INDEX



IN THE PESHAWAR HIGH COURT, MINGORA BENCH/DAR-UL-QAZA, SWAT

Case# .		W.P 344-W/2022		_ Cat	Category:Writ Petiti		rit Petition
Date Instiți	ition:	29-08-2022	· ,	_ Date	of Decision:	· 0	15 · 12 · 2023
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traple	S.No	Categories of Pages	1st Page	То	Last Page	No. of Pages/ Sheets	Remarks (If Any)
	1	INDEX .	-0	→	1	1	
	2	OFFICE NOTES	2	→	3	2	
	3	OBJECTION SLIP	4	→	4	1 .	
	4	URGENT FORM	5	→	5	1	
	5	CHECK LIST	6	→	6	1	· · · · · · · · · · · · · · · · · · ·
	6	OPENING SHEET	. 7	→	7	1	
	7	GROUNDS	8	→	18	11	·
	8	COMMENTS A/W DOCs./ANNEX.	19	→	36	18	
	9	ANNEXURES	37	→	79	43	
•	10	LEGAL NOTICE/REGISTRY SLIP	80	→	81	2	
	11 ;	COURT FEES,	82	→	<i>82</i> ·	1	
	12	WAKALATNAMAS	· 83	→	83	1 .	
	13	ORDER SHEETS	84	→	86	3	
,	14	JUDGMENT/ORDER OF THIS COURT	87	→	87	1	
	15	OFFICE COPIES OF LETTERS	88	→	89	2	·
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		RECORD ROOM PESHAWAR HIGH COURT, MINGORA-BENCH/DAR-UL-QAZA, SWAT			PES	Writ Petition Branch HAWAR HIGH COUR BENCH/DAR-UL-QA	
			District:	•	Ch	allan No	
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IN THE PESHAWAR HIGH COURT, BENCH MINGORA / DAR-UL-QAZA, SWAT

	TION NO. <u>91</u>		_OF 201	<u> </u>		_
Igiaur	Rahman	y,	Gout	4 KPK	٤	olling

This petition had been presented by M.r. Syed About Hag Advocate
On behalf of the petitioner /petitioners.

The petition is in proper form, copies of all the relevant documents have been attached.

Three ($\mathcal{O}_{\!\!\!\!\!/}$) spare copies of writ petition have also been attached.

Petition be entered in the revelent register and placed before Hon'able court (D.B) for further orders on $\frac{0.8 - 0.2.2}{0.000}$ the date fixed.

READER

Dated: 29-8-22

COUNTERSIGNED

Additional Registrar, peshawar High court, Bench Mingora/Dar-ul-Qaza, swat.

Dated: 29 . 8 - 22

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wp944/2022 CM)+IR adjournel Jun 08-09-22 2 is fined before HDB on <u>08-11-2022</u>.

Subject petitisher, his Coursel & BAP.

is fined before CHDB on 15-62-2023.

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ARTHUM

18/9/23 wp 944/22 (M)+12 adjourned from 15-02-83 & is fixed before HDB on 13/12-1/3 Inform petitioner, his Coursel & AAGIT 18/09

IN THE PESHAWAR HIGH COURT, MINGORA BENCH/ DAR-UL-QAZA, SW **OBJECTION SLIP**

VERSUS Gort of KPK through Secretary E& SE & others

Copies of amexures/ page # 44,4749; are not legible. B/w Second copys

Returned with the objections mentioned above. Case be re-submitted on or before 29-08-2022

PHC, Mingora Bench

Dated: 18-08-2022

All objection here been Semond



URGENT FORM

TITLE

Zia ur Rahman	Petitioner
	•
VERSUS	·
Govt of KPK and others	Respondents

- 1. Will you kindly treat the accompanying C.M as urgent and in accordance with the provisions of Rules, 9 Chapter 3-A Rules of orders of the High Court, Lahore Volume V.
- 2. The grounds of urgency are.

That the official respondents are intended to promote the employees on the strength of impugned seniority list wherein the petitioner has wrongly been placed at serial no. 60 despite clear direction of this honourable Court, so the case may kindly be fixed at earliest otherwise the purpose of the instant petition would become infructuous.

Dated: $\frac{9}{8}$ / $\frac{8}{2}$ / 2022 Cell No: 03110950959

FILED TODAY

YOURS OBEDIENTLY

8 AUG 2022

CHECK LIST hnew NB GOVI 1. Case Title: Yes Νo 2. Case is duly signed. 3. The law under which the Petition preferred has been mentioned. Approved file cover is used. 5. Affidavit is duly attested and appended. 6. Case and Annexures are properly paged & number according to index. Copies of Annexures are legible and attested. (If not, then better copies duly attested have been annexed). 8. Certified copies of all the requisite documents have been filed. Certificate specifying that no case on similar grounds was earlier 9. submitted in this court, filed. 10. Case with in time. 11. The value for the purpose of Court fee and jurisdiction has been mentioned in the relevant column. 12. Court fee in shape of Stamp Paper is affixed, (For Writ Rs. 500/- For other required). 13. Power of Attorney is in proper form. 14. Memo of addresses filed. 15. List of Books mentioned in the Petition. 16. The requisite number of spare copies attached. (Writ Petition-3, Nos. Civil Appeal (SB-1, SB-2) Civil Revision (SB-1, SD-2). 17. Case (Revision/Appeal/Petition etc.) is filed on the prescribed form. 18. Power of Attorney is attached by Jail Attorney (for Jail Prisoners only).

It is certified that formalities/documentations required in column 2 to 18 above, have been fulfilled.

FOR OFFICE USE ONLY

Case No. .

	4
Case Received	
Complete in all respect: Yes/No (if No the g	round)
······································	
	.,,,,,,
Date in Court	
FILED TODAY	Signature
1 g AUG 2022	(Reader)
	Dated 18.8.27
Additional Registrar	Junimur J
	Countersigned:
	(Additional Registrar)

Corpus Warranto f Certiorari: Forum which passed impugned order Date (I)interlocutory/ Ca (F)inal Order	Date of Filing:				
ategory Code: Categories & Sub categories are the back of the opening sheet)					
Prohibition Mandamus Quo Warranto Forum which passed impugned order Date (Dinterlocutory/ (F)inal Order -Petitioner's Zia ur Rahman Name Mobile No. Address Resident of Village Bajkata, Tehsil Gagra, District Buner. CNIC No. Email Address NIL Counsel for Petitioner (S) Mobile No. 030110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Sw. CNIC No. 15306-6116430-5	given at []				
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CNIC No. Email Address NIL Counsel for Petitioner (s) Mobile No. O30110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Sw. CNIC No. 15306-6116430-5					
Counsel for Petitioner (s) Mobile No. Syed Abdul Haq, ASC Petitioner (s) Mobile No. 030110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Swat CNIC No. 15306-6116430-5	Resident of Village Bajkata, Tehsil Gagra, District Buncr.				
Counsel for Petitioner (s) Mobile No. Syed Abdul Haq, ASC Petitioner (s) Mobile No. 030110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Swat CNIC No. 15306-6116430-5					
Petitioner (s) Mobile No. 030110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Sw. CNIC No. 15306-6116430-5					
Mobile No. 030110950959 Address Swat Shopping Mall Opp: Peshawar High Court Mingora Bench, Sw. CNIC No. 15306-6116430-5					
CNIC No. 15306-6116430-5					
	at				
Email Address sycdabdulhaqadvocate@gmail.com					
FILED	TODAY				
Respondents Govt of Khyber Pakhtunkhwa and others					
Address 18 AU	3 2022				
Original Order/Action/Inaction Complained of: NIL Additional	l Registra				

ntioned submissions the respondents be directed to reckoned his seniority from the date | of his initial appointment. OR

The respondents be directed to re-instate/regularize the petitioner from 01.07.2009 as per judgment of this honourable Court and his seniority be considered from 01.07.2009 instead of 24.10.2009.

to award all the annual increments as well as adhoc reliefs w.e.f 2006 to 2009 alongwith other reliefs as per his entitlement.

Law/Rules/governing the original proceedings/action/Inaction U/S 199 of Constitution of Pakistan.

Note: Any suggestion to improve the proforma will be appreciated.



BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH / DARULQAZA SWAT



w.p <u>94</u>	<u>√</u> -M/2022	1 4/2 153	30/2024
Zia ur Rahman	Service	Appeal No 103	/ / Petitioner

VERSUS

Govt of KPK through Secretary E&SE and others.....Respondents

INDEX

S.NO	DESCRIPTION	ANNEXURE	PAGES
1.	Copy of writ petition alongwith Certificate		1-8
2.	Address of the parties		9
3.	Copy Affidavit .	-	10
4.	Copy of appointment order	Α	11
5.	Copies of both judgments	• .	12 - 22
6.	Copy of judgment dated 13.03.2017	В	23_ 29
7.	notification dated 16.06.2017	С	36-19
8.	Copy of tentative seniority SST-IT BPS-16	D	31 -35
9.	Copy of tentative Seniority List of SS-IT BPS-17	Е	36-43
10.	Copy of judgment as well as Notification dated 04.07.2017		44 - 50
11.	Copy of judgment C.P 605/2015		51-54
12.	Legal Notice		55
13.	Court Fee		56
14.	WakalathNama		57

Petitioner through Counsel

FILED TODAY

18 AUG 2022

Additional Registrar

Received Copy no A

Sign: Date

Q. 8. 8.

SYED ABOUL HAQ (ASC)

HIGH COURT DARULQAZA BAR ROOM SWAT

Cell No 03110950959

Re-Filed Today

2 9 AUG 2022

BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH / DARULQAZA SWAT

W.P. 944-M-M/2019 Service Appeal No. 1039/2024

1. Zia ur Rahman (SS IT, BPS-17) Son of Atiq ur Rahman, Resident of Village Bajkata, Tehsil Gagra, District Buner...... Petitioner

VERSUS

- 1) Govt of KPK through Secretary Elementary & Secondary Education KPK at Peshawar.
- 2) Secretary Information and Technology Govt of Khyber Pakhtunkhwa, Peshawar.
- 3) Secretary to Government of KPK Finance Department at Peshawar.
- 4) Director Elementary and Secondary Education KPK Peshawar.
- 5) District Education officer District Buner at Daggar.
- 6) District Account Officer, Buner at Daggar..... Respondents

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

Respectfully Sheweth;

The facts of the instant are as under.

FILED TODAY

That the Petitioner is law abiding citizen, belong to

Malakand Division, and his address mentioned against his

name is sufficient for service upon him.

1 & AUG 2022

That the Petitioner was initially appointed as I.T Teacher (BPS-16) under the NWFP/Project establishment of information Technology Government of Khyber Pakhtunkhwa, in Government Higher Secondary School Jowar vide appointment letter dated 26.09.2006 (*Copy of appointment order is attached as annexure-A*).

That the petitioner alongwith his colleagues mentioned in dated 26.09.2006 appointment letter discontinued from his service, on 30.06.2009, so the colleagues of the petitioner assailed such discontinuation order via Writ Petition bearing No. 2001-P/2009 titled as "Iftikhar Hussain vs Government" and subsequently in W.P 2380-P/2009, titled "Muhammad Azghar vs Govt.", whereby this honourable Court allowed both the petitions mentioned ibid and directed the respondents to treat the petitioners of both writ petition as regular employees from the date of their services were terminated/discontinued and also directed the competent authority to determine their seniority in accordance with law and rules. (Copies of both judgments are attached).

FILED TODAY

2.

3.

Additional Registrar

18 AUG 2022

That the petitioner having the same case and was entitled for same relief, also invoked the constitutional jurisdiction of this honourable Court, for his re-instatement and regularization via writ Petition bearing No. 530-M/2016, titled as "Zia ur Rahman vs Govt etc." which was allowed by this honourable Court with the directions to the respondents to treat the petitioner as regular employees from the date of his service was discontinued, vide judgment dated 13.03.2017. (Copy of judgment dated 13.03.2017 is attached as annexure-B).

5. That in pursuance of the judgment passed by this honourable Court, mentioned ibid, the petitioner was regularized w.e.f 01.07.2009, without any back benefits under the Khyber Pakhtunkhwa Employees Regularization of Service Act, 2009 against the vacant post of (SST IT BPS-16), vide notification dated 16.06.2017 enclosed as annexure-C.

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That lateron the petitioner was promoted to the post of SS IT BPS-17, however he got astonished to get the Tentative Seniority list wherein he has been placed at Serial No. 60, and date of his appointment was shown as 24.10.2009,

although this honourable Court has clearly directed the respondents to regularized the petitioner w.e.f 01.07.2009. (Copy of tentative seniority SST-IT BPS-16 is attached as annexure-D)

- 7. That the respondents further prepared a tentative seniority list for SS-IT BPS-17 on the basis of tentative seniority list SST-IT BPS-16, wherein the petitioner has been reflected at serial No. 113. (Copy of tentative Seniority List of SS-IT BPS-17 is attached as annexure-E)
- 8. That the petitioner was initially inducted under the NWFP,
 Project Establishment of Information Technology, Govt of
 KPK while his colleagues of parallel department i.e.
 Education Department FATA Secretariate as all those were
 regularized from the date of their initial appointment.
 (Copy of judgment as well as Notification dated 04.07.2017 is attached).
 - That the petitioner approached the concerned authority to rectify the date of regularization as per judgment of this honourable Court as well as requested for annual increments alongwith adhoc allowances, from 2006 to

FILED TODAY

18 AUG 2022

Additional Registrar

, (13)

2009, but they refused, so the petitioner having left no other adequate and efficacious remedy except to file the instant writ petition, inter alia on the following grounds.

GROUNDS

- That after induction in service (26.09.2006) the Petitioner served the department till termination and without any fault on his part as the petitioner was selected after complying the codal formalities and the blunder committed by the department which is not only regrettable but against the good governance, based on malafide, highly discriminatory, hence liable to be struck down and the Petitioner is entitled for back benefits from the date of his initial appointment.
 - That the Petitioner was regularized w.e.f 01.7.2009 while in seniority list his date of appointment/regularization was shown as 24.10.2009 although as per law his seniority be reckoned from the date of initial appointment (i.e. 01.07.2009) and not from the date as reflected in seniority list issued by the official respondents, furthermore, the official respondents are duty bound to

FILED TODAY

В.



comply the judgment of this honourable Court in letter and spirit, so any deviation on part of official respondent, amounts to contempt and liable to be struck down.

- C. That as per pay slip the length of service has been mentioned according to the initial appointment but on the other hand his seniority has been reckoned from 24.10.2009 which is against the law and liable to be corrected.
- D. That this honourable court directed the respondents for regularization of services of employee/Petitioner from the date of his termination (i.e. 30.06.2009) but the respondent on one hand awarded seniority from 24.10.2009 while on the other hand he was kept deprived from national increase of pay from the date of his appointment without any arrears, so such act amounts to discrimination and this honourable court has jurisdiction to entertain the instant petition.

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18 AUG 2022

Additional Registrar

That the respondents only granted annual increment for the year 2010, although, the Petitioner is entitled for the same relief since their date of his initial appointment and he was deprived from his legitimate right which affected his

monthly salary, so the case of Petitioner involved enforcement of guarantee, provided by article 25 of the constitution, so the Petitioner is entitled for annual increments i.e. 2006 to 2009 as well as other adhoc reliefs.

- That the Petitioner is reinstated in service from the date of termination i.e. 30.06.2009 but it is evident from record that the Petitioner worked with the respondents since 23.09.2006, so the Petitioner is entitled for the back benefits from intervening period i.e. from the date of their initial appointment till date of termination i.e. 30.6.2009 as per judgment bearing C.P # 605/2015 (Copy of judgment C.P 605/2015 is attached may be considered part of this petition).
- G. That the Petitioner seek leave of this honourable court to raise/argue any additional point at the time of arguments.

It is, therefore, humbly prayed on acceptance of this writ petition in the light of aforementioned submissions the respondents be directed to reckoned his seniority from the date of his initial appointment.OR

The respondents be directed to re-instate/regularize the petitioner

FILED TODAY

18\AUG 2022

(10)

from 01.07.2009 as per judgment of this honourable Court and his seniority be considered from 01.07.2009 instead of 24.10.2009.

ii. to award all the annual increments as well as adhoc reliefs w.e.f 2006 to 2009 alongwith other reliefs as per his entitlement.

Petitioner

Through

Counsel

Syed Abdul Haq Advocate, Supreme Court 0311.0950959

INTERIM RELIEF

It is further prayed that the respondents be restrained from awarding further promotions on the strength of allege/impugned seniority list, wherein the petitioner has been regularized w.e.f 24.10.2009 instead of 01.07.2009, till the final disposal of the instant writ petition.

CERTIFICATE

As per instruction of my client no such like writ petition, earlier has been filed by the Petitioner on the subject matter before this Hon'able Court.

ADVOCATE

LIST OF BOOKS

- 1. Relevant law on the subject
- 2. Constitution of Islamic republic of Pakistan.

FILED TODAY

18 AUG 2022

Additional Registrar

ADVOCATE

BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH / **DARULQAZA SWAT**

W.P. 944- -M/2022 Zia ur Rahman **VERSUS** Govt of KPK through Secretary E&SE and others.....Respondents

ADDRESSES OF THE PARTIES

PETITIONER

Zia ur Rahman (SS IT, BPS-17) Son of Atiq ur Rahman, Resident of Village Bajkata, Tehsil Gagra, District Buner

CNIC 15/610333657-5 MOB: 6333 9693402

RESPONDENTS

- Govt of KPK through Secretary Elementary & Secondary Education KPK at Peshawar.
- 2. Secretary Information and Technology Govt of Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary to Government of KPK Finance Department at Peshawar.
- 4. Director Elementary and Secondary Education KPK Peshawar.
- 5. District Education officer District Buner at Daggar.
- 6. District Account Officer, Buner at Daggar

Petitioner, through Counsel

FILED TODAY

8 AUG 2022

Additional Registrar

SYED ABOUL HAQ (ASC)

HIGH COURT DARULQAZA **BAR ROOM SWAT**

Cell No 03110950959

BEFORE THE PESHAWAI

DAR

W.P. 944- M.

Petitio

VERSUS

Govt of KPK through Secretary E&SE and others.....Respondents

AFFIDAVIT

I, Zia ur Rahman (SS IT, BPS-17) Son of Atiq ur Rahman, Resident of Village Bajkata, Tehsil Gagra, District Buner, do hereby solemnly affirm and declare on oath that the contents of the accompanying writ petition are true and correct to the best of my knowledge and belief, and not has been kept concealed from this Honourable court.

Syed Abdul-Hay Advocate

DEPONENT

CNIC 15101-0333657-5

FILED TODAY

1 B AUG 2022

Additional Registrar

S.No. 34.5
Certified that the above was verified on Splemn affirmation before me on this 40-day of 202 by 212 UT Religious Rio Burners
Sto Attis UT Religious Rio Burners

Who is personally known to the

Oath Commissioner O Peshaviar High Court Mingora Benchinar-ul-Qaza, S



THE PESHAWAR HIGH COURT, MINGORA BENCH/ DAR-UL-QAZA, SWAT

Receipt No. 2023-1710

First the petition be paged properly/ according to index then will be consider for further scrutiny.

VERSUS

Returned with the objections mentioned above. Case be re-submitted on or before 19-02-2023

PHC, Mingora Bench

Dated: 09-02-2023

Respected Sir, Objections mentioner

BEFORE THE PESHAWAR HIGH COURT BENCH MINGORA/DARUL QAZA SWAT.

WP No.944-M/2012

Zia Ur Rehman (SS-IT, BPS-17)S/O Atiq Ur Rehman, R/O Village Bajkata, Tehsil Gagra, District Buner. (Petitioner)

Versus

- 1. Government of KPK through Secretary Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Secretary Information and Technology Govt of Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary Finance, Khyber Pakhtunkhwa Peshawar.
- 4. Director, Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- 5. District Education Officer (M) Buner. And one other.

(Respondents)

Index:

S.No	Description		Page
1 .	Para wise comments		1-5
2	Affidavit		6
3.	Authority Letter	· · · · · · · · · · · · · · · · · · ·	7
4	Copy of the regularization Act 2009	"A"	8-11
5	Copy of the promotion order along with charge report of the petitioner dated 17-04-2019	"B"	12-15

FILED TODAY

Director

9 FEB 2023

Elementary and secondary education Peshawar Khyber Pakhtoon Khwa Peshawar Respondents.4

Additional Registrar

Re-Filed Today

Noted for AAG

1.6 FEB 2023

BEFORE THE PESHAWAR HIGH COURT BENCH MINGORA/DARUL OAZA SWAT.

WP No.944-M/2019

Zia Ur Rehman (SS-IT, BPS-17)S/O Atia Ur Rehman, R/O Village Bajkata, Tehsil Gagra, District Buner. (Petitioner)

Versus

- 1. Government of KPK through Secretary Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- Secretary Information and Technology Govt of Khyber Pakhtunkhwa, Peshawar.
- Secretary Finance, Khyber Pakhtunkhwa Peshawar.
- Director, Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- 5. District Education Officer (M) Buner. And one others

(Responderlis) Miliuan)

PARA WISE COMMENTS ON BEHALF OF RESPONDENT No. 4.

Respectfully sheweth:-

PRELIMNARY OBJECTIONS

1. That the petitioner is not the "aggrieved" persons with meaning of Article 199 of the Constitution of the Islamic Republic of Pakistan 1973.

- 2. That the petitioner has got no cause of action /locus standi to file this writ petition because the petitioners did not come on merit.
- 3. That the petitioner has not come to this Honorable court with clean hands rather than the instant petition is mainly based on Malafide intentions just to put pressure on the respondent department for getting of back benefits.
- 4. That the petitioner is estopped by his own conduct.

FILED TODAY

0 & FEB 2023

Additional Registrar

Perusal

6. That the instant writ petition suffers from laches, hence not maintainable in the present form.

- 7. That the petition in hand is barred by the relevant provision of Law/Rules/Policy in Field.
- 8. That the facts in issue pertains to the terms and conditions of the service, hence the jurisdiction of this court is ousted under the express provisions of Article 212 of the Constitutions.

ON FACTS

- 1. Para -1 of the facts pertain to record, hence needs no comments.
- 2. Para -2 of the facts is correct up to the extent that, the petitioner was appointed in the project purely on contract/Temporary basis on fixed salary till the completion of the project, the terms and conditions of the service set forth with the petitioners clearly state that the appointment as I.T Teacher offered to the petitioners will not confer any rights of regular appointment /absorption against the said post or any post, nor will their service counted towards seniority/promotion/pension or gratuity and also the contract service can be terminated on 14 days salary in lieu thereof on winding of the project as the service of the petitioners were terminated on 30.06.2009.
- **3.** Para-3 is also correct that after completion of the project, the services of all I.T Teachers were discontinued and after discontinuation, the colleagues of the petitioner filed a W.P No.2380/2009 which was disposed off with the directions as under.

"Vide details judgment of today placed in W.P 2001/2009 we in the circumstances has no option but to direct the respondents to treat the petitioner as regular employees from the date their service were terminated /discontinued and their inter se seniority be determined by the competent authority strictly in accordance with law and the rules on the subject. Formal orders in this regards be also issued FILED TODAY

09 FEB 2023

3 (29)

.However they will not be entitled to back benefits as they have not served the department. This writ petition is disposed of in above terms".

4. Para -4 is correct, to the extent of the W.P 530-M/2016, which was allowed by this Honorable Court vide judgment dated 13-07-2017, without calling/ submitting of comments from the official respondents, with the direction to the respondents to treat the petitioner as regular employee from the date of his service was discontinued. In compliance of the ibid judgment, the petitioner was regularized with effect from 01-07-2009, without back benefits under the Khyber Pakhtunkhwa (Employees regularization of services) Act, 2009.and as per section -4 of the (Employees regularization of services) Act, 2009, seniority has been given to the petitioner as per law, thus on the basis of seniority cum fitness, the petitioner has been promoted to next higher scale SS-IT BPS-17 vide promotion order dated 17-04-2019.

(Copy of the regularization Act 2009 is attached as "A" Copy of the promotion order along with charge report of the petitioner is attached as "B").

- **5.** Para-5 is also correct and further stated that in compliance of the Judgment in W.P 530-M/2016, dated 13-07-2017, the petitioner has been regularized vide No.3286-93 dated 16-06-2017 with effect from 01-07-2009, without back benefits.
- **6.** Para-6 of the facts pertains to record, however the petitioner has been regularized w.e.f 01-07-2009, and on the basis of seniority cum fitness, he has been promoted from SST-IT BPS-16 to SS-IT BPS-17.
- 7. Para-7 of the facts pertains to record. Details have been submitted in the facts above.
- 8. Para-8 of the facts is incorrect, hence denied and further stated that petitioner is neither eligible nor entitled for annual increments along with adhoc allowances from 2006 to 2009, because he was

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appointed on contract basis on fixed pay as IT Teacher by Directorate of Information Technology Government of NWFP vide appointment order dated 26-09-2016, and the petitioner had served the department till 30-06-2009 on contract basis/ fixed pay while he had been benefited in shape of salaries in the project Tenure. However, in compliance of the judgment dated 13-07-2017, in W.P 530-M/2016, he was regularized vide order dated 16-06-2017, w.e.f 01-07-2009, thus on the basis of seniority cum fitness, he has also been promoted to, SS-IT BPS-17. It is further stated that, being a civil servant petitioner have two alternate remedies in shape of filing of appeal/representation for redressal of their grievances (if any) if not decided, then the learned service tribunal has the exclusive domain to resolve the matter founded in terms and conditions of the service.

GROUNDS

- A) Incorrect hence denied. Further stated that the petitioners were appointed to the post of I.T Teacher on fixed pay/contract base in the aforementioned project, and they all also get the benefits during the contractual period, hence not entitled for back benefits.
- B) Detail reply has been submitted in the above Para's.
- C) Detail reply has been submitted in the above Para's.
- **D)** Correct that as per courts judgments in C.A 113-P/2013 the petitioners were reinstated w.e.f 01-07-2009 and were placed in the seniority list, in which the petitioner has been promoted to the post of Subject Specialist I.T BPS-17.

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- **E)** In correct. The petitioner is not entitled for annual increments along with adhoc relief, as he was on contract/ fixed pay in the period between, 2006 to 2009. However he was regularized w.e.f 01-07-2009, thus entitled for the annual increment for the year 2010, so granted.
- **F)** Incorrect. Hence denied. Detail reply has been submitted in the above Para's.
- **G)** Legal, however, the respondents also seeks permission to submit additional grounds, case law and additional documents at the time of the arguments on the date fixed please.

It is, therefore, humbly prayed that on acceptance of the above submission, the instant writ petition may very graciously be dismissed in favor of the answering respondents with cost.

<u>Director</u>

Elementary and secondary education Peshawar Khyber Pakhtoon Khwa Peshawar Respondent No. 4

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BEFORE THE PESHAWAR I



علویت یا سنان 15101-0882586-3 مین ارد این در این کاری مدات اردمان

WP No.944-M/2022

Zia Ur Rehman (SS-IT, BPS-17) S/O Atiq Ur Rehman, Kronners (Petitioner)

Versus

- 1, Government of KPK through Secretary Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Secretary Information and Technology Govt of Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary Finance, Khyber Pakhtunkhwa Peshawar.
- 4. Director, Elementary and secondary Education Khyber Pakhtunkhwa Peshawar.
- 5. District Education Officer (M) Buner. And one other.

(Respondents)

Affidavit

I, Ubaid Ur Rehman, Superintendent O/O the DEO Male Bunir, 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 August court.

Identified by Asst; Advocate General Khyber Paktunkhwa DarulQaza Swat. Deponent
Ubiar Ur Rehman
18101-0883586-3

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09\FEB 2023

Additional Registrar

S.No. 622 Certified that the above was verified on Solemn affirmation before me on this 64-day of 62023 by Wall for the following Rio Sio Hideful M. Richard Rio who was Identified to the solemn of the Richard Rio who was Identified to the solemn of the Richard Rio who was Identified to the solemn of the Richard Rio Richard Richa

Oath Commissioner
Pashawar High Court
Mingera Bansh/Paraul-Qaza, Swat.

Q (1)

AUTHORITY LETTER

Mr. **Ubaid Ur Rehman**, **Superintendent O/O the DEO Male Bunir**, **is** hereby authorized to submit the comments / reply in the writ petition No.944-M/2022.

Title: Zia Ur Rehman v/s Govt etc Dir Lower On behalf of the undersigned.

Director

Elementary and secondary education Peshawar Khyber Pakhtoon Khwa Peshawar Respondent No. 4

8 (26)

THE ¹[KHYBER PAKHTUNKHWA] EMPLOYEES (REGULARIZATION OF SERVICES) ACT, 2009. (²[KHYBER PAKHTUNKHWA] ACT NO. XVI OF 2009)

CONTENTS

PREAMBLE

SECTIONS

- 1. Short title and commencement.
- 2. Definitions.
- 3. Regularization of services of certain employees.
- 4. Determination of seniority.
- 4A. Overriding effect.
- 5. Repeal.

C.T.C.

THE 1[KHYBER PAKHTUNKHWA] EMPLOYEES (REGULARIZATION OF SERVICES) ACT, 2009. (²[KHYBER PAKHTUNKHWA] ACT NO. XVI OF 2009)

[First published after having received the assent of the Governor of the ³[Khyber Pakhtunkhwa] in the Gazette of [Khyber Pakhtunkhwa] (Extraordinary), dated the 24th October, 2009]

AN ACT

to provide for the regularization of the services of certain employees appointed on adhoc or contract basis.

WHEREAS it is expedient to provide for the regularization of the services of certain employees appointed on adhoc or contract basis, in the public interest, for the purposes hereinafter appearing;

It is hereby enacted as follows:-

- Short title and commencement.---(1) This Act may be called the ⁵[Khyber Pakhtunkhwa] Employees (Regularization of Services) Act, 2009.
 - (2) It shall come into force at once.
- <u>Definitions.</u>---(1) In this Act, unless the context otherwise requires,-2.
 - "Commission" means the ⁶[Khyber Pakhtunkhwa] Public (a) Service Commission;
 - "contract appointment" means appointment of a duly qualified (aa) person made otherwise than in accordance with the prescribed method of recruitment;
 - "employee" means an adhoc or a contract employee appointed (b) by Government on adhoc or contract basis or second shift/night shift but does not include the employees for project post or appointed on work charge basis or who are paid out of contingencies;

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

C. T. C. January

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

²Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhmnkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

(20)

- (c) "Government" means the Government of the [Khyber Pakhtunkhwa];
- (d) "Government Department" means any department constituted under rule 3 of the ²[Khyber Pakhtunkhwa] Government Rules of Business, 1985, and does not include any section of a Department or an organization which is federally funded;
- (e) "law or rule" means the law or rule for the time being in force governing the selection and appointment of civil servants; and
- (f) "post" means a post under Government or in connection with the affairs of Government to be filled in on the recommendation of the Commission.
- (2) The expressions "adhoc or contract appointment" and "civil servant" shall have the same meanings as respectively assigned to them in the ³[Khyber Pakhtunkhwa] Civil Servants Act, 1973 (⁴[Khyber Pakhtunkhwa] Act No. XVIII of 1973).
- 3. Regularization of services of certain employees.—All employees including recommendees of the High Court appointed on contract or adhoc basis and holding that post on 31st December, 2008 or till the commencement of this Act shall be deemed to have been validly appointed on regular basis having the same qualification and experience for a regular post:

Provided that the service promotion quota of all service cadres shall not be affected.

- 4. <u>Determination of seniority.</u>—(1) The employees whose services are regularized under this Act or in the process of attaining service at the commencement of this Act shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of this Act, and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.
- (2) The seniority interse of the employees, whose services are regularized under this Act within the same service or cadre, shall be determined on the basis of their continuous officiation in such service or cadre:

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Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

²Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

⁴Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011



Provided that if the date of continuous officiation in the case of two or more employees is the same, the employee older in age shall rank senior to the younger one.

- 4A. Overriding effect.—Notwithstanding any thing to the contrary contained in any other law or rule for the time being in force, the provisions of this Act shall have an overriding effect and the provisions of any such law or rule to the extent of inconsistency to this Act shall cease to have effect.
- 5. <u>Repeal.</u>—The North-West Frontier Province Employees (Regularization of Services) Ordinance, 2009 (N.-W.F.P. Ordinance No. VII of 2009) is hereby repealed.

C To a family



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the 17.04.2019

NOTIFICATION

No.SO(PE)/2-6/DPCMeeting/SST(IT)-SS (IT)/2018: On the recommendations of the Departmental Promotion Committee, the Competent Authority (Chief Secretary, Khyber Pakhtunkhwa) is pleased to promote the following Fifty Seven (57) Male Secondary School Teachers Information Technology (SST-IT BS-16) to the post of Subject Specialists Information Technology (SS-IT BS-17) on regular basis with immediate effect:-

S.No	Name and designation	Proposed Place of Posting	Remarks
1	Muhammad Yousaf S/O Noor Muhammad, SST (IT) BS-16, GHS Landi Baloch FR D.I Khan	SS-IT BS-17 GHSS Ketch D.I Khan	Against vacant post
2	Irshad Ali S/O Marazai Khan, SST (IT) BS-16, GHS Raghagan Tribal District Bajaur	SS-IT BS-17 GHSS Ouch Dir Lower	Against vacant post
3	Muhammad Riaz S/O Wilayat Sher, SST (IT) BS- 16, GHS Haji Yar Jan Kalay Tribal District Mohmand	SS-IT BS-17 GHSS Matta Mughal Khel Shabqadar Charsada	Against vacant post
4	Fida Muhammad Khan S/O Niaz Muhammad SST (IT) BS-16, GHS Darazinda Tribal District FR DI Khan	SS-IT BS-17 GHSS No.2 DI Khan	Against vacant post
5	Ajmal Khan S/O Abdul Kabir Khan SST (IT) BS- 16, GHS Dherakai Tribal District Bajaur	SS-IT BS-17 GHSS Saddo Dir Lower	Against vacant post
6	Jehangir Khan S/O Abdul Malik SST (IT) BS-16, GHS Ekka Ghund Tribal District Mohamand	SS-IT BS-17 GHSS Hasanzai Charsada	Against vacant post
7	Taj Muhammad S/O Said Ahmad SST (IT) BS-16 GHS Ladha Tribal District SW	SS-IT BS-17 GHSS Shore Kot D.I Khan	Against vacant post
8	Aman Ullah S/O Samin Ullah SST (IT) BS-16, GHS No. 2 Jamrud Tribal District Khyber	SS-IT BS-17 GHSS Sufaid Sung Peshawar	Against vacant post
9	Ifthikhar Ahmad S/O Khan Muhammad SST (IT) BS-16, GHS Kanigurram Tribal District SW	SS-IT BS-17 GHSS Kurai D.I Khan	Against vacant post
10	Sahib Zada S/O Muhammad Aslam SST (IT) BS- 16, GHS Tappi NW Tribal District	SS-IT BS-17 GHSS Mandhra Kalan D.I Khan	Against vacant post
11	Tufail Muhammad S/O Mir Was Khan, GHS Shamshatoo Tribal District FR Peshawar	SS-IT BS-17 GTHSS Gulbahar Peshawar.	Against vacant post
12	Imran Ahmad S/O Manzoor Ali SST (IT) BS-16, GSMZHSS Samabadaber Tribal District FR Peshawar	SS-IT BS-17 GHSS Adezai Peshawar	Against vacant post
13	Lal Rahman S/O Hazrat Rahman SST (IT) BS-16, GHS Khar Tribal District Bajaur	SS-IT BS-17 GHSS Munda Dir Lower	Against vacant post
14	Kamal Khan S/O Rahim Khan SST (IT) BS-16, GHS Shewa Tribal District NW	SS-IT BS-17 GHSS Darsamand Hangu	Against vacant post
15	Mukhtar Nawaz S/O Gul Nawaz Khan SST (IT) BS-16, GHSS Eidak Tribal District NW	SS-IT BS-17 GHSS Eidak NW Tribal District	Against vacant post
16	Muhammad Tayyeb S/O Gul Mat Khan SST (IT) BS-16, GHS Jana Kor Tribal District FR Peshawar.	SS-IT BS-17 GHSS Urmar Payan Peshawar	Against vacant post
17	Said Muhammad Khan S/O Ahmad Khan SST (IT) BS-16, GCMHS Landi Kotal Tribal District Khyber	SS-IT BS-17 GHSS Wazir Bagh Peshawar	Against vacant post
18	Ibrahim S/O Sarwar Khan SST (IT) BS-16 , GHSS Gardai Tribal District Bajaur	SS-IT BS-17 GHSS Takht Bhai Mardan	Against vacant post
19	Syed Salah Uddin S/O Syed Aziz Ullah SST (IT) BS-16, GHS Kotki Charmang Tribal District Bajaur	SS-IT BS-17 GHSS Daag Peshawar	Against vacant post
20	Muhammad Ramzan S/O Dilawar Khan SST (IT) BS-16, GHS No. 2 Paharpur D.I Khan	SS-IT BS-17 GHSS Kachi Paind Khan DI Khan	Against vacant post
21	Mati Ullah S/O Nawaz Khan SST (IT) BS-16, GHS Titter Khel Lakki Marwat	SS-IT BS-17 GHSS No 3 D.I Khan	Against vacant post
22	Asif Iqbal S/O Muhammad Iqbal SST (IT) BS-16, GHS Julagram Malakand	SS-IT BS-17 GHSS Mian Brangola Malakand	Against vacant post

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23	Iqbal Amin S/O Muhammad Zamin Khan SST (IT) BS-16, GHS Ghalegay Swat	SS-IT BS-17 GHSS Shamozi Swat	Against vacant post
- 24	Abdullah Khan S/O Gul Nawaz SST (IT) BS-16, GSMGHS Lakki Marwat	SS-IT BS-17 GHSS Masha Mansoor Lakki Marwat	Against vacant post
25	Sajjad Haider S/O Hameed Ullah SST (IT) BS-16, GHSS Pir Abad Mardan	SS-IT BS-17 GHSS Dheri Likpani Mardan	Against vacant post
26	Sarfaraz Ahmad S/O Mushtaq Ahmad SST (IT) BS-16, GHS Oghi Mansehra	SS-IT BS-17 GHSS Shergarh Mansehra	Against vacant post
27	Saeed Anwar S/O Muhammad Anwar SST (IT) BS-16, GHS No 02 Haripur	SS-IT BS-17 GCMHSS No. 1 Haripur	Against vacant post
28	Zahid Rafiq S/O Muhammad Rafiq SST (IT) BS- 16, GHS Balakot Mansehra	SS-IT BS-17 GHSS Dodhial Mansehra	Against vacant post
29	Muhammad Zaman S/O Siffat Khan SST (IT) BS-16, GHS Gara Baloch Tank	SS-IT BS-17 GHSS Mullazai Tank	Against vacant post
30	Saeed Khan S/O Faridoon SST (IT) BS-16, GHS Khwazakhela Swat	SS-IT BS-17 GHSS Barikot Swat	Against vacant post
31	Ijaz Ahmad S/O Ghiyas Ahmad SST (IT) BS-16, GCMHS Akora Khattak Nowshera Bashir Ahmad S/O Noor Zaman SST (IT) BS-16,	SS-IT BS-17 GHSS Risal Pur Cantt Nowshera	Against vacant post
32	GCMHS Timergara Dir Lower Muhammad Azhar S/O Sikandar Hayat SST (IT)	SS-IT BS-17 GHSS Sarai Bala Dir Lower	Against vacant post
(33)	BS-16, GHSS Ziarat Talash Dir Lower Syed Muhammad Khalid S/O Syed Muhammad	SS-IT BS-17 GHSS Ziarat Talash Dir Lower	Already occupied
34	Shafiq SST (IT) BS-16, GHS Badaber Peshawar Adnan Zafar S/O Lutf Ur Rahman SST (IT) BS-16	SS-IT BS-17 GHSS Hazar Khwani Peshawar	Against vacant post
35	GHS Jalbai Swabi Navid Ahmad S/O Zain Ul Abideen SST (IT) BS-	SS-IT BS-17 GHSS Jahangira Swabi	Against vacant post
36	16, GCMHS Alpuri Shangla Farrukh Sair S/O Muhammad Yousaf SST (IT) BS-	SS-IT BS-17 GHSS Sandovi Shangla	Against vacant post
37	16, GHS Haji Zai Charsada Roohullah Jan S/O Ghulam Wahid Jan SST (IT)	SS-IT BS-17 GHSS Shaikhan Peshawar SS-IT BS-17 GHSS Haya Seri Dir	Against vacant post
38	BS-16, GHSS Haya Seri Dir Lower Akhtar Zaman S/O Gul Zaman SST (IT) BS-16,	Lower SS-IT BS-17 GHSS Mohri Badbain	Already occupied
40	GHS Rajoya Abbotabad Haroon Abbas S/O Muhammad Ghani SST (IT)	Abbottabad	Against vacant post
41	BS-16, GHS Sabir Abad Karak Syed Husnain Ali Shah S/O Syed Noor Ahmed SST	SS-IT BS-17 GHSS Jandri Karak	Against vacant post
	(IT) BS-16, GHSS Boi Abbotabad Hafiz Mubashir Zia Qureshi S/O Zia Ur Rehman	SS-IT BS-17 GHSS Boi Abbotabad	Against vacant post
42	Qureshi SST (IT) BS-16, GHSS Bandi Dhundan Abbottabad	SS-IT BS-17 GHSS Rich Bhen Abbottabad	Against vacant post
43	Absar Ahmad S/O Attiq Ahmad SST (IT) BS-16, GHS Baja Sawabi	SS-IT BS-17 GHSS Bamkhel Swabi	Against vacant post
(44)	Zia Ur Rehman S/O Attiq Ur Rahman SST (IT) BS- 16, GHSS Gagra Bunir	SS-IT BS-17 GHSS Gagra Buner	Already occupied
45	Muhammad Ikram S/O Gul Amin Khan SST (IT) BS-16, GZSHS Dargai Malakand	SS-IT BS-17 GHSS Ghani Dherai Malakand	Against vacant post
46	Muhammad Khan S/O Khan Badshah SST (IT) BS- 16, GHSS Wari Dir Upper	SS-IT BS-17 GHSS Wari Dir Upper	Already occupied
47	Muhammad Abdullah S/O Fazal Muhammad SST (IT) BS-16, GHS Manki Swabi	SS-IT BS-17 GHSS Ayub Khan Kalli Swabi	Against vacant post
48	Said Akram S/O Muhammad Aslam SST (IT) BS- 16, GHS Ganderi Khattak Karak	SS-IT BS-17 GHSS Karak City	Against vacant post
49	Noor Nawaz Khan S/O Muhammad Nawaz SST (IT) BS-16, GHS No .04 Mingora Swat	SS-IT BS-17 GHSS Dherai Swat	Against vacant post
50	Muhammad Irshad S/O Arif Khan SST (IT) BS-16 GHS Bodla Abbottabad	SS-IT BS-17 GHSS Nagri Bala Abbottabad	Against vacant post
51	Muhammad Irfan Khan S/O Ghulam Hussain SST (IT) BS-16, GHS Paniala DI Khan	SS-IT BS-17 GHSS No. 4 DI Khan	Against vacant post
52	Muhammad Asim S/O Malik Aman SST (IT) BS- 16, GHSS Tarakai Swabi	SS-IT BS-17 GHSS Tarakai Swabi	Against vacant post
53	Zia Ullah S/O Sami Ul Haq SST (IT) BS-16, GHS Lakarai Tribal District Mohmand	SS-IT BS-17 GHSS Tarnab Charsada	Against vacant post
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54	Shahid Khan S/O Shah Jehan SST (IT) BS-16, GHSS Ghalanai Mohmand Tribal District	SS-IT BS-17 GHSS Prang Char Mohmand Tribal District	Against vacant post
. 55	Khalid Khan S/O Ajab Khan SST (IT) BS-16, GHS Pandialai Tribal District Mohmand	SS-IT BS-17 GHSS No. 1 Charsadda	Against vacant post
56	Muhammad Ayaz S/O Ghuncha Gul SST (IT) BS- 16, GHS Dab Kor Tribal District Mohmand	SS-IT BS-17 GHSS Gari Sherdad Peshawar	Against vacant post
57	Qaim Hussain S/O Muhammad Ali SST (IT) BS-16 , GHS Mali Kali Tribal District Kurram	SS-IT BS-17 GHSS Ali Zai Lower Kurram	Against vacant post

2. On their promotion the Subject Specialists (SS) concerned will be on probation for a period of one year, extendable for another one year as specified in Rule-15 of Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion and transfer) Rules, 1989, if not terminated through specific order.

SECRETARY .

Endst. No. & date as above.

- 1. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
- 2. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
- 3. The Accountant General Khyber Pakhtunkhwa, Peshawar.
- 4. PSO to Chief Secretary to Govt. of Khyber Pakhtunkhwa.
- 5. PSO to Additional Chief Secretary FATA.
- 6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
- 7. The Director ESRU, Khyber Pakhtunkhwa.
- 8. The Director Education, Newly Merged Tribal Districts, Warsak Road Peshawar.
- 9. The Section Officers (Schools Male/ Female), E&SE Department.
- 10. The Deputy Director EMIS, E&SE Department, with a request to upload this notification of E&SE Department website (www.kpese.gov.pk).
- 11. The District Education Officers (M), Elementary & Secondary Education concerned.
- 12. The District Accounts Officers concerned.
- 13. PS to Secretary E&SE Department.

CALMAND

- 14. PS to Special Secretary, E&SE Department.
- 15. All Principals concerned.
- Officers concerned.

17. Office File.

SECTION OFFICER (PRIMARY)

CHARGE REPORT

Certified that Mr, Zia Ur Rahman who has been adjusted as SS IT Teacher in (BPS-16) at GHSS Gagra Buner against vacant post SS IT Teacher BPS-17 vide DEO (M) Buner Endost No. 4327-33 dated 21-7-2017.

He took over charge as SS IT Teacher at GHSS Gagra on 21-7-2017 F/Noon.

PRINCIPAL GHSS GAGRA DISTRICT BUNER

No. 2170-73 dated 21-07-12017.

Copy forwarded for information to the

- 1. Director (E & SE) KPK Peshawar.
- 2. District Education Officer Buner.
- 3. District Accounts Officer Buner at Daggar.
- 4. Official concerned.

PRINCIPA

GHSS GAGRA

DISTRICT BUNER

DIRECTORATE OF INFORMATION TECHNOLOGY GOVERNMENT OF NWFP

Dated: September 26 2006

Office Memo

No. Directorate-NWFP/ Projects/ Appointment/06/21

In pursuance of the office order vide No. Directorate-NWFP/ Projects/ Appointment/06/378 the following newly appointed IT Teachers for the project titled as "Establishment of One Science & One Computer Lab in Schools/Colleges of NWFP" are herby posted according to following schedule. The terms and conditions will remain same as already mentioned in IT Teachers appointment letter.

S-				10000000000000000000000000000000000000
No	Name	Father Name	District	Schöol School
1	Zia Ur Rehman	Atig ur Rehman	Buner	Govt Higher Secondary School Jowar
			! !	Govt Higher Secondary School
2	Muhammad Tahir	Sahibzada	Buner	Nawagai
<u>.</u> چ	Waqar Ali Shah	Zarın Shah	Buner	Govt Higher Secondary School Amanawar
4	Haleem ur Rashid	Afsar Khan	Swat	Govt Higher Secondary School Labat
5	Adnan Zeb	Altaf Hussein	Swat	Govt Higher Secondary School Kabal
6	Shah Faisal	Syed Akram Shah	Swat	Govt High School Kalam
7	Imtiaz Akbar	Akbar Ali	Swat	Govt High School Mingora
8	<u>. Mu</u> ḥamamd Ayaz	, Said Usman	Swat	Govt High School Totano Bandai
9	Majeed Ullah	Ghani Rehman	Shangla	Govt High School Sandoi
10	Intikhab Ullah	Ghulam Nazar	Upper Dir	Govt High School Ganori
111	Muhammad Khan	Khan Badshah	Upper Dir	Govt Higher Secondary School Warai
12	Roohullah Jan	Ghulam Wahid Jan	Lower Dir	Govt Higher Secondary School Haya Sarai
13	Mian Said Wahab	Noor ul Wahab	Lower Dir	Govt High School Asbanr
1	Nawsher Khan	Amir Khan	Lower Dir	Govt Higher Secondary School Samar Bagh
15	1	Sikandar Hayat	Lower Dir	Govt Higher Secondary School Ziarat Talash
16	Sher Zaman Khan	Qurasam Khan	Malakand	Govt High School Malakand
17	 Sohail Irfan	Mohammad Ayub	 Swabi	Govt Higher Secondary School Zarobai

Muhammad Sarwar Gondal

Director-IT.

9217607

Copy forwarded for information to:-

- 1. Concerned Principals/Headmasters.
- 2. PS to Secretary, S & L Department.
- 3. P.S. to Secretary, ST&IT Department, Govt. of NWFP.

Concerned IT Teachers with direction to report the concerned Principals/

Headmasters with intimation to this office.

Muhammad Sarwar Gondal

Director-IT 091 - 9217607





BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P.No. 2380 12009

- 1. Muhammad Azhar (Ex IT) Teacher GHS Ziarat Talash Lower Dir.
- Rooh-ullah Jan (Ex IT) Teacher
 GHS Haya Sarai Lower Dir.
- Muhammad Khan (Ex IT) Teacher
 GHS Warai Dir Upper.
- Sohail Irfan (Ex-IT) Teacher
 GHS Zarobi District Swabi.
 - 5. Mian Said Wahab (Ex-IT) Teacher GHS Asbanar Dir Lower.
 - 6. Mukhtiar (Ex-IT) Teacher GHSS Amnawar Buner
 - Haleem-ur-Rashid Ex IT) Teacher GHSS Kabal District Swat.

...Petitioners

<u>Versus</u>

- Govt. of NWFP Secretary Information Technology (IT) Peshawar.
- Secretary Elementary & Secondary Education NWFP, Peshawar.
- Secretary to Govt. of NWFP Finance Department, Peshawar

Director Elementary & Secondary Education NWFP, Peshawar.

ATTESTED TO BE TRUE COPY Att961ed

It is therefore, prayed that on acceptance of this Writ Petition the act of the respondents through which they have terminated the contract of the without unlawful illegal petitioners being authority/jurisdiction, based on malafide intention and also being discriminatory in nature may please be set-aside and instead of terminating the contract of the petitioners the petitioners services may gard please be regularized accordingly as to the other IT Teachers appointed by the Directorate of School and Literacy NWFP, Peshawar

Interim Relief

It is further prayed that the respondents may please be directed not to fill the posts, upon which the petitioners were working before the expiry of their contract till the final disposal of the above noted Writ Petition.

Through

Ghulam Nabi Advocate, Peshawar

Certificate:

Certified that no Writ Petition has earlier been filed by the petitioner on the above subject before this Honourable Court.

List of Books

- Constitution of Islamic Republic of Pakistan, 1973.
- Any other law books as per need.

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Advocate

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PESHAWAR HIGH COURT MINGORA BENCH (DAR-UL-QAZA), SWAT

JUDICIAL DEPARTMENT

JUDGMENT SHEET

Writ Petition No. 2380/2009.

Date of Hearing: 17.5.2012.

Muhammad Azhar & others) by Mr. Ghulam /

Respondent: (Grove of MWFP& Shus) by M. Theramullah Di

MAZHAR ALAM KHAN MIANKHEL, J.-

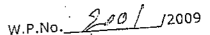
detailed judgment of today placed in writ petition No. 2001 of 2009. We in the circumstances have no option but to direct the respondents to treat the petitioners as regular employees from the date, their services were terminated/discontinued and their inter se seniority be determined by the competent authority strictly in accordance with law and the rules on the subject. Formal orders in this regard be also issued. However, they will not be entitled to back benefits as they have not served the department. disposed of in above terms Sy_ sen 2hor

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BEFORE THE PESHAWAR HIGH COURT, PESHAWAR



- Iftikhar Hussain (Ex- Veterinary Assistant)
- 2. Subhanullah (Ex- Veterinary Assistant)
- 3. Zia-ul-Haq (Ex-Veterinary Assistant)
- 4. Nasar Khan (Ex-Veterinary Assistant)
- 5. Sher Bahadar (Ex-Chowkidar)
- 6. Ikramullah (Ex-Chowkidar)
- 7. Naveed Khan (Ex-Chowkidar)
- 8. Nasrullah (Ex-Chowkidar)......Petitioners

Versus .

- J Govt. of NWFP through Secretary Livestock and Diary Development Peshawar.
- ✓ Govt. of NWFP through Secretary Finance Department, Peshawar.
- Director Livestock & Diary Development NWFP, Peshawar.
- 4. J Accountant General NWFP, Peshawar.
- 5. J District Coordination Officer, Malakand Agency
- 6. District Livestock Officer at Malakand Agency al. Batkhela.
- Ihsanullah Veterinary Assistant Civil Veterinary Dispensary Mayar
 Sakhakot Malakand Agency.

.....Respondents

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from their posts, being illegal unlawful without authority and jurisdiction and based on the malafide intentions of the respondents departments be setaside and the respondents be directed to allow the petitioners to carry on their services on permanent/regular basis at the posts which have been created by the Finance Department on 14.4.2009.

Interim Relief:

It is further prayed that the respondents department directed not to fill the post of the petitioners through any recruitment/appointment of transfer till the final disposal of the above noted Writ Petition and transfer order/dated 30.07.2009 may please be suspended.

Through

Petitioners

Ghulam Nabi Advocate, Peshawar

Certificate

Certified that no Writ Petition has earlier been filed by the petitioner on the above subject before this Honourable Court

List of Books

- Constitution of Islamic Republic of Pakistan, 1973.
- 2. Any other law books as per need.

Helved

Advocate

Daputy Registrar 08 AUG-2009

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A (N)

SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judicial Department)

W.P. No.2001 /2009

JUDGMENT

Date of hearing: 17.5.2012.

Appellant-Petitioner (Iffikhas Hussain 7 Others) by Mr. Chulan Na Achoe.

Respondent (Govt of New FP 4 Others) by Mr. Ideramula like AA4.

MAZHAR ALAM KHAN MIANKREL, J.- Through this single judgment in writ petition No. 2001 of 2009 Iftikhar Hussain etc. versus Government of N.W.F.P through Secretary Livestock & Dairy Development, Peshawar, we also want to dispose of writ petition No. 2380 of 2009 with the title of Muhammad Azhar versus Government of N.W.F.P having the common question of law involved in both the writ petitions.

Petitioners in the first writ petition were appointed in the year 2007 on contract basis in a project on different posts appearing against their names in the title of writ petition. Their contracts were accordingly renewed, but the petitioners were served with a notice dated 05.06.2009 that their services would no more be required after 30.06.2009. The petitioners have asked for issuance of an appropriate writ by declaring the said notice of termination of their services to be illegal, unlawful, without lawful authority and jurisdiction having been based on malafide oΓ respondents/Department. They further sought direction

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that the respondents be directed to allow the petitioners to continue with their services on permanent/regular basis at their respective posts, which have been created by the Finance Department on 14.04.2009.

Whereas the petitioners in the connected W.P. No. 2380 of 2009 have alleged that they were appointed on 15.9.2006 by the Directorate of Information Technology N.W.F.P. Peshawar on contract basis as I.T. Teacher in the Project with the title of "Establishment of one Science and one Computer Lab in the School/College of N.W.F.P". Their contracts were time and again extended by the , competent authority and lastly their contracts were extended from 01.07.2008 to 30.06.2009, but later on they were told that their contracts would not be renewed after 30th June, 2009. Their representations to the highups turned in futile. Besides their appointments, Schools & Literacy Department of Government of N.W.F.P had also appointed many I.T. and S.T. Teachers on contract basis on different projects having the same nature of job as the petitioners were performing, but the services of employees of Schools & Literacy Department were converted to regular side on contract basis till the arrival selectees of N.W.F.P Public Service Commission on 05.12.2007.

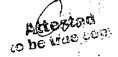
The petitioners through their writ petition have asked for declaration to the effect that the termination of their contracts are illegal, unlawful, without lawful authority and jurisdiction having been based on malafide intention. They further alleged that their termination in

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the circumstances is also discriminatory in nature, as the services of the similarly placed persons of the Schools & Literacy Department were regularized. They have further asked for regularization of their services.

- that the services of many of the contract employees working in different projects were regularized, but the termination of the petitioners from their services is unlawful, without lawful authority and jurisdiction based on malafide which amounts to discrimination and is against the constitutional protection given to the citizen of the country. The learned counsel for the petitioners referred to many judgments of this court as well as of the Apex Court, wherein the contract employees of different projects including the projects of the petitioners in both the writ petitions were regularized.
- As against that the learned A.A.G strongly controverted the arguments of learned counsel for petitioners by submitting that the cases of the petitioners do not fall within the provisions Section-3 of the N.W.F.P (Regularization of Services) Act, 2009 and their services thus cannot be regularized. He further argued that the petitioners were appointed against project posts on contract, cannot be said to have been appointed against regular posts entitling them to claim the benefit under Section-3 of the Act 2009 ibid and requested that their writ petitions being misconceived, be dismissed.







5. Learned counsel for the petitioners and learned

A.A.G for the respondents were heard at length and record of the case was perused with their valuable assistance.

The record of the case would reveal that the 6. petitioners working under the Livestock and Dairy and be Development Secretariat were initially appointed in April 2007as project employees on contract basis till the life of the project under the government of N.W.F.P now Khyber Pukhtunkhwa Finance Department contract policy of the year 2002. Their contracts were renewed time to time and lastly were extended till 30.6.2009. But in the meanwhile vide notice dated 5.6.2009 they were informed that their services would no more be required after 30.6.2009. Besides the above notice, the Finance Department agreed for the creation of eight new posts of different categories, which the petitioners were already occupying and serving there-against on contract in projects and the Secretary Government of N.W.F.P. Agriculture, livestock and Cooperation Department was accordingly informed vide letter dated 14.4.2009. It was further informed that the financial implications involved will be met out from the District budget account -IV during the year 2009-2010. This on the face of it would be sufficient to reflect the malafide intention of the respondents, that the above said posts will be filled by the government to adjust their own blue-eyed at the cost of petitioners, who served the department since 2007 without any complaint their against. Their services in such a situation cannot be

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manner. Besides merits of the case, services of other similarly placed persons were directed by this court to be regularized vide its judgment dated 15.9.2011 in W.P. No. 360 of 2009 "Amir Hussain etc v/s Government & others.

Findings rendered by this court were upheld by the Apex Court vide judgment dated 20.03.2012 in the case of Government of Khyber Pukhtunkhwa Agriculture, Livestock & Cooperation Department, Peshawar v/s Amir Hussain & others.

As far as the petitioners of connected writ petition are concerned, they were appointed on contract, initially for a period of 2-years on 15.9.2006 on the project with the Title of "Establishment of one Science and one Computer Lab in the School/College of N.W.F.P". Latter on their services were extended from 01.07.2008 to 30.06.2009. No doubt, they were project employees on contract for a specific period appointed by Information Technology, but the Education Department had also appointed the similar staff initially on contract and latter on regularized their services by converting their services to regular budget and then regularized their services. The petitioners were also performing alike duties as the employees of Education Department were performing. Regularization of services of Education Department by refusing alike treatment to petitioners would be a discrimination of worst kind. We were also informed that the policy of conversion of I.T. Teachers into Schools &

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literacy Department on regular basis is also under the consideration by the provincial government which is a good gesture.

We in the circumstances have no option but to direct the respondents to treat the petitioners of both the writ petitions as regular employees from the date, their services were terminated/discontinued and their inter se seniority be determined by the competent authority strictly in accordance with law and the rules on the subject. Formal orders in this regard be also issued. However, they will not be entitled to back benefits as they have not served the department. Both the writ petitions are disposed of in above terms

Announced.

Dated: 17.5.2012. Sd - pron 2 had Esle JUDGE

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S.No. 2548

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Name of A. Solley 1969

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BEFORE THE PESHAWAR HIGH COURT, MINGORA BENCH, DAR-UL-QAZA SWAT

Writ Petition No. \$30-M of 2016



A IMMERCABLE

Zia ur Rahman S/o Àtiq ur	Rahman (Ex IT) '	Teacher GHS Jowar, presently village
Bach Katta, District Buner.		<u>Petitioner</u>

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Information Technology (IT) Peshawar.
- 2. Secretary Elementary and Secondary Education Khyber Pakhunkhwa, Peshuwar.
- 3. Secretary to Government Khyber Pakhtoon Khwa Finance Department
 Peshawar.
- 4. Deputy Secretary to Government of Khyber Pakhtoon Khuon Science & Technology and Information Technology.
- 5. Director, Directorate of IT.<u>Respondents</u>

Writ Petition under Article 199 of the Constitution of the Islamic

Republic of Pakistan, 1973.

Respectfully showeth:

Facts:

That the petitioner along with other candidates were appointed accordance with the prescribed method of recruitment by the DS SEP 2016 directorate of Information Technology Government of NWFP vide order dated 26-09-2006 as IT Teachers in different Schools of the



PESHAWAR HIGH COURT, MINGORA BENCH/ DAR UL QAZA, SWAT

FORM OF ORDER SHEET

Court of	
Case No.	
Case No	
Date of Order Order or other Progentings with Di-	

Serial No. of order or proceeding	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.						
1	2	counsel where necessary.						
	13.03.2017	W.P. No. 5	30-M/2016.					
·		Present;	Hafiz Ashfaq Ahmad, Advocate for the petitioner.					
			Mr. Rafiq Ahmad, Astt: Advocate General for the official Respondents.					
	·	MOHAW	IMAD IBRAHIM KHAN, J. Invoking					
		the jurisdic	ction of this Court under Article 199 of the					
		Constitution	of Islamic Republic of Pakistan 1973, Zia-tir-					
		İ	Petitioner herein, has set this prayer:					
			"It is, therefore, humbly prayed that on acceptance of this writ petition the Respondents may kindly be directed to treat the Petitioner as regular employee from the date, his services were terminated/discontinued on the same analogy as that of Writ Petition No. 2380 of 2009.					
,			" Any other remedy, which is just appropriate and officious may also be awarded though not specifically prayed for."					
ĺ		2.	Brief facts of the case are that					
		Petitioner	alongwith other candidates were					
		appointed	by the Directorate of Information					



Technology Government of Pakistan the then NWFP now Khyber Pakhtunkhwa vide the order dated 26.9.2006 as I.T. Teachers in different schools of the province under the project known as "Establishment of one Science and One Computer Lab In School/College of NWFP (Khyber Pakhtunkhwa)". On 21.01.2009, the competent authority was pleased to extent the services of the Petitioner along with other similarly placed persons for a period of one year. In addition to increase of pay to the tune of Rs. 15,000/- per month. But later on Petitioner was informed that his contract would be expired 30.6.2009. Thereafter, similarly placed persons/IT Teachers preferred writ petition bearing No. 2380 of 2009 before this Court which was allowed vide order dated 17.5.2012. On the same analogy another writ petition bearing No. 2001 of 2009 was also given the same freatment by the order dated 17.5.2012.

3. Feeling aggrieved from above-referred judgments of this Court, the Respondents/Department preferred Civil Appeals
Nos. 113-P & 133-P of 2013 before the Handid

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Supreme Court of Pakisian, which was dismissed alongwith so many other identical appeals on 24.02.2016. Now the present Petitioner approached this Court with a lucid request that being similarly placed person/I. Teacher he may be also given alike treatment as like Petitioners of above-referred writ petitions.

4. The Respondents, who accordingly submitted their comments, wherein it has been mentioned that the Petitioner was appointed against the temporary/contract post for a project and on completion of the same, services of the Petitioner alongwith other similarly placed persons were terminated. With adding information that the Petitioner was neither party to the above-that the Petitioner was neither party to the above-referred writ petitions nor comes within the ambit referred with placed persons.

5. Having heard arguments of learned counsel for the for the petitioner in motion and learned A.A.O for the official Respondents, record gone through with their assistance

6. In support of his stance, the learned counsel for the Petitioner relied on 2009 SCMR 1

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Education vs Sameena Parveen and other" and 1996 SCMR-1185-" Hameed Akhtar Niazi vs the Secretary Establishment Division. In the light of these dictums of the Hon'ble Superior Courts emphasized on the legal side that if a Tribunal or Supreme Court decides a point of law relating to the terms and conditions of a civil servant who litigated and there were other civil servants who may not have taken any legal proceedings, in such a case, the dictates of justice and rule of good governance demand that the benefit of the said decision be extended to other civil servants also, who may not be parties to that litigation.

The rebuttal learned A.A.G appearing on behalf of the Official Respondents referred to 2014 PLC (C.S.) 352 " Barkat Ali vs the President/Chief Executive PTCL", 2012 SCMR 1004 " Muhammad Din vs Abdul Ghani" and 2012 MLD 799 " Wajid Aman vs the State and another" and vehemently opposed the request of the Petitioner for the reason that the Petitioner has not come to this Hon'ble Court with clean hands.

8. In the light of the above divergent claims of the parties, the only question falls for

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(S) 82 determination belore this Court as to whether the Petitioner is coming within the category of similarly placed persons as like Petitioners of the above-referred writ petitions or otherwise in the light of dictums of the Hon'ble Supreme Court enunciated by their Lordships in respect of similarly placed persons.

beneficial and take as precedent in favour of those conditions of civil servants, it will also be particular point of law relating to the terms and that it a Tribunal or the Supreme Court decides a judgments, wherein it has been clearly mentioned Hon'ble Supreme Court in the above cited objection has tee need oonis an nouseleof is not entitled to the same relief asked for. This filed by the similarly placed persons, therefore he anoititsq tirw berreferred and ai yrraq a ton sum ronoitito I odi isht si strobnoqeo I gairowanA writ petitions. The only plea advanced by the bidi to stonoiliteAknosted becalq yltalimis tehto extension/increase in pay scale for one year as like order dated 26.9.2006 and was given subsequently Politioner has been appointed as I.T. Teacher vide As there is no denial of the fact that the

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yd brewrol-luq inioq lairstem sidi toom ton bib tud certain judgments of the Hon'ble Superior Courts noqu beilert est and showingth and stso trelied upon odi bougre Aguodi OiA:A boniteet inough argued the persons who were not party to that particular

not be entitled to any back benefits as he has not (Judicial) of this Court, However, Petitioner will to learned Additional nentsigaA noitamitni after receipt of this Court order an subject within a period of one month positively in accordance with law and the rules on the be determined by the comperent authority strictly terminated/discontinued and his inter se seniority regular employee from the date his services were Respondents are directed to treat the Petitioner as is allowed and noitiisq . In view of what has been discussed DanoD adt

Dt. 13.03.2017 pasunouny

served the Department.

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Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar



PH No. 091-9210389, 9210938, 🕻 9210437,9210957, 9210468 Fax 091-9210936 E-mail <u>rafiq_kk851@yahoo.com</u>



NOTIFICATION.

Consequent upon the Judgment of Peshawar High Court, Mingora Bench (DAR-UL-QAZA) Swat dated 13-03-2017 rendered in Writ Petition No. 530-M of 2016, the services in respect of Mr. Zia Ur Rehman S/O Atiq Ur Rehman Ex IT Teacher (BPS-16) working on contract basis at GHSS, Jewar District Buner are hereby regularized against the post of SST-IT (BPS-16) (Rs. 15880-1280-54280) plus usual allowances as admissible under the rules and existing policy of the Provincial Government with effect from 01-07-2009 without back benefits under the Khyber Pakhtunkhwa, Employees (Regularization of service) Act, 2009 on the terms and conditions given at the end of this Notification. Furthermore his services are hereby placed at the disposal of District Education Officer (Male) Buner for further posting against vacant post of SST-TT (BPS-16) with immediate effect.

Terms & Conditions

No TA/DA etc are allowed.

2. Charge report should be sent to all concerned.

3. His service will be considered as regular as per rules/policy of the Provincial Government.

4. His seniority will be determined in accordance with the section 4 of Khyber Pakhtunkhwa

Employees (Regularization of service) Act, 2009. 5. His regularization as SST-IT (BPS-16) as subject to the condition that his academic/ professional certificates/documents must be verified from the concerned authorities by the District Education Officer concerned before payment of his salary.

6. His Services are liable to termination on one month's notice from either side. In case of resignation without notice his one month pay/allowances shall be forfeited the Government.

Endst: No.3326-93 DIRECTOR /F.No.42/SST-IT (BPS-16) Dated Peshawar the 16/6/2017

Copy of the above is to the:-1. Registrar Peshawar High Court (DARA UL QAZA) Mingora Bench Swat.

2. District Education Officer (M) Buner.

3. District Accounts officer Buner.

4. Deputy Director Litigation Local Directorate.

5. Principal concerned.

6. Official concerned.

7. PS to Secretary to Govt. of Khyber Pakhtunkhwa, E&SE Department.

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

9. Master File.

Dy: Director (Eskab) Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

PH No. 091-9225338, 9225339. Fax 091-9225339





In exercise of powers conferred under Sub Section (1) of Section-8 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No.XVIII of 1973) the Tentative Seniority List of SSTs Malé (LT), BPS-16 of Elementary & Secondary Education Department Corrected Upto 2012, is hereby notified for information of all concerned.

> Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No. 1/20-24 File No. 1/SST(IT) /B-16 (M) Seniority

Dated Peshawar the 1/5 /2018.

Compforwarded to the: -

Director Curriculum & Teacher Education Khyber Pakhtunkhwa, Abbottabad.

2. Director Education FATA Khyber Pakhtunkhwa, Peshawar

3. Director PITE Khyber Pakhtunkhwa, Peshawar

4. All District Education Officers (M) in Khyber Pakhtunkhwa

 PS to the Secretary to Goot: Khyber Pakhtunkhwa E&SE Department.
 P/A to Director E&SE Department Khyber Pakhtunkhwa. The Deputy Director(EMISE), E&SE Department, with the request to upload the requisite Seniority List of E&SE Department website (www.kpesc.gov.pk).

8. Master File

Elementary and Secondary Education Khyber Pakhtunkhwa Peshawa

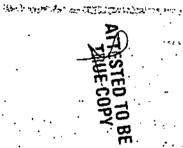




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WC 30	SMIRMAN SOLD MOURED WAS COMERCED S	GHS JANA KOR FR PESHAWAR	1 2011 Y	10.03.1987	FR PESHAWAR	09.02.2008	09.02.2008	然次,然是是
	PERVEZ IN AN SIO SHARIF IN AN SST IT	GHS INAYAT KILLI BAJAUR AGENCY	2017	15.11.1981	BAJAUR AGENCY	09.02.2008	09.02.2008	TO THE REAL PROPERTY.
A 2	YACCOS SST IT BSC BED	GHS DANISH KOOL MOHMAND AGENCY		16.04 1979	BAJAUR AGENCY	09.02.2008	09.02.2008	
C.	LIAZ BAIG KHAN SZO UMAR BAIG KHAN SST IT MSC MED	GHS PIR TANGI FR TANK	はないない。	10.03.1983	SWAT	09.02.2008	09 07 2008	
23	SAID MUHAMMAD KHAN SIO AHMAD KHAN SSTIT MSC MED	GCMHS LANDI KOTAL KHYBER AGENCY	2013	C5.08.1978	KHYBER AGENCY	28.02.2008	28.02.2008	the way and the second
34	IT MSC BED	GHS DAULAT KHAN KORONA FR TANK	2013	01.08.1982	SWA	12.03.2008 ₁₇	12 03 2008	amen a mark of the control of the co
35	IBRAHIM S/O SARWAR KHAN SST IT	GHS GARDAI BAJAUR AGENCY	2013	25.11.1986	BAJAUR AGENCY	04.06.2009	04.06.2009	manage of the state of the stat
36	SYED SALAH UD DIN S/O SYED AZIZ	CHS KOTKI CHARMANG BAJAUR AGENCY.	2011	01.04.1981	BAJAUR AGENCY	04.06.2009	04.06.2009	
WEET.	MUHAMMAD RAMZAN S/O DILAWAR	GHS NO.02 PAHAR PUR DI KHAN	2002	10.03.1978	DI KHAN	01.09.2004	24.10.2009	
38 /	HATTURLAH SIO GUL NAWAZ KHAN SST	GHS TITER KHEL LAKK MARWAT	2000	02.03.1976	LAKO MARWAT	01.09.2004	7 24.10.2009	
. 19	ASIF IOBAL'S/O MUHANMAD IOBAL SST	GHS ATAGRAM MALAKAND	2006	05.05.1977	MALAKAND	29.06.2006	24 10 2009	Control Contro
40	OBAL AMIN KHAN SO MUHAMMAD	GHS GHALEGAY SWAT	2011	25.05.1977	SWAT	15.04.2005	24.10.2009	
A11.	ABDULLAH KHAN S/O GUL NAWAZ SST	GSMGKCMHS LAKKU MARWAT	2010	13.02.1978	LAIGO MARWAT	01.09.2004	24.10.2009	
2	SAJIAD HAIDER SIO HAMEED UILAH	GHSS PIR ABAD MARDAN	2009	02.03 1978	MARDAN	01.09.2004	24.10.2009	
4	SAEED ANWAR SIO MUHAMMAD ANWAR	GHS NO.02 HARIPUR	2008	25.03.1978	HARIPUR	01.09.2004	24.10.2009	
2,43	MUHAMMAD ZAMAN SAO SIFFAT KHAN SST JT MSC MED	GHS GARA BALOCH TANK	2005	15.04.1978	TANK	01.09.2004	24.10.2009	Paragraphic and Miles
(S)	SAEED KHAN SKO FARIDOON SST IT	CHS KHWAZAKHELA SWAT	2011	21.08.1979	SWAT	01.09.2004	24,10,2009	
4 () 4 () 4 ()	AND THE BUT HE SHOWN WAS AND THE	7 7 7 7 9 1 TO 1			tan ayan aha a ay ta ah	•		\$25.0 1,550 <u>-0.00</u>

(8)	Water State		The second secon		er de la lace	12.00.00.00.00.00.00.00.00.00.00.00.00.00		4-7-3-2-4-6	A CATE OF KINE
	SNo	Name and Qualification	School Office	Year of B.Ed	Date of Birth	Donlette		D/o of Appointt /Appr	Romarks
	17:15:21	MSC MED OF THE STATE OF THE STA	GCUHS AKORA KHATTAK NOVISHERA	2007	01.01:1980	NOVSHERA	01.09.2004	or SST IT	
100	13 300	IT MSC MED A SUSTAIN SIX	GOVES TIMERGARA DIR LOWER	2007	C1.(11,195):	DISTONES	15.04.2005	24:0.2009	and the second
	11.00	HAYAT SST IT MSC BED AND ADVAN ZAFAR SID LUTFUR REHMAN!	GHSS ZIARAT TALASH DIR LOWER	2015	01.12.1981	DIR LOWER	26.09.2006	24.10.2009	
てく グージ	, 4. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	SST IT MIT BED NAVID AHMAD SKO ZAIN UL ABIDEEN	GHS (ALBA) SWARI	2012	13.04,1978	SWAB!	01.09.2004	24.10.2009	
	**************************************	SST. IT MIT BED AMAID AU SO SHER BADSHAH SST. IT :	GCMHS ALPURI SHANGLA	2011	01.10.1978	SHANGLA	01.09.2004	24.10.2009	
and the second of the second o	13 152 W	ARRUKH SAIR S/O MUHAMMAD	GHS AMANKOT SWAT	2009	10.00.1979	SWAT	01.09.2004	24.10.2009	
(b)	53Y 24	OUSAF SSTITMSC MED	GHS ASBANR DIR LOWER	2011	01.04.1982	CHARSADDA	10.02.2007	24 10 2009	Mark Manager
3~ @)	1872X	VAHAB SST. IT BIT BED SO CHULAM WAHID SAN SST. IT BIT MED (1985) SHOW THE STREET STREET SAN SST. IT BIT MED (1985) SHOW THE SAN SST. IT BIT SAN SS	GHSS HAYA SERI DIR LOWER	2005	01.04.1971	DR LOWER	26.09.2006	24.10.2009	A CALL TO MAKE THE PARK
255\	ATTENDED !		CHS RAJOYA ABBOTTABAD	2008 2011	01.04.1982 15.03.1983	DIR LOWER	26.09.2008	24 10 2009	
TRUE CO	56 \ S	AROON ABBAS S/O MUHAMMAD GHANI ST (T)	GHSS SABIR ABAD KARAK	2011/5	01.04.1984	ABBOTTABAD	10.02.2007	24.10.2009	with a soul of the sales
977	57 S	YED HUSSIVAIN ALI SHAH SAD SYED OOR AHMAD SHAH SST IT MSC BED	CHSS BO! ABBOTTABAD	2013.	17.08.1974	KARAK ABBOTTABAD	15.02.2007	24,10,2009	
B	58 H	AFIZ MUBASHIR ZIA OURESHI SIO ZIA : R REHMAN OURESHI SST IT MSC MED	GHSS BANDI DHUNDAN ABBOTTABAD	2010	08.11.1974	Marie Carlo State Control	A to a second to the second to	24.10.2009	The second secon
· · · · · · · · · · · · · · · · · · ·	AF	SAR AHMAD S/O ATTIQUE AHMAD	SHS BAJA SWABI			ABBOTTABAD:	01.09.2004	24.10.2009	
	760 Z	A UR REHMAN S/O ATIO LIR REHMAN	HSS GAGRA BUNIR	2011	25.02.1976	SWABI	01.09.2004	24,10,2009	क्षण करा च प्राप्तकृतिका कर्णा क्षण प्रकार कर्णा
	(610 × M	JICHTYAR SIO MAHMOOD ZALSST ITEE	HSS GAGRA BUNIR	2011	77 JULY 1985	BUNIR	25.09.2006	24.10.2009	
	B2	HAMMAD IKRAM SKO GULLAMIN KHAN C	OVT. ZEESHAN SHAHEED HIGH SCHOOL	2011,	The right was a first to the last	BUNR	03.12.2007	24 10 2009	English Atlanta
	\$ 55	TIT MSC BED 3. 1886 STAN BADSHAH	HSS WARI DIR UPPER	2015	AMARAGE CAMERIA	MALAKAND DIR UPPER	01.09.2004	24.10.2009	to the second second
	MU	TOWNS COLUMN TO THE PROPERTY OF THE PROPERTY O	HS MANIO SWABI	2006	**************************************	SWASI	26.09.2006	24.10.2009	
	AFS		HS NAWAKALAY MINGORA SWAT	2012	10.01.1978	SWAT	18.04.2005 26.09.2006	24 10 2009 24 10 2009	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		D AKRAM S/O MUHAMMAD ASLAM IT MIT BED MAKE A MAKE	HS GANDERS HYATTAK KARAR	2007		CARAK	01.09.2004	24.10.2009	
	30 30 15 NAV	WAZ SST IT MIT BEO STATE TO SEE	IS NO.04 MINGORA SWAT	2011	(14.03.1979)	SWAT	09.10.2004	24.10.2009	
٠. كِ	SST	IT MSC BEO	IS BOOLA ASSOTTABAD	2010	02.02.1981	SSOTTABAD	29.06.2006	24.10.2009	
									S 3:



S.No	Name and Qualification	SchoolOffice	Year of B.Ed	Date of Birth	v militaria de la maria	Vale of late	But the of	Jan San Jan Stran
69	SONUL IRFAN SO YURANNAD AYUS	GGE GANDAF GADOON SWABI	THE WAY		Domicile	Appttiin Edu	Appoint:/Appr	Remarks
70	SST IT BSC BED : MCHAYMAD IRFAN KHAN SIO GHULAYI	GHS PAKIALA DI KHAN	20:3	74 03 1973	SVIASI	15.09.2006	24 10 2009	
71. 2	HUSSAIN SSTIT WSC BED AND MALIK AVAN SST	The water and the first of the control of the contr	2305	14.01.1975	DIKHAN	7 01 09 2004	24.10.2009	mary general expensions that is more as
72	T MSC BED) ZIA ULLAH SIO SAMI UL HAO SST IT MSC	GHS TARAKAI SWABI GHS LAKARAI MOHHAND AGENCY	2008	05.04 1979	SWABI	01.09.2004	24 10 2009	
THAT	HAHO KHAN SIO SHAH JEHAN SIT IT.	Mill at Talenta a company and	2011	08 09 (985	MOHMAND AGENCY	12.12.2003	12.12 2009)	in the said section of
10 7 7 7 1 W	ASC MED AUTHANIAD HAYAT SIO MUHAMMAD I	GHS GHALANAI MOHMAND AGENCY GHS KHAR BANAUR AGENCY		15.04 1965	MOHMAND AGENCY	14.12.2009	14,12,2009	
75	AMAN KHAN SST IT HSC HED HAUD KHAN SIO AMB KHAN SST IT	1971-200 and a state of the second second second	2012	02.03.1959	BAJAUR AGENCY	29.09.2010	29.09.20:0	AND
76 3 To M	ISC MED EHROZ KHAN S/O SHAMROZ KHAN	GHS PANDIALAI MOHIVAND AGENCY GHS SUBHAN KHWAR MOHIMAND	2015	21.03 1984	MCHMAND AGENCY	13.09.2011	13.09.2011	
577 B.T.M	ST IT MSC MED UHAMMAD AYAZ SIO GHUNCHA GUU	AGENCY	20112	14.03.1985	MOHMAND AGENCY	13.09.2011	13.09.20111	The way of the said of the sai
78 3 7	AIM HUSSAIN SIO MUHAMMAD ALI SST	GHS DAB KOR MOHMAND AGENCY	2013	THE PERSON NAMED IN	MOHMAND AGENCY	11 09 2011	13.09.2011	
SY SY	ED RAFIO HUSSAIN SIO SYED	GHS MALI KALI KURRAM AGENCY	2013	30.03.1985	KURRAM AGENCY	01.03.2012	01.03.2012	The second second
AS AS	AD ALI SAO SARDAR HUSSAIN SST IT	GHS ZERAN KURRAM AGENCY	2015	01.04,1989	KURRAM AGENCY	01.03.2012	01.03.2012	Same Control of the
MU.	ACHTAR NAWAZ KHAN S/O GUL	SHS KIRAMAN KURRAM ACENCY	2014?	06.02,1983	KURRAM AGENCY	27.03.2012	27.03.2012	The following section of the section
TANKS OF THE STATE	WAZ KOLON SST (T	\$		31.08.1982		4.金龙	N > 0 < 2	OCUMENTS MISSING

CERTIFICATE

Depthy Director (Estato)
E&SE Khyber Pakhtunkhwa
PESHAWAR





S.No	Name of Officers with Qualification	Designa tion & Grade	D/O Birth	Domicile	Date of 1st; Entry in Edu; Deptt;	Reg. Date	Method of recruitment	Place of Posting	Notification No.	Remarks
					on contract basis				CONT. (1. O - (mage / SUTT) / Contract	
1	Shamsul Islam MSC CS	1 .	07-06-1977	Karak	01-10-2004	24-09-2009	By Regularization	GHSS Bogara Karak	SO(G)E/I-85/2009/SITT/Contract dated 26-10-2010	
2	B.Ed. Irshed Ullah MSC,	17) SS-IT (BS-	20-07-1979	Dir Lower	01-10-2004	24-09-2009	By Regularization	GHSS Kherabad Nowshera	SO(G)E/I-85/2009/SITT/Contreact dated 26-10-2010	0 1 144
3	M Phil Edu, M Ed Sajjad Ali M Sc. CS	17) SS-IT (BS-	01-04-1980	Swat	01-10-2004	25-05-2016	By Regularization	GHSS Balogram Swat	SO(G)/E&SE/1-85/SSIT/2016 dated 25-05-2016	Seniority subject to
-	B.Ed. Qayyum Nawaz M.Sc.	17) SS-IT (BS-	04-02-1973	D.J.Khan	01-10-2004	24-09-2009	By Regularization	GHS Abdul Khel DIK	SO(G)E/I-85/2009/SITT/Contreact dated 26-10-2010	<u></u>
	CS B.Ed. M.Ed Muhammad Daud Klian	SS-JT (BS	09-08-1978	Kohat	01-10-2004	25-05-2016	By Regularization	GHSS Gumbat Kohat	SO(G)/E&SE/1-85/SSIT/2016 dated 25-05-2016	Seniority subject to
_	M.Sc. CS B.Ed. Zulfigar Ahmad M.Sc.	17)	27-03-1978	Manschra	01-10-2004	24-09-2009	By Regularization	GHSS Parhina Manselira	SO(G)E/I-85/2009/SITT/Contract dated 26-10-2010	
7	CS B.Ed. Shafqat Hakim M.Sc. CS	17) SS-IT (BS	22-02-1980	Dir Upper	01-10-2004	24-09-2009	By Regularization	GHSS Barawal Dir Upper	SO(G)E/I-85/2009/SITT/Contract dated 26-10-2010	<u> </u>
8 -	B.Ed Muhammad Nazir M.Sc	117)	·	Buner	01-10-2004	25-05-2016	By Regularization	GHSS Ghorghoshtoo,	SO(G)/E&SE/1-85/SSTT/2016 dated	Seniority subject to
9	CS M.Ed. Ikramullah M.Sc. CS	17)	01-12-1980	Lakki Marwat	15-04-2005	25-05-2016	By Regularization	GHSS Serai Naurang Lakki	SO(G)/E&SE/1-85/SSIT/2016 dated	Seniority subject to
10	B.Ed. Subail Ahmad MCS	17)	10-12-1977	Swat	01-16-2004	25-05-2016	By Regularization	GHSS Mingora	SO(G)/E&SE/1-85/SSIT/2016 dated 25-05-2016	Seniority subject to
	M.Ed. Abdul Majid Khan M.Sc	17)	03-02-1979	Mardan	30-04-2005	25-05-2016	By Regularization	Swat GHSS Bughdada Mardan	SO(G)/E&SE/1-85/SSIT/2016 dated 25-05-2016	Semority subject to
	IT B.Ed. Muhammad Pahad	172	03-04-1979	Dir Lower	01-10-2004	24-09-2009	By Regularization	GHSS Lal Qila	SO(G)E/I-85/2009/SITT/Contract dated 26-10-2010	
12	M.Sc. IT B.Ed	17)	04-07-1978	Abbottabad	23-04-2005	24-09-2009	By Regularization	Dir Lower GHSS Lora	SO(G)E/I-85/2009/SITT/Contract dated 26-10-2010	
13	Babar Khan M.Sc. CS B.Ed. Muhammad Hameed	17)	15/01/1971	D.E.Khan	101-10-2004	24-09-2009	By Regularization	Abbottabad GHSS Muryali DJ Khan	SO(G)E/I-85/2009/SUTT/Contract dated 26-10-2010	1



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								_		Remarks
								Place of	Notification No.	
					Date of 1st;	Reg. Date	Memory	Posting		1
	of Coff core	Designa	D/O Birth	Domicile	Entry in		recruitment			
3.No		tien &		ĺ	Edu; Depit;				\	1
	AMIR ORGANICATION	Grade		ļ	on contract					\
	-		ì	ļ	basis				SO(G)/E&SE/1-85/SSIT/2016 dated	Seniority
			Ì		54513		la B autorization	GHSS Garam		subject to
	1				23-04-2005	25-05-2016	By Regularization	Chashma Chitral	25-05-2016 SO(G)/E&SE/1-85/SSTT/2016 dated	Semority
	Abdul Qadir Jan B.Sc.	SS-IT (BS	17-07-1981	Chitral		<u> </u>	By Regularization	GHSS No.1		
15	About Onth Jan 2:50	11	\	Mansehra	01-10-2004	25-05-2016	By Kegmuntanon	Mansehra	25-05-2016 SO(G)/E&SE/1-85/SSIT/2016 dated	Seniority
	B.Ed. Saqib Ali M.Sc. CS B.Ed.	SS-IT (BS	3-11-1976	Mansema			By Regularization	GHSS Kuza		subject to
16	Sagio Air Misc. oc 21-			Mansehra	15-04-2005	25-05-2016	By Keguanisman	Banda Battagram	25-05-2016 SO(G)E/I-85/2009/SITT/Contract	
	Saidul Ibrar B.Sc. CS	SS-IT (BS	03-03-1982	Mailisema		<u> </u>	By Regularization	GSAAH No.1	SO(G)E/1-03/2007	
17		17		Mardan	30-04-2005	24-09-2009	B). VeZum 157	Mardan	dated 26-10-2010 SO(G)/E&SE/1-85/SSIT/2016 dated	Semiority
	B.Ed. Ibzar Muhaiumad MIT,	SS-IT (BS	3-10-01-1980	Majdan	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	<u> </u>	By Regularization	GHSS NO 1 CITY		
18	M.Ed	1.77]	Peshawar	07-07-2006	25-05-2016	Di McZuwa ram.	Peshawar	25-05-2016 SO(SM)E&SED/1-85/SS-lT/2018/1	9
	Adnan Zubair B.Sc	SS-!T (BS	S-27-12-1981	I Canara	İ		By Regularization	GHSS Warana		
19	(C.S)(Non B.Ed)	17)		Karak	27/08/2014	12-02-2019	Act 2018	Karak	dated 12-02-2019 m SO(SM)E&SED/1-85/SS-IT/2018/1	9
	Basir Ullah M.Sc	SS-JT (B	S-11-02-1982	, arox	<u> </u>		By Regularization		dated 12-02-2019	
50	(Scientific Computing)	17)	1-2/1081	Karak	27/08/2014	12-02-2019	Act 2018	Karak		9
21	Naeem Ullah MS	SS-IT (B	S-30/09/1981		·		By Regularization	GHSS Dhalo DI		
2.1	(C.S)B.ED	17)		DIK	27/08/2014	12-02-2019	Act 2018		dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/	19
22	Javed Ahmad M.IT	SS-IT (B	S-01-05-1982	1		- 22 2210	By Regularization	GHSS Qulandi		
	M HD	17)	6) - 1/24/1086	Dir Upper	27/08/2014	12-02-2019	Act 2018	Dir Opper	dated 12-62-2019 SO(SM)E&SED/1-85/SS-JT/2018/	19
23	Abid Ullah M.S(C.S)		S-20/04/1986		!	12,02-2019	By Regularization	1 GHSS Darosh		
3	NA TO A	17)	3S-17-12-1987	Chitral	27/08/2014	12302-2019	1 Act 2018			19
24	Asfandiar Ali B.Sc (C.:		35 17-12-1907	·		12-02-2019	By Regularization			
	lo un		3S-04-08-1984	DIK	27/08/2014	12-02-2019	Act 2018	DIK	dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/	19
25	Furgan Khan Sodoza	1 .	30-104 00 .7-74		1-0/05:	12-02-2019	By Regularization	n Bagh Dir Lowe		
	IM SeCS REdi	17) S CC 17 (1	BS-12-04-1982	Dir Lower -	27/08/2014	12 02 220	Act 2018	Bagn Dir Lowe	SO(SM)E&SED/1-85/85-11/2010/	19
26	Naseeb Zada M.sc (C.		00-12-04-77			12-02-2019	By Regularizatio	Peshawar Cant		
	o EA	11771	BS-06-03-1987	Peshawar	27/08/2014	1,2 3= - /	Act 2018		SO(SM)E&SED/1-85/SS-11/2018	119
27		1	1		1-109/0014	12-02-2019	By Regularizatio	Charsadda		
_	(C.S) M.Ed Hayat Muhammad M	0 - 98 - IT (BS-15-05-1982	Charsadda	27/08/2014	1 -	1 Act 2018		ra SO(SM)E&SED/1-85/85-11/2010	f * 7
25	B Hayat Muhammad M				27/08/2014	12-02-2019	By Regularization	Dir Lower		
L	100 SUM Fd	17!	BS-01-03-1986		27/06/2014	, , , ,	LAct 2018 —		SO(SM)E&SED/1-85/85-11/2010	1.2
20	Irshad Gul B.S(Hon)	11			27/08/2014	1 12-02-2019	By Regularization	Hangu	dated 12-02-2019	/19
	C.S M.Ed	T 59-17 i	BS-16-05-1987	Hangu	27/00/2012	, I = = =	LAct 2018		dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018	
3	abdur Rauf Khan B.I	1 33-71 (27/08/2014	12-02-2019	By Regularization	Nawanshehr	dated 12-02-2019	
	M.Ed	CS_IT I	BS-02-05-1984	Abbottabae	d 37/00/201	`	Act 2018	INA WATERWAY		
3	1 Babar B.Sc ITB.Ed	17)								



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<u>ر</u>	2 401	(5.32.2)	D/O Birth	Demicile	Date of ist;	Reg. Dat≏	Method of	Place of	Notification No.	Remarks
S.N.	Name of Officers with Qualification	Designa tion & Grade	n/o sira	1Xciii ciie	Entry in Edu; Deptt; on contract basis		recruitment	Posting		
32	Eakht Bilal M.Sc, B.Ed	1	01-01-1982	Buner	27/08/2014	12-02-2019	By Regularization Act 2018	GHSS Nagrai Buner	SO(SM)E&SED/1-85/SS-IT/2018/19 dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/19	
33	Muhammad Kashif B.Sc(Hon) G.S. B.Ed	17) SS-IT (BS- 17)	01-01-1988	Koliat	27/08/2014	12-02-2019	By Regularization Act 2018	GHSS Ustarzai Payan Kohat GHSS Abakhel	dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/19	
34	Hazrat Ullah BCS, B.Ed		11-01-1987	Lakki Marwat	27/08/2014	12-02-2019	By Regularization Act 2018	GHSS Kot	dated 12-02-2019 SO(SM)E&SED/1-85/SS-JT/2018/19	<u> </u>
35	lnam ur Rahman M.Phil (C.S.) B.Ed	SS-IT (BS- 17)		Dir Lower	27/08/2014	12-02-2019	By Regularization Act 2018 By Regularization	Malakand GHSS Chagar	dated 12-02-2019 SQ(SM)E&SED/1-85/SS-IT/2018/19	
36	Muhammad Ishfaq B.Sc(IT) B.Ed	17)	24-04-1982	Peshawar Abbottabad	27/08/2014 27/08/2014	12-02-2019	Act 2018 By Regularization	Matti GHSS Birote	dated 12-02-2019 SO(SM)E&SED/1-85/SS-FT/2018/19	
37	Muhammad Rashid M,S(C.S) M.ED	17)	11-03-1981 09-05-1987	Kohat	27/08/2014	32-02-2019	Act 2018 By Regularization	Abbottabad GHSS Lachi	dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/19	
38	Gohar Ayub B.Sc(Hon) C.S B.Ed Muhammad Alam	17)	04-07-1986	Nowshera	27/08/2014	12-02-2019	Act 2018 By Regularization	GHSS Manki Sahrif	dated 12-02-2019 SO(SM)E&SED/1-85/SS-IT/2018/19 dated 12-02-2019	-
39 40	Muhammd Zohaib M.Sc	17)	}	Kohat	27/08/2014	12-02-2019	Act 2018 : By Regularization Act 2018	GHSS-Toghbala	SO(SM)E&SED/1-85/SS-FF/2018/19 dated 12-02-2019	
41	(C.S) E.Ed Tahir Hussain Shah	17)	; 15-03-1981	Haripur	27/08/2014	12-02-2019	By Regularization Act 2018	GCMHSS KOT Najibulllah	SO(SM)E&SED/1-85/SS-IT/2018/19 dated 12-02-2019	
42	M.Sc. B.Ed kashif Khan		10-04-1985	Peshawar	27/08/2014	12-02-2019	By Regularization Act 2018	GHSS Tehkal bala Peshawar	SO(SM)E&SED/1-85/SS-IT/2018/19 dated 12-02-2019	<u> </u>
43	Faisal Rehman	17) SS-IT (BS-	14/02/1982	Swabi	16/12/2016	29/03/2018	By Regularization Act 2018	GHSS Maneri Payan Swabi	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018 SO(S/F)E&SED/1-85/SS-IT/2018	
44	Saad Hameed		22/01/1987	Mansehra	16/12/2016	29/03/2018	By Regularization Act 2018	GHSS Beffa Mansehra GHSS Fatima	dated 29-03-2018 SO(S/F)E&SED/1-85/SS-IT/2018	<u> </u>
45	Naveed Qasim MCS, B.Ed	SS-IT (BS-	10-06-1983	Mardan	16/12/2016	29/03/2018	By Regularization Act 2018 By Regularization	Mardau GHSS Rajjar-2	dated 29-03-2018 SO(S/F)E&SED/1-85/SS-IT/2018	
46	Basharat Jehan MS CS	177	01-04-1987	Charsadda	16/12/2016	29/03/2018	Act 2018 By Regularization	Charsadda GHSS Hayatabad	dated 29-03-2018 SO(S/F)E&SED/1-85/SS-IT/2018	-
47	Sher Afgan Khattak B.Sc Comp	(17)		Nowshera	20-01-2017 16-12 - 2016	29/03/2018	Act 2018 By Regularization	GHSS Gadezi	dated 29-03-2018 SO(S/F)E&SED/1-85/SS-IT/2018	
48	Muhammad Arif BS in Flectrical Environing	SS-FF (BS-	01-04-1991	Bunir	10-12-2010	29/05/2010	Act 2018		dated 29-03-2018	



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S.No	Name of Officers with Qualification	Designa tion & Grade	D/O Birth	Donucile	Date of 1st; Entry in Edu; Deptt; on contract basis	Reg. Date	Melhod of recruitment	Place of Posting	Notification No.	Remarks
49	Rashid Nawaz MCS, B.Ed	SS-IT (BS-	06-09-1982	Lakki Marwat	16-12-2016	29/03/2018	By Regularization Act 2018	_	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
50	Fahad Zia B.Sc(C.S) B.Ed	SS-FT (BS-	10-04-1990	Swabi	16/12/2016	29/03/2018	By Regularization Act 2018	Swabi	SO(S/F)E&SED/1-85/SS-lT/2018 dated 29-03-2018	
51	Abdul waheed khan M.Sc C.S B.Ed		02-02-1982	DIK	16-12-2016	29/03/2018	By Regularization Act 2018	GHS\$ No.2 DIK	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
52	Irfan ullah	SS-IT (BS- 17)	01-02-1981	Peshawar	16/12/2016	29/03/2018	By Regularization Act 2018	Peshawar.	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
53	Shafique Alimad M.Sc.B.Ed	37)	16/03/1989	Buner	16/12/2016	29/03/2018	By Regularization Act 2018	GHSS Chirngli Buner	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
54	Syed Younas Ali Shah MCS. B.Ed	SS-JT (BS- 17)	02-01-1986	Lakki Marwat	20-01-2017	29/03/2018	By Regularization Act 2018	GHSS Taja Zai	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	<u> </u>
55	Meldooz Ur Rehman M.Sc (CS) M.Ed	17)	23/12/1984	Peshaware	20-01-2017	29/03/2018	By Regularization Act 2018		SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
56	Shafqat Hussain MCS,B.Ed	17)	24/12/1978	Tank	20/01/2017	29/03/2018	By Regularization Act 2018	Tank	SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
57	Muhammad Adnan Sahibzada M.Sc CS,	SS-IT (BS- 17)	16-03-1989	Hangu	16-12-2016	29/03/2018	By Regularization Act 2018		SO(S/F)E&SED/1-85/SS-IT/2018 dated 29-03-2018	
58	Salcem Akbar Afridi	17)	25/02/1981	Khyber	29/09/2003	09-05-2019	By Promotion	Assistant Director IT	SO(PE)/2-6/DPCMeeting/SSI(IT)- SS(IT)/2019 dated 05-09-2019	ļ
59	Ali Akbar	SS-IT (BS- 17)	18/09/1979	Khyber	29/09/2003	02-04-2021	By Promotion	GHSS Pindi Lalma Khyber	No.SO(PE)/E&SED/2-6/DPC Meeting/2020_dated_04/02/2021	ļ
60	Muhammad Yousaf	17)	30/08/1974	D.I.Khan	29/09/2003	17/04/2019	By Promotion	GHSS Ketch D.I Khan	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019	
61	Irshad Ali M.Sc, M.Ed	17)	03-04-1977	Dir Lower	29/09/2003	17/04/2019	By Promotion	Lower	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019	
62	Mohib Ullah	SS-IT (BS- 17)	23-03-1976	SWA ·	21/08/2004	04-02-2021	By Promotion	Khan	No.SO(PE)/E&SED/2-6/DPC Meeting/2020_dated_04/02/2021	
	Muhammad Riaz M.Sc (C.S) B.ED	SS-IT (8S- 17)	15/04/1977	Mohmand	21/08/2004	17/04/2019	By Promotion	GHSS Matta Mughal Khel	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019	
64	Taqdeer Ullah M.Sc.M.Ed		01-03-1978	D J Khan	16/09/2004	09-05-2019	By Promotion	Haripur	SO(PE)/2-6/DPCMeeting/SST(FT)- SS(FT)/2010 dated 05-09-2019	
	Anwar Hayat	\$9-IT (BS-	09-10-1978	SWA	24/03/2005	04-02-2021	By Promotion		No.SO(PE)/E&SED/2-6/DPC Meeting/2020_dated-04/02/2021	



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					2	Reg. Date	Method of	Place of	Notification No.	Remarks
S.No.	Name of Officers	Designa	D/O Birth	Domicile	Date of ist;	Reg. Date	recruitment	Pesting		
.,,,,,,,,	with Qualification	tion &			Entry in	1	1			Į.
		Grade		1	Edu; Depti:		ì		•	
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					basis	1				_
			·		<u> </u>		By Promotion	GHSS No.2 DI	SO(PE)/2-5/DPCMeeting/SST(IT)-	1
66	Fida Muhammad	SS-IT (BS-	15/09/1974	FR Dl Khan	16/09/2004	17/04/2019	by Tromotten	Khan	SS(IT)/2018 dated 17-04-2019	
		17)			<u> </u>	(- (5 040	By Promotion	GHSS Saddo Dir	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
67	Ajmal Khan MCS,M.Ed	SS-IT (BS-	08-04-1982	Dir Lower	14/06/2005	17/04/2019	Di Flomovou	Lower	SS(FF)/2018 dated 17-04-2019	
0/	Allim Idian mosins	17)				1 - 10 1 / 2 C T D	By Promotion	GHSS Hasauzai	SO(PE)/2-6/DPCMceting/SST(FF)-	
68	Jehangir Khan	SS-JT (BS-	17-04-1982	Mohmand	14/06/2005	17/04/2019	Ly Fromodon	Charsadda	SS(IT)/2018 dated 17-04-2019	
UG	M.Sc(C.S) M.ed	17]					By Promotion	GHSS Shakoor	No.SO(PE)/E&SED/2-6/DPC	j
69	Noor Elahi	SS-JT (BS-	25/04/1984	Mohmand	14/06/2005	02-04-2021	By Fromonon	Charsadda	Meeting/2020 dated 04/02/2021	
69	NGO! Liant	17)		L	<u> </u>	ļ	By Promotion	GHSS Shahoor	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
	Ajab Noor	SS-IT (BS-	01-10-1977	South	14/06/2005	09-05-2019	by Promonon	South Waziristan	SS(FT)/2010 dated 05-09-2019	
70	Mjao Nooi	17)		Waziristan		 	By Promotion	GHSS Shore Kot	SO(PE)/2-6/DPCMeeting/SST(IT)-	
	Taj Muhammad	SS-IT (BS-	17/07/1978	South	14/06/2005	17/04/2019	Dy Fromonon	DI Khan	SS(IT)/2018 dated 17-04-2019	
71	i aj munammo	17)	i	Waziristan	<u> </u>		By Promotion	GHSS Sufaid	SO(PE)/2-6/DPCMeeting/SST(IT)-	ļ
	Aman Ullah	SS-IT (BS-	02-07-1984	Kliyber	14/06/2005	17/04/2019	Dy Framonon	Sang Peshawar	SS(IT)/2018 dated 17-04-2019	
72	Aman Omin	17)		\			By Promotion	GHSS Kurai D.I	SO(PE)/2-6/DPCMeeting/SST(JT)-	
73	Iftikhar Ahmad	SS-IT (BS-	15/02/1984	South	14/10/2006	17/04/2019	Ph Limitorion	Khan	SSCFT1/2018 dated 17-04-2019	
73	THERE IS NOT BE	(17)		Waziristan	<u> </u>	1/2 - 16010	By Promotion	GHSS Mandra	SO(PE)/2-6/DPCMeeting/SST(IT)-	
	Sahibzada Msc. C.S	SS-IT (BS-	13-09-1984	DIK	19-01-2007	17/04/2019	D'A L'IOMOGOU	Kalan DIK	SS(IT)/2018 dated 17-04-2019	
74	to tra	17)			<u> </u>	1 (2 - (2 - 2 - 2	By Promotion	GTHSS Gulbahar	SO(PE)/2-6/DFCMeeting/SST(IT)-	
75	Tufail Muhammad M.St	SS-IT (BS	06-04-1983	FR Peshawar	02-09-2008	17/04/2019	By 110000000	Peshawar	SS(IT)/2018 dated 17-04-2019	
/5	(C.S) B.Ed	17)	·		 	-/- //2010	By Promotion	GHSS Adezai	SO(PE)/2-6/DPCMeeting/SST(IT)-	l
76	Imran Ahmad M.Sc	SS-IT (BS	13/12/1983	FR Peshawar	ი2-ი9-2იი8	17/04/2019	By (Tomoton	Peshawar	8S(IT)/2018 dated 17-04-2019	
/0	(C.S) M.Ed	117)			<u> </u>	1-1-1-1-0-0	By Promotion	GHSS Munda Dit	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
77	Lal Rahman	SS-IT (BS-	01-06-1984	Bajaur	02-09-2008	17/04/2019	Dy (Tomode.	Lower	lss(rr)/2018 dated 17-04-2019	
11	[Lat Killing	17)					By Promotion	GHSS Ashkar Ko	SO(PE)/2-6/DPCMeeting/SST(IT)-	
78	Abdul Qadus	SS-JT (BS	21/08/1981	South	02-09-2008	09-05-2019	Dy i folitonon	South Waziristan	SS(17)/2010 dated 05-09-2019.	<u>- </u>
70	Podu Aggae	12)		Waziristan		-//2212	By Promotion	GHSS	SO(PE)/2-6/DPCMeeting/SST(IT)-	
79	Kamal Khan	SS-IT (BS	06-01-1982	North	02-09-2008	17/04/2019	Dy Fromotion	Darsamand	SS(IT)/2018 dated 17-04-2019	
79	Kanaa Kana	17)		Waziristan		1-101/20-5	By Prometion	GHSS Eidak NW	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
So	Mukhtar Nawaz B.S	SS-IT (BS	-31-08-1982	NW	02-09-2008	17/04/2019	B) Flomoton		SS(IT)/2018 dated 17-04-2019	
30	(Hen) B.Ed	17)				1	By Promotion	GHS5 Urmar	SO(PE)/2-6/DPCMeeting/SST(FF)-	
8:1	Muhammad Tayyab	SS-IT (BS	10-03-1987	FR Peshawar	02-09-2008	17/04/2019	Ph ktoritonou	Pavan Peshawar	SS(IT)/2018 dated 17-04-2019	
Çi (l	M.Sc (C.S) B.Ed	17)					By Promotion	GHS Pir Tangi	No.SO(PE)/E&SED/2-6/DPC	<u> </u>
82	Ejaz Baig Khan	SS-IT (BS	-03-10-1983	SWA	02-09-2008	02-04-2021	DA ELGUIDATOR	FR Tank	Meeting/2020	
0.2	Elux pore rough	17)	} ~ ~ ~	[<u> </u>				

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	TITE ALTERNATION	tion &	D/O Birth	Donucile	Date of 1st; Entry in Edu; Depit;	Reg. Date	Method of recruitment	Place of Posting	Notification No.	Remark
	:	Grade			on contract basis				(SPON A (SCT/IT)	
83 Sa	nid Muhammad Khan	1	08-05-1978	Khyber	28/02/2008	17/04/2019	By Promotion	GHSS Wazir Eagh Peshawar	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019 No.SO(PE)/E&SED/2-6/DPC	
84 Ki	han zada	17) SS-IT (BS- 17)	01-08-1982	SWA	12-03-2008	12-03-2008	By Promotion	GHSS Lar DIK GHSS Takht Bhai	Meeting/2020 SO(PE)/2-6/DPCMeeting/SST(IT)-	
'85 lb	orahim	SS-IT (BS-	25/11/1986	Bajaur	06-04-2009	17/04/2019	By Promotion	Mardan GHSS Daag	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMceting/SST(IT)-	<u> </u>
86 Sy	yed Salah Uddin	SS-IT (BS- 17)	04-01-1981	Bajaur	06-04-2009	17/04/2019	By Prometion	Peshawar GHSS Kachi	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
87 M	uhammad Ramzan	SS-1T (BS-	03-10-1978	D.I Khan	09-01-2004	17/04/2019	By Promotion	Paind Khan DI GHSS No.3 DI	SS(TF)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
88 M	lati Ullah	SS-IT (BS- 17)	03-02-1978	Lakki Marwat	09-01-2004	17/04/2019	By Promotion	Khan GHSS Khar	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	-
М	sif Iqbal M.Sc (C.S) LED	17)	05-05-1977	Malakand *	08-01-2006	17/04/2019	By Promotion	Malakand GHSS shamozai	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
90 .lq (C	ıbal Amin khan MSc J.S) M.Ed	17)	20-05-1977	Swat	15/04/2005	17/04/2019	By Promotion	Swat GHSS Masha	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
91 Å	bdullah Khan	17)	13/02/1978	Lakki Marwat	09-01-2004	17/04/2019	By Promotion	Manseor Lakki GHSS Dheri	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
· .	ajjad Haider	17)	03-02-1978	Mardan	09-01-2004	17/04/2019	By Promotion	Lakpaui Mardan GHSS Shergarh	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
	arfaraz Alunad	17)	03-12-1978	Mansehra	16/04/2005	17/04/2019	By Fromotion	Mansehra GHSS Kahal	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
M	aeed Anwar M.Sc. LEd	17) .	25/03/1978	Haripur ·	01-09-2004	17/04/2019	By Promotion	Haripur GHSS Dodhial	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
7	ahid Rafiq	17)	10-04-1978	Mansehra	01-09-2004	17/04/2019	By Promotion	Mansehra GHSS Mullazai	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SSf(IT)-	
_ I _M	Iuhanimad Zaman I Sc,M.Ed	17)	15/04/1978	Tank	09-01-2004	17/04/2019	By Promotion	Tank GHSS Barikot	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMceting/SST(IT)-	
M	aeed Khan M.Sc(C.S) I.Ed	17)	21/06/1979	Swat	09-01-2004	17/04/2019	By Promotion	Swat GHSS Risal Pur	SS(JT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(JT)-	 -
98 lja	az Ahmad	17)	01-01-1980	Nowshera		17/04/2019	Ev Promotion	Cantt GHSS Sarai Bola	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
99 Ba	ashir Ahmad	SS-1T (BS	01-11-1981	Dir Lower	15/4/2005	1//04/2019	15. 1 51115.51	Dir Lower	SS(IT)/2018 dated 17-04-2019	<u> </u>

	Name of Officers	Recions	D/O Birth	Donucile	Date of 1st;	Reg. Date	Method of	t	Notification No.	Remarks
.F90		tion &		_	Entry in	i	recruitment	Posting		Į
	with Quelification	Grade	ĺ		Edu: Depit:					ļ
		Grane			on contract	j	j	ĺ		· ·
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		1			1,0,0,0	}			I GOM (WIN)	
		<u> </u>		Dia Lauren	26/09/2006	17/04/2019	By Promotion	GHSS Ziarat	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
100	Muhammad Azhar		01-12-1981	Dir Lower	20/09/2000	17/04/2039		Talash Dir Lower	SS(IT)/2018 dated 17-04-2019	
	M.Phil, M.Ed	17)	<u> </u>		15/04/2005	17/04/2019	By Promotion	GHSS	SO(PE)/2-6/DPCMeeting/SST(T1)-	
101	Syed Muhammad	SS-IT (BS-	12-10-1980	Peshawar	15/04/2005	17/04/2019	155	Hazarkhawam	SS(IT)/2018 dated 17-04-2019	
	Khalid	17)		Surabi	 	117/04/2019	By Promotion	GHSS Jehangira	SO(PE)/2-6/DPCMeeting/SST(IT)-	Į.
102	Adnan Zafar M.JT M.Ed	SS-IT (BS-	13-04-1978	Swabi	09-01-2004	17/04/2019	Ly (bittotton	Swabi	SS(IT)/2018 dated 17-04-2019	
		[17]		<u></u>		-111	By Promotion	GHSS Sandovi	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
103	Navid Ahmad	SS-IT (BS-	01.10.1978	Shangla	09-01-2004	17/04/2019	Dy Promonon	Shangla	SS(VT)/2018 dated 17-04-2019	
103		17)				ļ	By Promotion	GHSS Charbagh	SO(PE)/2-6/DPCMeeting/SST(IT)-	Ī
104	Amjad Ali M.Sc		10-03-1979	Swat	09-01-2004	05-09-2019	ish Liononon	Swat	SS(TT)/2010 dated 05-09-2019	<u> </u>
104	(C.S)Mi.ed	17)			_}		S D	GHSS Sheikhan	SO(PE)/2-6/DPCMeeting/SST(IT)-	
105	Farrukh Sair M.Sc(C.S)	SS-IT (BS	01-04-1982	Charsadda	02-10-2007	17/04/2019	By Promotion	Peshawar	SS(IT)/2018 dated 17-04-2019	
105	M.Ed	17)	, ,	1				GHSS Asbaur Dir	No.SO(PE)/E&SED/2-6/DPC	-
106	Mian Said Waliab		04-01-1971	Dir Lower	26/09/3006	02-04-2021	By Promotion	1 - '	Meeting/2020 dated 04/02/2021	<u></u>
100	Miaji Baid Wanao	17)	1	1		<u> </u>		Lower GHSS Hava Seri	SO(PE)/2-6/DPCMeeting/SST(IT)-	
	Roohullah Jan EIT,		01-04-1984	Dir Lower	26/9/2006	17/04/2019	By Promotion		SS(IT)/2018 dated 17-04-2019	
107		17)	01 44 -744					Dir Lower	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
	M.Ed Akhtar Zaman E.Sc(C.S)	SQ-IT ORS	15/02/1082	Abbottabad	03-01-2007	17/04/2019	By Prometion	GHSS Mohri	SS(IT)/2018 dated 17-04-2019	
301		122-11 (20	120 031 1903			<u> </u>		Badbain	SO(PE)/2-6/DPCMceting/SST(IT)-	-,
	B.Ed	[17]	04-01-1984	Karak	15/02/2007	17/04/2019	By Promotion	GHSS Jandri	SO(PR)/2-0/DFCWGethtg/OB (1)	1
109	Haroon Abbas B.Sc(IT)	33-11 (23)	04-01-1904		" ' '			Karak	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
	M.Ed	17)	17/08/1974	Abbottabad	09-01-2004	17/04/2019	By Promotion	GHSS Boi	SO(PE)/2-6/DFCMeeting/331(11)	
120	Sved Husnain ali Shah		1//00/19/4	710001111000	1			Abbottabad	SS(IT)/2018 dated 17-04-2019	
	M.Sc (C.S) B.Ed	17)	08-11-1974	Abbottabad	01-09-2004	17/04/2019	By Promotion	GHSS Rich Ben	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
111	Mubashir Zia Qureshi	1	108-11-1974	Apportant	01 019 20 014	1-71-11-1		Abbottabad	SS(IT)/2018 dated 17-04-2019	
	M.Sc (C.S) M'ED	17)	ļ	Swabi	09-01-2004	17/04/2019	By Promotion	GHSS Bamkhel	SO(PE)/2-6/DPCMeeting/SST(IT)-	
112	Absar Ahmad M.IT B.Ec	ISS-IT (BS	25/02/1970	Swam	09-01-2004	1,7,04,7=0.7		Swabi	SS(FF)/2018 dated 17-04-2019	
	<u> </u>	17)			26-09-2006	17/04/2019	By Promotion	GHSS Gagra	SO(PE)/2-6/DPCMeeting/SST(IT)-	[
113	Zia ur Rahman M.IT	SS-IT (BS	09-04-1980	Buner	20-09-2000	1// 04/2019	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Buner	SS(IT)/2018 dated 17-04-2019	
	M.£d	17)		<u> </u>		05-09-2019	By Promotion	GHSS Amnawar	SO(PE)/2-6/DPCMeeting/SST(IT)-	1
114	Mukhtyar M.Sc(CS).	SS-IT (ES	05-04-1980	Bunit	c3-12-2007	105-09-4019	135 1 1311011311	BUNIR	SS(IT)/2019 dated 05-09-2019	_
•	B.Ed from Al.Khair	17)	<u> </u>			1-101/00:0	By Promotion	GHSS Ghani	SO(PE)/2-6/DPCMeeting/SST(IT)-	
115	Muhammad Ikram	ISS-IT (ES	01-02-1981	Malakand	01-09-2004	17/04/2019		Dheri Malakand	ISSOTV/2018 dated 17-04-2019	
	(M.IT)M.Ed	17)	1			 		GHSS Wari Dir	SO(PE)/2-6/DPCMeeting/SST(IT)-	
:16	Muhammad Khan M.Sc		01-08-1980	Dir Upper	26/05/2006	17/04/2019	By Promotion	Upper	SS(IT)/2018 dated 17-04-2019	
***	(C.S) B.ED	17)	•	i		<u>.</u>	<u></u>	10000	10011.77	

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L		Designa D	Wiell	Domicile	Date of 1st;	Reg. Date	Method of	1 3 3 2 2 2 2	Notification No.	Pemarks
S.No	with Onalification	tion & Grade	/O M.E.		Entry in Edu; Depti; on contract basis		recruitment	Posting	JOSEPH V	
117	Muhammad	SS-IT (BS-2)	1/03/1974	Swabi	18/04/2005	17/04/2019	By Promotion	killi Swabi	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019	<u> </u>
. ,	AbdullahM Sc (C.S)	17) \$S-IT (BS-2)	2/10/1974	Haripur	09-01-2004	09-05-2019	By Promotion	Haripur	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2019 dated 05-09-2019	<u> </u>
119	M.Sc.B.Ed Said Akrain M.ITB.Ed	17) SS-IT (BS-11	1-01-1978	Karak	09-01-2004	17/04/2019	By Promotion	GHSS Karak City	SO(PE)/2-6/DPCMeeting/SST(IT)- SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
120	Noor Nawaz Khan	17) SS-IT (BS-14	4/03/1979	Swat	10-09-2004	17/04/2019	By Promotion	GHSS Dherai Swat	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
) J21	Muhammad Irshad	17) SS-IT (BS- 0	12-02-1981	Abbottabad	29/06/2006	17/04/2019	By Promotion	GHSS Nagri Bala Abbottabad GHSS No.4 Dl	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
122	M.Sc (C.S) B.Ed Muhammad Irfan Khan	17) SS-IT (BS-1	4/01/1975	DI Khan	09-01-2004	17/04/2019	By Promotion	Khan GHSS Tarakai	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
<u>-</u> [§123	Muhammad Asim	SS-IT (BS-0	4-05-1979	Swabi	09-01-2004	17/04/2019	By Promotion	Swabi GHSS Tarnab	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
124	M.Sc(C.S) B.Ed Zia Ullah M.Sc (C.S) M.Ed	SS-IT (BS-0	9-08-1985	Mohmand	12-12-2009	17/04/2019	By Promotion	Chairsadda GHSS Prang	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
14 1125	Shahid Khan M.Sc(C.S)M.ed	SS-IT (BS-)		Mohmand	12-12-2009	17/04/2019	By Promotion	Ghar Monmand GHSS No.1	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMesting/SST(IT)-	
126	Khahid Khan M.Sc (C.S) M.ED	SS-IT (BS-2		Mohmand	13/09/2011	17/04/2019	By Promotion	Charsadda GHSS Garbi	\$S(TT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
127	Muhammad Ayaz M.Sc (C.S) B.ED	SS-IT (BS-0		Mohmand	13/09/2011	17/04/2019	By Promotion	Sherdad GHSS Alizai	SS(IT)/2018 dated 17-04-2019 SO(PE)/2-6/DPCMeeting/SST(IT)-	
128	Qaim Hussain .	SS-IT (BS-3	30/03/1985	Lower Kurram	03-01-2012	1// 04/ 2019		Lower Kurram	SS(IT)/2018 dated 17-04-2019	



Deputy Director (Estab)

Directorate of Elementary & Secondary Education
Khyber Pakhtunkliwa Peshawar

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Present:

Mr. Justice Ejaz Afzal Khan Mr. Justice Mushir Alam

Civil Petitions No.21-P of 2015 & 2-P of 2016

Against the judgments dated 06.11.2014 & 02.10.2015 of Peshawar High Court, Peshawar, in Writ Petitions No.2307-P of 2013 & 1010 of 2015.

Govt. of KP thr. Chief Secretary, Peshawar & others

Petitioner(s)

VERSUS

Mansoor Khan & others Fayaz Ahmad & others

(in C.P.21-P/2015) (in C.P.2-P/2016) Respondent(s)

For the Petitioner(s):

Mian Arshed Jan, Addl. AG KPk

For Respondent(s):

3

@W

Mr.Ghulam Nabi, ASC

Mr. Abdul Qayyum Sarwar, AoR (absent)

Date of Hearing:

29.11.2016

ORDER

EJAZ AFZAL KHAN, J.- These petitions for leave to appeal have arisen out of the judgments dated 05.11.2014 & 02.10.2015 of Division Bench of Peshawar High Court, Peshawar whereby it allowed the petition filed by the respondents in terms as under:-

23. In view of the above material on record we, are clear in our mind that petitioners were selected as LTs teachers after proper advertisement, test and interview conducted by Departmental Selection Committee and have served the department for about 8 to 10 years, without any complaint of unsatisfactory performance, thus have the right to continue against the same post after the conversion of the same in regular budge/side. We allow this writ petition as prayed for with no order as to cost.

2. Learned Addl. Advocate General appearing on behalf of the petitioner contended that where the initial appointment of the respondents was against the posts in a project they could not claim any vested right even if it was shifted to the regular side with the creation of regular posts by the Federal Government.

ATTESTED

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- We have gone through the available record carefully and considered the aubmissions of the learned counsel for the parties.
- 5. Once respondents have been selected after complying with the codal formalities and subsequently the vacancies they were appointed against have been shifted to the regular side of the budget. We do not think any fault could be found with their appointment against regular posts or with the judgment impugned before us which is also in conformity with the judgment rendered in the case of Govt of Khyber Pakhtunkhwa through Secretary Agriculture and others v. Adnanullah and many others (supra)

6. For the reasons discussed above, these petitions being without merits are dismissed and leave refused.

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Brea Farban AB

On On

Sd/-Ejaz Afzal Khan;J Sd/-Mushir Alam;J Certified to be True Copy

Supremo C. II Palantan

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R. No. 20883//6 Challed Solution of the Challed Soluti

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NOTIFICATION

No.FS/E/100-96/(Vol-15)/

in pursuance of Peshawar High Court Peshawar Judgment dated 06 11 2014 the Competent Authority (Additional Chief Secretary FATA) has been pleased to regularize services of the following IT Teachers (BS-16)/ IT Lecturers (BS-17) with effect from the dates of their initial appointment as noted against their names in the public interest

*	. s. ,	S Charles and the same of the	2000年1月1日 - 1990年1月1日 - 19	
	No		Present place of posting	Date of initial
		Agency	Assistant Director (IT), Directorate of Education FATA	-13-09-2011
	2	Ajmal Khan S/O Abdul Kabir Khan IT Teacher BS 16 Bajaur Agency	GHS Dherakai Bajaur Agency	14-06-2005
7	3	Irshad Ali S/O Marazai Khan IT Teacher BS 16 District Dir	GHS Raghagan Rajaur.	29-09-2003
となって を	4.	Pervez Khan S/O Sharf Khan IT Teacher BS 16 Bajaur Agency	GHS Inayat Kili Bajaur Agency	-09-02-2008
	5.0	Mohammad Hayat S/O Muhammad Zaman Khan IT Teacher BS-16 Bajaur Agency/		29-09-2010
	6	Ibrahim S/O Sarwar Khan IT. Teacher BS 16 Balaur Agency	GHS Gardai Bajaur Agency	04-06-2009
		Salah-ud: Din S/O Aziz Ullah ITa Teacher : BS 16 Bajaur Agency	GHS Kolki Charmang Bajaur Agency	04-06-2009
	. 8 · 📈	Said Muhammad S/O Ahmad Khan II Teacher BS-16 Khyber Agency Nisar Khan S/O Ismail Khan	GCMHS Landi Kotal Khyber Agency	28-02-2008
200	3	Agency	GHS常Pindig Laima: * Khyber- Agency: ************************************	14-06-2005
	10.	Agency	GHS Jamrud No. 2 Khyber Agency	14-06-2005
3	113	Agency Knyber	GHS*Alamgudar Bara Khyber Agency	29-09-2003
2	12: 4:45	16 Khyber Agency	GHS, Shalobar Bara, Khyber Agency	29-09-2003
	X 1	Muhammad (ILyas S/O Ezint Khan T Teacher BS-16 Khyber Agency	GHS Kehi Shev Hadev Khybev Agency	14-69-2005
• 1		STATE OF STA	\$ \$6.00 P. C. C. C. C. S. C.	and the second section of the section of the

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3. 10	Name, Father name, Pi Designation & Domicile	resent place of posting	Date of initial appointment
	Sagheer Ahmad S/O Akram G Khan IT Teacher BS-16	HS Shagai Khyber Agency	04-09-2003
	Mardan Imran Ahmad S/O Manzoor G Ali IT Teacher BS-16 FR P	GHSS Sama Badabera FR Peshawar	09-02-2008
	Lecturer BS-17 Khyber	DC Sadda Kurram Agency	21-08-2004
17.	IT Lecturer BS-17 Mohmand A	3DC Kohi Sher Haider Khyber Agency	14-06-2005
18.	Teacher BS-16 South	GHS Shahoor South Waziristan Agency	16-06-2005
19.	Khan IT Teacher BS-16	GHS Spinkai South Waziristan Agency	14-06-2005
20.	Ahmad IT Teacher BS-16	GHS Ladha South Waziristan Agency	16-06-2005
21.	IT Teacher BS-16 South	GHS Spin South Waziristan Agency	09-02-2008
22.		GHS Kaniguram South Waziristan Agency	14-10-2006
2 3	16 South Waziristan Agency Mohib Ullah S/O Shah Muhammad IT Teacher BS-	GHS Kotkai South Waziristan Agency	21-08-2004
24	16 South Waziristan Agency Sahib Zada S/O Muhammad Aslam IT Teacher BS-16	GHS Tappi North Waziristar Agency	19-01-2007
2 5	South Waziristan Agency Mukhtar Nawaz S/O Gut Nawaz IT Teacher BS-16	GHSS Idak North Waziristar Agency	09-02-2008
26	Muhammad Aftab Khan S/O Muhammad Aftab Khan IT Lecturer BS-17 North Waziristan Agency	GPGC Miranshah Nort Waziristan Agency	29-09-2003
27	Anurar Hayat S/O Jalai Khan		24-03-2005
28	Muhammad Yousaf S/O B. Seath Noor Muhammad IT Teacher BS-16 DI Khan	.	.1 29-09-2003
. 2	Taqdeer Ullah S/O Jangi Mar 9 Khan IT Teacher BS-16		16-09-2004
-	South Waziristan Agency Fida Mohmmad S/O Niaz Muhammad Khan IT Teacher		16-09-2004
	BS-16 FR D.I.Khan ljaz Baig Khan S/O Umar Baig Khan IT Teacher BS-16	GHS Pir Tangai FR Tank	09-02-2000

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S	Hame, Fall, ar name,		
No	Designation & Domicile		appointment
-	Jehangir Khan S/O Abdul.	GHS Ekkaghund Mohmand	
32	Malik IT Teacher BS-16	Agency	14-06-2005
	Mohmand Agency		
	Zia Ullah S/O Sami Ul Haq IT	GHS Lakari Mohmand Agency.	W
33			12-12-2009
]	Agency		
	Noor ILahi S/O Noor ur	GHS Novel Kill Molimand	
34	Rehman IT Teacher BS-16	Agency	14-06-2005
	Mohmand Agency		
1	Muhammad Tayyab S/O Gul	GHS Janakor FR Peshawar	
3:		vot .	09-02-2008
	FR Peshawar	Ý	
-	Tufail Muhammad S/D	GHS , Shamshatoo FR	
30	6. Mirwas Khan IT Teacher BS-	Peshawar	09-02-2008
1	16 FR Peshawar		
Ĩ _		GHS Israr Shaheed Kurram	
3	7. Hussain IT Teacher BS-16	Agency	14-10-2909
	Kurram Agency		
	Asad Ali S/O Sardar Hussain	GHS Kirman Kurram Agency	
3	8. IT Teacher BS-16 Kurram	1	27-03-2012
\	Agency		
	I -	GHS Mali Kali Kurram Agency	04.00.0040
3	9. Muhammad Ali IT Teacher		01-03-2012
	BS-16 Kurram Agency		<u> </u>
	Syed Rafiq Hussain S/O Syed		04 02 0242
\4	0. Mushtaq Hussain IT Teacher	f 	01-03-2012
	BS-16 Kurram Agency	ONE Challenge Make a pad	
\ \ \		GHSS Ghallanai Mohmand	14-12-2009
-4	1 IT Teacher BS-16 Mohmand	Agency	14-12-2009
	Agency	GHS Dabkor Mohmand	
ر الا	Muhammad Ayaz S/O	i	13-09-2711
1 4	2. Ghuncha Gul IT Teacher BS- 16 Mohmand Agency	Agency	100000
13		GGDC Parachinar Kurram	, I
1 1	3 Mirza Ahmad IT Lecturer BS-		30-11-2011
-	17 Kurram Agency	1, 190,100	
† - · · -	Ms. Taba D/O Ahmad Ali IT	GGHS Parachinar Kurram	
	4. Teacher BS-16 Kurram	3	30-11-2011
*	Agency	, , , , , , , , , , , , , , , , , , , ,	
	Mehmood Khan S/O Hakim	GDC Wana South Waziristan	······································
	15. Khan IT Lecturer BS-17	1	14-10-2004
]	South Waziristan Agency	, ,	
	Mehroz Khan S/O Shamroz	GHS Subhan Khwai	
1	6. Khan IT Teacher BS-16	Mohmand Agency	13-09-2011
	Mohmand Agency		
-	Lal Rehman S/O Hazral	GMS Tarkho Bajaur Agency	0. v:
	17. Rehman IT Teacher BS-16		09-02-2008
	Beckman Assess		
	Kamal Khan S/Q Rahim Khar	GMS Landi Astandara	
	18. IT Teacher BS-16 North	i'FP Di Khan	69-02-2008
1	Wazivisian Agency		
	Fayyaz Ahmod S/O 110 Yaqoob IT Teacher BS-18		e State of the second of the
	18. Yaqoob IT Teacher BS-16	s Agency	02-
Ĭ	BajaurAgency	· · · · · · · · · · · · · · · · · · ·	
	• •		



(15)

S. No	Name, Father name, Designation & Domicile	Existing School/College	Date of initial appointment
50.	Ms Umbar Bahadar D/O Bahadar Khan IT Teacher BS-16 FR Tank	GGHS Jandola FR Tank	14-06-2005
51.	Khalid Khan S/O Noor Alam Khan IT Teacher BS-16 Mohmand Agency	GHS Pandialai Mohmand Agency	13-09-2011
52.	Muhammad Riaz S/O Wilayat		21-08-2004
53.	Bashir Ahmad S/O Muhammad Yasin IT Teacher BS-16 North Waziristan Agency		09-02-2008

ADDITIONAL CHIEF SECRETARY (FATA)

Dated: σ\/i/07/2017

Copy to:

1. Secretary Higher Education Department Khyber Pakhtuhkhwa

2. Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa.

Additional Accountant General (PR) Sub Office Peshawar.

4. Director Higher Education Khyber Pakhtunkhwa.

5. Director Elementary & Secondary Education Khyber Pakhtunkhwa.

6. Director Education, FATA Peshawar

Deputy Secretary (Litigation), FATA Secretariat.

8 PS to Secretary Social Sectors Department FATA Secretariat.

9. All Agency Accounts Officers

10. All Agency Education Officers.

- 11. Principals/ Head Masters of GDC/ GGDC/ High Schools/ Higher Secondary Schools concerned.
- 12. PS to Additional Chief Secretary (FATA).
- PS to Secretary AI&C Department (FATA).

14. Individuals concerned.

Section Officer (Estab)

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IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

PRESENT:

MR. JUSTICE ANWAR ZAHEER JAMALI, HCJ MR. JUSTICE MIAN SAQIB NISAR MR. JUSTICE AMIR HANI MUSLIM MR. JUSTICE IQBAL HAMEEDUR RAHMAN MR. JUSTICE KHILJI ARIF HUSSAIN

CIVIL APPEAL NO.605 OF 2015

[On appeal against the judgment dated 18.2.2015 Passed by the Peshawar High Court Peshawar, in Writ Petition No.1961/2011]

Rizwan Javed and others

Appellants

VERSUS

Secretary Agriculture Livestock etc

Respondents

For the Appellant :

Mr. Ijaz Anwat, ASC

Mr. M. S. Khattak, AOR

For the Respondents:

Mr. Waqar Ahmed Khan, Addl. AG KPK

Date of hearing :

24-02-2016

ORDER

AMIR HANI MUSLIM, J.- This Appeal, by leave of the Court is directed against the judgment dated 18.2.2015 passed by the Peshawar High Court, Peshawar, whereby the Writ Petition filed by the Appellants was dismissed.

25-5-2007, the Agriculture Department, KPK got an advertisement published in the press, inviting applications against the posts mentioned in the advertisement to be filled on contract basis in the Provincial Agri-Business Coordination Cell [hereinafter referred to as 'the Cell']. The Appellants alongwith others applied against the various posts. On various



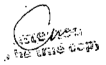






dates in the month of September, 2007, upon the recommendations of the Departmental Selection Committee (DPC) and the approval of the Competent Authority, the Appellants were appointed against various posts in the Cell, initially on contract basis for a period of one year, extendable subject to satisfactory performance in the Cell. On 6.10.2008, through an Office Order the Appellants were granted extension in their contracts for the next one year. In the year 2009, the Appellants' contract was again extended for another term of one year. On 26.7.2010, the contractual term of the Appellants was further extended for one more year, in view of the Policy of the Government of KPK, Establishment and Administration Department (Regulation Wing). On 12.2.2011, the Cell was converted to the regular side of the budget and the Finance Department, Govt. of KPK agreed to create the existing posts on regular side. However, the Project Manager of the Cell, vide order dated 30.5.2011, ordered the termination of services of the Appellants with effect from 30.6.2011.

- 3. The Appellants invoked the constitutional jurisdiction of the learned Peshawar High Count, Peshawar, by filing Writ Petition No.196/2011 against the order of their termination, mainly on the ground that many other employees working in different projects of the KPK have been regularized through different judgments of the Peshawar High Court and this Court. The learned Peshawar High Court dismissed the Writ Petition of the Appellants holding as under:
 - "6. While coming to the case of the petitioners, it would reflect that no doubt, they were contract employees and were also in the field on the above said out of date but they were project employees, thus, were not entitled for regularization of their services as explained above. The august Supreme Court of Pakistan in the case of Government of Khyber







Pakhtunkhwa Agriculture, Live Stock and Cooperative
Department through its Secretary and others vs. Ahmad
Din and another (Civil Appeal No.687/2014 decided on
24.6.2014), by distinguishing the cases of Government of
NWFP vs. Abdullah Khan (2011 SCMR 989) and
Government of NWFP (now KPK) vs. Kaleem Shah (2011
SCMR 1004) has categorically held so. The concluding para
of the said judgment would require reproduction, which
reads as under:

"In view of the clear statutory provisions the respondents cannot seek regularization as they were admittedly project employees and thus have been expressly excluded from purview of the Regularization Act. The appeal is therefore allowed, the impugned judgment is set aside and writ petition filed by the respondents stands dismissed."

- 7. In view of the above, the peritioners cannot seek regularization being project employees, which have been expressly excluded from purview of the Regularization Act. Thus, the instant Writ Petition being devoid of merit is hereby dismissed.
- 4. The Appellants filed Civil Petition for leave to Appeal No.1090 of 2015 in which leave was granted by this Court on 01.07.2015. Hence this Appeal.
- We have heard the learned Counsel for the Appellants and the learned Additional Advocate General, KPK. The only distinction between the case of the present Appellants and the case of the Respondents in Civil Appeals No.134-P of 2013 etc. is that the project in which the present Appellants were appointed was taken over by the KPK Government in the year 2011 whereas most of the projects in which the aforesaid Respondents were appointed, were regularized before the cut-off date provided in North West Frontier Province (now KPK) Employees (Regularization of Services) Act, 2009. The present Appellants were appointed in the year 2007 on contract basis in the project and after completion of all the requisite codal formalities, the period of their contract appointments was extended from





CA,605/2015

Government. It appears that the Appellants were not allowed to continue after the change of hands of the project. Instead, the Government by cherry picking, had appointed different persons in place of the Appellants. The case of the present Appellants is covered by the principles laid down by this Court in the case of Civil-Appeals No.134-P of.2013 etc. (Government of KPK through Secretary, Agriculture vs. Adnanullah and others), as the Appellants were discriminated against and were also similarly placed project employees.

We, for the aforesaid reasons, allow this Appeal and set aside the impugned judgment. The Appellants shall be reinstated in service from the date of their termination and are also held entitled to the back benefits for the period they have worked with the project or the KPK Government. The service of the Appellants for the intervening period i.e. from the date of their termination till the date of their reinstatement shall be computed towards their pensionary benefits.

Chief Justice

Judge Judge Judge Judge

Approved for reporting

Announced in open Court on

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SYED ABBUL HAQ

ADVOCATE, SUPREME COURT

Mobile: 0311-0950959

Email: : syedabdulhaq@gmail.com
Address: Swat Shopping Mall, Opp:

Peshawar High Court Mingora Bench.

To,

The Secretary
Elementary & Secondary
Education KPK at Peshawar.

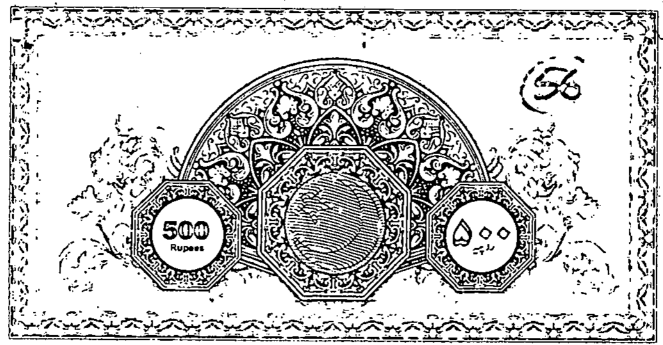


Memo,

I am going to file a Writ Petition in the Peshawar High Court Mingora Bench/ Dar ul Qaza at Mingora Swat on behalf Zia ur Rahman (SS IT, BPS-17) Son of Atiq ur Rahman, Resident of Village Bajkata, Tehsil Gagra, District Buner for redressal of his grievances". (Copy of the writ Petition is sent herewith for your information).

SYED ABOUL HAQ

Advocate Supreme Court



PAKISTAN COURT FEE 120

Want Park Constitution of the Constitution of

FILED TODAY
18 AUG 2022
Additional Registrar

BEFORE HON'BLE PESHWAR HIGH COURT/MINGORA BENCH

	· · · · · · · · · · · · · · · · · · ·	
•	WAKALAT NAMA	
Case	No. MP 944- of 2022	FILED TODAY
	CASE TITLE	18 AUG 2022
	219 UX Rahman	Juniman 1843
	VERSUS	Additional Registral
	: Govt	
I,	Petitioner	, do hereby appoint
<u>SYEI</u> ment	of ABDUL HAO Advocate, Supreme Court of ioned case, to do all or any of the following acts, o	
1	To appear, act and plead for me/us in the above	omentioned case in this
	Court/Tribunal in which the same may be tried	l or heard and any other
	proceedings arising out of or connected therewi	th.
2.	To sign, verify and file or withdraw all proceed affidavits and applications for compromise submission to arbitration of the said case, or may be deemed necessary or advisable by	or withdrawal or for any other documents, as them for the conduct
	prosecution or defence of the said case at all its i	
3 .	To receive payment of and issue receipts for, a become due and payable to us during the course	
4.	To do any act necessary or ancillary to the abov	e acts, deed and things.
5∙	To appoint any other counsel to do any/all of the	e acts, deeds and things.
6. .	I/We shall appear in the court/tribunal on en	very date of hearing for
	assistance and if due to my/our non-ap	pearance, any adverse
	judgment/order/decree is passed, they will not b	e held responsible.
conte	itness whereof I/We have signed this Waka ints of which have been read/explained to me/us s this,//	latnama hereunder, the and fully understood by
	Ziann Polanon	
	Signature of Executant	· · · · · · · · · · · · · · · · · · ·
Attes	ted & Accepted by:	NINGORA BENCH BAR ASSOCIATION

S. No.

FINANCE SECRETARY

Wakalat Nama Ticket Of

SYED ABDUL HAQ
Advocate, Supreme Court of Pakistan
Cell No. 0311-0950959

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of	 *** *** *** ***	
Case No	 of	

Serial No. of order	10(0)	
or proceeding	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
l	2	3 .
1 1 1 1 1 1 1	08.09.2022	W.P No.944-M/2022 with Interim Relief
		Present: Syed Abdul Haq, Advocate for Petitioner.
RHIGH	COL	***
121 1100	COUPT	States that another writ petition bearing
(H) (******		No.873-M/2022 titled "Muhammad Azhar and others Vs.
AMILIO GRABENCHIO	ar sir cr	Government of Khyber Pakhtunkhwa and others" is also
SVCHI		pending adjudication before this Court, wherein a similar
		controversy pertaining to the inter se seniority of the
		employees is involved. Thus, this petition be clubbed with
		referred to above petition. In the meanwhile, respondent
		No.4 be put on notice to file his parawise comments
		within a fortnight.
		<u>JUDGE</u>
		Certified to be True Copy
		Poshawar High Court, Mingokal Dar-ul-Qaza, Swat JUDGE
		Authorized Under Article 07 of Gazana-Shahadat Order 1984
		·

Sabz Ali/* (D.B)

HON'BLE MR. JUSTICE MUHAMMAD NASEM ANWAR HON'BLE MR. JUSTICE Dr. KHURSHID IOBAL

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A CONTRACTOR OF THE SECOND SEC

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of		(4)
	of	_

	Date of Order or Proceedings	Order or other Pi where necessary.	
•	08-11-2022	W.P No. 94 With Interi	
۱۹۸۸ مردی پیثادر سی	HIGH	Present:	Syed Abdul Haq, Advocate for the petitioners.
A WINCOUNT OF STANK	المرات عال المرات عالم المرات على المرات عالم		Mr. Razauddin Khan, A.A.G for the official respondents.
BENCH	OAR IN OH		Learned. To come up alongwith W.P No.
		873-M/2020	
			JUDGE
			JUDGE JUDGE
		Certified t	o be True Copy
-		nantana Wak (Au	AMNER 11. Ain gora/Dar-ul-Qaza, Swat 27 of Qazon-e-Shahadat Order 1984

Abdul Abad 533

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of		
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Case No	of	

· · · · · · · · · · · · · · · · · · ·	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
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	15-02-2023	W.P No. 944-M/2022
		Present: Clerk to learned counsel for the petitioners.
WAR HIGH	OUP	Mr. Saeed Ahmad, Asst.A.G for the official respondents.
	Swal	****
ORA BENCHIO	R.U. CR	Adjourned. To come up alongwith W.P No.
		873-M/2020.
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	, i	JUDGE)
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		JUDGE
		Certified to be True Copy
		EXAMINER
		Peshawar High Court, Mingora/Dar-ul-Qaza, Swat Authorized Under Article 07 al Qazaeo-e-Shahadal Order 1954
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JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

(Judicial Department)

W.P No.944-M/2022

Zia-ur-Rahman Vs. Govt. of KPK through Secretary Elementary and Secondary Education KPK at Peshawar and others.

Present:

Syed Abdul Haq, Advocate for petitioner.

Khwaja Salah-ud-Din, A.A.G for official Respondents.

Date of hearing:

<u>05.12.2023.</u>

SHORT ORDER

MUHAMMAD NAEEM ANWAR, J.- Vide our detailed jüdgment of today, placed on connected W.P. No.873-M/2020 titled "Muhammad Azhar and 05 others Vs. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education KPK at Peshawar and others", the instant petition is disposed of with the observations recorded therein.

Announced. 05,12,2023.

. (1 <u>JUDGE</u>,

Certified to be True Copy

JUDGE

EXAMINER

Peshawar High Court, Mingory Dar-til-Qaza, Swat
Authorized Under Article 07 of Qanoon-Shahadai Order 1984

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HONBLE MR. JUSTICE MUHAMMAD NAEEM ANWAR HONBLE MR. JUSTICE SHAHID KHAN

23/2/2024

