

**BEFORE THE HONORABLE KHYBER PAKHATUNKHWA  
SERVICE TRIBUNAL PESHAWAR.**

**Service Appeal No: 1567/2024**

Gul Wali, SDM, (BPS-16) GHSS Takkar Takht Bhai, Mardan.

.....Appellant


**VERSUS**

The Secretary E&SE Department Khyber Pakhtunkhwa &  
others.....Respondents

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Respondent

  
District Education Officer  
(Male) Mardan

**BEFORE THE HONORABLE KHYBER PAKHATUNKHWA  
SERVICE TRIBUNAL PESHAWAR.**

**Service Appeal No: 1567/2024**

Khyber Pakhtunkhwa  
Service Tribunal

Gul Wali, SDM,(BPS-16) GHSS Takkar Takht Bhai, Mardan.

Dary No. 16966

~~Filed~~ 21-10-2024

.....Appellant

VERSUS

The Secretary E&SE Department Khyber Pakhtunkhwa &  
others.....Respondents

**JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS**

*Respectfully Sheweth,*

**PRELIMINARY OBJECTIONS.**

1. That the Appellant has got no cause of action/locus standi to file the instant appeal before this Honorable Tribunal.
2. That the appellant has concealed material facts from this Honorable Tribunal in the titled appeal.
3. That the Appellant has not come to this Honorable Tribunal with clean hands.
4. That the appeal is badly time barred by law of limitation Act.
5. That the case is bad for mis-joinder and non-joinder of the necessary parties.
6. That the respondent has been issued Triangle transfer order No 7801/G on 08/11/2023. (Copy of transfer order is as Annexure A)
7. That the withdrawn Order dated 03/01/2024 and the transfer Order dated 04/06/2024 issued by the Respondent No.3 with legal sphere & liable to be maintained. (Copy of withdrawn order is as Annexure B)
8. That Mr. Zubair Muhammad SDM,(BPS-16) has not obeyed the above mentioned transfer order No 7801/G on 08/11/2023 and he has not taken over charge at GHSS Takkar, therefore the post of Mr. Zubair Muhammad SDM, (BPS-16) at GHS Lund khuwar No1 was not vacant because Mr. Zubair Muhammad SDM,(BPS-16) was performing his duty in GHS Lund khuwar No1.
9. That Mr. Azam Khan SDM, (BPS-16) could not take over charge at GHS Lund khuwar No1 because Mr. Zubair Muhammad SDM,(BPS-16) was already performing his duty in GHS Lund khuwar No1 and the post was not vacant for Mr. Azam Khan.
10. That the appellant/ Mr. Gul Wali SDM, (BPS-16) could not take over charge at GHSS Hathian because Mr. Azam Khan SDM,(BPS-16) was already

performing his duty in GHSS Hathian and the post was not vacant for Mr. Gul Wali, Therefore the transfer order of the appellant has been withdrawn by the respondent department.

11. That Mr. Zubair Muhammad has been promoted from SDM to SST(General) vide Notification No 4928-33 dated 08/12/2023 and the respondent has been adjusted at GHS Lund Khuwar No1 in the same School, It means/proof that Mr. Zubair Muhammad has not taken over charge at GHSS Takkar as SDM(BPS-16).

(Copy of Notification & adjustment order is as Annexure C&D)

### ON FACTS.

- 1 Para-No 1 is related his service, need not comments.
- 2 Para- No 2 is related the respondent issued transfer order dated 08/11/2023, hence the said order has been withdrawn on 03/01/2024, hence denied.
- 3 Para No 3 is Incorrect & not admitted, Mr. Azam Khan SDM,(BPS-16) was already performing his duty in GHSS Hathian and Mr. Zubair Muhammad SDM,(BPS-16) has not taken over charge GHSS Takkar, and how the appellant/ Gul Wali can relive his post, hence denied.
- 4 Para No 4 is Incorrect & not admitted, the withdrawn Order dated 03/01/2024 of the Respondent No.3 with legal sphere & liable to be maintained, because the transfer order was not fully obeyed, hence denied.
- 5 Para No 5 is Incorrect & not admitted, Mr. Zubair Muhammad SDM,(BPS-16) has not obeyed the above mentioned transfer order No 7801/G on 08/11/2023 and he has not taken over charge at GHSS Takkar, therefore the post of Mr. Zubair Muhammad SDM, (BPS-16) at GHS Lund khuwar No1 was not vacant. The appellant/ Mr. Gul Wali SDM, (BPS-16) could not take over charge at GHSS Hathian because Mr. Azam Khan SDM,(BPS-16) was already performing his duty in GHSS Hathian and the post was not vacant for Mr.Gul Wali. Therefore the order of the appellant has , withdrawn by the respondent department, hence denied.
- 6 Para No 6 is Incorrect & not admitted, the transfer Order dated 04/06/2024 issued by the Respondent No.3 with legal sphere & liable to be maintained.
- 7 Para No 7 is related to his health and the respondent has already been issued transfer order dated 04/06/2024. The respondent No 4 has own liabilities and legal rights, hence denied.
- 8 Para No 8 is related to his departmental appeal which is time barred by law, hence denied.
- 9 That Para No 9 on the following grounds inter alia:-

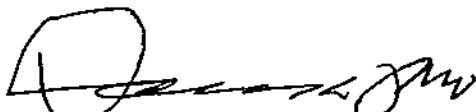
### ON GROUNDS.

- A. Incorrect & not admitted, on the grounds that the plea of the appellant is illegal as the order dated 04/06/2024 is legally competent and maintainable.

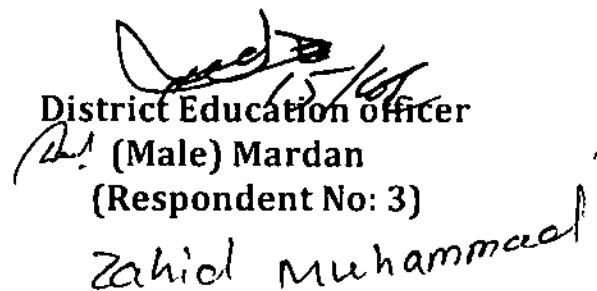
- B. Incorrect & not admitted. As the appellant has been treated accordance with law and rules. The respondent Department has not been violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- C. Incorrect & not admitted. The Transfer order dated 04/06/2024 has been issued by the Respondent No.3 with legal sphere & liable to be maintained.
- D. Incorrect & not admitted. The plea of the appellant is illegal & even against the factual position of the case, hence, liable to be rejected as the respondent department has not been issued transfer order on the basis of discrimination, favoritism and nepotism, hence tenable in the eye of law.
- E. Incorrect & not admitted. As the order dated 04/06/2024 is legally competent and maintainable and is not liable to be set aside.
- F. Incorrect & not admitted. As The Transfer order dated 04/06/2024 has been issued on the basis of the best interest of public service.
- G. Incorrect & not admitted. The plea of the appellant is not subject to the production of authentic proof & record in support of his plea.
- H. Incorrect & not admitted. The act of the respondent Department regarding the order as cited above is within the ambit of natural justice. The transfer order dated 08/11/2023 was not obeyed by the employees, therefore the said order has been withdrawn by the respondent department.
- I. Incorrect & not admitted. the Respondent also seeks leave to this Honorable Tribunal to submit additional grounds record & case law at the time of arguments.

Therefore, in view of the above made submissions, it is most humbly prayed that on the acceptance of this reply, the appeal in hand may kindly be dismissed in favor of the Respondent Department in the interest of justice.

SAMINA ILTAF  
DIRECTOR



AUTHORIZED OFFICER  
ABDUS SAMAD  
DEPUTY DIRECTOR  
E&SE Department Khyber  
Pakhtunkhwa, Peshawar.  
(Respondent NO 2)



District Education officer  
(Male) Mardan  
(Respondent No: 3)  
Zahid Muhammad

**BEFORE THE HONORABLE KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL PESHAWAR.**

**Service Appeal No: 1567/2024**

Gul Wali, SDM, (BPS-16) GHSS Takkar Takht Bhai, Mardan.

.....Appellant

**VERSUS**

The Secretary E&SE Department Khyber Pakhtunkhwa &  
others.....Respondents

**AFFIDAVIT**

I, Mr. Zahid Muhammad DEO (Male) Mardan do hereby solemnly affirm and declare that the contents of Para Wise Comments submitted on behalf of respondents are true to the best of my knowledge and belief and nothing has been concealed from this Honorable Court. It is further stated on oath that in this appeal, the answering respondents have neither been placed ex-parte nor their defense has been struck off *Cost*.

Deponent

*Zahid Muhammad*  
Zahid Muhammad  
DEO (Male) Mardan

*Respondent no-3*





**DISTRICT EDUCATION OFFICER  
(Male) MARDAN**


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No. 6078

Dated 15/10/2024

**AUTHORITY LETTER**

I, Zahid Muhammad District Education Officer (Male) Mardan do hereby authorized Mr. Sajid Khan, Legal Representative on behalf of District Education Office (Male) Mardan, to deal with the issues regarding litigation, represent, submit comments/Reply of the Service Appeals and attend the KPK Honorable Service Tribunal, Peshawar.

**ZAHID MUHAMMAD**  
  
**District Education Officer**  
**(Male) Mardan**



**OFFICE OF THE  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN**



☎ & ✉ 0937-933151, ✉ deomalemardan@gmail.com

**OFFICE ORDER**

Transfer of the following Teachers are hereby ordered on their own pay and BPS in the best interest of public service with immediate effect.

S.No	Name & designation	From	To	Remarks
1	Zubair Muhammad SDM	GHS Lund Khuwar No.1	GHSS Takkar	Against at S.No.3
2	Azam Khan SDM	GHSS Hathian	GHS Lund Khuwar No.1	Against at S.No.1
3	Gul Wali SDM	GHSS Takkar	GHSS Hathian	Against at S.No.2

Note: -

1. Charge report should be submitted to all concerned.
2. No TA/DA is allowed.

(ZAHID MUHAMMAD)  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

Endst: No. 780/23

Dated 08-11- /2023.

Copy forwarded to the:-

1. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
2. District Accounts Officer Mardan.
3. District Monitoring officer Mardan.
4. Principal/Head Master Concerned.
5. Budget & Accounts Officer, local office.
6. EMIS Branch local office.
7. Dispatcher local office
8. Official concerned.
9. Gen: File.

DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

*Attested*

*Reminded*  
  
14/11/2023  
District Education Officer  
(Male) Mardan



DISTRICT EDUCATION OFFICE (M) MARDAN.

Phone & Fax #. 0937933151

Email address: [deomalemardan@gmail.com](mailto:deomalemardan@gmail.com)



Attachment B-8

OFFICE ORDER.

The transfer order issued vide this office under Endst; No. 7801/G Dated; 08-11-2023 is hereby withdrawn with effect from the date of issue in the best interest of public service.

In case of revalidation issued from this office will also be considered nul and void Ab-initio.

(ZAHID MUHAMMAD)  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN.

Endst.No. 07/72 - Transfer file.

Dated: 03/01/2024

Copy forwarded to the:-

1. Principal/ Head Master GHS, Lund Khwar, Mardan.
2. Principal GHSS, Takkar Mardan.
3. Principal GHSS, Hathian Mardan.
4. District Accounts Officer Mardan.
5. Budget & Accounts Officer local office.
6. EMIS, Section of local office.
7. Dispatch, Section local office.
8. Teacher concerned.

DISTRICT EDUCATION OFFICER

(MALE) MARDAN.

03/01/2024

Attested  
[Signature]



Promotion Order of SST of District Mardan (M) 2023



## Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

### NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No.SO(B&AY)1-18/E&SE/2012 dated 11.7.2012 and Finance Department Notification No.SO(FRY)FD/10-22(E)2010 dated 16.7.2012, the following SCT/CT,SDM/DM,SAT/AT,ST/IT,S QARI/OARI,PSHT/SPST/PST (Male) are promoted to SST (G), SST (Bio/Chem) and SST (Math/Phy) BPS-16 (Rs 28070-2260-95670), plus usual allowances, as admissible under the rules on regular basis under the existing policy of the Provincial Government, on the terms and condition given below with immediate effect.

Their services are placed at the disposal of District Education Officer (M) concerned for further adjustment.

#### A. SST (General)

##### ❖ PROMOTION OF SCT/CT TO SST (G) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1-12	Yusuf Muhammad SCT	15/03/1967	GHSS Badar Eandz ✓
2-15	Ishad Munir "	25/03/1965	GHSS Saib Sialh ✓
3-22	Irfan Ali "	26/04/1967	GHSS No 1 Lund Khwar ✓
4-50	Saifraz Khan "	01/04/1965	GHSS Janat Garh ✓
5-51	Abdullah "	10/11/1965	GHSS Dolo Bata ✓
6-52	Akbar Ali "	01/01/1968	GHSS Jale ✓
7-57	Muhammad Ayaz "	03/02/1965	GHSS Tahar ✓
8-54	Jehan Zeb "	04/03/1965	GHSS Tahir Bhat ✓
9-55	Muhammad Farooq "	30/04/1966	GHSS Nuwan Mir Rustam ✓
10-56	Uyaz Khan "	07/02/1965	GHSS Bala Garh ✓
11-57	Salim Rehman "	15/02/1966	GHSS Tahir Bhat ✓
12-58	Muhammad Fawad Khan "	21/04/1968	GHSS Khir Abad ✓
13-66	Said Hakeem Shah "	01/01/1971	GHSS Takkat ✓
14-77	Taj Muhammad "	15/02/1970	GHSS Toru Mardan ✓
15-82	Muhammad Ishaq "	24/04/1965	GHSS Noshan Toru ✓

##### ❖ PROMOTION OF SDM/DM TO SST (G) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1-4	Zubair Muhammad SDM	06/05/1968	GHSS Lund Khwar ✓
2-5	Sabz Ali SDM	30/03/1969	GHSS Janat Garh ✓

##### ❖ PROMOTION OF SAT/AT TO SST (G) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Said Hafeez Shah	01/03/1970	GHSS No 1 Mardan

##### ❖ PROMOTION OF ST/IT TO SST (G) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Fazl Ur Rahman	03/01/1969	GHSS No 4 Mardan

##### ❖ PROMOTION OF S.QARI/OARI TO SST (G) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Muhammad Rasool	21/05/1977	GHSS Qasim

Attested  
*[Signature]*

Promotion Order of SST of District Mardan (M) 2023

**B. SST (Bio/Chem)**

♦ PROMOTION OF SCT/CT TO SST (Bio/Chem) BPS-15 ON REGULAR BASIS

S#	Name	Date of Birth	School
1-110	Maghwar Ali Khan SCT	11/02/1984	GHSS Jamal Gami ✓
2-260	Ahlab Anwar CT	15/03/1991	GHSS Baghizada ✓

♦ PROMOTION OF PSHT/SPST/PST TO SST (Bio/Chem) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Miran Shah	12/03/1982	GPS Yakh Kahr

**C. SST (Maths/Phy)**

♦ PROMOTION OF SCT/CT TO SST (Maths/Phy) BPS-15 ON REGULAR BASIS

S#	Name	Date of Birth	School
L-722	Nisar Ahmad CT	14/11/1980	GHSS Haseer Kuli ✓
2929	Naseer Ali CT	01/01/1981	GHSS NO.1 Dicali Gory ✓
4-909	Zubair Shah SCT	12/04/1984	GHSS Faizma ✓
5-275	Amir Zeb SCT	06/04/1978	GHSS Khair Akad ✓

♦ PROMOTION OF SD/MOM TO SST (Maths/Phy) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1-117	Muhammad Ayaz DM	14/04/1986	(IMS Sarai Korogh) ✓

♦ PROMOTION OF SAT/AT TO SST (Maths/Phy) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Gyod Muneer Uddin	28/07/1990	GHSS Bahuchal Chini

♦ PROMOTION OF PSHT/SPST/PST TO SST (Maths/Phy) BPS-16 ON REGULAR BASIS

S#	Name	Date of Birth	School
1	Fazil Raizq SPST	01/01/1980	GPS Dattase

**Terms and Conditions:-**

1. They will be on probation for the period as specified in Rules (15) substituted vide - No SO (PDS)/ES&AD/1-2/2017 Dated 07-12-2017 in Appointment, Promotion and Transfer Rules, 1989 (for Promotees Only)
2. They will be governed by such rules and regulations as may be issued from time to time by the government
3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they will be proceeded under the rules framed from time to time
4. Charge report should be submitted to all concerned
5. Their Inter-Se Seniority on lower post will remain intact as per Rules (17)(4) of Appointment, Promotion and Transfer Rules, 1989.
6. No TADA is allowed for joining the duty.
7. They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in the light of this order, will be recovered and if wrongly promoted, will be reversed
8. Before handing over charge, their documents may be checked. If they have not the required relevant qualification as per rules, they may not be handed over the charge of the post.

(Dr. Iqbal Khan)

Director

Elementary and Secondary Education  
Khyber Pakhtunkhwa Peshawar

Dated Peshawar the 08.12.2023

No 4928-33/ Fac/Promotion to SST/2023

Copy forwarded for information and necessary action to the -

1. District Education Officer (M) Mardan
2. District Accounts Officer Mardan
3. PA to Director ESSE Khyber Pakhtunkhwa, Peshawar
4. Officials Concerned
5. INF/le  
etc

Asst. (Jr) Director (Estab-M-1)  
Elementary and Secondary Education  
Khyber Pakhtunkhwa Peshawar

Attested



OFFICE OF THE  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

0937-933151, deomalemardan@gmail.com



ADJUSTMENT

Consequent upon the promotion of the following SCT/CT, SDM/DM, SATs/ATs, STTs/TTs, S.Qaris/Qaris, PSHTs/SPSTs/PSTs to SST (General), (Bio-Chemistry) and (Physics-Maths) BPS-16 (Rs.28070-2260-95870) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government, and services placed at the disposal of this office for further adjustment in District Mardan vide Director ESSE Khyber Pakhtunkhwa Peshawar Endst: No. 4928-33/File/Promotion to SST/2023 Dated Peshawar the 08-12-2023.

They are hereby adjusted against the vacant posts as noted against each on the terms and conditions as mentioned in the above referred Notification with immediate effect:-  
A.SST (General)

S. NO	NAME OF TEACHER	NAME OF SCHOOL	DATE OF BIRTH	WHERE ADJUSTED	REMARKS
1	WISAL MUHAMMAD	GHSS BADAR HANDA	15/03/1967	GMS BADAM RUSTAM	A.V.P.
2	IRSHAD MUNIR	GHS SARO SHAH	25/03/1965	GHS SARO SHAH	A.V.P.
3	IRFAN ALI	GHS NO.1 LUND KHWAR	26/01/1969	GHSS DHERI LIKPANI	A.V.P.
4	SARFARAZ KHAN	GHSS JAMAL GARHI	01/04/1965	GHS KODINAKA (HIG)	A.V.P.
5	ABDULLAH	GHS DAKO BABA	10/11/1965	GHS SAID ABAD	A.V.P.
6	AKBAR ALI	GHSS JALALA	01/01/1966	GHS SARI BEILOI	A.V.P.
7	MUHAMMAD AYAZ	GHSS TAKKAR	03/02/1966	GHSS PIR ABAD	A.V.P.
8	JEHAN ZEB	GHS TAKHT BILAI	01/03/1966	GHS KOT TAKHT BILAI	A.V.P.
9	MUHAMMAD FAROOQ	GHS NAWAN KILLI RUSTAM	30/04/1966	GHSS KATA KHAT	A.V.P.
10	DIYAR KHAN	GHS BALA GARHI	07/02/1968	GHSS KHAR ABAD	A.V.P.
11	SALEH REHMAN	GHS TAKHT BILAI	15/02/1968	GHSS PIR ABAD	A.V.P.
12	MUHAMMAD FAWAD KHAN	GHSS KHAR ABAD	21/04/1968	GHSS KHAR ABAD	A.V.P.
13	SAID HALEEM SHAH	GHSS TAKKAR	01/01/1971	GHSS KHADI KILLI	A.V.P.
14	TAJ MUHAMMAD	GHSS TORU MAIRA	15/02/1970	GHSS TORU MAIRA	A.V.P.
15	MUHAMMAD ISHAQ	GHS KODEH TORU	21/01/1965	GHS SUHBAT ABAD	A.V.P.
16	ZUBAIR MUHAMMAD	GHS LUND KHWAR NO. 1	06/05/1968	GHS LUND KHWAR NO. 1	A.V.P.
17	SABZ ALI	GHSS JAMAL GARHI	30/03/1969	GHSS GADDAR	A.V.P.
18	SAID NABI SHAH	GHSS NO. 1 MARDAN	01-03-1970	GHS TORU MARDAN	A.V.P.
19	FAIZ URRAHMAN	GHSS NO. 4 MARDAN	01-03-1969	GHSS NO. 4 MARDAN	A.V.P.
20	MUHAMMAD RASOOL	GHSS QASMI	23-05-1977	GHSS QASMI	A.V.P.

B.SST (Bio-Chemistry)

S.No	Name of Teacher	Name of School	Date of Birth	Where Adjusted	Remarks
1	MIRAJ SHAH	GPS YAKH KOHI	12/03/1982	GHS JANGA	A.V.P.
2	KISHWAR ALI KHAN	GHSS JAMAL GARHI	11/02/1964	GHS SAWAL DHER	A.V.P.
3	AFTAB ANWAR	GHSS BAGHDADA	15/03/1991	GHS TAKHT BILAI	A.V.P.

Attested  
[Signature]



OFFICE OF THE  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

0937-933151, deomalemardan@gmail.com



C. SST (Maths/Physics)

S.No	Name of Teacher	Name of School	Date of Birth	Where Adjusted	Remarks
1	NISAR AHMAD	GHESS NASEER KILLI	14/11/1980	GHESS NASEER KILLI	A.V.P.
2	NASIR ALI	GHESS NO.1 BICKET GUNJ	01/01/1981	GHS HAMZA KHAN	A.V.P.
3	ZUBAIR SHAH	GHESS FATIMA	12/04/1981	GHS HABANI	A.V.P.
4	AMIR ZEB	GHESS KHAIK ABAD	06/01/1976	GHS BARINGAN	A.V.P.
5	MUHAMMAD AZAZ	GMS SERAI KORAGH	14/04/1986	GHESS GUJAR GARHI	A.V.P.
6	SYED MUNEER UDDIN	GHESS BAGHICHA DHERI	28-02-1990	GHS SAWAL DHER	A.V.P.
7	FAZLI RAZIQ	GPS DALASA	01/01/1980	GHESS GADDAR	A.V.P.

Terms and conditions:-

1. They would be on probation for a period as specified in Rules (15) substituted vide No.SO (Polices)E&A/1-2-2017 Dated 07-12-2017 in Appointment, Promotion and Transfer Rules, 1989 (for Promotees Only).
2. They would be governed by such rules and regulation as may be issued from time to time by the Govt.
3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules from time to time.
4. Charge report should be submitted to all concerned.
5. Their Inter-Se-seniority on lower post will remain intact as per Rules (17)(1) of Appointment, Promotion and Transfer Rules, 1989.
6. No TA/DA is allowed for joining his duty.
7. They will give an under taking to be recorded in their service book to the effect that if any overpayment is made to him in light of this order will be recovered and if he is wrongly promoted he will be reversed.
8. Before handing over charge once again their documents may be checked if they have not the required relevant qualification as per rules, they may not be handed over charge of the post.
9. After taking over charge their BA/BSc & B.Ed and service documents shall be verified and if any discrepancy their promotion order shall be withdrawn from the date of its issuance.
10. Pay release shall be made after the verification as mentioned in para No.09.

(Zahid Muhammad)  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

Endst. No. 2024/10 Promotion to SST Post

Dated 21-01-2024

Copy forwarded for information and necessary action to the:-

1. PA to Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
2. PA to Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
3. PA to Deputy Commissioner Mardan
4. District Monitoring Officer EMA Mardan
5. District Accounts Officer Mardan.
6. Principals/Head Masters concerned.
7. RMIS Section Local Office
8. Official Concerned.
9. General file

(Signature)  
DISTRICT EDUCATION OFFICER  
(MALE) MARDAN

Attested  
(Signature)