the age of the applicant is relaxed for 5 years.
- c. That applicant is liable to be accommodated as PST on one of the posts already advertised and having remained as subject of the writ petition as mentioned in the application, after age relaxation.
- d. That applicant also prays for accommodating the applicant on any of these posts having been already declared on high pedestal and high merits.

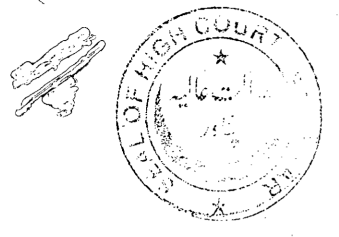
It is, therefore, prayed that the applicant may be granted 5 years age relaxation and allowed to be accommodated on one of the posts already advertised.

Applicant

Niamat Ullah S/o Mian Matiullah R/o Vill: Kandar P.O Akbar Pura, Tehsil Pabbi, District Nowshera.

Dated: 30/06/2014

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR



W.P.No. 3828 1/2014

Naimatullah S/o Mian Matiullah

R/o Mohallah Miangan, Akbar Pura, Kandar,

Tehsil & District, Nowshera...... Petitioner

VERSUS

- Secretary Establishment and Administration Department (Est.Wing) Government of Khyber Pakhtunkhwa, Peshawar.
- 2) Secretary to Government of Khyber Pakhtunkhwa,
 - Elementary & Secondary Education, Department
 - 🛝 🛛 Peshawar
- 3) Director, E&S Education, Peshawar
- 4) District Education Officer (M), Nowshnera

.....Respondents

WRIT PETITION UNDER ARTICLE 199

OF THE CONSTITUTION OF ISLAMIC

REPUBLIC OF PAKISTAN, 1973

Respectfully submitted;

The petitioner is feeling aggrieved of Office Order No.657-60 dated: 9.6.2014 (annexure "A") of Respondent No.4 and the

PESHAWAR HIGH COURT, PESHAWAR

FORM OF ORDER SHEE

Date of Order of Proceedings	Order of other Proceedings with Signature of Judge.
1	2
06.05.2015	<u>W.P. No.3828-P/2015</u>
	Present: Mr. Mazullah Barkandi, Advocate for petitioner.
	NISAR HUSSAIN KHAN, J:- Petitioner has filed instant petition
	for issuance of an appropriate writ with the following prayer:-
	That the order dated 09.06.2014 and all other orders may be declared as without lawful authority and of no legal effect with a direction to the District Education Officer, Nowshera to consider the application of petitioner for age- relaxation in light of the Amended Age Relaxation Rules dated 26.10.2011 and appointment of the petitioner on one of the PST posts ordered.
	2. It is averred in the petition that petitioner has filed
	application for age relaxation upto 5 years, for which the
	competent authority is the Secretary to Government of Khyber
	Pakhtunkhwa, Elementary & Secondary Education Department,
· K	Peshawar (respondent No.1). Since application of petitioner for
X.	age relaxation has not been decided by the competent authority as
	yet, as such, we without dilating upon the merits of case direct
	respondent NO.1 to decide the application of petitioner within a
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period of one month positively strictly in accordance with law and rules on the subject. With these observations, this writ petition is disposed 3. of. Stephisan Hussainkhan Stephin - Aminkhan -CERTIFIED TO BE TRUE CUI 1 2 MAY 2015 06 00 othe o7/05/15 Date Glassie († 19 Date of Delta († 19 Receiver († 1975)) $u_{i0} u_{i1}$

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BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

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COC.No.<u>756</u>/2016 IN W.P.No.3828-P/2014

Naimat Ullah S/o Mian Matiullah R/o Mohallah Miangan, Akbar Pura, Kandar Tehsil & District Nowshera

JURPetitioner Applicant

VERSUS

Umair Ahmad Secretary Establishment and Administration Department (Est: wing) Government of Khyber Pakhtunkhwa, Peshawar.

....Respondent

TESTED

10-MAR 2017

<u>Application</u> for initiating contempt of Court proceedings against the respondent for violating/ disregarding the order of the hon'ble Court, dated 06.05.2015 in W.P.No.3828-P/14

Respectfully Submitted:

1.

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3.

That the applicant has passed M.A & B.Ed, and has been teaching in private public Schools in Tehsil Nowshera since long.

2. That in the year 2011 the District Education Officer, Nowshera advertised some PST (Primary School Teachers) posts for one of which the applicant applied and appeared in the ensuing test and interview for the these posts.

That the applicant stood on high padestal in the written test but being over-age by 1 year 2 months

<u>PESHAWAR HIGH COURT, PESHAWAR</u>

ORDER SHEET

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,		ONDER SHEET
		ONDER SHEET
[Date of Order of	" Order or other Pressed to the O
	Proceedings	Just of since Proceedings with Signature of Judge.
	08.03.2017	
	00.00.2017	C.O.C. No.156-P/2016
		Present: Mr. Maazullah Khan Barkandi, Advocate for the petitioner.
		Syed Qaiser Ali Shah, AAG for the respondent.
· .		***
		YAHYA AFRIDI, C.J Naimat Ullah, petitioner,
		through instant Contempt Petition seeks jurisdiction of
		this Court, praying that:
		"It is, therefore, prayed that contempt of Court proceedings against the respondent may be
		initiated and the respondent may be punished for violating/
		disregarding the order of this Hon'ble Court dated 06.05.2015."
		2. The worthy counsel for the petitioner, at the
		very outset, produced copy of appointment order of the
		petitioner, issued by the District Education Officer,(Male)
		Nowsehra and not pressed the petition.
		3. Accordingly, this petition for initiation of
		contempt proceedings against the respondent is disposed
_		of, as not pressed.
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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA (Office Phone#0923-9220228, Fax#0923-9220228)

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Notification

In compliance with the Order of Honorable Peshawar High Court Peshawar dated. 06-05-2015 passed in WP No.3828-P/2015, the competent Authority is pleased to gran sanction of age relaxation in upper age limit up to extent of 01 year,02 months and 13 days in favor of Mr. Niamat Ullah S/O Mian Matti Ullah in order to enable him to appoint in E&S Education Department against the post of PST, under the power conferred on him by the Government of Khyber Pakhtunkhwa, vide Notification No. SOE-III (E&AD) 2-1/2007 dated Peshawar the Ist March 2008 (Part-II), rule-3 S.No. III "The Khyber Pakhtunkhwa Initial Appointment to civil Posts (Relaxation of upper Age Limit) with retrospective effect.

(Fayaz Hussain) District Education Officer (Male) Nowshera

Endstt; No. ____/DEO (M) NSR/Age relaxation to PST / dated Nowshera the 64/03/2017. Copy for information to the:-

- 1. Additional Registrar(J) Peshawar High Court Peshawar.
- 2. PS to Secretary E&SE Govt of Khyber Pakhtunkhwa Peshawar.
- 3. PA to Director E&SE Khyber Pakhtunkhwa Peshawar.
- 4. Senior District Accounts Officer Nowshera.
- 5. Sub Divisional Education Officer (M) Nowshera
- 6. Official Concerned

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7. Office copy 🔆

District Education Officer (Male) Nowshera

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA (Office Phone#0923-9220228, Fax#0923-9220228)

annex

Appointment;

In compliance with the Order of Honorable Peshawar High Court Peshawar dated. 06-05-2015 passed in WP No.3828-P/2015, the competent Authority is pleased to appoint Mr. Niamat Ullah S/O Mian Matti Ullah resident of Mohalla Mianghan Akbar Pura at GPS No.3 Akbar Pura as Primary School Teacher B-12 on regular basis (Rs.11140-800-35140) @ Rs. 11140/-plus usual allowances as admissible under the rules and policy of the Provincial Government, in Teaching Cadre on the terms and condition given below in the interest of public service with effect from the date of his taking over charge.

TERMS & CONDITIONS

- 1. Appointment will be on probation for one year.
- 2. He shall be governed by such rules and regulations as may be issued from time to time by the Govt.
- 3. His services shall be terminated at any time, in case his performance is found unsatisfactory during his probation period. In case of misconduct, he shall be proceeded under the rules framed from time to time.
- 4. Charge reports should be submitted to all concerned in duplicate.
- 5. He should not be handed over charge if exceed, 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority.
- 6. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO (M) Nowshera, and if anyone found to have produced bogus Certificate/Degree/Testimonials shall be reported to the law enforcing agencies for further action.
- 7. His services are liable to be termination on one month's notice from either side. In case of resignation without prior notice his one-month pay/allowances shall be forfeited in favour of the Government.
- 8. The Pay of appointee shall not be drawn /released by the DAO/DDO concerned until and unless a certificate to the effect by DEO (M) Nowshera is issued that his certificates/degrees/transcripts have been verified.
- 9. He should join his post within 30 days of the issuance of this notification. In case of failure to join the post within 30 days of the issuance of this notification, his appointment shall expire automatically and no subsequent appeal etc. shall be entertained.
- 10. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- 11. NO TA/DA etc. is allowed for joining his post.
- 12. Before handing over charge once again his documents must be checked and if he does not possess the required relevant qualification as per rules/policy or he does not belong to the Union Council, where he has been appointed in, he shall not be handed over charge of the post.

Endst: No. 599B-6005 District Education Officer (M) Nowshera / DEO (M)/NSR/Estab Pry/PST/Apptt: Dated Nowshera the 04 / 03/2017. Copy forwarded for information and necessary action to the: -1. PA to the Director E&SE Khyber Pakhtunkhwa, Peshawar. 2. PA to Deputy Commissioner Nowshera. 3. District Accounts Officer Nowshera

4. District Monitoring Officer E & SE Nowshera.

- 5. Sub Divisional Education Officer (M) Nowshera
- 7. ASDEOs (M) Circles concerned
- 8. ADEOs/Suptt; (M) Estab; Local office
- 9. Appointee Concerned.

10. M/File

(Fayyaz Hussain)

District Education O Nowsher

Noj 02 Dete = 14/3/19



بخدمت جناب ڈی ای او((DEO(M)) مردانہ کے نوشہرہ

درخواست برائ بحالى سنبار فى 25/05/2012 ا بیل:

جناسہ عالی! مود با نه گزارش ہے کہ 25/05/2012 کو PST اساتذہ کا یونلین کونسل کی بنیاد پرتعیناتی کا علم جاری ہواتھا۔ جس میں سائل اپنے یونین کونسل اً کبر پورہ میں میرٹ کے لحاظ ہے 4 نمبر پرتھااوراس یونین کونسل کے 8 اسا تذہ کرام کی نغیناتی کاتکم جاری ہواتھا چونکہ میں Overage تحاساس کے تعیناتی ہے رہ گیا۔ اس لئے 08/06/2012 کومیں نے Age Rexlation کیلئے (DEO(M) صاحب کو درخواست دی کیکن اس درخواست پر کوئی مل درآ مدہیں ہوا۔ ۱۔ پھر سائل نے پشاور ہائی کورٹ کی طرف رجوع کر کے اپیل دائر کی جس کے منتج میں (DEO(M صاحب کو Age Rexlation کیلئے دوبارہ اپیل ہمی کی کیکن اس پر کوئی مطمئن جوات نہیں ملا۔ ۲۔ اس کے بعد سائل نے سیرٹری آف آشیکشنٹ (KP) کو5 سال کیلئے Age Rexlation کیلئے درخواست جمع کی لیکن اس رسمی عمل درآ مذہبی س ساکس نے دوبارہ بیثادر ہائی کورٹ کی طرف رجوع کی جس کے منتیج میں بیثادر ہائی کورٹ نے بمورخہ 06/05/2015 کو فیصلہ کرتے تریک تکم نامہ د _ كرا تحييلشمن أذيبار شن كو Age Rexlation بيل پرايك مهينه كاندرجواب دين كايابند بناديا -۲۵ءای تکم کے بعدا دکام بالا اور (DEO(M) صاحبان کے درمیان خط و کتابت کا سلسلہ شروع ہوا۔ سیکر ٹیری اعلیبکشمنٹ نے بمورخہ 21/12/2015 تھرو پراپر چینل کے ذریعے (DEO(M) صاحب کو 5 سال کے بجائے تعیناتی کے دوران جو Age Rexlation درکارتھی ہوا کیے سال ، 2 ماه، 13 دن، بنتے ہیں ویہ بنے کاظلم دیالیکن اس پڑچی کوئی تمل درآ مدہبیں ہوا۔ ۵ یا بعد میں سائل نے ایشادر ہائی کورٹ میں COC دائر کردیا۔ جس کے نتیج میں (DEO(M) صاحب نے میری تعیناتی کا تھم نامہ 04/03/2017 كوجارى كرديانيكن Order يعنى تحكم نامه مين Age Rexlation (ايك سال، 2 ماه، 13 دن) جوكه 25/12/2012 كيليَّة درکارتھی وہی Age Rexlation دے دی۔ لیکن میری تمام تر مراعات کا آغاز 04/03/2017 سے شروع ہوئی جس کی وجہ سے میری اصل سینیار ٹی متاثر ہوئی۔

٢- أبْ إصاحبان فـ 19/03/2018 كوايد بإك اساتذه كوستقل كيا اوران كى سينيار ٹى تعيناتى كەدن سے شروع ہوئى اس تظم سے سائل اپنے سركائ پہن میں 566 اسا تذہ کرام سے اور دوسر بے سرکل کے اسا تذہ سے بھی جونئیر ہو گیا۔

2۔ الطبیلشمنٹ کی طرف سے جاری کردہ مراسلہ نمبر (Edu) No. SOEIII (E&AD) No. SOEIII (E&AD) بتاریخ 21/12/2015 کے مطابق سائل کو وہی سے Age Rexlation دیا جائے جہاں پر متاثر ہوا ہے۔ جس سے واضح ہوتا ہے کہ سائل کا تعیناتی کا تکم نامہ بھی وہی دیا جائے۔ ۸۔ 19/03/2018 کو آپ صاحبان نے جن ایڈ ہاک اسا تذہ کو ستفل کرنے کا تکم صادر کیا تھا توان کی ستفلی کا آغازان کے تعیناتی کے دن سے شروع ہوا ہے، نہ کہ آرڈ رکے جاری ہونے سے۔

لہذا آپ صاحبان سے درخواست کی جاتی ہے کہ میری تعیناتی کا آرڈ ر25/05/2012 سے جاری کردیا جائے جس سے میری سینیار ٹی بھی بحال ہوجائے گی۔حالانکہ سائل نے اپنادرخواست ڈائری نمبر 1684 بمورخہ 10/11/2018 کوجنع کیا ہے جبکہ اسی درخواست پراب تک کوئی تمل درآ مذہبیں | ہوا ہے ۔لہذا سائل کے درخواست پرنظر ثانی کی جائے اور سائل کو سینیارٹی کاحق دار بنایا جائے۔

عین نوازش ہوگی المرقوم:____<u>13/2/2019</u>

Dullah Itali آپ کا تابع فرمان مت اللد ولد ميان مطيع الله PST گورنمنٹ پرائمري سکول نمبر 1 اکبر پوره ضلع نوشهره رابط، نبر: 03013021667

نوٹ: ۔ ۔ درخواست مذکورہ کے ساتھ ضروری کاغذات منسلک ہیں۔



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) NOWSHERA

annex

(Office Phone#0923-9220228, Fax#0923-9220228)

Notification:

Consequent upon the recommendations of the Departmental Promotion Committee Meeting and in the pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education Notification No SO (B&A)/1-18/E&SE/2012 Dated 11-07-2012 and Finance Department Endorsement No. SO(FR)/FD/10-22(E)/2010 Dated 16-07-2012, the following Primary School Teachers (PST) B-12 are hereby promoted to the post of Senior Primary School Teachers (SPST) B-14 (RS15) [170-502SO] plus usual allowances as admissible under the rules and the existing policy of the Provincial Government in the Teaching Cadre on regular basis on the terms and conditions given below with immediate effect and posted against vacant posts of SPSTs (B-14) in best interest of public service.

S.NO	SENIORITY NO.	NAME	FATHER NAME	SCHOOL NAME	FOSTED AT	CIRCLE
1.	1177	AKHTAR HUSSAIN	DILAWAR KHAN	BANDA NABI GPS NO.1	BANDA NABI GPS NO.1	PABBI
2.	1535	FAZAL MUHAMM AD	YAR MUHAMMAD	AKBAR PURAGPS.3	AKBAR PURAGPS.3	PAÈBI
3.	1563	MUHAMMAD ZAHIĐ	MUH AMMAD YO USAF	KHAN SHER GARHI GPS	KHAN SHER GARHI GPS	PABBI
4.	1570	NASEER MUHAM MA D	FAQEER MUHAMMAD	PABBI GPS No.1	PABBI GPS No.1	PABBI
5-	1571	IHSAN SHAH	ROGHAN SHAH	GPS RISALPUR NO:1	GPS RISALPUR NO:1	RISALPUR
6	1571/1615	MUHAMMAD IQ BAL	ALI AKBAR	GPS NO.2 GHALA DHER	GPS NO 2 GHALA DHER	NSR CANTI
7-	1571(b)	FAZAL AMIN	ABDUL KARD1	GPS NO1 SHEKHAN	GPS NO1 SHEKHAN	JALLOZAI

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8.	1572/1	1552	MUHAMMAD ARIF	HAYAT MUHAMMAD	GPS INZARI 2	GPS INZARI 2	KHAIRABADA
9.	1572-	1/1616	RIFAQAT KHAN	MUHAMMAD	GPS SHAHKOT BALA	GPS SHAHKOT BALA	JALLOZAJ
10.	1574/	1487	JAN WALI KHAN	SAADULAH KHAN	GPS MALI KHEL BALA	GPS MALI KHEL BALA	AKORA
	1575	-14 <u>-</u> 5-5	ROHAL AMIN	ZARIN KHAN	GPS NO.3 AKBAR PURA	GPS NO.3 AKBAR PURA	PABBI
12.	1575/	1542	QAISAR IQBAL	JUNAIS KHAN	GPS NO3 JALLOZAI	GPS NO3 JALLOZAI	JALLOZA
13.	1577		M. RAFIQ SHAH	S.LAWANG SHAH	AZAKHEL PAYAN GPS NO.2	AZAKHEL PAYAN GPS NO.2	NSR CANLL
14.	1578		ISHTIAQ AKHTAR	ZAFAR KHAN	GPS NO1 KHUDRIZI	GPS NO1 KHUDRIZI	PABBI
15.	1578	/1617	MANZOOR AHMAD	SHAH JEHAN	TARU JABBA GPS NO.1	TARU JABBA GPS NO.1-	PABBI
16	. 1579		AFSAR KHAN	SHER ZADA	GPS ZAIDI COLONY	GPS ZAIDI COLONY	RISALFUR
17			AMIR SHEHZAD	M.NISAR	GPS 1 AMAN GARH	GPS 1 AMAN GARH	NSR CANE
18	and the second second	0/1618	MANSAB ALI	MUHAMMAD ALI	GPS SUHBAT GARI	GPS SUHBAT GARI	JALLOZAI
ig	. 1 <u>5</u> 8	1	SYED JAFAR SHAH	SYED LAL SHAH	TARU JABBA GPS NO.2	TARU JABBA GPS NO.2	PABBI
21	0. 158	12	ZAFAR ALI KHAN	SAID AKBAR	GPS KHAWAS KORONA	GPS KHAWAS KORONA	NSR CANTI
2	1. 158	3	ZAHID HUSSAIN	KHALID KHAN	GPS NO.1 ALI BAIG	GPS NO.1 ALI BAIG	PABBI
	2. 158		AMIR NAWAZ	MIR NAWAZ	GPS NO.1 PIRPIAI	GPS NO 1 PIRPLAI	NSR CANTI
	23. 15	B6	SHAHAD ALI	KHESHGI BALA	GPS KHESGHI BALA	GPS NO.1 AHMAD NAGAR	RISALFUR
	24. 15	 87	SHER ALAM	AKBAR KHAN	GPS ADAMZAI	GPS ABAS ABAD	AKORA
	;	88	ROZI KHAN	NADAR KHAN	GPS MIAN GUL KILLAY		
<u> </u>		88/1621	ZAHIDULLAH SHAH	SAFDAR SHAH	GPS WAZIR GARI	GARI	JALLOZAL
		;89	ABID ALI	GHULAM KHAN	GPS FAZL RAHIM KORONA	GPS FAZL RAHIM KORONA	RISALPUR
	28. 15	589/1556	MUSHTAQ AHMAD	ARIF KHAN	GPS SIAVI	GPS SIAVI	KHAIRABAI
		590	SAEED ULLAH	SHAMS UL QAMAR	CPS SAIFUR ZARISTAN KORONA	GPS SAIFUF ZARISTAN KORONA	RISALPUR

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30.	1591	QAYYUM SHAH	MASAL KHAN	G PS BA DAN KOROONA	GPS BADAN KOROONA	RISALPUR
31.	1591/1 595	LAL ZAR KHAN	CHAMAN GUL	GPS MACHI	GPS MACHI	KHAIRABAD
32.	1593	AZIZ ULLAH SHAH	IMA M SHA H	G PS ME RA ZARA MIANA	GPS MERA ZARA MIANA	NSR CANTT
33.	1597	REHAN ULLAH	IRFAN ULLAH	GPS 1 NSR KALAN	GPS NO.2 BADRASHI	RISALPUR
34-	1597/1609	MUHAMMAD ZAHOOR KHAN	ZAREEF KHAN	KUKVI GPS No.1	KURVI GPS No.1	PABBI
35.	1597/1601	M. SABIR KHAN	HAKEEM KHAN	GPS TOHA	GPS TOHA	KHAIRABAI
36.	1598	IZHARULLAH HAQ	ISRARUL HAQ	GPS NO.1 AZAKHEL PAYAN	GPS NO.1 AZAKHEL PAYAN	NSR CANTT
37	1599	MALIK TAJ	HABIB-UR- REHMAN	GPS CHAR BAGH	GPS CHAR BAGH	PABBI
38.	1600	MUHAMMAD SHOAIB KHAN	ANWAR KHAN	GPS MERA KANDI PIR SABAQ	GPS MERA KANDI PIR SABAQ	NSR CANTT
39.	1602	TILAWAT KHAN	SAMAND KHAN	TARKHA GPS	TARKHA GPS NO.1	PABBI
40.	1606	SABZ ALI	KACHKOL	GPS MUGHALKI	GPS MUAZAM KOROONA	AKORA
41.	1606/1626	GULZAR AHMAD	BANARAS KHAN	GPS KOTLI KHURD	GPS KOTLI KHURD	JALLOZAI
42.	ι606- ι/1627	INAMULIAH	AMEERULLAH	GPS KOTLI KALAN	GPS KOTLI KALAN	JALLOZAI
43.	1607	ABDUL GHANI	JALANDIR KHAN	GPS 2AMAN GARH	GPS 2AMAN GARH	NSR CANT
44.	1610	SAJAWAL KHAN	GHULAM HAIDAR	GPS NIHAL PURA	GPS NIHAL PURA	KHAIRABA
45	1611	ZAHID ALI	HAJI HAMEED UL GHAFOOR	GPS ISLAMABAD	GPS ISLAMABAD	AKORA
46.	1625	SHAKEEL AHMAD	BAKHTAYAR KILAN	GPS MANDORI	GPS MANDORI	RISALPUR
47-	1647	IFTIKHAR AHM AD	DOST MUHAMMAD	GPS AC COLONY	GPS AC COLONY	NSR CANTT

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48.	1631	MUHAMMAD JAMIL SHAH	IBRAHEEM SHAH	AKBAR PURA GPS NO.3	AKBAR PURA GPS NO.3	PABBI
49.	1632	SHAFQAT WAHAB	NOOR UL WAHAB	GPS BARA BANDA NO:1	GPS BARA BANDA NO:2	RISALPUR
50.	1633	MUKHTIAR UD DIN	FASEEH UD DIN	GPS DOBANDI JGR	GPS DOBANDI JGR	AKORA
51.	1634	MUHAMMAD SAQIB	SHER AFZAL	GPS MULA KILLI NO:2	GPS IH S AN ULLAH KOROONA	RISALPUR
52.	1605	FAZLI KHALIQ	MUHAMMAD HASSAN	GPS SIKANDER ABAD	GPS SIKANDER ABAD	RISALPUR
53.	1636	FIRDOUS KHAN	AZIZ UR RAHMAN	GPS JEHANGIRA ROAD	GPS JEHANGIRA ROAD	AKORA
54-	1639	IMTIAZ ALI	AZAD KHAN	KANDI TAZA DEN GPS	KANDI TAZA DEN GPS	PABBI
55		KHALID NAZIR	BENAZIR	GPS NO.1 PIRPIAI	GPS NO.1 PIRPIAI	NSR ÇANHE
56.	1641 T	SIBGHẠT ULLAH	KHANIM ULLAH	GPS KHESHGI PAYAN NO:1	GPS KHESHGI PAYAN NO:1	RISALPUR
57	1642	KHAN ZAMAN	MUHAMMAD ZAMAN	GPS MULA KILLI NO:2	GPS MULA KILLI NO;2	RISALPUR
58		GOHAR ALI	QAZI MUHAMMAD	GPS CAMP KOROONA	GPS CAMP KOROONA	PABBI
¹ 59	1649	MUHAMMAD AZIZ	ABDULAZIZ	GPS NO.1 RISALPUR	GPS NO.1 RISALPUR	NSR CANER
60	. 1655	ABID ALI	SABZ ALI	G PS PARAR A	GPS PARARA	KHAIRABAE
61	1656	TARIQ NAZIR	NAZIR HUSAIN	GPS NODEH	GPS NODEH	AKORA
62	. 1657	FAZAL KARIM	M.YOUNAS	GPS KABUL RIVER	GPS LAL KURTI	RISALPUR
63	. 1660	ZIA MUHAMMAD	SHER AFZAL	GPS AFRIDO KILLI	GPS AFRIDO KILLI	RISALPUR
64	. 1665	ASAD ALI	LIAQAT ALI KHAN	GPS DURAN ABAD	GPS DURAN ABAD	RISALPUR
65	. 16 66	SAID/UL/ABRAR	MISRI KHAN	GPS KHESHGI BALA	GPS KHESHGI BALA	RISALPUR

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· .	<u>66.</u>	1667	IFIIKHAR ALI	ZABITA ALI	GPS SADAT ABAD	GPS NO.2 SPIN KANY KALAN	RISALPUR
	67.	1668	SAJID ALI	SHAKIR ULLAH	GPS SHPANO KILLI	GPS BAITUL GHARIB	RISALPUR
	68.	1669	KIFAYAT ULLAH	NOROOZ KHAN	GPS KHESHGI PAYAN NO:2	GPS DHERI KATI KHEL	RISALPUR.
	69.	1670	KHAIR UL BASHAR	AZAM KHAN	GMPS BEHRAM KILLI	GPS NO:1 PIRSABAQ	RISALPUR
	70.	1671	ΑΜΑΝΑΤ ΚΗΛΝ	MADAD KHAN	GPS MULA KILLI NO:1	GPS MULA KILLI NO:1	RISALPUR
	71.	1672	SHAHID HUSSAIN	ABDUS SAMI	GPS NO. 2 RASHAKAI	GPS NO. 2 RASWAKAI	RISALPUR:
	72.	1673	MIR BAD SHAH	ABDUL KARIM	GPS TALAB	GPS TALAB ABAD	NSR CANTT
	73.	1675	MOHAMMAD ZEB	GULDAD KHAN	GPS DURAN ABAD	GPS DURAN ABAD	RISALPUR
	74.	1676	INAMUULAH	ASHRAF KHAN	GPS NO.2 PABBI	GPS NO.2 PABBI	PABBI
	75.	1677 ·	ZAWAR HUSSAIN	SHARIF HUSSAIN	GPS SHERIN KOTHI	GPS SHERIN KOTHI	RISALPUR
	76.	1678	MAMOOR SHAH	WILAYAT SHAH	AZAKKHIL BALA GPS NO.1	AZAKKHIL BALA GPS NO.1	NSR CANTT
	77.	1713	Ş,ASAD ALI SHAH	S,IZHAR SHAH	GPS TARKHEL BALA	GPS TARKHEL BALA	NSR CANTT
	78.	1681	ZAHOOR UL HAQ	HAMID NABI	PABBI GPS NO2.	PABBI GPS NO2.	РАВВІ
	79	1682	INHAN UDDIN	PAR VAIZ KHAN	GPS 3SPIN KANAKALAN	GPS 3SPIN KANAKALAN	NSR CANTI
	80.	1683	GHULAM MUHAMMAD	KHU SHAL KHAN	GPS NO1 GHALA DHER	GPS NO1 GHALA DHER	NSR CANTT.
	81.	1684	MAQBOOL ZAMAN	YAR ZAMAN	GPS KOTLI KHURD	GPS KOTLI KHURD	JALLOZAI
	82.	1685	AKBAR ZAMAN	TILAWAT SHAH	GPS 6 NSR KALAN	GPS JAN ABAD	RISALPUR
	83.	1686	ZIARAT KHAN	HAYA KHAN	G PS USM AN ABAD	GPS USMAN ABAD	KHAIRABAD
	84.)	1687	ISMAIL KHAN	YAQOOB KHAN	AKBAR PURA GPS NO.3	AKBAR PURA GPS NO.3	PABBI
	85.	1688	SARTAJ ALI SHA H	TAJDAR ALI SIIAH	GPS NO.1 ZKKS	GPS NO.1 ZKKS	NSR CANIT
	86.	1689	IZHAR UD DIN	FAZLI SAMDANI	ALL BAIG GPS NO.2	ALI BAIG GPS NO.2	PABBI

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87.	1690	TAJ UDDIN	SHAHID UDDIN	GPS ALAMZEB KORONA	GPS ALAMZEB KORONA	RISALPUR
88.	1691	NISAAR MOHAMMAD	ABDUIL SALAM	GPS SHWANGAI	GPS SHWANGAI	KHAIRABA
89.	1692	AHMAD ALI	SHER GHANI	GPS GARHI MOMIN	GPS GARHI MOMIN	PABBI
90.	1693	UBAID ULLAH	M. KHURSHEED	GPS ZAIDI COLONY	GPS AC CENTER	RISALPUR
91.	1694	ZIA UR REHMAN	SAIF UR REHMAN	TARU JABBA GPS NO.1	TARU JABBA GPS NO.1	PABBI
92.	1695	FAZAL E SUBHAN	FAZAL RABI	GPS ISLAMABAD	GPS ISLAMABAD	AKORA
93.	1696	MUHAMMAD GOHAR ALI	MUHAMMAD ASHRAF ALI	GPS KHANSHER GARHI	GPS KHANSHER GARHI	РАВВ
94.	1697	MASAOD IQBAL	IQBAL PARVAIZ	GPS NO.2 AMANGARH	GPS NO.2 AMANGARH	NSR CANE
95.	1698	SHAHID KHAN	JAN MUHAMMAD	GPS NO.4 NSR KALAN	GPS NQ.4 NSR KALAN	RISALPUR
96.	1699	AKHTAR MUNIR	ABDUL AZIZ	GPS PINDORI.	GPS PINDORI	KHAIRABA
97.	1700	ZARULLAH KHAN	NADAR KHAN	TARU JABBA GPS NO.1	TARU JABBA GPS NO.1	PABBI
98.	1701	FASIH ULLAH	MASIT KHAN	GPS ZAO BANDA	GPS ZAO BANDA	JALLÓZÁI
99-	1702	IRFAN ULLAH	MUNTAZIR KHAN	GPS MARIJI PAYAN	GPS MARIJI PAYAN	NSR CANE
100.	1703	SAREER KHAN	NASEM GUL	G PS MALL KHEL PAYAN	GPS NO.1 BAGH BAN PURA	AKORA
101.	1704	TARIQ ZAMAN	BADSHAH GUI.	GPS RAJ ABAD	GPS RAJ ABAD	KHAIRABA
102.	1705	ABDUL WADOOD	ABDUL SHAKOOR	PASHTUN GAR GPS	PASHTUN GAR GPS	PABEI
103.	1706	MAQSOOD ALI SHAH	MUTABAR SHAH	GPS UMARAY KALAY	GPS HAWAI	AKORA
104.	1707	SYED KIFAYAT SHAH	SYED RAHIM SHAH	GPS BANDA MALAHAN	GPS BANDA MALAHAN	PABBI
105.	1709	ZAIN MUHAMMAD SHAH	NAIZ MUHAMMAD	GPS GUL DHERI	GPS GUL DHERI	NSR CANT
106.	1710	MAQSOOD JAN	MUZAFAR KHAN	A KBAR PURA G PS.2	AKBAR PURA GPS.2	PABBI
107.	1711	WAQAR AHMAD	MUNIR GUL	GPS NO2 MIAN ESA	GPS NO1 MIAN ESA	AKORA

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	108.	1712	AMJID IHSAN	MUHAMMAD IHSAN	GPS TAJ COLONY	GPS TAJ COLONY	AKORA
	109.	1714	KHIAL MUHAMMAD	PARVEZ KHAN	GPS ALI MUHAMMAD	GPS NANDRAK	AKORA
	110.	1716	ZAR MUHAMMAD KHAN	SALAMAT KHAN	GPS TAJ COLONY	GPS TAJ COLONY	AKORA
	111.	1717	IRFAN AHMAD	SHOU KAT КЛ МА L	GPS LAL KURTI	GPS LAL KURTI	NSR CANTT
	112.	1 718	BASHIR AHMAD	faq ir мілна ммаd	GPS NO7 D.L.K	GPS NO7 D.I.K	JALLOZAI
	113.	1719	SALMAN AHMAD	DUR MUHAMMAD	AMANKOT GPS	AMANKOT GPS	PABBI
	114.	1720	MUHAMMAD QAYYUM	ABDUIL HALEEM	KURVI GPS No.1	KURVI GPS No.1	PABBI
	115.	1721	SHAD MUHAMMAD	NOOR MUHAMMAD	NASAR KALAY GPS	NASAR KALAY GPS	PABBI
	116.	1722	AZIZ KHAN	ANWAR KHAN	CHOKI DRUB GPS NO. 2	CHOKI DRUB GPS NO.2	PABBI
	117.	1723	AURANG ZAIB	SAR FARAZ KIIAN	GPS 2 BADRASHI	GPS 2 BADRASHI	NSR CANTT
	118.	1724	M.ALI KHAN	FAQIR MOHAMMAD	GPS SHAHEEN ABAD	GPS SHAHEEN ABAD	KHAIRABAD
	119.	1725	IHSAN GUL	CHINAR GUL	GPS NO2 SPIN KHAK	GPS NO2 SPIN KHAK	JALLOZAI
	120.	1726	ABDUL HAFEEZ	MUZAFAR SIIAH	GPS NO7 D.L.K	GPS NO7 D.I.K	JALLOZAI
	121.	1727	IJAZ ALI SHAH	GOHAR ALI SHAH	GPS ALI ABAD	GPS KHAT KILLI	RISALPUR
	122.	1728	SAMI ULLAH	RÀZI KHAN	GPS KHAIRABAD	GPS KHAIRABAD	KHAIRABAD
(123	1729	IJAZ AHMAD	MUMTAZ KHAN	TARKHA GPS	TARKHA GPS NO.1	PABBI
	124.	1730	MUSHTAQ HUSSAIN	GHULAM HUSSAIN	AKBARPURA GPS NO.2	AKBARPURA GPS NO.2	PABBI
	125.	1731	ATI'A ULLAH	M USHARAF ULLAH	AZAKKHIL PAYAN GPS NO.1	AZAKKHIL PAYAN GPS NO.1	NSR CANTT
	126.	1733	KAFAYAT ULLAH	MUSLIM KHAN	GPS DAG BEHSUD	GPS DAG BEHSUD	JALLOZAI
	127.	1734	FIRDOS KHAN	NA WAB KHAN	GPS LASORA	GPS LASORA	KHAIRABAD
·	128.	1735	RAHMAN NABI	KIIAN Влнаdar	QASIM GPS NO.2	QASIM GPS NO.2	РЛВВІ

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129.	1736	BASHIR-UD-DIN	MUZAFAR-UD- DIN	G PS NO1 SHAHKOT PAYAN	GPS NO1 SHAHKOT PAYAN	JALLOZAI
130.	1737	GUL KHAN	SAID HASSAN	GPS HAKEEM ABAD JALLOZAI	GPS HAKEEM ABAD JALLOZAI	JALEOZAI
131.	1740	BADAR MUNIR	AKHTAR MUNIR	GPS BELA KORONA PIRP	GPS BELA KORONA PIRP	NSR CANTIS
132.	1741	WAHID SAID	LAL SAID	GPS Karimabad	GPS TALAB KOROONA	AKORA
133.	1742	SHAKEEL KHAN	ROGHAN SHAH	GPS PIRAN BALA	GPS PIRAN BALA	KHAIRABAD
134.	1743	ALAM ZEB	MASAL KHAN	GPS SAHIE ULLAH KOROONA	CPS SAIIIB ULLAH KOROONA	RISALPUR
135.	1744	GOHAR ALI SHAH	KHAN BADSHAH	GPS KHAIR ABAD	GPS WATAR	KHAIRABAD
136.	1745	WAQAR HUSSAIN	AMIN KHAN	KHAN SHER GARHI GPS	KHAN SHER GARHI GPS	PABBI
137.	1740	GHULAM MAJID	GHULAM HAMEED	TARU JABBA GPS NO.1	GPS DARGAI	PABBI
138.	1747.	ASAD KHAN	JALANDAR KHAN	GPS AFRIDO KILLI	GPS AFRIDO. KILLI	RISALPUR
(139)	1748	SYED FAQIR	FAŻAL DIN	A KBAR PU RA G PS NO .1	AKBAR PURA GPS NO.1	PABBI
140.	1749	MUHAMMAD AFTAB	UMAR GUL	GPS NO.1 AKBARPURA	CPS NODEH	PABBI
141.	1750	ISHTIAQ ALI	AHMAD SAEED SHAH	GPS Nazirabad	GPS NAZIRAHAD	NSR CANIL
142.	1751	JAMAL SHAH	ABDUL BAQI	GPS NO1 SHABARA	CPS SHEEN BAGH SHAIDU	JALLOZAI
143.	1752	IMTIAZ AHMAD	UMARA KHAN	GPS GHANDHAB	GPS TAJ ABAD	KHAIRABAD
144.	1753	JAMIL TAJ	HUKAM KHAN	G PS NO1 JARROBA	CPS NO.1 - SHAIDU	JALLOZAI
145	1754	KAMRAN	BADAM GUL	KHANSHER GARI GPS	GPS PITAWO BALA	PABBI
146.	1735	IKRAMULLI.AH	MUHAMMAD SHOIB KHAN	GPS JABBAR GARI	GPS NO.1 MIAN ESSA	PABBI
	مریک میکور میکور میکور میکور میکور مریک میکور میکور میکور میکور مریک میکور میکور میکور میکور میکور مریک میکور میکور میکور میکور میکور مریک میکور	ها هم می میکویم با با با با با با میکویم این با				Refs for degritter

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. 14	8.	1758	IRFAN ALI	ZAR ALI	CHOKI GUL BAD SHAH GPS	GPS KHAIRABAD	PABBI
14	19 .	1759	MUHAMMAD SHOAIB KHAN	ŚABZ ALI KHAN	ALI BAIG GPS NO.2	GPS NO.2 PITAWO PAYAN	PABBI
15	;o.	1760	SHAFI ULLAH	SHAH PASAND KHAN	GPS NO2 TURLANDI	GPS NO2 TURLANDI	NSR CANTT
15	j l .	1761	KHURSHED ANWAR	GHUNCHA GUL	AZAKKHIL BALA GPS NO.2	AZAKKHIL BALA GPS NO.2	NSR CANTT
15	2.	1762	QAZI MUHAMMAD TUFAIL	QAZI MUHAMMAD ISMAIL	GPS AFRIDO GARI	GPS SORYA KHEL	JALLOZAI
15	3.	1763	RIZWAN AKBAR	M/NABI	GPS JEHANGIRA ROAD	GPS KUND	AKORA
15	4.	1765	ISHFAQ HUSSAIN	ABDUL BARI	PABBI GPS	GPS NO.1 PITAWO PAYAN	PABBI
15	5.	1766	IBRAR UL HAQ	NOORUL HAQ	GPS ZAIDI COLONY	GPS EID GAH	RISALPUR
15	6.	1768	MUNIR KHAN	GUL MOH AMMAD	GPS DOBANDI JGR	GPS NARAI	AKORA
15	7.	1769	ANWAR SHAH	WILAYAT SHAH	GPS PALOSI BALA	GPS LAL KURTI	NSR CANTT
15	8.	1769/2	NABI ULLAH KH an	MISRI KHAN	GPS TARKHEL PAYAN	GPS TARKHEL PAYAN	KHAIRABAD
• 15 	9.	1770	ABDUL WADOOD	ABDUL SATTAR	GPS NO1 SPIN KHAK	GPS ALI GARH AKORA	JALLOZAJ
16	o. 	1771	GULZAR HUSAIN	SAID A KBAR KHAN	GPS YAR KHAN BANDA	GPS YAR KHAN BANDA	NSR CANTT
161	L.	1772	FAKHRUZAMAN	GUL ZAMAN	GPS ROKHAN ABAD	GPS ZANDO PAYAN	RISALPUR

TERMS AND CONDITIONS:

- 1. They would be on probation for the 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
 There will be a such rules and regulations as may be issued from time to time by the
- 3. They will be demoted at any time, in case of their performance was found unsatisfactory during probation period. In case of misconduct they will be proceeded under the rules framed from time to time.
- 4. The Sub. Divisional Education Officer concerned should check their original documents (Academics + Professional) before handing over charge.

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- . The Sub Divisional Education Officer concerned is required to submit their necessary documents for verification to the District Education Officer (Male), Nowshera along verification original payee receipts.
- 6. The Sub. Divisional Education Officers (M) should not release the pay in BPS-15 until and unless their necessary documents are verified from the Universities / Boards concerned During verification process, if any Degree /Certificate found fake/ bogus, their promotion shall stand cancelled.
- 7. The District Education Officer (Male) Nowshera will issue Clearance Certificate after the verification process.
- 8. Charge report should be submitted to all concerned.
- 9. Their inter-se- seniority on lower post will remain intact.
- 10. He should join his post within 30 days of the issuance of this notification. In case of failure is join the post within 30 days of the issuance of this notification, his appointment shall expire automatically and no subsequent appeal etc. shall entertained
- 11. No TA/DA is allowed for joining their duties.
- 12. They will give an undertaking to be recorded in their Service Books to the effect that if any over payment is made to him/ them in the light of this order will be recovered and if he/they are wrongly promoted, he/they shall be reversed.

(Attaullah Khan) **District Education** Officer (M) Nowshera

District Education Officer (M)

Endst No: 6715-26 /Estab. Pri/Promotion PST to SPST/2019 Dated. 26/04/2019 Copy for information and necessary action to:

- 1. PS to the Secretary E&S Education Khyber Pakhtunkhwa Peshawar
- 2. Director E&S Education Khyber Pakhtunkhwa Peshawar
- 3. Nazim District Government Nowshera.
- 4. Deputy Commissioner Nowshera.
- 5. District Monitoring Officer (IMU) Nowshera.
- 6. Senior District Account Officer Nowshera.
- Sub Divisional Education Officer (M) Nowshera/Jehangira/Pabbi.
- 8. ASDEO (M) Circle concerned.
- 9. Officials concerned.
- 10. D-EMIS Local Office.

11. M/File.

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بخدمت جناب ڈی ای او ((DEO(M)) مردانة لع نوشهره

<u>درخواست برائے بردموش</u> اپيل:

جناب عالى!

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مود باندگزارش ہے کہ 25/05/2012 کو PST اسا تذہ کا یونین کونسل کی بنیاد پر تعیناتی کا حکم جاری ہوا تھا۔ جس میں ساکل اپنے یونین کونسل اکبر پورہ میں میرٹ کے لحاظ ہے 4 نمبر پر تھااوراس یونین کونسل کے 8اسا تذہ کرام کی تعیناتی کا حکم جاری ہوا تھا چونکہ میں Overage تھا۔ اس لئے اس تعیناتی ہے رہ گیا۔

سائل نے پشاور ہائی کورٹ میں COC دائر کردیا۔ جس کے نتیج میں (M)DEO صاحب نے میری تعیناتی کاعکم نامہ COC دائر کردیا لیکن Order یعنی علم نامہ میں Age Rexlation (ایک سال،2 ماہ،13 دن) جو کہ 25/12/2012 کیلئے درکارتھی وہی Age Rexlation در دی۔ لیکن میری تمام تر مراعات کا آغاز 04/03/2017 سے شروع ہوئی جس کی دجہ سے میری اصل سینیارٹی متاثر ہوئی۔ یہ درخواست (M)DEO آفس میں ڈائری نمبر 2 مورخہ 14/03/2019 کوجع کیا گیا ہے.

DEO(M) نوشہرہ نے بمورخہ SPST (12) کو Endst No: 6715-26) کو SPST اسا تذہ کو SPST (14 میں ترقی کا تکم نامہ جاری کردیا۔ اس تکم نامے میں 25/05/2012 میں جواسا تذہ بحرتی ہوئے تھا نہیں بھی SPST میں ترقی مل گئی۔

الہٰذا25/05/2012 میں جواسا تذہ کے بھرتی کا تکم نامہ جاری ہوا تھا۔اس میرٹ لسٹ میں سائل کا نام بھی موجود تھا۔لیکن آسامی پرادورا تنج ہونے کی دجہ تجرتی ہے رہ گیا تھا۔

لہذا آپ صاحبان سے عاجزانہ گزارش کی جاتی ہے کہ سائل کا سینیارٹی (ڈائری نمبر 2 مورجہ 14/03/2019) کے ساتھ مردموشن کا تھم نامہ بھی جاری کیا جائے۔ سائل تمام ممرد عا گور ہے گا۔

العارض م. مت اللدولد ميان مطيع الله PST گورنمنٹ پرائمري سکول نمبر 1 اکبريورہ ضلع نوشہرہ

دالطنبر:03013021667

3Ŧ لجتد الت سمر سرمول ، خيبر خيو خوا ، شادر ______, Ju , Ju 19 المت 2019 متحان معت الله ولد عيان مورخه مطلع العر · PST ، تورغت مقدم بالترى مكول الما المر Ū53 سردی اس زمردهم 4 . سردی ربول بور، مملع ترتتم م 臣 1979 (رمدر^{زنگ}) باعث تحريراً نكه مقدمه مندرجه عنوان بالامين ابخ طرف سے داسطے ہیردی دجواب دہی دکل کار دائی متعلقہ آن مقام مستام مستام مسل مسل اعل خان باركندى ، فيضى عسن ، ماحد حان در مرارد في متماد وكلفتم مقردكركے اقراركميا جاتا ہے۔ كہ صاحب موصوف كومقد مہ كىكل كاردائى كا كامل اختيار ، وگا۔ نيز وکیل صاحب کوراضی نامه کرنے وتقرر ثالت ہ فیصلہ برحلف دیتے جواب دہی اورا قبال دعوی اور بسورت ذكرى كرف اجراءا درصولى جيك دروبية ارعرضى دعوى ادردرخواست برتتم كي تضدريق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیردی یا ڈگری بیطرفہ یا اپیل کی برایدگی ادر منسوخی نیز دائر کرنے اپیل تکرانی دنظر ثانی و بیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل ما جزوی کاروائی کے داسطےاور دیک ماحتار قانونی کوایے ہمراہ یا این بجائے تقرر کا اختیار موگا اور مها حب مقرر شده کونهمی و بهی جمله ند کوره با اختیارات حاصل ہوں سمے اور اس کا ساختہ مِرداخت منظور قبول ہوگا۔ دوران مقدمہ میں جوخرچہ دہرجانہ التواتے مقدمہ کے سبب سے دہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہویا حدے باہر ہوتو دیک صاحب پابند ہوں گے۔ کہ بیروی مدکور کریں۔لہداد کالت نامہ کھدیا کہ سندر ہے۔ ماد <u>آگست مجمع 20</u> ال المرتوم ------فيتسوله العيسي - Accepted willer 3 house Ausual بمقام Aimal Khow Borkandi Adv. Pesh Accepted by. Faiz Bulchsh Aldu- Peph.