KAYBER PASHTUNKHWA SERVICE TVIBUNAL, PESHAWAR

APPEAL NO	INSTITUTION	ORIGINAL INSTITUTION	DECISION	PAGES
7488/2021	-	25.08.2021	30.05.2024	83

SCHAMMAD JAHANIAR VS GUVERNMNT OF KP

Sr.No.	No of Pages	Documents	Page No
	· · · · · · · · · · · · · · · · · · ·	Part-A	<u> </u>
1	1 - 1	4 Order	1
2 .	2 - 10	Order sheets	; 9
3	11 50	Check list Memo of Appeal and Ground of Appeal	40
4	51 - 51	Wokalamama	1
5	68	Notices	17
inger of the second	ó 9 - 69	Challen	. 1
7	70 - 83	Reply	14
8	-,		
9			,
10	-		(,
11		2.2	
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		Part-E	
0	-	\	
2			
3	•		

Total Pages in Part-A	83
Total Peges in Part-B	Company of the Compan

Muharin Compilation 12/7/24

Incharge Judicial Branch

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بعدالت جناب سروس ٹربیونل خیبر پختونخو ایمپ کورٹ بمقام سوات اسلاھ کے اگر کیا ، مہر کر ایک کی ہے کہ میں کا میں ایک نمبر 1344 سال 2022ء

بنام

1- انسكِرْ جزل آف يوليس خيبر پختونخوا بمقام سنٹرل يوليس آفس بيثاور

2- ریجنل پولیس آفیسر (آریی او) ملا کنڈ بمقام سیدوشریف ضلع سوات

3- دسر کٹ پولیس آفیسر (ڈی پی او) سوات بمقام گل کدہ سیدوشریف ضلع سوات

____(ریسیانڈنٹس)

سروس اپیل درخواست بمرادسرسبرگی درمقد مهعنوان بالا

جناب عالی! حسب ذی*ل عرض رسا*ل ہیں۔

1۔ یہ کہ مقدمہ عنوان بالا عدالت حضور میں زیر ساعت تھا' جو کہ عدالت حضور نے مورخہ
07/05/2024 کو بوجہ عدم بیروی خارج ہوئی ہے۔

2۔ یہ کہ سائل عدالت حضور میں حاضر تھا اور متعلقہ ریڈر نے جوچھٹی تاریخ پیثی کو دی تھی جو کہ آج کی تاریخ پیثی کو دی تھی اور امروز جب سائل حاضر ہوا تو معلوم ہوا کہ مورجہ کی تاریخ پیثی تھی اور امروز جب سائل حاضر ہوا تو معلوم ہوا کہ مورجہ کی تاریخ پیشی تھی اور مقدمہ ہذا بعدم پیروی خارج شدہ ہے۔ (نقل چھٹی لف ہے)

. .

3 سیکه مقدمه عنوان بالاعدالت حضور نے بوجه عدم بیزوی خارج کیا ہے۔

4 میکہ بالا ہوئی ہے۔

5۔ یہ کہ بوجوہات بالا مقدمہ بالا میں سرسبر کرنے کا حکم صادر کرنا ضروری ہے تا کہ مقدمہ کا

فیصلہ میرٹ کے بنیاد پر ہواور سائل کے حقوق کوکوئی نقصان نہ بہنچ۔

6۔ پیکہ درخواست ہذا کی منظوری میں کوئی قانونی امر مانع نہے۔

30th May, 2024 01. Syed Ghufranullah Shah, Advocate for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

02. Vide our detailed judgment consisting of 06 pages in connected Service Appeal No. 7486/2021, titled "Hamidullah Versus Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and others, the service appeal is dismissed, being devoid of merit. Costs shall follow

SCANN the event. Consign.

Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 30th day of May, 2024.

(FARISE/IA PAUL) Member (E)

(RASHIDA BANO) Member(J)

Fazal Subhan PS

- 15.02.2024 1. Learned counsel for the appellant present. Mr. Asif Masood
 Ali Shah learned Deputy District Attorney alongwith Rahmat Ali,
 ADEO for the respondents present.
 - 2. Learned counsel for the appellant requested for adjournment on the ground that he has not prepared the brief. Adjourned. To come up for arguments on 30.05.2024 before D.B. P.P given to the parties.

kaleemullah

(Fareelia Paul) Member (E)

(Rashida Bano) Member (J) 12.07.2023

Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

Reply/comments on behalf of official respondents have already been submitted. Preliminary arguments heard.

The appeal is admitted for regular hearing subject to all just and legal objections by the other side. Appellant is directed to deposit security fee within 07 days. To come up for arguments on 06.11.2023 before D.B. Parcha Peshi given to the parties.

(Muhammad Akbar Khan)

Member (E)

06.11.2023 1. Learned counsel for the appellant present. Mr. Muhammad

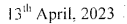
Jan learned District Attorney for the respondents present.

PER SWAL

2. Learned counsel for the appellant requested for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 15.02.2024 before D.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J)

*KaleemUllah



- 1. Clerk of counsel for the appellant present. Mr. Fazal Shah Mohamand Addl. Advocate General alongwith Waheed Ullah Assistant for the respondents present.
- 2. Written reply on behalf of respondents No. 1 to 4 have already been submitted while representative of respondent No. 6 relying on the reply of respondents No. 1 to 4. To come up for preliminary hearing on 01.06.2023 before the S.B. P.P given to the parties.



(Kalim Arstrad Khan) Chairman

Adnan Shah, PA

01.06.2023

Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

SCANNED' KPST Peshawar

Learned counsel for the appellant requested for adjournment in order to prepare the brief. Adjourned. To come up for preliminary hearing on 12.07.2023 before S.B. Parcha Peshi given to the parties.

(Muhammad Akbar Khan)
Member (E)

*Kamranullah

24.01.2023

Clerk of learned counsel for the appellant present.

Muhammad Naseer Ud Din Shah learned Assistant

Advocate General alongwith Miftah Ud Din, DEO

(Upper Chitral) and Atiq Ur Rehman, Assistant for respondents present.

File to come up alongwith connected Service Appeal No. 7486/2021 titled "Hameed Ullah Vs. Government of Khyber Pakhtunkhwa" on 09.03.2023 before S.B.

(Mian Muhammad) Member (E)

O9.03.2023 Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Waheed

Ullah, Assistant for respondent No. 6 present.

SCANNED KPST Pashawar

Reply/comments on behalf of respondents No. 1 to 4 have already been submitted. Reply/comments on behalf of respondents No. 6 are still awaited. Representative of respondent No. 6 requested for time to submit reply/comments. Last opportunity is extended subjected subject to cost of Rs. 1000/-. To come up for reply/comments of respondent No. 6 as well as preliminary hearing on 13.04.2023 before S.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E) 16.11.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Murad Ali Shah, ADO for the respondents present.

Representative of the respondents requested for time to submit reply/comments. Last opportunity is granted. To come up for reply/comments as well as preliminary hearing on 15.12.2022 before S.B.

SO TOWNED

(Mian Muhammad) Member (E)

15.12.2022

Clerk of learned counsel for the appellant present. Mr. Naseerud-Din Shah, Assistant Advocate General alongwith Mr. Mehmood Ghaznavi, DEO for official respondents No. 1 to 6 present. None present on behalf of private respondents No. 7 to 12 despite proper notice, hence proceeded ex-party.

Reply/comments on behalf of official respondents No. 1 to 6 not submitted. Representative of the respondents stated at the Bar that reply/comments on behalf of official respondents are under process and will be submitted on the next date. Another opportunity is granted to official respondents to submit reply/comments on the next date positively, failing which, their right for submission of reply/comments shall stand as struck off. Adjourned. To come up for reply/comments on 24.01.2023 before S.B.

Peshawar

(Mian Muhammad) Member (E) Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

It is evident from the previous order sheet dated 16.05.2022 that the respondents department had been given last chance for submission of reply/comments. Despite last chance, the respondent department could not submit the requisite reply/comments today. Learned Additional Advocate General appeared on behalf of the respondents at fault and requested for yet another chance enabling him to contact and consult the respondents to submit reply/comments. The request is acceded to but as last chance whereafter coercive measures invariably be initiated against the respondents at fault. Adjourned. To come up for reply/comments as well as preliminary hearing on 10.10.2022 before S.B.

(Mian Muhammad) Member (E)

10.10.2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional AG for respondents present.

File to come up alongwith connected Service Appeal No. 7486/2021 titled "Hameed Ullah Vs. Government of Khyber Pakhtunkhwa" on 16.11.2022 before S.B.

(Fareeha Paul) Member (E) 8

02.02.2022

Junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Add: AG for respondents present. Preliminary arguments could not be heard due to learned Member (Executive) Mian Muhammad is on leave. To come up for preliminary hearing on 05.04.2022 before S.B.

Reader

05.04.2022 Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Written reply/comments on behalf of respondents have not been submitted. Learned Additional Advocate General seeks time to furnish reply/comments. Request is accepted. To come up for written reply/preliminary hearing on 16.05.2022 before S.B.

Chairman

16.05.2022 Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Learned AAG seeks time to furnish written reply/comments. Last opportunity is granted. To come up for written reply/comments as well as preliminary hearing on 21.07.2022 before S.B.

(Mian Muhammad) Member (E) Counsel for the appellant present. Preliminary arguments have been heard.

Learned counsel for the appellant is aggrieved of the impugned act of the respondents for not considering the service of appellant as qualified Drawing Master from the date of his first entry into service i.e 14.11.1994. Based thereon the impugned seniority list dated 20.03.2016 was issued w.e.f the promotion of appellant as SST (BS-16). He submitted departmental appeal on 14.07.2017. However, without waiting for order on his departmental appeal, the appellant approach the Peshawar High Court in writ petitioner which was disposed of on the basis of jurisdiction, on 19.05.2021 where-after the appellant filed the instant service appeal in the Service Tribunal on 25.08.2021. As the question of limitation arises i.e whether limitation is to be counted from the date of submission of his departmental appeal or from the date of choosing the wrong forum in writ petition which stands disposed of on 19.05.2021? It would, therefore, be appropriate to issue a pre-admission notice to the official respondents to submit their reply/parawise comments and assist the Tribunal. Adjourned. To come up for preliminary hearing on 02.02.2022 before S.B.

> (Mian Muhammad) Member(E)

Form- A

FORM OF ORDER SHEET

Court of		

Case No	/48/7 /2021
Date of order proceedings	Order or other proceedings with signature of judge
2	3
30/09/2021	The appeal of Mr. Muhammad Jahangir Khan resubmitted today by Syed Ghufranullah Shah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
	REGISTRAR, This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put up there on 301112.
	CHAIRMAN
	proceedings 2

Respected Si.s.

Objected Si.s.

Objected Si.s.

No. 2 has properly been to plan the vernound of therefore a requested to plan the cent begins the Homestale tribunal.

Cent begins the Homestale tribunal.

Advection.

Reference to your reply submitted in response to our observations, it is reiterated that the objections/observations raised by this office at serial no. 2 has not been removed and still stand. Therefore appeal in hand is returned for removing the above mentioned observation and resubmission within 15 days.

No. 1736 /S.T,
Dt. 2/02/2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Syed Ghufran Ullah ASC.

Respectant Cir,

that a pose 24 of the subject appeal, the covering letter about the representation of the appellant is available which has been submitted before Perhauser thigh Court Perhauser in Lo. P. 3310/2017. For thermore, the subject appeal is being submitted upon the directions of Perhauser High Court Perhauser don'd directions of Perhauser High Court Perhauser don'd land 19-05-2021, therefore, the subject objection many bindly be removed and the appeal be placed before thereof the place of before

Ropald Sons,

la semotre the Batims; we reed

@days time further Extended.

Adverto 16/09/21

16/9/2021.



The appeal of Mr. Muhammad Jahangir, SDM, GHSS Seen lasht, District Chitral presented today i.e. on 25.08.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of promotion order mentioned in Annexure C of the memo of appeal is incomplete which may be completed.
- 2- Original application/representation to competent authority mentioned in Annexure F may also be submitted with the appeal.
- 3- Certificate be given to the effect that appellant has not been filed any service appeal earlier on the subject matter before this Tribunal.

No. <u>1687</u> /S.T,
Dt. <u>24 / 8</u> /2021

REGISTRAR

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA

PESHAWAR.

Syed Ghufran Ullah Shah ASC

Compated So,

Dischar 1 is concurred, it is stated that the seid

downet is better copy, which was earlier americal

with the writ Petition, has not available, hence will

be provided at the time of arguments with the

pare permission of this Hardel court / Tuibund.

1) Objustion 2 is concerned s it is stated that These are six number of service appeals. A proper document is already attached with the Service appeals tilled "Hameed which "V/s Gov. t ete", therefore, vegroested to be placed before the Horse Tribus!

(3) Objection 3 has properly been removed.

Advocati

BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LJST

S.#	Contents	Yes	No
1.	This appeal has been presented by:		1
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the requisite documents?		
: 3.	Whether Appeal is within time?	+ /	
4	Whether the enactment under which the appeal is filed mentioned?	1	
5.	Whether the enactment under which the appeal is filed is correct?		-
6	Whether affidavit is appended?	17	
<u> </u>	Whether affidavit is duly attested by competent oath commissioner?	+	 -
8.	Whether appeal/annexure's are properly paged?	1	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?		
10.	Whether annexures are legible?	 	ļ
11.	Whether annexures are attested?	-	
12.	Whether copies of annexures are readable/clear?	1	
13.	Whether copy of appeal is delivered to A.G/D.A.G?	1	
14.	Whether Power of Attorney of the Counsel engaged is attested and		
15,	signed by petitioner/appellant/respondents?	1	
16.	Whether appeal contains outlined with the correct?		
17.	Whether list of books has been been been been been been been bee		
18.	Whether list of books has been provided at the end of the appeal? Whether case relate to this Court?	1	
19.			
20.	Whether complete energy is GU by the stacked?		
21.	Whether complete spare copy is filed in separate file cover?		
22.	Whether addresses of parties given are complete? Whether index filed?		
23.	Whether index is correct?	<u> </u>	
24.	Whether Security and Process Fee deposited? on	<u> </u>	
	Whether in view of Khyber Pokhtypkhyo Coming The Land		
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? on		
26.	Whether copies of comments/reply/rejoinder submitted? on	,	
27.	Whether copies of comments/reply/rejoinder provided to opposite party? on		N

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature:

Dated:

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: <u>7488</u>_2021

SCANNED KPST Peshawar

MUHAMMAD JAHANGIR KHAN

VERSUS

GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR AND OTHERS

INDEX

S.No	Description of Documents	Annexure	Page No.
1.	Memo of appeal	•	1-6_
2.	Affidavit		17
3.	Addresses of parties		8-9
4.	Copy of Appointment Letter	"A"	10-11
5.	Copy of Notification dated 30-03-2009	"B"	12
6.	Copy of Up-gradation Order	"C"	13-14
7.	Copy of Notification dated 24-07-2014	"D"	15-20
8.	Copy of impugned Seniority List	"E"	21-23
9.	Copy of applications/representations	"F"	24
10.	Copy of writ petition along with	"G"	
	Order/Judgment dated 19-05-2021		25-33
11.	Wakalat Nama		34

Appellant

Through

Syed Ghufran-Ullah Shah (Advocate Supreme Court of Pakistan)

Changez Khan (Advocate Peshawar)

Office Address: 22-A Nasir Mension, Railway road Peshawar. Cell # 0334-9185580/03339351777

(ib

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Khyher Pakhtukhwa Service Tribunat

Diary No. 7482

Service Appeal No: 74 88 2021

Dated 25/08/202/

MUHAMMAD JAHANGIR KHAN S/O JAMALDAR KHAN R/O SEEN TEHSIL & DISTRICT CHITRAL PRESENTLY WORKING AS DM IN BPS-15 AT GMS SEEN LASHT DISTRICT CHITRAL

.....Appellant

VERSUS

- 1. GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR.
- 2. SECRETARY ELEMENTARY AND SECONDARY EDUCATION GOVERNMENT OF K.P.K AT CIVIL SECRETARIAT PESHAWAR.
- 3. DIRECTOR ELEMENTARY& SECONDARY EDUCATION KHYBER PUKHTUNKHUWA PESHAWAR.
- 4. DISTRICT EDUCATION OFFICER DISTRICT CHITRAL, LOWER.
- 5. DISTRICT EDUCATION OFFICER DISTRICT CHITRAL, UPPER.
- 6. SECRETARY FINANCE GOVERNMENT OF K.P.K AT CIVIL SECRETARIAT PESHAWAR.
- 7. SYED SHAHAB UD DIN S/O SHER AMIN KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS USOOM, DISTRICT CHITRAL, UPPER,
- 8. MANZOOR AHMAD S/O AMIR MUHAMMAD R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS G/CHASGMA DISTRICT CHITRAL, LOWER.
- 9. GHULAM AMBIA S/O ABDUL HAKEEM R/O CHITRAL PRESENTLY
 POSTED AS SDM IN BPS-16 AT GHS MIRAGRAMNO. 1 DISTRICT

 Re-submitted to -GECHITRAL, UPPER.
 - 10. SYED MEHMOOD UL HASSAN S/O M. SAEED ULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS TAR DISTRICT W. CHITRAL, LOWER.
 - 11. SIDDIQ UR REHMAN S/O REHMAT NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS NISHKOH DISTRICT CHITRAL, UPPER.
 - 12. SAIF ULLAH JAN S/O WAZIR AKBAR R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS RACH DISTRICT CHITRAL, UPPER.
 - 13. MIR AJAM KHAN S/O MISAL ARAB R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS LASHT KOSHT DISTRICT CHITRAL, UPPER.
 - 14. JAVEED IQBAL S/O SAIF ULLAH KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS KHORKASHANDEH DISTRICT CHITRAL, LOWER.

Filedto

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15. SAIF ULLAH S/O AMITR ULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS GARAM CHASHMA DISTRICT CHITRAL, UPPER.

- 16. MEHBOOB UL HAQ S/O MAULA NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS ZONGROANGRAM DISTRICT CHITRAL, UPPER.
- 17. NAZIR AHMAD KHAN S/O M. SARDAR ALI KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS CHUINJ DISTRICT CHITRAL, UPPER.

Respondents	Respondents
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APPEAL U/S 4 OF KPK, SERVICE TRIBUNAL ACT 1974 IN COMPLIANCE OF ORDER AND JUDGEMENT OF PESHAWAR HIGH COURT PASSED IN W.P NO.3110-P/2017 AGAINST THE IMPUNGNED ACT AND OMISSION OF RESPONDENTS NOT TO CONSIDER THE SERVICE OF APPELLANT AS QUALIFIED DRAWING MASTER (DM) FROM THE DAY OF HIS FIRST APPOINTMENT i.e. 14-11-1994 AND TO EXCLUDE HIS UNTRAINED SERVICE OF (04 YEARS & 06 MONTHS) IN THE IMPUNGNED SENIORITY LIST DATED 20-03-2016; WITH EFFECT TO PROMOTE HIM AS SECONDARY SCHOOL TEACHERS (BPS-16) AGAINST THE 04 % RESERVED QUOTA UNDER NOTIFICATION No. SO (PE)4-5/SSRC/TEACHING CADRE DATED 24TH JULY,2014.

PRAYERS;

ON ACCEPTANCE OF THE SUBJECT APPEAL RESPONDENTS MAY KINDLY BE DIRECTED TO COUNT SERVICE OF THE APPELLANT AS DRAWING MASTER FROM FIRST DAY OF HIS APPOINTMENT i.e. 14-11-1994 INSTEAD OF DATE OF ACQUIRING TRAINING i.e 11-05-1999 FOR ALL SERVICE PURPOSES INCLUING SENIORITY AND PROMOTION RESULTANTLY TO MODIFY / CORRECT THE IMPUNGNE SENIORITY LIST DATED 20-03-2016 WITH EFFECT TO PROMOTE THE APPELLANT AS SECONDARY SCHOOL TEACHER (BPS -16) AGAINST THE SPECIFIED QUOTA ON HIS TERM WITH ALL SUBSEQUENT BENEFITS . ANY OTHER RELIEF WHICH DEEMS JUST AND PROPER MAY ALSO BE GRANTED TO THE APPELLANT KEEPING IN VIEW FACTS AND CIRCUMSTANCE OF THE CASE.

Respectfully Sheweth:

Brief facts and grounds giving rise to the instant Service Appeal are as under;

<u>-</u>---

- (18
- 1. That Appellant was firstly appointed as Drawing Master BPS-09 on 14-11-1994. (Copy of appointment letter is Annexure "A")
- 2. That at the time of his appointment, the appellant was un trained because at the relevant time it was in practice to appoint teachers on general educational degrees/certificates and later on to train them in their terms in accordance with the capacity of the concerned Training Schools resultantly, the appellant was trained by Respondents department on 11-05-1999 on his term after about (04 Years an 06 months). It is pertinent to mention here that presently KP Government has also adopted the training procedure like practiced in the relevant time when appellant was appointed.
- 3. That vide Notification of Finance Department bearing No. FD (PRC) 5-2/2002 dated 30-03-2009; all the annual increments were granted to the appellant; hence treated as trained Teachers from day of his first appointments.

(Copy of Notification dated 30-03-2009 is annexed as Annexure "B")

- 4. That although, the appellant was upgraded in the same cadre of post (DM) and are presently working at BPS-16 (Senior Drawing Master) but have never been promoted to next cadre throughout his career of long service due to variation in Government policies from time to time. (Copy of up gradation Order is annexed as annexure "C")
- 5. That according to applicable Policy / Notification issued by Elementary and Secondary Education Government of K.P.K dated 24th July, 2014; 04% posts of Senior English Teachers (BPS-16) are to be filled on the basis of Seniority Cum fitness amongst the Senior Drawing Masters with at least five years service and having qualification of at least second class Bachelor degree in the relevant subject along with B.Ed. (Copy of Notification dated 24-07-2014 is annexure "D")
- 6. That the Appellant being qualified according to the subject notification is duly qualified to be appointed as Senior English Teacher (BPS-16) against the 04 % reserved quota having Bachelor Degree along with the required B.Ed /M.Ed training beside being seniors on the basis of their first day of appointment as DM.

(Copy of impugned Seniority List is annexure "E")

- 7. That for the afore mentioned purpose Respondents have prepared the impugned seniority list whereby the service of the appellant has been counted from the date of acquiring training instead of his first appointment and incumbents juniors to the appellant have been recommended for promotion to Senior English Teacher (BPS-16).
- 8. That the appellant properly approached Respondents through different applications/representation to count their service from date of his first appointment and to recommend for promotion to the subject posts but in vain. (Copies of applications are annexed as Annexure "F")
- 9. That appellant challenged the impugned Seniority criteria before the Peshawar High Court Peshawar in W.P No.3310-P/2017 ,wherein the appellant has been directed to approach this Honorable Tribunal; hence the subject Service appeal amongst the following grounds inter alia; (Copy of Writ Petition along with order & judgment is annexure "G")

GROUNDS;

- **a.** That the impugned Seniority list and criteria for determination of seniority by respondents; is against Rule, 17 of the Civil Servants (Appointment, Promotion and Transfer) Rules 1989.
- b. That admittedly the appellant is serving with respondent department as Drawing Master, (DM) from the day of his first appointment and there is no distinction between trained and untrained teachers with effect to consider and count his tenure of service for further promotion, therefore act of respondents to exclude the untrained tenure of service of appellant is in effective upon his entitled rights in performance of Government Service.
- c. That it is also admitted fact that through Notification bearing No. FD (PRC) 5-2/2002 dated 30-03-2009 issued by Government of KPK Finance Department all the annual increments were granted to the appellant; hence treated as trained Teacher from day of his first appointment.
- **d.** That Supreme Court of Pakistan in some connected Civil Appeals No.398 to 405-L/2010 (Abdul Hameed and others VS

(10

Special Secretary Education, Government of Punjab and others) vide order/judgment dated 09-03-2016 has held that no distinction can be drawn between the un trained and trained teachers with effect to ancillary privileges of the service.

- e. That admittedly the requirements of notification against the reserved quota never distinguish between trained and untrained DMS with effect to determine qualification about appointment as SET through promotion, therefore the impugned Seniority List with effect to exempt the untrained services of the appellant is illegal and void.
- f. That respondents violated Article, 4 of the Constitution of Islamic Republic of Pakistan, 1973 with its heading "Rights of Individual to be dealt with in accordance with the Law" because in order to ensure merit in promotion of Civil Servant it is mandatory for respondents to comply with the applicable Law in fair, equal and lawful manner as well as prohibitory for them to act in a manner which is not admissible in law/rules; hence their such act and omission is un warranted under the Constitution.
- g. That according to Article, 25 of the Constitution of Republic of Pakistan, 1973 all citizens are equal before Law and are entitled to equal protection of Law but the respondents violated this Article of the Constitution, because admittedly the appellant is senior in service as compared to incumbents recommended for promotion.
- h. That act of respondents with effect to avoid applicable law on the subject and their omission to accept applications for correction of the same is in clear cut violation of Article, 27 of the Constitution of Islamic Republic of Pakistan, 1973 with its heading "Safe Guard against discrimination in services".
- i. That any other grounds will be furnished at the time of final arguments with the prior permission of this Honorable Tribunal.

Therefore, it is, most humbly prayed that the instant service appeal be accepted as prayed for.

Through

Syed Ghufran-Ullah Shah (Advocate Supreme Court of Pakistan)

Changez Khan (Advocate Peshawar) (v BA

CERTIFICATE

It is certified that no other Service Appeal on the same subject has been filed before this Honorable court.

Counsel

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: _____2021

MUHAMMAD JAHANGIR KHAN

VERSUS

GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR AND OTHERS

AFFIDAVIT

I, Muhammad Jahangir Khan S/O Jamaldar Khan R/O Seen Tehsil & District Chitral presently Working As DM In Bps-1 At GMS Seen Lasht District Chitral, do hereby solemnly verify on Oath that all the contents of the subject appeal are true and correct to the best of my knowledge and belief.

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service	Appeal	No:	202	21

MUHAMMAD JAHANGIR KHAN

YERSUS

GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR AND OTHERS

ADRESSES OF PARTIES

APPELLANT;

MUHAMMAD JAHANGIR KHAN S/O JAMALDAR KHAN R/O SEEN TEHSIL & DISTRICT CHITRAL PRESENTLY WORKING AS DM IN BPS-16 AT GMS SEEN LASHT DISTRICT CHITRAL

RESPONDENTS;

- 1. GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR.
- 2. SECRETARY ELEMENTARY AND SECONDARY EDUCATION GOVERNMENT OF K.P.K AT CIVIL SECRETARIAT PESHAWAR.
- 3. DIRECTOR ELEMENTARY& SECONDARY EDUCATION KHYBER PUKHTUNKHUWA PESHAWAR.
- 4. DISTRICT EDUCATION OFFICER DISTRICT CHITRAL, LOWER.
- 5. DISTRICT EDUCATION OFFICER DISTRICT CHITRAL, UPPER.
- 6. SECRETARY FINANCE GOVERNMENT OF K.P.K AT CIVIL SECRETARIAT PESHAWAR.
- 7. SYED SHAHAB UD DIN S/O SHER AMIN KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS USOOM, DISTRICT CHITRAL, UPPER,
- 8. MANZOOR AHMAD S/O AMIR MUHAMMAD R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS G/CHASGMA DISTRICT CHITRAL, LOWER.
- 9. GHULAM AMBIA S/O ABDUL HAKEEM R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS MIRAGRAMNO. 1 DISTRICT CHITRAL, UPPER.
- 10. SYED MEHMOOD UL HASSAN S/O M. SAEED ULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS TAR DISTRICT CHITRAL, LOWER.
- 11. SIDDIQ UR REHMAN S/O REHMAT NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS NISHKOH DISTRICT CHITRAL, UPPER.

(25

- 12. SAIF ULLAH JAN S/O WAZIR AKBAR R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS RACH DISTRICT CHITRAL, UPPER.
- 13. MIR AJAM KHAN S/O MISAL ARAB R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS LASHT KOSHT DISTRICT CHITRAL, UPPER.
- 14. JAVEED IQBAL S/O SAIF ULLAH KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS KHORKASHANDEH DISTRICT CHITRAL, LOWER.
- 15. SAIF ULLAH S/O AMITR ULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS GARAM CHASHMA DISTRICT CHITRAL, UPPER.
- 16. MEHBOOB UL HAQ S/O MAULA NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS ZONGROANGRAM DISTRICT CHITRAL, UPPER.
- 17. NAZIR AHMAD KHAN S/O M. SARDAR ALI KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS CHUINJ DISTRICT CHITRAL, UPPER

Appellant

Through

Syed Ghufran-Ullah Shah (Advocate Supreme Court of Pakistan)

&

Changez Khan

(Advocate Peshawar)

APPOINTMENT ORDER.

10 (2b

Amned-A"

Consequent upon the advertisement published in the Daily News paper Mashrid dated 26.5.94, Interview should held wef 28.6.94 to 3. by the Departmental Selection Committee Malakand Division Saidu Sharif, and merit list drawn according to the Govt: Rules and law bearing No. SO-(S&GAD)1-11709)(C) Regulation wing dated 12th october 1993 and No. SOS (III)S&GAD/2(9) dated 24.4.64 read with SOR-K(S&GAD)4.1.75 dated 11th February 1997, the appointment of the following candidates are hereby ordered in B-9 Rs: 1605/-fixed plus usual allowances and fring benefits: admissible to Govt: servants as per prescribed rules with effect from the following terms and conditions: 20. No./ Name&Parantage/Address/Qualification Month.

11. No: Qualifi	Manlea	nool where mastad
1.42 Mir Ajam Khan S/O Misal Arab, BA R/O Mestuj, Chitral.	56 GH	S:Booni, 'Against v
2.43 Khan Bahadar S/O Qalandar, BA R/O Manjar Chamla(Buner).	56 GM	DM post. S: Rega, -do-
Kuju-Chitrol	56 GMS	ner. S: Warimoon. /-do-
4. 45 Syed Shafiul Ikram S/O Syed Rahn R/O Mastuj, Chitral (FA). 5.46 Nabtud Din S/O Hajimir, FA R/O	41.514	S: Rayeen, ado-
	56 GMS	:Qalangai, -do-
6.47 Mond Nabi S/O Shah Wazir Khah	56 GMS Bun	Bagh, -do-
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P.O. Soon, Chitable	
8/49 Mohd Ali S/O Rahim Baig	7
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	F. A RO Latkon, Chitrait		Buner.
/50	Iqraruddin S/O Abdul Qadir, FA R/O Werkur, Chitral.	56	GMS:Asharai, -do-
0/51	Rochia Ala G/o ata		D://

10/51. Rashid Ali S/O Nowsherawan, 56 GMS: Alamibanda, -do-Buner.

11/52. Nisar Hussain S/O Hazrat Hussain, 56 GMS: Marghuzar, -do-

FA R/O Tindedag, Swat.

12/53. Alamgir S/O Mohd Azim Khan, 56
FA R/O Manglor, Swat.

56
GMS: Marghuzar, -do-Swat.

57
GMS: Marghuzar, -do-Swat.

13/54. Shafqat Ali S.O Mohd Saboor, 56 GMS: Ateshkotkay, -do-

14/55.Khalid Khan S/O Gul Khan, 56 GMS: Argin, -Jo-

15/56. Mohd Amin S.O Manjawar, 56 GMS: Talang, 40 FA R/O Galoch, Swat. Swat.

16/57. Fazal Subhan S/O Fazal Karing FA 56. GMS: Charma, 1-do-R/O Charbagh, Swat. Swat.

FARO Barc zi, Chitral.

18/59 Sher Gulab S/O Hussain Khan,

FARO Kitral.

56 GMS: Bashigram, -do-Chitral.

66 GMS: Asegay, -do-

FA R/O Kitycrai, Dir.

19/60. Shakir Ahmad S/O Sher Wali Khan, 56 GMS: Reech, -do-

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TERMS & CONDITIONS with the weel traybuy of 1. Their appointments are burely temporary and as a stopgap armangement and lightente temmination and revertion at a hydrime without assizii. any reason. 2. Min case of oresispations they will havente submit one (Abath brider) notice to the appointing authority or forefeit one month's pay in lieus of the Governor W.W.F. 2. All original Educational/Professional certificates should be checked thoroughly before handing over charge if necessary, it should be certified verified from the sinstitutions concerned as the certific t degree is authentic or not. This is Must. Their attested photo copies/typed scopies con an certificates/degree character certificates, Medical certificates of physical fitness. Their anticidents trom Concerned D.S.P should be retained on their personal filesiand a complete full submitted to this of whice work for alongwith charge report by the Principal/Hendmaster concerned of well as to D.E.O's offices. They are liable to be posted anywhere in Malakand Division and the shall not be transferred from their present place of posting below. maturation of tenure of two/three years continuous and satisfactory service. Their age should not exceed 25 + 2 = 27If the above mentioned conditions are acceptable to them. They should be given charge within a week and undertaking be obtained & placed on his personal file and a copy be sent to this office for record. No TA/DA is allowed. e Mhairtai Deebougato mais aditions home Licendinations and he should undergo any would training within 2 years and quality himself for the post with two years. A (MAZROOF: SALAMA), A - LOA 50. DIVL:DIRECTOR SECY . PEDOCATION TO DIVINE MALAKAND DIVISION, GUL KADA (SWAT). ch Evo Euro A-12/Appt to ... Dated. Copy forwarded to the: District/Agency Officers concerned. District Education Officers (M) Secondary concerned Principal GHSS/GHS, Headmasters concerned. Supdtt: (E) decal office. Candidatés concerned. Personal file. 8-Master file. DIVE: DIRECTOR SECY: FOUCATION, MALAKANÓ DIVISION AT GUL KADA (SUAT) Jeen Chin

(28 Ann & _ "B

GOVERNMENT OF N.W.F.P FINANCE DEPARTMENT (REGULATION WING)

> NO.FD (PRC) 5-2/2002 Dated Peshawar the: 30-03-2009

 $\pm c$:

The Secretary to Govt. of NWFP, Elementary & Secondary Education, Peshawari

Subject:

GRANT OF ANNUAL INCREMENT / RUNNING PAY TO UNTRAINED TEACHERS IN THE LIGHT OF SUPREME COURT JUDGEMENT.

Dear Sir,

I am directed to refer to your letter NO.SO (B&A) 1-16/08/ Advance Increment dated February 27, 2009 on the subject noted above and to state that the Provincial Government is pleased to allow the benefit of annual increments to the untrained teachers from the date of their regular appointment.

No arrears shall however, be admissible / payable prior to the date of issuance of this circular.

(ABDUL JABBAR) SECTION OFFICER (SR-1)

Endst: of even No & date.

Copy for information & necessary action to the:

1. Accountant General NWFP.

2. All District Coordination Officers.

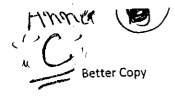
3. All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SK-1

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)





DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

Ph No. 091-9210389, 9210938 9210437, 9210957, 9210468 Fax 091-9210936, 0800-33857 Email: rafiq-kk851@yahoo.com

NOTIFICATION

Consequent upon the recommendations of the Department Promotion committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(B&A)/1-18/E&SE/2012 dated 11.07.2012 and Finance Department endorsement No.SO(FR)/FD/10-22(E)/2010 dated 16.07.2012, the folloinwg Male DMs B-15 are hereby promoted to the post of Senior DM BPS-16 (Rs. 10000-800-34000) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government, on the terms and condition given below with immediate effect and further they will be posted in the Government Higher Secondary/ Higher Secondary/ High Schools by the district education Officers concerned against the ndewly upgraded Senior DM BPS-16 posts:-

S.#	Name	Place of posting	Date of Birth	Remarks
1.	Mashkoor Hussain	GHS Balach	11.12.1959	Services placed at the disposal of DEO (M) Chitral for
				further posting
2.	Rahman Wali shah	GMS Kalkatak	04.01.1968	-do-
3.	Sahib Ud Din	GMS Miryarm	15.04.60	-do-
4.	Sardar Hussain	GHS Chumorkhan	12.07.1964	-do-
5.	Rahmat Ullah	GMS Seenlusht	15.02.64	-do-
6.	Sardar Azam Khan	GMS Washich	20.02.63	-do-
7.	Aziz Ud Din	GMS Orghuch	12.01.1956	-do-
8.	Aziz Ur Rahman	GMS Parkusap	06.05.1961	-do-
9.	Mohammad Ayub Khan	GMS Riri!Owir	15.01.67	-do-
10.	Siraj Ud Din	GMS Jinirale Kuh	26.02.62	-do-
11.	Mohammad Sami Ul Haq	GHS Kosht	08.06.1965	-do-
12.	Israr Nabi	GHS Parabeg	01:07.1965	-do-
13.		CGMHS (B) CHt	01.03.1967	do
14.		GHS Broze	12.07.1965	-do-
15.		GMS Kari	18:02.65	-do-
16.		GMS T/ Paveen	03.03.1969	-do-
17.		GMS Shuno	02.04.1970	-do-
18.		GHS Mroi	20.06.65	-do-
19		GMS Ursoon	01.10.1967	-do-
20	T	GHS Mashu	03.10.1965	-do-
21		GMS Lone	03.01.1969	-do-









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	CITE D	GMS Long	V No.35
Qurban Wli BPS-15			1,10,00
Haibullah BPS-16			-
	GHS Khushum		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	GMS Sortaspoor		V No.40
	GHS Koghuzi	GMS	V No.39
Saccountail Di 3-13	1	Sarlaspoor	
Elle Mohammad BDS-16	GHS Mada (not visible)	Retained	-
		Retained	
Shujaud Din BPS-10		GHS Hone	V No.44
		GMS Birir	V No.43
Hamidullah BPS-16			V No.47
Ghulam Sarwar BPS-16			V No.46
Sanaullah BPS-15	GMS Ayun	1 1:	V 140.40
	<u> </u>		
John Afral BPS-16	GMS Parwak	GMS	V No.49
Iqual Alzai Bi o iu		Muzhgolo	
CICLE DDC 15	GHS Muzhgole	GMS Pawak	V No.48
		GHS Brop	V No.51
			V No.50
Sardar Hussain BPDS-16			
Zakir BPS-10			
Sher Zam Shah BPS-10			
Nazir Ahmad Khan BPS-16	GHS Chumkon	Retained	
	Qurban Wli BPS-15 Haibullah BPS-16 Noor Mohammad BPS-16 Mohd; Ghazi Khan GBPS-16 Saeedullah BPS-15 Fida Mohammad BPS-16 Shujaud Din BPS-16 Mohd Assadullah BPS-16 Afzal Shah BPS-15 Hamidullah BPS-16 Ghulam Sarwar BPS-16 Sanaullah BPS-15 Iqbal Afzal BPS-16 Saiful Karim BPS-15 Syed Sardar Ali Shah B-16 Mohammad Aman BPS-15 Sardar Hussain BPDS-16 Zakir BPS-10 Sher Zam Shah BPS-10 Nazir Ahmad Khan BPS-16	Haibullah BPS-16 Noor Mohammad BPS-16 GHS Khushum Mohd; Ghazi Khan GBPS-16 GMS Sortaspoor Saeedullah BPS-15 GHS Koghuzi Fida Mohammad BPS-16 Shujaud Din BPS-16 GHS Hone Mohd Assadullah BPS-16 Afzal Shah BPS-15 GHS Hone GHS Barumowir GHS Barumowir GHS Ayun Iqbal Afzal BPS-16 GMS Ayun Iqbal Afzal BPS-16 GMS Parwak Saiful Karim BPS-15 GHS Muzhgole Syed Sardar Ali Shah B-16 Mohammad Aman BPS-15 GHS Brop Sardar Hussain BPDS-16 GHS Chumrukong Zakir BPS-10 GHS Reshun	Haibullah BPS-16 Noor Mohammad BPS-16 GHS Khushum Retained Mohd; Ghazi Khan GBPS-16 GMS Sortaspoor GHS Koghuzi Saeedullah BPS-15 GHS Moghuzi GMS Sarlaspoor Fida Mohammad BPS-16 GHS Mada (not visible) Retained Shujaud Din BPS-16 GHS Hone GHS Hone Afzal Shah BPS-15 GHS Hone GMS Birir GHS Barumowir GMS Maidel Ayun GMS Maidel Ayun GMS Maidel Ayun GMS Maidel Ayun GMS Muzhgolo GMS Pawak GMS Saiful Karim BPS-15 GHS Muzhgole GMS Pawak GMS

TERMS AND CONDITIONS:

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

2. They will governed by such rules and regulations as may be issued form time to time by the Government.

3. This services can be terminated at any time, in case his performance is not found satisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed form time to time.

4. Change report should be submitted to all concerned.

5. Their inter-se seniority on lower post will remain intact.

No TA/ DA is allowed for joining his duty.

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

7. They will give an undertaking to the recorded in their service book to the effect that if any over they will give an undertaking to the recorded and if he is wrongly prompted he will payment is made to him in light this order will be recorded and if he is wrongly prompted, he will be reversed.

> Siraj Mohammad District Education Officer (Male) Chitral

Endst No.11052-82/EB(M_/T-5/Trf/DM dated Chitral the 28.02.2013

Copy forwarded for information and necessary action to the:-

- PA to Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- District Accounts Officer Chitral

3. Principals / H/Ms concerned/ Teachers concerned

Sd/-

DY/ DEO (M) Chitral





Annexuse -

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24^{th} July, 2014.

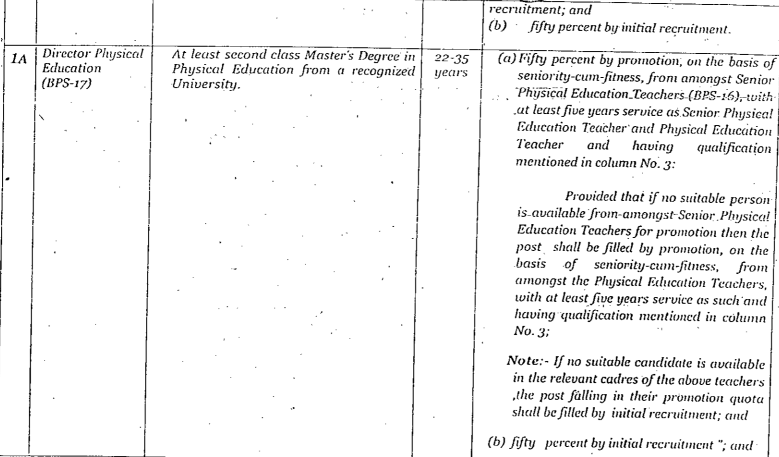
NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: - In pursuance of the provisions contained in sub rule (2) of NO.50(PP)4-5/55KC/paceting/2013/1eaching Caare: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa-Givil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification Notification No.SU(G)S&L/4-09/00/vol-1/DFE/L1B aanea, 13-11-2007, and Notification No.SU(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely: In the Appendix,-

Serial No. 1 shall be renumbered as 18 and before Serial No. 18, as so renumbered, the following new entrie 1

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17.1	Subject Specialist		, 50 ,	renumbered, the following new entries shall be
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.1 1	(BPS-17)	i. At least second class Master's Degree four years BS Degree in the	_ / /	The small be
1 1		Jour years RS Des Praster's Degree	Or On	
1		Subject - 1 Degree in the relaise		(a) Eq. 5
1 1		four years BS Degree in the releve subject; and	int years	
1 1	i		,	(a) Fifty per cent by promotion, on the basis of seniority-cum-fitness, for the relevant
1 1	1	11. Bachelor of pr	- 1	ent.: "The second of the secon
1 1	1	ii. Bachelor of Education or Master Education (Industrial Art or Busines Education) or M.A. Education	_[[subject from amongst the Secondary School
1 1	1	" Industrial And Master	of	Teachers (BPS-16), with at least five years
1 1	1	Cuuconon	sel l	(BPS-16), with at In The School
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CERTIFICATE

Certified that this Sentority list is frach wedisputed, non subjustious and all the DM (M) teachers working district Chipal are included in this final seriority list.

Obusic Education Officer (Male)
Chimal

Primary School Head Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness, from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3:

Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven-years service as such and having qualification mentioned in column No. 3; and

(ii) twenty Five percent by initial recruitment.

Note:

- If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment.
- The Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately.".

P-48-51

ATTESTED

(6)

SECTION OF

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22	37.	Zakir	Sher Wali Khan	16	MA	Islamiat	DM/B.Ed	I ST , Div.	12.02.68	Chitral	23.12.89	25.05.96	GHS Gohkir
37,	37.	Sher Azam Shah	Namakin	16	MA	Islamiat		2 nd Div.	06.01.65	Chitral	01.04.90	25.05.96	GHS Reshun
	39	Syed Sardar Ali Shah	Farman Shah	16	MA	I ST Divn.	DM/B.Ed	2 nd Div.	01.04.68	Chitral	21.05.92	25.05.96	GHSMastuj
39.	40	Nazir Ahmad Khan	Jano Mir	16	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	15.02.71	Chitral	09.04.96	25.05.96	GHS Chumurkone
40.		Zakir Ud Din	M. Sardar Ali Khan	16	BA	2 nd Divn.	DM	2 nd Div.	20.02.68	Chitral	01.10.89	30.08.96	GHS Chuinj
41.	41	Duradona Baig	Khush Baig	16	BA	2 nd Divn.	DM	2 nd Div.	27.06.58	Chitral	15.05.83	13.05.97	GHSMuzhgole
¥ 42		Qurban Wali Khan	Rahmat Wali Khan	16	BA	2 nd Divn.	DM	2 nd Div.	01.02.60	Chitral	15.04.87	13.05.97	GHS Reshun
43	43	Salah Ud Din	Wali Khan	16	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	22.03.55	Chitral	22.04.87	13.05.97	GHSKuju
44		Mahboob Ul Haq	Maula Nigah	16	MA	Islamiat	DM/B.Ed	· 2 ^{rid} Div.	19.04.75	Chitral	01.07.97	01.07.97	GHS Zongroangram
45	. 45 <u> </u>	Saif Ullah	Amitr Ullah	16	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	18.01.75	Chitral	11.07.97	11.07.97	GHS Garum Chashma
.46	40	Javeed Igbal	Saif Ullah Khan	16	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	01.02.75	Chitral	16.08.97	16.08.97	GHS Khorkashandeh
47		Taveed I qual			1.80C.1	# 1 1 1 1 1 T	Nothings.	Section 1	19 11 11 11 11 11	Signey &		THOUGHT !	
48	48	Mir Ajab Khan	Noor Aziz Khan	15	BA	2 nd Divn.	DM	2 nd Div.	02.02.60	Chitral	23.09.87	27.02.98	GHS Shunu
49	49	Shah Zaman Khan	Mohd Taib Khan	15	BA	3 rd Divn.	DM	2 rd Div.	01.01.58	Chitral	30.08.89	27.02.98	GHS Awi
50	50		Abdul Ghani	15	BA	2 nd Divn.	DМ	2 nd Div.	20.11.63	Chitral	10.12.89	27.02.98	GHS Sh/Owir
51	51	Vazl Ur Rahman	Misal Arab	15	MA	Islamiat	DM/B.Ed	2 nd Div.	12.07.68	Chitral	19.11.94	27.02.98	GHS Lasht Kosht
52	52	Mir Ajam Khan	Wazir Arab	15	BA	2 nd Divn.	DM	2 nd Div.	12.03.73	Chitral	01.01.98	27.02.98	GHS Rach
53	53	Saif Ullah Jan	Rahmat Nigah	15	BA	2 nd Divn.	DM/B.Ed	ISI. Div.	07.11.76	Chitral	20.01.98	27.02.98	GHS Nishkoh
Q 54	54	Siddiq Ur Rahman	M. Saeed Ullah	15	BA	1" Divn.	DM/B.Ed	I ST . Div.	15.10.73	Chitral	01.03.98	01.03.98	GHS Tar
∑ 55	55	Syed Mehmood Ul Hassan	Abdul Hakim	15	BA	2 nd Divn.	DM/B.Ed	I ST . Div.	05.02.76	Chitral	01.03.98	01.03.98	GHSMiragram No. 1
56		Ghulam Anbia	Amir Mohammad	15	BA	2 nd Divn.	DM/B.Ed	I ST . Div.	01.04.78	Chitral	05.04.99	01.03.98	GHS G/Choshma
- 57	57	Manzoor Ahmad	Sher Amir Khan	15	BA	2 nd Divn.	DM	IST. Div.	10.04.67	Chitral	08.04.99	01.03.98	GHSSusoom
58	58	Syed Shahab Ud Din	Takbir Khan	15	MA	Islamiat	DM/B.Ed	2 nd Div.	10.04.67	Chitral	10.12.94	05.04.99	GHSNagar
59	59	Aziz Ud Din	Gul Hussan Shah	15	MA	T.Edu.	DM	2 nd Div.	06.11.73	Chitral	14.11.94	08.04.99	GHSBreshgram
60		Ramazan Shah	Jamoldar Khan	15	BA	2 nd Divn.	DM/B.Ed	IST. Div.	05.03.66	Chitral	19.11.94	11.05.99	GHS Bomborate
61		Mohammad Jahangir Khan	Haji Mir	15	MA	Islamiat	DM/B.Ed	IST. Div.	01.01.71	Chitral	20.11.94	11.05.99	GHS Morilasht
<u> 62</u>	62 0		Ghazi Muhammad	15	BA	2 nd Divn.	DM	2 nd Div.	01.04.69	Chitral	21.1194	11.05.99	GHS Koghuzi
63		Soeed Ullah	Zerbali Khan	15	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	10.01.72	Chitral	24.11.94	11.05.99	GHS Mogh
64	64	Noor Ud Din	Sher Wali Khan	15	BA	2 nd Divn.	DM	2 nd Div.	01.03.76	Chitral	24.1194	11.05.99	GHSUjno
65		Shakir Ahmad	Abdul Qadir	15	MA	Islamiat	DM/B.Ed	2 ^{riel} Div.	01.02.69	Chitral	24.1194	11.05.99	GHS Shagram
66		Igrar Ud Din	Rahim Baig	15	BA	2 nd Divn.	DM	2 rd Div.	22.02.72	Chitral	26.11.94	11.05.99	GHS Breshgrm
67		Mohammad Ali	S. Rahmat Ali Shah	15	BA	2 nd Divn.	DM	2 nd Div.	06.04.73	Chitral	10.04.96	11.05.99	GHS Parwak
68		Saif Ul Karim	Gul Mohd Khan	15	BA	2 nd Divn.	DM/B.Ed	IST. Div.	15.04.70	Chitral	09.04.99	11.05.99	GHS Melp
69		Mohammad Ilyas	Mirza Khan	15	MSC	P/Std	DM/B.Ed	IST. Div.	12.04.75	Chitral	10.04.99	11.05.99	GHS Hart
70		Shuja Ud Din	Ghulam Sarwar	15	BA	2 nd Divn.	DM/B.Ed	2 nd Div.	13.02.76	Chitral	02.03.98	11.05.99	GHSDrosh
71		Hamid Ullah		15	MA	Islamiat	DM/B.Ed	2 nd Div.	12.05.77	Chitral	24.09.95	31.03.02	GHS Orghuch
72		Abu Baker Ahmad	Mehboob Ilahi	15	MA	Islamiat	DM/B.Ed	2 nd Div.	01.04.71	Chitral	03.09.02	03.09.02	GHS Khot
73		Mohammad Hassan Khan	Mohd Rahim Khan	15	BA	2 nd Divn.	DM D.Du	2 nd Div.	01.03.72	Chitral	03.09.02	03.09.02	GHS Beori
74		Abdul Basit	Rahmat Kabir	15	MA	Islamiat	DM/B.Ed	2 nd Div.	01.01.74	Chitral	11.09.02	03.09.02	GHS Rumboor
75		Sana Ullah Khan	Atta Ullah	15	MA	Islamiat	DM D.Ea	2 nd Div.	03.02.75	Chitral	12.09.02	11.0.02	GHS Golain
76		Rahmat Ullah	Rahmat Qadir Khan	15	BA	2 nd Divn	DM/B.Ed	I ST . Div.	15.01.75	Chitral	12.09.02	12.09.02	GHS Lone
77		Fokhr Ud Din	Afsar Khan	15	BA	2 rd Divn.	DM/B.Ed	2 rd Div.	03.02.75	Chitral '	12.09.02	12.09.02	GHS Shishi
78		Tika Khan	Jano Yar Khan	15	BA	2 Divn.	DM DM	2 nd Div.	18.03.75	Chitral	12.09.02	12.09.02	GHSShoghore
79		Mehmood Ali	Zarin Khan	1	MA		DM/B.Ed	2"d:Div.	01.02.77	Chitral	12.09.02	12.09.0?	GHS Muzhgole
80	30 .	Inayat Ullah	Sher Azam Khan	15	. MA	Islamiat	DIVID.EA	L' LJIV.	01.02.77	C/111/41	. 2.07.04	12.07.07	. Olio mangolo
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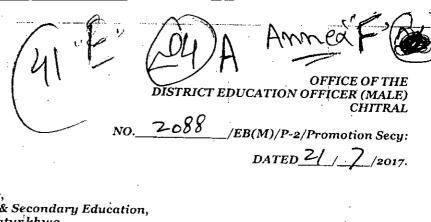
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83. 83 Ashrof Nabi Shah Adina Shah 15 84 27 Divn. DM 17 Divn. 01.08.89 Chitral 12.09.02 12.09.02 GMS Terich (p)	- 1		82	<u> </u>		15	+	2 nd Divn.		I st Divn.	04.04.78	Chitral	12.09.02	12.09.02	
84 84 84 84 84 84 84 84	L	83.	83	Ashraf Nabi Shah		15	BA	2 nd Divn.		.1	01.08.89	Chitral	12.09.02	12.09.02	
85. 85 Kai Khisrow Ahmad Khisrow 15 MA Islamiat DM/B.Ed I" Divn. 25,02.82 Chitral 12,09.02 12,09.02 GMS Projit	Ĺ	84.	84		Rahmat Wali	15	MA	Islamiat	DM/B.Ed		12.10.81	Chitral	12.09.02	12.09.02	
86		<i>85</i> .	85			15	MA	1			25.02.82	Chitral	12.09.02	12.09.02	
87. 87. Sped Nayab Shah Shyed Musanif Shah 15 BA 2 ^m Divn. DM 2 ^m Divn. 10.10.79 Chitral 19.09.02 19.09.02 GHS Chuinj 88. 88. Mohammad-Aman 15 MA Islamiat -DMB.Ed 2 ^m Divn. 20.04.66 Chitral 21.03.96 05.05.03 GMS Zhupo 89. 89. Afzal Shah Mohd Karim Shah 15 BA 2 ^m Divn. DM 2 ^m Divn. 12.02.72 Chitral 22.03.04 22.03.04 GMS Birr 90. 90 Taj Mohammad Khan Mas Khan 15 BA 2 ^m Divn. DM/B.Ed 2 ^m Divn. 12.12.78 Chitral 22.03.04 22.03.04 GMS Champorkhon 91. 91. Nasir Ud Din Dinar Khan 15 BA 2 ^m Divn. DM/B.Ed 2 ^m Divn. 12.12.78 Chitral 10.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01		86.	86		<u> </u>	15	BA		DM		01.01.66	Chitral	28.09.86	17.09.02	
88. 88. Mohammad-Aman — Zar Aman 15 MA Islamiat -DMB.Ed - 2" Divn. 20.04.66 Chitral 21.03.96 05.05.03 GMS Zhupo 89. 89. Afzal Shah Mohd Karim Shah 15 BA 2" Divn. DM 2" Divn. 12.02.72 Chitral 22.03.04 220.104 GMS Brur 90. 90 Taj Mohammad Khan Mas Khan 15 BA 2" Divn. DMB.Ed 2" Divn. 12.12.78 Chitral 22.03.04 22.03.04 GMS Chumporkhon 91. 91 Nasir Ud Din Dinar Khan 15 BA 2" Divn. DM B.Ed 2" Divn. 04.03.72 Chitral 01.04.04 01.04.04 GMS Koshi Bala 92. 92 Muslih Ud Din Sharif Ud Din 15 BA 2" Divn. DMB.Ed 2" Divn. 02.01.73 Chitral 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 01.04.04 </td <td></td> <td><i>87</i>.</td> <td>87</td> <td>Syed Nayab Shah</td> <td>Shyed Musanif Shah</td> <td>15</td> <td>BA</td> <td>2nd Divn.</td> <td>DM</td> <td>2nd Divn.</td> <td>10.10.79</td> <td>Chitral</td> <td>19.09.02</td> <td>19.09.02</td> <td></td>		<i>87</i> .	87	Syed Nayab Shah	Shyed Musanif Shah	15	BA	2 nd Divn.	DM	2 nd Divn.	10.10.79	Chitral	19.09.02	19.09.02	
89	Γ.	88.	-88 -	- Mohammad-Aman	Zar Aman	15	MA ·	<u> </u>	-DM/B.Ed-	2 nd Divn,	20.04.66	Chitral	21.03.96	05.05.03	
90 90 Taj Mohammad Khan		89.	-89	Afzal Shah	Mohd Karim Shah	15	BA		DM		12.02.72	Chitral	22.03.04	22.03.04	
91 Nasir Ud Din		90.	90	Taj Mohammad Khan	Mas Khan	15	BA		DM/B.Ed		12.12.78	Chitral	22.03.04	22.03.04	
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		107.	107	Abdur Rashed	Abdur Rashid.	15					,	Chitral	07.06.14	 	

CERTIFICATE

Certified that this Seniority list is final/undisputed, non subjudious and all the DM (M) teachers working district Chitral are included in this final seniority list.

Sd/-**District Education Officer (Male)** Chitral ATTESTED

(40 COB) Annex F Co المن المراس ما المراس المراس المراس المراس المراسي الم - Unit () - (2) - (2) - (2) - (2) - (4) (1) (1) (1) (1) (1) (1) (1) (1) عنوان با درواست السياري لسياعي اساق تقريفin this - m. on per se me usu si vive é cosision. 1 4/7/2017 تعملات مرحد إدر جمدال ك فلف كولون من ونما دري أرسى من المسائل كو يسى تعرَّى أن ترق بنياد برس قرار مي تسي وطوف مي منعيل كو نظر نشك كي كو كو كا كو كا كو ما لول ما ميس بري ما كو نير نشك راسي إور دور و DM, روام مع ونيم ته النافرنس براهم دا تا - له تيرا ورا افرياكان كدوره ۲۰۵۲-20-10 کورشی می آن شری برید واساتذه کو معناری بلهای رسدان توری دين الله ي - كرنام نعلم سرع كورات و يا كذن درواس مالك - cure il in word 8(3) in the ESTA CODE wing fire ESTA CODE Wing - 00/202/3/ mi) (8) 200/100 -اع كر كال يى من PE 0 حرال أمنى من سنادلى لسط نباع وقت فيوكا كر كالم فراء -400000 لنا درواست سے کے فار والا مذروں شائی کرروسی میں (سوم)ورٹ کا منطعے ك روش من مندوى ك سينادلي ليسط ك درستل كا كل هادر رفيا / مشكر روفاك العارف منريان V/10/12/896772 410 1120, who are on off 100 his con-1 14/1/94 11 11 2 201610 -3 CON164 -3 CON164 -3 CON164 -3 CON164 -3



To,

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

Subject:

<u>APPLICATION FOR SEMORITY W.E.F 1ST APPOINTMENT AS UNTRAINED DRAWING MASTER.</u>

Memo:

Enclosed herewith kindly find original application & other relevant documents in respect of the Drawing Masters claiming seniority against D.M posts from the date of initial appointment as untrained instead of passing professional examination, for your kind consideration.

Encl:

original application.

Punjab Govt Notification dated 10-07-2017.

Judgment of Supreme Court of Pakistan dated 01-03-2017.

Judgment of Supreme Court of Pakistan dated 09-03-2016. Copy of ESTA CODE page No.5.

Finance Deptt: Notification dated 30-03-2009.

District Education Office Male Chitra

Endst: No

 $_/EB(M)/P$ -2/Promn: Secu:

Dated___/___

Copy forwarded to all the applicants w/r to their joint application dated 18-07-2017, for information, please.

District Education Officer (Male) Chitral

ATTESTED



Annex (G)



BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. ----/2017

- 1. Muhammad Ayub Khan S/O Pahlawan Khan
- 2. Hamid ullah S/O Sheir Ajam Khan
- 3. Zakir S/O Sher Wali Khan
- 4. Sheir Azam Shah S/O Namkeen
- 5. Qurban Wali S/O Rahmat Wali Khan, All through Petitioner No.1 Resident of Green Lasht, P.O Rashun, Tehsil Mastuj District Chitral.

VERSUS

- 1. Secretary Elementary and Secondary Education Government of K.P.K at Civil Secretariat Peshawar.
- 2. Director Elementary & Secondary Education Old City College near Peshawar City No.2 School, Firdaws GT Road Peshawar.
- 3. District Education Officer Chitral
- 4. Secretary Finance Government of K.P.K at Civil Secretariat Peshawar.

.....Respondents

.....Petitioners

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

PRAYER:

On acceptance of the instant Writ Petition, Respondents may very graciously be directed to consider the Petitioners as qualified Drawing Masters (DMs) from the day of their first appointment with effect to appoint them as Secondary School Teachers (BPS-16) through promotion against the 04% reserved quota hence; all act and omission of Respondents to exclude their untrained tenure of Service for the same; be declare as void ab initio, illegal, unlawful, without lawful authority and justification; hence ineffective upon the legal/ fundamental/constitutionally protected rights of the



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petitioners. Any such relief which this honorable court deems proper and just be granted to the petitioners against the respondents keeping in view the circumstances of the case.

Respectfully Sheweth;

Brief facts and grounds giving rise to the instant writ petition are as under;

- 1. That the names and addresses of the parties have correctly been given in the head note of the instant writ petition, which are sufficient for the purpose of effecting their proper services and citation etc.
- 2. That Petitioner No.1 was firstly appointed as Drawing Master BPS-09 on 01-01-1988, Petitioner No.2 on 23-09-1989, Petitioner No.3 on 23-12-1989, Petitioner No.4 on 01-04-1990 and Petitioner No.5 on 15-04 1987 respectively.

(Copies of appointment letters are annexed as Annexure "A")

- 3. That at the time of their first appointments the Petitioners were un trained and later on they were trained in their terms by Respondent department in different dates i.e. Petitioners No.1 to 4 on 25-05-1996 and Petitioner No.5 on 13-05-1997 respectively.
- 4. That through Notification bearing No. FD (PRC) 5-2/2002 dated 30-03-2009; issued by Respondent No.4 all the annual increments were granted to the petitioners; hence treated as trained Teachers from day of their first appointments.

(Copy of Notification dated 30-09-2009 is annexed as Annexure "B")

- 5. That although the petitioners were upgraded in the same cadre of post (DMs) and are presently working at BPS-16 (Senior Drawing Masters) but have never been promoted to next cadre throughout their career of long service due to variation in Government policies from time to time.

 (Copy of Promotion Order is annexed as annexure "C")
- 6. That according to applicable Policy / Notification issued by Elementary and Secondary Education Government of K.P.K dated 24th July, 2014; 04 % posts of Senior English Teachers (BPS-16) are to be filled on the basis of Seniority Cum fitness amongst the Senior Drawing Masters with at least five years-service and having qualification of at least second class Bachlor decree in the relevant subject along with B.Ed.

(Copy of Notification dated 24-07-2014 is annexure "D")

7. That the petitioners being qualified according to the subject notification are duly qualified to be appointed as Senior English Teachers (BPS-16) against the 04 % reserved quota having Bachelors Decrees along with the required B.Ed /M.Ed training beside being seniors on the basis of their first day of appointment as DMs.



ATTESTED EXAMINER

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8. That for the afore mentioned purpose Respondents have prepared the impugned seniority list whereby the service of the petitioners have been counted from the date of acquiring training instead of their first appointment and incumbents juniors to the petitioners have been recommended for promotion to Senior English Teacher (BPS-16).

(Copy of impugned Seniority List is annexure "E")

- 9. That the Petitioners properly approached Respondents through different applications/representation to count their service from date of their first appointment and to recommend their promotion for the subject posts but in vain. (Copies of applications are annexed as Annexure "F")
- 10. That being aggrieved from the impugned act and omission of Respondents and having no efficacious remedy the petitioners approach this honourable court inter alia;

GROUNDS;

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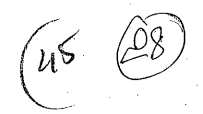
- A. That admittedly the petitioners are Drawing Masters (DMs) from the day of their first appointment and there is no distinction between trained and un trained teachers with effect to consider and count their tenure of service for further promotion, therefore act of respondents to exclude the untrained tenure of service of Petitioners by respondents is in effective upon the fundamental rights of the Petitioners.
- B. That it is also admitted that through Notification bearing No. FD (PRC) 5-2/2002 dated 30-03-2009 issued by Respondent No.4 all the annual increments were granted to the petitioners; hence treated as trained Teachers from day of their first appointments.
- C. That recently Supreme Court of Pakistan in some connected Civil Appeals No.398 to 405-L/2010 (Abdul Hameed and others VS Speacial Secretary Education, Government of Punjab and others) vide order/judgment dated 09-03-2016 has held that no distinction can be drawn between the un trained and trained teachers with effect to ancillary privileges of the service.
- D. That admittedly the requirement of Notification against the reserved quota never distinguish between trained and untrained DMS with effect to determine qualification about appointment as SET through promotion, therefore the impugned Seniority List with effect to exempt the untrained services of Petitioners is illegal and void.



ATTESTED

EXAMINER

Poshawa High Court



- E. That respondents violated Article, 4 of the Constitution of Islamic Republic of Pakistan, 1973 with its heading "Rights of Individual to be dealt with in accordance with the Law" because in order to ensure merit in promotion of Civil Servant it is mandatory for respondents to comply with the applicable Law in fair, equal and lawful manner as well as prohibitory for them to act in a manner which is not admissible in law/rules; hence their such act and omission is un warranted under the Constitution.
- F. That according to Article, 25 of the Constitution of Republic of Pakistan, 1973 all citizens are equal before Law and are entitled to equal protection of Law but the respondents violated this Article of the Constitution, because admittedly the Petitioners are seniors in service as compared to incumbents recommended for promotion.
- G. That act of respondents with effect to avoid applicable law on the subject and their omission to accept applications for correction of the same is in clear cut violation of Article, 27 of the Constitution of Islamic Republic of Pakistan, 1973 with its heading "Safe Guard against discrimination in services".
- H. That in this very case any order or act relating to initiation of proceedings or decision taken by Respondents is contrary to law and illegal therefore all subsequent proceedings and actions taken thereon would have no basis and would fall.
- I. That the matter in the instant petition relates to enquire functionaries of the Government; with effect to secure the constitutionally guaranteed rights of the petitioner therefore, this honourable court has ample jurisdiction to exercise its writ jurisdiction under Article, 199 of the Constitution of Pakistan, 1973.
- J. That otherwise too, there is no other immediate and alternate remedy to protect prerogative rights of Petitioner and that's too; when law is clear on the subject. Furthermore, mental torture, financial and professional loss of the Petitioner in the like circumstances demand for natural justice under the prerogative writ of this honourable court to ensure protection of all fundamental rights of Petitioners effected by mal practice and act of inducement of respondent through order, instruction and directives under the four wheel of Article, 199 in both in its original and inherited jurisdiction.
- K. That as per section 4(b)(i) of K.P.K Service Tribunal Act, 1974, no appeal shall lie to a Tribunal against an order or decision of a Departmental Authority determining the fitness or otherwise of a person to be appointed to or hold a particular post or to be promoted to a high post or grade.
- L. That the petitioner seeks leave of this honourable court to argue/raise additional grounds at the time of arguments.

INTERIM RELIEF:

ATTESTED

ATTESTED

EXAMINER
Poshawar High Court

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All the three ingredients like prima facie case, balance of convenience and irreparable loss are in favour of the petitioners against the respondents, therefore by way of Interim Relief; Respondent No.2 &3 may very graciously be directed not to issue appointments/ promotions orders of Senior English Teachers (BPS-16) against the 04 Percent quota for DMs/ SDMs to the extent of District of the Petitioners till final disposal of the instant writ Petition.

It is, therefore, most humbly prayed that the instant Writ Petition be accepted as prayed on the heading.

Petitioner

Through,

Syed Ghufran ullah Shah Advocate, 22-A Nasir Mansion, Pèshawar '

CERTIFICATE;

It is certified that no other writ petition on the same subject has been filed before this honourable court.

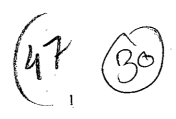
LIST OF BOOKS;

Counsel

- 1- Constitution of Islamic Republic of Pakistan, 1973.
- 2- General Clause, Act.
- 3- Rules of Business, 1985.
- 4- Any other Book according to need.

Counsel

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Judgment Sheet PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT.

W.P.No.3310-P/2017

Muhammad Ayub Khan and others
Versus
Secretary Elementary & Secondary Education
Govt: of KPK and others.

Date of hearing 19.05.2021

Petitioner by: Mr. Yasir Saleem, advocate (added

petitioners)

Respondent (s) by: Umar Farooq, AAG

JUDGEMENT

IJAZ ANWAR. J:- The instant writ petition has

been filed under Article 199 of the Constitution of

Islamic Republic of Pakistan, 1973 with the

following prayer:-

"On acceptance of this writ petition, respondents may very graciously be directed to consider the petitioners as qualified Drawing Masters (DMs) from the day of their first appointment with effect to appoint them as Secondary School Teachers (BPS-16) through promotion against the 04 % reserved quota hence all act and omission of Respondents to exclude their untrained tenure of service

ATTESTED

ATTESTED

EXAMINER

Posnawar High Court

for the same be declared as illegal, initio, void lawful without unlawful, authority and justification, hence ineffective upon the legal/fundamental/constitutio nally protected rights of the petitioners.

Any such relief which this deems court honorable proper and just be granted to the petitioners against the respondents keeping in view the circumstances of the case."

- In essence, petitioners claim 2. promotion against the 4 % reserved quota to the post of Secondary School Teacher (BPS-16) on the ground that if their service as untrained teachers is considered, they will become eligible for promotion.
 - Comments were called from the respondents which were accordingly submitted wherein they have opposed issuance of the desired writ.
 - At the very outset, learned counsel representing the added petitioners was confronted



for the same be declared as void ab initio, illegal, unlawful, without lawful authority and justification, hence ineffective upon the legal/fundamental/constitutionally protected rights of the petitioners.

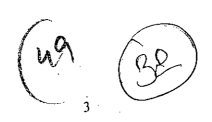
Any such relief which this honorable court deems proper and just be granted to the petitioners against the respondents keeping in view the circumstances of the case."

- 2. In essence, petitioners claim promotion against the 4 % reserved quota to the post of Secondary School Teacher (BPS-16) on the ground that if their service as untrained teachers is considered, they will become eligible for promotion.
- Comments were called from the respondents which were accordingly submitted wherein they have opposed issuance of the desired writ.
- 4. At the very outset, learned counsel representing the added petitioners was confronted









with the question of jurisdiction as the matter pertains to the terms and conditions of service.

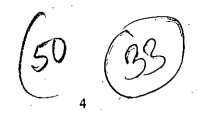
Learned counsel for petitioners stated that petitioners are discriminated and that since it is question of promotion, as such is outside the scope of Service Tribunal.

- the jurisdiction of this court is not satisfactory nor legally tenable. Promotion is the foremost term and condition of service and it can only be agitated before the Service Tribunal duly constituted under the Service Tribunal Act, 1974.

 The jurisdiction of this Court is barred under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 besides availability of alternate remedy to the petitioners.
- 6. In view of the above, since this Court has got no jurisdiction to entertain this petition, it is therefore, dismissed allowing the







petitioners to avail their remedy before the Tribunal established under the law, if they are so advised.

JUDGE

Announced on; Dated. 19.05.2021.

JUDGE

D.B. Hon'ble Mr. Justice Lal Jan Khattak and Hon'ble Mr. Justice Ilaz Anwar

Amir

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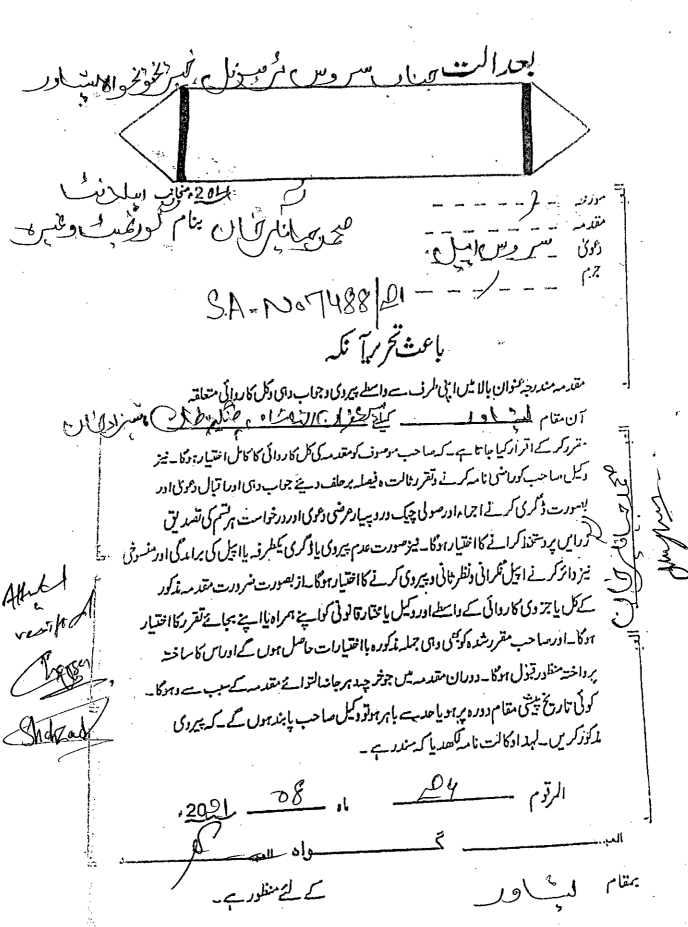
Pathswar High Court Pathswar

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.7488/2021

M. JHANGIR KHAN S/O JAMALDAR KHAN	R/O SEEN TEHSIL	& DISTRICT	CHITRAL SDM I	N BPS-16
AT GMS SEEN LASHT CHITRAL LOWER.	•	·	*	

.....APPELLANT.

VERSUS

GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR.

Index:

S.No	Description	Annexure	Page
1	Reply	• .	1-3
2	Affidavit		4
3	Finance Notification	"A" .	5
4	Policy	"B"	6-10
5	Appointment, Promotion and Tansfer rules 1989	B-1	11-12
6	Appointment, Promotion and Tansfer rules 1989	"C"	· .

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.7488/2021

M. JHANGIR KHAN S/O JAMALDAR KHAN R/O SEEN TEHSIL & DISTRICT CHITRAL SDM IN BPS-16 AT GMS SEEN LASHT CHITRAL LOWER.

.....APPELLANT.

VERSUS

- GOVERNMENT OF KHYBER PAKHTUNKHWA (KPK) THROUGH CHIEF SECRETARY AT CIVIL SECRETARIAT PESHAWAR.
- 2. SECRETARY ELEMENTARY AND SECONDARY EDUCATION GOVERNMENT OF KHYBER PAKHTUNKHWA CIVIL SECRETARIAT PESHAWAR.
- 3. DIRECTOR ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.
- 4. DISTRICT EDUCATION OFFICER DISTRICT CHITRAL LOWER.
- 5. DISTRICT EDUCATION OFFICER DISTRICT UPPER CHITRAL UPPER.
- 6. SECRETARY FINANCE GOVERNMENT OF KHYBER PAKHTUNKHWA AT CIVIL SECRETARIAT PESHAWAR.
- 7. SYED SHAHAB UD DIN S/O SHER AMIN KHAN R/O CHITRAL, PRESENTLY POSTED AS SDM BPS-16 AT GHS USOOM DISTRICT UPPER CHITRAL.
- 8. MANZOOR AHMAD S/O AMIR MUHAMMAD R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS BEHAMI DISTRICT CHITRAL LOWER.
- 9. GHULAM ANBIA S/O ABDUL HAKIM R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS MIRAGRAM NO.1 DISTRICT CHITRAL UPPER.
- 10. SYED MEHMOOD UL HASSAN S/O M. SYEEDULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS TAR DISTRICT CHITRAL LOWER.
- 11. SIDDIQ UR REHMAN S/O REHMAT NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS NISHKOH DISTRICT CHITRAL UPPER.
- 12. SAIF ULLAH JAN S/O WAZIR AKBAR R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS RECH DISTRICT CHITRAL UPPER.
- 13. MIR AJAM KHAN S/O MISAL ARAB R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS LASHT KOSHT DISTRICT CHITRAL UPPER.
- 14. JAVEED IQBAL S/O SAIFULLAH KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GMS KHAORKASHANDEH DISTRICT CHITRAL LOWER.
- 15. SAIFULLAH S/O AMIR ULLAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHSS GARAMCHASHMA DISTRICT CHITRAL LOWER.
- 16. MEHBOOB UL HAQ S/O MOULA NIGAH R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS ZONDRANGRAM DISTRICT CHITRAL UPPER.
- 17. NAZIR AHMAD KHAN S/O M. SARDAR ALI KHAN R/O CHITRAL PRESENTLY POSTED AS SDM IN BPS-16 AT GHS CHUINJ DISTRICT CHITRAL UPPER.

..... RESPONDENTS

Para wise comments/reply on behalf of the respondents No. 2,3&4

Respectfully sheweeth

Preliminary objections:

The respondents submit as under:

- 1. The appellant has got no cause of action.
- 2. That there is no locus standi to file this instant appeal.
- 3. That the appellant has been stopped by his own conduct to file the appeal.
- 4. That the instant appeal is not maintainable in eyes of law, hence liable to be dismissed.

5. That the appellant concealed the material facts and kept this honorable Tribunal in dark. 6. That the instant appeal based on malafide intentions, hence liable to be dismissed. 7. The instant appeal is badly time barred. ON FACTS. 1. Correct, appointed on fixed pay/contract basis. 2. Incorrect, that the appointment on Fixed pay/contract basis was practiced. There was no restriction to get training. Whoever desired after appointment to get training was being allowed but the appellant got trained after lapse of 04 year 06 Months which caused him junior from subsequent appointees/private respondents. The current induction program has no relevance to previous one. 3. Incorrect, that as per notification vide No. FD/(PRC)5-2/2002 dated 30-09-2009, wherein the benefit of only annual increment was allowed to untrained teachers from the date of their regular appointment. Seniority was not granted to them (annexed as annexure "A"). 4. Correct, that the promotion from DM to SDM has been carried out as per prevalent rules and policy and promotion to next cadre (SST B-16) is also continue and the appellant will also be promoted to next post in his turn under 4% promotion policy. Policy has never been violated. 5. Needs no comments. 6. Incorrect, that the promotion from S DM B-16 to SST B-16 of required degree holders under 4% reserved quota has been carried out w.e.f their regular appointment instead of 1st: appointment as per rule and policy (annexed as annexure "B). 7. Incorrect, that the seniority list is prepared yearly as per rule and policy. The same had also been prepared as per rule and policy wef their regular appointment. 8. Correct, that the appellants submitted application regarding reckoning their service from date of ist: appointment but the competent authority always regards rule and policy. In this regard the then DEO(M) Chitral has followed prevalent rule and policy thus the appellants could not be recommended for promotion as per rules ad policy. 9. Pertains to record. Grounds a. Incorrect, that the seniority List made by respondents is not against Rule, 17 of the Civil Servants (Appointment, Promotion and Transfer) Rules 1989. The aforementioned rule has been strictly followed. (annexed as annexure "B-1), b. Incorrect, that there is crystal clear difference between trained and untrained periods as mentioned in above annexure B.

- c. That the Petitioner is trying to mislead the Honorable Service Tribunal. The respondents, Departmental notification bearing No. FD (PRC) 5-2/2002 dated 30-03-2000, has granted only annual increment from initial appointment to them in light of August, Supreme Court of Pakistan, which the petitioner has availed and respondent Department granted the petitioner the annual increment on the running pay. The Supreme Court did not allowed arrear and seniority.
 - d. The judgement of the August Supreme Court of Pakistan does not relate to the instant appeal. In the said Judgment only ancillary privileges have been allowed.
 - e. Incorrect, Promotion to the senior Posts, on the basis of seniority cumfitness is being made among the senior and fit teachers, policy (annexed as annexure "C").
 - f. Incorrect, the petitioner has been treated as per law/rules and policy. The constitutional rights or Laws has not been violated by the respondents.
 - g. Incorrect, that respondents are binding to law and exercised their executive and managerial power within law. The respondents did not violate any constitutional rights of the petitioner.
 - h. Incorrect, and has been denied. The constitutional rights of the petitioner has not been violated by the respondents.
 - i. Rules/policy, Notification and Act has been annexed. Further argument will be delivered before Honorable Tribunal.

Therefore, it is humbly prayed that the current service appeal be dismissed with cost.

Respondents 2-3 & 4.

Through AG.

Respondent No.2

Respondent No.3

Secretary (E&SE Department) Goste CRETARY

of Khyber Pakhtunkhwa diamster & Steandary Edu: Deptt: Government of Khyber Pakhtunkhwa

Peshàwar

Director(E&SED)

Khyber Pakhtunkhwa Peshawar

District Education Officer

(M) Chitral Lower Officer

District Education Officer

Chitral (Male) Lower Chitral

Submitted for Vetting plane. Respondent No.4

With recessory correction

Services Tribunal Peshawar

(74

Affidavit

I, Mehmood Ghaznavi DEO (Male) District Chitral Lower do hereby solemnly affirm and state on oath that the whole contents of this reply are true and correct to the best of my knowledge and belief and nothing has been concealed from this Service Tribunal.

Identified by A.G Khyber Pakhtunkhwa Peshawar

Deponent

Mahmood Ghaznavi
District Education Officer
(M) Lower Chitral





OVERNMENT OF N.W.F.P. FINANCE DEPARTMENT (REGULATION WING)

NO FD (PRC) 5-2/2002 Dated Pashawar the: 30-03-2009

To:

The Secretary to Govt. of NWFP, Elementary & Secondary Education,

Peshawar.

Subject:

CRANT OF ANNUAL INCREMENT / RUNNING PAY TO UNTRAINED TEACHERS IN THE LIGHT OF SUPREME COURT JUDGEMENT.

Dear Sir.

I am directed to refer to your letter NO, SO (B&A) 1-16/08/ Advance Increment dated February 27, 2009 on the subject noted above and to state that the Provincial Government is pleased to allow the benefit of annual increments to the untrained teachers from the date of their regular appointment.

No arrears shall however, be admissible / payable prior to the date of issuance of this circular.

(ABDUL JABBAR) SECTION OFFICER (SR-1)

findst: of even No & date.

Copy for information & nacessary action to the:

1. Accountant General NWFP.

2. All District Coordination Officers.

3: All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SK-1

(76

(3) In case no specific order of extension of probation period under sub-rule (2), is issued, on the expiry of one year within two months, the probation shall stand automatically terminated.

(4) In case of extension of probation period, through specific order for another year, under sub-rule (2), the probation shall stand automatically terminated on the completion of extended period. *Rule 15 Substituted vide No SO(Policies) E & AD/1-3/2017 dated 07-13-2017

16. Confirmation:-After satisfactory completion of the probationary period a civil servant shall be confirmed; provided that he holds a substantive post, provided further that a civil servant shall not be deemed to have satisfactorily completed his period of probation, if he has failed to pass an examination, test or course or has failed to complete successfully a training prescribed within the meaning of subsection (3) of Section 6 of the Khyber Pakhtunkhwa Civil Servants Act, 1973.

PART-VI

SENIORITY

17. Seniority:-(1) The seniority inter se of civil servants (appointed to a service, cadre or post) shall be determined:-

(a) in the case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission [or as the case may be the Departmental Selection Committee;} provided that persons selected for appointment to post in an earlier selection shall rank senior to the persons selected in a later selection; and

(b) in the case of civil servants appointed otherwise, with reference to the date of their continuous regular appointment in the post; provided that civil servants selected for promotion to a higher post in one batch shall, on their promotion to the higher post, retain their inter se seniority as in the lower post.

Explanation. 1:- If a junior person in a lower post is promoted to a higher post temporarily in the public interest, even though continuing later permanent with the higher post, it would not adversely affect the interest of his seniors in fit attorn of his seniority in the higher post.

Explanation. II:- If a junior person in a lower post is promoted to a higher post by superseding a senior person and subsequently that senior person is also produced the person promoted first shall rank senior to the person promoted subsequently; provided that junior person shall not be deemed to have superseded a senior person if the case of the senior person is deferred for the time being for want of certain information or for incomplete record or for any other reason not attributing to his fault or demerit.

Explanation. III:- A junior person shall be deemed to have supersected a senior person only if both the junior and the senior persons were considered for the higher post and the junior person was appointed in preference to the senior person.

- (2) Seniority in various cadres of civil servants appointed by initial recruitment vis-a-viz those appointed otherwise shall be determined with reference to the dates of their regular appointment to a post in that cadre: provided that if two dates are the same, the person appointed otherwise shall rank senior to the person appointed by initial recruitment.
 - (3)* In the event of merger/restructuring of the Departments. Attached Departments or Subordinate offices, the inter-se-seniority of the civil servants affected by the merger/ restructuring as aforesaid shall be determined in accordance with the date of their regular appointment to a cadre or post.

*Sub-Rule (3) of Rule 17 added vide No.SOR(E&A)/4-1/80(Vol:IV) Dated 28-5-2002

**(4)) The inter-se-seniority of civil servants in a certain cadre to which promotion is made from different lower posts, carrying the same pay scale shall be determined from the date of regular appointment/promotion of the civil servants in the lower post.

Provided that if the date of regular appointment of two or more civil servants in the lower post is the same, the civil servant older in age, shall be treated senior
** Sub-Rule (3) of Rule 17 added vide No.SORI(E&A)/1-3/2008 Dated 19-11-2009

- *[The Secretary Establishment has been authorized to approve the issuance of the seniority lists of the members of service, cadre or posts for which the Chief Secretary KP is the appointing authority.] *No. SO(P) E&D/1-16/2011 Dated 7-12-2017
 - 18. General Rules:- In all matters not expressly provided for in these rules, civil servants shall be governed by such rules as have been or may hereafter be prescribed by Government and made applicable to them.
 - 19. Repeal;- The Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1975, are hereby repealed.

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	1A	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University.	22-35 years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3:
•					Provided that if no suitable person is available from amongst Senior Physical Education Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years service as such and having qualification mentioned in column No. 3; Note:- If no suitable candidate is available
				•	in the relevant cadres of the above teachers ,the post falling in their promotion quota shall be filled by initial recruitment; and
		•			(b) fifty percent by initial recruitment"; and

1. Secondary School Teacher (BPS-16) Tea		namely:	5	10.98
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and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or MA Education or equivalent qualifications from a recognized University. Senior Certified Teachers for promotion, then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in Column No. 3; (b) four per cent from amongst the Senion Drawing Masters (BPS-16), with at least five years service as Senior Drawing Masters and Drawing Masters and Drawing Masters and having qualification mentioned in then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers for promotion, on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in having qualification mentioned i			(c) (Humanities and other equivalent groups at degree level with English groups at degree level with English Provided that if no st	nonyst
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dualifications from a recognized column No. 3; University. (b) four per cent from amongst the Senior Drawing Masters (BPS-16), with at least five years service as Senior Drawing Masters and Drawing Masters and having qualification mentioned in the service of the service as	and the second s		II. Bachelor of Education or Master of Education (Industrial Art or Education) or M.A from amongst Certified Teachers	with
(b) four per cent from amongst the Senio Drawing Masters(BPS-16), with at leas five years service as Senior Drawin Masters and Drawing Masters an having qualification mentioned i			qualifications from a recognized having qualification mentions	ed in
Drawing Masters(BPS-10), with a five years service as Senior Drawing Masters and Drawing Masters and having qualification mentioned i	·-		University.	Senior
having qualification mentioned .		~	Drawing Masters (BPS-10), with	rawing
column No.3:			having qualification mention	ned in
			column No.3:	

Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

(f) twenty per cent from amongst the Primary School Head Teachers (BPS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No. 3:

candidate is available from amonist



Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar,
- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22.Master file

/ (ZAMIN KHAN MOMAND) SECTION OFFICER (PRIMARY)

CRETARY TO GOVERNMENT OF KHYBER PAKHTENKT WAVE ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
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- 20.PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar.
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22.Master file

/ (ZAMIN KHAN MOMAND) SECTION OFFICER (PRIMARY)



Peshawar, dated the 24th July, 2014.

NOTIFICATION

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

AMENDMENTS

In the Appendix,-

(i) Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

ſ	1	2	3			4	
ļ	44	Subject Specialist	i.	At least second class Master's Deg	ree or	23 to 35	(a) Fifty per cent by promotion, on the basis
	#.	(BPS-17)		four years BS Degree in the re	levant	years	of seniority-cum-fitness, for the relevant
ľ	٠	•		subject; and			subject from amongst the Secondary School
	;		ii.	Bachelor of Education or Mas Education (Industrial Art or Bu			Teachers (BPS-16), with at least five years service as such and having qualification
i				Education) or M.A. Educano	n or	٠	mentioned in column No. 3.
1	٠.			equivalent qualification from recognized University.	n a		Note: If no suitable candidate is available in the
.	-·			recognized Oniversity.			relevant subject the post falling in their
							promotion quota shall be filled by initial

2. Aller

