## FORM OF ORDER SHEET

		Court	
•	•	Ap	peal No. 2205 /2024
	S.No.	Date of order proceedings	Order or other proceedings with signature of judge
	1	2	3
	1-	30/10/2024	The appeal of Mr. Wascem Anwar refiled today by registered post through Mr. Muhammad Arshad Khan
			Tanoli Advocate. It is fixed for preliminary hearing before touring Single Bench at A.Abad on 25,11.2024. Counsel for
			the appellant has been informed telephonically.
			By order of the Chairman REGISTRAR
		•	
•	-		
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			•
	. p		

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The appeal of Mr. Waseem Anwar received today i.e on 21.10.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

(1-) In the memo of appeal places have been left blank be filled up. Copy of promotion order dated 19.10.2017 mentioned in the heading of the appeal is not attached with the appeal be placed on



Copy of departmental appeal mentioned in para-5 of the memo of appeal (Annexure-E) is not attached with the appeal be placed on it.

No. 431 /Inst./2024/KPST,

<u>|</u>0\_/2024.

TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Muhammad Arshad Khan Tanoli Adv. High Court at A.Abad.

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# BEFORE THE SERVICE TRIBUNAL, KHYBER

Service Appeal No. 2205 /2024

Waseem Anwar PSHT, Govt. Primary School, Banda Pir Khan, Abbottabad.

#### ...APPELLANT

## VERSUS

Govt. of Khyber Pakhtunkhwa, through, Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

## ... RESPONDENTS

## SERVICE APPEAL

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3.	Copy of suspension order	29-30	<u>"C"</u>
4.	Copies of promotion order dated 18/05/2013 of junior counterparts and impugned promotion order dated 16/02/2017 of the appellant	51-45	"D"
5.	In this regard, departmental of the appeal of the appellant dated 08/01/2018		"E"
6.	Copy of service appeal No. 19/39 and order dated 18/06/2019	47-53	"F" & "G"
7.	Copy of implementation petition No. 78/2024	54.57	<u>"H"</u>
8.	Copy of notification dated 19/09/2024 which was presented before Honourable Tribunal on 24/09/2024 and order sheet dated 24/09/2024	28-22	."I" & "J"
9.	Copy of judgment of this Honourable Tribunal	60-64	"K"
10.	Wakalatnama	63	
	<u>}</u>		<u> </u>

Through

/2024

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Dated:

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(Muhani Arshad Khan Tanoli) Advocate Supreme Court of Pakistan (Muhaf &

(Muhammad Ibrahim Khan) Advocate High Court

13

## BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 2205 /2024

Waseem Anwar PSHT, Govt. Primary School, Banda Pir Khan, Abbottabad.

...APPELLANT

#### VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through, Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

3. District Education Officer (Male) District Abbottabad.

... RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT, 1974, FOR DECLARATION TO THE EFFECT THAT THE APPELLANT WAS FALSELY IMPLICATED IN CASE FIR NO. 522 DATED 01/06/2012 UNDER SECTION 302/324/34 PPC POLICE STATION MIRPUR, ABBOTTABAD AND APPELLANT WAS ACQUITTED HONOURABLY ON 22/02/2016 BUT RESPONDENTS' DEPARTMENT DID NOT INCLUDE THE NAME OF THE PETITIONER IN THE SENIORITY LIST OF PSTS SINCE 2013 THEREFORE, THE APPELLANT COULD NOT BE PROMOTED AS SPST ON 18/05/2013 AND SIMILARLY FURTHER PROMOTION FROM SPST BPS-14 TO PSHT BPS-15 ON 30/05/2016, WHEREAS, THE : APPELLANT WAS GRANTED PROMOTION FROM PST TO SPST ON 16/02/2016 AND SPST TO PSHT ON 19/10/2017 WHICH IS AGAINST THE LAW, PERVERSE, DISCRIMINATORY AND THE APPELLANT IS ELIGIBLE TO BE PROMOTED FROM PST TO SPST ON 18/05/2013 AND SPST TO PSHT ON 30/05/2016 WITH ALL SERVICE BACK BENEFITS.

PRAYER: ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL, THE RESPONDENTS MAY GRACIOUSLY BE DIRECTED TO REVISE THE SENIORITY OF THE APPELLANT AFTER INCLUDING THE

· 2

THE APPELLANT IN THE NAME OF SENIORITY LIST OF 2013 AND THEREAFTER, ISSUE PROMOTION ORDER OF THE APPELLANT FROM PST TO SPST ON 18/05/2013 AND SPST TO PSHT ON 30/06/2016 INSTEAD OF IMPUGNED PROMOTION ORDERS DATED 16/02/2017 AND 19/10/2017 RESPECTIVELY. ANY OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL APPROPRIATE IN THE DEEMS CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

Respectfully Sheweth: -

1.

That the facts forming the background of the instant service appeal are arrayed as under;

That the appellant got appointment as PST on 26/07/1997 and served the department with complete devotion and dedication to the entire satisfaction of his superiors. That the appellant was implicated in a false criminal case FIR No. 552, dated 01/06/2012 under Section 302/324/34 of PPC, P.S Mirpur, Abbottabad and thereafter, appellant has been acquitted honourably on 22/02/2016 by the Additional Session-II, Abbottabad. Copy of FIR and judgment dated 22/02/2016 are annexed as Annexure "A" & "B".

2.

3.

4

That during the pendency of the criminal case against the appellant till his acquittal, he remained suspended from service. Copy of suspension order is annexed as Annexure "C".

That from the date of implication of the appellant in the false criminal case, till his acquittal on 22/02/2016, respondents, especially respondent No. 3 did not updated the seniority list of the appellants as PST as well as further promotions. As a result, the appellant was entitled/ eligible to be promoted from PST to SPST BPS-14 w.e.f 18/05/2013 because juniors teachers to the appellant were promoted on 18/05/2013. But the appellant was promoted from PST to SPST on 16/02/2017 which is against the law and rules on the subject. Copies of promotion order dated 18/05/2013 of junior counterparts and impugned promotion order dated 16/02/2017 of the appellant are annexed as Annexure "D".

That similarly the appellant was eligible to be promoted from SPST BPS- 14 to PSHT BPS-15 on 30/05/2016 i.e the promotion order of the juniors to the appellants, but again appellant was promoted from SPST to PSHT on 19/10/2017 which is also perverse, against the law. Hence, both the promotion orders, i.e. 16/02/2017 and 19/10/2017 are liable to be set-aside. In this regard, departmental of the appeal of the appellant dated 08/01/2018 is annexed as Annexure "E".

5.

 That the appellant filed service appeal No.
 39/19 before this Honourable Tribunal which was converted into departmental appeal and directed the respondents to decide the same within a period of thirty days vide order dated 18/06/2019. Copy of service appeal No. 19/39 and order dated 18/06/2019 are annexed as Annexure "F" & "G".

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7.

8.

That respondent No. 3 neither accepted the departmental appeal nor rejected the same. Thereafter the appellant filed implementation petition No. 78/2024 before this Honourable Tribunal. Copy of implementation petition No. 78/2024 is annexed as Annexure "H".

That during proceedings in implementation petition the respondents produce the notification dated 19/09/2024 in which departmental appeal of the appellant regarding promotion to SPST (BPS-14) w.e.f 18/05/2013 was rejected by the respondent No.2. Copy of notification dated 19/09/2024 which was presented before Honourable Tribunal on 24/09/2024 and order sheet dated 24/09/2024 are annexed as Annexure "I" & "J". Hence, the service appeal is filed inter-alia on the following grounds;-

## **GROUNDS**;-

 $\sqrt{2}$ 

(a)

That the act of the respondents towards the appellant is malafide, against the law and the impugned orders dated 16/02/2017 and 19/10/2017 are liable to be set-aside.

(b)

That as per law, when an employee is suspended<sub>1</sub> from service due to criminal charge, the employee is regarded as innocent until or unless, he is proved guilty and convicted by the court of law. The appellant has been acquitted from the criminal charge by the competent court of law on 22/02/2016. Therefore, during the period of suspension, all the service benefits in terms of pay, seniority and promotion are admissible to the employee. Neither the appellant was dismissed nor terminated by the respondents during the period the appellant remained in Jail.

(c)

8

That the appellant remain suspended w.e.f 16/06/2012 to the date of acquittal. Therefore, the appellant was eligible to have his seniority in his cadre as well as promotion to the next higher scale on due date.

(d)

That this fact may not be left to fade in oblivion that the petitioner is as per law entitled to have all the benefits in terms of pay and promotion and seniority but respondent department with malafide intention did not include the name of the appellant in the seniority list of 2013 to subsequent seniority list till his acquittal in the year 2016. That, it is submitted that once any period paid for by the Government Shall be counted towards calculation of pension as well as towards seniority. Therefore, the appellant was entitled for promotion from PST to SPST BPS-14 on 18/05/2013 and SPST BPS-14 to 15 PSHT on 30/05/2016 instead of 19/10/2017 respectively.

(f)

(e)

That when an employee got acquitted, the employee is entitle for receipt of all the benefits while remained in Jail. This Honourable Tribunal has already allowed same benefits in case titled "Masood Vs Govt. of KPK etc". Copy of judgment of this Honourable Tribunal is annexed as Annexure "K".

(g)

That the appellant has been acquitted from criminal case vide judgment dated 22/12/2016 the name of the appellant was willfully not inflicted in seniority list of year 2013 in which the name of appellant was shown at serial No: 1790 (PST to SPST Seniority List) and lastly the seniority list of SPST and PSHT the name of the appellant was placed at serial No. 1790 instead of Serial No.

(h)

That the respondent department has led the appellant to the place which is utterly unknown to the principle of jurisprudence, natural justice, good governance and fair play.

(i)

That the matter relates to the terms and condition of service as well as financial benefits. Therefore, the appeal of the appellant is well within time and this Honourable Tribunal has jurisdiction to entertain the instant service appeal.

(j)

Any other factual and legal points shall be urged at the time of

arguments with the permission of this Honourable Tribunal.

It is, therefore, humbly prayed that on acceptance of the instant service appeal, the respondents may graciously be directed to revise the seniority of the appellant after including the name of the appellant in the seniority list of 2013 and thereafter, issue promotion order of the appellant from PST to SPST BPS-14 on 18/05/2013 and SPST BPS-14 to PSHT BPS-15 on 30/05/2016 instead impugned promotion order dated of 16/02/2017 and 19/10/2017 respectively. Any other relief this Honourable Tribunal deems appropriate in the circumstances may also be granted to the appellant.

Dated: /2024

APPELLANT Through (Mu an Tanoli) Kouft of Pakistan oreme

(Muhammad Ibrahim Khan) Advocate High Court

APPELLANT

&

#### VERIFICATION:-

Verified on oath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

11,

## BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

12

Service Appeal No. \_\_\_\_\_ /2024

Waseem Anwar PSHT, Govt. Primary School, Banda Pir Khan, Abbottabad.

...APPELLANT

#### VERSUS

Govt. of Khyber Pakhtunkhwa, through, Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

...RESPONDENTS

## SERVICE APPEAL

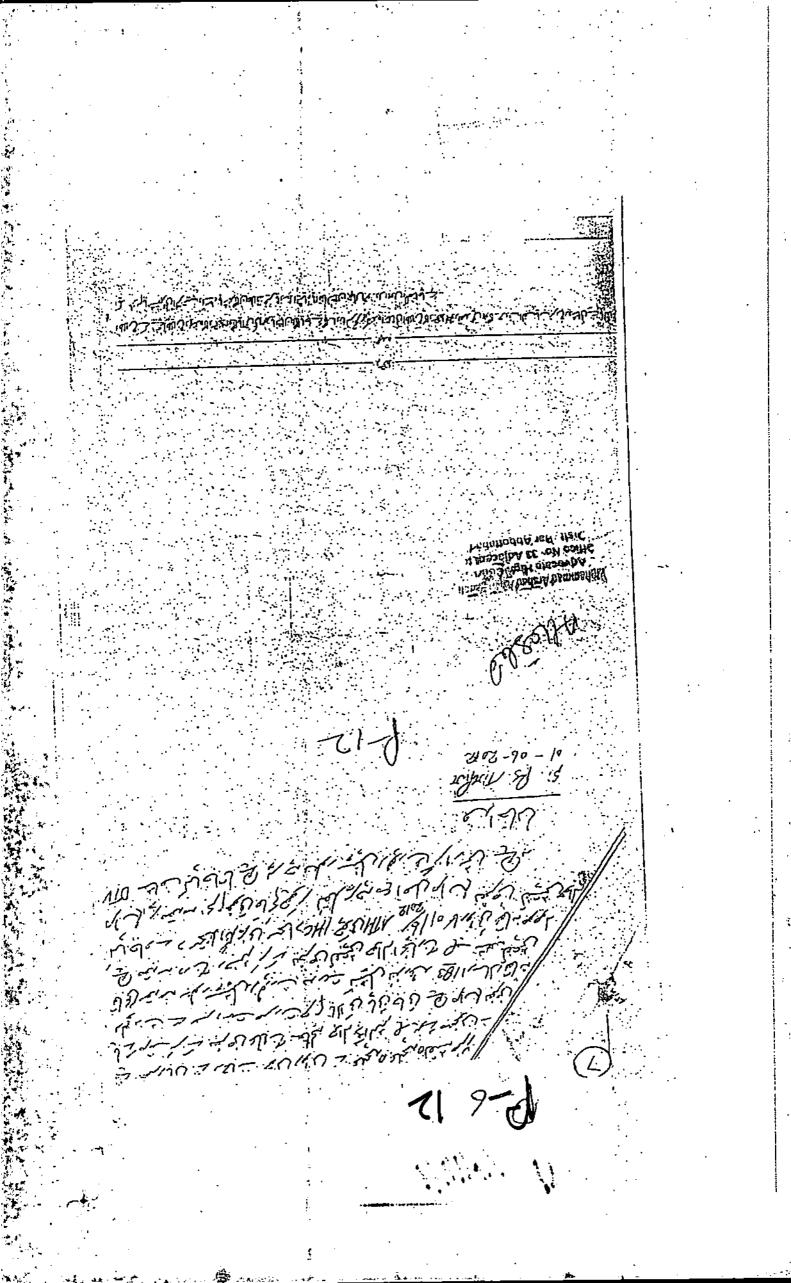
## <u>AFFIDAVIT</u>

I, Waseem Anwar PSHT, Govt. Primary School, Banda Pir Khan, Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT



Reading to the mail Very Cherry Schmenner Doct April Distayby Protection Distayby A TELDING TO THE TELDING an contraction of the 2014979600 C C C M M -1-1-10 econter 18(123 - PT 11 - 711 P. 7 1414 Con 1919 - 2 - 1919 - 191 2.0.8 3 m ... مریک مرد بر <sup>2</sup> ais sin lin nesselle fat not - not the to light ford 1... המל ההיוציייי צירי היו ליור היו לאר הייי היי היי היי אורף איייאו גיי היי א المركب مركب المركب ال S ( 1 ( ) 10 1 2 april - Stand Contraction F. C. S. 1911/1911 2-3002 5 - 195 dus In his 15 - 78 2411 201 ພະບອນເຊິ່ງໃຫ້ເຊັ່າເອົ້ 1 11 1.9 2 6 with build and the manual she have been all the weeks of the الله يتريدو المرابع المحالي المحالين المحاليات مستعالية مستعالي المرابع المرابع المرابع المرابع المرابع المحالية محالية المحالية ا بي (گر 7 435 / 305 . 700. 1-2-1411.3000 ف روا بنده و زور ا -11º -1: 07:88 7 2102 19.10 82-Z. 99 2NU 10 201 00:18:3 ras and notice يجي (الموجلية الموجلة المالا محالي معتر المراجل والمالية المستار والمروجة Ign Or Fra JJ C ( M. M. O(1) ירוויין אייטיייין אייטיאיינטירונסטוטירינטיין אייטיין אייטיין אייטיאיין אייטיאיין אייטיאיין אייטיאיין אייטיאיין





#### IN THE COURT OF PHOOT BIBL ADDITIONAL SESSION

## IUDGE-IL ABBOTTABAD

### Case File No. 50/VII of 2012

Date of Institution Date of Decision

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17/09/2012 22/02/2016

## THE STATE

## <u>VERSUS</u> ·

Waseem Anwar S/o Haji Anwar Jayed,

Mst. Kausar Bano widow of Haji Anwar Javed residents of Morklan, Tehsil & District Abbottabad. (ACCUSED FACING TRIAL)

#### CASE FIR NO. 552, DATED 01-06-2012 U/S 302/324/34 OF PAKISTAN PENAL CODE POLICE STATION MIRPUR, ABBOTTABAD.

## <u>IUDGMENT</u>

By his order dated 12.09.2012, Mr. Abdul Majid, Judicial Magistrate-III, Abhottabad, has sent up this case for trial against accused Waseem Anwar and Mst. Kausar, on the allegations that on 01.06.2012 at about 2100 hours, within the criminal jurisdiction of Police Station Mirpur, Abbottabad, they along with juvenile co-accused committed the murder of deceased Mohammad Haroon S/o Abdur Rehman and Riasat S/o Ali Akbar by firing at them and caused injuries to Hamid Raza and Faisal Raza.

Brief facts of the prosecution case are that on 01.06.2012 at 2210 hours, complainant Faisal Raza S/o Abdul Hameed in injured condition accompanied by Mohammad Sohail S/o Mohammad Haroon at Emergency Ward of ATH, Abbottabad, reported the matter to the local police to the effect that at about 09:00 PM, a Jirga was convened in the house of Waseem Annar to resolve the dispute over water

PAGE 1 OF 17

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wherein 8/9 persons participated. Uurng the Jirga proceedings, an altercation took place with Waseem Annar. Meanwhile Mst. Kausar Bano widow of Anwar Jated brought Kalashnikov from the nearby house and handed over the same to Waseem Annar and commandes? him to kill everyone. Waseem Annar started indiscriminate firing with Kalashnikov as a result of which Mohammad Haroon S/o Abdur Rehman was hit on left side of his head and died on the spot, Riasat S/o Ali Akbar sustained bullet injury on his left cheek while Hamid Raza sustained firearm injury on his right forearm. Zeeshan Anwar inflicted hockey blows to the complainant on different parts of his body. Occurrence was stated to have been witnessed by Abdul Hameed S/o Mohammad Akbar and others present at the spot. Motive was disclosed to be the dispute over water. On the basis of this report, present FIR was registered against the accused.

p-8/4

After completion of investigation complete challan against accused Waseem Anwar and Mst. Kausar Bano was submitted while separate challan under JJSO was submitted against juvenile co-accused Zeeshan Anwar and entrusted to this Court for trial. After observing codal formalities within the meaning of 265-C Cr.P.C charge was framed against the accused to which they pleaded not guilty and claimed trial. In order to prove its case the prosecution has produced as many as sixteen (16) PWs and following is the gist of their statements: -

> PW-1 Constable Mohammad Arif No. 48 took parcels No. 2, 5, 6 and 7 in the instant case to FSL through road certificate No. 290/21 Ex PW-1/1.

PW-2 Malik Muneer Ahmed S/o Aurangzeb identified dead body of deceased Malik Mohammad Haroon before the Police as well as before the doctor. He is also marginal witness to memo EX PW-2/2 through which IO took into possession garments of the deceased Mohammad Haroon.

, PAGE 2 OF 17



i. .

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PW-3 Khuwaj Mohammad S/o Sikander received the dead body of deceased Riasat through receipt Ex PW-3/1.

PW-4 Wakeel Ahmed S/o Mumtez Ahmed is marginal witness to recovery memo Ex PW-4/1 vide which IO took into possession blood stand earth from the places of deceased Mohammad Harbon and Riasat and one empty shell of 222 bore, one hockey stick from the spot.

PW-5 Banaras Khan S/o Abdur Rehman is marginal witness to pointation memo Ex PW-5/1 through which accused Waseem Anwer while in handcuffs leaded the police party to the place of occurrence and pointed out various places at the spot. He is also marginal witness to recovery memo Ex PW-5/2 through which accused *Naseem Anwer* lead the police party to his cattle shed and took out rifle from beneath the empty bags, lying near the northern side of wall of the cattle shed, which was taken into possession by the IO.

vi.

iii.

iv.

PW-6 Constable Fangresh No. 90 was entrusted with parcels No. 3 and 8 in the instant case for its delivery in FSL through road certificate No. 305/21 Ex PW-6/1 who after delivering the same in FLS returned the receipt to the Moharrir of PS for record.

vii.



PW-7 Mohammad Sajjad IHC recorded the repot of complainant in the shape of Murasila Ex PA. He also prepared injury sheet Ex PW-7/1 and inquest report Ex PW-7/2 of deceased Mohammad Haroon deceased. He also prepared injury sheet Ex PW-7/3 of Mohammad Faisal, injury sheet Ex PW-7/4 of Hamid Raza, injury sheet Ex PW-7/5 of injured Riasat and upon death of injured Riasat his injury sheet Ex PW-7/6 and inquest report Ex PW-7/7.

PAGE 3 OF 17

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PW-8 Fida Mohammad Khan Inspector registered FIR Ex PA/1 νії. on receipt of Murasila. !

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PW-9 Dr. Khurram Medical Officer conducted autopsy on the dead body of deceased Riasat S/o Ali Akbar and found the following:-

External appearance:-

ix.

A middle aged man, aged about 40-42 years lying supine on Postmortem table wearing white colour *Shahwar Kameez*. Rigor mortis not developed.

A stitched wound on the skull is noted. Another wound is noted on the left cheek on the zygomatic arch and pinna of left ear.

Tracheotomy wound is noted with dressing. Cranium and Spinal Cord:

An entry wound of about 1-3 cm on the left side of zygomatic arch with exit at left posterior area behind Pinna with laceration of the Pinna noted.

Thorax:

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Larynx and trachea:- Tracheotomy wound noted.

No other abnormality detected.

Abdomen:

No abnormality detected.

Muscles, bones and joints:

Already mentioned.

Remarks/Opinion:

In his opinion the death of the person occurred due to firearm injury to the skull, later he developed meningitis and ultimately death of the individual occurred.

Probable time that elapsed:

Between injury and death: about 22-23 days.

Between death and postmortem: within ten hours.

Six paged of postmortem report Ex PW-9/1 was handed over to the police by him.

PAGE 4 OF 17

W-10 Sarwar Khan SI submitted complete challan Ex.PW-10/1 against the accused upon completion of investigation in the case.

xi.

xii.

x.

PW-11 Abdul Hameed S/o Mohammad Akbar supported the contents of Murasila in his examination in chief.

PW-12 Abdul Qayum S/o Mir Zaman stated that they were summoned in the Jirga and decided the matter in the Jirga. In the meantime, exchange of harsh words occurred between the parties. Waseem Annuar called for his rifle and some woman handed over the rifle to him and he started firing. He fired three shots. After hearing the firs shots, he decamped and did not know what happened thereafter.

xiii.



FW-13 Fasal Ruza Stor Abduld Januerd deposed that there was a dispute over water and they had summoned a Jirga. There were persons of the village in the Jirga and they also participated at about 08:00/09:00 PM. It was Maghrib time and there was also moon light. It was first of June. During conversation, exchange of harsh words took place between the parties. Jirga members separated them. In the meantime Kosar Bano raised a Lalkara and handed over rifle to Waseem Anwar and asked him to kill all the persons. Haroon went towards him to snatch rifle from him. First bullet hit Haroon and he died at the spot. Second bullet hit Riyasat on his face and then Hamid Raza received bullet in his arm during separation of the parties. Then Zeeshan came and he started giving hockey blows to him as a result of which he also received injury on left side of his abdomen with some hard object and thereafter, he became unconscious. Thereafter all. the people decamped from the spot due to fear of death. They were taken to the hospital by the co-villagers while the dead body of Haroon was lying on the spot. After gaining

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P-12

senses in the hospital, he lodged instant report. Murasila Ex.PA was admitted to be correct and correctly signed by him.

PW-14 Dr. Junaid Sarwar conducted autopsy on the dead body of deceased Mohammad Haroon and found the following:-

External appearance:-

xiv.

A middle aged man wearing whit Shalwar suit clad with blood. He was having white beard and head had been heavily bandaged. No postmortem lividity was seen while postmortem rigidity was slightly developing. Wounds, Bruises, position, size, nature:-

1. A circular entry wound on the left temporal region near the Pinna about 1/2 inches in size with everted margins.

2. A large deep exit wound shattering the left zygomatic bone about 11/2 inches in size and 1 inch deep with pieces of broken bone visible.

Cranium and spinal Cord:

Fracture and damaged corresponding to wounds described above.

Thorax:

No abnormality detected.

Abdomen:

Stomach and its contents: Semi-digested food contents. No abnormality detected.

Muscles, Bones, Joints:

As above,

Remarks:

The death of the deceased occurred due to firearmi injury, damaging the temporal lobe of the brain causing sudden cardio-pulmonary arrest and death. Probable time that elapsed:

Between injury and death: within 30 minutes.

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Between death and PM: within six hours.

Six pages of postmortem report Ex PW-14/1 was handed over to the IO by him.

Vide MLC No. 397/12 dated 01.06.2012 he examined injured Fuisal Raza S/o Abdul Hameed and found the following:-

A small laceration on the lower back left side about 1 inch in size which was skin deep.

Nature of injury: After X-Ray

Probable duration of injury: within six hours.

MLC Ex PW-14/2 was admitted to be in his handwriting and correctly bearing his signature.

On the same day, he examined injured Hamid Raza S/o Abdul Hameed at 22:25 PM and found the following:

An entry wound on the right arm about 1/3 inches in size with inverted margins.

Nature of injury: After X-Ray and surgeon opinion. Probable duration of injury: within six hours.

MLC No. 396/12 Ex BW-14/3 was admitted to be in his handwriting, correct and correctly bearing his signature.

Vide MLC No. 295/12, he examined Riasat S/o Ali Albar on 01.06.2012 at 22:15 PM and found the following:-

An entry wound on the left cheek on the zygomatic arch about 1/3 inch in size with its corresponding exit wound near the pinna of left ear about 1/3 inch in size with everted margins.

Nature of injury: After X-Ray and neurosurgeon opinion. Duration of injury: Within six hours.

MLC Ex PW-14/4 was admitted by him to be correct, in his handwriting and correctly bearing his signature.

PW-15 Dr. Aneega Khurram conducted X-Ray examination of injured Hamid Raza S/o Abdul Hameed and found the following:-

i. Communicated/shattered fracture of the right upper half of the radius.

PAGE 7 OF 17

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# P-20

P- 44

ii. No foreign body seen.

xvi.

She admitted X-Ray report Ex PW-15/1 to be in her handwriting and correctly bearing her signature.

PW-16 Shabbir Hussain Shah SI conducted investigation in the case. He proceeded to the spot and prepared site plan Ex PW16/1 on the pointation of Abdul Qayum eyewitness of the case. During spot inspection, he took into possession blood stained earth from the place of Haroon deceased, blood stained earth from the place of Riasat deceased, from the place of accused Waseem Anwar one empty shell of 222 bore Ex P-4. He also took into possession one Hockey stick Ex P-5 from the spot of accused Zeeshan and sealed the same into parcel No. 5. On 02.06.2012 constable Almas No. 1271 brought blood soaked clothes containing one Qameez already exhibited as Ex P-1 and one Shalwar Ex P-2 white in colour, belonging to deceased Haroon which were taken into possession and sealed into parcel No. 5. Similarly a Qameez ExP-3, blood stained cream in colour belonging to injured Riasat was produced which was taken into possession and was sealed into parcel No. 6. He prepared recovery memo Ex PW-2/2 in the presence of marginal witnesses who signed the same as a token of its correctness. On 02.06.2012, injured namely Hamid Ruza at ATH Hospital produced his blood stained clothes containing one Qameez Ex PA/1, Khaki in colour and disclosed that at the time of occurrence, he was wearing the said Qameez which was taken into possession by him and was sealed into parcel No. 7. He also prepared recovery memo Ex PW-16/2 on the spot in presence of marginal witnesses who signed the same as token of lis correctness. On 02.06.2012, he raided the house of accused namely Mst. Kausar Bano with the hope to affect her arrest and to recover the weapon of PAGE 8 OF 17

Muhanima Advocale High Court Office No: 33 Adjacent Disti Bar Abbottabasi



offence. During the raid neither the accused was present nor any other illegal thing was found. In this respect he prepared house search memo Ex PW-16/3 in the presence of marginal witnesses thereof. On 02.06.2012, he vide his application Ex PW-16/4 sent parcel No. 1, 2, 5, 6 and 7 to FSL. Peshawar for chemical analysis and report, On 02.06.2012, he arrested accused Zeeshan Anwar vide card of arrest Ex PW-16/5. On 02.06.2012 accused harnely Waseem Anwar was arrested in injured condition who was admitted in DHQ Hospital Abbottabad in surgical "A" Ward Bed No. 35. On 03.06.2012, he vide his application Ex PW-16/6 applied for judicial remand of accused Zeeshan. On the same day, he applied Judicial Magistrate concerned for conditional judicial remand of accused namely Waseem Anwar who was arrested in injured condition and was admitted in DHQ Hospital, Abbottabad in Surgical-A Ward. On 08.06.2012 he vide application Ex PW-16/7, applied judicial Magistrate concerned for issuance of Zamima Bay of accused Waseem Anwar who was sent to jail on the conditional judicial remand. Application was allowed and Zamima Bay was issued for 11.06.2012. On 11.06.2012, he vide his application ExPW-16/8; applied judicial magistrate concerned for seven days physical remand of accused Waseem Anwar. Two days physical remand was granted. On 12.06.2012, accused Waseem Anwar while in handcuffs, lead police party to cattle shed and underneath the sacks lying towards southern wall of the cattle shed, himself took out rifle 222 bore. ExPA/2 without number, Pak made without license loaded with magazine having 3 live cartridges of 222. bore, the weapon of offence, and handed over the same to him. He signed on the body of rifle with pointed object and the rifle/the weapon of offence was taken into possession by him and was sealed into parcel No. **PAGE 9** OF 17

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8. Similarly, 3 cartridges of 222 bore were taken into possession and were sealed into parcel No. 9. He prepared recovery memo Ex PW-5/2 already exhibited in the presence of marginal witnesses who signed the same as a token of its correctness. Similarly, he prepared pointation memo Ex PW-5/1 on the pointation of accused Waseem Anwar who while in handcuffs lead the police to the place of occurrence and made pointation of place of occurrence. Such entry was also made in site plan Ex PW-16/1 with red ink. Similarly, he prepared recovery sketch Ex PW-16/9 of weapon of offence i.e. rifle 222 bore. On 02.06.2012, he prepared Ex PW-16/10, list of legal heirs of deceased Mohammad Haroon. After recovery of weapon of offence i.e. Rifle 222 bore ibid, he issued Docket Ex PW-16/11 for addition of Section 13 AO in the instant case. On 12.06.2012, he vide application Ex PW-16/12, sent parcel No. 8 containing rifle 22 bore along with parcel No. 3 containing bne empty of 222 bore to Firearms Expert for matching and report. On 07.06.2012, accused namely Mst. Kausar Bano produced her pre arrest bail order, which was later on confirmed. He placed the order on record. He also prepared list of legal heirs of deceased Riasai which is Ex PW-16/13. On the receipt of Report of FSL Ex PY, he placed the same on record. Similarly; he received the report of Firearms Expert Ex.PZ and placed it on file. Both the reports were in positive. During the course of investigation he recorded the statements of PWs. After completion of investigation, he handed over case file to SHO concerned for further proceeding.

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Prosecution closed its evidence on 22.04.2015 and thereafter statement of accused u/s 342 Cr.P.C. was recorded wherein they again professed innocence and refuted the charge levelled against PAGE 10 OF 17 them, however, neither wished to be examined on oath u/s 340(2)Cr.P.C nor to produce evidence in their defense.

4)

I have heard Mr. Zia Ullah Waziri Learned APP for the state assisted by Mr. Mehdi Zaman Advocati and Miss Schrish Habib Advocate learned counsel for complainant, and Mr. Fazal-e-Haq Abbasi. Advocate for accused and perused the record with their able assistance.

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In this case, the prosecution had to prove that on 01/06/2012 at 2100 hours, in the landed property belonging to Ali Asghar in village Morklan within the criminal jurisdiction of police station Mirpur, Abbottabad the accused facing trial Mst. Kausar Bano brought Kalashnikov and by handing over the same to accused facing trial Waseem Anwar commanded him to kill ali Jirga members whereupon he started indiscriminate firing as a result of which Muhammad Haroon got hit and died at the spot while Riyasat Ali was hit on his face and died later on. Likewise from the same firing one Hamid Raza sustained firearm injury on his wrist/arm.

5) The entire prosecution case hinges upon; ocular evidence furnished by PW-13 who is complainant/injured and Abdul Hameed PW-11 the eye witness, medical evidence fulnished by PW-9 & PW-14, evidence of recovery of crime empties furnished by PW-16, recovery of blood stained articles coupled with FSL report, recovery of weapon of offence i.e. riffle 222 loaded with magazine having 3 live cartridges Ex PA/2 and motive for the occurrence as stated by PW-13.

The facts regarding; cause of death of deceased, the time and venue of occurrence as reported in the case are proved through medical evidence and evidence regarding collection of blood stained earth from the reported place of deceased with their blood stained garments coupled with FSL report Ex.PY speaking that all these articles were stained with human blood of the same group. These facts have not been challenged by the defence, therefore, evidence

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regarding these facts is not needed to be discussed in detail and it stands proved on record that deceased Muhammad Haroon and Riayasat Ali were done to death through firearm shots and Hamid Raza sustained firearm injury in the occurrence taken place on 01/06/2012 at about 2100 hours at the reported place of village Morklan.

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As far as the prosecution charge for commission of reported offence against the accused facing trial is concerned, the prosecution is heavily relying on the ocular testimony furnished by eyewitness of the occurrence i.e. the complainant (PW- 13) and PW-11 as direct evidence of charge while motive behind the occurrence, recovery of blood stained earth and garments of the deceased, crime empties, recovery of weapon of offence and medical evidence as corroborative pieces of evidence. The accused facing trial have been charged in this case in the manner that on the given date and time they committed offence of murder by killing the deceased through firing made by Waseem Anwar on the command of Mst. Kausar Bano while the other co-accused Zeeshan Anwar supported and assisted him and also inflicted blows to injured with hockey, who being juvenile has been tried separately.

As per FIR, two eyewitnesses were introduced in the case who were examined as PW-11 and PW-13. These witnesses in their statement before the court gave ocular account of occurrence but their evidence is not believable, for the reason that both the witnesses have contradicted each other on material points and their statements are neither consistent nor corroborated by each other. Perusal of the statements of complainant (PW-13) and Abdul Hameed (PW-11) reveal that in his statement, FW-11 has not only failed to mention date, time and place of occurrence but also given the number of Jirga members as 4/5 persons. Likewise, according to this PW accused facing trial Wassem Anwar asked co-accused Mst. Kausar Bano to bring his riffle from the house and she asked him to kill all the

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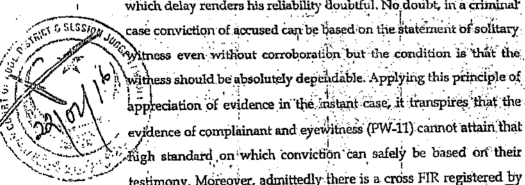
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persons whereupon accused Waseem Annoar fired four shots. In sharp contrast to him; complainant as PW-13 stated that the occurrence took place at Maghrib Vela wheneon exchange of harsh words between the parties Mst. Kausar Banq raised a Lalkara and by handing over rifle to Waseem Anwar asked him to kill all the persons. Similarly, according to PW-11, first bullet hit Hamid Raza whereafter Malik Haroon ran towards Waseem Anwar and requested him not to fire, he would resolve the dispute in the name of Allah but accused fired at him from close range hitting; him on his face as result whereof he died at the spot; while third fire shot hit his nephew Riavasat. Whereas contradicting him, complainant (PW-13) stated that first bullet hit Haroon and he died at the spot, second bullet hit Riasat and then Hamid Raza received bullet injury on his arm. Likewise, in his cross examination PW-11 stated in clear terms that the occurrence took place at Sliaam Vela and denied the occurrence to have taken place at 2100 hours and thus negated the version of FIR wherein the time of occurrence has specifically been mentioned as 2100 hours. It is noteworthy that as per record, the FIR Ex PA was lodged on the besis of Murasila incorporated by Sajjad IHC at ATH, Abbottabad, where the matter was reported by complainant Faisal Raza in Braergency Ward but surprisingly .... PW-11 during his cross examination deposed that it was he who lodged the report to police at the spot and his statement was also recorded there, which are glaring and material contradictions in the evidence of both the ocular witnesses. It merits mention here that the statement of the eye witness (PW-11) was recorded by the police after lapse of about 04 days of the occurrence without any plausible explanation on record, which delay renders his reliability doubtful. No doubt, in a criminal case conviction of accused can be based on the statement of solitary Witness even without corroboration but the condition is that the withess should be absolutely dependable. Applying this principle of appreciation of evidence in the instant case, it transpires that the



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testimony. Moreover, admittedly there is a cross FIR registered by

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accused facing trial Waseem Anwar charging therein the present complainant and eyewitness along with others for criminally trespassing into the house of accused Waseem Anwar and attempt at their lives which fact has frankly been admitted by the eyewitness (PW-11) in the following manner:

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"It is correct that we all were also charged for criminally trespassing into the house of Waseem Anwar and giving stick blows to Samina Kosar and breaking the household articles."

No doubt the prosecution also introduced one Abdul Qayyum as eyewitness and recorded his statement as PW-12 but his statement is of no help to the prosecution because this witness has neither mentioned date, time or place of occurrence nor narrated any facts reasonably connecting the accused facing trial with the commission of offence as according to him he on hearing fire shots decamped from the spot and didn't know what happened thereafter.

Admittedly, the occurrence took place during night time. None of the eyewitnesses mentioned the source of light at spot in the FIR or statement recorded under Section 161 Cr.P.C. Similarly, no source of light was mentioned in the site plan nor any bulb was taken into custody but the IO but later on while appearing before the Court, the eyewitnesses introduced the presence of emergency light at the spot of occurrence, which is a glaring improvement.

In the present case, the prosecution has failed to produce any witness to support and corroborate the complainant on the ocular side of the occurrence. The alleged eyewitness of the occurrence has contradicted the complainant on material aspects of the case. In such dircumstances, the testimony of only the complainant cannot be held sufficient for the proof of the prosecution case.

As per the prosecution case, one crime empty of 222 bore was recovered from the spot. But even if this recovery is taken as proved

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mechanical manner and did nothing towards proper investigation of the case. As such, the present case was badly handled by the local police as well as the investigation officer.

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In view of the above facts this Court is of the view that story of the prosecution is highly doubtful and it is not safe to base conviction of accused on such evidence. For giving benefit of doubt it is not necessary that there should be many circumstances creating doubts. A single circumstance creating reasonable doubt in a prudent mind about the guilt of accused makes him entitled to its benefit, not as a matter of grace and concession, but as a matter of right and there are more than one such doubts in the present case. Where evidence creates doubt about truthfulness of prosecution story, its benefit has to be given to the accused without any reservation. Drawn wisdom from the following rulings of apex court and august Peshawar High. Court:

1995 SCMR 1730 i) 1997 SCMR 25 ii). iii) 2009 SCMR 230 iv) PLD 2004 Peshawar 299 2012 MLD 441 (Peshawar) v)

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ALCT & SESSION

For the reasons stated herein above, it is safely concluded that the prosecution has miserable failed to prove its case against the accused facing trial beyond shadow of doubt, benefit of which would definitely go in favour of accused facing trial. Therefore, by extending benefit of doubt the accused facing trial Waseem Anwar S/o Haji Anwar Javed and Mst. Kausar Bano widow of Haji Anwar Javed residents of Morklan, Tehsil & District 'Abbottabad are acquitted of the charges leveled against them in case FIR No. 552 dated 01/06/2012 U/S 302/324/ 337F(v)/34 PPC police station Minpur, Abbottabad. Mist. Kausar Bano is on bail, her bail bonds stands cancelled and the sureties are absolved from the liabilities of bail bonds. Accused Waseem Anwar is in custody, hereleased forthwith if not required in any other crime. The case property be disposed of according to law after the expiry period of appeal/revisions.

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P-28 V-27 S (26). File be consigned to the Record Room after its compilation and completion, ANNOUNCED 22/02/2016 PHOOL BIBI ADDITIONAL SESSIONS JUDGE-IL ABBOTTABAD. CERTIFICATE Certified that this judgment consist of seventeen (17) pages, and each page has been read, checked, corrected and signed by me where necessary. Sissing PHOQL BIRI ADDITIONAL SESSIONS JUDGE II, ·· Abbottabad, plast confi Hice W Kecjacum PAGE 17 OF 17

	MANUE OF THE EXECUTIVE DISTRICT OFFICER (EASE) ABBOT	TABAD
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RE-INSTATEMENT

TION OFFICER

Consequent upon the acquittal of the changes leveled against Mr. Waseem Anwar Ex-PST Government Primary School Paswal Main in case FIR No. 552 dated 01.06.2012 U/S 302/324/337/F (V) /34/PPC police station Mirpur vide Additional adjusted against the vacant post of PST ( $B_{2}$ 12) at Government Primary School Begakote on his own pay & grade in the interest of Public service with immediate effect.

0 DISTRICT EDUCATION OFFICER (M) ABBOTTABAD Endst. No. 33/5/F.No. 18/Vol-111 Dated 29-4-/2016 Copy of the above is forwarded to the:ŧ. District Account Officer Abbottabad. Sub Divisional Education Officer (Male) Abbottabad w/r to his No. 825 2. dated 15.04.2016, a/w Service Book 3. Teacher concerned. DISTRICT EDUCATION OFFICER (M) ABBOTTABAD Please read date of Re-instatement w.c.f. 16.06.2012 in t/o Mr. Waseem Anwar Ex PST GPS Begakote issued vide this Office Endst: No.3315 dated 29.04.2016 Sd/-DISTRICT EDUCATION OFFICER (M) ABBOTTABAD Endst: No. 52-95 / F. No. 14/Vol-V Dated 21/6 /2016 1. District Accounts Officer Abbottabad. Sub Divisional Education Officer (Male) Abbottabad w/r to his No. 825 dated 2 15.04.2016

DISTRICT EDUCATION OFFICER (M) ABBOTTABAD

3. Teacher concerned,

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) ABBOTTABAD

Consequent upon the recommendations of the departmental promotion committee and in pursuance of the Government of Kayber Pakhtunkhwa Elementary and Secondary Education Notification Notification Notification Committee and in pursuance department Endorsement No solfn/HD/10-22(EV2010 dated 16/7/2012, the following Male PST, 5 DPS-12 are thereby promoted to the post of Senkor Primary School teacher DPS-14( Rs.8000-610-26300) Plus usual allowances as admissible under the rules on the regular basis under the existing recruitment policy of the Provincial Govt: Notified vide No SO(FE)14-S/SSRC/Meeting/2012/teaching cadre dated 13/11/2012 on the terms and conditions given bellow with immediate effect in the interest of public service.

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Total Ho, of PST (M) Posts	2622
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S.Ne	S/Ber. NO	Name of Teacher	Facher Name	School	Circle	Promoted as SPST BPS 14 and posted as under	Posting Chais
561	3145	Mumiter Alam	Abdul Jabirer	GPS RAGINALIN	MATHIAGALL	GPS Kighlan	Halhia Gel
58.7	7150	Mohermonist Art ern	Hafa Muhammad Akram	GPS Khwan	· Dhamlour	· GPS Banda Showeday	Dhamlour &
560	215L	M.M.	Gul tar than	GPS Kurte ut	Haja Gaq	ISPS Karhakit	Halls Gat of E
564	2152	Wagar Ahmed	M.Mund bt	GPS Dubran	Hafe Gall	GPS Dubran	Hala Gal Co 14
383	7153	Ulgas Husseln	Mublimmed Shard	OPS BEST MALL	Chemicae	OFS Beger Mall	Ohemiour 15
500	2154	BA TAPEU	Ghulem Kelder	GP3 Chevr Pale	Dhe micker	GPS Printing	Ohemiour S. S. Ohemiour S. S.
567	1155	M. Soced	M. Mat	GPS Kert Strajet	MATHIAGALI	SPS Cert Stralas	Nama Lu -
56.8	7156	Mahammad Aratq	A bolul WENG	GFS Surrise Regi	Ohemipur	G#3 Skriten Dach	Dhamiour B
567	2157	Shelgal AN	All Alber	GPS Sangt Makes	ATD	GI'S Therypi	Ald .VI
\$70	1)59	Myhanusad Shaid Symrae	Muhammad Bamras Me	GPS Quele	Dhimlour	GP3 Ohouz	Otipersing

Terms and conditions:-

01. They would be on probation for a Period of One Year extendable for another one year.

- 02. They be governed by such rules and regulations as may be issued from time to time by Govt .
- 03. Their Services can be irmenatiod all any time, in case his performance is found unsatisfactory during probationery period. In case of misconduct, he shall be preceded under the rules framed lime lo lime.
- 04. Charge report should be submitted to all concerned.
- . 05. Their Inter-Se- Senarity on the lower post will remain intact.
- 06. No TA/DA is allowed (or joking his duty.
- 07. They will give an under laking to be recorded in their Service Books to the effect that if any over payment is made to him in light of this order will be recovered and if he is wrongly promoted
  - he will be reversed.

Muhammad Riaz Khan Swati District Education Officer(M) Abbottabad

Ends1 No /5/1-18 Promotion for PST BPS-12 TO Senior PST BPS-14 Dated ATO the

1211

Copy forwarded for information and necessary action to the:-

- 01. Dirictor Elementary & Secondry Education Khyber Pakhtunkhawa Peshawar,
- 02. PS To Secretary to Gove Khyber Pakhtunkhwa E&SE Department.
- 03. Dy:District Eduction Officer(M) Abbottabed,
- .04. Sub: Div: Education Officer(M) Abbottabad. .05. All ADOs Circles.
- .06. District Accounts Officer Abbollabad. .07. 88AO Local Office,
- .08. All concerned, .09. Office File,

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Dy: District Education Officer(M) Abbottabad

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HAND C STATIONERY, PHOTOSTATE & SPORTS Near Boy College Link Road Aboutatad 341007.0337-5022472

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## OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) ABBOTTABAD

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PST

#### NOTIFICATION

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P-38 Consequent upon incommendation of the Departmental Promotion Committee and in Consequent upon recommendation of the Departmental Promotion Committee 40.2 in pursuance of Government of Khyber Pakhtunkhawa Elementary & Secondary Education Department Notification No SO/[B&A]/1-18/E&SE/2012 dated 11.07.2012 and Finance Department Endst No.SO(FR)/FD/10-22(E)/2010 dated 16.07.2012, the following (208) Male PST BPS 12 are hereby promoted to the post of SPST 8PS-14 (12720-980-42120) plus usual allowances as admissible under the rules on the regular basis under the existing recruitment policy of the Provincial Govt: Notified vide No SO(PE)14-5/SSRC/Meeting/2012/teaching cadre dated 13.11.2012 on the terms and conditions given bellow and hereby further posted in the Schools noted against their names with immediate effects.

SPST

5. No 🕚	Sen	Nome of Teacher	Name Of Schools	Place of posting	Remarks
 1.	No .59	. Muhammad	GP5 Mukdabi	GPS Mukdabi	Promoted and posted as SPST at the same duty
2	62	Rawail.	GPS Chaber	GPS Chaher	station -do-
	75	Shafiq-ur-Rehman	GPS Dakhan Paisar	GPS Dakhan Paisar	-do-
<u>3.</u> 4.	107	Javeed Akhtar Muhammad Saddique	GPS Thesi	GPS Thesi	-do-
5,	134	Khalid H Shah "	GPS Cowata	GPS Dawata	-do-
6.	156	Karimdad	GPS Keri Kalanda	GPS Keri Kalanda	-do-
7.	159	Qazi Zahid hussiin	GPS Hurnará	GPS Hurnara	-do-
8.	204	Muhammad SADIQUE	GPS Narian	GPS Narian	-do-
9.	208	Rasheed Khan	GPS Bogran	GPS Bogran	-do-
10.	225	Muhammad AZAM	GPS Tatial	GPS Tatial	do-
11.	226	Muhammad Shabeer	GPS Lahoor	GPS Lahoor	-oby
12,	229	SARWAR KHAN	GPS Sumandar khata	GPS Šumandar	161n
13.	235	Abdul Rasheed	GPS Kutwal	GPS Kutwal	/ -do- /
14.	240	Aurangzeb	GP5 Nakka	GPS Nakko	/ -do-
15.	248	Rab Nawaz	GPS Seri Shor Shah	GPS Seri Sher Shah	/ -do-
16.	258	Muneer Ahmed	GPS Kuthwal	GPS Kuthwal	/ -do-
17.	262	Muhammad Javed	GPS Thathi Ahmed Khan	GPS Thathi Ahmed Khan	-do-
18.	266	Shukat Hussain	GPS Kolaliar	GPS Kolalian	-do-
19.	282·	Fazle Razag	GPS N.aira Khurd	GPS Maira Khurd	-do-
20.	304	Safdar Khan 🕴	GPS Karhakki	GPS Karhakki	-do-
21.	(329)	MUHAMMAD TARID	GPS Chammad	GPS Chammad	-do-
22.	331	Muhammad Arif	GPS Seri Bandi Sarara	GPS Seri Bandi Sarara	-do

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	<u> </u>	<u>23.  </u>	343	Muhammad Sh	narif	GPS Mohri Ma	ira	GPS Mohri Mair	- آ	-do-		• •	
•.	<u></u>	24.	356	Muhammad Asghar		GPS Thermutia	-	GP5 Thermutian		-do-	ve	-	-
·			365	GOHAR REHMA	11	GPS SAJINOT		GPS SAJIKOT	<u> </u>		!		
	· · · · · · · · · · · · · · · · · · ·		384	Aurangzeb		GPS Dhand Kna	itar ·	GPS Dhand Khail		-do- -do-		•	
	· · · · · · · · · · · · · · · · · · ·		409	Mir Afzal		<b>GPS</b> Hill Sialkot		GPS Hill Sialkot				D	21
	-		412	SAKHAWAT SHA	3.Н	GPS Garlanian		GPS Garlanian		-do-		1-	24
- 1			414	Mulliammad As		GPS Bagh Dara		3 S. T. M. M. Market and M. Market and M. M. Ma	·	-do-			
·	3	0.   2	415	Nazar Hussain	·	GPS Tharatti	·	GPS Bagh Dara		-do-	<u> </u>		2
	1	1. 4	126 J		~	GPS Kalsi		GPS Tharatti		-do-			. •
		<u>.</u>	+20	ABDUL QAYYUN	9 ° I.	NagriBALA		GPS Kalsi	ļ	-do-			
- L	32	2. 4	31	Nusrat Iqbal		GPS Banwari		NagriBALA		; ; ;			
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- F	35			Audul Manan		SPS Hav: Vill:	(	SPS Hav: Vill:		-do-	[		
- H	/36					SPS Jhansa	. 0	GPS Jhansa		-do-	{		
F	37	<u></u>		Shakeel Ahmed		SPS Missar 👔	$\leq 0$	SPS Missar		-do-	-		
- <u> </u>	38			Shabeer Ahmed		PS Nammal	<u> </u>	PS Nammal		-do-			
-				Rehan Ahmed	<u> </u>	PS #2 Mirpur	G	PS #2 Mirpur		-do-			
-	39.	50	<u>z</u>	Nuhammad Iaheer	6	PS Coreeni	G	PS Goreeni		-do-			
	40.	51	Ч К	ABDUL HAMEEL: HAN	GJ	PS Nika Pani	G	PS Nika Pani	1-	-do-			
<u> </u>	41.	55		bdul Rasheed	GF	PS Upper B/Gali		PS Upper B/Gali	_		-		
	42.	62	<u>3 ·   · N</u>	luhammad Arif		<sup>2</sup> S Nakka		<sup>2</sup> S Nakka	- <del> </del>	-ob-	-[ <sup>:</sup>		
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	4 <b>4</b> .	638	. N/	uhammad AZIR	GP.	S Kalakota	1	S Kalakote	9-6-	/do-	]		
	45.	617		J.Faraz Mir	GP:	S Muslimabad		 S Muslimabad	· /-				
Ĺ	_46	654		ARIS KHAN		S MORE FALAN		S MORE KALAN	/	-do-			
<u> </u>	47.	657	Eja	iz Hussain		5 Darwaza		S D'arwaza	<u>+-/</u>	-do-	l		
	46.	659		mar Hussain		Khanspur		Khanspur		-do-			•
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	52,	680		hammad		— — — — , ,				do- [			
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	53.	686	ZULF	IQAR H. SHAH	GPS R	lan da Maira	Gpc n	ian da Maira		·			
_	54.	769		nammad Haqiq				Nari Hoter		lo-	•		
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	57	) (789	lameel .	GPS Talehar	GPS Talehar	-do-	<u>لا ا</u>	
	58.	803	Muhammad Sheraz	GPS Basala	GPS Basala	-do-		
	59	_ <u>_</u>	Mubammad SHAMIRAIZ	GPS Badhair	GPS Gadhair	-do-	S	-
-	<u> </u>	815	Raza Muhd 1	GPS Birote	GPS Birote		P-	40
-	61.	838	Muhammad Saee	d GPS Chak	IGPS Chak	-do-		70
ļ	62.		Zia Hussain Shah	GPS Snaja	GPS Snaja			
ļ.	<u>63.</u>	849	Muhammad Rafig		GPS Phulan Wali	-do-	- []	
	64.	868	ARSHAD KHAN	GPS Sumandar	GPS Sumandar	-do-		
·		- <u> </u>	· ·	khata	khata			
	65.	900	Muhammad Farooq	GPS Tarkot	GPS Tarkot	-do-		
·	<u> </u>	926	Muhammad Riaz	GPS Chattri	GPS Chattri	-do-		
	67.	941	Aurangzeb	i GPS Maltol Payeer	GPS Makol Payeen			
. [ .	68.	1008	Mubarak Ali	+ GPS Gallah Birote	GPS Gallah Birote	-do-		
<u> </u>	<u> </u>	•1063	Nazar Muhammad	GPS Hill Karmatti	GPS Hill Kormatti	-do-	-11	
·	70.	1070	Muhammad Riaz	GPS Chatri Bala	GPS Chatri Bala		-	
		1075	Nasir Muneer	GPS Malikpura	GPS Malikpura	-ob-	-	
	72.	1079	TAHIR RASHEED	GPS TARHANA	GPS TARHANA	-do-	_	
	73	1082	Gul Khatab	GPS Dana Bagan			- 1	
	74.	2003	MUHAMMAD		GPS Dana Bagan	Ado-	4	
	75.		KHURSHED khalid Mehmood	GPS Kala Bagh	GPS Kala Bagh	1/16/2		
	76.			GPS Rata Bagla	GPS Rata Bagla	/-do-/	1	
	-10.		Zahoor-ur-Rehman	GPS Samwala	GPS Samwala	/ -do- ·	1	
	77.		GHULAM MUSTAFA	GPS Tatreela	GPS Tatreela	-do-		
	78.	1110	Muhammad Manwar	GPS Kasala	GPS Kasəla	-do-		
 	79,	1113   1	azi Auhammad Ajid	GPS BANDI Dhundan	GPS Chattian	Promateo & posted against the vacant post of SPST		
	$\leq$	L128 J	Auhammad aveed	GPS Sherwan	GPS Sherwan	Promoted and posted as SPST at the same duty station		
}			luhammad lobal	GPS No. 04 Atd	GPS No. 04 Atd	-0'0-		
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	86.	1232	Muhammad Arif	GPS Naroka	GPS Naroka	-do
⊒7 Sart.	87.	1235	Cofdor Huccoin	GPS Gallah Birote	GPS Gallah Birote	-do- **
	88.	1241	Abdul Latif	GPS Mian de Seri	GPS Mian de Seri	-do-
	89.	1245		GPS Develi Bandi	🤆 GPS Develi Bandi 🔄	de
	90,	(1246	Ghulam Mujtaba Shah		T GPS PASWAL MIAN	-do-
	91.	1260	1 <b>1</b> 1 1 1 1 1 1	GPS Ateran	GPS Ateran	-do-
	92.	1270	· · · · · · · · · · · · · · · · · · ·	GPS PIR KOT	GPS PIR KOT	-dp-
:	93.	1271	Maroodur	GPS Tatial Batangi	GPS Tatial Batangi	-dʻo-
	94.	·1274	Muhammad Zahid	GPS Dhamtour	GPS Dhamtour	-do-
•	95.	1285	Muhammad Khurshed	GPS Jaster	GPS Jaster	-dp-
	96.	1305	Khan Afsar	GPS Mohri Bed Dhen	GPS Mohri Bed Dhen	-do-
	97.	1307	ZAHEER - UD - DIN	GPS BADHAIR	GPS BADHAIR	-do-
	98.	1309	GULZAREEN	GPS Bandi Maira	GPS Bandi Maira	-do-
	99.	.1312	Nazar Muhammad	GPS Kasala	GPS Kasala	do
	100.	1316	Muhammad BASHIR	GPS Tatial Batangi	l GPS Tatial Batangi	-do-
	101.	:1318	SARFRAZ KHAN	GPS DakanTatreela	GPS DakanTatreela	Ap-
	102.	<u>1320</u>	Banaras Khan	GPS Toheed Abad	GPS Toheed Abad	1~17-do-
j	103,	1323	GULZAREEN	GPS DAKHAN BAGAN	GPS DAKHAN	16/2
	104.	1334	Mujeeb-ur- Rahman Abbasi	GPS Kotii	GPS Kotli	/ -do- /
	105.	1340	Manzoor Ahmed	GPS Maira	GPS Maira	; / -do-
: F		<u> </u>		Kumhoran	Kumhoran	/ / / Promates & posted
	106.	1345	Muhammad Tariq Abbasi	GPS Batangi	GPS No 3 Atd	against the vocant post of \$PST
	107.	1352	CHANZAB	GPS Kasala	GPS Kasala	Promoted and posted as SPST at the same duty station
	108.	· · ·	Muhammad Ibrahim	GPS Kukmong	GPS Kukmong	-do-
	109.	1371	Nehmət Ali	GPS Usma Dheri	GPS Usma Dheri	-do-
	110.	1374	Mühammad Tar'q	GPS #1 Nawan Shehr	GPS #1 Nawan	-do-
1	111.	1379	Zakir Hussain	GPS Danna Bagan	GPS Danna Bagan	-do-
ſ	112.	1386	Muhammad Šharif	GPS Salol Bandi	GPS Saloi Bandi	∙do-
	113.	1393	Ageel Ahmad	GPS Tarbor	GPS Taroor	-do-

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с	114.	1399	Muhammad Asi*	GPS Banda Nabi	GPS Shaikhul Bandi	Promated & posted () against the vacant post of SPST	
.	. 115.	1403	MAZHAR HUSSAIN	GPS Cnartar Nath	GPS Chattar:Nath	Prontoled and posied as SPST at the same duly station	
	116.	1405	MUHAMMAD.	GPS-Toheed Abad	GP5 Toheed Abad	-do-	<u> </u>
	117.	1413	Abdul Waheed	GPS Toheed Abad	GPS Toheed Abad	-do-	
·	118.	1418	Saif-ur-Rehman	GPS Usma Dheri	GPS Usma Dheri	-do-	0.
-	119.	1442	Zia ur rehman	GPS No 1 Hvn	GPS No 1 Hvn	-do-	1-42
	120.	1472	Amjid Hussain	GPS Birote	GPS Birote	-ปินี-	1-92
	121.	1477	MUHAMMAD ILYAS	GPS Sajikote	GPS Sajikote	-dG-	
- <u> </u>	400	5-407	Muhammad	GPS Kanthialy	GPS Kanthialy	-da-	
	122.	1482	8anaris	Upper	Upper		4
-	123.	1494	Ghulam Mustafa	GPS Bagla-3	GPS Bagia-3	-do	· ·
	124.	1497	Zahoor Ahmed	Gps phulanwali	Gps phulanwali	-do	• •
-	125.	1502	M. Nazir	Chariali	Chariəli	-dq-	1
	126.	1519	Mir Baz khan	GPS Nalotha	GPS Nalotha	-do-	}
	127.	1521	Rasheed Khan	GPS Hadora Bandi	GPS Bagla No 1	Promated & posted against the vacant post of SPS1	
	128.	1533	Tariq Aziz	GPS Baridi Pahar	GPS Bandi Pahar i	Promoted and posted as SEST at the same duty station	
	129.	1535	Gul-Faraz	GPS Dunian	GPS Dunian	do	·
	130.	1540	RASHEED AHMAD	GPS Dana Khan Kalan 4	GPS Dana Khan Kalan 🥠	1/16/7	· ·
	131.	1542	Muhammad Jahangir	GPS Tolieed Abad	GPS Toheed Abad	/-ob-/	
	132.	1560	Muhmmad Farooq Akbar	GPS Payain	GPS Payain	-do-	
1	133.	1561	Muliammad TARIQ ABBASI	GPS Jab Kari	GPS Jab Kari	-do-	
	İ34.	1563	Naveed Anwar Qureshi	GPS Baseera	GPS Baseera	-do-	
	135.	1567	Aftab Hussain Shah	GPS Dheri	GPS Dheri	-do-	•
	136.	1569	Tahir Mehmood	GPS Langaloot	GPS Langaloot	<u>-do-</u>	
	137.	1587	Gulkhatab	GPS Jogimar	GPS Jogimar	-do	
	138.	1617	Sajid Hussain Shah	GPS Patta Doga	GPS Patta Doga	<u>-do-</u>	
1	139.	1620	Sájjad Ahmad	GPS Sathal	GPS Sathal	-do-	
	140.	1630	Nadeem Tahir	GPS No. 01 Hav:	GPS No. 01 Hav:	-do-	
	•	1637	Abdul Razaq 🐁	GPS Lakhala	GP5 Lakhala	-do-	
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1.	42./1	639	Abdul Qadoos	GPS Bai Jandran	GP.	S Bai Jandran	-do-	
{				GMPS MassahS		IPS MassahS	-do-	· •
, <b>1</b>	43. 1	541	Abdul Qadoos	Saydan		dan .		
. 14	44. 1	557	Muhammad Riafat	GPS Kothera		Kothera	do-	
	45.   16	579	Muhammad ARIF*	GPS Kasala	GPS	i Kasala	-cb-	
	÷5. 1	704	Arshao khan	Gps kalu mera	Gps	kalu mera	-do-	
1	\$7: j i	733	ALI ASGHAR	GPS Kari Asrafli	GPS	i Kari Asrafii	-Go-	- N
14	18. 17	739	Tassadaq Hussain	GPS Nalbeer		Banda Dalazak	Promated & posted	- P- 4
14	19. 17	47	Asif Aziz	GPS Malikpura	GPS	Malikpura	Promoted and posted as SPST of the same duty station	_
. 15	0 17	68	Muhammad Pervez	GPS Haryala	GPS	Həryəla	-ob-	
		74	Niaz Muhammad	GPS Lower Biran Gali	GPS Gali	Lower Biran	-do-	
<u></u>	2. 17	90)	WASEEM ANWAR	GPS Biga Kote	GPS	Biga Kote	-do-	ר <u>ה</u> יפר-
715	3. 18	04	ABDUR RASHEED	GPS Suranda	GPS	Toheed Abad	Promated & posted against the vacant post of SPST	10
15			Tahir mehmood khan	GPS Majhat	GPS	Majhat	Promoted and posted as SPST at the same duty station	
15	<u>[</u>	·	FIAZ HUSSAIN SHAH	GPS JABBRI	GPS	JABBRI	-00-	
15			Muhammad Asif	GPS Barbeen	GP5	Barbeen	M /-dp-	
15			Dildar Hussain	GPS Payyian	GPS	Payyian 1	0-do-10	· ·
158			Sajjao Khan	GMPS Gojar Moar	GMP	S Gojar M <b>o</b> ar	/-do-/	1
159			ABID HUSSAIN	GPS Chabrian	GPS	Chabrian	/-do-	· ·
160			Rasheed Ahmed	GPS Bari Bagla	GPS I	Bari Bagla	/ -do-	-
161			Niaz mohmmad	Gps Dhula Bandi	Gps 🕻	)hula Bandi	/ -do-	
162			Yasir	GPS Hotrarrai		lotrarrai	/ -do-	
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169.	2027	N	lajeeb-ur-Rehman i I		GPS LC		-do-	
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208.	2193	Muhammad Shakeel	GPS Nar. Hoter	GPS Nari Hoter	-do-
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<u>mannons:</u>

1. 2.

They will be on probation for a period of one year extendable for another one year 3.

- They will be governed by such rules and regulations as may be issued from time to time by the Government.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during 4
- probationary period. In tase of inisconduct, they will be preceded under the rules framed from time to time. Charge report shall be submitted to all concernes. Their inter-seniority on lower post will remain intact. 5.
- No. TA/DA is allowed for joining their duty. 6.
- 7.

They will give an undertaking 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 they are wrongly promoted, they will be Their promotion is subject to the condition that their contificates/documents must be verified from the 8.

concerned authorities by the DDO concerned, anyone found producing bogus/fake Certificates will be reported to the law enforcing agencies for further action.

16 Endst: No. . EB-11/1 romotion PST to SPST

Copy forwarded to the:

- i.
- Director Elementary & Secondary Education shyber Pakhtunkhwa Peshawar., District Accounts Officer Abboltabad. 2.

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- З.
- Sub Divisional Education Officer (Male) Abbc::abad. Sub Divisional Education Officer (Male) Havelan 4.
- P/S to Secretary E& SED Peshawar. S.
- AP EMIS branch, local office. 6.

Teachers concerned. 7

16 DISTRICT POUCATION OFFICER [M]

Sal ~ DISTRICT EDUCATION DEFICER (M)

ABBOTTABAD

16 2/2017

Dated

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Hice No 33 Adjacent to Disti Ber Abbottabad

Annex-E

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) ABBOTTABAD

No. /Prom PST to SPST/ Vol-I Dated\_08 12018 n / The Sub Divisional Education Officer (M) Abbottabad. P-46 Subject: APPEAL Mcmo: I am directed to refer to your Endst No.2938 dated 22.12.2017 on the subject cited above and to return herewith service book in respect of Mr. Waseem Anwar, PSHT GPS Banda Pir Khan and ask the teacher concerned to approach the next higher authority i.e Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar, STRICT EDU: OFFICER ABBOTTABAD D.D.K App Elle with End put up with detail U Didentor Elementary & Socondary Education, 18 Knyber Pokhankiwa Poshawar oslo d Adjacent i: 43

EFORE THE SERVICE TRIBUNAL KHYBER KHWA PESHAWAR Waseem' Anwar' S/O Mohammad Anwar Javed Primary School Head Teacher (PSHT) Government Primary School #2 Abbottabad. . APPELLANT VERSUS Government of Khyber Pukhtun Khwa through Secretary Education Khyber Pukhtun Khwa Peshawar. Director of Education E & SE, KPK, Peshawar. 2 District Education Officer (M) Abbottabad. 3 RESPONDENTS APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974 AGAINST THE ORDER ISSUED BY RESPONDENT # 3 VIDE OFFICE ENDST # 6627/ PROMO PST To SPST DATED 1/ 6/ 2017. AND THE ORDER OF RESPONDENT # 2 WHEREBY THE APPEAL OF THE APPELLANT WAS NOT CONSIDERED AS AGAINST HIS ORIGINAL SENIORITY THAT ACTION IS ILLEGAL, VOID WITHOUT LAWFUL AUTHORITY, WITHOUT JURISDICTION AND. SAME IS NOT TENABLE IN THE EYES OF LAW AND IS LIABLE TO BE SET ASIDE: PRAYER:- ON ACCEPTANCE OF INSTANT APPEAL THE ORDER OF RESPONDENTS NO 2 & 3 MAY KINDLY BE SET ASIDE AND RESPONDENTS DIRECTED THAT THE APPELLLANT BE PROMOTED ACCORDING TO THE OFFICE ORDER / PROMOTION ORDERS OF THE TEACHERS ISSUED VIDE LETTER # 1511- 18 DATED 28/ 2/ 2013 IN ORDER TO MEET THE ENDS OF JUSTICE. Respectfully Sheweth: The facts giving rise to the instant appeal are arrayed as. under <u>FACTS:-</u> That the appellant is serving as Primary School Head Ι. Ki ste er in Éducation Department Abbottabad king the year 2012, when the appellant was serving as imary School Teacher, due to alleged involvement in a Chall Buir Windowien Ic when an are was suspended from service. Copies of the FIRs

and the order of suspension are attached as annexure "A

"B" and" C"

- 3. That after the trial of the cases before the court of Competent jurisdiction, on 22/ 2/ 2016, the appellant was acquitted of the charges leveled vide FIRs. therefore he was reinstated in service by Respondent # 3 vide office letter #3315 dated 29/ 4/ 2016 and date of reinstatement was clarified to be read as 16/ 6/ 2012. Copy of the judgment of the court and the order of reinstating is annexure "D" & "E".
- That the Respondent # 3 passed promotion order of the appellant from the post of Senior Primary School Teacher to Primary School Head Teacher vide his office Notification # 11423-25 dated 19/ 10/ 2017 by mentioning him in the seniority list at serial # 1790 but did not consider his reinstatement form the date of suspension and the original seniority when the promotion order was passed. Copy of the promotion order and the Promotion order/ seniority list # [511-18 DATED 28/ 2/ 2013 are attached as annexure "F" & "G".

That the appellant had also moved a representation to the Respondent # 3 which was also not considered it was directed to approach to the higher forum. Copy of order is attached as

1 a silar nexure "H".

That the respondent # 2 also failed to appreciate the real facts and law and without any decision and application of mind again sent the appeal to the respondent # 3 for doing needful. Copy attached as annexure ['1"

That feeling aggrieved of the above, the present appeal interalia on the following grounds:-

Autobale High Court Re-Autobale High Court Office No 33 Adjacent IC Office No 33 Adjacent IC 1. That the order respondents on appeal of the appellant is not in accordance with facts and law is illegal arbitrary, void, without lawful authority, without jurisdiction, and hence liable to be set aside and revised order needs to be passed in accordance with the seniority of the appellant as per the office order# 1511- 18 Dated 28/ 2/ 2013

2. That no importance has been given to the contention of appellant and the true facts were totally ignored by the Respondent # 3 during the course when impugn order on appeal was passed.

3. That the appellant was acquilted from the court of law therefore the Respondents were under legal obligation to have promoted the appellant from the date of suspension which has not been considered therefore the impugn order needs to set aside with replacement of the fresh order; maintaining the seniority and the back benefits of the appellant.

4. That although order of reinstatement in service was passed from the date of suspension yet it was not considered at the time when impugned order was passed

on appeal of the appellant.

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- 5. That patently the orders are, illegal without lawful authority mala-fidely passed that is not sustainable under the law.
- 6. That there is no other speedy and efficacious remedy available against illegality and atrocity committed by the respondents except getting justice through the present appeal.

7. That further points will be submitted at the time of arguments.

PRAYER

It is therefore most humbly prayed that on acceptance of instant appeal the impugned order of Respondents may be set aside and they be graciously directed to pass fresh order of promotion of the petitioner in accordance with the original seniority of the Petitioner of 2013 and from the date of suspension with all back benefits in order to meet the ends of justice.

Dated: 01/09/2018. Abbottabad

PPELLANT Through High Court te No 33 Adjacent 10 Distl Bar Abbottabad

CULFIQAR AHMAD) Advocate High Court Abbottabad

# BEFORE THE SERVICE TRIBUNAL KHYBER PUKHTUN KHWA PESHAWAR

Waseem Anwar S/O Mohammad Anwar Javed Primary School Head Teacher (PSHT) Government Primary School #2 Abbottabad.

#### VERSUS

- Government of Khyber Pukhtun Khwa through Secretary Education Khyber Pukhtun Khwa Peshawar. Director of Education E & SE, KPK, Peshawar.
- 2 3

Identified by

Abbottabad

(ZULEFOAR AHMAD) Advocate High Court

1

District Education Officer (M) Abbortabad.

# ...RESPONDENTS

Waseem Anwar

...DEPONENT

... APPELLANT

251

## SERVICE APPEAL

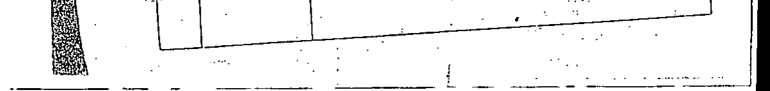
## <u>AFFIDÀVIT</u>

I. Waseem Anwar S/O Mohammad Anwar Javed Primary School Head Teacher (PSHT) Government Primary School #2 Abbottabad. do hereby solemnly affirm and declare on oath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein. No such appeal is pending in any other court.

llested

Counsel for the appellant present and fequested for D adjournment. Adjourned to 18.06.2019 for preliminary hearing before S.B at Camp Court Abbottabad. (Muhammad Amin Khan Kundi) Member Camp Court Abbottabad Annex - c 18.06.2019 BEFORE THE SERVICE TRIBUNAL KHYBER PUKHTUN KHWA PESHAWAR weem Anwar S/O Mohammud Anwar Javed Primary School Head cher (PSHT) Government Primary School #2 Abboltabad. PPELLANI VERSUS Government of Khyber Pukhtun Khwa through Secretary Education, Khyber takhya Pukhtun Khwa Peshawar. Director of Education E & SE, KPK, Peshawar. 2 District Education Officer (M) Abbottabad. 3 RESPONDENTS APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974 AGAINST THE ORDER ISSUED BY RESPONDENT # 3 VIDE OFFICE ENDST # 6627/ PROMO PST To SPST. DATED 1/ 6/ 2017 AND THE ORDER OF RESPONDENT # 2 WHEREBY THE APPEAL OF THE APPELLANT WAS NOT CONSIDERED AS AGAINST HIS ORIGINAL SENIORITY THAT ACTION IS ILLEGAL, VOID WITHOUT LAWFUL AUTHORITY, WITHOUT JURISDICTION AND SAME IS NOT TENABLE IN THE EYES OF LAW AND IS LIABLE TO BE SET ASIDE ... PRAYER:- ON ACCEPTANCE OF INSTANT APPEAL THE ORDER OF RESPONDENTS NO 2 & 3 MAY KINDLY BE SET ASIDE AND RESPONDENTS DIRECTED THAT THE APPELLLANT BE PROMOTED ACCORDING TO THE OFFICE ORDER / PROMOTION ORDERS OF THE TEACHERS ISSUED VIDE LETTER # 1511- 18 DATED 28/ 2/ 2013 IN ORDER TO MEET THE ENDS OF JUSTICE. Respectfully Sheweth; -The facts giving rise to the instant appeal are arrayed as Berfep-chas under. `<u>FACTS:-</u> 1. That the appellant is serving as Primary School Head Re-submitted to -day and filed. Teacher in Education Department Abbottabad. That during the year 2012, when the appellant was serving as 2. Primary School Teacher, due to alleged involvement in a ATTES murder case was suspended from service, Copies of the T.SR EXX Khyber Fakhtanishwa Service Witcasel Is High Court 15वर्ध Pestowar MED VE SO ADDEED 圆 בביוההמרצב ۶

P-49 Form- A FORM OF ORDER SHEET Court of 39/2019 Order or other proceedings with signature of Judge Case No., Date of order S.No. proceedings 3 The appeal of Mr. Waseem Anwar received today by post 2. 1 through Mr. Zulfigar Ahmad Advocate, may be entered in the Institution • 10/1/2019 Register and put up to the Worthy Chairman for proper order please. 1-REGISTRAR This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on 22 - 3 - 19. 25-1-19 2-CHAIRMAN Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up for preliminary hearing on 22.03.2019 24.05.2019 before S.B at Camp Court A/Abad. Member Camp Court A/Abad Schabad



## BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

They-

CM No. \_\_\_\_/2024 P. 54 IN Service Appeal No. 39/2019

Waseem Anwar PSHT, Govt. Primary School Banda Pir Khan Abbottabad.

...APPELLANT

### VERSUS

1.	Elementary hwa, Peshawar	Secondary	Education,	Khyber
2.	Elementary	Secondary	Education,	Khyber
	hwa, Peshawar			<b>.</b>

3. District Education; officer (Male) Abbottabad.

APPLICATION FOR IMPLEMENTATION OF ORDER DATED 18/06/2019 OF THIS HONOURABLE TRIBUNAL PASSED IN SERVICE APPEAL NO. 39/2019.

Respectfully Sheweth; -

 That the facts of the case are that the appellant/ applicant was falsely, implicated in Case FIR No. 522 dated 01/06/2012 under Section 302/324/34 PPC Police Station Mirpur, Abbottabad. The applicant was acquitted Honourably vide judgment dated 22/02/2016. Copies of FIR dated 01/06/2012 and judgment date 22/02/2016 are attached as Annexure "A" & "B". 2.

3.

4.

5.

That respondent No. 3 suspended the appellant/ applicant from service on 16/06/2012 and after acquittal reinstated him in service on 29/04/2016 w.e.f the date of suspension i.e 16/06/2012. Copy of suspension order dated 12/09/2012 and reinstatement order dated 29/04/2016 are attached as Annexure "C".

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That juniors to applicant were promoted from PST to SPST w.e.f 28/022013 but the applicant was promoted from PST to SPST w.e.f 16/02/2017 which should have been w.e.f 28/02/2013. Copy of order dated 16/02/2017 is attached as Annexure "D".

That the applicant was promoted from SPST (BPS-14 to PSHT (BPS-15) on 19/10/2017 which should have been w.e.f 30/05/2016 i.e the date of promotion of his junior counter part. Copy of order dated 30/05/2016 of Junior Employees to the applicant is attached as Annexure "E".

That the applicant filed service appeal No. 39/2016 regarding the above mentioned benefits which was disposed off with the direction to the respondents to decide the departmental appeal of the applicant vide order dated 18/06/2019. But no action has been taken Appeed by the respondents so far. Copy of service No. 39/2019 and order dated 18/06/2019 are attached as Annexure

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6.

"F"

That the applicant filed 2<sup>nd</sup> service appeal No. 1634/19 before this Honourable Tribunal but during the preliminary hearing it came to the notice that the previous order dated 18/06/2019 of the Honourable Tribunal is yet to implemented by the department. Hence, the appeal of the applicant was withdrawn to file implementation petition the before this Honourable Tribunal vide withdrawal application dated,15/10/2021 which was allowed vide order dated 15/10/2021 by this Honourable Tribunal. Copy of application dated 15/10/2021 is attached as Annexure "G".

In view of the above, it is prayed that respondents may be directed to implement order dated 18/06/2019 of this Honourable Tribunal.

APPLICANT

Dated: /2024

Through

(Muhammad Arshad Khan Tanoli) Advocate Supreme Court of Pakistan at Abbottabad

& (MUHAMMAD IBRAHIM KHAN) Advocate High Court, Abbottabad

# BEFORE THE CHAIRMAN KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

-57

CM No. /2024 IN Service Appeal No. 39/2019

Waseem Anwar PSHT, Govt. Primary School Banda Pir Khan Abbottabad.

...APPELLANT

VERSUS

Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar and others.

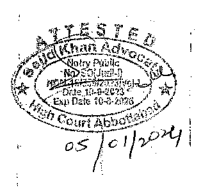
## ... RESPONDENTS

## **APPLICATION**

# <u>AFFIDAVIT</u>

I, Waseem Anwar PSHT, Govt. Primary School Banda Pir Khan Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT





# DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION DEPARTMENT KHYBER PARHTUNKHIFA, PESHAIPAR

Innex\_!

## NOTIFICATION,

- 1. Whereas, the appellant namely Waseem Anwar PST (BPS-12) District Abbottabad was implicated in the Oriminal Appeal No. 552 dated 01-06-2012 under Section 302/324/34 PPC at Mir Pur Police Station Abbottabad, whereupon, his service's were suspended vide order dated 17-09-2012 under the Law & Rules in vouge, Later on, vide order dated 22-02-2016 of the learned Additional Session judge Abbottabad, the accused was acquitted from the charges, level against him & subsequently, he was reinstated in service vide order bearing Endst No. 3315/ENO.18/Vol-III dated 29-04-2016.
- 2. And whereas, during course of service, the teacher concerned filed a Service Appeal No. 39/2019 before the Ronorable Khyber Pakhtunkhwa Service Tribunal, Peshawar with the prayer that the promotion order dated 01-06-2017, whereby, PSTs (BPS-12) were promoted to SPSTs (BPS-14) may be set ashle & the appellant may be promoted to the post of SPST w.e.f. 28-02-2013.
- 3. And whereas, the appeal of the appellant was disposed of by the Honorable Klyher Pakhtunkhwa Service Tribunal vide order dated 18-06-2019, whereby, the Department has been directed to decide the pending Departmental Appeal of the appellant in accordance with the law, Pursuant to the order ibid, the case of the appellant was processed by the District Education Officer (M) Abbottabad vide memo dated 11-06/2024 to the Directorate li&Sii for disposal of the Departmental Appeal of the appellant, whereupon, a meeting of the departmental committee was held on 23-07-2024 which also attended by the DiO concerned.
- And whereas, perusal of the material facts on recurd, transplice that at the time of promotion i.e. from PST to SPST, notified vide order dated 28-02-2013, the appellant was under suspension on account of his involvement in criminal FIR under Section 302/324/34 PPC at Mir Pur Police Station Abbottabad & as a result thereof, he was not promoted to the post of SPST. However, later on, he was promoted to the post in question vide Notification 16-02-2017 as and when he was become eligible for the said promotion. The committee also perused the relevant provision/Explanation-II contained in Rules-17 of APT 1989, wherein, it has been enunciated that the junior person shall be deemed have superseded the senior person, if the reasons of not promoting attributes to the senior person.

Now therefore, pursuant to the order dated 18-06-2019 of the Honorable Khylier Pakhtunkhwa Service Tribunal, Peshawar in Service Appeal No. 39/2019 & observations of the departmental committee, discussed hereinabove I, Samian Altaf, Director E&SE Khyber Pakhtunkhwa Peshawar, in a capacity of an appellate authority, and of the considered view that the appellant is not entitled for promotion to SPST (BPS-14) w.e.f. 28-02-2013 as the reasons of not promoting him is directly attributed to the appellant, hence, the appeal of the appellant for promotion to SPST (DPS-14) w.e.f. 28-02-2013 is hereby regretted in terms of the Rules-17 (I)/Explanation-II of Khyber Pakhtunkhwa Civil Servants (Appointment Promotion & Transfer), Rules 1989 read with Rule-VI of the Civil Servants Promotion Policy, 2009 with immediate effect in the interest of public service.

> SAMINA ALTAF DIRECTOR

Elomentary& Secondary Education Khyber Pakhtunkhwa Peshawar

Endst: No: 2879-64 /F.No. (AD Litigation-II)E&SE/SA#39/2019/Waseem Anwar/2024

Dated Peshawar the: 14/9/2024

- Copy forwarded for information & n/action to the:-
- Learned Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2 Deputy Secretary (Legal) E&SE Department Khyber Pakhunkhwa, Peshawar,
- 3 District Education Officer (Male) Abbottabad.
  - Deputy Director (Legal) &&SE Khyber Pakhtunkhwa Peshawar.
  - Section Officer (Lit-II) E&SE Department Rhyber Pakhtunkhiva Peshawar,
  - Mr. Waseem Anwar PST District Abbottabad.
  - PA to Director E&SE Khyber Pakhtunkhwa.
- 0 Master file,

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Doputy Director (Estab/M-1) Elementary& Secondary Education - Whyber Pakhtunkhwa Peshawar

Innex- 12

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Service Appeal No: 570/2018

Date of Institution .... 25.04.2018 Date of Decision .... 01.12.2021

Masood Ahmad Khan, Primary School Teacher (PST), R/O District Haripur.

(Appellant)

Shiunk

anar

VERSUS

MR. MUHAMMAD ARSHAD TANOLI, Advocate

MR. RIAZ AHMED PAINDAKHEL, Assistant Advocate General

. For respondents.

For appellant.

MR. AHMAD SULTAN TARÈEN MR. SALAH-UD-DIN CHAIRMAN , MEMBER (JUDICIAL)

TESTE

#### JUDGMENT:

# SALAH-UD-DIN, MEMBER;-

Precise facts giving rise to filing off instant service appeal are that the appellant, while serving as Primary School teacher in Government Primary School Sector 4 Khalabat Township Haripur, was charged in a murder case vide FIR registered on 28.08.1996, therefore, he remained absent from duty from the said period till his arrest on 19.02.2001. During the period of his absence from duty, no departmental action whatsoever was taken against the appellant. The appellant remained behind the bar and was convicted by the trial court, however he was ultimately acquitted by the august Supreme Court of Pakistan vide judgment dated 14.10.2011 on the basis of compromise. The appellant after his acquittal approached the department through various applications and ultimately notification dated 02.06.2012 was issued by, Executive District Officer Elementary & Secondary Education. Harlpur, whereby appellant was adjusted at GPS Gandaf against vacant post of PST in his own pay and grade with effect from 14.10.2011 i.e the date of his acquittal. The appellant preferred departmental appeal seeking recovery of the arrears of salary with effect from 01.09.1996 till the date of his adjustment i.e 14.10.2011, however no favourable action was taken upon the departmental appeal of the appellant, therefore, he approached august Peshawar High Court, Abbottabad Bench through filing of Writ Petition, which was sent by the august Peshawar High Court, Abbottabad Bench to this Tribunal for its decision in accordance with law.

P- 61

2. Notices were issued to the respondents, who submitted their comments, wherein they denied the assertions made by the appellant in his appeal.

Learned counsel for the appellant has contended that after charging of appellant in the murder case, no 3. departmental action was taken against him and as the appellant has been acquitted in the murder case, therefore, he is entitled to all back benefits; that the appellant has been acquitted in the murder case on the basis of compromise, however there are numerous rulings of august Superior Court, wherein it has been held that all acquittals are honourable and there can be no acquittal which can be termed as dishonourable; that the issue is one of financial nature, therefore, there cannot arise any question of limitation. Reliance was placed on 2001 PLC (C.S) 316, PLJ 2007 Supreme Court 496, 2005 PLC (C.S) 1193 as well as unreported judgment dated 31.10.2013 passed by august Peshawar High Court, Abbottabad Bench in Writ Petition No. 655 of 2012.

4: On the other hand, learned Assistant Advocate Ceneral for the respondents has argued that the intervening period of

absence of the appellant from duty is about 15 years and the case of the appellant has already been processed vide letter dated 11:12:2018 for obtaining: sanction of EOL from competent forum for bridging of his services for the purpose of further promotion under the relevant law/rules; that the appellant has already been granted BPS-12 and the due benefits from 14:10:2011 have been granted to him; that the appellant has not yet retired, therefore, the question of gratuity and GP Fund are premature at this stage; that the appeal in hand is against law and facts, therefore, the same is liable to be dismissed.

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5. We have heard the arguments of learned counsel for the appellant as well as learned Assistant Advocate General for the respondents and have perused the record.

6. A perusal of the record would show that the appellant was charged in a murder case vide FIR registered on 28.08.1996 and it is an admitted fact that he remained absent from the said date till his arrest on 20.02.2001, however no departmental action was taken against him. The appellant was convicted by the trial court, however he was ultimately acquitted by the august Supreme Court of Pakistan on 14.10.2011 on the basis of compromise. The appellant was arrested on 20.02.2001, who remained in custody and was ultimately released from jall after his acquittal on 14.10.2011. The appellant shall thus be considered as under suspension from his arrest on 20.02.2001 till his release from custody on 14.10.2011. CSR-194 is reproduced for ready reference as below:-

"A Government Servant who has been charged for a criminal offence or debt and is committed to prison shall be considered as under suspension from the date of his arrest. In case such a Government servant is not arrested or is released on bail, the competent Authority may suspend him, by specific order, if the charge against him is connected with his position as government servant or is likely to embarrass him in the discharge of his duties or involves moral turpitude. During suspension period the Government servant

# shall be entitled to the subsistence grant as admissible under F.R-53".

Similarly, FR-53 istaiso relevant for resolving of the controversy, which is reproduced as below:-

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"F.R.53 A government servant under suspension is entitled to the following payments:-

(a) In the case of 1 [an employee of the Armed Forces] who is liable to revert to Military duty, to the pay and allowances to which he would have been entitled had he been suspended while in military employment.

(b) 2[(b) In the case of a government servant under suspension, other than that specified in clause (a), he shall be entitled to full amount of his salary and all other benefits and facilities provided to him under the contract of service, during the period of his suspension.]

7. On careful perusal of CSR-194 as well as FR-53 (b), it can safely be concluded that the appellant upon his acquittal in the criminal case is entitled to all back benefits. The appellant has however admittedly remained absent from duty with effect from 28.08.1996 till 19.02.2001, therefore, the said period is treated as extraordinary leave without pay.

8. Furthermore, during the course of arguments, representative of the respondents produced copy of letter No. SO(PE)E&SED/5-19/Masqod Ahmad Ex-PST/Haripur dated Peshawar the 23.04.2018 addressed by Section Officer (Primary) to Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar, which would show that the department has also initiated process upon the application submitted by the appellant to the competent Authority. The relevant para of the aforementioned letter is reproduced as below:-

"Keeping in view of his long absence from duty an inquiry was conducted by Muhammad Asif Khan, HM, GHS No. 3, Haripur," who recommended the following actions to be taken by Finance Department for converting his long absence into EOL without pay:-

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1-64 Sanction of EOL of his absent/absconder 1. (04 period (28.08.1996 to 19.02.2001) years, 05 months and 21 days), Ex-post facto sanction of suspension/grant of allowance i.e 20.02.2001 to 14.10.2011. (10 years, 07 months and 24 days). Up-gradation as per policles in vogue i.e 3. grade 7 to 12 with award of arrears since his ré-instatement (policies 2007 & 2012). Promotion from grade 12 to 14 and further promotion from grade 14 to grade 15 under Departmental Promotion Committee (DPC) as per policy in vogue. In view of the above discussion, the appeal in hand is 9. accepted and the appellant is held entitled to all back benefits. The period of his absence from duty with effect from 28.08.1996 till 19.02.2001 (04 years 05 months and 21 days) shall however be treated as extraordinary leave without pay. Parties are left to bear their own costs. File be consigned to the record room. ANNOUNCED 01.12.2021 (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT ABBOTTABAD (AHMAD SULTAN TAREEN) CHAIRMAN CAMP COURT ABBOTTABAD This of Presentation of Application Number of Words. Cortified to be ture copy atunkhwa Service Tribunil Peakinwar the apparticula of Copy Bate of Delivery of Copy

# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) ABBOTTABAD

## NOTIFICATION

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department Notification issued vide No.SO (B&A)/1-18/E&SE/2012 dated 11.7.2012 & Finance Department Endst: No.SO(FR)/FD/10-22(E)/2010 dated 16.7.2012 & No. SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre dated 13.11.2012, the following Second Primary School Teachers are hereby promoted to the post of PSHT BPS-15 (Rs.16120-1330-56020) plus usual allowances as admissible under the rules on regular basis on the terms & immediate effect.

Sr#	PST Sen:#	Name of Teacher	Present School	Place of posting	Remarks
1.	1790	Waseem Anwar SPST	GPS Biga Kote	GPS No.2 Havelian	AG: vocant

Terms & Conditions:

 On his promotion, the teacher concerned will be on probation for a period of one year in terms of section-6(2) of Khyber Pakhtunkhwa Civil Servant Act 1973 read with rule 15(1) of Civil Servant (Appointment, Promotion & Transfer) Rules 1989.
 He will be poverned by such such such as and

- He will be governed by such rules and regulations as may be issued from time to time by the Govt.
- His 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 from time to time.
- 4. His inter-Se-Seniority on lower post will remain intact.

He will give an undertaking to be recorded in their service book to the effect that if any over payment is made to them in the light of this order will be recovered and if they are wrongly promoted they will be reversed.

6. He should join their post within 15 days of the issuance of this notification. In case of failure to join their posts within 15 days of the issuance of this notification, their promotion will expire automatically and no subsequent appeals will be entertained.

- 7. Necessary entry should be recorded in their original service books.
- 8. Charge report should be submitted immediately to all concerned.

9. Checking of verification of all the documents shall be ensured by the DDO concerned.

10. No. TA/DA is allowed.

### QAZI TAJAMAL HUSSAIN DISTRICT EDUCATION OFFICER (M) ABBOTTABAD

Endst: No. 11423-25 /Pr

# /Prom SPST to PSHT

Dated. 19-10 12017

### Copy forwarded to the:

1. PS to Secretary to Govi: of Khyber Pakhtunkhwa, E&SED Peshawar.

- 2. Director E&SED Khyber Pakhtunkliwa Peshawar.
- 3. District Accounts Officer Abbottabad.
- 4. Sub Divisional Education Officer (M) Havelian 5. Sub Divisional Education Officer (M) Abbase
- Sub Divisional Education Officer (M) Abbottabad.

Officials concerned.
 M/File.

DISTRICT EDUCATION OFFICER (M) ABBOTTABAD

كوريف 🖏 وكالث نام \_ ور مربور المجام ا \_ پنام\_ منجانه باعث تحريراً نك مقدمه مندرجه میں اپنی طرف سے واسط پیروی و جواب دہی کل کاردائی متعلقہ آل مقام مسر ارمنڈر خانسے تنہ کی رکٹر ورکٹ سیدیم کم رہے۔ ج، سے زمین سے 70,00 ب موصوف کومقد مہ کی کل کاروائی کا کامل اختیار ہوگا نیز ولیل كوديل مقرركم لے آقر ارتگر تأہوں کہ صاحہ بموصوف کوکر نے راضی نامہ دتقر رثالث و فیصلہ بر حلف ودینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک روپیہ دعرض دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کی کل مایسی جزوی کاروائی کے لیئے سی اور دیک یا مختارصا حب قانونی کواپنے ہم اِواپنی بجائے تقرر کا اختیار بھی ہوگا درصاحب مقرر شدہ کوبھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا ساختہ پر داختہ مجھ کو منظور وقبول ہوگا۔ دوران مقدمہ جوخر چہ وہر جانہ التوائے مقدمہ کے سبب ہوگا اس کے یجق کیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہویا حدية باہر ہوتو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ ندکورہ کریں ادرا گرمختار مقرر کر دہ میں کوئی جز وبقایا ہوتو دکیل صاحب موصوف مقد مہ کی پیرو کی کے پابند نہ ہوں گے۔ نیز درخواست بمرا د استجارت نالش بصیغہ علسی کے دائر کرنے اور اس کی پیروی کا بھی صاحب موصوف کوا ختیار ہوگا۔ لہذاوکالت نامتح برکیا تا کہ سندر ہے۔ بمقام: Iccob. Acer & Brahm Arshad Muham As c Tanoli Khan Adv He ATT -1 ふうう