FORM OF ORDER SHEET

Court of	
Appeal No.	1248/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
		,
1-	26/8/2024	The appeal of Mr. Umar Zeb presented today by
		Mr. Yaqoob Khan Advocate. It is fixed for preliminary
		hearing before Touring Single Bench at Swat on 7/10/2024.
	· .	
		Parcha Peshi given to counsel for the appellant.
	,	By the order of Chairman
		DAN
		REGISTRAR
-		
	-	

The appeal of Mr. Umar Zeb received today i.e on 05,08.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Addréss of appellant and respondent no. 4 is incomplete be completed according to rule 6 of Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Copy of seniority list mentioned in para-7 of the memo of appeal (Annexure-C) is not attached with the appeal be placed on it.
- 3- Annexures F mentioned in the grounds of appeal is missing.

No. 534 /Inst./2024/KPST,

KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Yaqub Khan Adv. High Court at Peshawar.

abjections removed, completed and re-submitted Please.

yagublchan Advocate Mredan 19/8/2024 Jaguba

Umay Ze

CHECK LIST

			,
<u>S</u>	<u>CONTENTS</u>	YES	NO
NO			
1.	This petition has been presented by: Advocate Court	V	
2.	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	. 1	
3.	Whether appeal is within time?	-√	
4.	Whether the enactment under which the appeal is filed mentioned?	1	
5.	Whether the enactment under which the appeal is filed is correct?	1	
6.	Whether affidavit is appended?	V	
7.	Whether affidavit is duly attested by competent Oath Commissioner?	1	
8.	Whether appeal/annexures are properly paged?	√	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	V	
10.	Whether annexures are legible?	1	
11.	Whether annexures are attested?		
12.	Whether copies of annexures are readable/clear?	7	
13.	Whether copy of appeal is delivered to AG/DAG?	7	
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by	1	
	petitioner/appellant/respondents?		
15.	Whether numbers of referred cases given are correct?	√	
16.	Whether appeal contains cutting/overwriting?	×	
17.	Whether list of books has been provided at the end of the appeal?	7	$\overline{}$
18.	Whether case relate to this court?	1	
19.	Whether requisite number of spare copies attached?	1	
20.	Whether complete spare copy is filed in separate file cover?	7	$\neg \neg$
21.	Whether addresses of parties given are complete?	V	$\neg \neg$
22.	Whether index filed?	1	
23.	Whether index is correct?	7	
24.	Whether Security and Process Fee deposited? On		\dashv
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along	-\ \	\dashv
	with copy of appeal and annexures has been sent to respondents? On	'	ŀ
26.	Whether copies of comments/reply/rejoinder submitted? On		\dashv
27.	Whether copies of comments/repty/rejoinder provided to opposite party? On		
]	, provides to opposite purity: Off	-	ŀ
	1	I	

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

Signature:-

Before the Service Tribunal, KPK, Peshawar

Umar Zeb son of Ahmed Jan GHS Sakhra Swat R/o District Swat

\mathbf{v}/\mathbf{s}

Secretary of Education, KPK, Peshawar etc

.....Respondents

APPEAL

INDEX

	Tibliza					
S.No	Descriptions	Annex:	Pages			
		·		_		
,		<u> </u>	From	to		
1	Grounds of appeal		1	3		
2	Copy of appointment order	"A"	u	8		
3	Copy of seniority list	"B"	a	10		
4	Copy of representation	"C"	11	12		
5	Copy of judgment	"D"	13	23		
6	Copies of orders	"E"	24	2-7		
7	Wakalat Nama		_	2.2		

Dated 5/8/2024

Appellant

nit !

Through

Yaqoob Rhan advocate High courts at Distr. courts Mardan

Before the Service Tribunal, KPK, Peshawar



LSST IT &

Umar Zeb son of Ahmed Jan GHS Sakhra Swat R/o District
Swat Appellanty-ber Pakhtukha

V/S

1. Secretary of Education, KPK, Peshawar

2. Director Education officer, KPK, Peshawar

3. Nabi Rahman son of Mir Rahman GHS Mia Isa. R/o Mian Esa District Mardan

4. Mudasir son of Khadim Mohammad GHS Tambulak Mardan R/o vill: Tambulak Mardan: Respondents

Service Appeal under section 4 of the Service Tribunal Act 1974 for grant of seniority of appellant on the basis of age wise for which appellant field a representation dated 29/04/2024 before respondent NO.1 for grant of seniority on the basis age senior/ higher from other employees appointed on the same date of appellant and after lapse of 90 days, appellant filed instant service appeal before this Hon'able court.

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Redto day

on acceptance of this appeal, appellant may please be declared senior than those SST IT teachers who are junior in age than appellant and who were appointed on the same date of appointment of appellant on the basis of judgment passed by this Hon'able Tribunal vide order / judgment dated 31/05/2023 and notification dated 26/06/2024 and 20/05/2024. Any other relief deemed fit may also be graciously awarded.

Respected Sir,

Appellant Humbly submits as under

- 1. That appellant is posted as SST IT Teacher with respondent deportment and performed his duty regularly.
- 2. That respondent department has advertized the posts of SST teacher for which appellant was properly applied and qualified the test/interview for their posts of SST teacher.
- 3. That appellant was appointed as SST IT teacher vide appointment order dated 24/08/2017 on regular basis. (Copy of appointment order is attached as Annex: "A").
- 4. That service of appellant is regularized from the date of appointment.
- 5. That the seniority list of the appellant as well as other SST teacher was drawn on the basis of the

(2)

score obtained by them in the test conducted by national testing service (NTS) while as per law the seniority of appellant is of the view that seniority inter se was required to have been fixed age wise in view clause 8 of terms and conditions of regularization order as well as sub section 2 of section 4 of KPK employees of E & SE department. (appointment and regularization of svc Act 2017, coupled with the judgment of this Hon'able court dated 31/05/2024 hence, appellant is entitled for seniority on the basis of age wise seniority. (Copy of seniority list is attached as Annex:"B").

- 6. That the date of birth of appellant is 16/04/1984 while other employees SST IT teachers are junior in age from appellant therefore, appellant may please be kept senior than other SST IT teachers who are junior in age from appellant, date of birth of appellant as well as other SST IT teachers are duly mentioned in their seniority list.
- 7. That appellant is serving with respondent's department as a regular employee from the date of appointment and appellant is entitled for seniority from the date of initial appointment on the basis of regular employee as well as senior in age from other SST IT teachers who were appointed on the same date of appointment of appellant therefore, appellant is entitled to keep senior from other SST II Teachers who are junior in age from appellant and appointed on the same date of appointment of appellant as per seniority list of SST IT teachers. (Copy of Seniority list is already attached as Annex
- 8. That appellant preferred an department appeal before respondent No.1 but in vain (Copy of representation is hereby attached Annex; "T").
- 9. That appellant is entitled to keep senior in the seniority list of SST IT teachers on the basis of senior in age from other SST IT teachers on the following grounds.

GROUNDS:

- A. That, appellant is senior in age from other SST IT teachers, therefore, appellant is entitled senior than other SST IT teachers in the seniority list of SST IT teachers maintained by respondents.
- B. That similarly placed official filed an appeal before the service Tribunal KPK Peshawar which was allowed vide order/judgment dated 31/05/2023 and appellant was considered senior than other SST IT teachers on the basis of senior in age who were appointed on the same appointment order of appellant. (Copy of judgment is attached as Annex: "D").

- C. That, as per reported judgment of Apex Supreme Court of Pakistan (1996 SCMR 1185) appellant is entitled for the same relief which is granted to appellants in case appeal No. 2069/2019 titled Abid Noor Vs Director E & SE kpk Peshawar & others, in which, appellants were declared senior those in which those officials who are junior than appellant in age and appointed as SST teacher on the same date of appellant.
- D. That, respondents department have already issued order for correction of seniority list of appellant vide order dated 20/05/2024 and 26/06/2024. (Copies of orders are attached as Annex: "E")
- E. That appellant is entitled to keep senior than other SST IT teacher from those SST IT teacher who are junior in age from appellant and appointment on the same appointment order of appellant.

It is, therefore, humbly prayed that on acceptance of this appeal, appellant may please be declared senior than those SST IT teachers who are junior in age than appellant and who were appointed on the same date of appointment of appellant on the basis of judgment passed by this Hon'able Tribunal vide order / judgment dated 31/05/2023 and notification dated 26/06/2024, and 20/05/2024. Any other relief deemed fit may also be graciously awarded.

Dated

5/8/2024

Appellant

Through Yaqoob 🗀

Khan advocate courts at Distt: courts Mardan.

<u>AFFIDAVIT</u>

I, do hereby solemnly affirm and declare on oath that all the contents of the appeal mentioned above are true and correct to the best of my knowledge and belief and noting has been concealed from this Hon'able court.

Advocate June



Elementary & Secondary Education Department Government of Khyber Pakhtunkhwa

Block "A", Opposite MPA's Hostel, Civil Secretariat Peshawar



Dated Peshawar the October 23, 2017

ORDER:

No.PM-IT/E&SE/1-3/500-IT-Labs/Phase-HI/Rectt/IT-Male/2017. Consequent upon recommendations of Departmental Selection Committee, the following Sixty Five (65) Male recommendations of Departmental Selection Committee, the following Sixty Five (65) Male Candidates are hereby appointed as IT Teachers (BPS-16) on fixed pay (Rs. 40,000/= per month) under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber under the Project "160151-Establishment of 50

2. Upon their appointment as IT Teachers, they are posted against the vacant posts under the Project "160151-Establishment of 500 IT Labs in Government High Schools in Khyber Pakhtunkhwa (Phase-III)" in the Schools noted against their names:-

_	- ; [<u> </u>	Father Name	Domicile	N1C#	Name of School where Posted
-	# -	Name	MUHAMMED NAZIR	Abbottabad	13101-9635706-3	GHS Majuhian, Abbottabad _i
<u> </u> -	_ _	AHSAN NAZIR	SYED JAVED HUSSAIN SHAH	Abbottabad	13101-6686530-5	GHS Chamhatti, Abbottabad 78,71
		SYED AGIB HUSSAIN SHAH	KARAM DAD KHAN	Abbottabad	13101-9566354-5	GHS Moolia, Abbotlabad
┡	- -	NOMAN MUAWIYAH KHAN	KHURSHEED AHMAD	Abbottabad	13101-7764115-3	GHS Jhangra, Abbottabad
		ASIF KHURSHEED		Sannu 1	11401-2220062-3	CHIS Khajari Caba, Serry
Ŀ	5	MUHAMMAD SHAMIM KHAN	MIR HAKIM KHAN	Ваппи	11101-6996297-5	GHSS Painda Khel, Bannu
	6.	NASIR ALI SHAH	AYUB ALI SHAH	Battagram	13202-6340013-3	GHS Tailoos, Battagram
_	7	SHAHID IQBAL	KHAISTA KHAN	Battagram	13503-6697196-1	GHS Rashang, Ballagram
	8	FAIZAN	SULTAN MUHAMMAD	Buner	15101-1905741-9	GHS Swawai, Buner
	9	IOBAL AHMAD	RASHID AHMAD	Buner	15101-8923606-3	GHS Maradu, Buner
	.10	SHAFT U DIN	WASAL DIN	Buner	15101-3139583-5	GHS Asharay, Buner
	11	MEKAIL SAID	ZAHIR SAID	Charsadda	17.101-9414868-1	GHS Zarbab Garhi, Charsadda
[12 _	MASOOD JAN ***	AMIR REHMAN	Charsadda	17102-7101958-3	GHS Ghazgi, Charsadda
ſ	13	MOHSIN AHMAD	GUL MUHAMMAD		17101-1460829-9	GHS Mian Isa, Chamadda
	14	NABI RAHMAN	MIR RAHMAN	Chorsadda		CHS Madakinsht, Chilial
	-15	MUHAMMAD SHAHAB UDDIN	MUHAMMASD ASHRAF KHAN	Chilral	15202-5899180-5	GHS Halhala, D.I.Khan
. '	16	ZAHID AMIN	MUHAMMAD AMIN	D,I.Khan	12103-8408501-9	GHS Wanda Nadir Shah, Dil Khan
	17	MUHAMMAD SAQIB	HAMID ULLAH	D.I.Khan	12101-6706260-7	GHS Mahra, D.I.Khan
	18	FAYAZ UDIN	JALAL DÍN	D.I.Khan	12101-8619383-9	
	19	ALTAF UR RAHMAN	RAHIM BADSHAH	Dir Lower	15305-9786804-5	
	20	SAEED ULLAH	BAKHT ZAMAN KHAN	Dir Lower	15305-5137241-5	
'	21	MOHSIN UR RAHMAN	IHSAN UR RAHMAN	Dir Lower	15307-2137169-3	
٠	22	SHADAB MUHAMMAD	SHAHBAZ KHAN	Dir Lower	15307-4672095-1	
	-	MUHAMMAD ARSHAD	SHAD MUHAMMAD	. Dir Upper	15-101-6085591-5	GHS Daskor, Dir Upper
	23		FAZAI HAMID	Dir Upper	15702-2507016-7	
	24		MUHAMMAD AYUB	Hangu	14102-0347517-	g GHS Togh Sarai, Hangu
•••	25		LIAQAT ALI KHAN	Hangu	17201-2224370-	7 GHS Thall, Hangu
	26		MEHBOOB KHAN	Haripur	13302-5128466-	3 GHS Gali Amazi, Haripur
٠.	27		EAI7 HIT AU MHAN	Vahat	1/201 605/9/1	GHS No. 3 Kohat
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`	100	TANIRHUSSAIN	NOOR UL ABIDIN	макала	10407-2407001-4	GAS CO THORse, Maiarand
	34	RAFI ULLAH	ZAMIN GUL	Malakand	15401-0350748-3	GHS Haryankot, Malakand
٠.	35	SHEIKH MANSOOR ELLAHI	SHEIKH NOOR ELLAHI	Mansehra	13503-4455066-7	GHS Afzal Abad, Mansehra
	36	MUHAMMAD ISLAM	GOHAR REHMAN	Mansehra	13503-7257991-3	GHS Dadar, Mansehra
	37	ANEES AHMAD	MUHAMMAD ISRAEEL	Mansehra	13503-7521568-1	GHS Ichrian, Mansehra
	38	ALIABBAS	BANARIS KHAN	Mansehra	13503-4379208-7	GHS Ghanool, Mansehra
	39	EJAZ HUSSAIN KHAN	ABDUL HANÂN	Mansehra	13503-6913546-7	GHS Naran, Mansehra
	~40^	FAISAL SHAH	ABDL AZIZ SHAH	Mardan	16101-2331969-7	GHS Machi, Marden
	41	GUL SAYYAR ALI	FATEH GUL	. Mardan	16101-7301475-7	GHS Holl Landaki, Mardan
	-42-	ABDUL NASIR	GHULAM HAIDER	Mardan	16102-5240870-1	GHS Johangir Abad, Mardan
	43	SAJID ALI	INAYAT ULLAH KHAN	Mardan :	16102-2011582-5	GHS Baringan, Mardan
	44	MUDASSIR	KHADIM MOHAMMAD	.Mardan	16101-7593206-5	GHS Tambulak, Mardan
	45	MUHAMMAD YAQOOB KHAN	NOWSHER MUHAMMAD	Nowshera	17201-4056701-5	GHS Kahi, Nowshera
	46	SULAIMAN KHAN	ATTA ULLAH	Nowshera	17201-7462544-5	GHS Badrashi, Nowshera
	. 47	ASFANDYAR KHAN BARKI	SAIF UR REHMAN	Peshawar	17301-2206387-7	GHS Bashir Abad, Peshawar
	48	MUHAMMAD OWAIS	ZAKIR RAHMAN	Peshawar	17301-5219284-3	Government Shaheed Muhammad Sohall Sardar High School Rasheed Garhi, Peshawar
	49	ABBAS AKBAR	AKBAR ALI	Peshawar	17301-3679701-5	GHS Police Colony, Peshawar
٢.	50	ABDŪL HAFEEZ	ABOUL LATIF	Peshewar	17301-5491720-7	GHS Tehkal Payan, Peshawar,
•	51	SHAMSUL BASHAR	KHIAL BAHADAR	Peshawar	17301-3162422-9	GHS Kandi Kalo Khel, Peshawar
	52	AIMAL'KHAN'	ZULFIQAR KHAN	Peshawar	17301-9110215-1	Government Shaheed Sahiban High School Nothla Qadeem, Peshawar ika shahe shahe
	53	SALMAN UL KHAIR	HAKIM ULLAH KHAN	Peshawar	17301-5208333-7	GHS Mattanl, Peshawar
	- 54	SHAHABUDDIN	MUHAMMAD ANAM	Shangla	15503-8046148-5	GHS Drad Puran, Shangla
: '	55	ASIM AFSAR	AFSAR UL MULK KHAN	. Shangla	15501-4815131-1	GHS Karora, Shangla
	56	ZEESHAN UMAR	SHER APSAR KHAN	Swabi	.16202-2690232-3	GHSS Naranji, Swabi
	57	MALAK ROMAN	AMIR SULAIMAN	Swabi	16201-5739277-1	GHSS Utla, Swabi
	58	SYED NAMOOS ALI SHAH	TAJ ALI SHAH	Swabi	16202-6534526-7	GHS Kalabat, Swabi
	59	MUBARIK ALI SHAH	SIRAJ MUHAMMAD	Swabi	10200175003177	Ching Laminia graph
	60	IZAZ	RAZA KHAN	Swat	15602-0615017-1	GRS Cancil, Swal
-	61.	UMAR ZEB	AHMAD JAN	Swat	15601-6532792-1	GHSS Sakhra, Swat
•	62 -	ABDUS SALAM	ABDULLAH	Swat	15602-9354635-5	GHS Sijbanr, Swat:
		<u>'</u>				7.0

TERMS AND CONDITIONS:

ZIA UL HAQ

ASHRAF ULLAH

GUL SABIT SHAH

63

SULTANAT KHAN

SIKANDAR SHAFI

ESSA KHAN

1. Their appointment is purely on contract basis extendable at the maximum up to the project life subject to satisfactory performance of the appointees and they will have no claim/right what so ever for regularization etc. Their services under the present contract shall not qualify them for pension/gratuity.

Tank

Torghar

15501-1034220-9

12201-5206622-9

13504-2222110-3

2. Their services can be terminated at one month notice. In case they wish to resign at any time, one month's notice will be necessary or in Lieu thereof one month's pay shall be forfeited.

3. Their services will be liable to termination without any notice if their performance is not found satisfactory subsequently.

4. Their services will be liable to termination without any notice if their academic documents and other credentials submitted in this office are found take at any stage and

Their academic documents will be verified by the District Education Officer (Male) concerned. If found take their services will be terminated and they will be proceeded against under the law. The District Education Officer (Male) concerned will release their pay after verification of their academic documents. Their appointments are School based and non-transferable. Their joining time of this offer is 30 days and they will have to sign a contract agreement with the Project Manager IT "160151-Establishment of 500 IT Labs in-Government High Schools in Khyber Pakhtunkhwa (Phase-III) E&SE Department within 30 days, failing which, the offer will stand cancelled. Within 30 days, failing which, the other will stand cancelled.

Linear They will submit Charge Report to the Project Manager IT and all other concerned.

12. No TA/DA will be allowed to the appointees for joining their duties. 160151-ESTABLISHMENT OF 500 IT LABS IN GOVERNMENT HIGH SCHOOLS IN KHYBER PAKHTUNKHWA (PHASE-III) Copy for Information to the: पटन कि कि विकास Accountant General of Khyber Pakhtunkhwa Peshawar. ेप Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar Secondary Education, Secondary Education 4. District Education Officers (Male) concerned.

Principals/Head Masters of the Schools concerned.

PS to Secretary E&SE Department, Khyber Pakhtunkhwa.

PS to Special Secretary, E&SE Department, Khyber Pakhtunkhwa.

PS to Additional Secretary (Development), E&SE Department, Khyber Pakhtunkhwa.

PA to Chief Planning Officer, E&SE Department, Khyber Pakhtunkhwa.

Official concerned. ត្តិមានស្រែស៊ីស៊ីប៊ីប្រជាពេលសែវសេស ស Sheeth of man A Section of the Control of the Cont पहित्र प्राप्ति स्थापना विशेष । अस्ति To The Tissio Sections 1 20 1 15 Tristing in the second Additionii-Sectoria TO THE TOTAL CONCENTED.

National Identity Card

PAKISTAN

HATBURAR TO DIJAUMZIR SHIALEF

Umar Zeb

anet bemdA Father Name

Country of Stay on

Pakistan.

1-2672523-10321 16,04,1984 Mentity Number Date of Birth

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Sentoxity -List

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- -				Кпал	Ismail Khan	M.Sc	KHYBER		LIGH	GHS Pindi Lalma		-	Score	Entry int Edu:Dep	o Apptt a tt SST (IT	s Advertism	ne Bate or Regulari Ion
12		12201-188043	13-7 Sami	Ullah	Moin Khan	B.Sc B.Ed	SOUTH				20/11/	1983		6/14/2005 	14/06/20	005	
3	<u>-</u>	11101-823576	9-3 Abid N	lawaz Khan	Rekhan Nawaz Khan	M.Sc B.Ed	WAZIRIS		!	GHS Spinkai	31/03/1	983	Æ	3/14/2005	14/06/20	05	
4		21103-8831093	-9 PARVE	Z KHAN	SHARIF KHAN		FR BANN	<u> </u>		GHS Dilwar Khan SDW Bannu	12/10/1	986	9	/2/2008	02/09/200	08	
5	2	1506-4367367	-5 Bashir		<u> </u>	8.SC ,8.Ed	BAJAUR	20	17 E	GHS INAYAT KILLI IAJAUR	15/11/19	181	2/	9/2008	09/02/200	- 	
6 ·		·			Muhammad Yasi	1	NORTH WAZIRIST/	AN	G	HS Miranshah	03/01/19	87			 _		
			Fayaz A		Muhammad Yaqo Khaл	B.Sc	Mohmand	-		HS Danish Kool	- 		- 215	9/2008	09/02/200	8	
<u>-</u> -	16	202-0898172-9	Sohail tri	fan A	Muhammad Ayub	B.Sc.MCS ,B.Ed	Swabi	2022	╼┼-		16/04/198	39	2/9	/2008	09/02/2068 	3	
} 	138	503-3539674-9	ZAKIR KI	HAN M	NUHAMMAD OUSAF	MS COMP SC /	-	- 		S Gandar	24/08/197	3	7/1,	2007	01/07/2007		
	157	702-5904046-1	KHUSH D		SFANDYAR	MED	MANSEHRA	2017	MA	S SHAMDARA OGHI NSEHRA	03/09/198	87.0	0 9/12	7/2014	2/09/2014	INF(P)836	
)	135	03-5902512-7	MAJID KH			M Phil (CS)B.Ed	DIR UPPER	2 82 2	GH.	GHANDIGAR	01/05/1986	85.00	9/12	/2014 1	2/09/2014	 	
		01-0134774-7				BSc(CS) /BED	MANSEHRA	2011	GHS	BAIDRA MANSEHRA	13/02/1022	94.00				INF(P)836	
			<u>-</u>		ZAL RAZIQ	MS CS , M,Ed	BUNER	2016		DAGA		 	11/17	7/2014 1	7/11/2014	INF(P)836	
	1,280	2-0252416-3	NAMAT UL	LAH SAE	ED ULLAH	BS TELECOMMUNIC	KOHISTAN	-	GHS	PATTAN KOHISTAN		ļ <u> </u>	9/12/2	2014 12	//09/2014	INF(P)836	
	15302	2-9642986-1	HER YAR	1	IAMMAD IS	10.0===		 		===	13/04/1988	74.00	11/17/	2014 17,	/11/2014	INF(P)836	
:		<u>-</u> -		IAHAI	N -		DIR LOWER S	<u> </u>	GHS :	Shawa	0/01/1988	81.20	12/16/2	2016 16/	12/2016	PID(I)3018/	

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Ī			CNIC	Name	FatherName .	Qualification	Domicile——	B.Ed Declar ation	School/Institute/Office	DateOfBirt h	l _	Date of Entry into (Edu:Deptt	Date of Apptt as SST (IT)	Advertisme nt No	Date of Regularization
.	194		15101-5957144-9	ZAHID ALI	IBRAHIM	BCS (Hons)	BUNER	-	GHSS KULYARI	25/01/1990	78.10	8/24/2017	24/08/2017	<u> </u>	
	195		<u> </u>	GUL SAYYAR ALI	FATEH GUL	MSCS	MARDAN		GHS HOTI LANDAKI	05/05/1991	78.10	10/23/2017	23/10/2017		
	196					MCS . B.Ed	MARDAN	2013	GHS JEHANGIR ABAD	05/04/1986	77.90	10/23/2017	23/10/2017		
	197 .		17101-1460829-9	NABI RAHMAN	MIR RAHMAN	MCS	CHARSADDA		GHS MIA ISA	12/08/1987	77.90	10/23/2017	23/10/2017	<u> </u>	
	198		13503-8672006-5	MUHAMMAD IFAISAI SULEMAN	MUHAMMAD SULEMAN TANOLI	BS (Tele Com)	ABBOTTABAD		GHS BAGH	09/04/1989	77.90	B/24/2017	24/08/2017	 	
. •	199		15601-6749240-7		MUHAMMAD GHAFCOR	M.Sc (Comp)	SWAT _	:	GHS SHAWAR	16/06/1991	77.90	8/24/2017	24/06/2017		-
,	200	· ·	16102-2011582-5	SAJID ALI	INAYAT ULLAH KHAN	BSCS.	MARDAN		GHS Labour Colony Mardan	25/02/1982	77,80	10/23/201	7 23/10/2017	<u> </u>	
	201	·· ·	11101-8299308-9	SOHAIL KHAN	NEK NAWA	мсѕ	BANNU		GHS HAKIM BHARAT	13/04/199	77.70	8/24/2017	24/08/2017		<u> </u>
	202	<u>. •</u> 3 .	13503-7431833-5	MUHAMMAD BILAL	MUHAMMAD MAROOF	M.Sc,B.Ed	MANSEHRA	2022	GHS Lassan Nawab	31/12/198	3 77.60	8/24/2017	24/08/2017	 	
	203		16101-7593206-5		KHADIM MOHAMMAD	BS CS, B.Ed	MARDAN	2019	GHS TAMBULAK	05/03/198	8 77.60	10/23/201	7 23/10/2017		_
	204		11201-8216256-5	ABIDULLAH KHAN	MUHAMMAD HASHIM KHAN	BS Eng.	LAKKI MARWAT	2019	GHS LAND AHMED KHE	L 12/03/198	9 77.66	8/24/2017	24/08/2017		
	205	<u>. </u>	15401-0700944-5	NAWAB ALI	ASLAM KHAN	BSCS	MALAKAND		GHS JALALA MALAKAN	D 15/07/198	77.50	8/24/2017	7 24/08/2017		
二	206		15601-6532792-1	UMAR ZEB	AHMAD JAN	M.Sc (Comp)	SWAT	2020	GHS SAKHRA	16/04/198	77.50	10/23/20	17 23/10/2017	7 '	
•	207	_	15304-5653378-	MRAN KHAN	NOWSHER KHAN	MSCS	DIR LOWER		GHS Maskini	28/01/19	77.50				
	208	_	15305-9786804-	ALTAF UR RAHMAN	RAHIM BADSHAI	MCS, M.Ed	DIR LOWER	2018	GHS SANGOLAI	24/02/19	90 77.50	10/23/20	17 23/10/201	7	

SST IT Final

Par 138

Before the secretary of E & SE KPK, Peshawar

VS

- 1. Director of E & SE KPK, Peshawar.
- 2. District Education Office (M) Swat.

.....Respondents.

Aux C

Departmental appeal / Representation for grant of seniority on the basis age senior/ higher from other employees appointed on the same date of appellant.

Respected Sir,

Appellant Humbly submits as under

- 1. That appellant is posted as SST Teacher with respondent department and performed his duty regularly.
- 2. That appellant was passed test/ interview and qualified for the post of SST.
- 3. That respondent department has advertised the post of SST Teacher for which appellant was properly applied and qualified the test/ interview for the post of SST teacher.
- 4. That appellant was appointed as SST Teacher vide order dated 23/10/2017.1 (copy is attached)
- 5. That service of appellant is regularized from the date of 1st appointment.
- 6. That the seniority list of the appellant as well as other SST Teacher was drawn on the basis of the score obtained by them in the test conducted by national testing service (NTS) while as per law the seniority of appellant is of the view that seniority inter se was required to have been fixed age wise in view clause 8 of terms and conditions of regularization order as well as sub section 2 of section 4 of KPK employees of E & SE department (appointment and regularization of svc Act 2017 hence appellant is entitled for seniority on the basis of age wise seniority. (copy of seniority list is attached).
- 7. That the date of birth of appellant is 16-4-1984 while other employees BST Teachers are junior in age from appellant, therefore, appellant may please be kept senior than other SST who are junior in age from appellant and appointed on the same date of appellant.
- 8. That appellant is serving with respondent department as a regular employee from initial appointment and appellant is entitled for seniority from the date initial appointment on the basis of regular employee and also appellant is senior in age from the private respondents therefore, appellant is senior from private respondents.

(2)

9. That is senior in age than private respondent and entitled senior than private respondents in the seniority list of SST on the following grounds.

Grounds:

- A. That appellant is senior in age from private respondents, therefore, appellant is entitled senior than private respondents in the seniority list of SST teachers maintained by respondents.
- B. That similarly placed official filed an appeal before the service Tribunal KPK Peshawar which was allowed vide order/ judgment dated 31-05-2023 and appellant was considered senior on the basis of senior in age. (Copy of judgment is attached).
- C. That as per reported judgment of apex Supreme Court of Pakistan (1996 SCMR 1185) appellant is entitled for the same relief which is granted to appellants in case appeal No. 2069/2019 titled Abid Noor Vs Director E & SE KPK Peshawar & others, in which appellant were declared senior those in which those officials who are junior than appellant in age and appointed as SST Teacher on the same date of appellant.

It is therefore, humbly requested that on acceptance of this appeal, appellant may please be declared senior than those employees who are junior and who are appointed on the same date of appointment of appellant. Any other relief deemed fit may also be graciously awarded.

Dated: 29-4-2014

Your's obediently

Through:_

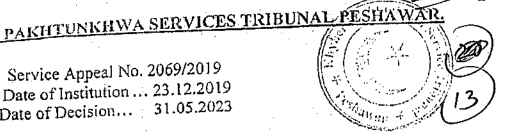
Yaqoob Khan Advocate

High Court

Sand Rhan

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Service Appeal No. 2069/2019 Date of Institution ... 23.12.2019 Date of Decision... 31.05.2023



Abid Noor S/O Noor Nawaz Khan, R/O Kotka Mir Alam P/O Torka Surani Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, Lalozai Bannu.

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 55 others. (Respondents)

> Service Appeal No. 2070/2019 Date of Institution ... 23.12.2019 31.05.2023 Date of Decision...

Afsar Ali Khan S/O Haider Ali, R/O Kotka Gharib Abad P/O Bazar Ahmad Khan Bannu, Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, ... (Appellant) No. 1 Bazar Ahmad Khan Bannu.

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 65 others.

(Respondents)

Service Appeal No. 2071/2019 Date of Institution ... 23.12.2019 Date of Decision... 31.05.2023

Shah Da Ullah Khan S/O Khubaz Khan, R/O Kotka Dilasa Khan near PS Mandan P/O Bada Mir Abbas Khan Mandan Bannu Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, Bada Mir Abbas Bannu.

... (Appellant)

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Poshawar and 61 others.

(Respondents)

Service Appeal No. 2072/2019 Date of Institution ... 23.12.2019 Date of Decision... 31.05.2023

Muhammad Ahsan Ali Shah S/O Ghaffar Ali Shah, R/O Piran Tughal Khel P/O Syed Tughal Khel Tehsil & District Bannu, Primary School Teacher

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(BPS-12) GPS, Masta Mir Tughal Khel.

.. (Appellant)

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 53 others.

(Respondents)

Service Appeal No. 2073/2019
Date of Institution... 23.12.2019
Date of Decision... 31.05.2023

Imtiaz Khan S/O Muhammad Noor, R/O Kaski Akhondan Mandew Kandidak Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, Mandew Kandidak Bannu. (Appellant)

<u>VERSUS</u>

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 108 others.

(Respondents)

)_____

Service Appeal No. 2074/2019
Date of Institution... 23.12.2019
Date of Decision... 31.05.2023

Abdul Matin S/O Ghazi Marjan, R/O Kotka Sarwar Garhi Mir Alam Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, Sher Daraz Madan Bannu. (Appellant)

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 66 others.

(Respondents)

Service Appeal No. 2075/2019
Date of Institution ... 23.12.2019
Date of Decision ... 31.05.2023

Syed Abad Mir Shah S/O Muhammad Mir Shah, R/O Village Manja Khel P/O Taji Kala Tehsil & District Bannu, GPS Kot Azad Mughal Khel, Bannu.
... (Appellant)

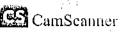
VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 39 others.

(Respondents)

Service Appeal No. 2076/2019
Date of Institution ... 23.12.2019
Date of Decision ... 31.05.2023

ATTISTED



Noor Muhammad Khan S/O Ali Bahadar Khan, R/O Kotka Mir Alam P/O Torka Surani Khyber Pakhtunkhwa Bannu, Primary School Teacher (BS-12) (Appellant) GPS, Torka Surani Bannu.

VER<u>SUS</u>

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 41 others.

(Respondents)

Service Appeal No. 2077/2019 Date of Institution ... 23.12.2019 Date of Decision... 31.05.2023

Khanzada Khan S/O Mehmood Khan, R/O Sardi Khel Gul Badin Kandi Dak P.O Meryan Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, ... (Appellant) Shah Azim Landi Dak Bannu.

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 130 others.

(Respondents)

Service Appeal No. 2078/2019 Date of Institution ... 23.12.2019 Date of Decision .. 31.05.2023

Naseem Ullah S/O, Rooh ul Amin Khan, R/O Khwaja Mad Mandan Tehsil & District Bannu, Primary School Teacher (BS-12) GPS, Akhundan Khwajamad ... (Appellant) Manda Bannu.

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 126 others.

(Respondents)

Service Appeal No. 2079/2019 Date of Institution ... 23.12.2019 Date of Decision... 31.05.2023

Shahid Ullah Khan S/O Umar Nawaz Khan, R/O Malik Chowk PO Fathima Khel District Bannu, Primary School Teacher (BS-12) GPS, Kot Adil Bannu. ... (Appellant)

VERSUS

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Near GHSS No. 1 Firdos, Peshawar and 278 others. (Respondents)

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(16)

MR. INAYAT ULLAH KHAN, Advocate

TATI

MR. ASIF MASOOD ALI SHAH, Deputy District Attorney

-- For official respondents.

For appellants.

MR. SALAH-UD-DIN MR. MUHAMMAD AKBAR KHAN MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT:

SALAH-UD-DIN, MEMBER:- Through this single judgment we intend to dispose of the above titled Service Appeals as common questions of law and facts are involved in all the appeals.

Brief facts of Scrvice Appeal No. 2069/2019 to Service Appeals No. 2074/2019 as well as Service Appeals No. 2077/2019 and 2078/2019 are that the appellants as well as private respondents therein were appointed as PSTs on contract basis vide Notification bearing endorsement No. 8313-8514/PST/adhoc/ dated: Bannu the 23.07,2014 DEO/(M). During course of their service, Khyber Pakhtunkhwa Employees of Elementary and Department (Appointment Education Secondary Regularization of Services) Act, 2017 was promulgated and in light of the same, their services were regularized vide Notification bearing Endorsement No. 2344-3253/AE-I/Estab dated 07.04.2018 with effect from the date of their initial appointment. The seniority list of the appellants as well as private respondents of the said appeals was drawn on the basis of the score obtained by them in the test conducted by National Testing Service (NTS). The



appellants are of the view that their seniority inter-se was required to have been fixed age-wise in view of Clause-8 of terms and conditions of the regularization Notification dated 07.04.2018 as well as Sub-Section-2 of Section-4 of Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department (Appointment and Regularization of Services). Act, 2017, therefore, they filed objection on the seniority list on 17.08.2019, however the same was not responded. The appellants there-after submitted departmental appeal on 26.08.2019 but the same was also not responded, constraining them to file appeals before this Tribunal for redressal of their grievance.

Precise facts of Service Appeals No. 2075/2019 and 2076/2019 are that the appellants as well as private respondents therein were appointed as PSTs on contract basis vide Notification bearing endorsement No. 1922-28/AE-1-Male/PST/Adhoc/Apptt: Bannu the 28.03.2016. During course of their service, Khyber Pakhtunkhwa Employees of Elementary and Department (Appointment and Education Secondary Regularization of Services) Act, 2017 was promulgated and in light of the same, their services were regularized vide Notification bearing Endorsement No. 2344-3253/AE-I/Estab dated 07.04.2018 with effect from the date of their initial appointment. The seniority list of the appellants as well as private respondents of the said appeals was drawn on the basis of the score obtained by them in the test conducted by National Testing Service (NTS). The ATTESTED



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appellants are of the view that their seniority inter-se was required to have been fixed age-wise in view of Clause-8 of terms and conditions of the regularization Notification dated 07.04.2018 as well as Sub-Section-2 of Section-4 of Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department (Appointment and Regularization of Services) Act, 2017, therefore, they filed objection on the seniority list on 17.08.2019, however the same was not responded. The appellants there-after submitted departmental appeal on 26.08.2019 but the same was also not responded, constraining them to file appeals before this Tribunal for redressal of their grievance.

4. Brief facts of Service Appeal No. 2079/2019 are that the appellant as well as private respondents therein were appointed as PSTs on contract basis vide Notification bearing endorsement No. 4672-5990/AE-1-Male/PST/Adhoc/Apptt: Dated Bannu the 06.052017. During course of his service, Khyber Pakhtunkhwa Employees of Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017 was promulgated and in light of the same, his services were regularized vide Notification bearing Endorsement No. 2344-32534AE-I/Estab dated 07.04.2018 with effect from the date of his initial appointment. The seniority list of the appellant as well as private respondents was drawn on the basis of the score obtained by them in the test conducted by National Testing Service (NTS). The appellant is of the view that his seniority inter-se was required to

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have been fixed age-wise in view of Clause-8 of terms and conditions of the regularization Notification dated 07:04.2018 as well as Sub-Section-2 of Section-4 of Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department (Appointment and Regularization of Services) Act, 2017, therefore, he filed objection on the seniority list on 17.08.2019, however the same was not responded. The appellant there-after submitted departmental appeal on 26.08.2019 but the same was also not responded, constraining him to file appeal before this Tribunal for redressal of his grievance.

- 5. On admission of the appeals for regular hearing, notices were issued to the respondents. Official respondents No. 1 & 2 contested the appeals by way of filing of reply, wherein they refuted the assertion raised by the appellants in their appeals.
- 6. Learned counsel for the appellants has addressed his arguments supporting the grounds agitated by the appellants in their service appeals. On the other hand, learned Deputy District Attorney for official respondents has controverted the arguments of learned counsel for the appellants and have supported the comments submitted by the official respondents.
- 7. Arguments have already been heard and record perused.
- 8. A perusal of the record would show that the appellants as well as private respondents in Service Appeals No. 2069/2019 to 2074/2019 as well as Service Appeals No. 2077/2019 and ATTESTED

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2078/2019 were appointed as PSTs (BPS-12) on contract basis vide Notification bearing endorsement No. 8313-8514 PST/adhoc/ dated: Bannu the 23.07.2014 DEO/(M), while appellants as well as private respondents in Service Appeals No. 2075/2019 and 2076/2019 were appointed as PSTs on contract basis vide 1922-28/AE-Ibearing endorsement No. Male/PST/Adhoc/Appit: Dated Bannu the 28.03.2016, whereas the appellant and private respondents in Service Appeal No. 2079/2019 were appointed as PSTs on contract basis vide 4672-5990/AE-1endorsement No. Notification bearing Male/PST/Adhoc/Apptt: Dated Bannu the 06.05.2017. During the course of their service, Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017 was enacted and vide Notification bearing Endorsement No. 2344-3253/AE/Estab dated 07.04.2018, their services were regularized with effect from the date of their initial appointments. Clause-8 of Terms and Conditions as mentioned in the afore-mentioned regularization Notification dated 07.04.2018 is regarding determination of seniority, which is reproduced as below:-

"Their Seniority shall be determined on the basis of their continuous service in cadre, provided that if the date of continuous service in the case of two or more employees is the same, the employees older in age shall rank senior to the younger one." (Emphasis provided)

9. Moreover, the criteria for determination of seniority inter-set regularized of the employees regularized under Khyber Pakhtunkhwa

(2) 28

Employees of the Elementary and Secondary Education

Department (Appointment and Regularization of Services)

Act, 2017 has been provided in Sub-Section 2 of Section-4 of the said Act, which is reproduced as below:-

"4. Determination of seniority.—(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 other employees belonging to the same Cadre, who are in service on regular basis on the commencement of this Act, and shall also rank funior to such other persons, if any, who, in pursuance of the recommendation of the Commission made before the commencement of this Act, or to be appointed to the Cadre, irrespective of their actual date of appointment.

(2) The seniority Inter-se of those employees, whose services are regularized under this Act within the Cadre, shall be determined on the basis of their continuous service in Cadre:

Provided that if the date of continuous service in the case of two or more employees is the same, the employee older in age shall rank sentor to the younger one." (Emphasis supplied.)

10. It is also worth mentioning that according to Section-5 of the Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017, the provisions of the said act shall have an overriding effect and the provisions of any such law or rules to the extent of inconsistency with the said Act shall cease to have effect.

11. In view of Clause-8 of regularization Notification bearing

Endorsement No. No. 2344-3253/AE/Estab dated 07.04.2018 as ATTESTED

well as Sub-Section-2 of Section-4 of Khyber Pakhtunkhwa

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Employees of the Elementary and Secondary Education
Department (Appointment and Regularization of Services)
Act, 2017, the seniority inter-se of the regularized PSTs was to be determined on the basis of their continuous service in cadre provided that if the date of continuous service in the case of two or more employees was the same, the employee older in age shall rank senior to the younger one. While going the impugned seniority list attached by the appellants with their appeals, the inter-se seniority of the PSTs regularized through Notification dated 07.04.2018 has been determined on the basis of score obtained by them in written test conducted through NTS, which was not a correct criteria for determining their inter-se seniority. The NTS score was relevant for appointment and not for determining seniority inter-se of the regularized PSTs.

14.

12. In view of the above discussion, it is directed that the inter-se seniority of those PSTs, who were regularized through Notification bearing Endorsement No. 2344-3253/AE-I/Estab dated 07.04.2018, shall be determined on the basis of Clause-8 of terms and conditions of regularization Notification dated 07.04.2018 as well as Sub-Section-2 of Section-4 of Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education Department (Appointment and Regularization of Services) Act, 2017 by placing the names of the appellants at correct seniority positions with all consequential benefits. The

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appeals are allowed in the said terms. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 31.05.2023

(Salah-Ud-Din) Member (Judicial)

(Muhammad Akbar Khan) Member (Executive)

Nacem Amin

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GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT CIVIL SECRETARIAT PESHAWAR (Phone No.091-9223587) Aux £

No. SO(Primary-M)E&SED/4-7/Seniority of PSTs under Act, 2017/Court Case/2024
Peshawar Dated 26th June, 2024

To,

The Director

Elementary & Secondary Education Department

Khyber Pakhtunkhwa, Peshaw

Subject:

GUIDANCE REGARDING EXTENTION OF BENEFITS (SENIORTIY ON AGE-WISE) TO ALL SIMILARILY PLACED PSTs (BPS-12) THROUGHOUT KHYBER PAKHTUNKHWA ON THE ANALOGY OF JUDGEMENT DATED 31-05-2023 OF THE HONORABLE SERVICE TRIBUNAL, PESHAWAR IN SERVICE APPEALS NO. 2069/2019 TO 2079/2019.

I am directed to refer to your letter No. 3656(AD Lit-II) dated 09-01-2024 on the subject noted above and to enclose herewith a copy of letter No. ALO(OP)/LD/15-2/2023/KC/7405-7408 dated 20-05-2024 received from Law Department Khyber Pakhtunkhwa which is self-explanatory for further necessary action, please.

Encl: AA

(REHMAN GUL) 26/66/24 SECTION OFFICER (PRIMARY, MALE)

Endst: of even No. & Date: Copy forwarded to the:

- 1. Assistant Law Officer (Opinion) Law Department Khyber Pakhtunkhwa w/r to his letter cited above.
- 2. PS to Secretary, E&SE Department Khyber Pakhtunkhwa.

SECTION OFFICER (PRIMARY MALE)

Hested

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GOVERNMENT OF KHYBER PAKHTUNKHWA LAW. PARLIAMENTARY AFFAIRS & HUMAN RIGHTS DEPARTMENT



No. ALO(OP)/LD/15-2/2023/KC 1/20 DATED: PESH: THE 20TH MAY, 2024

The Secretary,

Government of Khyber Pakhtunkhwa,

Elementary & Secondary Education Department.

Attention:

Section Officer (Primary Male)

Subject: -

GUIDANCE REGARDING EXTENTION OF BENEFITS (SENIORITY OF AGE-WISE) TO ALL SIMILARILY PLACED PSTs (BPS-12) THROUGHOUT KHYBER PAKHTUNKWA ON THE ANALOGY OF JUDGMENT DATED 31-05-2023 OF THE HONORABLE SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 2069/2019 TO 2079/2019.

Dear Sir,

I am directed to refer your Department's letter No. SO(Primary Male)-E&SED/4-7/Seniority of PSTs Under Act, 2017/Court Case/2024, dated, 17.04.2024 on the subject noted above and to state that the Scrutiny Committee of Law Department opined in its meeting held on 06-09-2023 that in terms of section 4(2) of Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department (Appointment, Regularization) Act, 2017, which stipulate, determination of seniority on the basis of age. The Scrutiny Committee further held that the said section of law outlines the method for determining seniority of the employees, whose services were regularized within a specific cadre under the Act ibid. Moreover, seniority is determined based on their continuous service within the cadre and if two or more employees have the same date of continuous service the employee older in age is to be considered senior to the younger one. Furthermore, the Act ibid has overriding effect on Rule 17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 which is not attracted to the seniority inter se of the employees, regularized under the Act ibid.

Hence, keeping in view the above, Law Department further holds that leaving aside the judgment of Service Tribunal dated 31-05-2023 in Service Appeal No. 2069/2019 to 2079/2019, benefit of section 4(2) of the Act ibid may be extended to all the employees regularized under the said Act after advice of the Scrutiny Committee dated 06-09-2023 ibid, please.

UPFILLS OF SERVICENTS

SAYED SA Assistant Law Officer/(Opinion)

Endst: of even No. & date.

Copy is forwarded for information to the:-

1. PS to Minister for Law Department.

2. PS to Secretary, Law Department.

2. Master File.

SAYED SAQLAIN HAIDER Assistant Law Officer (Opinion)

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Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

NOTIFICATION

- Whoreas, the appellant Mr. Jan Baz Khan was appointed as Arabic Teacher (BPS-15) in District Bannu on adhec/contract basis through NTS on 22-05-2014 and regularized vide Notification dated 21-03-2018. Thereafter, the DEO (M) Bannu notified seniority (merit-wise) of AT cadre on 15-10-2019 in terms of Section-8 of Civil Servant Act, 1973 road with Rules-17 of (Appointment, Promotion &Transfer) Rules 1989, wherein, the name of the appellant was shown at S.No. 84 among his other colleagues.
- 2. And whereas, aggrioved of the seniority bid, the appellant invoked the constitutional jurisdiction under Article-212 of the Islamic Republic of Pakistan, 1973 through filing Service Appeal No. 887/2020 before the Henorable Khyber Pakhtuhkhwa Service Tribunal Peshawar, whereby the appellant impugned the seniority list stood of 25-10-2019 of ATs (BPS-15) in District Bannu with the prayer, that the same may be prepared age-wise in accordance with the Sub-Section-2 of Section-4 (Appointment & Regularization of Services) Act of 2017.
- 3. And whereas, the case of the appellant was decided vide judgment doted 31-05-2023 by the Honorable Tribunal in favor of the appellant with the direction to the Department, reproduced in verbalim as under:

"Inter-se-seniority of the appellant shall be determined age-wise on the basis of Notification dated 21-03-2010 as well as Sub-Section-2 of Section-4 of KP E&SE Department (Appointment & Regularization of Services) Act, 2017 by placing the name of the appellant at correct position in the seniority list of the concerned Arabic Teacher with all consequential benefits".

4. And whereas, the case was declared as UNFIT for filing CPLA before the apex Court by the law Department, whereafter, the DEO (M) Barnu implemented the Judgment ibid to the extent of seniority (age-wise) and submitted working papers to this Directorate for promotion of the appellant to the post of SST(BPS-16) in compliance of the judgment supra, whereafter, the case was referred to the meeting of Departmental promotion committee held on 13-12-2023 and the committee has recommended that, the premotion Notification No. 8585-70 dated 07-02-2020 be withdrawn to the extent of Mr. Safdar All Shah SST (B/C) (BPS-16) only and Mr. Janbaz Khan - AT (BPS-15) be premoted to the post of SST (BPS-16) with immediate effect.

Now therefore, in compliance of the Judgment dated 31-05-2023 of the Honourable Khyber Pakhtunkhwa Service Tribunes, Peshawar & recommendations of Departmental Promotion Committee, the competent authority (Director E&SE Khyber Pakhtunkhwa) is pleased to withdraw the promotion Notification No. 8505-70 dated 07-02-2020 to the extent of Mr. Saldar All Shah SST (B/C)(BPS-16) and the appellant Mr. Jan Baz Khan AT (BPS-15) is hereby promoted to the post of SST(BPS-16) in terms of Rule-7 of the (Appointment, Promotion & Transfer) Rules, 1989 with immediate effect in the interest of public service. Moreover, their services are placed at the disposal of DEO (M) Bannu for further adjustment.

Terms and Conditions:-

- 1 He shall be on probation for a period as specified in Rules (15) substituted vide No.SO(Policies)/E&AD/1-3/2017 Dated, 07-12-2017 in Appointment, Promotion and Transfer Rules, 1999.
- 2 He will be governed by such rules and regulations as may be issued from time to time by the government.
- 3 His services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of misconduct, he shall be proceeded under the rules framed from time to time.
- 4 Charge report ahould be aubinitied to all concerned,



His Inter-Se- seniority on lower post will remain intact as per Rules (17)(4) of Appointment, Promotion and Transfer Rules, 1989.

No TAIDA is allowed for Joining the duty.

He will give an undertaking to be recorded in his service book to the effect that if any over payment is made to them in light this order, will be recovered and if he is wrongly promoted, he will be reversed. Before handing over charge, his documents may be checked. If he does not possess the required

relevant qualification as per rules, he may not be handed over the charge of the post...

(Samina Altaf) Director Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar

(AD/LII-II)/SA No. 887/2020/Jan Baz/2023. Dated Poshawor the: 2

Copy forwarded for Information & n/action to the: -

- Learned Registrar Khyber Pakhtunkhwa Sarvico Tribunal, Peshawar. Learned AAG Khyber Pakhtunkhwa Service Tribunal, Peshawar.
 District Education Officer (Male) Bannu.

- District Accounts Officer District Bannu. Deputy Director (Legal) E&SE Khyber Pakhtunkhwa
- Section Officer (Lit-II) E&SE Department Khyber Pakhtunkhwa.
- PA to Additional Socretary (General) E&SE Department Khyber Pakhlunkhwa.
- PA to Director E&SE Khyber Pakhtunkhwa.
- Official concarned

Master File.

بعدالت مولز نردول ليناور باعك تحريرآ نكه مقدمه مندرجه عنوان مالامیں اپن طرف سے واسطے بیروی دجواب دہی دکل کا روائی متعلقہ أن مقام المن ور كياء العق فان والم والك مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد مدی کل کاروا کی کا کامل اختیار ، وگا۔ نیز وكيل صاحب كوراضى نامه كرنة وتقرر ثالت وفيعله برحلف دسيئة جواب واى اورا قبال دعو كااور بسورت ومرى كرف اجراءا درصولى چيك دروبيارعرضى دعوى ادردرخواست برشم كى تقديق زراي پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری میطرفہ یا اپیل کی براید کی اورمنسوخی نیز دائر کرنے اپیل مکرانی ونظر فانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل ما جزوی کاروائی کے واسطے اور وکیل ما مخارقا لو ٹی کواسینے ہمراہ مااسینے بچاہئے تقرر کا اختیار موگا_اورماحبمقررشده کوچمی وای جمله ندکوره باا ختیارات حاصل مون کے اوراس کاساخت برواخت مظور تبول موكا _ دوران مقدمه من جوخر چدد مرجانه التواسيخ مقدمه كسبب سے و موكا کوئی تاریخ بیشی مقام دوره پر بهویا حدے باہر موتووکیل صاحب پابند بهوں مے کہ بیروی ند کورکریں۔لہذاو کالت نامیکھدیا کے سندر ہے۔ اه رس _ 2024 کے لئے منظور ہے۔ Attested & Accepted