FORM OF ORDER SHEET

Court of	• •	

Appeal No. 705/2024

	Ар	oeal No. 705/2024	٠.
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1	. 2	3	
1-	27/05/2024	The appeal of Mst. Hassan Basri p	resented today
		by Mr. Saadullah Khan Marwat Advocate.	It is fixed for
		preliminary hearing before Single Bench at	•
	,	30.05.2024. Parcha Peshi given to the co	unsel for the
		appellant.	
	•	By the order of Cha	ir h an
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BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

S.A No. 705 /2024

Hussan Basri

versuş

Director & Others

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Through

Appellant

Saadullah Khan Marwat

Advocate.

21-A Nasir Mansion, Shoba Bazaar, Peshawar.

0311-9266609

Dated: 20-05-2024.

BEFORE KPK SERVICE TRIBUNAL PESHAWAR

S.A No. 705 /2024

Hussan Basri W/O Syed Azhar Ali Shah,
Senior Instructor, Physical Education,
GGHSS, Landi Arbab, Peshawar Appellant

VERSUS

- Director, Elementary and Secondary Education, KP, Peshawar.
- Secretary, Government of KP,
 Elementary & Secondary
 Education Department,
 Peshawar.
- Mst. Raheela Bano, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School No. 05 Qasaban
 D. I. Khan. (S. No. 10)
- Mst. Abida Parveen, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School No. 02 Manshera. (13)
- Mst. Rubina Shaheen, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School No. 02 Bannu. (14)
- Mst. Parveen Akhtar, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Akora Khatta,
 Nowshera. (S. No. 16)
- 7. Mst. Sughra Afandi, Senior Instructor,
 Physical Education, Regional Professional
 Development Centre Charsadda. (S. No. 18)

- 8. Mst. Yahya Begium, Senior Instructor, Physical Education, Govt. Girls Higher
- * ~ Secondary School Comprehensive at Dabgari, Peshawar. (S. No. 19)
- Mst. Mufeeda Begium, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Shahbaz Ghari Kohat. (22)
- 10. Mst. Samina Akhtar, Senior Instructor, Physical Education, Govt. Girls Higher Secondary School Lady Griffith Peshawar. (23)
- Mst. Ghazala Naeem, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Regional Professional
 Development Centre Kohat. (S. No. 27)
- Mst. Sabahat Begium, Senior Instructor,Physical Education, Govt. Girls HigherSecondary School Takht Bhai Mardan. (28)
- 13. Mst. Baserat Afzal, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Regional Professional
 Development Centre Malakand. (S. No. 29)
- Mst. Saima Gul, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Regional Professional
 Development Centre Swat. (S. No. 34)
- 15. Mst. Tasleem Kausar, Senior Instructor,Physical Education, Govt. Girls HigherSecondary School Skhakot Malakand. (35)
- 16. Mst. Maryum Rasool, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Regional Professional
 Development Centre Abbotabad. (39)

- Mst. Shaheen All, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Daggai Swabi. (40)
- Mst. Mussaraj Iqbai, Senior Instructor,
 Physical Education, Govt. Girls Higher
 Secondary School Esak Chuntra Karak. (41)
- 19. Mst. Sardar Bibi, Senior Instructor,Physical Education, Govt. Girls HigherSecondary School Chukara Karak. (42)
- 20. Mst. Sadia Hazrat, Senior Instructor, Physical Education, Govt. Girls Higher Secondary School Koper Malakand. (45)

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APPEAL U/S 4 OF SERVICE TRIBUNAL ACT, 1974
AGAINST REVISED FINAL SENIORITY LIST OF
SENIOR INSTRUCTORS PHYSICAL EDUCATION B18 (F) ELEMENTARY AND SECONDARY EDUCATION
DEPARTMENT KP PESHAWAR NO. 2015-16 / AD
DATED 03-01-2024 OF R. NO. 01 WHEREBY
APPELLANT WAS PLACED AT S. NO. 48 INSTEAD
OF S. NO. 22 AND THAT R. NO. 02 FAILED TO
HONOR REPRESENTATION OF APPELLANT DATED
01-02-2024 IN STATUTORY PERIOD OF 90 DAYS:

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Respectfully Sheweth;

 That on 10-07-1997, appellant was appointed as Physical Education Teacher (Female) B-09 and was promoted to the post of Director Physical Education B-16 on 12-12-2006. On 13-11-2007, she was further promoted to the said post of DPE, B-17.

- 2. That the department did stage whole drama in Notification dated 13-11-2007 and this Notification created disturbance inter-se the employees and made dispute amongst them by giving seniority to juniors, leaving aside seniors. This Notification shall not be acted in every grade / scale between the employees of the department. (Copy as annex "A")
- 3. That appellant filed appeal before the hon'ble Service Tribunal for correction of Seniority List which was accepted with direction to respondents to place her on proper place but instead, the impugned seniority list stood on 02-03-2021 was not corrected and she was placed again at improper position and only date of promotion was changed from 2009 to 2007. (Copies as annex "B" & "C")
- 4. That appellant was awarded B-18 on 23-05-2018 and in the impugned seniority list, she was placed at S. No. 48, while respondents who were promoted later on were placed senior to appellant i.e. on different later dates as is evident from the same.
- 5. That on 03-01-2024, only covering letter was issued with reference to seniority list dated 02-03-2021 and no fresh seniority list was issued by showing the incumbents at proper position / date wise position by showing appellant in the covering letter with effect from 13-11-2007 instead of 19-05-2009. (Copy as annex "D")
- 6. That on 01-02-2024, appellant submit representation before R. No. 02 for correction of the impugned seniority list and to place every one on proper position but without any response till date. (Copy as annex "E")

Hence, this appeal, Inter alia on the following grounds:-

GROUNDS

- a. That as and when respondents were given seniority with effect from the year 2007 instead of 2009, then it was the legal duty of the respondents to issue fresh seniority list by placing appellant over and above the competing respondents.
- b. That the impugned seniority list is in total disregard of law and seniority rules, so is liable to struck down and to correct the same.

- c. That in the impugned seniority list, extra ordinary relief / favor was extended to competing respondents to give them promotion to the next higher grade, being most junior, leaving aside the eligible and qualified candidates by not placing appellant at proper position / place.
- d. That the department is going to make promotion at the impugned disputed seniority list and if promotion was made, then vested rights of promotion of appellant shall infringe and she will not see promotion in future as prior to the same, earlier promotion was also made on the disputed seniority list. It is against the judgment of the apex court.
 - e. That the department did stage whole drama in Notification dated 13-11-2007 and this Notification created disturbance inter-se the employees and made dispute amongst them by giving seniority to juniors, leaving aside seniors. This Notification shall not be acted in every grade / scale between the employees of the department.
 - f. That for the first time, Rules were framed in the year 2012 and thereafter, slight amendment was made therein in the year 2018 which thrashed out Notification dated 13-11-2007 regarding word Intact. So word Intact shall not be used time and again for defeating cause of eligible employees like appellant.
 - g. That the impugned seniority list is against the law and seniority rules, so is based on discrimination, favoritism and malafide which requires for correction interference of the hon'ble Tribunal in the matter.

It is, therefore, most humbly prayed that on acceptance of appeal, the impugned seniority list dated 03-01-2024 stood on 02-03-2021 of R. No. 01 be set aside and appellant be placed at S. No. 22 instead of 48 over and above the contesting respondents, with further direction to the respondents to issue fresh seniority list as per law / seniority rules by placing all at proper position, with such other relief as may be deemed proper and just the circumstances of the case.

It is further requested that much water has been flown beneath the bridge by changing grade / scale, so Notification dated 13-11-2007 be treated of no legal effect.

Appellant

Through

Saadullah Khan Marwat

Arbab Saifui Kamal

Amiad Nawaz

Advocates

<u> AFFIDAVIT</u>

Dated: 20-05-2024

I, Hussan Basri, Senior Instructor, Physical Education, GGHSS Landi Arbab, Peshawar (Appellant), do hereby solemnly affirm and declare that contents of **Service Appeal** are true and correct to the best of my knowledge and belief

DEPONENT

CERTIFICAT

As per instructions of my client, no such like Service Appeal has earlier been filed by the appellant before this Hon'ble Tribunal.

DALL SELL

GOVERNMENT OF N.W.F.P. SCHOOLS & LITERACY DEPARTMENT Dated, Peshawar the 13-11-2007.

NOTIFICATION.

No. SOG/S&L/1-69/06/Vol-1/DPE/LIB: Sanction of the competents authority is accorded to the upgradation of the posts of Librarians and Directors Physical Education (D.P.Es) from BS-16 to BS-17 (Regular) for the existing incumbents who hold Master Degree in the relevant subject Schools & Literacy Department NWFP with Immediate effect as per following details:-

- 1. Promotion against the upgraded posts (from BS-16 to BS-17) shall be made in the prescribed manner, and in accordance with the service rules to be framed as per relevant provisions of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules 1989 read with the NWFP, Civil Servants Act, 1973.
- 2. The Librarians and D.P.Es who hold the diploma in the relevant subject will stay in BS-16 till such time, they acquire Master Degree in the respective subject. On Acquiring Master Degree in the relevant subject, their posts will be upgraded on case to case basis from BS-16 to BS-17 (Regular) and promotion (from BS-16 to BS-17) would be given as per laid down procedure and in accordance with the service rules to be framed. However their existing seniority will remain intact.
- 3. All the vacant posts of Librarians and D.P.Es in Schools & literacy department in BS-16 are hereby upgraded to BS-17 appointments against which would be made from amongst the persons who hold Master Degree In the relevant subject, in the presdribed manner.
- 4. In future Librarians and D.P.Es will initially be recruited on the basis of Master Degree in the relevant subject in BS-17 (Regular).
- 5. Henceforth no appointment of Librarians and D.P.Es in BS-16 shall be made on the basis of diploma, being declared as "Denying Cadre".

Sd/-

SECRETARY TO GOVERNMENT OF NWEP SCHOOLS & LITERACY DEPARTMENT.

Endst: No. FD(SOSR-II) 10-7/03/VOL-III Dated, Peshawar the, 13/11/2007. Copy forwarded for information and necessary action to:-

- 1. The Accountant General, NWFP, Peshawar.
- 2. All Districts Accounts Officers in NWFP.
- 3. All Agency Accounts Officers in NWFP.

Endst: No. & Date Even.

Copy forwarded to:-

- 1. Secretary to Government of NWFP, Establishment Department.
- 2. Secretary to Government of NWFP, Finance Department.
 - 3. P.S to Chief Minister NWFP, Peshawar.
 - 4. P.S to Chief Secretary NWFP, Peshawar.
 - 5. Director Schools & Literacy, NWFP, Peshawar.
 - 6. Director. Cyrr: & Teachers Edu: NWFP, Mandian Abbottabad...
 - 7. Director of Education FATA NWFP, Peshawar.
 - 8. P.S to Minister of Education, NWFP, Peshawar
 - 9. P.S to Secretary Schools & Literacy NWFP, Peshawar
 - 10. Office File.

BEFORE KPK SERVICE TRIBUNAL PESHA

Mst. Hussan Bastl W/O S. Asghar All Shall) Senior Instructor, Physical Education, inc. 1/202-1-202-2 GGHSS, Landi Arbab Peshawar . .

- Director, Elementary and Secondary Education, KP, Peshawar.
- Secretary; Government of KP, 2, Elementary & Secondary Education Department, Peshawar.
- Mst. Misbah Seema, Senior Instructor, 3, Physical Education, Govt, Girls Higher Secondary School Munawar Shah No. 06. D. I. Khan. (S. No. 09)
 - Mst. Rahlla Bano, Senlor Iristructor, Physical Education, GGHSS, No. 05 Qasaban D. I. Khan: (S. No. 10)
- Mst. Abida Parveen, Senior Instructor,]种种类型。 Physical Education, GGHSS, Malikpura, Abotabad. (S. No. 13) Mst. Robina Shaheen, Senior Instructor, Biogloten's 10/1/30015. Physical Education, GGHSS, Sikandar

Khel Baiz Bannu. (S. No. 14) Mst. Parveen Akhtar, Senior İnstructor, Physical Education, Govit. Girls Higher

ATPESTED

to bedrup o

- Physical Education, GGHSS, Rustam
 Khel Mardan. (S. No. 18)
- 9. Mst. Yahya Beglüm; Senior Instructor;
 Physical Education; GGHSS Pir Plate;
 Nowshara. (S. No. 19)
- 10. Mst. Mufeeda Beglum, Senlor Instructor, Physical Education, GGHSS, Shehbaz Ghara, Mardan. (S. No. 22)
- 11. Mst. Samina Akhtar, Senior Instructor,
 Physical Education, GGHSS, Comprehensive
 Peshawar City. (S. No. 23)
- Mst. Ghazala Naeem, Senior Instructor,

 Physical Education, GGHSS, Behzad

 Chakarkot Kohat, (S. No. 27)
- 13. Mst. Sujhat Begum, Senior Instructor, Physical Education, GGHSS, Takhtbhal Mardan. (S. No. 28)
- 14. Mst. Basreet Afzal, Senior Instructor,
 Physical Education, GGHSS, Hathlan
 Mardan (S. No. 29)
 - 15. Mst. Salma Gul, Senior Instructor,
 Physical Education, GGHSS, Sherazi
 No. 08 D. I. Khan. (S. No. 34)
 - 16. Mst. Tasleem Kausar, Senior Instructor, Physical Education GGHS5, Skhakot Malakand (S. No. 35)
 - 17. Mst. Maryum Rasool, Senior Instructor,
 Physical Education GGHSS, Kalabut
 Township-II Haripur (S. No. 39)
 - 18. Mst. Shaheen All, Senior Instructor,

At A

- Physical Education GGHSS,

 Esak Chuntra Karak (S. No. 44)
- 20. Mst. Sarda: Bibl, Senior Instructor Physical Education, GGHSS, No. 01:
- 21. Mst. Sadia Hazrat, Senior Instructor,
 Physical Education, GGHSS, Kopar
 Malakand (S. No. 45)
- 22. Mst. Shahida Beglum, Senior Instructor,

 Physical Education, GGHSS, Esak Chuntra,

 Karak (S. No. 46)

: Respondents

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APPEAL U/S 4 OF SERVICE TRIBUNAL ACT, 1974

AGAINST FINAL SENIORITY LIST OF SENIOR

INSTRUCTORS PHYSICAL EDUCATION

ELEMENTARY AND SECONDARY EDUCATION

DEPARTMENT KP PESHAWAR DATED 02-03-2071

OF R. NO. 01 WHEREBY JUNIOR TO APPELLANT

WERE SHOWN SENIOR WITHOUT ANY REASON

AND JUSTIFICATION:

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Respectfully Sheweth

That on 26-06-1997, appellant was appointed as Physical Education:

Teacher (Female) (PET) on the recommendation of Departmental Selection Committee with some terms and conditions contained therein and her name was figured at 5. No. 28 of the order libid.

(Copy as annex "A")

That on 06-05-2006, appellant was awarded degree of Master of Science obtained from Gomal University, Dist. Rhan. (Copy as annex

Hard Son

- 3. That on 12-12-2006 on the recommendation of Departmental Promotion Committee, appellant was promoted to the post of Director Physical Education B-16 on regular basis and her name was figured at S. No. 24. (Copy as annex CO)
- That on 13-11-2007, Secretary Education, Govt of IKP, Schools and Literacy Department Issued Notification accorded up-gradation to the post of Librarians and Director Physical Education from B-16 to B-17 regular of the existing incumbents who hold Master Degree in the relevant subject. Her existing seniority position will remain integral.

Here it would be not out of place to mention that appellant was awarded degree of M. Sc on 06-05-2006 with B-17. (Copy as annex)

- 5. That on 31-03-2009, Director Education Issued Final Seniority List. wherein name of appellant was placed at:S. No. 70 (Copy as annex "E")
- 6. That prior to the aforesald exercise, up gradation, promotion, seniority list, etc. no proper rules were infield, yet on 16-05-2009, for the first time service structure was given to the employees of the department.
- 7. That on 01-01-2017, subsequent seniprity list was circulated wherein appellant name was figured at S. No. 58. This seniority list was also not prepared properly and per the mandate of law. Seniors were not assigned proper place in seniority list. (Copy as annex "F")
- 8. That on 10-02-2017 representation was submitted to the authority for correction of the aforesaid seniority list but in vain. (Copy as annex "G")
- 9. That on 23-09-2018, the competent authority issued Notification for promotion of 60 female Instructors Physical Education B-17 to the post of Sanfor Instructor Physical Education B-18 in the department:

 The name of appellant was figured at S. No: 54. (Copy as annex "H")

Aut As

- Instructor Physical Education was cliculated wherein the name of appellant was figured at S. No. 55 Being senior phoper place was not assigned to her (Copy as annex "I")
- Physical Education B-18 (F) with covering letter dated 26-10-2021 was circulated wherein the name of appellant was placed at S. Mor. 48 instead of proper place. The said tist was shown as draft, seniority list and the department is going to make promotion over this list. (Copy as somex "J")
 - 12. That on receipt of the said seniority list, appellant submitted representation on 29-10-2021 before the authority which met dead response till date. (Copy as annex "k")

Hence, this appeal, Inter alla on the following grounds:

GROUNDS

- a. That appellant was initially appointed on 26-16-1997 as PET and was promoted to the post of DPE on 12-12-2006. She was further promoted to the Senior Instructor B-18 on 23-05-2018. Similarly contesting respondents was initially appointed principles on 15-11-1984 and promoted to the post of DPE on 18-02-2003 B-15, while she was awarded B-17 on 14-10-2013 and B-18 on 18-04-2019. Same is the position of other respondents but instead confesting respondents were shown senior to appellant for no legal reason.
 - b. That on 06-05-2006, result of appellant was declared by admitting her two degree of Master of Science and thereafter on 13-11-2007, she was upgraded to B-17 from B-16 on regular basis and was then entitled to seniority.

As against contesting respondents admitted to the degree of M. Sc and upgraded to the post of B-17 on regular basis.

on That as and when seniority list was issued by the respondents, the

ARIA!

- sentority list of 6-18, Deputy Directors (Fig. A) Elementary By Secondary Education KP, Peshawar forwarded the stame to R. No. 02 on 06-12-2021 to look into the matter and to premote sentors amongst all the eligible candidates to 6-19, meaning thereby that the former sentority lists were not prepared as per the mandate of law and sentority rules:
 - f. That in preparing the seniority lists, seniority rules were not taken into task and juniors were placed seniors only and only on the pretext that the seniority positions of all capaddates would remain intact. With due respect it is not the law to destroy legal right of a servant, but seniority shall follow seniority rules and not Notification dated 13-14-2007.
 - g. That the impugned seniority list dated 02-03-2021 is not based on law and seniority rules but is based on favoritism, discrimination and malafide by placing seniors, juniors and their future rights were infringed for no legal reason and justification.
 - h. That in numerous letters, respondents showed reservation over the seniority lists, meaning thereby that the same were not based on legal footing.
 - 1. That though the seniority lists were circulated time and again by the respondents but no merit position was assigned to the contesting respondents viz-a-viz appellant.
 - j. That for the first time service structure was given in the year 2009 to the employees of the department and if such is the position, then the former exercise was of no avail to contesting respondents but was a futile exercise. All such actions were not based on law but were based on favoritism, discrimination and mainfide:

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ATTESTS.



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It is, therefore, most humbly prayed that on atceptance of appeal, the impugned seniority list dated 02-03-2021 of R. No. 01 be set aside by placing appellant senior toll contesting respondents, etc. with such other relief as may be deemed proper and just the droumstances of the case.

Appellant

. Through

Saadullah Khan Marwat

Arbab Salful Kamal

Amjad Nawaz

Advocates

Dated: 10-01-2022

AFFIDAVIT

I, Hussan Basrl W/O S. Asghar All Shah, Senilor Instructor, if Physical Education, GGHSS Wadpaga, Peshawar (Appellant), do in the period solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and declare that contents of Service hereby solemnly affirm and correct to the best of my knowledge and belief

CERTIFICATE:

As per instructions of my client, no such like Service Appeal has earlier been filed by the appealant before this Hon'ble Tribunal.

Certified by his sure copy ADVOCATE

Marrice Tribunal

Auto

Service Appen) No. 232/2022 Titled "Hussan Basri-vs-Director Elementary and Secondary Education, Telefficial Pakhtunldiwa, Peshawar and others".

27th July, 2023

ARSHAD KHAN, CHAIRMAN: Learned counsel appellant present. Mr. Fazal Shah Mohmand,: Additional Advocate General; for official respondents present

At the very outset learned counsel for the appellant produced copy of 02. notification dated 29.04.2014 and contended that vide this notification the promotion of the appellant and others, mentioned in the notification from, the post of Director Physical Education (DPE) (BPS-16 to BPS-17); on regular basis was given effect from 13:11.2007 instead of 19.05.2009. 大路場 對 经联系 Learned counsel for the appellant submitted that in the impugned seniority list of 02.03.2021 the date of promotion of the appellant was still written as 19.05.2009 instead of 13:11:2007 and submitted that the appeal might be disposed of with the direction to the official respondents to incorporate the date of promotion of the appellant from BPS-16 to BPS-17 as 13.11,2007 in the impugned seniority list. The learned Adultional Advocate General when confronted with the situation submitted that the department ought to have mentioned the correct date of proinction in the notification. The appeal is thus disposed of in the above terms. Costs to follow the event, Consign.

Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 27th day of July, 2023.

Member(Executive)

(Kalim Arshud Khan)

Chairman



DIRECTORATE OF ELEMENTARY SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

紅(AD Lieff)

Dated Peshawar the _

The Worthy Secretary,

E&SE Department Khyber Pakhtunkhwa Peshawar.

Attentions

The Section Officer (Litigation-II).

E&SE Department Khyher Pakhtunkhwa Peshawar.

Subject: -

IMPLEMENTATION OF THE ORDER DATED 27-07-2023 PASSED BY THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR IN SERVICE APPEAL NO. 231/2022 TITLED "REHANA YASMEEN

VS DIRECTOR E&SE & OTHERS.

Memo:

I am directed & to refer to the subject as cited above & to state that the subject case has been disposed of vide order dated 27-07-2023 by the Honorable Khyber Pakhtunkhwa Service Tribunal, wherein, it has been held that the date of promotion of the appellant in the impugned seniority list dated 02-03-2023 may be mentioned as 13-11-2007 instead of 19-05-2009 in pursuance of the promotion Notification dated 29-04-2014, whereafter, the motter was referred to the Law Department which was made unfit for filling CPLA before the apex Court. However, as per advice of the Law Department on application under Section 13(2) of .CPC-1908 was filed against the order ibid which was also dismissed vide order sheet dated . 07-11-2023 by the Honorable Tribunal.

It is further added that a meeting under the chairmanship of Additional, Secretary (General) E&SE Department was held on dated 28-12-2023 for implementation of the judgement ibld, wherein, the chair has directed this Directorate that other similarly placed IPEs (Female) may plan be treated equally with the petitioners and may not be discriminated, meaning thereby, all those IPEs (Female), whose promotion have been anti-dated vide Natification dated 29-04-2014 w.e.f 13-11-2007 instead of 19-05-2009 along with the petitioners, their date of promotion in impugned seniority list dated 02-03-2021 may be written as 13-11-2007 instead of 19-05-2009 on the analogy of petitioners in the light of Notification dated 29-04-2014.

Therefore, pursuant to the decisions taken in the afore-noted meeting with regard to the implementation of the order dated 27-07-2023 of the Flonomble Service Tribunal, Peshawar in the titled case, the date of promotion of all the concerned IPEs (Female) has been modified in the impugned seniority list dated 02-03-2021 (DFA enclosed) and is hereby focusarded for approval of the competent authority, so as to be submitted to the Honomble Service Tribunal in the pending Execution Polition please.

or (Litigation-II) Assistant Di

/File Nb.(AD)/(Lit-II) Endst No:

Dated Peshawar the:

Copy forwarded for information to the:-Learned Registrar Honorable Khyber Pakhtunkhwa Service Tribunal Poshawar. Additional Secretary (G) E&SE Department Khyber Pakhtunkhwa Peshawar.

Additional Director (PE&S) E&SE Khyber Paklitunkhwo Peshawar.

Deputy Director (Legal) E&SE Khyber Pakhtunkhwa

PA to Director (E&SE) Khyber Pakhtunkhwa Peshawar.

Master file.

Assistant Director (Litigation-II)

	,				554		<u> </u>			ONDARY E	OUTATION DEPARTMENT KHYBER
DELED FINAL SENIORITY LIST OF SENIOR INSTRUCTORS PHYSICAL EDUCATION 85-18 (FEMALE) ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT KHYBER PAKHTUNKHWA AS STOOD 07-03-7021 PAKHTUNKHWA AS STOOD 07-03-7021 PAKHTUNKHWA AS STOOD 07-03-7021											
PAKHTUNKHWA AS STOOD 02-03-7021											
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		7		65.01.1962		76.03.1990	19.05.2009	23,05,2018		By brounce; oz.	GGCHSS Abbottabad
-	<u>}</u>	MST. SAFINA BABAR MSC (HPE)	NOWSIEDA		-24.07.1991-	24.07.1991	13.11.2007	23.05.201E	18	By promococ	GGHSS Prova DI Khan
1	- 3"	ENGT - SHAFFEEN ANWAR MSC (HPE)	ADDOTT AEAD	G3.66.1963	24.07.1991	24,07,1991	.13.11.2007	23.05.2818	18	B) homone:	GGHSS Nowshers Kalan.
伟		MST. REPLANA PARYEEN MSC (HPE)	DI KHAN	.10.02.1953	07.01.1990	15.05.1997	13,11,2007	23.05.2018	18	B) hoemer	GGHSS Dhamtour Abbettzbad
1		MST, SHAHDDA BEOUM MSC (NPE)	HOWSIERY	61.09.1967	- 16.05.1997	16,03,1997	13,11,2107	23.05.2018	-18	By pressure.	In LT F (F) D.I Khan
4		MST. SHABNAM JADOON MSC (HPE)	CYEVLLOGEY.	-65.04.1963	06.03.1990	16.03.1997	13,11,2007		18	EA busuojus	R.I.T.E (F) D.I Khan RITE (F) Peshawar
1	(3), (3)	MST. TAMSELLA HAZ MSC (IUPE)	MARKET TO	31.01.1967	_16.03.1997	16.05.1997	13.11.2077	23,03,2012	18		Lagrangia Pentra
7	<u>ال).</u> وولا	MST. NAUREEN ANWAR MSC (HPB)	-kalat	03,05,1958	. 13.03.1986	18.02.7003	13.11.2007	23,05:2018	18	a) become	GEHSS Chah Seid Masserer Shah No. 6 DI Khe
7		MST: SAEEDA BEGUM MSC (HPE)	FESHAWAR	0L0L1964	11.02.1997	18.02.2003	13.10.2030		18	(B) promedor	GGHSS No.5 Qasaban DiKhan
~i	-	MST. MISBAH SEEMA MSC (HPE)	איים זם	14.03.1964	-31.05.1992	.18.02.2003	13.10.2010	23.05.201E	18	By protecto	GGHSS Methra Peshawar
-1		MST. RAHILA BANO MSC (HPE)	DLKRAN			18.02.2003	13.11.2007		18	Bytronous	GGHSS No. 9 Din Pur D.1.Khan
		MAST RAFIA KHATTAK MSC (HPE)	":KARAK	09.09.1967		18.02.2003	13.11.2007		18	By promise	GGHSS Melekpura Abbottabad
	٠,	S MST. HAMIDA BAGEM MSC (HPE)	DT KHYK			18.02.2003			13	B) pression	GGHSS Sikandar Khel Bala Bannu.
	'n	ATMST: ABIDA PARVEEN MSC (HPE)	ABOOTTABAD	20.10.1966		18.02.2003			18	B) prosection	GGHSS No.2 Peshawar Canti.
	Vi	A MST. ROBINA SHAHEEN, MSC (HPE)	BANNU	21.04.1970					112	B) topage	GGHSS Akora Khannir NSR
	П	HEIMST NABILA TABASUM MSC (RPE)	DTIONN	15.11.196					112	By bemoon	GGHSS Shah Dhend Mardon
	H	16 MST. PARVEEN AKHTAR MSC (HPE)	MARDAN	14.04.196						D) presson	on GGHSS Rustam Khel Mardan.
	F	17 MST. DANISH BEGUM MSC (HPE)	MATDAN	01.05.197			15.06.200		11	By process	GGHSS Novehera Canti
,	Ţ	IF MST. SUGHRA AFANDI MSC (HPE)	MARDAN	01.05.197			5 24 10,70		_	e De monet	GGCHSS Peshawar City
	, I,	19 MST, YAHYA BEGUM MSC (HPL)	EARAE	03,04,197					-1-		CGRSS Inneal Khel Konar
•	E	INTERST, NIGAR AKHTAR MSC (HPE)	MARDAN							By proper	GGH5S; Shehbez Gurli Merden
	÷	BOMST: NAMEED GOHAR MSC (HPE)	MYZEUY	31.08.197							ICCHES Pir Pai Nowshera
٠,	٦,	27" MST, MUFEEDA BEGUM MSC (HTE)	22/VBI	15.03.19						8 By promo	im GGHSS Lady Griffh Peshawar.
, ,	٦	2) MST. SAMINA AKHTAR MSC (HPE)	KARAK							E By propo	sico GGHSS Ternab Peshawar
:	7	TA MIST ASMA QUARSHI MSC (TIPE)	1-2HVAY				13.11.20				in CGMSS Toru Mardan
	٠ŧ	BIST: MUNAZA JABEEN MSC (IPE)	PESHAWAS	1 21 22 10			25 13.11.20		_	18 By pro=	oo: GGHSS Behzadi Chakurkot Kohnt
· . ·	· 13	THIS APPLIANT AND MAKE (HPE)	MADAN	13.02.19						18 By proces	orion GGHSS Takhubhai Mardan
-4	Ţ	MST. GHAZALA NAEEM MSC (IPE)	KORAT	-1			_			is By bran	oties GGHSS Hethian Mardan :
	7	CONTRACT CUMINAT BEGUN MACHINE	MARIDAN						_	12 By propo	ocioc GGHSS Koti Sodet Bannu
- 1	1	MST: BASREET AFZAL MSC (HPL)	MARDAN		<u> </u>		.76 13.11.2		<u>ε</u> [18 By pro	oce Oct Co
	/}	GO HAST, RÖHILA GUR, MSC (HFE)	المحترفة	12.10.15	784. 41.03.40					•	
		(30 MST, KONDAS, GOA									•

-		·					13,11,2007	23.05.2018	18	By gramation	GGHSS Ket Najibullah Haripur
	3	MST, SALMA ANDALEEB MSC (HPE)	HARIPUR	05:04.1980	01.09.2004	27.05.7006		27,05,2018			GGHSS Demei Barriu
1		MST. SHAHANA" MSC (HPE)	BANNU	05.05.1983	_27_05,2056_	27.05.2006	13.11.2007	25.05.2018	16		GGHSS Iogiware Peshawar
	-12	MST. IMTAZ TABASSUM MSC (HPE)	PESHAWAR	15.12.1978	14.G1.1998	27.05.2006	13.11.2007	23.05.2018		Ву разпойва	GGHSS Sherazi No. 8 DI Khan
,		MST, SAEMA GUL MSC (HPE)	D.I KPIAN	28.0.4.1979	27.05.2006	27.05.2006	15.06.2009	05.11.2018		-Dy programation	GGHSS Sakhakot Malakand
٠,	75	MST. TASLEEM KAUSAR, MSC (HPE)	MALAKAND	12.10.1974	27.65.2006	27.05.2006	16.05.2013	23,05,2018	18	By promotion	RITE (Femzle) Abbonabad
16	10	MST. MIARYAM MUSTAFA MSC (HPE)	ABBOTTABAD	27.11.1978	27.05.2006	27.05.2006	13.11.2007	23,05,7615	15	By proposition	GGHSS Sawal Dher Mardan
1		MST. FAKHAR-E-ANIUM MSC (HPE)	MARDAN	13.04.1977	01.12.1999	12.12.2006	13.11.2007	23.05.2018	18	Pro forecastica	GGHSS Kalu Khaa 5 wabi
		MST. NIGHAT SEEMA MSC (HPE)	NOWSHERA	05.11.1970	13.03.1993	12 12 2006	13.11.2037	18.04.2615	18	He prospetion	GGHSS Kainbet Township No.2 Haripur
	30.	MST. MARYAM RASOGL MSC (HPE)	HARIPUR	07.01.1970	01.09.1993	12.12.2606	24.10.2033	23.05.2018	IE.	For promotion	GGESS Shews Swabi
رة س ــــــــــــــــــــــــــــــــــــ		MST. SHAHEEN ALI MSC (HPE)	SWABI	12 12 1975	04.01.2004	12.12.2006	27,05:2009	18.04.2019	15	By properiod	GHSS Esak Chumua Karak
; , ,		MST. MUSSAPI IQBAL MSC (HPE)	KARAK	08.01.1970	13:11:1990	12.12.2006	24.10.2013	23.05.7018			GGHSS No.1 Karak
- 1		MST. SARDAR BIBI MSC (HPE)	KARAX	30.05.1970	12.01.1994	12.17.2006	25.16.2911 13.11.2007	71.05.7018	33	By proteotion	GGHSS Gujrat Mardan.
		MST. SHERAZ TAL MSC (HPE)	MARDÁN	09.11.1976	08.01.1996	12.12.2006	13.11.2007	73.05.2616	18	By promotion	GGHSS Khyber Colony Peshawar
1		MST. AFSHEEN MUMTAZ MSC (HPE)	PESHAWAR.	23.12.1974	20.11.1954		15.06.2009	23.05.2018	18	By promotion	GGHSS Kopar Malakand
,		MST. SADIA HAZRAT MSC(HPE)	MALAKAND	05.03.1983	02.12.2094	12.12.2036	24,10,2013	18.04.2019	18	By promotion	GGHSS Esak Chuotra Kerak
1		MST. SILAHIDA BEGUM MSC (HPE)	XARAK	15.12.1976	:17.05.1993	12.12.7006	13.11.2007	25,05,2818	18	Byprometion	GGHSS Wadpaga Peshawar
•	47	MST. RAHANA YASMEEN MSC (HPE)	PESILAWAR	30.04.1971	17.11.1994	12.12.2036	13.11.2007	25.05.2018	18	By prometion	GGHSS Land! Arbab Peshawar.
ì	48	MST. HUSSAN BASRI MSC (HPE)	PESHAWAR	02.93.1972	10.07.1997	12.12.2006	15,05,2029	23,05,2018	18	By propotion	GGHSS Kaice! Abbottabed
1		MST. SAIRA ILTAF MSC (HPE)	ABBOTTABAD	01.01.1981	26.86.2005	12.12.2006	16.05,2013	63.11.2015	7.8	Sy promotion	GGHSS Letterns Peshawar
3	53	MST, NAZMA SHAHEEN MSC (HPE) -	PESHAWAR	30.65.1977	01.10.1996	10.02.2009	15.06.2009	23.05.2018	18	By procession	GGHSS Rashakai Nowshera.
	31	MST. ROBINA SHAHEEN MSC (HPE)	MARDAN	24.01.1965	19.07.2604	10.02.7009	15.06.2009	23.65.7018	31	Вургиеська	GGHS5 Baffa Manselua
1	52	MST. RIFFAT SHAHEEN MSC (HPE)	. ARHBENAM	01.03.1967	20.10.1993	10.02.2009	 	23.05.2018	118	By promotion	GGHSS Nishter Abad Peshawar
-	53	MST. ARIFA SALEEM MSC (HPE)	PESHAWAR	01.05.1972	20.10.1993	10.02.2009	33.001.003		1		 -
	-	<u></u>			T 1						

Elementary & Secondary Eductions

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Secoldor g

Secretary, Govt. of KP, Elementary and Secondary Education Department. Peshawar.

Subject:

To,

APPEAL AGAINST REVISED FINAL SENIORITY LIST OF SENIOR INSTRUCTORS PHYSICAL EDUCATION B-18 (FEMALE) ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT NO. 2015-16 / AD LIT-II DATED 03-01-2024 STOOD ON 02-03-2021 OF ASSISTANT DIRECTOR (LIT-II) WHEREBY APPELLANTS WERE PLACED AT S. NO. 44, 47, 48 AND 53 INSTEAD OF AT S. NO. 20 (AFSHEEN MUMTAZ), 21 (REHANA YASMEEN), 22 (HUSSAN BASRI) AND 28 (ARIFA SALEEM) OR AS THE CASE MAY BE:

Respectfully Sheweth,

- 1. That appellants were initially appointed as a Physical Education Teacher on 17-11-1994, 17-11-1994, 10-07-1997 and 20-10-1993 respectively and were promoted to B-16 on 12-12-2006 (03 numbers) and 10-02-2009 respectively.
- 2. That on 13-11-2007, appellants were promoted to the post of DPE B-17 and 15-06-2009 respectively.
- 3. That appellants filed appeals before the hon'ble Service Tribunal which were accepted with direction to place them on proper places but instead, the impugned seniority list stood on 02-03-2021 were placed again at their improper position and only date of promotion was changed from 2009 to 2007. (Copies Attached)
- 4. That appellants were awarded B-18 on 2β -05-2018 and in the impugned seniority list appellants were placed at S. No. 44, 47, 48 and 53, while others who were promoted on different dates were placed senior to appellants i.e. 2009, 2013, 2011 etc. as is evident from the impugned seniority list. (Copy Attached)
- 5. That the impugned seniority list is of the year 2021 only covering letter was issued on 03-01-2024 showing appellants in the covering letter with effect from 13-11-2007 instead of 19-05-2009.

- 6. That it was incumbent upon the authority to issue fresh seniority list giving them year 2022 or 2023 and not to give year 2021.
- 7. That the impugned seniority list is in total disregard of law and seniority list so is liable to struck down and to correct the same.
- 8. That in the impughed seniority list extra ordinary relief favor was extended to favorites leaving aside the eligible candidates by not placing them on proper positions.
- 9. That the department is going to make promotion at the impugned disputed seniority list and if promotion was made, then vested rights of promotion of appellants shall infringe and they will not see promotion in future as prior to the same, earlier promotion was also made on the disputed seniority list.
- 10. That the impugned seniority list is against the law and is based on favoritism and malafide.

It is, therefore, most humbly requested that the appeal be accepted as prayed for in the heading and fresh seniority list of the year 2022 / 2023 be issued by placing appellants at proper positions as per year wise promotion to the dates mentioned against their names.

Note:- It is to bring into your kind notice that for making promotion to BPS-19, PSB has been scheduled probably for 15-02-2024 and if such illegal promotion was made, then the purpose of the appeal would defeat and would become infructuous. The same shall be stayed till the decision of the appeal.

Applicants

Afsheen Munitaz,

Senior Instructor Physical Education. GGHSS Khyber Colony, Peshawar

Cell No. 0333 9443375

Hussan Basile

Senior Instructor Physical Education GGHSS Landi Arbab, Peshawar

Cell No. 0322-9175076

Dated 01-02-2024

Rehana Yasmeen

Sen or Instructor Physical Education

GGHSS Wadpaga, Peshawar

Cell No. 0333-5541599

Arifa Saleem

Senior Instructor Physical Education

GGHSS Nishter Abad, Peshawar

walsons:

Cell No. 0310-9941877

BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

Misc. A. No.

/2024

IN

S. A. No.

/2024

Hussan Basri

versus

Director & Others

APPLICATION FOR DIRECTION TO RESPONDENTS TO NOT FILL UP THE DISPUTED POSTS OF CHIEF INSTRUCTOR PHYSICAL EDUCATION B-19 TILL THE FINAL DISPOSAL OF THE CASE:

Respectfully Sheweth,

- 1. That applicant filed the subject appeal before this hon'ble Tribunal today for correction of seniority position.
- 2. That respondents are going to make promotion to the post of Chief Instructors Physical Education B-19 as per letter dated 14-05-2024 and if such promotion was made without issuing Final Seniority List amongst the employees then the purpose of the appeal would become in-fructuous and rights of the applicant shall defeat. (Copy Attached)

It is, therefore, most humbly requested that the application

be accepted as prayed for.

Through .

Date: 20-05-2024

Saadullah Khan Marwat

. Advocate

Applicant A

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Misc. A. No.

/2024

 $\cdot IN$

S. A. No.

1/2024

Hussan Basri

versus

Director & Others

AFFIDAVIT

I, Hussan Basri, Applicant, do hereby solemnly affirm and declare that contents of **Application** are true and correct to the best of my knowledge and belief.



DEPONENT



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT Blacket A. Topposite MPA's Housel, Civil Recretariat Pechawar Charles on Market County on bondards of spiral con

Sig Sewson, Edit Review Commission, or Programmer Services Dated Penhawar [4th May, 2024]

The Divertor EASE Khyder pakktunkhwa Peshawar.

SUBMISSION OF UPDATED SENIORITY LIST OF ALL CADRES OF BES IT & ABOVE A TEACHING, HERARIAN IPE HE ON STANDARD COMMAT FOR THE CURRENT FINANCIAL YEAR

I am directed to refer to the Subject water above and to enclose herewith a copy of Stondard format model Seniority list shared by Exceptishment Department for preparing Seniority list of all theel codies of 1895- 17 above accordingly and submission to this Department within 15-bys positively for further contrary action, please -

Leaf et Mora,

Total Analysis

PS an Sourceary FANE Department Khyber Pakhanakhana Performer

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