· FORM OF ORDER SHEET

Review Petition No. 168/2024

Court of

No. Date of order Order or other proceedings with signature of judge proceedings

26/02/2024

The Review Petition of Mr. Išrafeel Khan submitted today by Mr. Hidayat Ullah Khattak Advocate. It is fixed for hearing before Division Bench at Peshawar on______. Original file be requisitioned. Parcha Peshi is given to the counsel for the petitioner.

By the order of Chairman

ÍSTRAR

BEFORE THE CHAIRMAN KHYBER PAKHTUNK SERVICE TRIBUNAL

Review Petition No. 168 _/2024 In Service Appeal No.1704/2023

Mr. Israfeel Khan Petitioner Versus

......Respondents

Government of Khyber Pakh unkhwa and others

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1.	Review Petition		1-6
2.	Affidavit		7
3.	Suspension Application		8-9
4.	Affidavit	· · · · · · · · · · · · · · · · · · ·	10
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6.	Copies of the minutes of the DPC dated 14.10.2020 and notification dated 10.12.2020	A & B	12-17
7.	Copy of the educational testimonials	С	18-19
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9.	Copy of the office order dated 19.05.2023	E	22
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Dated 22.02.2024

Petitioner/ Appellant

Through

Hidayat Ullah Khattak

Advocate, High Court

<u>BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA</u> <u>SERVICE TRIBUNAL</u>

Review Petition No. <u>168</u> /2024 In

Service Appeal No.1704/2023

Mr. Israfeel Khan, CT (BPS-15), GMS Dano Khula, District Orakzai

..... Petitioners

Versus

- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Civil Secretariat, Peshawar
- 2) The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar
- 3) District Education Officer, District Orakzai

.....Respondents

REVIEW PETITION U/S PROCEDURE CODE READ WITH SECTION 7 : OF THE **KHYBER** PAKHTUNKHWA CIVIL **SERVICE** TRIBAL ACT, 1974 AGAINST THE CONSOLIDATED ORDER/ JUDGMENT OF THIS HON'BLE TRIBUNAL DATED 08.01.2024, WHEREBY THE LEARNED CHAIRMAN DISMISSED THE APPEAL OF **APPELLANT** THE ALONGWITH 23 OTHERS APPEALS.

<u>PRAYER IN REVIEW:</u>

٤.

On acceptance of this review petition, the impugned consolidated Order. judgment of this Hon'ble Tribunal dated 08.01.2024 and that of 19.05.2023 and 01.08.2023 may very graciously be set aside and the promotion order dated 10.12.2020 be restored with all back benefits OR any other relief which this Hon'ble Tribunal deems fit in the circumstances of the Review Petition may also be awarded in favour of the appellant.

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Respectfully Sheweth;

3)

- That petitioner/ appellant is an employee of the respondents Department and performing his duty with full zeal & zest and up to the entire satisfaction of his high ups.
- That it is pertinent to mention here that number of posts of 2) CT (BPS-15) were laying vacant in the District Orakzai, That a DPC was held to fill up the subject posts and among these posts 36 number of posts were allocated to the quota of PST/PSHT/SPST. That a DPC meeting was held on 14.10.2020 wherein the petitioner/ appellant was recommended alongwith 23 others for the post of CT (BPS-15) and vide notification dated 10.12.2020 the appellant was promoted to the post of CT (BPS-15). (Copies of the minutes of the DPC dated 14.10.2020 and notification dated 10.12.2020 are attached as annexureA & B).

That the appellant is a highly experience and have required qualification in the education field. (Copy of the

4 B)

educational testimonials are attached as annexure ... C).

- 4) That vide letter dated 11.04.2023 the respondent No. 3 was asked to withdraw the promotion order dated 10.12 2020, in response to which the respondent No. 3 vide letter dated 09.05.2023 requested the respondent No. 2 for the review of the decision. (Copies of the letters are attached as annexure D).
- 5) That astonishingly vide impugned office order dated 19.05.2023 the promotion order dated 10.12.2020 of the petitioner/ appellant alongwith 23 others were withdrawn in utter violation of the law and rules on the subject. (Copy of the office order dated 19.05.2023 is attached as annexure......E).
- 7) That the departmental appeal was rejected vide appellate order dated 09.08.2023 as note on the departmental appeal with no good reasons.
- 8) That appellant alonwith 23 others colleague preferred departmental appeals for the withdrawal of the impugned order dated 19.05.2023 and after rejection vide order dated

· . .).†.

09.08.2023 filed appeal No. 1685-P/2022 alongiwth 23 others.

That this Hon'ble Tribunal after calling replies/ comments and hearing arguments of both side dismissed the appeal of appellant alongwith 23 others appeal through a consolidated order/ judgment on 08.01.2024. (Copy of the consolidated order/ judgment dated 08.01.2024 is AnnexureG).

10) That feeling aggrieved by the order/ consolidated judgment dated 08.01.2024 the petitioner/ appellant approaches this Hon'ble Tribunal for the review of the impugned judgment on the following grounds:-

GROUNDS:

9)

A. That the impugned order of this Hon'ble Tribunal dated 08.01.2024 has been passed without due diligence. The mistake or error is floating on very surface of record. The elements of discrimination which is/was apparent on the record but this aspect of the appeal/ case has not been dealt with and the consolidated judgment/ order of this Hon'ble Tribunal has not address this important issue for determination of the case in hand. All other similar employees has been promoted and their promotion order has not been withdrawn and whereas been withdrawn which needs indulgence of this Hon'ble Tribunal through the instant review against order/ judgment dated 08.01.2024.

- B. That the principle of locus ponetentia has also not been addressed, whereas there are plethora of judgments of 'the apex Courts that once an order has been passed and acted upon the same can neither be recalled/ withdrawn and in the instant case petitioner/ appellant has been 'promoted to PBS-15 and the same was acted upon 'therefore vested rights have been accrued in favour, of petitioner/ appellant.
- C. That the order of this Hon'ble Tribunal dated 08.01.2024 is not the speaking order as the same does not addressed all issues and important issue has not properly addressed as per dicta of law and justice.
- D. That the Hon'ble Tribunal have not dilated upon the 'issue of the seniority of the petitioner / appellant after the withdrawal of the promotion order dated 19.05.2023 and after the dismissal of the appeals of the petitioner 'through consolidated order/ judgment dated 08.01.2024 'is also silent about this important aspect of the case in hand which needs to be revisited/ reviewed.
- E. That the petitioner / appellant would like to seeks the kind permission of this Hon'ble Tribunal to advance some other grounds at the time of arguments.

It is therefore, respectfully prayed that on acceptance of this review petition, the impugned consolidated Order. judgment of this Hon'ble Tribunal dated 08.01,2024 and that of 19.05.2023 and 01.08.2023 may very graciously be set aside and the promotion order dated 10.12.2020 be restored with all back benefits OR any other relief which this Hon'ble Tribunal deems fit in the circumstances of the Review Petition may also be awarded in favour of the appellant.

Dated 22.02.2024

Petitioner/ Appellant Through Hidayat Ullah Khattak

Advocate, High Court

CERTIFICATE;

Certified that this is a fit case for review.

Advocate

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<u>BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA</u> <u>SERVICE TRIBUNAL</u>

Review Petition No.____/2024

In

Service Appeal No.1704/2023

Mr. Israfeel Khan Petitioner

Versus

Government of Khyber Pakhtunkhwa and others

AFFIDAVIT

I, Mr. Israfeel Khan, CT (BPS-15), GMS Dano Khula, District Orakzai, do hereby affirm and declare on Oath that the contents of the accompanying Review Petition are true and correct and nothing has been concealed from this Hon'ble Court.

· . . †

Deponent CNIC No. 21604-7172209-9 Cell No. 0334-3174663

Identified by: Hidayat Ullah Khattak Advocate High Court

<u>BEFORE THE CHAIRN AN KHYBER PAKHTUNKHWA</u> <u>SERVICE TRIBUNAL</u>

Respectfully Sheweth;

- 1) That the captioned Review petition is being filed in this Hon'ble Tribunal in which no date of hearing has yet been fixed.
- 2) That grounds of Review Petition may be read as part and parcel of this application.
- 3) That prima facie case exists in favour of petitioner and he is sanguine about its success.
- 4) That balance of convenience also lies in favour of petitioner.

That in case the relief as prayed for in the heading of application if not granted, then petitioner will be put to irreparable loss.

It is, therefore, humbly prayed that on acceptance of this application, the operation of the impugned consolidated order/ judgment of this Hon'ble Tribunal dated 08.01.2024 may kindly be suspended till final decision of review petition.

Dated 22.02.2024

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Petitioner/ Appellant Through Hidayat Ullah Khattak Advocate, High Court

<u>BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA</u> <u>SERVICE TRIBUNAL</u>

Review Petition No.____/2024 In

Service Appeal No.1704/2023

Mr. Israfeel Khan Petitioner

Versus ¹

Government of Khyber Pakhtunkhwa and others

<u>AFFIDAVIT</u>

I, Mr. Israfeel Khan, CT (BPS-15), GMS And Khel, District Orakzai, do hereby affirm and declare on Oath that the contents of the accompanying Application are true and correct and nothing has been concealed from this Hon'ble Court.

> Deponent CNIC No. 21604-7172209-9 Cell No. 0334-3174663

> > <u>.</u>

Identified by John Jul Hidayat Ullah Khattak Advocate High Court

<u>BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA</u>

<u>SERVICE TRIBUNAL</u>

Review Petition No.____/2024

In

Service Appeal No.1704/2023

Mr. Israfeel Khan Petitioner

Versus

Government of Khyber Pakhtunkhwa and others

ADDRESSES OF PARTIES

PETITIONERS

Mr. Israfeel Khan, CT (BPS-15),

GMS Dano Khula, District Orakzai

RESPONDENTS

- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Civil Secretariat, Peshawar
- The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar

3) District Education Officer, District Orakzai Dated 22.02.2024

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Petitioner/ Appellant

Hidayat Ullah Khattak

Advocate, High Court

Through

MINUTES OF THE MEETING OF DEPARTMENTAL PROMOTION COMMITTEE HELD ON 14-10-2020 AT 10:30 AM

District Education Office

Phone: 0925-690017 FAX 0925-690017

District Orakzai

-nAV

3514

<u>| 10</u> /2020.

Chairman

· Member

Member

Member

Member

Member

Member

Member

(KPE&SED Representative)

No:

Dated 19

A meeting of the Departmental Promotion Committee was held today on 14-10-2020 at 10:00 AM under the Chairmanship of District Education Officer District Orakzai to discuss the promotion cases of Male, PST/SPST/PSHT o CT B-15, in the Distirct Education Office Orakzai. The following attended the meeting:

- 1. Mr.Fareed Ullah Mehsud ,District Education Officer
- 2. Mr. Hameed Ullhan Jan ,Additional Director NMD
- 3. Mr. Saif Ullah, Principal B-19 GHS Mandati District Orakzaj
- 4. Mr.Muhammad Iqbal ,HM GHS Mishti Eazar
- 5. Kausar Ali, ADEO District Orakzai
- 6. Mr.Abdul Abdul Malik, ADEO District Orakzai
- 7. Mst. Nabila Naz , ADEO District Orakzai
- 8. Mr. Shakeel Ahmed , SST GHS Swaro Ko: 9. Mr. Wahid Ullah ,SCT GMS Bagara Mishli

The meeting started with recitation from the Holy Quran. The Chair welcomed the participants. The following items were discussed in detail by the DPC keeping in view all the aspects of the case and finally unanimously recommended the promotion of the following teachers on the vacant post with immediate effect.

Item No. 1 RROMOTION OF PST/SPST/PSHT (MALE) FROM TO CIT BPS-15 ON REGULAR BASIS

The case of promotion of PST/SPST/PSHT (MALE) to CT BPS-15 against vacant posts was considered and the DPC recommended as under:

Total No. of CT (M) Vacant Post	<u> </u>	60
60 % share of PST/SPST/PSHT Posts		36
Share of promotion 100%	·:	36
Net to be Promoted -		. 36
Available for promotion		36
Recommended for promotion to CT		.36

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	É	66 AI	nal Hassa					1993	Garhi			
	3		assanullal		<u>15 01/0</u>	8/1970	-23/05,	1995	GPS Garhi Khel *	Mani		
/				2	13 13/0	2/1972	31/03/	007			ļ	
/						3			GPS Khawa GPS	s Khel		
	 5	159 Ali	Majan		5 05/0	1979			Sarka			
	<u> </u> -	160 Yas	sin Ullah	7	5 02/01	/1980	01/09/ 01/09/	2003	Aakhel			
	6	161 Sha	nem:enr	.			01/09/	2003	GPS Sarla N	lishti	·	
					5 10/03,	1982	01/10/2	2003	GPS Sarki Ki			
	7	166 Abd	ul Shakoo	r 1:	5 01/03/	1070			GPS Sama	101		
	8	169 Sam	ar Gul	15	i 01/01/		23/10/2		Mamozai			
	9		lil ur	1-		1919	29/07/2		GPS Sangra			-1
	<u> </u> +		nan ammad	15	05/06/	1979	03/08/20	104	GPS Taropi A Khel	li		
	10	178 Uner		15	22.0							
ļ	11		lsghar	15	22/04/1		03/09/20		GPS Rambic S	alai		7
	12	.		1	16/10/1	<u>984 (</u>	5/09/20	05 0	GPS Khangar	Boor		-
†			ed Ullah	15	02/02/1	979 2	3/10/200		FS Biland KV	el		-
.		277 Iqbal'.	Hussain	12	05/05/19		<u>4/11/20(</u>	\underline{D}	0.2	· ·		1
	14 2	78 Khaist	a Jan	1.2				. 6	PS Ster Sam PS Mir Kalan		·	1
		Muhan	mad	12	01/03/19	86 2-	<u>1/1/200</u>	9 K	hel			1
-	15 2	79 Yaqool	Ъ	12	09/03/19	87 2.	(11/000					
	16 28	Muhan 30 Hanif	rimad				/11/200		PS Malang ga	rhi		
		Nuseeh		<u>12</u>	21/12/19	82 24	/11/2009		PS Bada eikhan		-	
1	7 28	2 Rehman	1	12	15/10/10	1		· · · · ·	cikilan			
1	8 28	3 Gul Kai		12	05/10/198		11/2009		<u>PS Gul Cheri</u>	1	[
19	9 28			12	15/01/198 04/04/198		12/2009		S Bilazawi			•
20	0 000	Mati Ur			0+/0+/198	0 24/	11/2009	$\int GP$	S Bazed Khel			
1-0	2 285	<u>Rehman</u>	1	2	20/05/198	1 24/	<u>1/2</u> 009	1				
21	287	Gul Rahi	im ,			1		GP	S Jaba Kada S Karapa			
. <u>22</u>	288			$\frac{2}{2}$	05/04/1979			Sam	ana	· [*		
23					18/03/1985		1/2009		Khar Khushte			•
. .		S:Khadim	<u>Khan 1</u>	≝_ <u></u> +-	1 <u>0/04/1984</u>	02/1	2/2009		Toor Kani	<u> </u>		
24	290	Hussain	12	2 0	3/05/1985	2411	1/2000	i .				
25	291	Raees Akb	bar 12		5/02/1982		/2009		Shamer			
26	293	Hussain Asgher				-+/11	/2009	GPS	Zakhtan			
+		Minawar		'	0/02/1981	24/11	/2009	GPS	Paloosi			
27	295	Khan	12	17	1050000			• -		+		
28	298	Sherin Has	san 12		0/05/1986	24/11			njawar			
29	200				/10/1987	24/11/		GPS A	Ind Khel Bala	1.		
	300	Amjad Kha	n 12	18	/02/1985	25/11/	[*	GPS E	eropi Ali	:		
10.	302	Saqib U Islam	12	1		24/11/2		Khel FPS P	anjam Ali			
30'	<u>50</u> 2											

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		1						
7	j.	303	Amir ur Rehman	12	03/10/1982	24/11/2009	GPS Khadizai No.1	-
: ₁₂	<i>432</i>	304	Hikmat Khan	12	02/10/1983	24/11/2:009	GPS Sawaro Kot	-
- /			Munawar			-	GPS Chapper	
F	4.33	306	Khan	12	25/10/1982	24/13/2009	Mishti	
/	[Muhammad			in the	. =	t n
[34	307	Ghani	12	26/02/1985	24/1.72009	GPS Kot Ali Khel	
	35	308.	Painda Khan	12	·13/04/1984	25/11/2009	GPS Yusaf Khel	
	36	312.	Israfil Khan	12	12/05/1986	24/11/2009	GPS Khadizai No.2	
	· · · · ·							

No. of PST/SPST/PSHT (Male) to CT cleared for promotion= 36No. of CT (male) deferred for promotion= NIL

The meeting ended with a vote of thanks to and from the chair.

. :2 Shakeel Ahmad / SST GHS Swaro Kot 2. 1. Wahid Ullah SCT GMS Bagara Mishti Membèr Member w m 3. Mr. Abdul Mali Kausar Ali ADEO Orakzai ADEQ-Grakzai Member Member Muhammad Iqbal (HM) GHS Mishti Bazar 5. Manyabila Naz 6. ABEO Qrakzai Member Member Saif Ullah Principal 8. 7. Mr.Rais Khan GHS Mandati ADEO Orakzai Member . Member 9. Hameed ollah Jan Additional Director NMD KP E&SED Representative Mr.Land Ullah Mehsud **District Education Officer Orakzai** (Chairman)



Anky District Education Office District Orakzai

Dated 12 2020

Phone. 0925-6900 7 FAX 0925-690017

Notification:

As recommended by the Departmental Promotion Committee during its meeting held on 14/10/2020, vide Minutes No. 3514, the competent authority has been, pleased to promote & adjust the following male PST/SPST/PSHT teachers from PST/SPST/PSHT to CT Post BPS-15 against the vacant post in various schools mentioned against their names in district. Orakzai with immediate effect in the interest of public service:

			C. S. S. S. Like	1	1	and the set of the set	
. •	· ·	a_{1} $(\overline{A}, \overline{b})$ $(\overline{A}, \overline{b})$ a_{2} $(\overline{A}, \overline{b})$ $(\overline{A}, \overline{b})$ $(\overline{A}, \overline{b})$ $(\overline{A}, \overline{b})$ $(\overline{A}, \overline{b})$	1999 B				Name of the
5#	S.L#	Name of	BRS	Date of Birth	Regular 🔆 👌	Current School	School where
		teacher: 375 -	1.5	San they been	Service	Carlo The Ashieve Laboration of	Posled
		· · · · · · · · · · · · · · · · · · ·		9	1977年1月1日日	法法的法律法律	· · · · · · · · · · · · · · · · · · ·
			P	•		GPS Noor Ali	GMS Mirazai
1	36	Zeenat Ali	-15	05/02/1970	01/03/1993	Garhi -	
			·		1	GPS Garhi	GHSS Kalaya
2	66	Amal Hassan	15	01/08/1970	23/05/1995	Mani Khel	•
	1					GPS Khawas	GMS Alwarho
З	12ó	Hassanullah	15	13/02/1972	31/03/2001.	Khel	Mela
	1					GPS	GHS.Tooti Bag
			·			Sarka 🧠 .	Orakzai.
	ļ				,	Aokhe	•
4	1.52	Ali Majan 👘	15	05/03/1979	01/09/2003	1	
	1		1			GRS Sarla	GHS Mishti
5	150	Yasin Ullah	·15	02/01/1980	01/09/2003	Mishti	Bazar
	V	Munawar	1				GHS Inzer Pott
ó∨	161	Shah	15	10/03/1982	01/10/2003	GPS Sarki Khel	· ·
	1	Abdul				GPS Sama	GHS Dran
7	166	Shakoor	15	01/03/1972	23/10/2003	Mamozoi	Sheikhan
	ή ι	4				· .	GHS Mishti
8	109	Samar Gul	15	01/01/1979	29/07/2004	GPS Sangra	Bazar 🥄
	1	rhAlil ur				GPS Taropi Ali	GMS Sorki Kho
9	170	Rehman	15	05/06/1979	03/08/2004	Khel	
	1	Muhammad			4	GPS Rambic	GHS Gulistan
10	178	Umer	15	22/04/1976	03/09/2005	Salai.	
<u> </u>					00/0//2000	GPS Khangar	GMS Sarki Khe
11	218	Mip Asghar	15	16/10/1984	25/09/2005	Boor	•
<u></u>	~~~	ylaheed.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3070172000	GPS Biland	Gins Biland
.12	219,1	Ullah	15 .	02/02/1979	23/10/2005	Khel No.2	Khel
	211	Igbal Hussain	12	05/05/1985	24/11/2009	GPS Ster Sam	GMS Ster Sam
13/		חטצטה ובעביר	12	00/00/1700	24/11/2009	GPS Mir Kalam	GMS Qasim
V	278	Khoide lee	12	01/02/1004	24/11/2009	Khel	Khèl, Orakzai.
-14	2/0	Khaista Jan		01/03/1986	24/11/2009	GPS Malang	GMS Yakho
he	/279	Muhammad	12	09/03/1987	241110000	garhi	Kandow
10	18217	Yaqoob	12	09/03/198/	24/11/2009	GPS Bada	GHS Mishti
المحمد ا	280	Muhammad Hanif '	10	21/12/1982	24/11/2009	Sheikhan	Bozar
<u>.</u>	250		12	21/12/1902	24/11/2009	jineikiitun	GMS Babera
ר י ו	282	Noseeb	10	Actionos	04/11/0000	GPS Gul Cheri	Laki -
14	202	Rehman	12	05/10/1985	24/11/2009 -	<u>GES GUI CHEIL</u>	
.]				15/01/2000	62/10/0000		GMS Solit Fero
¥đ,	<i>1</i> 283	Gul Karim	12	15/01/1982	<u>C3/12/2009</u>		Khel
		ریت دین	,	5 1 10 1 10 000		GPS Bazed	CMS Mir Melo
19	284	DaliŀShah	12	04/04/1980	24/11/2009	.Khel	Sheikhan

District Education Officer Oratzai District at Hangu

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	، F	+			Richele		Poster
	285	Mati Ur Rénman	12	20/05/1984	24711/2009	GPS Jaba Kada	GHS Avi Mela
21	287	Gul Rahim	* 12	05/04/1979	24/11/2009	GPS Karapa Samana	GHS Gulistan
1/22	,228	Ashfaq Ali Maskeen	12	18/03/1985	24/11/2009	GPS Khar Khushta	GMS Khalil Sepoy (Khura)
123	289	Khan S.Khadim	12	10/Q4/1984	02/12/2009	GPS Toor Kani	GMS Damber
.24	290	Hussain.	. 12	03/05/1985	24/11/2009	GPS Shamer	GHS And Khel
25/	291	Raees Akbar Hussain	12	16/02/1982	24/11/2009		GHS Dràn Sheikhan
1.0	293	Asgher	12	10/02/1981	24/11/2009	GPS Paloosi	GMS Khalii Sepoy
17	<u>295</u> .	Minawar Khari , Shurin	12	10/05/1986	24/11/2009	GPS Injawar	GHS Saifal Dara
Ca /	<u>/298</u>	Hassan	.12	09/10/1987	24/11/2009	GPS And Khel Bala	GMS Zera
49	300	Amlad Khan Saqib Ul	12	18/02/1985	25/11/2009	GPS Baropi Ali Khel	GMS Zanko Khel
<u>30 /</u>	302	<u>Islam</u> Amir ur	12	20/04/1986	24/11/2009	GPS Panjam Ali . Khel	GMS Alwarna Mela
31/	<u>303/ -</u>	<u>Penmon</u>	12	03/10/1982	24/11/2009	GPS Khadizai No.1	GHS Swaro Kot
<u>62.</u>	204	Hikmat Khan Munawar	12.	02/10/1983	24/11/2009	GPS Sowara Kot	GHS Swaro Kol
×	306	Khan Munammad	12	25/10/1982	24/11/2009	GPS Chapper Mishti	GMS <u>Babera</u> Laki
	307	Ghani	12	26/02/1985	24/11/2009	GPS Kot Ali Knet	GMS Domper Lasti
1		Painda Khan Israfil Khan	12	<u>13/04/1984</u> 12/05/1986	25/11/2009	GPS Yusaf Khel GPS Khadizai	GHS Bagh Nak GMS Dana
56	<u>312 i</u>		12			No.2	Khüla

Terms & Conditions:

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

2. They will be governed by such rules & regulations as and when issued from time to time to the govt.

3. Their services can be terminated at any time in case his performance is foununsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed time to time.

4. Charge report should be submitted to all concerned.

5. There Inter-Se seniority on lower post will remain intact.

6. No TA/DA is allowed for joining his duty.

7. They will give an under taking to be recorded in their service book to the effect that if any over payment is made to him in light this order will be recovered and if he is wrongly promoted he will be reversed.

CATION OFFICER DISTRICT ORAKZAI

Endst No. 6661-69 dated: 10/12/12020

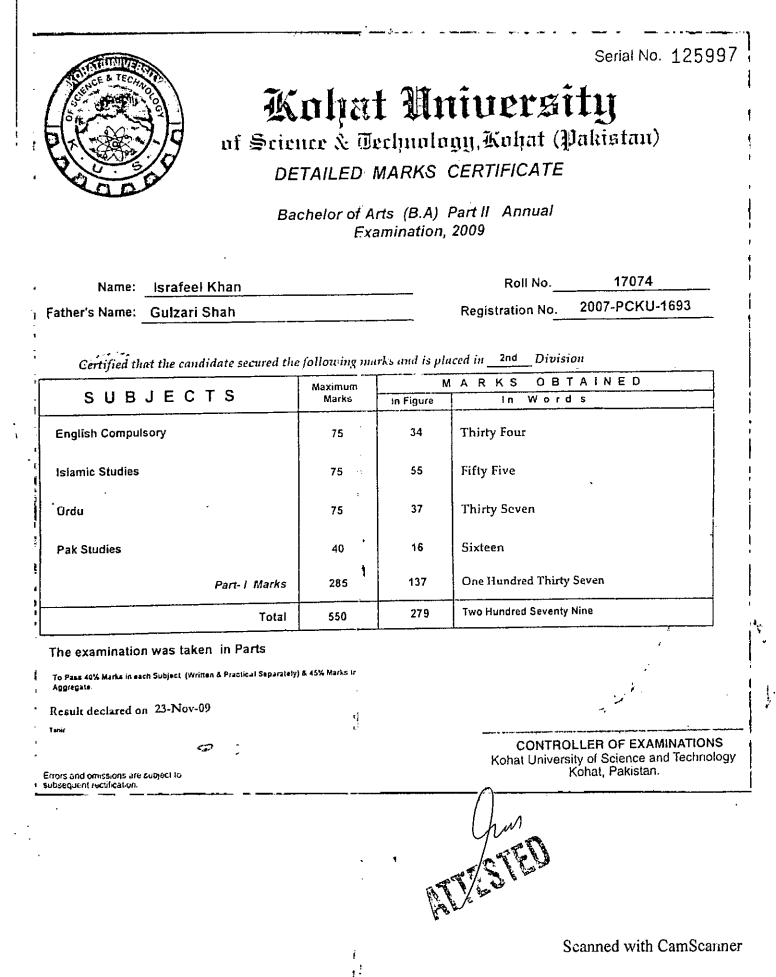
Copy forwarded for information and necessary action to the:

1. Director Education (E&SE) Khyber Pakhtunkhwa Peshawar.

- Deputy Commissioner, Orakzai.
 District Monitoring Officer, Oràkzai.
- 4. District Account Officer District Orakzal,
- 5. PS to the Secretary to Govt Khyber Pakhtunkhwa E& SE Department, Peshawar.
- 6. PA to the Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 7. Accountant Lecal Office, Orakzai. 8. Teacher concerned.
- 9. Master File

DISTRICT EDUCATION OFFICER DISTRICT ORAKZAI

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The District Education Officer, Orakzai at Hangu.

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Subject: - INTER DISTRICT TRANSFER FROM DISTRICT ORAKZAI

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DATES

PARHTUNKHWA PESHAWAR P.NO.61/GENER 1 TRANSFER

CONDARY

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TIONKH

1.6.4

Lam directed to refer to this Office letter No. 14585 Dated 14 C1-2023, on the subject cited above and to state that from the perusal of the Promotion Order, Mr. Israfeel Khan S/O Gul Zari Shah PS 7 (BS-12) including 23 others were promoted to the post of CT. (BS-15) vide No. 6661-69 Dated 10-12-2020, which is clear cut. Violation of Service Rules, 2012.

In this regard: I am further directed to ask you to withdraw the Promotion Order of the mentioned CT, including 23 others earlier notified vide Dated 10-12-2020 as well as such like cases, if an / and compliance report may be shared with this Office, please.

> Assistant Diractor (Estab) Elementary and Secondary Education Khyber Pakotunkhwa

Endst: No. Copy of the above is forwarded to the 1 1. PA to Director Elementary and Secondary Education Khyber Pakhlunkhwa

i alle

Assistant Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa

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OFFICE OF THE DISTRICT EDUCATION OFFICER (M) ORARZAI DISTRICT HEADQUARTER ORAKZALAT BABER MELA HANGU Phone # 0925-690017 Fax# 0925-690017 Emall: deoorakzal2020@gmall.com 344 Dated PSI

Τo,

Director. Elementary & Secondary Education, > Khyber Pakhlunkh va, Peshawar.

Subject: -

REQUEST FOR REVIEW/APPRAISAL

Reference to the Assistant Director (Estab), Elementary & Secondary Education, Khyber Pichlunkhwa office letter bearing No. 19811, dated 11/04/2023, wherein It is has been directed to withdraw the promotion order of twenty (swi24 PSTs BPS: 12 to CT BPS: 15 In District Oralizal Issued vide NolIncation of this office bearing No. 6660, raled 10-12-2020 to the extent at Seriel Hol 13.10 36, twenty four/24.1n 12 coupling.

Foregoing in view of the above, the aforesaid twenty four/24 PSTs in BPS: 12 have been promotent to the post of CT BPS: 5 in District Orakzal by adhering the following offleria

- WHEREAS, the promoted PSTs have been appointed on 24/09/2009 at 95T-BPS: 12, hence having 11 1) years of continuous Govt regular services during promotion in 2020.
- WHEREAS, there are no san_floned posts of SPST BPS! 14 for promotion of these PSTs. 21
- WHEREAS, in case of availability of the sanctioned posts of SPST in BPS: 14, these promoted PSTs 3) would have been eligible for promotion to the posts of SPST BPS: 14 prior to this promotion way back in
- 2014 as per service rules 2012. WHEREAS, there was no other eligible willing senior candidate then the promoted PSTs for promotion to • - -
- WHEREAS, 60 posts of CT in BPS; 15 (Male) In disidict Orakzai were lying vacant at the time of DPC in 5) 2020 and those PSTs In BPSI 12 have been promoted funder. Service Rules 2012 the 60% share of SPS/PSHT to the posts of CT In BPS-16. V/HEREAS, the promoted PSTs had already been served on the posts of CTs in BPS: 15 since
- 6) 11/12/2020 and one of the promoted PST (Mr. Seque ultilizer) has already obtained the thing district iransfer/NOC and serving in District Kohalton the post of CT in BPS: 15.

In the light of nonver letter issued by your esteemed office dated 11/04/2023 may be reviewed In the interest of public service and to avoid any illigation please 人名布莱普

DISTRICT EDUCATION OFFICER (M)

eshawa

Copy of Even No. 8 Date: Copy forwarded for information and necessary action to the 1 Deputy Commissioner, Cratzal

- 2. Additional Director (Estab), Directorate of E&SEPMAS, Khyber PakhlunanWar P
- Assistant Ofrector (Estab), Ofrectorate of E&SE, Khyber Pakhtunkhwe writh Soffice Jeller vide cited 3.
- above...> . A Office Copy.
- DISTRICI-EDUCATION OFFICER (M



OFFICE OF THE DISTRICT EDUCATION OFFICER- (M)-ORAKZAI DISTRICT HEADQUARTER ORAKZAI AT BABER MELA-HANGU Phone # 0925-690017 Fax # 0925-690017 Email: <u>deoorakzai2020@gmail.com</u>

AMRE- 23

OFFICE ORDER:

In compliance of the Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar vide letter bearing No. 18811, dated 11-04-2023, the competent authority DEO (M) Orakzai is pleased to, withdraw the promotion orders bearing Endst: No. 6660, dated 10-12-2020 in respect of the follo wing twenty four promoted PSTs in BPS: 12 to the posts of CTs in BPS: 15 in District Orakza of the promotion order ibid. Furthermore, the following teachers are hereby adjusted in the schools mentioned against their names with

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imme	ediate effect.		· · · · ·
S#	NAME	CURRNT PLACE OF POSTING	PLACE OF ADJUSTMENT
1.	lqbal Hussain	GMS Star Sam	GPS Bara Mela
2.	Khaista Jan	GMS Safri Feroz Khe	GPS Stara Kada
3.	Muhammad Yaqoob	GMS Yakho Kandow	GPS Sarki Khel
4	Muhammad Hanif	GHS Mishti Bazar	GPS Bada Sheikhan
5. ·	Naseeb Rehman	GMS Babra Laaki	GPS Gul Cheri
6.	Gul Karim	GMS Safri Feroz Khe!	GPS Ghutak Ali Khel
7.	Dalil Shah	GHS Bazid Khel	GPS Rangin Khel
. 8.	Mati Ur Rehman	GHS Avi Mela	GPS Dago Takhtak
9.	Gul Rahim	GHS Gulistan	GPS Khee Kada No.1
10.	Ashfaq Ali	GMS Khalil Sepoy	GPS Bal Kot
11.	Maskeen Khan	GMS Damber Lasti	GPS Dran Sheikhan
12.	Syed Khadim Hussain	GHSS Andkhel	GMPS Shamer
13.	Raees Akbar	GMS Wampanra	GPS Kagnai Sher Khel
14.	Hussain Asgher	GMS Khalil Sepoy	GPS Khar Khushta
15.	Minawar khan	GHS Salfal Darrah	GPS Arkhio Killi
16.	Shiren Hassan	GMS Mirako Payan	GPS Suleman Khel
17.	Amjad Khan	GMS Zanka Khel	GPS Taghnal
18.	Saqib UI Islam	GHS Jarma District Ko jat	Will be adjusted as and when the inter district transfer is withdrawn by the Directorate of Elementary & Secondary Education Khyber Pakhtun Khwa
19.	Amir ur Rehman	GHS Swaro Kot	GPS Swaro Kot
20.	Hikmat Khan	GHS Swaro Kot	GPS Khadizai No.1
21.	Munawar Khan	GHS Chapper Mishti	GPS Zor Chapper
22.	Muhammad Ghani	GMS Stara Kada	Kot Ali Khei
23.	Painda Khan	GHS Baghnak	Ghutak Ali Khel
24.	Israfil Khan	GMS Dana Khuta	GPS Taropi Ali Khel

Note:

1) Fresh charge report in their original Basic Pay Scales as on 09-12-2020 should be submitted to all concerned within 15 days positively. In case of failure/refusal, they will be treated under the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011.

2) TA/DA is not allowed for joining of their duties.

DISTRICT EDUCATION OFFICER (MALE) DISTRICT OR (ZAI المعربي المعالي المعال

Copy of Even No. & Date:

Copy forwarded for information and necessary action to the:-

- Director Elementary and secondary Education Khyber Pakhtunkhwa Peshawar with the request to withdraw inter District transfer order in r/o S# 18, already transferred to District Kohat vide Directorate of E&SE KP No. 13656-61/F.No 51 Transfers Dated Peshawar the 27/12/20:22.
- 2) Additional Director (Estab), Directorate of E&SE, MAa, Peshawar.
- 3) District Education Office (M), District Kohat
- 4) District Monitoring Officer, EMA, District Orakzai.
- 5) District Accounts Officer, District Orakzal.

6) Deputy DEO (M), Orakzai.

- 7) Assistant Director (Estab), Directorate of E&SE, KP, Peshawar vide his office letter quoted above.
- 8) Principal/Head Masters/Incharge HM and Head Teachers concerned.
- 9) SDEOs concerned for further necessary action.
- 10) Superintendent/Pay Clerk O/O the DEO (M) Orakzal for further necessary actions.

11) Focal Person (HRMIS) for necessary action.

- 12) PSTs concerned
- 13) Office Copy

DISTRICT EDUCATION OFFICER (MALE)

محذمت عناب في سطر كمث المجوليش أمنيه م خلع اور كرني Cred and Company I de lie At all منوان - الظرناني ايميل مراية طيكر طريش الرطر 23/11/2000 PST مع - كم سمار 17 (فر مطور PST (23/11/2000) كر مولقا- كسارة سال ليد أن PST إسارة مح 2020-12-10 OPC من CT ب مبر وموشق دماکیا - چونکه فاطا میں SFST (14 سکیل) کا کوتی کرمت ہیں ہے۔ " اسان SHT (15) PSHT (15) ع على حقر مرفق : چونکر فاط ميں T سى اساميان زماری تقین - PSHT (15 سکیل) مز سوے میران اساتیز لاکو T ایر برزور عناب والد -اقب د صالی شعالی CT بر گرار نوع میں ان امعامز کا کو TT (داسکیل) سے دومار کا PST (21-2) بیر د يكر ير كياك، -لميزاب صاحبان في مثان اقد س مين كسرارش ليماتي مع - كمراس د يكم يد آرد فر المدير نظر ثاني كر بح سائلين كر الضاف م ي كر مشكور مز مايس الاحكار المحكار المعلم من علين نوازش سركي - مورق 3. 20/05/2023 219 All as the part of the out full copy to to come the contract to c. 1 - ڈی سی اورکزنی 2 - د کاک او اورکزنی 3 - خانگر یک اند اند فری ایز سكنين الجوكيس 4 - سیکر شری ا بلو کمین کے پی کے

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FECONDARY REDUCATION REVEER PARITUNKEWA PESILA WAR FEO. 617DISTRICT CADRE TRANSFERS

NO. 22904 ... DATED 09-08/2023

The District Education Officer (Male). /Orakzai at Hangu

-17/B-

Subject: - APPEAL FOR RESOTRATION OF PROMOTION ORDER.

I am directed to refer to the subject cited above and to state that the Appellant Authority is pleased to reject the appeal in respect of Mr Naseeb Ur Rehman Ex CT, and 23 others, promoted from the post of PSTs (BS-12) to the post of CTs (BS-15), against the existing rules/policy.

In this regard, I am further directed to ask you to inform the appellants accordingly, please.

Assistant Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa

Endst: No. _____/F.No.37 Copy of the above is forwarded to the:-1. PA to Director Elementary and Secondary Education Khyber

Pakhtunkhwa Peshawar.

Τġ

Assistant Director (Estab) Elementary and Secondary Education Khyber Pakhtunkhwa



OFFICE OF THE DISTRICT EDUCATION OFFICER-(M)-ORAKZAI DISTRICT HEADQUARTER ORAKZAI AT BABER MELA-HANGU Phone # 0925-0:0017 Fax # 0925-690017 Email: <u>deoorakzai2020@gmail.com</u> No.1344.__Dated_P\$1.01/023



To,

Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

Subject: -

- REQUEST FOR REVIEW/AFPRAISAL

Reference to the Assistant Director (Estab), Elementary & Secondary Education, Khyber Pakhtunkhwa office letter bearing No. 18811, dated 11/04/2023 wherein it is has been directed to withdraw the promotion order of twenty four/24 PSTs BPS: 12 to CT BPS: 15 in District Orakzai issued vide Notification of this office bearing No. 6660; dated 10-12-2020 to the extent at Serial No. 13 to 36, twenty four/24 in counting.

Foregoing in view of the above, the aforesaid twenty four/24 PSTs in BPS: 12 have been promoted to the post of CT BPS: 15 in District Orakzai by adhering the following criteria.

- 1) WHEREAS, the promoted PSTs have been appointed on 24/09/2009 as PST BPS: 12, hence having 11 years of continuous Govt. regular services during promotion in 2020.
- 2) WHEREAS, there are no sanctioned posts of SPST BPS: 14 for promotion of these PSTs.
- 3) WHEREAS, in case of availability of the sanctioned posts of SPST in BPS: 14, these promoted PSTs would have been eligible for promotion to the posts of SPST BPS: 14 prior to this promotion way back in 2014 as per service rules 2012.
- 4) WHEREAS, there was no other eligible willing senior candidate then the promoted PSTs for promotion to the posts of CT BPS-15.
- 5) WHEREAS, 60 posts of CT in BPS: 15 (Male) in district Orakzai were lying vacant at the time of DPC in 2020 and those PSTs in BPS: 12 have been promoted under Service Rules 2012 the 60% share of SPS/PSHT to the posts of CT in BPS: 15.
- 6) WHEREAS, the promoted PSTs had already been served on the posts of CTs in BPS: 15 since 11/12/2020 and one of the promoted PST (Mr. Saqib ul Islam) has already obtained the inter district transfer/NOC and serving in District Kohat on the post of CT in BPS: 15.

In the light of above, letter issued by your esteemed office dated. 11/04/2023 may be reviewed in the interest of public service and to avoid any litigation, please.

Copy of Even No. & Date:

Copy forwarded for information and necessary action to the:-.

- 1. Deputy Commissioner, Orakzal.
- 2. Additional Director (Estab), Directorate of E&SE, MAs, Khyber Pakhtunkhwa, Peshawar,
- 3. Assistant Director (Estab), Directorate of E&SE, Khyber Pakhtunkhwa w.r.t his office letter vide cited above...
- 4. Office Copy.

DISTRICT EDL TION OFFICER-(M)

CATION OFFICER (M)

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Cost:

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBU

PESHAWAR

APPEAL NO. 1704 /2023

Mr. Israfeel Khan, CT (BPS-15), GMS Dano Khula, District Orakzai,

APPELLANT

VERSUS

- The Secretary Elementary & Secondary Education Department, Knyber Pakhtunkhwa, Peshawar.
 The Director Elementary & Construction The Director Elementary
 - 2- The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3- District Education Officer, District Orazkai.

RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 19,05.2023 WHEREBY THE PROMOTION ORDER DATED 10,12,2020 OF THE APPELLANT HAS BEEN WITHDRAWN AND AGAINST THE APPELLATE ORDER DATED $\delta \mathfrak{P}$ -05-2023 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS EEEN REGRETTED ON NO GOOD GROUNDS.

PRAYER:

That on acceptance of this appeal the impegned order dated 19.05.2023, and the Appellate order 20208,2023 may very kindly be set aside and the promotion order dated 10.12.2020 be restored with all back benefits. Any other remedy which this august Tributal deems fit that may also be awarded in favor of the appellant.

R/SHWETH: ON FACTS:

- 1. That appellant was an employee of the respondent Department and performing his duty with full zeal & zest and up to the entire satisfaction of his high ups.
- 2. That the appellant being qualified was appointed as PST on 24.11.2009, in the respondent department and since then they are working with the full zeal and zest.
- 3. That it is pertinent to mention here that 60 number of posts of CT. (BPS-15) were laying vacant in the District Orakzal. That a DPC was held to fill up the cubject posts and amongst these posts 36 number of posts were allocated to the quota of PST/PSHT/SPST. That a DPC meeting was field on 14.10.2020 wherein the appellant was recommended for the post of CT (BPS-15) and vide notification

ATTESTED ee.

dated 10.12.2020 the appellant was promoted to the post of CT (BPS-15). Copies of the minutes of the DPC dated 14.10.2020 and notification dated 10.12.2020 are attached as annexureA&B.

- That the appellant is a highly qualified person and his field. Copy of the educational testimonials are attached as annexureC.
- 5. That in pursuance to the notification the appellant started performing his duties with devotion and up to the entire satisfaction of his superiors.
- 7. That astonishing vide impugned office order dated 19.05.2023 the promotion order dated 10.12.2020 of the appellant was withdrawn in utter violation of the law and rules on the subject. Copy of the office order dated 19.05.2023 is attached as annexureE.

That the appellant feeling aggrieved from the impugned office order dated 19.05.2023 preferred departmental appeal. Copy of the departmental appeal is attached as annexureF.

- That the departmental appeal was rejected vide appellate order dated 09.08.2023 as note on the departmental appeal with no good reasons.
- **10.** That having no other remedy preferred the instant appeal on the following grounds amongst the others.

GROUNDS:

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- A- That the impugned order dated 19.05.2019 and appellate order dated 08.2023 issued by the respondents are against the law, facts, norms of natural justice and materials on the record hence not tenable in the eyes of law.
- B- That the appellant has not been treated in accordance with law and Rules by the respondents on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That no show cause notice has been served upon the appellant before the issuance of the impugned orders.
- D- That no right of defense has been provided to the appellant hence he has been condemned unheard thus violated Artile-10-A of the constitution of the Islamic Republic of Pakistan, 1973.

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۰ V E- That under the principle of *Locus Poenitentiae* the respondents are duty bound not to withdraw the promotion order.

F- That no regular inquiry has been conducted in to the matter before the issuance of the impugned orders.

G-That the respondents acted in arbitrary and malafide manner by issuing the impugned orders.

H- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

· Dated: 31-05-2023

APPELLANT

ISRAFEEL KHAN Through: NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT 16 ----KAMRAN KHAN UMAR FAROOQ Martil

MUHAMMAD AYUB

MAHMOOD JAN Advocates, Peshawar -11

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AFFIDAVIT

I, Israfeel Khan, CT (BPS-15), GMS Dano Khula,, District Orakzai, do hereby solemnly affirm and declare on Oath that the contents of this Service Appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

C.N. NO. /2023 IN

APPEAL NO.

ISRAFEEL KHAN VS EDUCATION DEPT

APPLICATION FOR SUSPENSION OF THE OPERATION OF THE ORDER DATED 19.05.2023 TILL THE DISPOSAL OF THE MENTIONED APPEAL.

R.SHEWETH:

1. That, the titled appeal is submitted before this Honorable tribunal along with this application in which no date has been fixed yet.

- 2. That the applicant had filed the titled appeal against order dated 19.05.2023 whereby his promotion from PST to CT notification has been withdrawn.
- 3. That, all the three ingredients required for grant of stay are in favor of the appellant.
- 4. That the contents of the appeal may be kindly be considered as part and parcel of the instant application.
- 5. That, any other ground would be taken at the time of arguments with prior permission of this Honorable Tribunal.

It is therefore, most humbly prayed that on acceptance of this application the impugned order dated 19.05.2023 may very kindly be suspended till the disposal of the instant service appeal.

	APPELLANT
	THROUGH: M
	NOOR MUHAMMAD KHATTAK ADVOCATE SUPREME COURTTE
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1685/2023

BEFORE:

MR. KALIM ARSHAD KHAN ... CHAIRMAN MRS. RASHIDA BANO ... MEMBER (J)

For respondents

Mr. Naseeb Rehman, CT (BPS-15) GMS Babra Laaki, District Orakzai.

.... (Appellant)

TESTED

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VERSUS

- 1. The Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer, District Orakzai. (Respondents)

Mr. Noor Muhammad Khattak Advocate For appellant

Mr. Muhammad Jan District Attorney

JUDGMENT

Rashida_Bano, Member (J): The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act 1974 with the prayer copied as below:

"On acceptance of this appeal the impugned order dated 19.05.2023 and the appellate order 09.08:2023 may very kindly be set aside and the promotion order dated 10.12.2020 be restored with all back benefits. Any other remedy which this Tribunal deems fit that may also be awarded in favor of the appellant." 2. Through this judgmentione intend to dispose of instant service. appeal as well as twenty-these connected service appeals which are given as under:

> 1. Service Appeal No.1686/2023 2. Service Appeal No.1687/2023 3. Service Appeal No.1688/2023 4. Service Appeal No.1689/2023 5. Service Appeal No.1690/2023 Service Appeal No.1691/2023 7. Service Appeal No.1692/2023 8. Service Appeal No.1693/2023 9. Service Appeal No.1694/2023 10.Service Appeal No.1695/2023 11.Service Appeal No.1696/2023 12.Service Appeal No.1697/2023 13.Service Appeal No.1698/2023 14.Service AFpeal No.1699/2023 15.Service Appeal No.1700/2023 16.Service Appeal No.1701/2023 17.Service Appeal No.1702/2023 18.Service Appeal No.1703/2023 19.Service Appeal No.1704/2023 20.Service Appeal No.1705/2023 21. Service Appeal No.1706/2023 22. Service Appeal No.1707/2023 23.Service Appeal No.1708/2023

In view of common questions of law and facts, the above captioned appeals are being cisposed of by this order.

3. Brief facts leading to filing of the instant appeals are that the appellants were serving as PSTs. That different posts of Certified Teacher (BPS-15) were lying vacant and accordingly, the appellants were given promotion against the said posts vide Notification dated 14.10.2020. That in pursuance of the said notification, they started performing duties in BPS-15. That all of a sudden on 19.05.2023, the said notification was withdrawn by the respondent department.

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Feeling aggrieved, they field departmental appeals which were rejected on 09.08.2023, hence the instant service appeals.

4. We have heard learned counsel for the appellants and Mr. Muhammad Jan, District Atterney for the respondents and have gone through the record and the proceedings of the case in minute particulars.

5. Learned counsel for the appellants argued that the impugned order dated 19.05.2019 was against law, facts and norms of justice, hence not tenable. He submitted that the appellants had not been treated in accordance with law/rules and as such, they had violated Articles-4 & 25 of the Constitution of Islamic Republic of Pakistan, 1973. Further submitted that no show cause notice had been served upon the appellants before passing of the impugned order; that no right of defense had been provided to the appellants and under the principle of *Locus Poenitentice*, the respondents were not duty bound to withdraw the promotion. Lastly, he concluded that no inquiry had been conducted into the matter and the respondents had acted in arbitrary manner, therefore, he requested for acceptance of the instant service appeals.

6. Conversely, learned District Attorney submitted that the appellants had been treated in accordance with law, rules and policy. He submitted that there was no rules/policy of promotion of PST to the post of CT, therefore, the respondents had rightly withdrew the promotion orders. Further submitted that the impugned order was rightly passed and the appellants were treated in accordance with law,

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FRAME

rules and policy in vogue. Therefore, he requested for dismissal of the instant service appeals

Perusal of record reveals that appellant was appointed as 7. Primary School Teacher vide order dated 23.11.2009 in Education Department. Sixty posts of Certified Teacher (BPS-15) were lying vacant lout of which 36 were allocated to the quota of PST/SPST/PSHT. DPC meeting was held on 14.10.2020 wherein appellant was also recommended for promotion, who accordingly. promoted. After promotion, all of a sudden respondent No.3 was asked to withdraw the promotion orders of the appellant vide letter dated 11.04.2023 and resultantly promotion order of the appellant was withdrawn vide order dated 19.05.2023 without any reason. Respondent contended that appellants were mistakenly promoted (who were PST) to the post of CT as under the rules there is no channel of promotion provided for promotion of PST to CT, therefore, promotion order was withdrawn in accordance with rules. Relevant rules are notified on 13.11.2012, wherein appendix to the schedule provides method of recruitment, qualification and other conditions specified reveals that the post of Certified Teacher (G) BPS-15 is mentioned at serial No.13 of the appendix in accordance with which criteria for appointment given in column No.5 the method of recruitment is;

a) Forty percent by initial recoutment and.

b) Sixty percent by promotion on the basis of seniority cum fitness, from amongst the Primary School Head Teacher with at least five year

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service and having qualification prescribed for initial recruitment of Certified Teacher (General). Provided that if no suitable candidate is available amongst the Primary I chool Head Teacher for transfer then the post-will be filled by the promotion on the basis on seniority and fitness, from amongst Senior Primary School Teacher, with at least five year service and having qualification prescribed for initial recruitment of Certified Teacher (General).

So as per Service Rules only Primary School Head Teacher with 8. at least five year service having Bachelor Degree or qualification from a recognized University with Certified Teacher Certificate or two year years Associate Degree in Education from a recognized University or Eighteen months Diploma in Education can be promoted to the post of CT (General) and if no suitable PSHT is available then Senior Primary School Teacher on the basis of seniority cum fitness with at least five year service and qualification mentioned above will be promoted in alternative and not PSTs. Admittedly appellants were Primary School Teachers at the time of their promotion to the post of CT vide notification dated 10,12.2020. As per rules mentioned above, PSTs are not entitled for promotion to the post of CT rather as per Serial No. 20 of the appendix, Primary School Teacher will be promoted to the post of Senior Primary School Teacher on the basis of seniority cum fitness and Senior Primary School Teachers on basis of seniority cuin fitness will be promoted to the post of Primary School Head Teacher in accordance with Serial No. 19 of the appendix of notification dated 13.11.2012.

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Appellants being PSTs were erroneously and mistakenly 9. promoted to the post of CT (BPS-15) by the respondents vide notification dated 14.10.2020 which was subsequently realized by the department who reverted the appellants back to the post of PST (BPS-12) from CT (BPS-15) by withdrawing promotion order dated 10.12.2020 vide impugned notification dated 19.05.2023. When in the rules there is no provision/channel for promotion of PST to CT (General) then promotion order of appellants being PSTs to the post of CT (BPS-15) was rightly withdrew by the departments respondent. It is also important to note that appellant served for this intervening period of from 10.12.2020 till 19:05.2022 almost two and half year as Certified Teacher (G), therefore, salaries and benefits paid to the appellants could not be recovered from them being past and close transaction on the principle of 'locus poenitentiae' and estoppel on the part of respondents. Reliance is placed on 2020 SCMR 188.

10. For what has been discussed above, we are unison to dispose of the instant service appeal as well as connected service appeals with the observation that benefits paid to them could not be recovered from them. Costs shall follow the event. Consign.

11. Pronounced in open' court at Peshawar and given under our hands and seal of the Tribunal on this 8^{th} day of January, 2024.

(KALIM ARSHID Chairman acompia of Delivery of

(RASHIDA BANO)

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Member (J)

Certified to Witure copy Peshawar

2 (1 1 / 2029) in Rev 12029 SA: 1704/2023 1 critical and for the for the رغوی حمہ فی ۔ ماعد جرا تک منفد مدمن رجه عنوان بالامين ابن طرف سے داسط بیروی وجواب وی دگی کارون متعاطر بر بر آن مقام مسلک معصف میں میلیج میں میں اس طرف اس کر سر مقرد کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد مدک کن کا روائی کا کامل اختیار ، دگا۔ نیز م و کمل صاحب کوراضی نامه کرنے وُتقرر ^بالت ہ **فیصلہ ب**ر یوف دیتے جواب دہی اورا قبال دعویٰ اور المسورت فأكرى كرف اجراءاورصولي جيك وركوب ارعرش دعوى اور درخواست مرتشم كي تقريد إن زرای پردستخط کرانے کا اختیار ہوگا نے زصورت عدم بیر دی یا فرگری بیطرفہ یا بیل کی برایدگی اور منسوقی نيز دائر کرنے اپيل تکرانی دنظر ثانی ديپيروی کرنے کا اختيار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل پا چزوی کا روائی کے واسطے اور کیل ما مختار قانون کواپنے ہمراہ ما اسپنے بچائے تقرر کا اختیار ہوگا۔اور ساحب مقرر شدہ کو بھی وہی سکہ بنہ کورہ باافقہ راست حاصل ہوں کے اور اس کا ساختہ بر واخته منظور قبول ہوگا۔ دوران مقدمہ بیں جوٹر چد ہرجانہ التواسيخ مقدمہ سے سیب سے وہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حد ہے باہر ہوتو دیک صاحب پابند ہوں کے کہ بیر دی مذکور میں لہداوکالت نامد کھندیا کہ سندر ہے۔ ALCOPED م لئے منظور یہ