## FORM OF ORDER SHEET.

Court of	
Appeal No	2502 /2024

	<u>Apr</u>	peal No. 2502 /2024
5.No.	Date of order proceedings	Order or other proceedings with signature of judge
. <b>1</b> .	2	3
		· - · · · · · · · · · · · · · · · · · ·
1-	19 /11/2024	The appeal presented today by Mr. Muhammad
		Muazzam Butt Advocate. It is fixed for preliminary hearing
		before Single Bench at Peshawar on 21.11.2024. Parcha Peshi
		given to counsel for the appellant.
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## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECKLIST

4 ..

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

Name: \_

Signature: Dated:

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHUWA

Wazir Ur Rehman

5.ANo:-2502/2024

V/S

Government of KP & others

## INDEX

S#	DESCRIPTION OF THE DOCUMENTS	ANNEX	PAGES
1.	Appeal and Verification	*	1-4
2.	Application for suspension	*	5
3.	Copy of Monthly Salary account	A.	: 6
4.	Copy of notification No. SD (Policy) EV AD/1-3/2020 dated 06/08/2020	В.	7-8
5.	Copy of Impugned Letter dated June 06th, 2023	C.	9-11
6.	Copy of Minutes of Meeting dated 06-07-2023	D.	12-15
₹.	Copy of Letter dated 23-08-2023	E.	12-15
8.	Copy of Impugned letter dated 07-09-202	F.	18 -19
<i>9</i> .	Copy of Representation against the said notification and representation made by APTA President	G&H	20-21
10.	Wakalat Nama		22

ADVOCATE

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHUWA

In Ref to

Service Appeal No\_ 2502 /2024

Wazir Ur Rehman Son of Noor Ur Rehman

Designation: Primary School Head Teacher at Msg School Gambat

.....Appellant

#### VERSUS

- 1) Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Civil Secretariat, Peshawar
- 2) Secretary to Government of Khyber Pakhtunkhwa, Elementary and Secondary Education Department, Civil Secretariat, Peshawar
- 3) Director Elementary and Secondary Education Department

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT 1974, **AGAINST** THE **IMPUGNED** BEARING NO.SO(POLICY)E&AD/1-312020, DATED 06/08/2020, COMMUNICATED TO RESPONDENT NO. 2 VIDE LETTER DATED 06/06/2023, WHEREIN IT WAS STATED THAT SUB RULE 5 OF RULE 7 OF **KHYBER** PAKHTUNKHWA CIVIL **SERVANTS** (APPOINTMENT. PROMOTION AND TRANSFER) RULES, DELETED

PRAYER:

**F**角edto

ON ACCEPTANCE OF INSTANT SERVICE APPEAL, THE MPUGNED NOTIFICATION BEARING NO: SO (POLICY) E&AD/1-312020, DATED 06/08/2020, COMMUNICATED TO RESPONDENT NO. 2 VIDE LETTER DATED 06/06/2023, MAY BE DECLARED AND ORDERED TO BE STRUCK DOWN BEING VOID AND ULTRA VIRES TO THE CONSTITUTION OF PAKISTAN AND FUNDAMENTAL PRINCIPLES OF NATURAL JUSTICE AND AGAINST THE RIGHTS OF APPELLANT.

> ANY OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL DEEMS FIT AND PROPER IN THE CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

### RESPECTFULLY SHEWETH:

1. That the Respondents Department appointed the Appellant as Primary School Head Teacher.

Copy of Monthly Salary account is annexed as **Annexure A** 

- 2. That as per Khyber Pakhtunkhwa (Appointment/ Promotion/ Transfer) Rules, 1989, as well as in other sister services of the other Provinces and Federation as well, availing of promotion by the employees is always optional and the employees as a matter of right may avail or forego their promotion and the next employee in seniority list is to be promoted.
- 3. That some employees specifically have foregone their promotion as they could not serve in the areas where there is no facility of accommodation and no houses of their elders are available to look after them in far-flung and solitary mountainous hard areas, and as per Section 25 of per KP Civil Servant Act, 1973, rules to the extent of terms and condition is framed by the Chief Minister and such promotion rules are not made applicable with retrospective effect. The rules framed are published in the Gazette notification and part and parcel of KP Civil Servant Appointment, Transfer and Promotion Rules 1989.
- 4. That Government of K.P without following the rules position mentioned in Para 6 above promulgated Notification No. SO (Policy) E&AD/1 3/2020, dated 06/08/2020, communicated to Respondent No.2 vide letter dated 06/06/23 wherein it has been made mandatory to the employees to avail the promotion, otherwise, disciplinary action shall be taken against the employees. The impugned Notification is reproduced as under:-

"Furthermore, those officers/officials who do not comply with promotion order of the competent authority or try to evade promotion through different means shall be proceeded against under Khyber Pakhtunkhwa Civil Servants (Efficiency Discipline) Rules, 2011, please".

- 5. That as per notification No. SD (Policy) /EDAD/1- 3/2020 dated 06/08/2020, the right of foregoing of promotion was withdrawn and the Government of Khyber. Pakhtunkhwa Establishment Department (Regulation Wing) deleted Rule 7(5) in the Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 vide notification no SOR-VI (E & AD)/1-2/2020 dated 06-08-2020. Copy of notification No. SD (Policy) EV AD/1- 3/2020 dated 06/08/2020 is attached as Annexure B
- 6. That the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar asked for guidance regarding deletion of Rule 7(5) in Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 in respect of which the respondent No. 1 vide its letter No. SO(Policy) E&AD/1-3/2020 dated Peshawar the June 06th, 2023 directed the respondent No 3 (Directorate of Elementary & Secondary Education) that Rule 7(5) in the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 has been deleted vide notification dated 06-08-2020 and ,therefore, no provision exists to decline or forgo promotion and it is obligatory upon every civil servant to accept promotion under every condition.

Copy of Impugned Letter dated June 06th, 2023 is attached as Annexure C

- 7. That thereafter the meeting was also held in the office of Additional Secretary Establishment on 06-07-2023 in which it was decided to examine the case properly and submit a self-contained/ consolidated case for onward submission to the Establishment Department for further necessary action.

  Copy of Minutes of Meeting dated 06-07-2023 is attached as Annexure D
- 8. That the Respondent No.3 i-e. Directorate of Elementary & Secondary Education · Khyber Pakhtunkhwa also wrote a letter to the office of Establishment & Administrative Department vide No SO(Primary-M) E&SED/2-2/Appointment Rule/2023 dated 23-08-2023 to reconsider the amendment made in Khyber

Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 as it had negatively affected a large number of teachers and especially female teachers. Copy of Letter dated 23-08-2023 is attached as **Annexure E** 

- 9. That the respondent vide its letter dated 07th of September 2023 directed the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa that necessary guidance has already been provided to the department and therefore no provision exists to decline or forgo promotion and those teachers who do not comply with the promotion order of the competent authority or try to evade promotion through different means shall be proceeded under the Khyber Pakhtunkhwa Civil Servant (Efficiency & Discipline) Rules, 2011.

  Copy of Impugned letter dated 07-09-2023 is attached as Annexure F
- 10. That the petitioner feeling aggrieved, filed Representation to the respondents in person, and also approached to respondents through APTA President but the grievances of the appellant have not so far been redressed.
  Copy of Representation against the said notification is annexed as <u>Annexure G & H</u>
- 11. That feeling aggrieved from the letters dated 06-06-2023 and 07-09-2023 and the deletion of Rule 7(5) in the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989; the petitioners filed this Hence, the instant service appeal is filed on the following grounds:-

#### **GROUNDS:-**

- a. That as per various judgments it is established and settled principle that executive notifications cannot be given retrospective effect. A valid Notification which confers rights is always applicable with prospective effect, however, if an amendment notification that adversely effects the interests of the employees or causes disadvantage to the employee is not tenable in the eyes of law. The notification/guidance dated 06/08/2020 06/06/2023 are liable to be set-aside.
- b. That there are no terms and conditions of service mentioned in the appointment order of the appellant wherein, availing of promotion is mandatory. It is further submitted that employees in the past, have foregone their promotion along with their posting. It is submitted that when domestic and other personal issues do not permit the employees/appellant to avail the promotion order and in that case, the employees who foregone their promotion were allowed not to avail the promotion for a period or 04 years and on second refusal the employees were permanently debarred from availing the facility of promotion during their entire service. Hence the employees himself/herself forebear agonies of foregoing their promotions. As a result, junior to the appellant according to the order of seniority cum fitness are granted promotion to next rank.
- c. That as per Civil Servant laws, promotion is a kind of appointment which is always optional to get promotion or not, hence the impugned notification is void, illegal and against the law and the same to the extent of the appellant is liable to be set-aside.
- d. That it is further submitted that on account of grant of promotion, some employees who are suffering from severe medical ailment or facing acute domestic issues cannot avail promotion with transfer in other areas, therefore, no employee can be compelled to accept the promotion compulsorily which is not beneficial to the employee but if an employee does not avail and get benefit of her promotion it must be optional for the employees as to whether to avail or forego the benefits. Any promotion without willingness of employee is illegal and liable to be setaside.

- e. That non-availing of promotion and foregoing thereof does not cause loss to the government exchequer and in consequence of foregoing promotion, pave way to the next employee in seniority, aspiring for promotion could be promoted.
- f. That the impugned promotion Notification dated 06/08/2020 communicated on 06/06/2023 is perverse, discriminatory, against the law, pungent and is a blunt blow of hammer on the rights of the appellant. It is not out of place to mention here that the appellant are teachers and have to look after their children as well as ailing dependent family members and in these circumstances in the presence of impugned Notification dated 06/08 /2023 communicated on 06/06/23 would not be able to serve in the department and which shall amount to the snatching of bread and butter of the poor employees

It is, therefore, humbly prayed that on the acceptance of the instant Service Appeal; the impugned Notification bearing No. SO (POLICY) E&D/1-3 1-2020 DATED 06/08/2020, communicated to Respondent No.2 by Respondent NO.1, vide letter dated 06/06/2023, may please be declared and ordered to be struck down being Void, Ultra vires to the Constitution of Pakistan and against the fundamental principles of natural justice.

It is further prayed that no penal action as proposed and envisaged in letter dated 06/06/2023 may be declared as unlawful, illegal and without having any legal effect.

Any other relief, which this honorable Tribunal deems fit and proper in the circumstances of the case, may also be granted to the appellant.

#### AFFIDAVIT:

I Wazir Ur Rehman Son of Noor Ur Rehman 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

Through

Muhammad Muazzzam Butt Advocate Supreme Court

Muhammad Adeel Butt Advocate High Court

Bassam Ahmad Siddiqui Advocate High Court LL.M- Human Rights

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NAME OF STORY	Service Appeal No_
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Secretary to Government of Khyber Pakhtunkhwa & others.

**VERSUS** 

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CASE IN HAND. VIDE LETTER DATED 06/08/2023 TILL THE FINAL DISPOSAL OF COMMUNICATED TO RESPONDENT NO.2 BY RESPONDENT NO.1, BEARING, NO. : SO (POLICY) ERDN 3/2020 DATED 06/08/2020, APPLICATION FOR SUSPENSION OF IMPLICATION

Respectfully Submitted:-

Des in favor of the appellant.

- ्रवध्यविद्या A That the instant application may be treated as part and parcel of service appeal of the
- That the appellant has brought a good print fails case and balance of convenience also
- That there is likelihood success of the appellant in the list And If the notification bearing
- would suffer irreparable loss. by Respondent, No.1. Vide Letter Dated 96/06/2023 is not suspended the appellant No. So (Policy) E&D/1-3/2020 Dated 06/08/2020 communicated to Respondent No.2

4. That valuable rights of the appellant is involved in the case.

Respondent No.1, Vide Letter Dated 06/06/2023 may thirdly be suspended till the (Policy) Pap/1-3/2020 dated 06/08/2020, communicated to Respondent No.2 by in view of the reasons, it is humbly requested that the notification bearing No. So

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Advocate High Court

Appellant

Muhammad Adeel Butt

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Through

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**AFFIDAVIT:** 

#### ORDER

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## TERMS & CONDITION:

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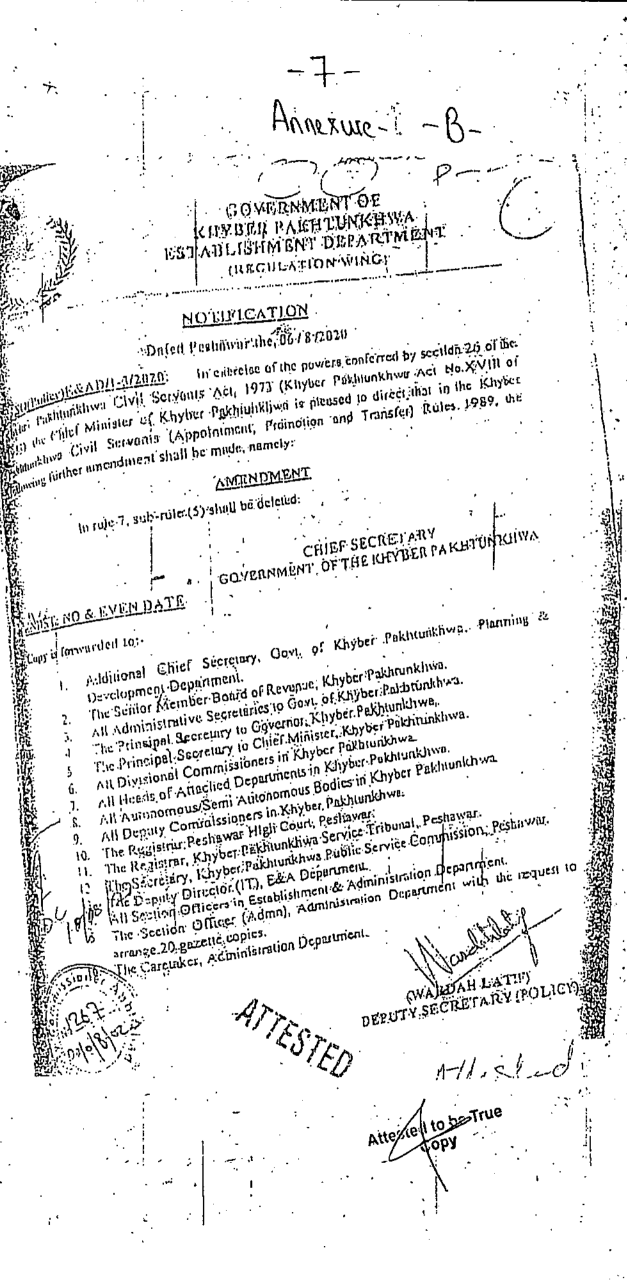
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eppointment, candi. mure ship will be stand automatically cancelled.

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MENO & EVEN DATE

Capy is forwarded to:

#### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

## NOTIFICATION Dated Peshawar the, 06/08/2020

In exercise of the powers conferred by section 26 of the Pakhtunkhwa Civil Servants Act; 1973(Khyber Pakhtunkhwa Act No XVIII) the chief Minister of Khyber Pakhtunkhwa is pleased to direct that in the Khyber Pakhtunkhwa Civil Servants (Appointment Promotion and Transfer) Rules 1989, the following further amendment shall be made, namely

#### AMENDMENT.

In rule 7, sub-ruler (5) shall be deleted.

CHIER SECRETARY
GOVERNMENT OF THE KHYBER PÄKHTUNKHWA

(ANDS): & EVEN DATE

Copy is forwarded to :-

- 1. Additional Chief Secretary, Govt of Khyber Pakhtunkhwa. Planning & Development Department)
- 2. The Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- 3. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
- 4. The Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 5. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 6. All Divisional Commissioners in Khyber Pakhtunkhwa.
- 7. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 8. All Autonomous/Semi Autonomous Bodies in Khyber Pakhtunkhwa.
- 9. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 10. The Registrar, Peshawar High Court, Peshawar.
- 11. The Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar
- 12. The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar.
- 13. The Deputy Director (IT), E&A Department.
- 14. All Section Officers in Establishment & Administration, Department.
- 15. The Section Officer ( Admin), Administration Department with the request to arrange 20 gazette copies.
- 16. The Caretaker, Administration Department.

(WARDAH LATIF)
DEPUTY SECRETARY (POLICY)

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## -Overnment of Koveer Panhtunkhwa ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT CIVIL SECRETARIAT PESHAWAR

(Phone No.091-9223507)

No.80 (Primary-M)/E&SED/2-6/2023 Lipled Peshawar Inc. June 26",2023

36/6/23

Ŧo

The Director

Elementary & Secondary Education Department Khyber Pakhlunkhwa, Peshawar.

Aziz Ullah Khan President

All Primary Teacher's Association, KP

Subject:

GUIDANCE REGARDING DELETION OF RULE 7(5) IN THE KHYBER PAKHTUNKHWA CIVIL SERVANTS (APPOINTMENT, PROMOTION AND TRANSFER RULES, 1989.

am directed to refer to the subject noted above and to enclose here with a letter of Establishment Department letter No. SO (Policy)E&AD/1-3/2020 dated 06 June, 2023 and to state that the subject meeting is to be held on 06 July, 2023 at 11:00 AM in this department under the Chairmanship of Additional Secretary (Estab) E&SE Department in his office.

You are, therefore, requested to depute a representative of your respective Department to attend the meeting on a date; time & vanue as mentioned above, please.

Encl: AA

(MUHANMAD ISHAO SECTION OFFICER (PRIMARY MALE)

Copy forwarded to the:

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

WP4442-2923 AZIZULLAH VS GOVT GF PG43

No SO (Primary-M)/E&SED/2-6/2023 Dated Peshawar the June 25th 2023

To

The Director
Elementary & Secondary Education Department
Khyber Pakhtunkhwa, Peshawar

Aziz Ullah Khan President President Ali Primary Teacher's Association, KP

Subject;

GUIDANCE REGARDING DELETION OF RULE 7(5) IN THE KHYBER PAKHTUNKHWA CIVIL SERVANTS (APPOINTMENT, PROMOTION AND TRANSFER) RULES, 1909.

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Encl: AA

(MUHAMMAD ISHAQ) SECTION OFFICER (PRIMARY MALE)

Copy forwarded to the:

1. PS to Secretary, E&SE Department Khyber Palchtunkhwa.

SECTION OFFICER (PRIMARY MALE)

WP4442-2023 AZIZULLAH VS GOVT CP PG43

Attestus De True

MINUTES OF THE MEETING | REGARDING APPLICATION SUBMITTED BY MR. AZIZ ULLAH PROVINCIAL PRESIDENT ALL PRIMARY TEACHERS ASSOCIATION XHYBER PAKHTUNKHWA REGARDING OF DELETION OF RULE 7/5) IN THE CIVIL SERVANT (APPOINTMENT, PROMOTION & TRANSFER RULES 1989).

A meeting regarding the subject matter was held on 06-07-2023 at 11:00 AM under the Chairmanship of Additional Secretary Establishment in his office. The following attended the meeting.

•	• •	
5#	NAME	DESIGNATION
1,	Mr. Pazal Wahld	Deputy Director Establishment of Directorate Elementary & Secondary Education Department
2	į Mr. Aziz Ulloh	Provincial Prosident All Primary Teachers Association Khyber Pokhlunkhwa
3	Mr. Ralagal Ullah	General Secretary APTA Peshawar
4	Muhammad Ishaq	Section Officer (Primary) E&SE Department Civil Secretarial Khyber Pakhtunkhwa Peshawar

- 2... The meeting started with recitation from the Holy Ouran, the chair welcomed the participants. The Deputy Director [Establishment] of Directorate of Elementary & Secondary Education briefed the forum regarding agenda item in detail.
- 3. After threadbare discussion it was decided that Directorate at Elementary & Secondary Education Department may examine the case properly and submit a self-contained/consolidated case for anward submission to Establishment Department for further necessary action.

The meeting ended with a vale of thanks from the Chair.

(Mr. Fozal Wohld)
Deputy Director-I
E&SE Department

(Mr. Rolagal Ullah) Géneral Sacretary APTA Peshawar

- N 18

(Mr Axiz Ulloh)

Provincial President All Primary Teachers Association Khyber Pakhlunkhvia

(Muhammad Lhaq) Section Officer (Primary-Male) E&St Department

(Abdullah) ...
Addillonal Secretary (Establishment)
E&SE Department

WP4442-2023 AZIZULLAH VS GOVT CF PG43

Attested to Se True

MINUTES OF THE MEETING REGARDING APPLICATION SUBMITTED BY MR AZIZ ULLAH PROVINCIAL PRESIDENT ALL PRIMARY TEACHERS ASSOCIATION KHYBER PAKHTUNKHWA REGARDING OF DELETION OF RULE 7(5) IN THE CIVIL SERVANT (APPOINTMENT, PROMOTION & TRANSFER RULES 1989).

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1.	Mr. Fazal Wahld	Deputy Director Establishment of Directorate Elementary & Secondary Education Department
2.	Mr. Aziz Ullah	Provincial President All Primary Teachers Association: Khyber Pakhtunkhwa
3.	Mr. Rafaqat Ullah	General Secretary APTA Pashawar
4.	Muhammad Ishaq	Section Officer (Primary) E&SE Department Civil Secretarial Khyber Pakhtunkhwa Poshawar

- 2. The meeting started with recitation from The Holy Quran. The chair welcomed the participants. The Deputy Director (Establishment) of Directorate of Elementary & Secondary Education briefed the forum regarding agenda item in detail.
- 3. After threadbare discussion it was decided that Directorate of Elementary & Secondary Education Department may examine the case properly and submit & self-contained/consolidated case for onward submission to Establishment Department for further necessary action.

The meeting ended with a vote of thanks from the Chair.

Washit	(Abdullah) १ए३:प्रत्येपिसरुडेरे,प्रास्त्रगुरसरे हित्रप्
1	·
Section Officer (Primary-Male) E&SE Department	·
(Muhammad Ishaq)	
Peshawar	the second
General Secretary APTA	<del></del>
(Mr. Rafaqat Ullah)	1
Khyber Pakhtunkhwa	-
All Primary Teachers Association	
Provincial President	
E&SE Department	• •
Deputy Director-1	
(Mr. Fazal Wahld)	• •

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Kliyber Paklitunkliwa, Peshawar IF No. 14/SST/MUGaliarel Cases

Doled 422 Emall: establitheientmale f@guath.com

The Socton Officer (Primary-Male), Elementery & Secondary Education Department. Kliyber Pakhtunkhwa Peshawor..

#### <u>ΜΙΝΌΤΑς ΟΓ ΤΙΙΕ ΜΕΕΤΙΝΌ</u> Subject: 3. Dear Sir.

J am eliracial to refer to the latter No.SO(Primary-ADE&SED/1-1/ G.Mixe/Mingles of the Heating/PST/3023 dated 10-07-2023 on the subject clied above and to present brief history about the background of the case as under:

That Government of Klyber Pakhtunkhwo Establishment Department (Regulation Wing) deleted Rule 7(1) In the Civil Servants (Appaintment, premation & Transfer Rules 1989) vide notification No. SOR-VI (E&AD)/I-3/2020 dated 06-08-2020.

That this office sought guidance from your good office in the fallowing words vide letter

No.6987 dated 06-02-2023.

(1) Now it is obligatory upon the civil servant to accept Promotion in every condition.
(ii) It is the prerogative of the civil servant to either accept or turn down the offer of

That your golf office forwarded the same to the quarter concerned vide letter No.50 (Primary-M) E&SED/3-2/Appointment/2023 for necessary guidance.

That the Gavefiniant of Klyber Pakhrankhwo Establishment Dapartment (Regulation IVing) vide letter No.SO (Policy) E&AD/I-1/2020 dated 6-06-2023 categorically stated that there exists no provision to decline or forgo promotion. It is obligatory upon every civil servant to accept promotion under every condition.

The same wife ecceived by this office from your good office vide letter No.SO (Primary-M) E&SED/2-1/Appointment/2021 dated 12-06-2021.

That, in the light of the minutes of meeting dated 6-07-2021, held under the Chairmonship of Han Additional Secretary Establishment at his office this office, has heen asked for submission of consolidated case.

in visit of the above, this office is of considered opinion that the deletion of Rules 7(5) have affected regulively a huge numbers of Female Teachers. Thus it is proposed that Teachers helding Drb-16 may be exempted of implications of the amendment in the rules ibid provided they summit their written refusal prior to conduction of the meeting of Depurtmental Aramatlan Committee.

The cose is submitted for perusal and necessary actions please.

Assistant Direllar (Estab M-I) Elementary & Secondary Education Khyber Pakhamkhwa

Endst: No.

Copy of the libore is to:-

1. PA to Director Local Directorate.

Master Copy.

Assistanu Director (Estabbl-1) Elementary & Socondary Education Klyber Pakhtunkhwa

WP444Z-2023 AZIZULLAH VS GOVT CF PG43

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-B/c-

DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION, KPK
To:
PESHAWAR
[21-7-203]

Section Officer (Primary Male). Elementory & Secondary Education Department KPK, Peshawar.

Subject : Minutes of Meeting

Dear Sir; a am directed to refer to letter No. (SO Airmony-M) E & SED/5-1/GMist/ Minutes of meeting (PST/2013 deled 10-7-2023 on subject cited above and to present brief history, about background of case as under:

\* That Government of KP Establishment dependment (Regulation Wing)

deleted rule 7(5) in Civil Servants (Appointment, promotions, Timinger Rules 1989)

vide notification No. No. SDR-VI(ESAD) 1-3/2020 clashed 06-08-2020.

· That this office sought guidance from your good office in the following words vide letter No. 6987 dated ob-owners

(i) Now it is obligatory upon avil servant to accept promotton.

(11) It is prerogative of civil servant to either accept/turndown the offer of promotion.

· That your good office forwarded the same to appointment concerned wide letter No. So (Prinary 11) E& SED/2-2/Appointment (2073 for necessary guidonce.

- That the government of KP-ED (Regulation Whys) vide letter No. So (Policy) EGAD [1-3] 2070 dated 6-06-2073 categorically stated that there exists no provision to decline forgo promition. It is obligatory upon every civil senant to accept parastian under every condition.
- held uncles the Chairmaniship of the meeting dated 6-07-202)
  -ment at his effice. This office has been asked for submission of

In view of the above, this office is of considered opinions that the deletion of Rules 7(5) have affected negatively a huge members of Female technics.

The case is submitted for persol and necessary actions

Copy of the above to;

- 1. PA to Director Local Directorate
- 2. Master Copy

Assistand Director
Elementary & Secondary Education
Khylos Richton Khus.

WP4442-2023 AZIZULLAH VS GOVT CF PG43

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### ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT CIVIL SECRETARIAT PESHAWAR (Phono No.091-9223587) ..

No. SO(Primary-M)E&SED/2-2/Appointment-Rule /2023 Peshaviar Dated 23rd August, 2023

DUVEXME

The Georgiany to Govi, of Khyber Pakhtunkhwa Establishment & Administration Department. Peshavia.

SUBJECT: - GUIDANCE REGARDING DELETION OF BULE 7(5) IN THE CIVIL (APPOINTMENT, PRPMOTION & TRANSFER RULES

Sazz Sir.

I am directed to refer to your letter No. SO(Policy)/ E&AD/ 1-3/2020 dated 067 June 2023 and to state that after deletion of rule 7(5) Khyber Pakhtunkhwa Ovil Servant (Appliantment, Promotion & Transfer Rules 1989) it has been intimated that those officers/ officials vitro do not comply with promotion order of the competent authority or by to evade promotion through different means shall be proceed under Khyber Pakmunkirwa Gvill Servant (Efficiency & Discipline) Rules, 2011.

In this connection it is submitted that in some cases lady teacher of primary ਕ੍ਰਿਸ਼ ਅੰਜਰ ਰਾਕੀ such promotions have to face serious inconvience while they have to perform duties in the remotest station with no residential or transport facility. Most of them are married with kids and elder father of mother-in-law who reed care. In such cases, there are negative effects on service delivery.

In view of the above, the said amendment may be reconsidered to the enters of lady teacher in primary schools.

> MUHAMBAUIS SECTION OFFICER (PRIMARY HALE)

Copy (critistded to the:

1. Director ERSE Khyber Pakhbinkhwa.

2. PS to Secretary, EBSE Department Knyber Pakhtunkhwa.

SECTION OFFICER

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WP4442-2023 AZIZULLAH VS GOVT CF PG43

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-17-

No.50 (Primary -M) EESED /2-2/ Appointment -Rule 2023 Perhauser Dated 23rd August, 2023.

To

The Secretary to Government of Khybo Pakhhunbhwa. Establishment and Administration Depostment, Peshawar.

SUBJECT: - Gildance regarding deletion of Rule 7(5) in the Ciril Servant (Appointment, Association & Transfer Rules 1989)

Dear Sir,

9 app directed to refer to your letter No. Softmany

11-3/2020 dated Gt-June 2023 and to state that after

deletion of Rule 7(S) Khyber Pakhtunkhus Civil Senant (Appointment,

Romotion and Transfer Rules 1989) 9th has been intimated that

those officers officials who do not comply with promotion order

of the competent authority or try to evade promotion through

different means shall be proceed under khyber Pakhtunkhua

Civil Servant (Efficiency and Discipline) Rule 2011.

In this connection it is submitted that in some cases lady teacher of primary level who avail such promotion have to face serious incoverience while they have to perform duties in the remotest stations with no residential/trompost facilities. Most of them are married with kia's and elder father of Mother-in-law who need asse. In such cases there are negative effects on service delivery in such cases there are negative in view of above, the said ammendment may be reconsidered to the extent of lady teacher in primary schools.

COPY forwarded to;

(Muhammad Istocy) Section offices (Primary Male)

1 Director E& SE Klydoo Rekinhorkhura.

2. PS to Secretary, E & SE Department Worker At boundings

Auroled to be True



## GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

No. SO(Policy)E&AD/1-3/2020 Dated Peshawar the September 07, 2023

The Secretary to Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

Subject: -

GUIDANCE REGARDING DELETION OF RULE 7(5) IN KHYBER - PAKHTUNKITYA' CIVIL SERVANTS (APPOINTMENT, PROMOTION AND TRANSFER) RULES, 1989.

Dear Sir.

I am directed to refer to your letter No. SO(Primary-M)/E&SED/2-2/Appnintment-Rule/2023 dated 23:08:2023 on the subject noted above and to state that necessary guidance has already been tendered to your good office vide this department letter of even No. dated 06.06.2023 (cupy enclosed).

Yours faithfully,

Section Officer (Policy)

## Endst. Of even No & date

Copy forwarded to their

- 1. PS to Special Secretary (Reg), Establishment Department.
- 2. PA to Additional Secretary (Reg-II), Establishment Department.
- PS to Deputy Secretary (Policy), Establishment Department.



## - B/C-

## GOVERNMENT OF KHYSER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT No. SO(Policy)E&AD/1-3/2020 Dated Peshawar the September 07; 2023

То

The Secretary to Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department

Subject

GUIDANCE REGARDING DELETION OF RULE 7(5) IN THE KHYBER PAICHTUNKHWA CIVIL SERVANTS (APPOINTMENT, PROMOTION-AND TRANSFER) RULES, 1989.

Dear Str.

I am directed to refer to your letter No. SO(Primary-M)/E&SED/2- 2/Appointment-Rule/2023 dated 23.08.2023 on the subject noted above and to state that necessary guidance has already been tendered to your good office vide this department letter of even No. dated 06.06.2023 (copy enclosed).

Yours faithfully,

Section Officer (Policy)

## Endst. Of even No & date

Copy forwarded to the:--

- 1. PS to Special Secretary (Reg), Establishment Department.
- 2. PA to Additional Secretary (Reg-II), Establishment Department.
- 3. PS to Deputy Secretary (Policy), Establishment Department.

Section nicer (Policy

Attes upy De True

-20-

-То,

Dated: 28-01-2024

1) Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Civil Secretariat, Peshawar

2) Secretary to Government of Khyber Pakhtunkhwa, Elementary and Secondary Education Department, Civil Secretariat, Peshawar

3) Director Elementary and Secondary Education Department

REPRESENTATION AGAINST THE IMPUGNED NOTIFICATION BEARING NO.SO(POLICY)E&AD/1-312020, DATED 06/08/2020, COMMUNICATED TO SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA, ELEMENTARY & SECONDARY EDUCATION DEPARTMENT VIDE LETTER D06/06/2023, WHEREIN IT WAS STATED THAT SUB RULE 5 OF RULE 7 OF KHYBER PAKHTUNKHWA CIVIL SERVANTS (APPOINTMENT, PROMOTION AND TRANSFER) RULES, 1989 STANDS DELETED

Sir/ Madam:-

Your Honorable authority promulgated Notification No. SO (Policy) E&AD/1 3/2020, . dated 06/08/2020, communicated to Elementary & Secondary Education vide letter dated 06/06/23 wherein it has been made mandatory to the employees to avail the promotion, otherwise, disciplinary action shall be taken against the employees. That, as per notification No. SD (Policy) /EDAD/1- 3/2020 dated 06/08/2020, the right of foregoing of promotion was withdrawn and the Government of Khyber Pakhtunkhwa Establishment Department (Regulation Wing) deleted Rule 7(5) in the Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 vide notification no SOR-VI (E & AD)/1-2/2020 dated 06-08-2020. That the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar asked for guidance regarding deletion of Rule 7(5) in Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 in respect of which the Establishment Department vide its letter No. SO.(Policy) E&AD/1- 3/2020 dated Peshawar the June 06th, 2023 directed the Directorate of Elementary & Secondary Education that Rule 7(5) in the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 has been deleted vide notification dated 06-08-2020 and ,therefore, no provision exists to decline or forgo promotion and it is obligatory upon every civil servant to accept promotion under every condition. That Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa also wrote a letter to the office of Establishment & Administrative Department vide No SO(Primary-M) E&SED/2-2/Appointment Rule/2023 dated 23-08-2023 to reconsider the amendment made in Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 as it had negatively affected a large number of teachers and especially female teachers. In the meanwhile, the department vide its letter dated 07th of September 2023 directed the Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa that necessary guidance has already been provided to the department and therefore no provision exists to decline or forgo promotion and those teachers who do not comply with the promotion order of the competent authority or try to evade promotion through different means shall be proceeded under the Khyber Pakhtunkhwa Civil Servant (Efficiency & Discipline) Rules, 2011.

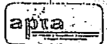
It is, therefore, humbly prayed that on the acceptance of the instant representation; the Notification bearing No. SO (POLICY) E&D/1-3 1-2020 DATED 06/08/2020, communicated to vide letter dated 06/06/2023, may please be declared and ordered to be struck down being Void, Ultra vires to the Constitution of Pakistan.

Best Regards

True

Wazir Ur Rehman Son of Noor Ur Rehman Khyber Pakhtunkhwa

Note With Kinth Production O 0333-0414648 Saturbahara German.com O natakah



APTA House: Govi. Printery School No.4 Guibbhar Poshnwar City.

آل پراتمری شیجرزایسوی ایشن(ایٹا) خیبر پختوشخوا

Annexure - H

بهاب: میکرل ایلنزی ۵ میکناری ایم میش فیمر پیتوانوا منهاب ۱ آل پرامری کیرو احدی ایش فیمر پیتوالم بناب مال

گزادٹی ہے کہ پروموشز پر ادامت علی ہوتے ہیں ہو کہ مرکادکا مالام کی توائش اولی ہے پروموشز کا ایک قالون ہوا کہ جر مالام ایک اگر کمی مجروسیکہ تحت ایک واحد پروموشز نہ کمی تو وہ مجر اسحد چار مال بحل پراموشز نہیں نے بچھے مطلب چار مال بحک پر اس کی پراموشز شیں او عق حی مجر اس قالون عمل قولی وعایت دکی کی چار مال وال بات فتم کر دی کن کہ اگر ایک مال پروموش نہ فیل تر اور دو مراحد مال لے شکا ہے مجر اس قالون عمل قولی وعایت دکی کی چار مال وال بات فتم کر دی کن کہ اگر ایک اور فریکیشیش اوا ہے

من کے مطابق آپ پر مام پردم ٹی مشرور کی کے اگر کیٹن کی کے 7 اس کے نفاف ای عد الل دراوے مطابق کا دراق کر کے کا بس ب درامش بے آلوی لویکیٹن بلیادی السائل متول کی کمئی نفاف مدی ہے صوبے کی دور دولا اور پہنڈی طاقری میں خاص کر فواقین اسات کہ انوائی مشاہد کا مامش بے آلوی لویکیٹن بلیادی السائل متول کی کمئی نفاف مدی ہے صوبے کی دور دولا اور پہنڈی طاقری میں خاص کر فواقین

الما بم آپ ے حداد اتل کے الاکت الل کہ کر الیمن کیا جانے یا ال بی زیم کر ہم دیا رک اما تنہ کر (Relaxation) ریا جانے اور الل

الد برامش ند الله كي مورت نذ بالاس بالاليا باع مين يد در ك د ك باع

روس الدولي المستحد الم الميلين بادكا اوسة كا براقري اماة اكر التي طور الرق كروكا سلسله شروع الديكا ب الميل براق وكمة ها كركب ساميان أوى اليمن لكر مور بر ممكم براقرى اماة و ضوما لميل براقرى امان وكرا الل الديث ب الميان ماكر ك

> فریزاللہ خان سربالی مدر آل پرائمری نیچرز ایس ایش نیچر پختوٹور اللہ کا ایس ایش نیچر پختوٹور اللہ کا ایس ایس میں میں میں میں میں میں میں

WP4442-2023 AZIZULLAH VE GOVT OF PG43

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# JAKALAT NAMA

## BEFORE THE SERVICE TRIBUNAL-PESHAWAR

WAZIR UR REHMAN

Appellant

Versus

Government of KP & others

Respondents

I (the Appellant)

do hereby appoint and retain

MUHAMMAD MUAZZAM BUTT ASC: MUHAMMAD ADEEL BUTT AHC
BASSAM AHMAD SIDDIQUI AHC

ASSOCIATES OF MUAZZAM LAW FIRM

to act and appear for me in the above Suit and on my behalf to conduct and prosecute (or defend) the same and all proceedings that may be taken in respect of any petition connected with the same or any decree or order passed therein and Applications for review to file and obtain return of documents, and to represent me/us and to take all necessary steps on my/our behalf in the above matter.

I agree to ratify all acts done by the aforesaid Advocate in-pursuance of this Authority.

APPELLANT

ACCEPTED

MUHAMMAD MUAZZAM BUTT

Advocate Supreme Court

MUHAMMAD ADEEL BUTT
Advocate High Court

BASSAM AHMAD SIDDIQUI

Advocate High Court