BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

SERVICE APPEAL NO. 1110/2014

Date of institution ... 05.09.2014 Date of judgment ... 06.01.2017

Sufaid Gul S/o Spin Gul Retired Headmaster, Government High School, Rahmatabad, District Karak Presently R/o Village & Post office Rahmatabad, Tehsil and District, Karak.

(Appellant)

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary.
- 2. Chief Secretary Government of Khyber Pakhtunkhwa.
- 3. The Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.

(Respondents)

APPEAL UNDER SECTION-4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER NOTIFICATION DATED 15.04.2014 PASSED BY RESPONDENT NO. 2BY WHICH THE APPELLANT HAS BEEN PROMOTED TO BS-18 w.e.f 30.03.2007 INSTEAD OF 15.07.2004.

Mr. Shahid Qayum Khattak, Advocate.

For appellant.

Mr. Muhammad Jan, Government Pleader

For respondents.

MR. ASHFAQUE TAJ MR. MUHAMMAD AAMIR NAZIR

MEMBER (JUDICIAL) MEMBER (JUDICIAL)

JUDGMENT

ASHFAQUE TAJ, MEMBER:- Sufaid Gul S/o Spin Gul retired Headmaster hereinafter called appellant had filed this service appeal in terms of Section-4 of the Service Tribunal Act, 1974 against the order notification dated 15.04.2014 passed by respondent No. 2 vide which the appellant in compliance of court judgment has been promoted to BPS-18 with effect from 30.03.2007 instead of 15.07.2004.

Facts in brief are that appellant, now retired was promoted to BPS-17 on regular basis vide notification dated 28.03.1996 wherein the name of the appellant was mentioned at serial No. 32 of the said list. Seniority list of Headmasters of Khyber Pakhtunkhwa was issued in 2002 where appellant stood at serial No. 439 of the said seniority list. He was given date of promotion to BPS-17 as 08.05.1995 in that seniority list. That several colleagues of appellant filed appeal No. 464 of 2006 before this Tribunal challenged the promotion notification dated 27.05.2003 whereby colleagues of the appellant were promoted as subject specialist BPS-17 on regular basis with immediate effect instead of 31.08.2000 the date on which there were adjusted against the post of subject specialists on acting charge. This Tribunal accepted their appeal on 05.10.2006 and they were regularized with effect from 31.08.2000 instead of 27.05.2003. That appellant also filed an application to respondents for giving the same benefits to him by regularizing his service from the date of taking over charge of the post with effect from 11.07.1993 instead of 08.05.1995 which was accepted. Notification dated 26th of March 2012 was issued. Appellant was regularized in BPS-17 from 11.07.1993. That due to regularization of service of appellant from 11.07.1993 he was also liable to be promoted in the merit list of BPS-17 and as per seniority he ought to be placed at serial No. 243 instead of 439 in the seniority list dated 07.09.2002. That on 15.07.2004 and in the year 2006 all juniors to him were promoted from BPS17 to BPS-18 whereas at that time his proper place was at serial No. 74 of the seniority list. That as the respondents were reluctant to promote appellant to BPS-18 hence filed service appeal before this hon'ble Tribunal which was accepted in the year 2009 and directions were made to respondents to promote appellant with effect from the date of availability of vacancy for him although he was retired. That in pursuance of this Tribunal order dated 19.01.2009 a notification dated 15th April 2014 bearing No. SO(S/M) E&SED/1-3/2014/Promotion of the appellant was issued, from the date of his retirement instead of availability of vacancy. Whereas the directions of this Tribunal in judgment was for notional promotion from the date of availability of vacancy. and instead of availability of post he was promoted on notional basis with effect from 30.03.2007. That the appellant approached the respondents for his grievance but in vain thus he filed

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representation/application to all respondents as per notification dated 26.03.2012 but in vain and after the lapse of statutory period of three months when his request was not taken into consideration he filed this instant service appeal.

- The learned counsel for appellant contended that notification dated 26.03.2012 was issued in pursuance of court judgment and recommendations of committee, vide which the incharge Subject Specialists/Headmasters/Instructors in BPS-17 were regularized from the date of their incharge posting noted against each. The date of promotion mentioned against Sufaid Gul appellant was mentioned as 11.07.1993. That respondents had not taken into consideration that what sort of benefits/advantages were given to appellant after regularizing his services with effect from 11.07.1993 instead of 08.05.1995 and that appellant was also entitled for promotion from the date when his juniors were promoted to BPS-18 on 15.07.2004 with all its benefits. The learned counsel also contended that appellant was entitled for promotion from the date of availability of vacancy as per the judgment of this Tribunal and that when his juniors were promoted on 15.07.2004 and 25.04.2007 its simply connotes that posts were available with respondents for his promotion but he was not promoted to which he was entitled for. The learned counsel for the appellant was also of the view that appellant got retired in year 2007 but he was given notional promotion to BPS-18 in year 2014 due to intervention of this hon'ble Tribunal but still the real fruit of the relief granted by Tribunal was not extended to him as he was promoted one day prior of his retirement. That impugned notification dated 15.04.2014 is liable to be modified and notional promotion to BPS-18 may be validated with effect from 15.07.2004 instead of 30.03.2007 in the larger interest of justice.
- 4. On the other hand learned Government Pleader on behalf of respondents resisted the arguments of appellant counsel by submitting that the appellant couldn't claim his promotion with effect from 15.07.2004 as the notification dated 30.03.2004 was not only issued by the competent authority but it was also in compliance of the judgment dated 19.01.2009 passed by this hon'ble Tribunal in Service Appeal No. 1117/2007 filed by the appellant. He further contended that appellant had been treated as per law, rules and policy in the instant case and on the basis of which the notification dated 15.04.2014 was issued

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by respondent No. 3 in favour of appellant and hence the service appeal might be dismissed.

- 5. After going through arguments of both the sides and examination of record it reveals that on 26th March 2012 a notification in pursuance of court judgment and recommendations of the committee was issued vide which the appellant Sufaid Gul was regularized in BPS-17 from 11.07.1993. The appellant on the basis of seniority list issued on 07.09.2002 according to date of regularization dated 08.05.1995 was placed at serial No. 439 but after issuance of above mentioned notification dated 26th March 2012 annexure-C his date of regularization was modified from 08.05.1995 to 11.07.1993 thus on this analogy his serial number turn out to be after serial No. 242 i.e behind one Sahidzada.
- 6. Now the plea of the appellant is that earlier in Service Appeal No. 1117/2007 a judgment was passed in his favour that the appellant is entitled to consideration of his case for notional/antedate promotion from the date of availability of vacancy and he was retired from service before the meeting of DPC. The impugned notification was issued for promotion to Mr. Sufaid Gul ex-Headmaster BPS-17 on notional basis with effect from 30.03.2007 from the date of his retirement. As earlier discussed that the proper place of appellant Mr. Sufaid Gul in the seniority list of 2002 came to be at serial No. 242 after Sahibzada the then Headmaster Pishtakhara Payan Peshawar. In pursuance of notification dated 26.03.2012 Mr. Sahibzada Headmaster was promoted to BPS-18 on 15.07.2004 meaning thereby the vacancy was available in the year 2004 for Sufaid Gul as well rather many juniors to appellant were also promoted in the year 2004 leaving him.
- The respondents had annexed the minutes of meeting of Provincial Selection Board held on 13.02.2014 wherein the notional promotion of Mr. Sufaid Gul ex-Headmaster was recorded at item No. 3. It is recorded that "Secretary further informed the board that a post of BPS-18 remained vacant up to the date of retirement of the officer against which his promotion in BPS-18 may be actualized. The board observed that officials juniors to him in the panel were promoted to BPS-18 on 18.07.2007 vide Elementary & Secondary Education Department Khyber Pakhtunkhwa Notification dated18.07.2007 while he retired from service on 31.03.2007, therefore, he was entitled to be promoted from the date of his

retirement instead of availability of the vacancy. The board recommended the officer for promotion to BPS-18 on notional basis from the date of his retirement i.e 31.03.2007 in pursuance of Service Tribunal judgment dated 19.01.2009.

8. We are afraid that here the Provincial Selection Board had erroneously held that the officers juniors to him in penal were promoted in BPS-18 on 18.07.2007, as earlier stated that the correct place of seniority of appellant Mr. Sufaid Gul as per seniority list dated 07.09.2002 was just after Sahibzada Headmaster who was listed at serial No. 242 and Mr. Sahibzada one step senior and other officers junior to him got promotion on 15.07.2004, vide notification No. So (S)1-3/2004/Promotion BS-17 to BS-18 (Male) dated 15.07.2004. It means that the vacancy was available to him on 15.07.2004 and that the earlier judgment of this Tribunal that appellant to be considered for promotion from the date of availability of vacancy for him was not correctly appreciated by the respondents. For what has been stated above the appellant is held entitled for notional antedate promotion from the date of availability of vacancy i.e 15.07.2004 instead of 30.03.2007. This service appeal stands accepted. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 06.01.2017

(MUHAMMAD AAMIR NAZIR) MEMBER (ASHFAQUE TAJ) MEMBER 06.01.2017

Appellant with counsel and Mr. Hameed-ur-Rehman, AD (lit.) alongwith Mr. Muhammad Jan, Government Pleader for respondents present. Arguments heard and case file perused.

Vide our detailed judgment of today consisting of five pages placed on file, We are afraid that here the Provincial Selection Board had erroneously held that the officers juniors to him in penal were promoted in BPS-18 on 18.07.2007, as earlier stated that the correct place of seniority of appellant Mr. Sufaid Gul as per seniority list dated 07.09.2002 was just after Sahibzada Headmaster who was listed at serial No. 242 and Mr. Sahibzada one step senior and other officers junior to him got promotion on 15.07.2004, vide notification No. So (S)1-3/2004/Promotion BS-17 to BS-18 (Male) dated 15.07.2004. It means that the vacancy was available to him on 15.07.2004 and that the earlier judgment of this Tribunal that appellant to be considered for promotion from the date of availability of vacancy for him was not correctly appreciated by the respondents. For what has been stated above the appellant is held entitled for notional antedate promotion from the date of availability of vacancy i.e 15.07.2004 instead of 30.03.2007. This service appeal stands accepted. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED

06.01.2017

HAMMAD AAMIR NAZIR)

MEMBER

(ASHFAQUE TAJ)

MEMBER

30.03.2016

Counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Learned counsel for the appellant requested for adjournment. Adjourned for final hearing to 20.7.2016 before D.B.

Member

(Executive)

20.07.2016

Counsel for the appellant and Mr. Muhammad Jan, GP for the respondents present. During the course of arguments it was observed that the appellant had also filed Execution Petition for the judgment of this Tribunal in his favor dated 19.01.2009 delivered in Service Appeal No. 1117/2007. The same record is not available. One of contention of learned GP is that since Execution Petition had attained the finality of judgment in favor of the appellant was satisfied therefore the appellant is precluded to file this appeal under rule 23 of the KPK Service Tribunal rule. The same record therefore be requisitioned. To come up for such record and arguments on 6-10-16 before D.B.

06.10.2016

Counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Learned counsel for the appellant requested for adjournment. Request accepted. To come up for arguments on

1-6-17 before D.B.

(MUHAMMAD AAMIR NAZIR) MEMBER

(PIR BAKHSA SHAH)

17.04.2015

Appellant in person, M/S Khurshid Khan, SO and Muhammad Hamayun, ADO alongwith Additional Advocate General for respondents present. Requested for adjournment. To come up for written reply/comments on 1.7.2015 before S.B.

Charman

01.07.2015

Counsel for the appellant and Mr. Khurshid Khan, SO alongwith Addl: A.G for respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 13.10.2015 before S.B.

Charman

13.10.2015

Counsel for the appellant, M/S Khurshid Khan, SO and Hameedjur-Rehman, AD (lit.) alongwith Addl: A.G for respondents present. Written statement submitted. The appeal is assigned to D.B for rejoinder and final hearing for 25.01.2016.

Chairman

25.01.2016

Counsel for the appellant and Mr. Ziaullah, GP for respondents present. Rejoinder submitted which is placed on file. Due to not availability of D.B, therefore, the case is adjourned to 30/3/16 for arguments.

Chairman

Reader Note:

25.11.2014

Counsel for the appellant present. Since the Tribunal is incomplete, therefore, case is adjourned to 10.02.2015 for the same.

MM/ Reader

10.02.2015

Application of the second

Appellant with counsel present. Learned counsel for the appellant contends that the appellant was entitled to promotion with effect from 15.7.2004 while he was given promotion vide impugned notification dated 15.4.2014 with effect from 30.3.2007. That junior colleagues of the appellant were promoted in the year 2004 meaning thereby that vacancy for promotion of the appellant was available but despite the judgment of this Tribunal dated 19.01.2009 the appellant was denied his right to promotion from the date of availability of the vacancy. That the appellant preferred departmental appeal on 22.05.2014 and thereafter the present appeal was preferred on 5.9.2014.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply before S.B for 17.04.2015.

Chairman

Form- A FORM OF ORDER SHEET

Court of	:
Court or	
Case No	1110/2014

	Case No	1110/2014
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2.	3
1	05/09/2014	The appeal of Mr. Sufaid Gul presented today by Mr. Shahid Qayum Khattak Advocate may be entered in the Institution register and put up to the Worthy Chairman for
		preliminary hearing. REGISTRAR
2	9-9-201	This case is entrusted to Primary Bench for preliminary hearing to be put up there on 25-130/4.
		CHAIRMAN

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appe	eal No.	0 /2014		
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Sufait Gul				Appella

Versus

Government of KPK and others......Respondents

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4.	Seniority List issued on	В	13-19
	07/09/2002		
5.	Notification dated 26/03/2012	С	20
6.	Notification dated 15/07/2004	D	21-26
7.	Copy of the order of Service	E	27-29
·	Tribunal dated 19/01/2009		
8.	Copy of impugned Notification dated	F	30
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Appellant

Through

Shahid Qayum Khattak Advocate, High Court

Peshawar

Dated: 08 /09/2014

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 110 /2014

Sufaid Gul S/o Spin Gul Retired Headmaster,
Government High School, Rahmatabad, District Karak

Presently R/o Village & Post office Rahmatabad, Tehsil
and District, Karak

applicant

Versus

- 1. Government of Khyber Pakhtunkhwa Through Chief Secretary
- 2. Chief Secretary Government of Khyber Pakhtunkhwa
- 3. The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar.
- The Director Elementary & Secondary Eduction Khyber
 Pakhtunkhwa, Peshawar.

 Respond

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974
AGAINST THE ORDER NOTIFICATION DATED 15/04/2014
PASSED BY RESPONDENT NO. 2 BY WHICH THE APPELLANT
HAS BEEN PROMOTED TO BS-18 w.e.f FROM 30/03/2007
INSTEAD OF 15/07/2004

PRAYER

On accepting this service appeal, the impugned Order / Notification dated 15/04/2014 may please be modified and the promotion order of the appellant may please be considered w.e.f from 15/07/2004 instead of 30/03/2007.

Respectfully Sheweth;

Appellant humbly submits as under;

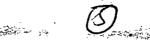
- 1. That appellant was promoted to BS-17 on regular basis vide notification Endst: No. SO(S)1-1/95/I Dated 28/03/1996 wherein the name of appellant has been mentioned at serial No. 32 of the said List. Similarly seniority list of Headmaster of Kyber Pakhtunkhwa was issued vide endstt No. SO(S) 7-8/2002 /B-17 Dated 07/09/2002 wherein appellant stood at serial No. 439 of the said list. It is pertinent to mention that appellant was given date of promotion 08/05/1995 where as appellant was promoted to BS-17 on 11/07/1993 on his own pay and scale. (Copies are attached as Annexure A & B)
- 2. That several collogue of appellant filed appeal bearing No. 464 of 2006 before this Hon'ble Tribunal challenging the promotion notification dated 27/05/2003 whereby the collogues of appellant were promoted as subject specialist (BS-17) on regular basis, with immediate effect, instead of 31/08/2000, the date on which they were adjusted against the post of S.S on acting charge basis. This Hon'ble Tribunal accepted their appeal 05/10/2006 and they were regularized w.e.f 31/08/2000 instead of 27/05/2003.
- 3. That in the light of the above noted judgment appellant also filed an application for giving the same benefit to appellant by regularizing his service from the date of taking over a charge of the post w.e.f 11/07/1993 instead of 08/05/1995 which was accepted vide notification SP(S/M) E & SED/1-3/2011/ Incharge SS/HMs/Ins (Male) dated Peshawar the March 26th, 2012 after the passage of almost 5 years of his retirement and the services of appellant were regularized w.e.f 11/07/1993. (Copy attached as Annexure C)
- 4. That due to the regularization of service of appellant from 11/07/1993 he was also liable to be promoted in the merit list of BP- 17 and as per seniority he ought to stood at serial No. 243 instead of 439 on the Senority list dated 07/09/2002.

- 5. That vide notification bearing No. SO(S)1-3/2004/Promotion BS-17 TO BS-18 (Male) dated 15/07/2004 amongst other junior than appellant has been promoted to BS-18. It is pertinent to mention that appellant will come on serial No. 74 as all the others are junior than him. To the utter disregard of rule and regulation several other person, all of them junior than him, were also promoted in the year 2006. (Copy attached Annexure D)
- 6. That as the respondent are reluctant to promote appellant to BS-18 hence filed an appeal before this Hon'ble Tribunal who vide appeal No. 1117/2007 dated 19/01/2009 accepted the appeal and directed the respondent to promote appellant w.e.f. the date of availability of vacancy for him although he was retired. (Copy attached as Annexure E)
- 7. That in pursuance of this Tribunal Order dated 19/01/2009 a Notification bearing SO(S/M)E& SED/1-3/2014/Promtion of Sufaid Gul Ex-HM: dated Peshawar the April 15th, 2014 but instead of date of availability of the post he has been promoted on notional basis w.e.f 30/03/2007. (Copy attached as Annexure F)
- 8. That appellant approached respondents for his grievances but in vain thus he filed representation/application to all the respondent for his promotion as per Notification dated 26/03/2012 but in vain and after the laps of statuary period of three months the same has not been taken into consideration, hence the present appeal before this Hon'ble Tribunal on the following amongst other. (Copies attached as Annexure G-I to G-IV)

GROUNDS:

a. That the impugned order is void and illegal to the extent of giving validation the promotion date as 30/03/2007 instead of 15/07/2004 to appellant specially after the issuance of Notification dated 26/03/2012.

- b. That while filing of appeal No. 1117/2007 respondent have not issued Notification dated 26/03/2012 due to which the seniority position of appellant changes from 439 to 243 but that aspect of the case has not been considered at all by the respondent.
- c. That respondent have not taken into consideration that what sort of benefit/ advantages were given to appellant by regularizing his services w.e.f 11/07/1993 instead of the 08/05/1995. Whether he is not entitled for promotion from the date when his juniors were promoted on 15/07/2004 with all it benefits.
- d. That learned respondents have not taken into consideration that appellant is entitled for promotion from the date of availability of post as per the judgment of this Hon'ble Tribunal. Whether by promoting junior person than him on 15/07/2004 and on 25/04/2006 does not means that post were available to him? But this important question has not been acceded to by any of the respondent.
- e. That appellant was retired in the year 2007 but he was promoted to BS-18 in the year 2014 due to the intervention of this Hon'ble Tribunal but still the real fruit of his promotion has not been given to him and he was promoted one day prior to his retirement.
- f. That respondent with mala fide intention just to fill in the blank without giving any real benefit to appellant issued impugned notification dated 15/04/2014 which is liable to be modified and the promotion to BS-18 may please be validated w.e.f 15/07/2004 instead of 30/03/2007 in the larger interest of justice.
- g. That by promoting appellant to BS-18 clearly suggest that appellant was fit for promotion and hence he was entitled for promotion when the post were available i.e 15/07/2004.



It is, therefore, most humbly prayed that by accepting this service appeal, the impugned Order / Notification dated 15/04/2014 may please be modified and the promotion order of the appellant may please be considered w.e.f from 15/07/2004 instead of 30/03/2007 with all benefits.

App**ell**ant

Through

Shahid Qayum Khattak Advocate, High Court Peshawar

AFFIDAVIT

I Mr. Sufaid Gul S/o Spin Gul Retired Headmaster, Government High School, Rahmatabad, District Karak Presently R/o Village & Post office Rahmatabad, Tehsil and District, Karak, do hereby solemnly affirm and declare on oath that the content of the accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this honorable court

Deponent

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Government and others......Respondents

ADDRESSES OF THE PARTIES

APPELLANT

Sufaid Gul S/o Spin Gul Retired Headmaster, Government High School, Rahmatabad, District Karak Presently R/o Village & Post office Rahmatabad, Tehsil and District, Karak

RESPONDENTS

- 1. Government of Khyber Pakhtunkhwa Through Chief Secretary
- 2. Chief Secretary Government of Khyber Pakhtunkhwa
- 3. The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar.

4. The Director Elementary & Secondary Eduction Khyber Pakhtunkhwa, Peshawar.

Through

Shahid/Qayum Khattak Advocate, High Court Peshawar

Appellant

Dated: $o(\frac{4}{5})/09/2014$

No.SO(S)1-1/95/I

provincial Select BENKXXYMKMXKXMXXBG of the School Cadra effect: -

Covernor NATP in consultation with the ard is pleased to promote the following EXPIRERED X TO THE TOTAL TO THE TENTRE OF TH Section) to BS-17 regular with immediate

- Coor HM G.H.S 1. Mr. Mohammad
 - 2. Mr.Sirajul Ha M GHS Paside FR Peshawar.
 - 3. Mr.Razi Khan Hartpur.
 - 4. Mr.Abcur Raziq M GHS Eirga Niser Chatral.
 - 5. Mr. Mohammad Ayub HM GHS Barn Kot Dir
 - 6. Mr.Rajab Ali HM GHS Mali Khel Novshera
 - 7. Mr. Bahramand Khar HM CHS Bamborete Chitral.
 - 8. Mr. Mukaram Khan Subject Special ist CHSS Shabqadar Fort
 - 9. Mr. Shamabud Din HM CHS Usterzai Bala KShat.
- 10. Mr.Esa Khan HM GHS Mandoori Kohat.
- 11. Mr.Az ur Rehman HM GHSS Nathia Gali bbottabad.
- 12. Mr. Mohammad Hanif HM GHS Darsamand Kohat.
- 13. Mr. Awal Khan Services placed at the disposal of DE(FATA).
- 14. Mr. Shah Wali Khan HM GHS Khot Chitral:
- 15. Mr. Ghulam Akbar HM GHS Pai D. I. Khan.
- 16. Mr. Mohammad Younas Deputy D. E. O(M) Secondary D. I. Khan.
- 17. Mr. Muqarab Ali HM GHS Shadi Khel Kohat.
- 18. Mr.Mushtaq Ahmad HM GHS Gomal Bazar D.T.Khan.
- 19. Mr.Abdul Jalil Instructor GEC(M) Daros. Chitrel.
- 20. Mr. Mchammad Ayub V/Principal GHS No.1 Hangu.
- 21. Mr.Ali Rehman Headmaster GHS Kakotri Haripur.
- 22. Mr. Manzoor Tlahi HM CHSS Abbottabad.
- 23. Mr. Haji Nawab HM CHS Dari Not Haripur.
- 24. Mr. Alam Khan Services placed at the disposal of D.E. (FATA)
- 25. Mr. Agal Bad Shah HM GH3 Khawaja Kohat.
- 26. Mr. Jevahir Shah Services maced at the disposal of D.E (FAT
- 27: Mr.Mir Rehman Ha GHS Fir Hari Masehra.
- 28. Mr. Amir Abdullan Shah
- 29. Mr.Mebfoozur Rehman HM GHS Nihag Dir
- 30. Mr. Mchammad Dilo Jan HII GHS Ujun Chitral.
- 31. Mr. Had Nawaz Instructor GEC(M) Wohat.
- 32. Mr.Sufaif Gul HM GHS tehmat Abad Karak.
- 33. Mr. Hastam Khan HM GLJ Thall Kohat.
- 34. Mr.Ali Zaman HM GHSS Lachi Kohat.
- 35. Mr.Hidayatullah HM GHS Dishongri Newshera.
- 36. Mr. Mahmood Khan HM CHS Usterzai payan Kohat.
- 37. Mr. Mohammad Zafar HM GHS No. 2
- 38. Mr.Sher Bahadar HM CHS Dagi Banda Newsher?.
- 39. Mr.Zainul Abidin HM GHS Bala Paraman Khel Peshawar.

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Charba Gul Kehat.

Bhoon to Tasehra.

HS Shalebar Khyber Agency.

Chamba Gi Kohat.

Tora Stana Kohat.

f D.E. (FAT

40. Mr.Mehdi K cab S

41. Mr. Mahammad Amir.

42. Mr. Bashir Hussair

43. Mr.Abdullah Jan

44. Mr. Mohammad Raeec

45. Mr.Shamsher Khan

46. Mr.Rashid Ali HM

47. Mr.Khan Nawaz Kh

48. Mr.Rehanullah HM S Bagh Pur Dheri Haripur.

49. Mr.Mohammad Sale HM GHS Chazi. 50. Mr.Riaz Mahammad Services placed at the disposal of DE(FAT

51. Mr. Bashir Khan HM GHS Akhurwal FR Kohat,

52. Mr. Aurang Zeb HM GHS Makeel payan Haripur.

53. Mr. Ghulam Sarwar HM CHS Shukiwal FR Kohat.

54. Mr. Ayaz Khan HM GHS Pir Tangi FR Kohat.

55. Mr. Sher Alam : ervices pliced at the disposal of DE(FATA).

56. Mr. Abdur Rahim HM GHS E ik Khi mari Kar k.

57. Mr. Abdur Ra said HM CHS Dhand S ghri Ko at.

58. Mr.Saifur P. Jam Instructor GE (M) Kohit.

59. Mr.Mumtaz Khon HM CHS Pendiali Malahand.

60. Mr.Sardaraz Khan HM GH . Darband Mansehra.

Lal Cari Kohat. 61. Mr. Mohammad Tlyas HN C

62. Mr. Zarı Knan : /mq is Abdul Khel.

63. Mr. Wazir Khan 4/m GHS Abdul Ghafoor Khan Killi Khyber.

64. Mr.Shahdaraz . n HM CHS Narshakirullah Bannu.

65. Mr. Ghafnor Hussain Service placed at the disposal of DE(

66. Mr.Fazli Rabbi HM GHS Arandu Chitral.

67. Mr.Saifullah Khan HM GHS Baist Khel Bannu.

68. Mr. Mohammad Zada HM CHS Gar Munara Swabi.

69. Mr.Khalid Mahmood Anwar HM GHS Landi Kachi Kohat.

70. Mr. Hamayun Khan HM GHS Kheshgi payan Nowshera.

71. Mr.Mehammad Mustafa HM GHS Karari Mansehra.

72. Mr.Ayub Khan Instructor GEC(M) Darosh Chitral.

73. Mr.Siraj Instructor GEC(M)Darosh Chitral.

74. Mr. Shamsul Haq HM GHS Bamborate Chitral.

75. Mr.Sultan Zaman Instructor GEC(M) Drosh Chitral.

76. Mian Said Zaman Instructor GLC(M)Darosh Chitral.

77. Mr. Saeed Ahmad Jan Instructor GEC(M) Darosh Chitral.

78. Mr.Ali Khan HM GHS Snergarh Mafdan.

79. Mr.Fazli Qadir HM GHS Muslim Abad Kohat.

80. Mr.Taj Mahammad Instructor GEC(M)Darosh Chitral.

81. Mr. Mohammad Tayyub HM CHS Kotki Kharan Bajeur Agency

82. Mr.Ahmad Gul Instructor GEC(M)Darosh Chitral...

83. Mr. Afzal HM GHS Senogai Chitral.

84. Mr. Abdul Jamil HM CHS Thal Dir. 85. Mr.Arwali Khan HM GHS Sumari payan Kohat.

86. Mr. Mehmood Shah HM GHR Sheet r Chitral.



87. Mr. Mohammad Hussain Instructor GEC(M) Peshawar.

88. Mr. Aurang Khan Instructor GEC(N) Kohat.

89. Mr.Bashir Ahmad HM GHS Surgul Kohat.

90. Mr. Noor payo Khan HM CHS Dabli Lawagher Karak.

91. Mr. Mabiullah HM GHS Tikri Bandigo Mansehra.

92. Mr. Ghulam Sardar Instructor GEC(M) Karak.

93. Mr.Dost Mohammad HM GHSS Chamkani Peshawar.

94. Mr.Ali Asghar HM GHS Bateela Mansehra.

95. Mr. Mohammad Shafiq HM CHS Mandri Mansehra.

96. Mr.Zulfiqar Ali HM CHS Chamyalı Abbottabad.

97. Mr. Qamanuz Zaman HM CHS Dilbori Mansehra.

98. Mr.Lal said HM GHS Thal Kohat.

99. Mr.Khan Sardar HM GHS Parshai Kohat.

100. Er. Mohammad Iqbal HM GHS Chaintri Haripur.

101. Mr.Ahmad Shah HM GHS Shawaki Kohat.

102. Mr.Sher Wali Khan HM GHS Kanai Mansehra.

103. Mr. Amir Nawaz Khan HM GHS Naryab Kohat.

104. Kr. Shamsul Hag HM CHS Kuju Chitral.

105. Mr. Hamajun HM GHS Kesu Chitral.

106. Mr. Fazal Mohammad HM GHS Bhang Chitral.

107. Mr. Mahammad Jan HM GHS Zondagram-

108. Mr. Mohammad Amin HM GHS Sweer Chitral.

109. Mr. Mohammad Saleh HM GHS Qaimdara Dir

110. Mr. Mouhammad Younas Dy: DEO(M) Primary Chitral.

111. Mr.Abdul Ghafar HM'GHS Mastuj Chitral.

112. Mr. Noor Mohammad HM GHS Thal Dir.

113. Mr. Hohammad Jangb HM GHS Magri Totial Abbottabad.

114. Mr. Shah Jehan HM GHS Kriplain Haripur.

115. Mr.Mir Nawaz HM GHS Ibrahim Zai Kohat.

116. Mr.Mian Attaullah HM GHS Doaba Kohat.

117. Mr. Ataullah Khan Service placed at the disposal of DE(FATA)

/ 118 Mr. Mohammad Abdullah HM GHS Chuenj Chitral.

119. Mr. Muhammad Bukhsh HM GHS Gomal Bazar: I.k.an.

120. Mr.Adam Khan HM GHS Riri Marwetti.D.I.Khan.

121. Mr. Tusa Khan Service placed at the disposal of DE(FATA).

122. Mr. Mgor Mawaz HM GHS Charul Khurram Karak.

125. Er.Rahmat Hussain Services placed at the disposal of DE(FATA)

124. Er.Sher Rahman -do-

125. Mr. Asad Khan HM GHS Sarozai Kohat.

126. Mr. Aslam Khan Service placed at the disposal of DE(EATA).

127. Mr.Gul Hassan HM GHS-Nagri Bala Abbottabad.

126. Mr. Gohar Rahman HM GHS Thakra Mansehra..

129. Kr.Sher abbas HM CHS Barh Kohat.

130. Mr. Mahamad Saleem HM GHS Togh Seri Kohat.

131. Mr. Fillammad Zaheer HM CHS, Eatogram Manschra:

2. In. of Tullah HK GHS Engdington Webern Charledda.

Tim HM CHS Mandoni Ruhat.

134. Hr. Abdul Qayum Instructor GEC(N) Kohat.

135. Mr. Hakeem Khan HM GHS Magin Kohat.

136. Mr. Haleem Khan HM GHS Jani Khel Bannu.

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141. Mr. Manzoor Jlani HM GHS Chain Tri Haripur.

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143. Mr. Ghulam Rehman HM GHS Barinis Chitral.

144. Mr. Mohammad Shuaib HM GHS Kahi Kohat.

-145. Mr. Mohammad Akram HM GHS parshi Karak.

146. Mr.Fathul Amin HM GHS Chimyali A.Abad.

147. Mr. Ghulam RasoolMXXXX Instructor GEC(M) Karak.

148. Mr.Shamshad Khan HM GHS Tajwal Abbottabad.

149. Qazi Mohammad Sadiq HM GHS Seri Goria Mansehra.

150. Mr. Mohammad Qasim HM GHS pait Gali A. A'bad.

151. Mr. Mohammad Younas HM CHS Kakotri Abbottabad.

152, Mr. Hakim Shah HM GHS Landi Kachi Kohat.

153. Mr. Haq Nawaz HM GHS Bharia Gali A. Abad.

154. Mr. Mir Nawaz Khan HM GHS Bandi Shaml Mansehra.

155. Mr. Sherin Zada HM GHS Sesoom Chitral.

156. Mr. Mohammad Arif HM GHS pattan Khurd Abbottabad.

157. Mr. Naik Mohammad HM GHS Seo Kohistan.

158. Malik Mumtaz Mohammad HM GHS Bateela Mansehra.

159. Mr. Amrood Khan HM GHS Shamali Mansehra.

160. Mr. Janat Gul HM CHS Mori Lash Chitral.

161. Mr.Naizuddin HM. CHS Barga Nisar Chitral.

162. Mr. Gul Rehman HM GHS Muhammad Khwaja Kohat

163. Mr. Muhammad Ayaz Instructor GEC(M)Drosh Chitral.

164. Mr. Fazal Mohammad Instructor GEC(M)Darosh Chitral.

165. Mr. Mohabat Khan Instructor GEC(M)Darosh Chitral.

166. Mr. Mehraban Khan Service placed at the disposal of DE(FATA).

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169. Mr. Mohammad Aleem HM GHS Nara Amazai Haripur.

170. Mr. Mohammad Karim HM GHS Seer Abbottabad.

171. Mr.Jehanzeb HM GHS Kanthilai Haripur.

172. Mr.Sikandar Hayat HM GHS Fingal Dir.

173. Mr. Chaman Khan HM GHS Asbanr Dir.

174. Mr. Mohammad Nabi Service placed at the disposal of DE(FATA).

ĞHS Lizri Mansehra. 175. Mr.Mohibullah

-do-176. Mr. Woor Alam V in

177. Mr. Mudaris Khan HM GHS Ziarat Aladad Kohat

178. Er. Badsha Gul Instructor GEC(M)Kohat.

179. Pr.Maumbar Asstt: Director Bureau of Curriculum Development & Education Extension Services NWFP Abbottabad.

180. Mr. Mohammad Feroz Khar Jervices placed at the disposal of Director Education (FATA).

181. Mr.Fazli Rehman.

182. Mr.Misbahuddin HM GHS Manjakot Manschra.

183. Mr.Spin Gul Services placed at the disposal of DE(FATA)

184. Mr:Fazli Hakeem HM GHS Gokand Buner.

185. Mr. Fazli Hanan HM GHS Ghazi Kot Buner.

186. Mr.Falak Naz Vice Principal GHSS Shabqadar.

187. Mr. Fazli Khaliq Headmaster GHS Mardan

188. Mr. Mohammad Mutahirur Rehman Headmaster GHSS Katlang

189. Mr. Hasham Khan Headmaster GHS Pehira.

190. Mr. Said Ghulam HM GHS Sheikh Mchammadi.

191. Mr. Noor Gulss CHSs Pirpai.

192. Mr. Behram Khan HM GHS No. 1 Abbottabad.

193. Mr. Mohammad Saeed HM DES No. 4 SMk Mingora.

194: Mr. Shah Farid HM GHS Pir Bala.

195. Mr.Rasool Shah HM GHS Chugha Bang.

196. Mr. Abdul Latif HM GHS Khan Killi Khyber Agency.

197: Mr. Mohammad Younas HM CHSS Lal Qilla Dir.

198. Mr.Aziz Mohammad SET CHS Mani Khel Karak.

199. Mr. Nadin Khan HM GHS Kili Mela Karam

200. Mr.Ghulam Mohammad Farnoq ADEO(M) Mansehra.

201. Mr.Thsanullah ASDEO(M) Batagram.

202. Mr. Mohammid Ibrahim Shah ASDEO Lakki.

203. Mr.Amir Ahmad Khan ASDEO Mastuj Chitral.

204. Mr. Mohammad Amin ASDEO (M) Mardan.

205. Mr. Niamatullah HM GHS Lakarai Kanizai Peshawar.

206. Mr.Dilawar Shah ASDEC(M)Haripur.

207. Mr.Sarfaraz Khan XX FM CHS Kafoor Cheri Peshawar.

208. Mr.Amir Ishaq HM GHS Khazana Swat.

209. Mr.Shuja Alam HM GHS Sam S.V.A.

210. Mian Dad HM GHS Naml! Mira A.Abad.

211. Mr.Mushtag Ahmad HM GHSS No.3 Pesh: City.

212. Mr.Gul Zeb AAEO Mohmand Agency.

213. Mr.Obedullah HM GHS Parrai Swati

214. Mr.Ali Hussain HM GHC Hoti Mardan.

215. Nr. Manzoor Iluli HM GHS Kot Najibullah.

🛂 6. Mr.Sher Dil Khan HM GHS Tagara Karik.

217. Mr.Saadullah Khan HM GHS Jangkhel Bannu

218. Mr.Ghulam Sarwar HM CHS Kaddi Swabi

219. Mr. Mohammad Ramzan Shah ASDEO(M)Kulachi.

220. Mr. Mohammad Anwar Khan HM GHS No.3 Kohat

221. Mr. Shamsud Din HM GHS. No. 1 D. I.Khan.

222. Mr. Bahader Khan HM GHSS Mardan.

223. Mr.Roshan Zamin ADEC(M) Mardan.

224. Mr.Riaz Ahmad HM GHF Kathwork D.J Khan.

225. Mr.Taj Mohammad Headmaster GHS Salabat

226, Mr.Nisar Ahmad SS GHSS No.1 Mansehra.

227. Mr.Abdul Malik SS GHSS Jalozai.

228. Mr.Mir Said Jan HM Gi Batagram.

s Gumbat Kohat. 229. Mr.Fida Mohammad SS (ME

230. Mr. Mohammad Sabiq SS J b S GHSS Gumbat.

231. Mr. Mohammad Mushtaq HS Dasu.
232. Mr. Abdul Ghaffar HM Lakala Abbottabad. 232. Mr.Abdul Ghaffar HM

233. Mr.Misal Jan HM GHS (1900)

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YAAT tou Bo ARY TO GOVT: OF NWFP ATJON DEPARTMENT. 3 3 4 Peshawar. the 28.3.1996.

Endst: No.SO(S)1-1/95/I.

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1. Directors of Seconda

2. Director Bureau of Extension Services

Whary Edu: NWFP Peshaar. Dev: & Education abud.

3. Accountant General N

4. All District Accounts Officers in MYPP.

All Agency Accounts Officers in FATA,

fficers concerned.

MIHAMAD, MYAS) Jection Officer(Schools)

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Sajjad Anjum, SS GHSS No. 3 Peshawar City 01.01.1963 Peshawar 26.09.1992 Fazal Ahad, SS GHSS Batkhela Malakand 05.09.1964 Malakand 17.03.1993 230 Fariduliah, SS GHSS Paroa D.I. Khani 20.06.1966 SWA 17.03.1993 Muhammad Tahir, SS GHSS Pattan Kohistan 28.06.1966 Mansehra 17.03.1993 Shah Bakht Rawan, HM GHS Shahwa, Swat 16.01.1945 Swat 21.04.1993 23.02.1968 300 300 Aminullah, SS GHSS Shelhand Swat 12.12.1951 Karak Sardar Ullah, SS GHSS No. 2 Peshawar Cantt 05.05.1961 Nowshera 05.02.1986 20.09.1992 Samiutlah, SS-GHSS Daraband D.I Khan 21.05.1961 DiKhan 05.05.1986 10.01.1993 S.Farhat Abbas, SS GHSS T.T Ship Haripur 05.02.1963 Haripur 17.03,1993 Atlas Khan, SS GHSS Battal Manserha 24.09.1968 **NWA** 26.09.1992 Masal Khan, HM/SS GHSS Landi Kachi 15.04.1958 10.02.1981 Malakand 21.04.1993 Hazrat Ali, SS GHSS Charbagh Swat-25.12.1959 25.03.1990 26.09.1992 Hassan Badshah, SS GHSS Kalaya Orakzai Agency 02.01.1958 10.01:1993 10.01.1993 Muhammad Iqbal, HM GHS Toor Chapar (FR Kohat) 12.01.1960 Bannu 06.02.1984 21.04.1993 242 Sahibzada, HM GHS Pishtakhara Payan 12.12.1957 Peshawar 06.12.1977 Irshad Hassan, HM GHSS Rori D.I.Khan DIKhan 22.12.1993

06.09.1957

21.08.1971

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Mansehra

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24:10:1978

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3

225 Muhammad Abbas, HM GHS Dhera, Haripur

Shahzada, SS GHSS Dodhial Mansehra

226 Fazli Karim, SS GHSS Hazar Khawani

	244						
1 /3	244	S Afzal Hussain, HM GHS Shera Haripur				22.12.1993	do
M.		Muhammád Salim, SS GHSS N.Badan Khel	15.04.1964	Bannu		30.11.1993	do
a la	2460	Abdul Hakeem, 3S GHSS Togh Bala Kohat	01.09.1967	-		30.11.1993	do
	247	Salaem Javed, SS GHSS No. 2 Peshawar Cantt	03.03.1966	Peshawar		30.11.1993	ety z az zak do
	248	Sifatulian, SS GHSS T.Nasratti	30.01.1967	Sannu		30.11.1993	de
$\sim 7L$	249	Behrawar Khan, SS GHSS Wari Dir	01.04,1965	Dir		30.11.1993	de
().0	250	Muhammad Shah, SS GHSS A.Sher Haidar	10.12.1964	Maiakand `	•	30.11.1993	do .
	. 251	Shafqat Khan, SS GHSS Nawashera Abbotabad	24 03.1965	Abbottabad	Navama,	30.11.1993	do
NO 1-	252	Abbas Khan, SS GHSS Z.Talash	08.05.1967	Malakand		30.11.1993	. de
	X • 253	Sajjad Hussain, SS GHSS Khanispur	20.01.1965	Haripur		30.11.1993	do
3552	41, 254	Pir Muhammad Khan, SS GHSS Z.Talash	03.02.1959	Swat	10.04.1988	30.11.1 <u>9</u> 93	. de
2	1 255	Mujtaba Amin, SS GHSS Shahbaz Garhi Mardan	03.04.1966	Swabi *		30.11.1993	de
	256	Hanif-ur-Rehman, SS GHSS Samar Bagh	11.03.1967	Malakand	01.09.1991	30.11.1993	do-
* * .	257	Saifullah, SS GHSS Kabgani	01.04.1960	Swabi	· · · · · · · · · · · · · · · · · · ·	30.11.1993	do
	258	Faqir Shah, SS GHSS Katlang	08.01.1959	Mardan	04.01.1988	30.11.1993	, qo
·	259	Abdullah Shah, SS GHSS Ouch Dir	15.03.1963	Swat •		30.11.1993	do
	260	M Abid Hussain, SS GHSS Kot Nijibullah Haripur	08.01.1967	Haripur	• •	30.11.1993	-
	261	Umar Faroog, SS GHSS Chamkani Peshawar	10.02.1968	Nowshera	01.06.1988	30.11.1993	do
	262	Fida Muharamad, SS GHSS Sherpao	01.04.1988	Malakand	11.00,1000	30.11.1993	do
			i i			JU. 11. 1333	do ·

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4)				er o e re e re-	- 1	e Anthony and a second con-	. **** 2 24
15-7-200 x 263	Muhammad Rashid, SS GHSS Gumbat	04.02.4000					•
264		01.03.1963	Karak		. 30.11.1993	do ·	
264	Totalai, Ballet	30.04.1964	Buner	30.11.1993	30.11.1993	do	
1 CNP 265	Muhammad Younis, SS GHSS Baffa	25.03.1968	M.Agency		30.11.1993	do	
266	Johar Ali, SS GHSS Sherpao	07.07.1962	Swabi	01.02.1992		do ·	
√ ₂₆₇	Wali Muhammad, SS GHSS Lai Qilia	10.01.1964		.01.02.1992	30.11.1993	- do	•
268			B.Agency		30.11.1993	do -	
	- Story of C. 100 Carriage Age C. 100	15.02.1966	Karak Hose Land		30.11.1993	. do	
269	Ali Badshah, SS GHSS No.4 Kakshal	01.06.1961	Karak	14.10.1990	30.11.1993	do	
270	Dilawar Khan, SS GHSS Kanispur	03.06.1964	Swat	01.10.1989	- .		
9.7 (271	Muhammad Arif, SS GHSS Bagra Haripur	20.06.1966	Abbottabad		30.11.1993	do 	. ,
272				07:10.1989	30.11.1993	do.	
(5)		· D1.04.1964	Buner	•	30.11.1993		
273	Common Fortuna, GG G1100 Fottaral Durier	10.11.1969	,	01.02.1994	01.02.1994	Serve Solly	
274	Balqiaz Khan, SS GHSS Paroa D.I.Khan	19.09.1965	•	01.02.1994	01.02.1994	12	N
275	Muhammad Shoaib, SS GHSS Talash	10.04.1969	·	01.02.1994	•	28	M
276	Muhammad Nawaz, SS GHSS	05.02.1960		-	01.02.1994	d <u>≅</u> ∱	1
	Muhammad Sharif, SS GHSS Lachi	 -		01.02.1994	01.02.1994	Attested	\
25-4-2006 277 25-4-206 X1278		12.03.1969		01:02.1994	01.02.1994		5"
25-4-200 X1278	Muhammad Roohullah, SS GHSS Gumbat Kohat	02.02.1964	·	01.02.1994	01.02.1994	Parameter 1	•
J6 - 279	Magsood Ali Khan, SS GHSS Darosh, Chitral	01.01.1964		01.02.1994		do	
280	Habibullah, HM GHS Kiri Haider		DIVbe-		01.02.1994	do	
	Salahud Din, HM GHS Sarband	19.09.1942	DIKhan	21.10.1966	31.05.1994	By Promotion	
201	Sarband	01.01.1945	Peshawar	13.05.1972	31.05.1994	do	

.

282	Muhammad Shoaib HM GHS Malakand	23.12.1944	Malakand Park His	13.05.1972	31.05.1994	do
283	Latifur Rehman HM GHS Haryan Kot	16.02.1947	Malakand	13.05.1972	31.05.1994	do.
284	"Gohar Din, ADDE(FATA) NWFP Peshawar	10.01.1945	Bannu	15.04.1963	31.05.1994	do .
285	Sabir Hussain, HM GHS Mali Killi	17.04.1945	Kurram Agency	03.04.1956	31.05.1994	i do
286	Anwar Badshah, HM GHS Pir Abad	20.09.1944	Mardan	14.10.1969	31.05.1994	do
287	Abdul Rauf, HM GHS Mulazai	01.01.1948	Kulachi	03.06.1970#	31.05.1994	do ,
288	Mahmoodul Haq, HM GHS No.2 Tank	01.12.1946	- DIKhan	01.09.1970	31.35.1994	do
289	Azizul-Rehman, HM GHS Chagmalai	15.01.1946	SŴA	14.09.1970	31.35.1994	do
290	Abdul Majid, HM GHS Sarahan	18.10.1947	Abbottabad	30.09.1970	31.25.1994	do :
291	Zar Alam Khan, HM GHS Spinkai	01.06.1946	SWA	01.10.1970	31.05.1994 .	do.
292	Muhammad Younis, Pri: GHSS N.Pur	05.01.1945	Peshawar	06.10.1970	31.05.1994	ďo
, 293	Muhammad Hussain Shah, HM GHS No 4 Peshawar (01.03.1947	Peshawar	21.12.1970	31.05.1994	do
294	Umar Jahan, HM GHS Tappi	01.09.1943	Karak	01.06,1971	31.05.1994	· do
295	Sarbilas Khan, AD(FATA) NWFP Peshawar	01.01.1944	Kurram Agency	. 13.05.1972	31.05.1994	do .
296	Muhammad Jamil, HM GHS Esaf Khel	01.03.1945	Karak	13.05.1972	31.05.1994	do
297	Abdul Akram, AD Sc.Edu: Project Peshawar	25.08.1946	Mardan	13.05.1972	231.05.1994	do
298	Maqool Khan, HM/SS GHSS Nadar Bodin	03.09.1949	Bannu	01.01.1971	31.05.1994	. do
299	Dost Muhammad, I/C SDEO (M) Dargai Malakand	17.11.1945	Malakand	17.11.1971	31.05.1994	ďo
300	Taj Ali Khan, ᢔM GHS Janate	13.12.1950	NWA	29.11.1971	31.05.1994	do

				A CONTRACT OF THE CONTRACT OF		
434	Haji Nawab, HM GHS Bani Kot Haripur	02.02.1946	Malakand	15.05.1973	08.05.1995	do
438	Iqbal Badshah, HM GHS Muhammad Khawaja	05.01.1944	Karak	11.10.1962	08.05.1995.	
436	S Amir Abdullah Shah,	20.12.1946	Lakki	26.06.1968	08.05.1995	đo
437	Mehfooz-ur-Rehman, HM GHS Nihag Dir	01.05.1950	Swat	01.09.1968	08.05.1995	do .
<u>,</u> 438	Muhammad Jan, HM GHS Ugno Chitral	14.02.1945	Swat	25.09.1968		gp' ' .
X 439	Sufaid Gul, HM GHS Rehmat Abad Karak	01.04.1947	Karak	•	08.05.1995	do : ^
440		. 02.12.1944	Peshawar	26.04.1969	08.05.1995	00 ×X
441		16.04.1964	Karak		08.05.1995	do
442	•	. 04.01.1945			08.05.1995	
443	· · · · · · · · · · · · · · · · · · ·	26.04.1948	Charsadda	,	08.05.1995	
444	•		Lakki	01.09.1970	03.05.1995	3. S
445		12.09.1942	Pesnawar	05.10.1970	08.95.1995	to be
. 4 4 6		15.04.1945	Mardan -	04.11.1970	08.05.1995	
. · 447)	08.08.1947	Charsadda	04.01.1971	08.05.1995	Attested
448	Mehdi Karam, HM GHS Pay FR Kohat	15.08.1947	Bannu	23.01.1971	08.05.1995	do
.449	Muhammad Amin, HM GHS Gurguri Karak	22.11.1946 ⁵	DIKhan Taliba -	01:09.1970	08:05.1995-	do∷ ≠
	Bashir Hussain, HM GHS Bhoonja Mansehra	01.01.1947	Mansehra	15.05.1973 (08.05.1995	do
450	Rashid Ali, HM GHS Tara Stana Kohat	01.09.1944	DIKhan*	08.10.1967	D8.05.1995	do
451 ————————————————————————————————————	Khan Nawaz Khan, Inst: GEC(M) Habibullah	03.12.1947	Bannu	05.07.1968 (08.05.1995	do
452	Khan Muhammad, HM GHS San S.W.Agency	03.03,1947	SWA		08.05.1995	do
	· · · · · · · · · · · · · · · · · · ·	•	•			

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453	Bashir Khan, HM GHS Tor Chappar FR Kohat	yer emilion yer en	10 10 10 10 10 10 10 10 10 10 10 10 10 1			-42
454	Aurangzeb, HM GHS Magul Paen Haripur	15.03.194		12.08.1968	08.05 1995	
455	Ghulam Sarwar, HM GHS Shukiwal FR Kohat	11.06,1947		09.08.1970	28.03.1996	
456	Ayaz Khan, HM GHS Pir Tangi FR DIKhan	05.06.1949	·	26.10.1971	• • • • • •	. * .:
457	Sher Alam Khan, HM GHS Haider Khei NWA	01.12.1950	DIKhan	04.10.1972	28.03.1996	
458	Abdul Rahim, HM GHS Esak Kumari Karak	08.05.1949	NWA	07:10.1972	28.03.1996	
459	Abdul Rashid, HM GHS Dhand Saghri Kohat	01.01.1980	Кагақ	23.10.1572	28.03.1996	
460	Saif-ur-Rehman, Inst: GEC(M) Kehat	15.03:1950	DIKhan	•.		,
461 (Siraj, HM GHS Frid FR Peshawar	14.01.1948	Kohai	01.11.1972	28.03.1996	
	Mumtaz Khan, HM GHS Akka Ghund M Agency	21.08.1943	Swat	13.11.1972	28.03.1995	, .
. 463 S	Sardaraz Khan, HM GHS Barhand Mansehra	01.01.1949	М.Аделсу	15.05.1973	28.03.1995	
464 M	Nuhammad Ilyas, HM GHS Lal Ghari Kohat	25.02.1949	Mardan	08.03.1973	28.03.1993	
465 _. M	Vazir Khan, HM GHO D	15.02.1946	Peshawar	20.04.1973	28.03.1995	C
CE 1800 S	Vazir Khan, HM GHS Bama Ghan Kyber Agency			15.05.1973	28.03.1998	C
	hah Daraz Khan, HM GHS Narshakirullah Bannu	30.12.1948	Bannu	15.05.1973	28.03.1996	C
468	hafoor Hussain, HM GHS Kunj Ali Zai Kurram	10.03.1959	P.Chinar	15.05.1973	28.03.1996	d
469	cali Rabi, HM GHS Arandu Chitral	28.09.1950	Swat	15.05.1973	28.03.1996	. do
470 Min	ifullah Khan, HM GHS Basti Khel Bannu	10.07.1950	Bannu	15.05.1973	28.03.1996	do
471 2	hammad Zada HM GHS Gar Muneri Swabi	12.06.1951		_ 15.05.1973	28.03.1996	do
T.LK-Д8	alid Mehmood Anwar, HM GHS Landi Kachi Kohat	01.08.1951	Swabi	15.05.1973	28.03.1996	go.
		- 4.00.1901	DIKhan .	00.00	28.03.1996	do

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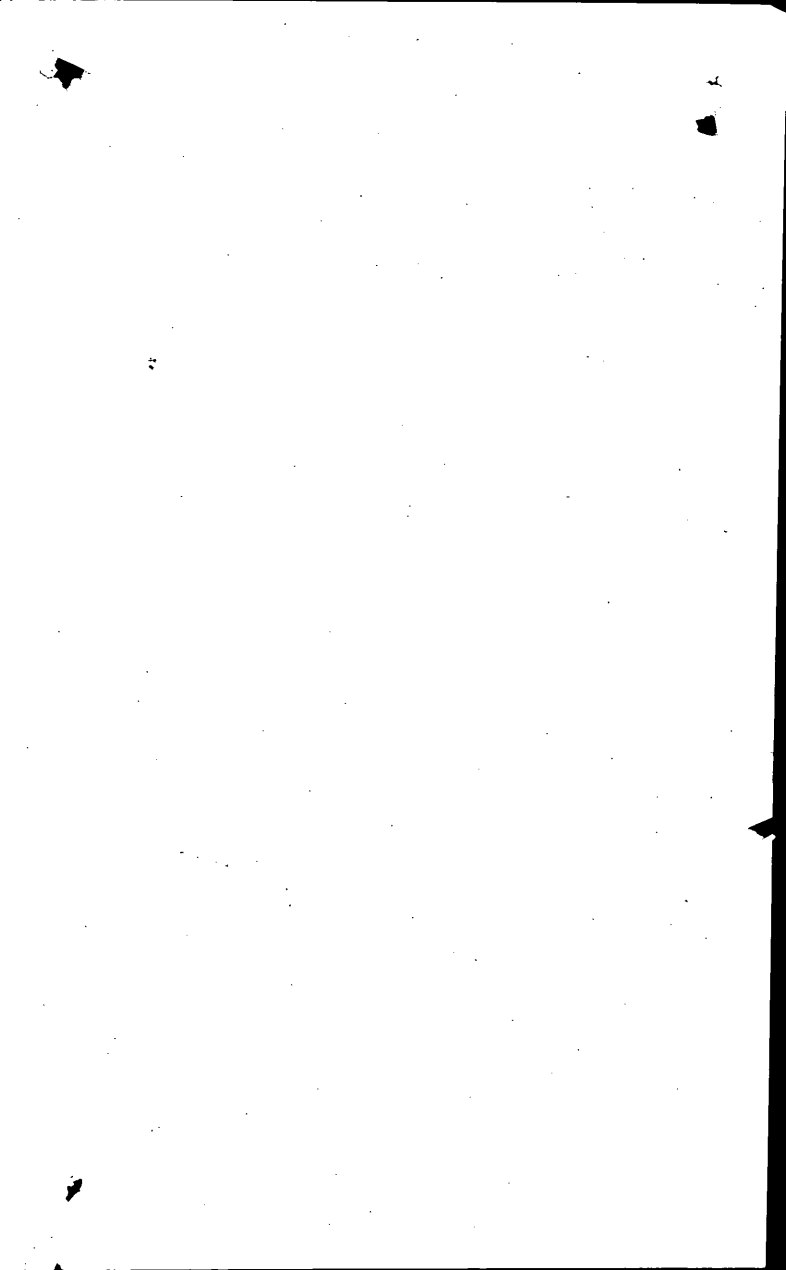
1004	Shah Zarin HM GHSS Bibuawar Dir	5/2/1966	Dir				3/2/2001		do
1005	Zahid Zaman HM Sharozai Kohat	1/4/1966	Kohat			· · · · ·	3/2/2001		do .
1006	Khurrshid Khan HM GHS Taja Zai Lakki	20-10-62	Lakki			•	3/2/2001		do
1007	Asmat Ullah HM GHS FATA	15-2-66	SWA				3/2/2001		ರಂ
1008	Malik Khan HM GHS Jatta Ismaii Khel	20-6-63	Karak				3/2/2001	.,	do
1009	Abdul Majid HM GHS Hawari Mansehra	1/4/1955	Mansehra		•		- 3/2/2001	• ,	do
1010	Aziz UI Haq HM GHS Chuprial Swat		Swat			, .	16-2-2002		do .
1011	. Muhammad Waheed HM GHS Biyar Dir	4/5/1966	Nowshera		٠,		3/2/2001		do
1012	Abdul Hafeez HM GHS DE FATA	15-3-64	FR Peshawar			·	3/2/2001	5.1	edok
1013	Safdar Khan HM GHS Institute PITE Peshawar	15-3-64	Peshewar		•		. 3/2/2001	14 1 18	eo ,
1014	Shabir Ahmad HM GHS Int PITE Peshawar	20-4-59	Peshawar	•			3/2/2001		/ dö' -

Endstt No. SO (S) 7-8/2002/B-17 Dated Peshawar the Copy forwarded to the

- Director Schools & Literacy NWFP Peshawar
- Director of Education (FATA NWFP) Peshawar.
- Director Bureau NWFP Abbotabad.
- All the Executive District Officer Literacy & Education in NWFP
- All the Principals of GECs (Male) in NWFP.
 - All the Officers concerned.

SECRETARY TO GOVT OF N.W.F.P. SCHOOLS / LITERACY DEPARTMENT

(S. MUBARIK SHAH) SECTION OFFICER (SCHOOLS) CHOOLS & LITERACY DEPARTMENT OVERNMENT OF N.W.F.P.









GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION: DEPARTMENT

Dated Peshawar the March 26, 2012

NOTIFICATION

NO.SO(S/M)E&SED/1-3/2011/Incharge SS/HMs/Ins r (Male): In pursuance of Court Judgements and recommendations of the Committee, the Competent Authority is pleased to promote the following incharge Subject Specialists/ Headmasters/ Instructor (BS-17) (Male) on regular basis from the date of their incharge posting noted against each:

S. #	Name with Designation of Officers	Transferred /Adjusted as	Date of posting as Incharge SS/HM/Instr
1_	2	3	4
1	Muhammad Yousaf SET GHS Sherwan Abbottabad	I/C SS, GHSS Birote Abbottabad	30-08-1997
2	Muhammad Yaqoob SET GHS Muslim Abad Abottabad	I/C SS, GHSS Birote Abbottabad	30-08-1997
3	Muhammad Rafique ADEO(M) Abbottabad	I/C,HM GHS Phalkot Abbottabad	29/12/1997
4	Aziz Muhammad ASDEO (M) Karak	I/C Instructor GEC (M) Mansehra	28/11/1994
5	Behram Khan, SET GHS Doaba Kohat	I/C Headmaster GHS Doaba Kohat	28/11/1994
6_	Noor Gul, ASDEO (M) Karak	I/G Headmaster GHS Karbogha Karak	28/11/1994
₹	Sufaid Gul I/C HM GHS Rahmatabad Karak	I/C HM GHS Rahmatabad Karak	11/07/1993
8	Muhammad Zada ASDEO (M) Primary Swabi	I/C :HM GHS Gar Munara Swabi	16/01/1994
9	Muhammad Hussain ASDEO (M) Primary Swabi	I/C Instructor GEC (M) Peshawar	16/01/1994

Endst: of even No. & Date:

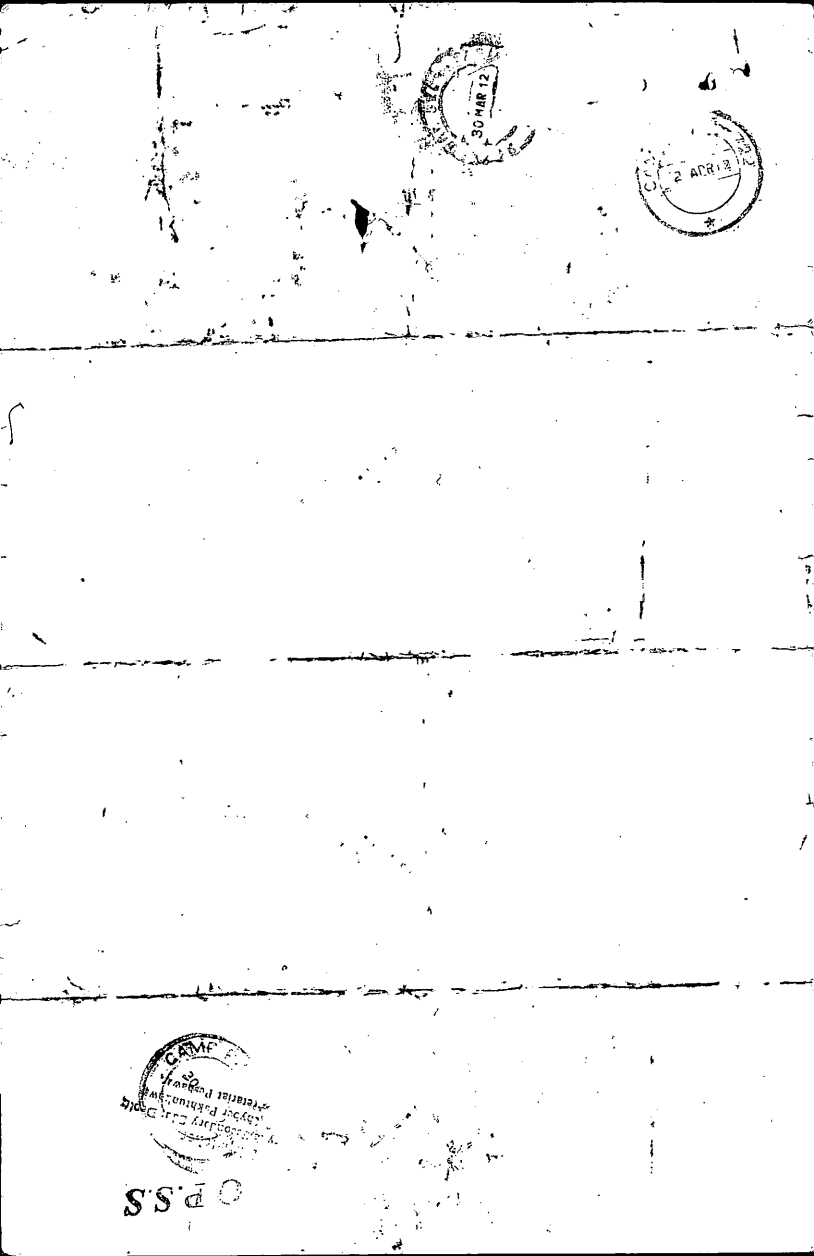
Copy forwarded to the:-

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- 2. Directors E&SE concerned.
- 3. EDOs E&SE concerned.
- 4. District Accounts Officers concerned:
- 5. PS to Minister E&SE, Khyber Pakhtunkhwa.
- 6. PS to Chief Secretary, Khyber Pakhtunkha.
- 7. PS to Secretary, Establishment Department Govt. of Khyber Pakhtunkhwa.
- 8. PS to Secretary, E&SE, Department, Khyber Pakhtunkwa.
- 9. Officers concerned.
- 10. Office order file.

per Pakhtunkwa.

(MUJEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)

SECRETARY be True Cop



GOVERNMENT OF N.W.FF. SCHOOLS & LITERACY DEPARTMENT.

Dated Penhawar the 15-7-2004.

NOTIFICATION.

NO.SO(S)1-3/2004/Promotion BS-17 to ES-18 (Male). The Competent Authority in consultation with the Provincial Selection Board is pleased to promote the following BS-17 officers to the existing post PB-18 on regular basis with immediate effect and posted against the post mentioned below:

. 4

	s.	NO. Name & Designation 58-17.	Posted as (BS-18). Remarks.
	1-	Mr.Muhammad Shakir, H.M, GHS,, Gandyan, Mansehra.	Principal, GHS, Dalola, Against Abbettabad. Vacant Pos
	2-	Mr.Aftar Khan, H.M. GHS, Dalberi, Mansehra.	Prl, GHS, Dalbori, -d-
	3-	Mr. Ghulam Nabi, H.M. GHS, Tamber Kola, Mansehra.	Prl.GHS, Khaki, Mansehrade-
	4-	Mr.Muhammdd Aslum, H.M.GHS, Central Jail, Haripur.	Prl. GHB, Central Juil, -do
	5-	Mr.Rehan Gúl, H. H. GIW, Adam Zei, Nowshera,	Pri. CHE, Talhata, Haripurdo-
	6-	Mr.Gul Badshah, H.M. OHS, Jehangir Abad, Mardan.	Prl. GHS, Sare Shah, Mardendo-
	7-	Mr.Bakhatawar Khon,H.M.GHSS, Kot Malakand.	Prl. GHS, Ghamshi Khan, -do- Dir Lower.
	e -	Mr.Anwarul Haq, H.M. OHS, Janda, Swabi.	Prl.GHS, TorDheri, Swabido-
	9-	Mr.Pervez Khan, SS, GHUS No.1 Poshawar City.	V/Frl.GHSS, Gujar Ghari, Mardando-
_	10-	Mr.Muhammad Nagin, SS, GHSS, Buch Dir Lower.	,V/Prl. GHS, Ziarat Tolashdo-
	11-	Mr.Abdul Seeed, SS, GHSS No.2 Peshawar Cantt.	V/Prl.GHS, Risalpur, -do-
	12-	Mr.Abmad Shahab, SS, GHSS, Tenkal Peshawar.	V/Prl.GHG No.2, Heripurdo-
•	13-	Mr.Abdul Haleem, SS, GHSS, Warai, Dir Upper.	Frl.GHB, Gamseer, Dir Upperda-
•	14-	Mr.Muhammad Qasim Khun, SS, GHSS, Sikander Khel Bala, Bunnu.	V/Prl.GHSS, Pirpai, Nowsherado-
•	1,5-	Mr.Farid Ahmad, SS, GHSS, Tehkal, Peshawar.	Prl.GHB, Sherkera, Perhavardo-
•	15	Mr.Muhammad Idress,SB,GHSS, No.3 Peshawar City.	Prl.GHS, Ghazgai, Charsaddado-
•	17-	Malik Sikandar Khan, SS, GHSS, Urmer Payan, Peshawar.	V/Prl.GHS, Nizampur, Nowsherado-
•	18-	Mr.Waheed Akhtar, SS, GHSS Ne.1 Peshavar Cantt:	Pri.GHSS, Bahader Killi, -do- Peshawar.
•	19-	Mr.Khalid Wahab,SS,GHSS, Tara Puzu,Lakki Markat.	Prl. GHS, Jamrud, Khyber -do-Agency.
ć	20-	Mr. Sanfar, SS, CHES, Berela,	Prl. GHSS, Barela, Haripur.
		a 1111/2/2016/	

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		and the second s		· .	•
	·s.NC) Namd & Designation RS-17.	Posted	es(BS-18) • .	Remarks.
•	21-	Mr.Taus Khan, SS, GHSS, No.4	V/Prl.Gh	HES No.3,D.I.Khen.	Against, Vacant Fos
٠,	22-	D.I.Khan. Mr.Farman Ullah,88,6H9S No.1 Peshawar Cantt.		ISS, Kohi Hasan Khel	, -qo-
•	•	Mr. Jehandad Khan, SS, GHSS,	·V/Prl.OF	iss, Shabqadar, Fort,	-do-
	24-			G.Gulistan Orakzai	-do-
	25-	Mandewa, Bannu. Mr. Muhammad Rehman, H. M. GHS,	Agency. Prl. GHE	, Chanbi, Svebi.	-do-
٠,	26-	Gebesahi, Swebi. Mr. Ismail Khan, 88. GHUS, Gulimam	, Pri. Gue	Lar, D.I.Khan.	-do-
٠	27	Tank: Mr.Qaleem Khan, SS, GHSS, Domil,	Prl.GHE	,Mahwara,Kurram Ag	encydo-
•	28-	Bennu. Mr.Asmat Ullah,SE,GUAB, SIkondo	n V/Trl.0	HSS, Mardon,	-do-
		Khel bella, Bennu. Mr. Mumtazud Din, Ep, GHES, Riselp	o ur V/Prl. Mardon.	GHSS, Ghari Kapura,	do-
4		Novemera. Mr.Said Imram, H.M.GHS, No.2		No.2,Sakhakot,Mal	ukond -do-
-		Dheri, Malakand. Mr. Khalid Shah, SS, GHSS, Pirpai, Nowshera.	kew Dy Di	rector Training; Abbottebed.	-do-
1	32-	Mr.Zulfigar Khan, SS. Offrectorat Gurriculum & Teachers Education	e SS/B-1	18) Directorate of O	urrido⊖ Abad.
	33-	Artottabed. Mr. Zahoor Affmed, SS, GHSS, Haji	Prl.GHS,	Wamber, Swet.	-do-
	₀ 34-	Baba, Mingora. Mr. Zahid Khan, SS, GHSS, Ouch,	Pril. GHE	S,Shamsi Khan,	. —! ² O—
	35-		limergar Rx V/Prl	.GHSS.Gujrat,Marden	• -do-
•	36-	No.4 Kakshal, Peshevar. Mr. Zafar Arbab Abbassi, SS, GHSS, Ayubia, Abbottabed	Pr1. GHS,	Bakot, Abbottsbad.	-do-
	37 -	Mr. Muhammad Inam, 83, GHSS, No. 4	Prl.GHS,I	Palo Dheri, Marden	_do∹
-	38-	Mr.Ishtiag Ahmad, SS, GHSS, No.1 Mansehra.	Pril. GHS	,Khasa,Mansehro.	-do-
	·39 -	Mr.Abdul Haleem, SS, GHSS, Palai	Prl. GHE and Agend	S,Sakhakot No.1,	-do-
	40-	Mr.Noor Jamal Khan, SS, GHSS, V. Hazar Khawani, Peshawar.	/Prl.GHSS	Lund Khawar, Merda	ndo-
	41-	Mr.Bakht Biland Khan, SS, GHSS,	V/Prl.	GHSS, Khweshgi, Nows	herado-
	.42-	Khweshgi, Nowshere. Mr.Gul Rehman, SS, GHSS,	PrI. GHES	S,Nagrei,Buner	-do-
	43-	Totalai, Numer. Mr. Muhammad Javed, SS, GHSL,	Frl.GHS,E	Prang, Charsadde.	-do-
	44-	Shabqadar Fort. Mr.Muhammad Naseem, SS, GHSS, P	rl. GHS,I	Palra, Mangehra	-do-
	45-	Sherpur, Mansehra. Mr. Abdul Khaliq, SS, GHOC, Bili-	Prl.GHSS	3,Khadizai, Kohat.	-do-
	3 6-		V/1'r1.GI	3,Dhoda,Hangu.	−Ç0
•	47-		S/3-18\Di	irentorate Curricul	um -do-
	48-	Mr.Ghulam Mustafa, H.M.GHE, . V		Jur, Buner,	-do-
	49-	Utla, Gadoon, Swabi. Mr. Muhammad Yousaf, H. M. GHS, F. Pajna, Mansehra.	GHS C	Jandyan, Mansehra,	-do <u>-</u>
	50-	Mr. Nadeem-ur-Rehman, St. GHSB	Fi, Ghu,	Bodla, Abbottsbad.	-do-
	i	Pajna, Mansehra. Mr. Nadeem-ur-Rehman, Electrical Pai, Nowshera.		Contd: Page	3 -

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S.	NO. Name & Designation.BS-17	. Fosted	as (BS-18).	Remarks.
51	- Mr.Muhammad Iqual, SS, GHSS, Khan pur Dir Lower,	Prl.GHS, Ha	ji Abed,Dir Lower	. gainst Valant Po
52	- Mr. Muhammad Atlus Khan, GS, GHSS No. 4 D.I. Khan,	Prl.GHS, Ha	richend, Cherseddu	
53	Mr.Abdur Rashid, SU, OHUS, No.4, Mardan.	V/Prl. GHS	,Khairabed,Murdon	-d-
54	- Mr. Muhammad Ilyas, S. GHSS, Togh Bala, Kohat.	-Prl GHS, Le	ondi Ke∳hi,Kohat₄	-d ₂ -
55	- Mr. Muneer Ahmad, SS, Director of Curriculum & Tech: Edu; Abbottabad.	rate SS(BS-18 Curricul	B)Direktorate of im a Teach: Mduin,	-d∳- /Abad•
56	- Mr.Shakeel Hussain, SS, GHCS	V/Prl. GHS,	,Mulazai,D.T.Khan	- dn-
57	No.4,D.I.Khan Mr.Muhammad Jamil,H.M.GRb, Fehali,Mansehra.	Prl.GHL,She	owHall Maszullch,	-do-
58-	- Mr. Muhammad Abbas, H. M. GHS, Pingujra, Haripur.	Mencehra. V/Prl. GHSS,G	hazi Halmet, Hari	purdo-
59-	Mr. Fazli Karim, SE, GHSS, Khezar Khawani, Peshewer.		i, Nowshern.	-d • -
60-	Mr.Shahzeda, SS.GHSS, Dhodayal, Mansehra.	Prl. GHS, Beh	iali, Mansehra.	-do-
61-	**	Prl.GHS No.1,	Havelian.	-do-
62-		Prl.GHC,Kot M	alakend.	-do-
63-		Prl.GHS,Mendr	a Kalagun,D.T.Kho	mdo-
64-	Mr. Muhammad Tahir, SS, GHSS.		an Tekrol, Mansehr	•
65-	Kuza Banda, Battogram. Mr. Shah Bakht Rewan, H. M. GHS			-do-
	Mr.Sarder Ullah, 85.6HSG		hi Barmol ⁱ ,Marden.	
	Mr.Samiullah, SS.GME, No.4		nyela,D.I.Khen.	-do-
	S.Farhat Abbas.SS.GHCS.	Prl.GHS, Ghaz	. ,	-d•-
	Mr.Masel Khan, Dy.D.O.	Prl.GHS No.2	•	-do-
	Mr.Hazrat Ali,SS,GHED.	Prl.GHS,Kabal		
	Mr.Hassan Bad Chah.Ub.GHES.	Prl.GHS, Dos	17	-მი-
1	Mr.Muhammid Inbal.H.M.GHS.		w, B.R.Peshawar.	-dr-
7 3-	Mr.Sahibzada, H. M. GPS. Peshta-		arder Garhi, Pesher	
74-	Mr.Irshad Hussein H.H.GHA		40.4 D.I.Khan.	vor
75-	Mr.Abdul Hakeem, St., GhDS.		ongra Colony, Hari	1112 - de-
76-	Mr.Saleem Javed,Sc.CHSS	V/Prl. GHL Na		-dn-
77-	mo.) Pesnawar City. Mr.Behrawar Khan.En.OHus P		ot, Dir Upper.	-₫•-
78	wadai, Dir Opper. Mr.Muhammad Shah,88,8H98, y		enai,Mohmand Agor	
79-	Mr.Shofaatffaan.tOugg. P		. Abud, Abbottabud.	
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	S.NO). Namd g Designati	on (68-17)	Rosted as	(BS-18Y-	Remarks.
-		Mr.Pir Muhammad Kh Bari Kot,Swat.	an,55,685	, ProleGHS, Bi	logram,Swat.	Against Vacant Post
•	82	Mr.Mujtaba Amin,88 Shahbaz Ghari,Mard		·	ri Lakpani,Ma	ndando-
•	5 3-	Mr.Hanifur Rehman,	ss,Ghss,	Prl.GHS, Tangi	, Chersadda.	-do-
•	54-	Wazir Bagh Peshawa Mr.Saifullah,SS,GM		Prl.GHS,Gagar	Buner.	-d ↔
	\$ 5-	Zaida Swabī. Mr.Fagir Shah,SS,G	HBB, 1	Prl.GH3,Kot Ma	lakand.	-do-
•	86-	Katlang, Mardan. M Abdullah Shah, S Fateh pur, Swat.	i, Bahn, i	Prl.GHS, Khawa	za Khela,Swat	-do-
•	87 -	Mr.M.Abid Hussain, Turbela Town Ship,		Prl.GHB,Kahal,	Heripurj.	_do-
	88-	Mr.UmerFarooq,SS,G Chamkani,Peshawar.	185,	Prl.GHS, Tarba	Newshera.	-do-
•		Mr. Fida Muhammad, S Kot Malakand Ageno	,	Prl.GHS,Gheri	Uswan Khel,Mo	kekanddo-
٠.		Mr. Muhammad Rashid Bogara, Karak		w/Frul.Gliss;Oh	emeti,Abbottal	oaddo-
	91-	Mr.Sabir Rehman,اسرار Totalai, Puner	,ឲ្យនេះ,	Prl.(III), Batta	ra Buner.	-do-
	92-	Mr.Muhammad Youngs Hazar Khawanm, Pesh	,SL,GHSS,	Pril. GHS, Amba	Dher, Chars	ddado-
•		Mr.Johar Ali, SS, GU Khwwshgi Payan, Now	Sસ્,	V/FrI.GHS, Bab	ozai 🌣 Mardan.	-00-
	94-	Mr. Wali Muhammad, B Munda Dir Lower.		Pel. GMS, Zorb	ander,Bajawar	-do-
•	95-	Mr.Muhammad Asgher	,su,GHSS,	Prl. GHSS, Shak	ardara,Kohat.	-do-
•	96-	Usterzai, Kohat. Mr. Ali Bad Shah, SS	,qmss,	Prl. GHS, Mia	n Gujer Pesha	wardo-
	97-	Kakshal, Peshawar. Mr. Muhammad Arif, S Directorate of Cur & Teoh: Edu: Abbot	riculum	AVO(BB-18)Dir Curriculum & T	ectorate of eachers Edu:A	-do- /Abed.
	98–	Mr.Rashid Ahmad,SS gai, Buner.	, OHSS, Nowa	- Prl.GHS, Na	wagai,Euner.	-do-
	99-	Mr.Anwar Khan, SS, G	HBB,Serui	Prilogis, Ghad	i Zai,Buner,	-do-
		Neurang, Lakki. -Mr.Balqiaz Khan, SE	•	Pel, GHS, Jurai		-do-
	101	-MATAUNAKATA ^k Shoaib Wazir Bagh,Peshaua		V/Ppl.GHS,Tim	ergana, Dir Lo	•
	102	- Muhammad. Yawaz, 61) Bagnoter, Abbottab	,anss,	Pri. Alb., Berot.	Abbottabad.	-do-
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		-Mr.Abdul Majed,H.M	L'OHS, A	.M.GHS, Kahola,	Mansehra.	-do-
•	104	Kahwari,Mensehra. -Mst.Shamim Sarfau ector Training,Dind	rtorato		,RI E(F), Swat	:1do-
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	106	- Mr.Walium Ghulam, Ahmad Khel(under	H.M.GHS,	H.M. CHS, Pest	ta Khara Pasi	News do-
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SOUCCES & LITTERACY DEPARTMENT. PROBLET EX DO COAL! OR MALL

S DATE EVEN. ENDEL: NO.

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Director, Schoola & Literacy, NWFP, Peshawar.
Director, Carriagina of Cachara Mancatarian.

9- Accountant General, WWM., Reshibur. 10- District/Agency Londounto Officers Concerned.

11- Executive Disth: Officers, Schools a Literacy Concerned.
12- Manager Government Frinting From Pechawar.
13- Director Information, FVEP, Peshawar.
14- IA to Additional Sceretary, Sch Depth: NVEP.
15- PA to Deputy Secretary (Admn) Sch Depth: NVEP.
16- Officers Concerned.

Attested to be True Copy

17- Office order file.

(ARBAB MUSHARAF KHAN) // // SECTION OFFICER(SOHOCLE).

184 119 -8660 01/70

BEFORE THE NWFP SERVICE

Appeal No. 1117/2007

Date of Institution. Date of Decision

0.11.2008 19:01.2009

Sufaid Gul S/O Spin Gul Retired Headmaster, Government High School, Rahmatabad, District Karak Presently R/O Village & Post Office Rahmatabad, Tehsil and District, Karak.

..(Appellant)

gomeone "E"

<u>VERSUS</u>

1. Government of NWFP through Chief Secretary.

2. Secretary, Schools & Literacy Department, Peshawar.

3. Director, Schools & Literacy Department, Peshawar.

4. Mahmood Khan, Instructor, R.I.T.E (Male) Ghori Wala, Bannu.

5. Jannat Gul, Principal, Government High School No.2, Sakha Kot, Malakand Agency. ..(Respondents)

APPEAL UNDER SECTION 4 OF THE NWFP SERVICE TRIBUNALS ACT, 1974 AGAINST NOTIFICATION NO. SO(S)I-3/2007/PROMOTION/BS-17 TO BS-18 DATED 18.7.2007 WHEREBY JUNIOR TO APPELLANT WAS PROMOTED AND APPELLANT WAS NOT CONSIDERED AS HE GOT RETIRED ON 01.4.2007.

MR. WAQAR AHMAD SETH,

Advocate

For appellant

MR. ARSHAD ALAM, Addl. Government Pleader,

For respondents.

MR. JUSTICE(R) SALIM KHAN, SYED MANZOOR ALI SHAH,

CHAIRMAN **MEMBER**

JUDGMENT

JUSTICE(R) SALIM KHAN, CHAIRMAN.- The appellant contends that his name appeared at S.No.99 of the seniority list of Headmasters that he was due for promotion, but he retired on 01.4.2007. He further contended that the name of respondent No.4 was at S.No. 101 and name of respondent No.5 was at the bottom of the seniorit, list, but they were promoted on 18.7.2007 and the appellant was ignered. He submitted departmental peal on 23.7.2007, which was not decided till the filing of the

appeal on 20.11.2007. The present appeal is within time from 23.7.2007 while the departmental representation/appeal was within time from 18.7.2007.

- 2. Ex-parte proceedings were initiated against respondent No.4 on 07.07.2008. The other respondents submitted written reply on 21.10.2008 with permission to do the same. Respondent NO.5 also submitted his written reply. The basic contention of the respondents was that the seniority list was submitted on 20.4.2007 and respondent No.4 and 5 were promoted on 18.7.2007 while the appellant stood retired on 31.3.2007
- 3. We heard the arguments and perused the record.
- while 180 days leave encashment was granted to him on 15.5.2007. It was on 3.01.2007 that a letter was issued by the Assistant Director (Establishment) regarding the ACRs upto 2006 of the officers in BPS-17 from S.No. 417 to 610 and non-involvement certificate of the officers. It was vide letter dated 09.01.2007that information was given by the E.D.O (S&i.) Karak to the Director (S&L) that the required documents of Sufaid Gul Headmaster, Government High School Rahmat Abadi had already been submitted to his officer. This record shows that proceedings for promotion of the eligible officers/officials was in process when the appellant stood retired, and the vacancy was available for the appellant when he was still in service. Consideration for promotion of the appellant when he was still in service, was his vested right. But the proceedings were not completed, without any fault of the appellant, till his retirement.
- The appellant, being ex-civil servant, has the right to come to this Tribunal, which he did. The appellant is entitled to consideration of his case for promotion at the time when the post was available for him, and he is entitled for notional/antedated promotion from the date of availability of acancy, inspite of the fact that he is retired before the meeting of his D.P.C.

Attested

6. We, therefore, accept the present appeal, and directed the official respondents to consider the case of the appellant for promotion, and, if found fit for promotion, to promote him as prayed for w.e.f. the date of availability of vacancy for him. The appellant shall be entitled to recover the cost of litigation in this case from the official respondents.

ANNOUNCED 19.1.2009

Sof Justice (R) Salin Khan. chairman Sdf S. Manzoor Ali Shali.

Attes and to be True Copy

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GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 15, 2014

NOTIFICATION

NO.SO(S/M)E&SED/1-3/2014/Promotion of Sufaid Gul Ex-HM: Pakhtunkhwa Service Tribunal Judgement dated 19-01-2009 rendered in appeal No.1117/2007, the Competent Authority is pleased to promote Mr. Sufaid Gul, Ex-Headmaster BS-17 GHS Rahat Abad District Karak to BS-18 on notional basis w.e.f. 30-03-2007.

SECRETARY

Endst: of even No. & Date:

Copy forwarded to the:

- 1. Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar 2. Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar.
- 3. District Education Officer Male BS-19, Karak.
- 4. District Accounts Officer, Karak.
- 5. Section Officer (Lit-II), E&SE Department, Khyber Pakhtunkhwa, Peshawar. 6. PS to Secretary E&SE Department, Khyber Pakhtunkhwa Peshawar.
 7. Incharge EMISE Past Department. Incharge EMISE 28.

 Officer concerned Williams

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(MUJE#B-UR-REHMAN) SECTION OF ICER (SCHOOLS/MALE)

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To, Solver of

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Annemine G-1

The Chief Secretary Government of Khyber Pakhtunkhwa.

Subject:-

PROMOTION FROM BPS-17 TO BPS-18 w.c.f 15-07-2004.

Respected Sir,

Respectfully I beg to state that I was promoted as in charge Headmaster Vide Director secondary Education NWFP Peshawar Endst: No.2588-2605 dated 15-06-1993.

I was promoted on regular basis vide secretary to Govt of NWFP Education Department Notification No. SO (S) 1-1/95-1 dated 28-03-1996 with immediate effect. (Notification attached)

A large Nos of SS/ Headmasters/ Instructor were appointed in 1995. They filed an appeal in honorable service tribunal, that we may be approved from the date of taking over the charge. There appeal was accepted (Decision attached)

Hence they were approved from the date of their promotion, so I also requested that I may be approved from the date of taking over the charge. My appeal was also accepted. Hence I was promoted on regular basis w.e.f 11-07-1993. (Notification attached)

According to this Notification nearly Headmasters/ SS / Instructor were Promoted, who are junior to me. While another notification bearing No SO (S)1-3/2005 Dated 25-04-2006, nearly Fifty Nine (59) officers were promoted. They are junior to me. (Notification attached)

Therefore it is requested that it is a great financial loss. I may please be promoted to BPS-18 w.f.e 15-07-2004.

128 20 10 10 Trill

(SAFID GUL EX-HEADMASTER)

(10) 10 No 636

(32)

Annexuse G-II

The Secretary Elementary and Secondary Education Department Khyber Pakhtunkhwa.

Subject:-

PROMOTION FROM BPS-17 TO BPS-18 w.e.f 15-07-2004.

Respected Sir,

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(SAFID GUL EX-HEADMASTER)

To,
The Director Education I

(33)

Anneuma G-11

The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

Subject:-

PROMOTION FROM BPS-17 TO BPS-18 w.e.f 15-07-2004.

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) DI S 10 W.I.e. 15 07 200 II.

(SAFID GUL EX-HEADMASTER)

The Government of i

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Amenine G-12

The Government of Khyber Pakhtunkhwa Through Chief Secretary.

Subject:-

PROMOTION FROM BPS-17 TO BPS-18 w.c.f 15-07-2004.

Respected Sir,

Respectfully I beg to state that I was promoted as in charge Headmaster Vide Director secondary Education NWFP Peshawar Endst: No.2588-2605 dated 15-06-1993.

I was promoted on regular basis vide secretary to Govt of NWFP Education Department Notification No. SO (S) 1-1/95-1 dated 28-03-1996 with immediate effect. (Notification attached)

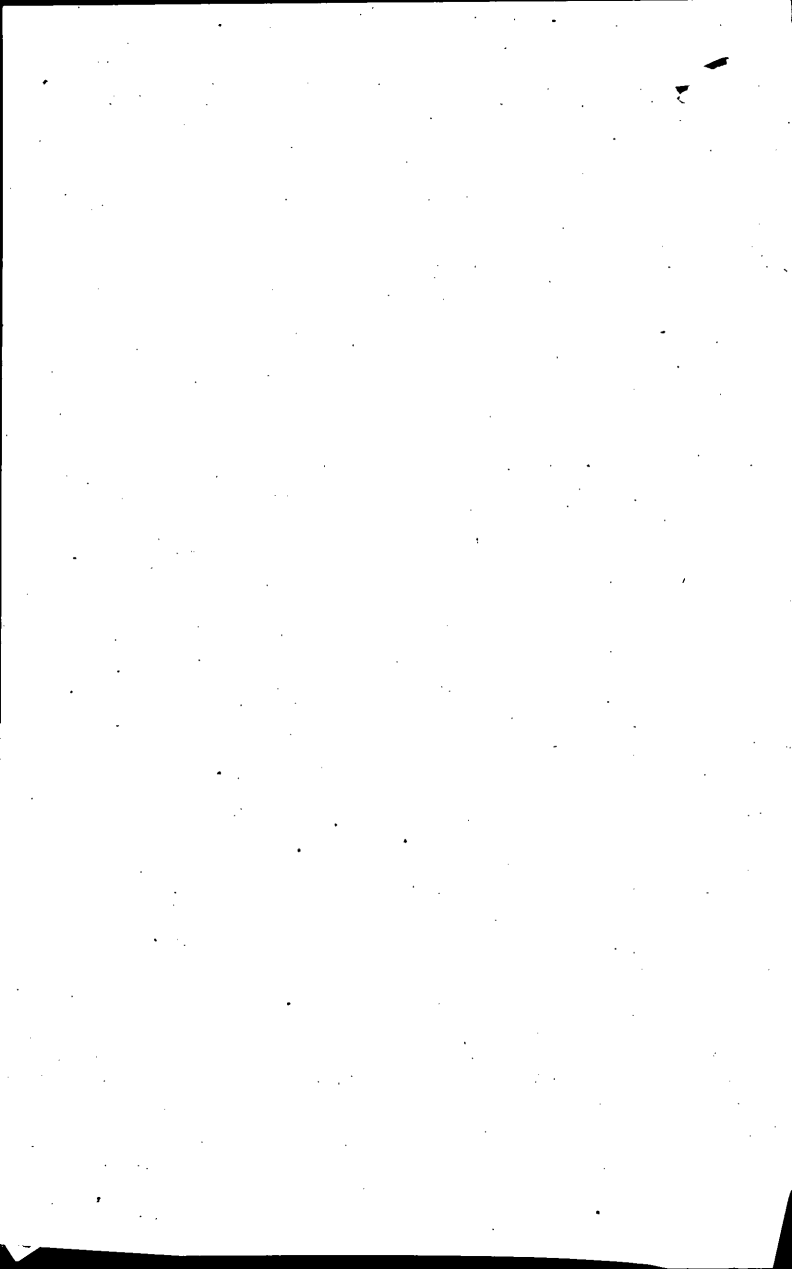
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SAFID GUL EX-HEXDMASTER



بعدالت ها سهوس بربرول عمر بم لينا ور Appeal No: 12014

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باعث تحريراً نكه

مقد مندرج عنوان بالامیں اپی طرف ہے واسطے پیروی وجواب دہی وکل کاروائی متعلقہ استمار کریں اور کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقد مہ کی کل کاروائی کا کال اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامہ کرنے وتقرر ثالث و فیصلہ پر حلف دیئے جواب دہی اورا قبال دعوی اور ویلی اور درخواست ہر ہم کی تقیدیت بصورت ذکری کرنے اجراء اور وصولی چیک وروپیدار عرضی دعوی اور درخواست ہر ہم کی تقیدیت نے اجراء اور وصولی چیک وروپیدار عرضی دعوی اور درخواست ہر ہم کی تقیدیت نے اور ایس پر دستخط کرانے کا ختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری کی بطرف یا ایس کی برامدگ اور منسورت ضرورت مقدمہ نکورکی کی برامدگ کی اور مقدمہ نکورکی کی اور خواسطے اور وکیل یا مختار تا تو نی کو اپنے ہمراہ یا اپنے ہجائے کے اصل ہوں گے مقدمہ نے درائی کی جائے اور اس کا ساختہ پر داختہ منظور و تبول ہوگا دور ان مقدمہ میں جوخر چہ ہرجانہ التوائے مقدمہ کے مقدمہ کے مقدمہ کے مقدمہ کے مقدمہ کی تاریخ بیٹی مقام دورہ پر ہو یا حدے باہر ہوتو و کیل صاحب پابتہ ہوں کے مقدمہ کی تاریخ بیٹی مقام دورہ پر ہو یا حدے باہر ہوتو و کیل صاحب پابتہ ہوں کے مقدمہ کی تاریخ بیٹی مقام دورہ پر ہو یا حدے باہر ہوتو و کیل صاحب پابتہ ہوں کے مقدمہ کے مقدمہ کی تاریخ بیٹی مقام دورہ پر ہو یا حدے باہر ہوتو و کیل صاحب پابتہ ہوں کے مقدمہ کے مقدمہ کے میک کوروں کیا تو کوروں کا مقدم کے سے دوروں کے مقدم کے مقدمہ کے دوروں کے مقدم کورہ کی مقدم کے مقدم کورہ کی مقدم کے مقدم کے مقدم کے مقدم کے مقدم کے مقدم کے م

رة ع المستعبر 20/4

گے۔ کہ بیروی مذکورکریں۔لہٰذاوکالت نامہلکھدیا کہ سندرہے۔

عدنار سئيشنري مارىت چىشگرى پياورئى نون: 2220193 Mob: 0345-9223239

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.</u>

Service Appeal # 1110/2014.

Sufaid Gul,Ap	pellant
VERSUS	
Secretary E&SE, Deptt: Govt: of Khyber Pakhtunkhwa & others Re	espondents
Parawise comments for on behalf of Respondents No. 1-4.	

Respectfully Sheweth,

The Respondents submit as under:-

Preliminary Objections:-

- 1. The appellant has got no cause of action/ locus standi.
- 2. The instant appeal is badly time barred.
- 3. The appellant has concealed the material facts from this Hon 'able Tribunal, hence is liable to be dismissed on this score.
- 4. The appellant has not come with clean hands to this Hon, able Tribunal.
- 5. The appellant has filed the instant appeal on malafide intention just to pressurize the Respondents for his illegal service benefits.
- 6. The present appeal is liable to be dismissed for mis-joinder & non joinder of necessary parties.
- 7. The instant appeal is against the prevailing law and rules.
- 8. The appellant has been estopped by his own conduct to file the instant appeal.
- 9. That the appeal is barred by the relevant provision of law.
- 10. That this Hon' able Tribunal has got no jurisdiction to entertain the instant service appeal.
- 11. That the appellant is not an aggrieved person under the relevant Article.
- 12. That the Notification dated 15-04-2014 is legally competent and is liable to be maintained in favour of the Respondents.
- 13. That the Appeal is hit by Rule-23 of Appeal Rules.

FACTS.

1. Para-1 is incorrect, hence denied, further stated that seniority against a post/cadre is to be reckoned from the date regular appointment/promotion. The statement of the appellant regarding grant of promotion against the said post is mainly bases on malafied intentions just to gain illegal and unauthorized benefits as against the facts that the appellant was working against the H/M post as incharge/acting charge basis and cannot claim his promotion w.e.f 15-07-2004, hence the Notification dated 30-03-2007 is not only competent but is also has been issued by the Respondent NO. 3 in compliance of the judgment dated 19-01-2009 passed by this Hon'able Tribunal in S.Appeal No. 1117/2007 under titled Sufaid Gul Vs Govt: KPK & Others. Copy of the said Notification is Annex-A.

- 2. Para-2 is incorrect & denied, The factual position however remains the same as mentioned in Para-1 of the present reply, hence needs no further comments.
- 3. Para-3 needs no comments being pertains to the service record of the appellant which is not an issue in the present case.
- 4. Para-4 is also incorrect & denied, The appellant has been treated as per Law, Rules & Policy in the instant case and on the basis of the same the Notification dated 15-04-2014 has been issued by the Respondent No. 3 in favour of the appellant in light of his service record in the Respondent Department and according to the seniority list dated 07-09-2002.
- 5. Para-5 is also incorrect & denied, The appellant has been treated as per Law, Rules & Policy as well as seniority position against the mentioned post which has resulted in the issuance of the Notification date 15-04-2014 by the Respondent No. 3., hence the claim of the appellant in this para is baseless and is liable to be dismissed in favour of the Respondents.
- 6. Para-6 is also incorrect & denied the Judgment dated 19-01-2009 of this
 Hon'able Tribunal rendered in S. Appeal NO. 1117/2007 under Titled Sufiad
 Gul Vs Govt: & Others has been implemented by the Respondent NO. 3 in its
 true letter & spirit, hence the plea regarding non implementation of the said
 judgment of the Appellant is liable to be dismissed of being baseless. (copies
 of the same Notification, Memo dated 17-02-2014 & summary for Notional
 Promotion in R/o the appellant dated 04-03-2013 are attached as Annex

 & C). However, the matter has already been decided by this Tribunal and
 implemented by the Respondents. Hence Hit by R-23 of Appeal Rules.
- 7. Para-7 is correct to extent of Notifications which is very much in accordance with the judgment of this Hon'able Tribunal.
- 8. Para-8 is incorrect & denied, No departmental appeal has been filed by the appellant to the Respondent No. 3 nor such record is available in the office of the Respondents till date, however, the Respondents further submit on the following grounds inter-alia.

GROUNDS.

A. Incorrect and denied: The appellant has been treated as per Law, Rules & relevant Policy as mentioned in the foregoing paras of the present reply in the instant case which has resulted in the issuance of the Notification dated 15-04-2014 of the Respondent No. 3 in the light of the service record of the appellant against the said post.

- B. Incorrect and denied, The Respondent No. 3 has implemented the Judgment dated 19-01-2009 passed by this Hon'able Tribunal in S.Appeal NO. 117/2007 case Titled Sufaid Gul VS Govt: KPK & Others vide Notification dated 15-04-2014 in its true letter & spirit, the copy where of has already been mentioned as Annex-A for ready reference.
- C. Incorrect and denied. The Respondent No. 3 has acted as per law, rules and set criteria prior to the issuance of Notification dated 15-04-2014 in favour of the appellant.
- D. Incorrect and denied, detailed reply of this para has already been given in the above mentioned paras, hence no further comments.
- E. Incorrect and denied, The appellant has been granted promotion to BS-18 vide Notification dated 15-04-2014 in pursuance of the Judgment dated 19-01-2009 of this Hon'able Tribunal, hence the plea of the appellant regarding non grant/denial of promotion of BS-18 is baseless and is liable to struck down in favour of the Respondent Department in the interest of justice.
- F. Incorrect and denied, detailed reply of this para has too been given in the foregoing paras, hence needs no further comments.
- G. Incorrect & denied, the appellant has been treated as per law, Rules and Criteria vide Notification dated 15-04-2014 issued by the Respondent No. 3 in favoaur of the appellant in pursuance of the judgment dated 19-01-2009 passed by this Hon'able Tribunal in Service Appeal No. 1117/2007 case Titled Sufaid Gul Vs Govt; of KPK & Others.

In view of the above made submissions, it is, therefore, most humbly requested that this Honourable Tribunal may very graciously be pleased to dismiss the appeal in hand with cost in favour of the Respondents.

Director

Elementary & Secondary Education,

Peshawar

Secretary,

Elementary & Secondary Education,

Department.

(Respondents No. 1, 2 & 3)



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the April 15, 2014

NOTIFICATION

NO.SO(S/M)E&SED/1-3/2014/Promotion of Sufaid Gul Ex-HM: In pursuance of Khyber Pakhtunkhwa Service Tribunal Judgement dated 19-01-2009 rendered in appeal No.1117/2007, the Competent Authority is pleased to promote Mr. Sufaid Gul, Ex-Headmaster BS-17 GHS Rahat Abad District Karak to BS-18 on notional basis w.e.f. 30-03-2007.

SECRETARY

Endst: of even No. & Date:

Copy forwarded to the:

- Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 2. Registrar, Khyber Pakhtunkhwa, Service Tribunal Peshawar.
- 3: District Education Officer Male BS-19, Karak.
- A: District Accounts Officer, Karak.
- 5: Section Officer (Lit-II), E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- 6. PS to Secretary E&SE Department, Khyber Pakhtunkhwa Peshawar.
- 7. Incharge EMISE E&SE Department.
- 8. Officer concerned.
- 9. Office order file.

(MUJEEB-UR-REHMAN)

SECTION OFFICER (SCHOOLS/MALE)



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

No. SO(PSB)ED/1-4/2014/P-127 Dated Peshawar, the 17.02.2014

The Secretary to
Government of Khyber Pakhtunkhwa,
E&SE Department

SUBJECT: - MINUTES OF THE MEETING OF PROVINCIAL SELECTION BOARD HELD ON 13.02.2014.

NOTIONAL PROMOTION OF MR. SUFAID GUL EX-HEADERMASTER GHS RAHAT ABAB KARAK FROM BS-17 TO BS-18

Dear Sir,

I am directed to refer to E&SE Department letter No. SO (S/M) E&SED/1-3/2009/Sufaid Gul EX-H/M Karak dated 23.12.2013 on the subject and to forward herewith an extract of <u>item No (3)</u> of the minutes/recommendations of the meeting of Provincial Selection Board held on 13.02.2014 for further necessary action/ obtaining approval of the competent authority.

Yours faithfully

355 | W 10 2 | >0M

Encl: As Above Endst. of even No. & date.

(JAN SAID) SECTION OFFICER (PSB)

A copy is forwarded to the Section Officer (S/M), Govt of Khyber Pakhtunkhwa, E&SE Department. He is requested to depute his representative to collect working papers from this office immediately.

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Education Department

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SECTION OFFICER (PSB)

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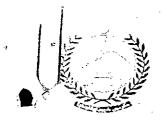
(Meeting of PSB held on 13.02.2014)

SUBJECT: - NOTIONAL PROMOTION OF MR. SUFAID GUL EX-HEADMASTER GHS RAHAT ABAB KARAK FROM BS-17 TO BS-18.

Secretary E&SE apprised the Board that the working paper regarding promotion of teaching cadre officers from BS-17 to BS-18 including the name of Mr. Sufaid Gul was considered in PSB meeting held on 18.06.2007. The PSB recommend 26 officers for promotion to BS-18 who were junior to him and he was not considered for promotion as he had retired from service on 31.03.2007 on attaining the age of superannuation. He filed an appeal in Khyber Pakhtunkhwa Service Tribunal which was decided in his favour vide judgment dated 19.01.2009. The Tribunal decided that the officer being ex-civil servant has the right to come to this Tribunal, which he did. The officer is entitled to consideration of his case for promotion at the time when the post was available for him and he is entitled for notional/antedated promotion from the date of availability of vacancy, in-spite of the fact that he is retired before the meeting of RSB. Therefore the Tribunal accepts the appeal and directed the department to consider his case for promotion and if found fit for promotion, to promote him as prayed for w.e.f. the date of availability of vacancy for him. The Secretary further informed the Board that a post of BS-18 was remained vacant upto the date of retirement of the officer against which his promotion in BS-18 can be actualized. The Board observed that the officers junior to him in the panel were promoted to BS-18 on 18.07.2007 vide E&SE department notification dated 18.07.2007 while he retired from service on 31.03.2007. Therefore, he is entitled to be promoted from the date of his retirement instead of availability of the post.

The Board recommended the officer for promotion to BS-18 on notional basis from the date of his retirement i.e. 31.03.2007 in pursuance of Service Tribunal Judgment dated 19.01.2009.

Page 1 of 1



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

SUMMARY FOR CHIEF MINISTER KHYBER PAKHTUNKHWA

SUBJECT: - NOTIONAL PROMOTION OF MR. SUFAID GUL EX-HEADMASTER GHS
RAHAT ABAD KARAK FROM BS-17 TO BS-18.

Promotion case of Teaching Cadre Officers from BS-17 to BS-18 including the name of Mr. Sufaid Gul Ex-Headmaster (BS-17) GHS Rahat Abad Karak was considered in PSB meeting held on 18-06-2007 (F/A). The PSB recommended 26 officers for promotion to BS-18 who were junior to him and he was not considered for promotion as he had retired from service on 31-03-2007 on attaining the age of superannuation. He filed an appeal in Khyber Pakhtunkhwa Service Tribunal which was decided in his favour vide judgment dated 19-01-2009 (F/B). The Tribunal decided that the officer being ex-civil servant has the right to come to this Tribunal, which he did. The officer is entitled to consideration of his case for promotion at the time when the post was available for him and he is entitled for notional/ antedated promotion from the date of availability of vacancy, in-spite of the fact that he is retired before the meeting of PSB. Therefore, the Tribunal accepts the appeal and directed the department to consider his case for promotion and if found fit for promotion, to promote him as prayed for w.e.f. the date of availability of vacancy for him. A post of BS-18 remained vacant up to the date of retirement of the officer against which his promotion in BS-18 could be actualized. The officers junior to him in the panel were promoted to BS-18 on 18-07-2007 vide E&SE department notification dated 18-07-2007 (F/C) while he retired from service on 31-03-2007. Therefore, he is entitled to be promoted from the date of his retirement instead of availability of the post. The promotion case of the above named officer from BS-17 to BS-18 on notional basis, was referred to the Establishment Department Khyber Pakhtunkhwa on 23-12-2013 for placement before the Provincial Selection Board for consideration.

- 2. The Provincial Selection Board in its meeting held on 13-02-2014 recommended him for promotion to BS-18 on notional basis from the date of his retirement i.e. 31-03-2007 in pursuance of Service Tribunal Judgment dated 19-01-2009 (F/D).
- 3. The Chief Minister Khyber Pakhtunkhwa, being Competent Authority in terms of Rule-4, of the Khyber Pakhtunkhwa Govt. Servants (Appointment, Promotion and Transfer)

Rules, 1989 is requested to approve promotion of the above mentioned officer from BS-17 to BS-18 on notional basis w.e.f 30-03-2007.

4. Upon approval of his promotion, he may be posted as Principal (BS-18) GHS Rahat Abad Karak for actualization of his promotion on notional basis.

5. Para-4 & 5 of the summary

Para-4 & 5 of the summary are submitted for approval of the Chief Minister

Khyber Pakhtunkhwa.

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Chief Secretary, Khyber Pakhtunkhwa.

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Chief Secrétary Govt: of Khyber Pakhtunkhwa

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7. Summary has been examined. Proposals contained in para-3 and 4 of the summary are endorsed for approval of Chief Minister Khyber Pakhtunkhwa being in line with PSB recommendations. However the promotion of the officer may be considered with effect from 31.03.2007 and not from 30.03.2007 mentioned in para-3 of the summary.

(Stkander Qayyum)
Secretary Establishment
March 11, 2014

Chief Secretary, Khyber Pakhtunkhwa.

Chief Minister

Chief Secretary
Govt: of Khyber Pakhtunkhwa

8. Para 7 is approved.

c/s

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Parez rumaian 07.04.2014

CHIEF MINISTER KHYBER PAKHTUNKHWA

9/4/2016

Chief Secretary

Govt of Knyber Pakhtunkhwa

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 1110 /2014

Sufaid Gul...... Appellant

Versus

Secretary E-& SE, and others......Respondents

REJOINDER ON BEHALF OF APPELLANT

Respectfully Sheweth;

Preliminary objection

That the reply/para-wise comment has not been competently filed and nor any affidavit has been filed in accordance with law nor the same has been properly attested, hence the same has no value in the eyes of law thus the same can not be used against appellant.

Rejoinder to Preliminary objection

Preliminary objection raised by respondents are erroneous, frivolous, based on male fide intention and having no factual and legal backing. Respondents has not mention reasons that why the appellant has got no cause of action / locus standi as he is an aggrieved person and the same reason has already been explained in memo of appeal. Respondent also have failed to explain as why the appeal is not based on facts or what material concealment have been done by appellant; how the appeal is suffer from limitation; how the appeal is not maintainable in the present form; who are the necessary parties to the appeal; how the appellant is estopped by his conduct; and what material facts has been concealed by the appellant from this Hon'ble Tribunal. Further this fact has not been explained that whether R-23 of Appeal Rules applicable on appellant and whether the notification has solved the grievance of appellant or otherwise; how the appeal is barred by the relevant provision of law when no provision has been sited in the preliminary Objection; and how the appeal is against the prevailing law and rules.

No plausible explanation has been given by the respondents. No specific and due objection regarding the controversial question of facts and law involved in the instant service appeal has provided, therefore, appellant is unable to submit proper rejoinder to the preliminary objection raised by the respondents whoever it is submitted that appellant has a valid cause of action, the appeal is well within time, no material fact has been concealed from this Hon'ble Tribunal, the appellant has no mala fide with respondent but filed this appeal for his due rights whereas the mala fide of the respondent is very much evident from the record available on filed that execution petition of the appellant has been complied after 5 years of the passing of judgment of this Hon'ble Tribunal where after the present cause of action accrued to appellant, the appeal is according the rule and regulation and all the necessary parties has been arrayed as party to appeal and appeal is maintainable in its present form and not barred by any law and the tribunal has the exclusive jurisdiction to entertain the same. Rules-23 of the appeal Rules is not applicable nor has any connection with present case.

Rejoinder to Facts of Reply/ Parawise comments

- 1. Para No. 1,2 and 3 of the reply / parawise comments are incorrect and misconceived. It is submitted that in para No. 1,2 and 3 the situation is fully explained in light of the attached documents of issued by respondents then how the appellant are stating that the these paras are incorrect. Whether respondent are not giving false statement before this Hon'ble Tribunal specifically when they are not denying the issuance of the documents. As per Annexure "C" the appellant has been regularized w.e.f 11/07/1993.
- 2. In response to para No. 4, 5,6, and 7 are also incorrect and misconceived. The respondent mala fide is very much evident from there reply and documents attached in support of these para that Service appeal of appellant was decided in 19/01/2009 but the same has been implemented after the laps of 5 years i.e 15/04/2014. Whether once his promotion order was issued a distant and independent cause of action not accrued to him to claim his grievance. Whether once this fact has been admitted by respondent and issued his promotion order then whether that would not be from the date of

- availability of post when a junior colleague of appellant were promoted to the said post.
- 3. Para No. 8 of the reply / parawise comments is incorrect. Appellant has filed several independent applications /representations to respondents and were sent through registered post on 22/05/2014. Copy of the same are attached as Annexure G-1 to G-IV on main appeal file but till filing of instant appeal nor till date the respondents have taken any action on those application, hence the appellant approaches this Hon'ble Tribunal for his redressal.

Rejoinder to the Grounds of Reply/ Parawise comments

- a) Para No. a of the reply / parawise comments are incorrect. The respondents issued notification and given promotion to appellant from 30/03/2007 instead of 15/07/2004. Once the appellant has been declared fit for the post then whether he will not be promoted from the date when the post were available and his other colleague junior than him were promoted. Respondents are trying to confused the situation.
- b) Para No. b,c, and d of the reply / parawise comments are incorrect hence denied. Notification dated 26/03/2012 was issued after the decision of appeal No. 1117/2007 by respondents, wherein benefit/ advantage has been given to appellant by regularizing his services w.e.f 11/07/1993 instead of 08/05/1995. What was benefit given to appellant by issuance of such notification in the year 2012 when the fruit of the same has not been given to him till date. Whether the same will be placed on his epitaph (KUTBA) after his death when respondents are denying benefit of the same.
- c) Para No. e, f and g of the reply / parawise comments are incorrect hence denied. The stance of appellant has been admitted correct by the Hon'ble Tribunal that appellant was entitled to the promotion of BPS-19. Once the order is issued in his favour by the department and specially in light of the notification of the year 2012 the due date of promotion is the main cause of action in this case. Whether under law the

appellant will not be considered at par with his other colleague or he will be placed with his junior. Whether placing him with his junior will not prejudice his whole service record, therefore the previous appeal has no bearing on this appeal and rightly so was directed by this Hon'ble Tribunal in the execution to challenge the same in separate appeal.

It is therefore, most humbly prayed that by accepting this rejoinder and the ground of main appeal declare the impugned notification void, illegal to the extent of giving validation the promotion date as 30/03/2007 instead of 15/07/2004 in light of the notification dated 26/03/2012 with all benefit of pay and service.

Appellant

Through

assioner

Shahid Qayuni Khattak Advocate, High Court

Peshawar

Dated: 25/01/2016

Affidavit

I, do hereby solemnly affirm and declare on Oath that the contents of the above rejoinder are true and correct to the best of my knowledge and belief and nothing has been kept secret from this

Hon'ble Tribunal.

Deponent