Form- A

FORM OF ORDER SHEET

Court of		

,	Case No	110//2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	07/07/2022	The appeal of Mr. Noman presented today by Mr. Muhammad Maaz Madni Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-	14-7-22	This case is entrusted to Single Bench at Peshawar for preliminary hearing to be put there onNotices be issued to appellant and his counsel for the date fixed.
		CHAIRMAN
	: :	

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CHECK LIST

Case Title: NOMAN v/s GOVT. OF KP & OTHER

	Case Title. Norway	YES	NO
S#	CONTENTS	1 L3	110
1	This Appeal has been presented by: MUHAMMAD MAAZ MADNI	<u> </u>	
_	Whether Counsel/Appellant/Respondent/Deponent have signed the	Ø.	
2	requisite documents?	7	
3	Whether appeal is within time?		
4	Whether the enactment under which the appeal is filed mentioned.	×	
5	Whether the enactment under which the appeal is filed is correct?	- <u>- </u>	
6	With other officiality is appended?	· ' ' ' ' ' '	
7	Whether affidavit is duly attested by competent Oath Commissioner:	₹	
8	with the appeal /appayures are properly Daged?		
	Whether certificate regarding filing any earlier appeal on the subject,	V	
9	furnished?	- 57	
10	Whether annexures are legible?	X	
11	Whether annexures are attested?	Z	
12	Whether copies of annexures are readable/clear?	<u>&1</u>	
13	Type of appeal is delivered to AU/DAU:	V	ļ
	Whether Power of Attorney of the Counsel engaged is attested and	1	ļ
14	gigned by petitioner/appellant/respondents:		
15	Whether numbers of referred cases given are correct:	<u> </u>	Ý
16	with the appeal contains cutting/overwriting/	<u> </u>	<u>*</u>
17	Whether list of books has been provided at the end of the appeal?	√	 -
18	Whether case relate to this court?	. X.	·
19	Whether requisite number of spare copies attached?	<u> </u>	ļ
20	Whether complete spare copy is filed in separate file cover?	- X	
21	Whether addresses of parties given are complete?		
	Whether index filed?		<u> </u>
22	Whether index fied: Whether index is correct?	Y _	
23	Will about County and Process Fee deposited? On	Y.	
24	Whether Security and Process ree deposited: On Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules		
	1974 Rule 11, notice along with copy of appeal and annexures has	Z	
25	been sent to respondents? On	<u> </u>	
	Whether copies of comments/reply/rejoinder submitted? On	×	
26	Whether copies of confinents/reply/19/01/04	<u> </u>	<u> </u>
	Whether copies of comments/reply/rejoinder provided to opposite	1	
27	Whether copies of confinency/reply/rejoined.	×.	<u> </u>
- '	party? On		

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

Name: Muhammad Maaz Mac	Name:	Muhammad Maaz Mad
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Signature: Dated:

07-07-2022

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.	1107	<u> </u>	/2022

NOMAN

V/S

GOVT. OF KP & OTHER

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Dated: 07TH July, 2022

APPELLANT

Through:

MUHAMMAD MAAZ MADNI,

ADVOCATE HIGH COURT, PESHAWAR TF-291, 292, Deans Trade Centre, Peshawar Cantt:

0333-9313113, 0345-9090737

muhammad.m3adv@gmail.com

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO	/2022
NOMAN, Office Assistant (B-16) (ACB),	•
o/o District Public Prosecutor, District Bajaur	APPELLANT

VERSUS

- 1- THE GOVERNMENT OF KHYBER PAKHTUNKHWA, Secretary to Government of Khyber Pakhtunkhwa, Home Department, Civil Secretariat, Peshawar.
- 2- DIRECTOR GENERAL PROSECUTION, KHYBER PAKHTUNKHWA,

 Directorate of Prosecution, Peshawar.

 RESPONDENTS

UNDER SECTION-4 OF KHYBER THE APPEAL PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 READ WITH ALL ENABLING LAWS & RULES AGAINST THE 10-03-2022 DATED CORRIGENDUM IMPUGNED WHEREBY REGULAR PROMOTION OF THE APPELLANT TO THE POST OF OFFICE ASSISTANT (BPS-16) HAS BEEN WITHDRAWN & CONVERTED INTO ACTING CHARGE BASIS AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL DATED 22-03-2022 OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF (NINETY) 90 DAYS

PRAYER:

€.

That on acceptance of the instant service appeal the impugned corrigendum dated 10-03-2022 of converting the regular promotion of the appellant to acting charge basis may very kindly be set aside and the respondents may be directed to keep the appellant as regularly promoted office assistant (BPS-16) vide order dated 04-03-2021. Any other remedy which this august Tribunal deems appropriate that may also be awarded in favor of the appellant.

Respectfully Sheweth:,

FACTS:

Brief facts giving raise to the instant appeal are as under:

 That appellant is a regular employee of the respondent Department and was initially appointed as Junior Clerk (BPS-11) vide order dated 14-02-2014 after fulfilling all the legal & codal formalities required for the postand since then the appellant is performing his duty quite efficiently whole heartedly and upto the entire satisfaction of his high ups and hence place as serial no. 50 of the seniority list 2021 prepared for Office Assistant (BPS-16).

2. That after performing duty as Junior Clerk (BPS-11) for quite considerable time the appellant was promoted to the post of Senior Clerk (BPS-14) vide order dated 03-01-2018 after the proper recommendation of the Department Promotion Committee.

Copy of Promotion Order dated 03.01.2018 attached as Annexure B.

3. That Departmental Promotion Committee was convened on 10-02-2021 for promotion to the post of Office Assistant (BPS-16) on regular basis in light of consolidated service Rule 2019, hence the appellant being top of the seniority list of Senior Clerk (BPS-14) was promoted to the post of Office Assistant (BPS-16) regularly on the basis of seniority-cumfitness vide order dated 04-03-2021 issued from the office of respondent No. 2.

Copy of Minutes of the meeting, Service Rules 2019 & Order dated 04.03.2021 is attached as Annexure C, D & E.

4. That the appellant after performing duty for more than a year the respondents circulated Seniority List2022 on 10-03-2022 for the ministerial staff working in the respondents Department, astonishingly the name of the appellant along with other colleagues promoted vide order dated 04-03-2021 was dropped from the seniority list of Office Assistant (BPS-16) and is placed in the seniority list of Senior Clerk (BPS-14)below office assistants freshly recruited after the promotion of the appellantwithout showing any plausible reason for withdrawing the name of the appellant from the seniority list of Office Assistant (BPS-16).

Copy of Final Seniority List 2022 is attached as **Annexure**F.

5. That the appellant also filed objection against the tentative seniority list 2022 but later on came to know through his own source that respondent No. 2 has issued a corrigendumwhereby the regular promotion order dated 04-03-2021 has illegally been withdrawn and converted into promotion on acting charged basis vide corrigendum dated 10-03-2022 without showing any cogent reason therein.

6. That the appellant feeling highly aggrieved from the act & omission of the respondent by issuing impugned corrigendum dated 10-03-2022 filed Departmental Appeal dated 22-03-2022 for setting aside the impugned corrigendum dated 10-03-2022 before respondent No. 1 which has not been responded after a lapse of more than statutory period of 90 days.

7. That the appellant is left with no other remedy but to file the instant service appeal before this Honourable Tribunal on the following grounds:

GROUNDS:

- A-That the impugned corrigendum dated 10-03-2022 issued by respondent no. 2 is against the law, rules, facts, void ab initio, Norms of Natural Justice and materials available on the recordhencenot tenable in the eye of Law and is liable to be set aside.
- **B-** That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C-That respondents while issuing the impugned corrigendum dated 10-03-2022 whereby the regular promotion of the appellant has been withdrawn and converted into acting charge basis the act of the respondentis highly discriminatory one.
- **D-** That the impugned corrigendum dated 10-03-2022 issued by respondent no. 2 is a clear violation of the Principle of Locus Penitencea as the appellant has performed his duty as regular office assistant (B-16) for more than a year.
- **E-** That accordingly with the issuance of impugned corrigendum dated 10-03-2022 the appellant's name was dropped from seniority list of Office Assistant and placed below the freshly recruited office assistant appointed after the promotion of the appellant and again placed in the seniority list of Senior Clerks.
- F- That under Article 38 (e) of the Constitution of Pakistan, 1973 state is bound to reduce disparity in the income and earning of the individuals including persons in the various services of Pakistan, therefore the respondent has to act upon the ibid Article of the constitution and had to remove the disparity from the service of the appellant by struck down the impugned corrigendum dated 10-03-2022.

- G-That the respondent has acted in an arbitrary and malafide manner while issuing the impugned corrigendum dated 10-03-2022 of withdrawing the regular promotion of the appellant and converting it to acting charge basis.
- H- That act of the respondents is against the Fundamental Rights as enshrined in the Constitution&also against various judgment passed by the Apex Supreme Court of Pakistan.
- I- That the respondents has issued the impugned corrigendum dated 10-03-2022 without fulfilling the codal formalities required in the subject matter and hence the same is against the norm of Natural Justice.
- J- That although promotion is not a vested right but it is a legitimate expectancy a civil servant to be promoted to the next higher rank and in the instance case the appellant has been promoted more than a year ago but with the issuance of the impugned corrigendum dated 10-03-2022 the appellant has been deprived of enjoying the benefits of promotion.
- **K-** That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 07-07-2022

NOMAN

Through:

MUHAMMAD MAAZ MADNI Advocate, High Court, Peshawar

Appellant

CERTIFICATE

No, such like appeal has been filed or pending on the subject matter between the parties before this Honourable Tribunal.

LIST OF BOOKS:

- 1. Constitution of Pakistan, 1973.
- 2. Service Laws
- 3. Other relevant case Laws

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.	• • .	•	:	·	_/20)22			
		•		:			-/	>	

NOMAN

V/S

GOVT. OF KP& OTHER

<u>A F F I D A V I T</u>

I, Noman, do hereby solemnly affirm on oath that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

DEPONENT 15602-0976306-9





ANNEXUR-A

DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

No.DP/F. P//(66) 14049 - 89

Dated Peshawar 20 /10 / 2021

Office Phone # 091-9212559

Fax # 091-9212559

E-mail kpprosecution@yahoo.com

To

All District Public Prosecutors,

Khyber Pakhtunkhwa.

Attention: All Assistants (BS-16) and Junior Clerks (BS-11).

Subject: - FINAL SENIORITY LIST OF ASSISTANTS (BPS-16) AND JUNIOR CLERKS

(BPS-11).

Dear Sir.

lam directed to refer to the subject noted above and to enclose herewith a copy of "Final Seniority List" of the Assistants (BS-16) and Junior Clerks(BS-11) working at the strength of Directorate of Prosecution. The same may be handed over to all the officials concerned working under your kind control for information and further necessary action, please.

ATTESTED

Yours sincerely,



Deputy Director Administration

Encl: (as above)

Copy forwarded for information to the:

1. All Regional Director Prosecution Khyber Pakhtunkhwa.

2. PA to Director General Prosecution, Khyber Pakhtunkhwa.

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Deputy Director Administration

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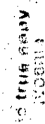
PROSECUTION PESHAWAR Khyber Pakhtunkhwa, 2021

<u> </u>				EGATA COMPANIANTEN	, <u>201 x 41,11()</u>	шиш	wa, 2021	
S.NO	Name	Qualification	DOB & Domicile	Date of First Entry to Service	Regular Appo Pr	intment esent Pe	Promotion to	
				with designation & BPS	Date	B\$	Method of Recruitment	Present Posting
1.	Muhammad Hamayoca	B.A.	28/10/1967 Lakki Marwat	12-05-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis
2.	Qamar Zaman	B.A.	20/01/1970 Tank	12-05-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Office of the District Public Prosecutor, orakzai Appointed as Superintendent (BS-17) On Acting Charge Basis Office of the District Public Prosecutor, south Waziristan
3.	Muslim Khan	Matric	07/01/1966 Charsadda	26-07-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Directorate of Prosecution, Peshawar
4	Sikandar Hayat	Matric	15/11/1964 Dir Lower	15-08-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	appointed as superintendent (bs-17) on acting charge basis
5.	Mubarik Ahmad	F.A.	04/12/1961 Charsadda	29-11-1987 Junior Clerk BS-05	17/11/2017	16	Promotion	office of the district public prosecutor, upper dir Appointed as Superintendent (BS-17) On Acting Charge Basis Directorate of prosecution, Charsadda
6.	Muhanimad Iqba	l B.Com	05/05/1970 Lakki Marwat	13-09-1989 Junior Clerk BS-05	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Base
7.	Shahid Gul	Matric	05/05/1963 Kohat	19-09-2000 Junior Clerk BS-05	17/11/2017	16	Promotion	Office of the District Public Prosecutor, Bannu Appointed as Superintendent (BS-17) On Acting Charge Basiss DPP Kurram.
8.	Mumraiz Khan	Matric	04/04/1970 Peshawar	19-09-2000 Naib Qasid BS-01	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basiss Directorate of Prosecution, Khyber
9.	✓ I Shakeel Akhtar	Matric	15/03/1977 Nowshera	17-04-1994 Assistant BS-16	11/02/2019	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basiss DPP Mohammad
10	Syed Ibrar Shah	Matric	1976 Mansehra	10-03-2003 Naib Qasid BS-Q1	05/04/2019	16	Promotion	Assistant (BS-16) at Office of the District Public Prosecutor, Torghar
11	Syed Hakeem Shah	Matric	05/02/1962 Buner	30-06-1996 Junior Clerk BS-05	17/11/2017	16	Promotion	Assistant (BS-16) at Office of the District Public Prosecutor, buner



PROSECUTION PESHAWAR Khyber Pakhtunkhwa, 2021

			DOB & Domicile		Regular Appo	Introduction	Promotion to	
S.NO	Name	Qualification		Date of First Entry to Service		esent P	ost	
	•			with designation & BPS	Date	BS	Method of Recruitment	Present Posting
1.	Muhammad Hamayoca	В.А.	28/10/1967 Lakki Marwat	12-05-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis
-2.	Qamar Zaman	B.A.	20/01/1970 Tank	12-05-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Office of the District Public Prosecutor, orakzai Appointed as Superintendent (BS-17) On Acting Charge Basis Office of the District Public Prosecutor, south Waziristan
3,	Muslim Khan	Matric	07/01/1966 Charsadda	26-07-1994 Junior Clerk BS-05	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Directorate of Prosecution, Peshawar
4.	Sikandar Hayat	Matric	15/11/1964 Dir Lower	15-08-1994 Junior Clerk BS-05	17/11/2017	.16	Promotion	appointed as superintendent (bs-17) on acting charge basis
5.	Mubarik Ahmad	F.A.	04/12/1961 Charsadda	.29-11-1987 Junior Clerk BS-05	17/11/2017	16	Promotion	office of the district public prosecutor, upper dir Appointed as Superintendent (BS-17) On Acting Charge Basis
6.	Muhammad Iqbal	B.Com	05/05/1970 Lakki Marwat	13-09-1989 Junior Clerk BS-05	.17/11/2017	16	Promotion	Directorate of prosecution, Charsadda Appointed as Superintendent (BS-17) On Acting Charge Base
7.	Shahid Gul	Matric	05/05/1963 Kohat	19-09-2000 Junior Clerk BS-05	17/11/2017	16	Promotion	Office of the District Public Prosecutor, Barnu Appointed as Superintendent (BS-17) On Acting Charge Basiss DPP Kurram.
8.	Mumraiz Khan	Matric	04/04/1970 Peshawar	19-09-2000 Naib Qasid BS-01	17/11/2017	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basiss Directorate of Prosecution, Khyber
9./	Shakeel Akhtar	Matric	15/03/1977 Nowshera	17-04-1994 Assistant BS-16	11/02/2019	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basiss DPP Mohammad
10.	Syed Ibrar Shah	Matric	1976 Mansehra	10-03-2003 Naib Qasid BS-01	05/04/2019	16	Promotion	Assistant (BS-16) at Office of the District Public Prosecutor, Torghar
11.	Syed Hakeem Shah	Matric	05/02/1962 Buner	30-06-1996 Junior Clerk BS-05	17/11/2017	16	Promotion	Assistant (BS-16) at Office of the District Public



1		ا نا سندند		Date of First Entry to Service	P i	resent Po	ost	
ONS	Name	Qualification		with designation & BPS	Date	BS	Method of Recruitment	Present Posting
-,	Rehman	Science)						
0.	Sadar Ayub	F.A	06/01/1985 UPPER KOHISTAN	12-04-2007 JUNIOR CLERK	12-04-2007	16.	Promotion	Assistant(BS-16)At upper Kohistan
1.	Waheed Akhtar	р.сом	28/08/1987 KOHAT	12-04-2007 JUNIOR CLERK	12-04-2007	16	Promotion	Assistant(BS-16)at Kohat
2.	Fazle Rabi	MATRIC	04/02/1974 PESHAWAR	01-01-1992 NAIB QASIQ	01-01-1992	16	Promotion	Assistant(BS-16)at directorate of prosecution
33.	Raja Arsh ş d	MATRIC	04/02/1974 ABBOTTABAD	- 30-11-1995 NAIB QASID	30-11-1995	16	Promotion	Assistant(BS-16)at Abbottabad
34.	. Bashir Ahmad	Matric	05/06/1965 Chitral	12/05/1990 Junior Clerk BS-05	12/05/1990	16	Promotion	Assistant(BS-16)at Chitral lower
35.	Muhammad Ashraf	Matric	03/04/1978 Peshawar	07-07-1997 Naib Qasid BS-01	07-07-1997	16	Promotion	Assistant(BS-16)at Peshawar
36.	Shamshad Iqbal	Matric	01/06/1973 FR-Bannu	01-04-2006 Junior Clerk BS-7	01-04-2006	. 16	Promotion	Assistant(BS-16)at Bannu
37.)	Tariq Khan	B.A. LLB	01/04/1984 Charsadda	30-10-2009 Junior Clerk BS-7	30-10-2009	16	Promotion	Assistant(B\$-16)at Mohmand
38.	Wascem Abbas	M.A	05/02/1986 D.I.khan	30-10-2009 Junior Clerk BS-7	30-10-2009	16	Promotion	Assistant(BS-16) at D.I.Khan
39.	Shah Fahad	B.A	31/12/1988 Mardan	05-01-2009 Junior Clerk BS-7	0501-2009	16	Promotion	Assistant(BS-16)at Mardan
40.	Shah Zeb	F.A	17/01/1989 Mardan	30-10-2009 Junior Clerk BS-7	30-10-2009	16	Promotion	Directorate of prosecution
41.	Bakht Pervesh	B.A.	11/04/1973 . Buner	23-12-2003 Naib Qasid BS-1	23-12-2003	16	Promotion	Directorate of prosecution
(42.)	Wali-ur-rehman	B.A	12/06/1973 Mansehra	23-12-2003 NAIB QASID Bs-1	23-12-2003	. 16	promotion	Assistant bs-16) at Manhsera
43	Nasir Ali	Matric	08/02/1974 Swat	23-12-2003 Naib Qasid BS-1	23-12-2003	16	Promotion	Assistant(BS-16)at Dir Upper
44.	Jamshed Ahmad	Matric	'06/01/1976 Lower Chitral	23-12-2003 Naib Qasid BS-1	23-12-2003	. 16		Assistant(BS-16)at Upper Chitral
45.	Muhammad Zarshad	Matric	18/05/1978		23-12-200	3	5 Promotion	Directorate of prosecution
46.	Muhammad Tari Khan	q DAE/B	15/03/1991 Lakki Marwa	14-02-2014 Junior Clerk BS-14	14-02-201	4 1	6 Promotion	Assistant(BS-16)at Lakki Marwat
47.		M.A.	24/03/1986 Buner	03-09-2012 Naib Qasid	03-09-201	2 1	6 Promotio	n Assistant(BS-16)at haripur

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Initial

PESHĀWAR

יאט	Name	Qualification	(5)	with designation & BPS	P	resent F		
48.					Date	BS	Method of	Present Posting
70. // 	Tufail Khan	M.A.	26/12/1992 Mardan	14-02-2014 Junior Clerk BS-07	14-02-2014	16	Recruitment Promotion	Assistant(BS-16)at Mardan
49.	Muhammad Nasir	B.Co m	30/10/1993 Peshawar	14-02-2014 Junior Clerk BS-07	14-02-2014	16	Promotion	Directorate of prosecution
50.	Noman	M.Á	26/06/1986 Swat	14-02-2014 Junior Clerk BS-07	14-02-2014	16	Promotion	Assistant(BS-16)at Bajaur
51.	Jalal Uddin	M.Phil	06-09-1990 Peshawar	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	peshawar
52.	Mubashir Dilawar	LLB	28-2-1990 Karak	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	South Waziristan
\$3, 	Amjid Khan	MSc	8-3-1992 Peshawar	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Orakzai
4.	Hanif Ullah	MS	1-11-1994 Bajaur	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Kurram
55.	Haq Nawaz	MA	4-4-1985 Malakand	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Hangu

to be true and

Director Administration
Directorate of Prosecution
Khyber Pakhtunkhwa

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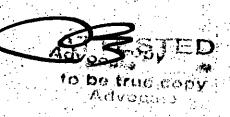
Office Phone # 091-9212559/ 091-9212542 Fax # 091-9212559

pail: lepprosecution@yahoo.com

84: On the recommendation of the Departmental ORDER: Promotion Committee (D.P.C) dated 12-12-2017 the following Junior Clerks (BPS-11) of this Directorate are promoted to the post of Senior Clerk (BPS-14), on regular basis with immediate effect:-_

ect:- ຼໍ		Present Posting
S.No	Name	
1.	Shakeel Akhtar	Office of the District Public Prosecutor, Nowshera.
······································	Syed Ibrar Shah	Office of the District Public Prosecutor, Mansehra
3	Syed Alam Shah	Office of the District Public Prosecutor, Mansehra.
4	Shah Fahad	Office of the District Public Prosecutor, Mardan.
<u> </u>	Shah Zeb	Office of the District Public Prosecutor, Mardan.
5 		Office of the District Public Prosecutor, Buner.
6	Bakht Pervesh	Office of the District Public Prosecutor, Mansehra.
· 7	Wali-ur-Rehman	Office of the District Fund Treatment
<u></u>	Nasir Ali	Office of the District Public Prosecutor, Swat.
8	Jamshed Alimad	Office of the District Public Prosecutor, Chitral.
9	Muhammad Zarshad	Office of the District Public Prosecutor, Swabi.
10		Office of the District Public Prosecutor, Buner.
. 11	Taj Rehman	
1.7	Noman	Office of the District Public Prosecutor, Swat.
13	1 Taria Khan	Office of the District Public Prosecutor, Lakki Marwat.
 		Directorate of Prosecution, Peshawar.
14	Allimad Allim	Office of the District Public Prosecutor, Charsadda.
15	Tufail Khan	
16	Muhammad Nasir	Directorate of Prosecution, Peshawar.







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		in the second	207.5	7.00	the District Pub	lic Prosecutor	Swat.
ſ		Said Nawaz		Office of	the District run	100000	ter and the second of
١	17				Here and the second	CAMPING TO CAMPI	

The above Senior Clerks will be on probation for period of 01 year in terms of section-6(2) of the Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rules-15(1) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.

> (Director General Prosecution) Directorate of Prosecution, Khyber Pakhtunkhwa

Copy forwarded for information to the:-

- 1. Accountant General Office, Khyber Pakhtunkhwa, Peshawar
- 2. Concerned District Public Prosecutor Offices.
- 3. Concerned District Accounts Offices.
- 5. P.S to Secretary to Govt. of Khyber Pakhtunkhwa, Home & Tribal Affairs Department, 4. Officials concerned. Peshawar.
- 6. PA to Director General Prosecution, Khyber Pakhtunkhwa.
- 7. Establishment Section of this Directorate.

(Mian Aziz Ahmad) Deputy Director Admin:/Finance

to be true copy Advocate.



- Subject:

NUNUTES OF THE MEETING OF THE DEPARTMENTAL PROMOTION COMPUTER (DPC) REGARDING PROMOTION OF SENIOR CLERKS (BPS-14) TO THE POSTS OF ASSISTANT (BPS-16).

A meeting of the Departmental Promotion Committee (DPC) was held on 10-02-2021 at 11:00 AM under the chairmanship of Secretary, Home and Tribal Affairs Department in his office. The following attended the meeting:

t. Mr. ikramullah Khan Secretary, Home & Tribal Affairs Department. (Chairman)

2. Mr. Umar Nawaz Deputy Secretary (Judicial), Home & Tribal Affairs Department. (Secretary)

3. Mr. Muhammad Ismall Section Officer (R-II), Establishment Department. (Member)

4. Mr. Muhammad Ilyas Section Officer (SR-II), Finance Department (Member)

Section Chrise for 11% entance Doposition

(Member)

5. Mr. Zia Ul Qamar Safi
Deputy Director Administration
Directorate of Prosecution, Khyber Pakhtunkhwa.

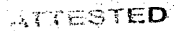
The meeting commenced with the recitation from the Holy Quran. Thereafter, the chair welcomed the participants. Deputy Secretary Judicial, Home & Tribal Affairs Department apprised the committee that there are (17) vacant posts (15 clear+02 resultant) of Assistant (BS-16) falling under the promotion quota in the Directorate of Prosecution and District Prosecution offices. He added that according to Khyber Pakhtunkhwa, Prosecution Service Rules, 2010 as amended in 2019, the method of promotion of the Assistant (BS-16) has been prescribed as below:

- "i) 25% by initial recruitment.
- ii) 75% by promotion on the basis of seniority-cum-fitness from amongst the Senior Clerks with at least five years' service as Senior Clerk and Junior Clerk.

Therefore, 17 Senior Clerks (BS-14) are required to be promoted as Assistant (BS-16). Keeping in view vacant posts and provision of the Rules ibid, the committee considered the panel of Senior Clerks (BS-14) as per notified seniority list and recommended the following Senior Clerks for promotion to the post of Assistant (BS-16) at Serial 1 to 19 on regular basis, however, the official reflected at Serial No.5 has to be superseded on his own request while the official reflected at Serial No.16 has not been considered as he opted to be promoted to the post of Assistant Accountant (BS-16):-

S.#.	Name of Official	DECISION OF DEPARTMENTAL PROMOTION COMMITTEE
1.	Bashir Ahmad	Recommended for promotion on Regular basis.





(4)

2.	Muhammad Ashraf	-do-
3	Shamshad Iqbal	-do-
4	Tariq Khan	-do-
5	Akhtar Hussain	Superseded for promotion as he has requested to forgo his promotion.
6	Waseem Abbas	Recommended for promotion on Regular Basis
7	Shah Fahad	-do-
8	Shah Zeb	-do-
9	Bakht Pervesh	-do-
10	Wali Ur Rehman	-do-
11	Nasir Ali	-do-
12	Jamshed Ahmad	-do-
13	Muhammad Zarshad	-do-
14	Muhammad Tariq Khan	-do-
15	Taj Rehman	Not recommended for promotion as he has opted
16	Ammad Amir	to be promoted to the post of Assistant Accountant (BS-16)
17	Tufail Khan	Recommended for promotion on Regular Basis
8	Muhammad Nasir	-40-
9	Noman	-do-

The meeting ended with a vote of thanks to and from the chair.

Deputy Secretary (Judicial) Home & Tribal Affairs Department

Member/Secretary of DPC

Deputy Secretary (R-II)
Establishment Department
Member

Deputy Director Prosecution

Directorate of Prosecution

Khyber Pakhtunkhwa Member Section Officer (SR-II)
Establishment Department
Member

to be true Ropy Advocation

Secretary Home & Tribal Affairs Department Khyber Pakhtunkhwa



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

NO. DALE : ALI (73) 13408-5 Dated Peshawar 16/12/2019 Office Phone #1991-9212559

Fax # 091-9212559 É-mail kpprosecution@yahoo.com

Τo

All Regional Directors Prosecution, Khyber Pakhtunkhwa.

All District Public Prosecutors,

Khyber Pakhtunkhwa.

Section Officer (Prosecution),

Home & Tribal Affairs, Department Khyber Pakhtunkhwa, Peshawar.

Subject: -

CONSOLIDATE PROSECUTION SERVICE RULES.

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith notification No. Dated: 26-08-2010 alongwith consolidated Prosecution Service Rules for information and further necessary action, please.

Yours faithfully,

Advocate Deputy Director Administration

(Encl: as above) Copy forwarded for information to the:-

1. All sections of this Directorate.

2. PA to Director General Prosecution, Khyber Pakhtunkhwa.

Office record.

Deputy Director Administration

Divi ole d

<u>.</u>	/						
	-5A_	Assistant Public Prosecutor (BS-17)8 Assistant Director (IT) (BS-17)9	17	i. at least Secon LLB/BS(Law)Honors/ (Shariah Law) years) or its qualification, from a University, and ii. License from Bar C	BS Honors(five equivalent recognized	By initial recruitment	25-35
						By promotion, on the basis of-senjority-cum-fitness from amongst the Computer Operators with five-years' service as such, having the following qualification: (i) 2 nd Class Bachelor's Degree in Computer Science/Information Technology (BCS/BIT four years) or its equivalent qualification from a recognized university; or (ii) 2 nd Class Bachelor's Degree from a recognized university with one year Diploma in information Technology for	
***	6: 	Superintendent (BPS-17)10	16	Bachelor's Degree in at least 2° equivalent qualification from a University. ii) Diploma in Library Science	recognized	Technical Education; By initial recruitment	23-32
	7A	Assistant Accountant(BPS-16)12	16	-		By promotion on the basis of seniority cum-fitness from amongst the Assistants with at least—five years' service as such. By promotion on the basis of seniority-cum-fitness, from amongst Senior Clerks with five (05) years' Service as Junior Clerk and Senior Clerks.	
	8	Assistant (BPS-16)13	16	Bachelor's degrees from a University	recognized.	a. 75% by promotion on the basis of seniority-cum-fitness from amongst senior clerks with at least five years' service as Senior Clerk and Junior Clerks and	
٠ ٔ						b. 25% by initial recruitment.	

Substituted vide Notification No.SO (Prosecution) HD/1-5/VOL-1/2018 dated 18th January, 2018.

Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21st March, 2018 Substituted vide Notification No.SO (Prosecution)/HD/1-9/2012/Vol-1 dated 05th March, 2013 Inserted vide Notification No.SO (Prosecution)/HD/1-5/2019 dated 2th October, 2019 Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/ 2018 dated 21st March, 2018

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in the second	• . · .	/O.	NOMENCLATURE	SCALE	MINIMUM QUALIFICATION	METHOD OF APPOINTMENT	e Limit.
The state of	- <u>/</u> -	-	Director General Prosecution ¹	20	QUALIFICATION	By transfer from amongst the officers of PCS/PMS/PAS.2	- mit.
. † .	/IA.		Regional Director	20		By promotion, on the basis of merit-cum-fitness, from amongst the Senior	
4		<i>i</i>				Public Prosecutors, District Public Prosecutors and Directors in (BPS-19) with at least seventeen (17) years of service in BPS-17 and above subject to successful completion of Senior Management Course".	:
	2		Serior Public Prosecutor (BS-19)/ District Public Prosecutor (BS-19)4	19		By promotion, or the basis of femiority our fit-	
TOTAL COLUMN	3		Direct Legal (BS-19) /	19		service in BPS-17 and above.	
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		. ·	Director Admin (BS-19)/ Director Monitoring (BS-19) 5			By transfer, from amongst the Senior Public Prosecutors and District Public prosecutor (BS-19).	· ·
1	4		Deputy Public Prosecutor (BS-18)	18			
	• .					By promotion on the basis of seniority cum-fitness, from amongst the Assistant Public Prosecutor (BS-17) with adleast Tye (05) years of service as such 'and '	
				•		0 20	

Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dates 18th January, 2018.
 Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dated 18th January, 2018.
 Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dated 6th August, 2010.
 Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dated 18th January, 2018.
 Substituted vide Notification No.SO (Prosecution)/HD/1-9/2012/VOI-I/ dated 05 September, 2013.
 Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dated 18th January, 2018.
 Substituted vide Notification No.SO (Prosecution)/HD/1-5/VOI-I/2018 dated 18th January, 2018.

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	-		Personal Assistant (BPS-16) 15				
$\left\{ \left[n_{i}^{n}\right] ,n_{i}^{n}\right\} =0$				·		By promotion on the basis of seniority-cum-fitness from amongst the Senior Scale Stonographer with at least three (03) years' of service as such	- 1
			Senior Scale Stenographer (BPS-16)	16	i. At least Second-class Bachelor's degrees from a recognized University ii. A speed of 70 words per minutes in typing; and	By promotion on the basis of seniority-cum-fitness from amongst the holder of the post of Stenographer with at least five (05) years' service as such. Provided that if no suitable candidate is available for promotion, then by initial recruitment;	
					iii. Knowledge of Computer in using MS-Word, MS Excel		
		8C	Computer Operator (BPS-16)15	16	(i) Second Class Bachelor's Degree in Computer Science /Information Technology (BCS/BIT-four-years) or its	By Initial recruitment.";	21-32 Year
<u></u>					equivalent qualification from a recognized university; or		
16		•			(ii) At least Second-Class Bachelor's Degree from a recognized university with one- year Diploma in Information		
		S			Technology from a recognized Board of Technical Education;		
	1. 1. 1	$D \mid \frac{9}{2}$	Repealed				
		10	Junior Scale Stenographer (BPS-14)	14	i)Intermediate OR equivalent qualification from recognized board; and		18-30 Year
		0			ii)A speed of 50 words per minutes in shorthand in English and 35 words per minutes in typewriting &		
		or. 			Knowledge of Computer in using of MS Word and MS Excel	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
		111	Data Entry Operator Key Punch Operator		1		

¹⁴ Inserted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21* March, 2018
15 Inserted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21* Warch, 2018
16 Deleted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 date; 10.000 vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21* March, 2018

<u>or</u> ∵in

PA to Ulrector General Prosecution, Khyber Pakhtunkhwa.

The second secon	4	Senior Clerk (BPS-14) 17 Junior Clerk (BPS-11) 18 Naib Qasid 20 21	14 11 03	i) Secondary School Certificate or equivalent from a recognized Board and ii) A-speed of 30 words	By promotion on the basis of seniority-cum-fitness from amongst the Junior Clerk's with at least two years' service as such. 18 to Years,"; an Off% by initial Recruitment. 19 years of seniority-cum-fitness from amongst the Naib Qasid, Chowkidars & other employees in equivalent scales in the Department with at least two years' service as such having passed Secondary School Certificate"; and Fifty (50) per cent by initial Recruitment. 18-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from other eligible Class IV i.e. Chowkidars & Is-40 Years of the Naib Prifty (50) per cent by transfer from the Naib Prifty (50) per cent by transfer from the Naib Prifty (50) per cent by transfer	ıd
	15	Driver ²²	.06	Middle standard having valid LTV driving license and three years' experience	Sweepers. By initial recruitment 18-40 Yea	
	16	Chowkidar ²³ Sweeper ²⁴	03	Literate Literate	By initial recruitment By initial recruitment 18-40 Ye	

Note: For the Purpose of promotion to the post of Junior Clerk, there shall be maintained a common seniority lists of Naib Qasids, Chowkidar and other employees in equivalent scales in the Department with reference to the dates of their acquiring the Secondary School Certificate provided that: -

If two or more officials have acquired the SSC in the same session, the official having long service shall rank senior to other officials.

Where a senior official does not possess the requisite experience at the time of filling up a vacancy the officials next junior to him possessing the requisite experience shall be promoted

in reference of the senior or officials.

Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21st March, 2018.

Substituted vide Notification No.SO (Prosecution)/HD/1-5/2019 dated 2th October, 2019

O Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21st March, 2018.

¹ Substituted vide Notification No.SO (Prosecution)/HD/1-5/2019 dated 2th October, 2019

² Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21" March, 2018.

³ Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21 March, 2018.

⁴ Substituted vide Notification No.SO (Prosecution)/HD/1-5/Rules/2018 dated 21st March, 2018.





RECTORATE OF PROSECUTION

No. DP-Dated Peshawar 4 March 2021 Office Phone # 691-9212559 Far# 691-9212559 E-mail: approxecution@yaboo.com

E

ORDER:

No.DP/E&A/111001 3785-3810 :- On the recommendation of the Departmental Promotion Committee (DPC), the following Senior Clerks (BS-14) of this Directorate are hereby promoted to the post of Assistant (BS-16) on regular basis with immediate effect:-

the po	st of Assistant (BS-16) on regula	Transporting
 	Mr. Bashir Ahmad	District Public Prosecutor office Chitral
2	Mr. Muhammad Ashraf	District Public Prosecutor office Peshawar
3.	Mr. Shamshad Iqbal	District Public Prosecutor office Bannu
4.	Mr. Tariq Khan	District Public Prosecutor office Charsadda
5.	Mr. Waseem Abbas	District Public Prosecutor office D I Khan
6.	Mr. Shah Faliad	District Public Prosecutor office Mardan
7.	Mr. Shah Zeb	District Public Prosecutor office Nowshera
10	Mr. Bakht Pervesh	District Public Prosecutor office Haripur
9.	Mr. Wali Ur Rehman	District Public Prosecutor office Mansehra
10.	Mr. Nasir All	District Public Prosecutor office Dir Upper
11	Mr. Jamshed Ahmad	District Public Prosecutor office Chitral
12	Mr. Muhammad Zarshad	District Public Prosecutor office-Swabi
13	Mr. Muhammad Tariq Khan	District Public Prosecutor office Lakki Marwat
14	Mr. Taj Rehman	District Public Prosecutor office-Buner
15	Mr. Tufall Khan	District Public Prosecutor office Mardan
16	Mr. Muhammad Nasir	Directorate of Prosecution
	Mr. Noman	District Public Prosecutor office Swat

2. The above officials will be on probation for a period of one year in terms of section-6(2) of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rules-15(1) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.

Consequent upon above, the following postings/transfers are hereby made with immediate effect in
the public interest:

ne pub	in Character Officials	For	1 No.
1.	Mr. Bashir Ahmad Assistant (BS-16)	District Public Prosecutor office Chitral Lower	Retained as Assistant (BS-16) in the office of District Public Prosecutor Chitral Lower
2.	Muhammad Ashraf Assistant (BS-16)	District Public Prosecutor office Peshawar	Against the vacant post of Assistant (BS-16) in the office of District Public Prosecutor Peshawar
3.	Mr. Shamshad Iqbal Assistant (BS-16)	District Public Prosecutor office Bannu	Against the vacant post of Assistant (BS-16) in the office of District Public Presecutor Bannu vice No. 20
4.	Mr. Tariq Khan Assismnt (BS-16)	District Public Prosecutor office Charsadda	Against the vacant post of Assistant (BS-16) in the office of District Publi
5.	Mr. Waseem Abbas Assistant (BS-16)	District Public Prosecutor office D.I. Khan	Against the vacant post of Assistant (BS-16) in the office of District Public Prosecutor, DI Khan
	2401		

Page 01 of 03

ATTESTED.

Advocate



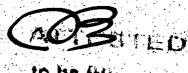


DIRECTORATE OF PROSECUTION

No. DP-Dated Peshawar 4 March 2021 Omes Phone \$ 091-9212558 591-9212542 Fax \$ 091-9212558 E-mell: approsecution@yahoo.com

IS N	de grand de difficilité	Toron Janes	I to the office of District Public
6.	Mr. Shah Fahad	District Public Prosecutor	Prosecutor Mardan vice No.19
*	Assistant (BS-16)	office Mardan	Against the vacant post of Assist
7	Mr. Shah Zob	District Public Prosecutor	(BS-16) in the Directorate of
' ''	Assistant (BS-16)	office Nowshera	Prosecution
	1		and soul of
8.	Mr. Bakht Pervesh	District Public Prosecutor	Against the vacant post of Assistant (BS-16) in the Director
· ·	Assistant (BS-16)	office Haripur	Assistani(BS-1B) in the Director
			Prosecution Office of District Public Prosecu
9.	Mr. Wali Ur Rehman	District Public Prosecutor	Office of District Public 110
7.	Assistant (BS-16)	office Mansohra	Manschra Vice No.18 Office of District Public Prosecu
IC.	Mr. Nasir All	District Public Prosecutor	Office of District Public Prosect
144	Assistant (BS-16)	office Dir Upper	Dir Upper Vice No.25
	Mr. lamshed Ahmad	District Public Prosecutor	Against the vacuat post of
11	Assistant (BS-16)	Office Chitral Lower	Superintendent (BS-17) in his ow
1	Action (as as)		nay scale in District Public Prose
	[·		office Upper Chitral
- 14	Muhammad Zarshad	District Public Prosecutor	A crimet the vacant post of
12	Assistant (BS-16)	office Swabi	Assistant (BS-16) in the Directors
	Lutatarmir (pg. 10)	Pitter games	Prosecution
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	District Public Prosecutor	Against the vacant post of
13	Muhammad Tariq Khan Assistant (BS-16)	office Lakki Marwat	Accierant BS-16) in the office of
	Wanterin (pg. ro)	Afties Towns towns	District Public Prosecutor Lakki
			Marwet
	Mr. Taj Ur Rehman	District Public Prosecutor	office of District Public Prosecute
14	Assistant (BS-16)	office Buner	Buner Vice No.24
	Mr. Tufall Khan	District Public Prosecutor	office of District Public Prosecuto
15	A'ssistant (B5-16)	office Mardan	Mardan Vice No. 22
16		Directorate of Prosecution	Against the vacant post of
19	Assistant (BS-16)		Assistant (BS-16) in the Directors
*· "		· · · · · · · · · · · · · · · · · · ·	Prosecution, Khyber Pakhunkhw
.17	Mr. Noman	District Public Prosecutor	Against the vacant post of
, ,	Assistant (BS-16)	office Swall	Assistant (BS-16) in the office of
		1 3 3 3 5 5 6 5 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	District Public Prosecutor Bajaur
18	Muhammad Arshad	District Public Prosecutor	District Public Prosecutor Office
	Assistant (BS-16)	Manschra	Battagram Vice No.21
19	Mr. Sakhawat Shah	District Public Prosecutor	Against the vacant post of
	Assistant (BS-16)	office Mardan	Superintendent (BS-17) (OPS) in
			District Public Prosecutor office
20	Mr. Yaqoob Khan	District Public Prosecutor	Against the vacant post of
	Assistant (BS-16)	office Bannu	Superintendent (BS-17) (OPS) in
··			District Public Prosecutor office
			Bannu
21	Muhammad Arshad	District Public Prosecutor	Against vacant post of Assistant
:	Assistant (BS-16)	Office Battagram	16) in office of District Public
			Prosecutor, Abbottabad
22 -	Mr. Sahibzada	District Public Prosecutor	District Public Prosecutor Office
	Assistant (BS-16)	Office Mardan	Swabi Vice No.23
23.	Mr. Ajmal Khan	District Public Prosecutor	Against the vacant post of Assistant (in the Directorate of Prosecution
	Assistant (BS-16)	Office Swabi	Against the vacent post of Assistant (
24	Syed Hakeem Shah	District Public Prosecutor	16) in District Public Protecutor Offi
	Assistant (BS-16)	Office Buser	Haripur
25	Mr. Asfandyar Gul	Assistant (BS-16) OPS	As Senior Clerk (BS-14) in Distri
وت	Senior Clerk (BS-14)	District Public Prosecutor	Public Prosecutor office Dir Uppe
		office Dir Upper	
		t arrive to a chhat	

Page 02 of 03



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DIRECTORATE OF PROSECUTION

Duted Peshawar 4 March 2021 Office Phone # 091-9212558 091-9212548 Pax # 991-9212555 E-mail: kpprosecution@yahoo.com

Ni		District Public Prosecutor	As Senior Clerk (BS-14) In District
26	Muhammad Yahya Senior Clerk (BS-14)	office Battagram	Public Prosecutor office, Chiral Low As Senior Clerk (BS-14) Regional
27	Mr. Haider All Senior Clerk (BS-14)	District Public Prosecutor office Shangla	Director Office Malakand vice No.30 As Senior Clerk (BS-14) District
28	Mr. Salam-Ud-Din Senior Clerk (BS-14)	District Public Prosecutor office Koltistan Upper	Public Prosecutor office Shangia vi-
29	Mr. Nasibullah . Senior Clerk (BS-14)	District Public Prosecutor office Haripur	Against the vacant post of Senlor Clerk (BS-14) District Public Prosecutor office Mardan
10	Mr. Amjad Ali Senior Cierk (BS-14)	Regional Director Office Malakand	Against the vacant post of Scinor Clerk (BS-14) District Public
: 31	Mr. Said Nawaz	District Public Prosecutor	Against the vacant post of Senior
•	Senior Clerk (BS-14)	office Swabi	Prosecutor office Buner
32	Muhammad Maaz Junior Clerk (BS-11)	Directorate of Prosecution	Against the Value of the Clerk (BS-14) in his own pay scale District Public Prosecutor Office Charsadda.

Director General Prosecution Khyber Pakhtunkhwa

- Copy Forwarded for Information to the:

 1. Accountant General office, Khyber Pakhtunkhwa Peshawar

 2. Concerned District Public Prosecutor offices.

 - Concerned District Future Patholics
 Concerned District Accounts offices
 P.S to Secretary to Government of Khyber Pakhtunkhwa, Home Department, Peshawa
 PA to Director General Prosecution, Khyber Pakhtunkhwa
 PA to Director General Prosecution, Khyber Pakhtunkhwa

 - Officials concerned.
 Assistant Director IT, Incharge HR.
 Personal files of the officials.

Deputy Director Administration

to be frue copy *dvocasi.





DIRECTORATE OF PROSECULI KHYBER PAKHTUNKHWA

NO. DRIE: A1166) 6675 - 6720

Dated Peshawar 25 /64/2022 Office Phone # 91-9212559 Fax # 091-9212559

E-mail kpprosecution@yahoo.com

To

All Regional Director Prosecution In Khyber Pakhtunkhwa

All District Public Prosecutors, In Khyber Pakhtunkhwa.

All Assistant (BS-16) & Senior Clerk (BPS-14). Attention:

Subject: -

(BPS-14).

Dear Sir,

onal Direc

Kana Bivi

I am directed to refer to the subject noted above and to enclose herewith a copy of "Final Seniority List" of the Assistant (BS-16) and Senior Clerk (BPS-14) working at the strength of Directorate of Prosecution. The same may be handed over to all the officials concerned working under your kind control for information and further necessary action, please.

Yours faithfully,

Grector Administration

Encl: (as above) Copy forwarded for information to the:

PA to Director General Prosecution, Khyber Pakhtunkhwa.

irector Administration Deputy J

FINAL SENIORITY LIST OF OFFICE ASSISTANT BPS-16, IN DIRECTORATE OF PROSECUTION PESHAWAR Khyber Pakhtunkhwa, 2022

			DOB &		Regular Appointment/Promotion to Present				
NO	Name	Qualification	Domicile I	Date of First Entry to Service with designation & BPS		Post	Method of	Present Posting	
				with designation to an a	Date 14-02-2020	.16	Recruitment Promotion	Appointed as Superintendent (BS-17) On Acting Charge	
1.	Muhammad Hamayoon	B.A.	28/10/1967 Lakki Marwat	12-05-1994 Junior Clerk BS-05		·	· \ \ .	Basis Office of the District Public Prosecutor, orakzai	
2.	Qamar Zaman	3 B.A.	20/01/1970 Tank	12-05-1994 Junior Clerk BS-05	14-02-2020	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Office of the District Public Prosecutor, south Waziristan	
3.	Muslim Khan	Matric	07/01/1966 Charsadda	26-07-1994 Junior Clerk BS-05	14-02-2020	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Directorate of Prosecution, Peshawar	
4	Sikandar Hayat	Matric	15/11/1964 Dir Lower	15-08-1994 Junior Clerk BS-05	14-02-2020	16	Promotion	appointed as superintendent (bs-17) on acting charge basis office of the district public prosecutor, upper dir	
5.	Muhammad Iqbal	B.Com	05/05/1970 Lakki Marwat	13-09-1989 Junior Clerk BS-05	14-02-2020	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Office of the District Public Prosecutor, Bannu	
6.	Mumraiz Khar	Matric	01/04/1970 Peshawar	08-06-1988 Naib Qasid BS-01	14-02-2020	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis Directorate of Prosecution, Khyber	
7.	Shahid Gul	Matric	05/05/1963 Kohat	19-09-2000 Junior Clerk BS-0	27-05-2021	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charg Basis DPP Kurram.	
8.	Shakeel Akni	ar Matric	15/03/1977 : Nowshera	17-04-1994 Assistant BS-16	27-05-2021	16	Promotion	Appointed as Superintendent (BS-17) On Acting Charge Basis DPP Mohammad	
-					11/02/2019	10	5 Promotion		
, S	Syed Ibrar S	hah Matric	1976 Mansehra	-10-03-2003 Naib Qasid BS-	01	is la		Assistant (BS-16) at Office of the District Public Prosecutor, Torghar	





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s.no	Name	Qualificatio n	DOB & Domicile	Date of First Entry to Service with designation & BPS			nt/Promotion to sent Posting	Present posting
					Date	BPS	Method of recruitment	
10.	Abdul Wahid	Matric	16/03/1972 Tank	10-03-2003. Junior Clerk BS-05	11/02/2019	16		Assistant (BS-16) at Office of the District Public Prosecutor ank
11.	Sakhawat Shah	B.A	10/04/1975 Buner	10-03-2003 Naib Qasid BS-01	11/02/2019	16		Assistant (BS-16) at Office of the District Public Prosecutor, swat
12.	Muhammad Arshad	Matric	01/06/1977 Mansehra	10-03-2003 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at Office of the District Public Prosecutor, batagram
13.	Malik Rehmat Ali	Matric	04/04/1981 Peshawar	10-03-2003 Naib Qasid BS-01	11/02/2019	16		Assistant (BS-16) at Office of the District Public Prosecutor, Khyber
14.	Muhammad Yousaf	B.A	24/04/1964 Bannu	24-04-1988 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor, Bannu
15.	Aurangzeb	Matric	01/03/1963 Dir Lower	17-08-1988 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,DIR LOWER
16.	Ajmai Khan	Matric	:24/11/1967 Swabi	03-12-1989 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,SWABI
17	Sahibzada	Matric	25/03/1970 Swabi	10-09-1990 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,Swabi
18	Said Rehman	F.A	20/03/1974 Swat	26-02-1995 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,SWAT
19	Tariq Ahmad	Matric	03/04/1975 Swat	27-02-1995 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,SWAT
20	Syed Alam Shah	Matric	13/02/1974 Mansehra	15-03-1995 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor , Mansel
2	Hazrat Muhammad	B.A.	01/01/1970 Malakand	23-07-1995 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,Malakand
2	Jehan Alam	B.A.	07/03/1984 Shangla	12-04-2007 Junior Clerk BS-05	11/02/2019	16	Promotion	Assistant (BS-16) at District Public Prosecutor ,Shangl
2	3. Ismail Kh		MALAKAND	15-03-2019 Assistant BS-16	15-03-2019	16	Appointed through KPPSC	Assistant (BS-16) at Office of the District Public Prosecutor, Charsadda
2	4. Raisul Ah Bacha	rar B.S (Zoolog	05-07-1994 SWAT	15-03-2019 Assistant BS-16	15-03-2019	16	Appointed through KPPSC	Assistant (BS-16) at DIRECTORATE OF PROSECUTION
	Saba Gul	B.S(BOTA Y)	N 16-01-1995 MARDAN	24-06-2019 Assistant BS-16	24-06-2019	16	Appointed through KPPSC	Assistant (BS-16) at DPP OFFICE Nowshera
	26. Muhamm Ali Shah	ad LLB (Hons		03-09-2019 Assistant BS-16	03-09-2019	16	Appointed through KPPSC	Assistant (BS-16) at District Public Prosecutor Abbottabad



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S.NO	Name	Qualificatio n	DOB & Domicile	Date of First Entry to Service with designation & BPS	Regular A Presen	Regular Appointment/Promotion to Present Post Present Posting		Proceed work	
27.	Hanif-ur-	MA(Polit	01.03.1980		Date	BPS	Method of recruitment	Present posting	
	Rehman	ical Science)	Bajaur	01.12.2004 Assistant BS-16	01.07.2019	16	Adjustment surplus pool	Gone to Benevolent Fund deptt on deputation	
28	Sadar Ayub	F.A	06/01/1985 UPPER KOHISTAN	12-04-2007 JUNIOR CLERK	20-012020	16	Promotion	Assistant(BS-16) at DPP OFFICE upper Kohistan	
29.	Waheed Akhtar	D.COM	28/08/1987 KOHAT	12-04-2007 JUNIOR CLERK	20-012020	16	Promotion	Assistant(BS-16) at DPP OFFICE Kohat	
30.	Fazle Rabi	MATRIC	10/01/1970 PESHAWAR	01-01-1992 NAIB QASID	20-012020	16	Promotion	Assistant(BS-16) at DPP OFFICE PESHAWAR	
2.	Raja Arshad	MATRIC	04/02/1974 ABBOTTABAD	30-11-1995 NAIB QASID	20-012020	16	Promotion	Assistant(BS-16) at DPP OFFICE Abbottabad	
33.	Bashir Ahmad Muhammad	Matric	05/06/1965 Chitral	12/05/1990 Junior Clerk BS-05	4-03-2021	16	Promotion	Assistant(BS-16) at DPP OFFICE Chitral lower	
4.	Ashraf	Matric	03/04/1978 Peshawar	07-07-1997 Naib Qasid BS-01	4-03-2021	16	Promotion	Assistant(BS-16) at DIRECTORATE OF PROSECUTION	
	Shamshad Iqbai	Matric	01/06/1973 FR Bannu	01-04-2006 Junior Clerk BS-7	4-03-2021	16	Promotion	Assistant(BS-16) at DPP OFFICE Bannu	
35.	Jalal Uddin	M.Phi l	06-09-1990 Peshawar	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Assistant (BS-16) at DPP Office Peshawar	
36.	Mubashir Dilawar	LLB	28-2-1990 Karak	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Assistant (BS-16) at DPP Office South	
37.	Amjid Khan	MSc	8-3-1992 Peshawar	5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Waziristan	
38.	Hanif Ullah	MS	1-11-1994 Bajaur	5-03-2021	5-03-2021	16	Initial	Assistant (BS-16) at DPP Office Orakzai	
19.	Haq Nawaz	MA	4-4-1985 Malakand	Assistant (BPS-16) 5-03-2021 Assistant (BPS-16)	5-03-2021	16	Initial	Assistant (BS-16) at DPP Office Kurram Assistant (BS-16) at DPP Office Hangu	

Director Administration Directorate of Prosecution Khyber Pakhtunkhwa To1/

FINAL SENIORITY LIST OF SENIOR CLERKS (BPS-14), IN DIRECTORATE OF PROSECUTION, KHYBER PAKHTUNKHWA 2022

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8.No	Name	Qualification	Date of Birth &,Domicile	Date of first entry into service with designation & BPS	Present Posting
1.	Tariq Khan	B.A. LLB	01/04/1984	30-10-2009	Appointed as Assistant(BS-16) On Acting
		2.1. 555	. Charsadda	Junior Clerk BS-7	Charge Basis, Lakki Marwat
2.	Waseem Abbas	M.A.	05/02/1986	30-10-2009	Appointed as Assistant(BS-16) On
		172.72.	D.I.khan	Junior Clerk BS-7	Acting Charge Basis) at D.I.Khan
. 3.	Shah Fahad	B.A	31/12/1988	. 0501-2009	Appointed as Assistant(BS-16) On Acting
	Onan I anad	λ.Δ.	Mardan	Junior Clerk BS-7	Charge Basis at Mardan
4	Shah Zeb	F.A	17/01/1989	30-10-2009	Appointed as Assistant(BS-16) On Acting.
ч т.	Silaii 200	r.A	Mardan	Junior Clerk BS-7	Charge Basis DOP
5.	Bakht Pervesh	B.A.	11/04/1973	23-12-2003	Appointed as Assistant(BS-16) On Acting
J.	Dakiit Fervesii	D.A.	Buner	Naib Qasid BS-1	Charge Basis DOP
. 6.	Wali-ur-rehman	B.A	12/06/1973	`23-12-2003	Appointed as Assistant(BS-16) On Acting
	wan-ui-lemnan	D.A.	Mansehra	NAIB QASID Bs-1	Charge Basis at Mansehra
7.	Nasir Ali	Matric	08/02/1974	23-12-2003	Appointed as Assistant(BS-16) On Acting
<i>r</i> .	I Mazit VII	Mauric	Swat	Naib Qasid BS-1	Charge Basis at Dir Upper
8.	Jamshed Ahmad	Matric	06/01/1976	23-12-2003	Appointed as Assistant(BS-16) On Acting
•····		IVIAUIC	Lower Chitral	Naib Qasid BS-1	Charge Basis at Upper Chitral
9.	Muhammad Zarshad	Matric	18/05/1978 Swabi	23-12-2003 Naib Qasid BS-1	Appointed as Assistant(BS-16) On Actin Charge Basis DOP
· 10.	Muhammad Tariq	DAE/BA.	15/03/1991	14-02-2014	Appointed as Assistant(BS-16) On Actin
	Khan	DADBA.	Lakki Marwat	Junior Clerk BS-07	Charge Basis at Lakki Marwat
11	. Taj Rehman	M,A.	24/03/1986 Buner	03-09-2012 Naib Qasid	Appointed as Assistant(BS-16) On Actin Charge Basis at Buner
12	. Tufail Khan	M.A.	26/12/1992. Mardan	14-02-2014 Junior Clerk BS-07	Appointed as Assistant(BS-16) On Actin Charge Basis at Mardan
13	Muhammad Nasir	B.Com	. 30/10/1993	14-02-2014	
	, IVIGHIALIMITAG IVASII	D.COII	Peshawar	Junior Clerk BS-07	Charge Basis DOP
1,	1. Noman	M.A	26/06/1986	14-02-2014	Appointed as Assistant(BS-16) On Activ
1	7. 110111att		Swat	Junior Clerk BS-07	Charge Basis at Bajaur
1:	5. Akhtar Hussain	M.A.	12/04/1984 Swat	30-10-2009 Junior Clerk BS-07	Senior Clerk Office of DPP Office Swa

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S.No	Name	Qualification	Date of Birth & Domicile	Date of first entry into service with designation & BPS	Present Posting
16.	Said Nawaz	Matric	12/12/1978 Buner	23-12-2003 Junior Clerk BS-07	Senior Clerk Office of DPP Office Buner
17.	Roman Mehmood Khan	B.A & LLB	09-07-1991 BANNU	02-05-2017 Junior Clerk BS-11	Senior Clerk Office of DPP Office Directorate of prosecution
18.	ΟSAMΛ	FSC .	21-09-1996 Pesh	02-05-2017 Junior Clerk BS-11	Senior Clerk Office of DPP Office Directorate of prosecution
19.	Muhammad Arif	Matric	12-03-1968 Abbottabad	04-02-1993 Junior Clerk BS-11	Senior Clerk Office of DPP Office Abbottabad
20.	Imran Khan	Matric	27-07-1979 Malakand	23-12-2003 Naib Qasid BS-01	Senior Clerk Office of DPP Office Malakand
21.	Muhammad Yahya	B.A.	15-09-1979 Lower Chitral	23-12-2003 Naib Qasid BS-01	Senior Clerk Office of DPP Office Lowe Chitral
22.	Haider Ali	F.A.	1-01-1980 Swat	23-12-2003 Naib Qasid BS-01	Senior Clerk Office of RD Office SWAT
23.	Subhanullah	Matric	18-05-1982 Dir Lower	,23-12-2003 Naib Qasid BS-01	Senior Clerk Office of DPP Office BAJOUR
24.	Umer Ayaz	FA	15-08-1983 Karak	23-12-2003 Naib Qasid BS-01	Senior Clerk Office of DPP Office Bann
25.	Asghar Ali	B.A.	5-01-1986 Dir Lower	23-12-2003 Naib Qasid BS-01	Senior Clerk Office of DPP Office Mohmand
26.	Asfandyar Gul	F.A.	4-04-1978 Dir Upper	24-02-2004 Naib Qasid BS-01	Senior Clerk Office of DPP Office Dir Upper
27.	Farmanullah	B.A.	7-07-1979 Malakand	25-02-2004 Naib Qasid BS-01	Senior Clerk Office of DPP Office Malakand
28.	,	Matric	8-03-1982 Karak	24-07-2004 Naib Qasid BS-01	Senior Clerk Office of DPP Office Kara
29.	Syed Pir Hussain Shah	Matric	11-01-1981 Mansehra	16-08-2004 Naib Qasid BS-01	Senior Clerk Office of DPP Office Manselira
30.	Abdul Fahim	F.A.	4-04-1976 Kohat	1-10-2005 Chowkidar BS-01	Senior Clerk Office of DPP Office, Kurram
31		Matric	1-02-1980 Peshawar	1-10-2005 Chowkidar BS-01	Senior Clerk Office of DPP Office Directorate of Prosecution
32	Muhammad Ilyas	Matric	02-1985 Hangu	2-10-2005 Chowkidar BS-01	Senior Clerk Office of DPP Office Han







S.No	Name	Qualification	Date of Birth & Domicile	Date of first entry into service with designation & BPS	Present Posting
33.	Amjad Ali	Matric	21-03- 1987Swat	8-10-2005 Chowkidar BS-01	Scnior Clerk Office of DPP Office SWAT
34.	Zar Ali Khan	Matric	15-09-1976 Peshawar	15-10-2005 Chowkidar BS-01	Senior Clerk Office of DPP Office Khyber
35;`	Ayaz Khan	Matric	12-01-1981 Peshawar	05-03-2020 Chowkidar BS-01	Senior Clerk Office of DPP Office Peshawar
36.	Tahir Javed	Matric	16-03-1982 Karak	21-10-2005 Sweeper BS-01	Senior Clerk Office of RD Office Bannu
37.	Saced ullah	Matric	6-01-1974 Dir Lower	25-10-2005 Sweeper BS-01	Senior Clerk Office of DPP Office Dir Lower
38.	Salamuddin	B.A.	1-05-1970 Shangla	28-10-2005 Chowkidar BS-01	Senior Clerk Office of DPP Office Shangla

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Director Administration
Directorate of Prosecution





DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

Dated Poshawar No. 16 % 1 Office Phone # 091-9212559

Fax # 091-9212559 E-mall kpprosecution@yahoo.com

CORRIGENDUM ORDER:

No.DP/F. A 1 (66) 7618 In partial modification to this office Notification bearing No. DP E&A/I (100)2785-2810 Dated: 04-03-2021, the promotion of Senior Clerk (BPS-14) to the post of Assistant (BPS-16) from serial No. 04 to 17 may be read as acting charge basis instead of regular basis.

-Sd-Director General Prosecution Khyber Pakhtunkhwa.

Endst: of even No. dated: Copy forwarded for information to:

- 1. All RDs/DPPs of Khyber Pakhtunkhwa.
- 2. All District Account Offices Khyber Pakhtunkhwa.
- 3. PA to Director General Prosecution, Khyber Pakhtunkhwa.
- 4. Officials concerned.

Deputy Director Administration

to be true depy

S711. 22-3-20

· To

The Honorable Secretary
Home Department
Govt: of Khyber Pakhtunkhwa,
Peshawar.

ANNEXURE. H

Subject:

APPEAL AGAINST THE IMPUGNED, ILLEGAL CORRIGENDUM ORDER NO. DP/E&A/1(66)3618-63 DATED 10-03-2022 VIDE WHICH THE APPELLANT WAS ILLEGALLY AND UNCONSTITUTIONALLY REVERTED FROM THE POST OF ASSISTANT BS-16 (REGULAR) TO THE POST OF ASSISTANT BS-16 ON ACTING CHARGE BASIS.

<u>PRAYER:</u>

On acceptance of this appeal, the impugned corrigendum order No.DP/E&A/1(66)3618-63 Dated 10-03-2022 issued by the worthy Director General prosecution Khyber Pakhtunkhwa may please be rescinded and set-aside and the appellant be retained as Assistant BS-16 on Regular Basis.

RESPECTFULLY SHEWETH!

- 1. That the appellant is currently posted as Office Assistant (BS-16) in the office of District Public Prosecutor Bajaur vide order No. DP/E&A /1(100)/2785-2810 dated 04-03-2021
- 2. That the appellant was initially appointed as Junior clerk in BS-07 in Directorate of Prosecution vide order DP/E&A /1(1)/1310-22 dated 14-02-2014 of the Director General Prosecution, and thereupon the appellant arrived for duty and submitted his arrival report on 18-02-2014 to the worthy Director General Prosecution, Khyber Pakhtunkhwa Peshawar. (Annexure "A")
- 3. That the appellant was posted in the office of DPP Haripur as junior clerk vide order No. DP/E&A/1(1)1976-93 dated 28-02-2014, whereon the petitioner/objector joined duty at the office of DPP Haripur vide arrival report dated 05-03-2014. (Annexure "B")
- 4. That the appellant was transferred vide order No. DP/E&A/1(8)/1480-89 dated 11-02-2016 against the post of junior clerk BS-11 in the office of District Public Prosecutor Swat. (Annexure "C")
- 5. That the appellant was promoted to the post of Senior Clerk BS-14 vide order No. DP/E&A/1(100)/57-84 dated 03-01-2018 and posted vide order No. DP/E&A/1(8)/1436-52 dated 08-02-2018 in the office of DPP Swat as Office Assistant (OPS). Consequently, the appellant assumed the charge of the post on 09-02-2018. (Annexure "D")
- 6. That the appellant was again promoted to the post of Assistant (BS-16) vide order No.

 DB/Esc.A/(100)2785-2810 dated 04-03-2021 on the recommendation of Departmental promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials on Regular Basis and posted vide the promotion committee along with 16 other officials
 - 7. That After promotion to the post of Assistant, a tentative seniority list of assistant BS-16 was formulated and communicated vide Deputy Director Administration letter No. DP/E&A/1(66)10750-90 dated 27-08-2021, wherein the appellant was placed on serial



- No. 49. Thereafter, final seniority list of Assistant BS-16 was formulated, wherein the petitioner/objector found place on serial No. 50. (Annexure "F")
- 8. That, astonishingly another illegal, unconstitutional and against the law and facts corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 was issued by the worthy Director General Prosecution, Khyber Pakhtunkhwa vide which the appellant and 13 others Assistants (BS-16) were reverted from Assistant (BS-16) Regular to Assistant (BS-16) on Acting Charge Basis, though the appellant and 16 other Assistants has successfully completed the period of probation but for the issuance of said impugned illegal corrigendum neither meeting of DSC was convened nor the approval of the competent authority was sought. (Annexure "G")
- That due to the said impugned illegal corrigendum the appellant and 13 others were placed in the seniority list of Senior Clerks (BS-14), which seniority list has already been impugned and objected to by the appellant separately.
- 10. Aggrieved from the illegal, unconstitutional and irrational impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 issued by the worthy Director General Prosecution, Khyber Pakhtunkhwa, the appellant seeks to set-aside the said corrigendum inter alia on the following grounds.

GROUNDS:

- That the impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 is patently illegal, arbitrary, fanciful, perverse, unlawful and against the facts, hence liable to be set-aside.
- ii. That the appellant served in the Directorate of Prosecution for about 08 years and before promotion to the post of Assistant BS-16, the appellant served for more than 07 years as Junior and Senior Clerk. The qualification for promotion to BS-16 from BS-14 as provided in Prosecution Service Rules is atleast 05 years' service as Senior and Junior Clerk. Thus, before the promotion to the post of Assistant, the appellant had the required length of Service and seniority cumfitness for the promotion on regular basis. Hence, issuance of impugned corrigendum order No. No. DP/E&A/1(66)3618-63 dated 10-03-2022 is not only illegal, unconstitutional, against the law but also grave injustice with the

appellant, and liable to be recalled. iii. That the appellant was promoted on regular basis on the recommendation of Departmental Promotion Committee to the post of Assistant on regular basis and has served since then in the same post for more than a year, therefore, the probation period provided for the post was successfully completed and neither the appellant was reported by the reporting officer for incompetence nor for any misthus issuance of impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 for converting the regular promotion of the appellant to one on acting charge basis is not only arbitrary but also perverse and against the law and service rules of this province. Hence, the



- iv. That after the promotion of the appellant to the post of Assistant BS-16 on regular basis, the post of Senior clerk (BS-14) left vacant by the appellant was filled through promotion from amongst the Junior Clerks, and similarly the post left vacant by the promotion of junior clerk to the post of Senior Clerk was later on filled on promotion and direct recruitment. And likewise, the post of class-IV officials left vacant due to promotion of Class-IV to the post of Junior Clerks were also filled through recruitment. The same officials i.e Class-IV, senior and junior clerks are still serving in directorate of prosecution in different district formations and are not dismissed from service. It is pertinent to mention that they are also placed in the tentative seniority list formulated. Hence, the impugned corrigendum order is against the law and not sustainable.
 - That great injustice has been done with the appellant by issuing the impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022, whereby the regular promotion of the appellant has been converted illegally and unconstitutionally to one on acting charge basis, and by the operation of said impugned order, 05 Assistants BS-16 who were appointed through direct recruitment later in time to the promotion of the appellant were declared seniors to the appellant, the operation of said impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 is not only colorful exercise of authority but also against the norms of natural Justice and Service Laws and rules, hence the impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 is not sustainable.
- vi. That before issuing the impugned order, no show cause notice was given the appellant and no opportunity of hearing was given to the appellant; hence the impugned order is liable to be struck down on that score too.
- vii. That for issuing the impugned order, no reason have been given as enshrined in section 24(A) of General Clauses Act, therefore the impugned order is liable to be cancelled.
- viii. That the impugned order is also against the established norms and dictum of superior court.

It is, therefore, humbly prayed that the appeal in hand be accepted and the impugned corrigendum order No. DP/E&A/1(66)3618-63 dated 10-03-2022 may be please be rescinded and set-aside and the appellant be retained as Assistant BS-16 on Regular Basis.

Soy Boy

Yours obediently,

NOMAN ASSISTANT (BS-16)

(POWER OF ATTORNEY)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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		Service Appeal No	
NOMAN	VS	GOVT. OF K	P & OTHERS
Noman		do hereby nominate	
MILLAMMADMAA	7 M A D N	I. Advocate High Court,	Peshawar, to be
counsel in the above matter for a act and answer in the above cobusiness is transferred in the abappeals, statements, accounts, exconnection with the said matter documents or copies of documents and other writs or subpoena another execution, warrants or or out; and to apply for and receive to arbitration, and to employ ar power and authorities hereby codo so. AND to do all acts legall respects whether herein specified AND I/WE hereby agree to rationally under or by virtue of these presalways that I/WE undertake at authorized agent shall inform the may be dismissed in default, it be responsible for the same. All coshis nominee, and if awarded again WITNESS WHERE OF	me/us and on a pourt or any approve matter as whibits, comproduced to apply for der and to conce payment of an other legal pronferred on the y necessary to lor not, as mains and confirm sent or of the tand to the time of a advocate and perfer and to a distance of the time of the time of the tander of the time of the tander of the time of th	my/our benait as agreed ppellate court or any cost and is agreed to sign omises or other document from and also to apply for arrand get issued any arrestduct any proceedings the any or all sums or submit oractitioner authorizing him advocate whenever he manage and conduct they be proper and expedient all lawful acts done of usual practice in such manage and conduct they are all lawful acts done of calling of the case by dimake him appear in the ex-parte the said counsel favour shall be the right ayable by me/us.	urt to which the and file petition, ts whatsoever, in or and receive all ad issue summons st, attachment or at may arise there the above matter m to exercise the may think fit to be said case in all atter. PROVIDED the court I/MY court, if the case, shall not be held of the counsel or these presents, the
contests of which have been exp	named to and	understood by with or to	
of <u>July</u> 2022.			
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Woman			
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EXECUTANT (Noman)		•	
(Morrian)		,	
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Accepted subject to the terms re	garding fees:		• •
$(\land \mathscr{A})$			
L US	· · ,	•	
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MUHAMMAD MAAZ MADN		,	
ADVOCATE HIGH COURT, PESHAWA	AR .	•	
RC No (RC-11-1460)		, '	

OFFICE: KHATTAK LAW ASSOCIATES,

CNIC No. 17101-9263898-1

TF-291 & 292, Deans Trade Centre, Peshawar Cantt:.

Contact#: 0333-9313113, 0345-9090737