14th June, 2022

Clerk of counsel for the appellant present.

Counsel are on strike. To come up for preliminary hearing on 02.08.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form- A

FORM OF ORDER SHEET

Court of		
Case No.~	77:	92/ 2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	26/11/2021	The appeal of Mr. Zahiq Hussain presented today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2-		This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on OB/OD/D CHAUMAN
	20.01.2022	Clerk of counsel for the appellant present. Due to general strike of the bar, the case is adjourned. To come up for preliminary hearing on 17.03.2022 before S(B.) (Mian Muhammad) Member(E)
	17.03.2022	Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 14.06.2022 for the same as before. Reader

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 7792 /2021

ZAHIQ HUSSAN

V/S

L.G DEPARTMENT

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7	Advertisement	D	13-14
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9	New rules	F	19-20
10	Impugned order	G	21
11	Departmental appeal	Н	22
12	Wakalat Nama	********	23

Dated: ____11.2021

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE

FLATE NOV 04, 2ND FLOOR,
JUMA KHAN PLAZA, NEAR FATA SECRETARIAT,
WARSAK ROAD, PESHAWAR

0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO/2021	
Mr. Zahiq Hussain, Junior Village Secretary (BPS-09), VC Qalangi, Tehsil Batkhela, District Malakand.	
***************************************	ADDELLANT

VERSUS

1- The Secretary Local Government and Rural Development Department Khyber Pakhtunkhwa, Peshawar.

2- The Director General Local Government and Rural Development Department, Khyber Pakhtunkhwa, Peshawar.

3- The Assistant Director General Local Government and Rural Development Department Malakand, District Malakand.

..RESPONDENTS

UNDER SECTION-4 OF THE **KHYBER** SERVICE TRIBUNAL <u>PAKHTUNKHWA</u> ACT, AGAINST THE IMPUGNED ORDER DATED 07-08-2018 OF THE RESPONDENTS WHEREBY THE APPELLANT WAS PROMOTED TO THE POST JUNIOR VILLAGE SECRETARY BPS-09 WITH IMMEDIATE EFFECT AND NOT W.E.F. 11.4.2015 I.E. WHEN THE POST OF VILLAGE SECRETARY WAS **ADVERTISED** FOR INITIAL RECRUITMENT AND ALSO AGAINST NOT **TAKING** ACTION ON THE **DEPARTMENTAL** APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD **NINETY DAYS**

PRAYER:

That on acceptance of this appeal the impugned order dated 07/08/2018 may kindly be modify/rectify to the extent that the appellant may very kindly be promoted to the post of Junior village Secretary (BPS-09) with effect from the date when the post of junior secretary BPS-07 now BPS-09 has been advertised for initial recruitment i.e. w.e.f. 11-04-2015 with all back benefits including seniority. Any other remedy which this august Tribunal deems fit that may also be awarded in favour of the appellant.

R/SHEWETH: ON FACTS:

Brief facts giving rise on the present appeal are as under:

- That appellant was quit hope full for his promotion but the respondents advertised the ibid post for initial recruitment through advertisement dated 11-4-2015 and 27-6-2015 the post of Secretaries BPS-7 now BPS-09 for all the village/neighborhood councils situated in District Malakand by ignoring and considering the appellant for promotion to the said post. Copies of the advertisements are attached as annexure.
- That feeling aggrieved from the inaction of the respondents the appellant submitted departmental fallowed by Service Appeal No. 1157/2015, which was disposed of in favor of appellant vide judgment dated 03.01.2017. Copy of the judgment dated 03.01.2017 is attached as annexureE.
- 7- That in response to the above mentioned judgment and new service rules the respondents issued the impugned promotion order dated 07-08-2018 where by the appellant

- 8- That felling aggrieved appellant preferred departmental appeal before the respondent No.2 but no response has been given till the expiry of statutory period of ninety days. Copy of the departmental appeal is attached as annexure
- 9- That feeling aggrieved and having no remedy the appellant preferred the instant appeal on following grounds inter alia.

GROUNDS:

e.

- A- That the impugned order dated 07-08-2018 of the respondents by promoting the appellant with immediate effect and by not promoting the appellant from the dates when the said post was advertised vide dated 11/4/2015 is against law, facts, and norms of natural justice, hence not tenable and liable to be set aside.
- B- That the 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 the respondents acted in arbitrary and malafide manner by promoting the appellant with immediate effect and by not promoting the appellant from the dates when the said post was advertised vide dated 11/4/2015.
- D- That according to Article 38 (e) of the Constitution of Islamic Republic of Pakistan, 1973 the state is bound to reduce disparity in the income and earning of individuals including persons in the services of the federation, therefore in light of the said Article the appellant is fully entitle for promotion to the said post when it was advertised.
- E- That the appellant has been discriminated on the subject noted above and as such the respondents violated the principle of natural justice.
- F- 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.

APPELLANT

7 AHH

Zahiq Hussain

THROUGH:

NOOR MOHAMMAD KHATTAK

UMAR FAROOQ MOHMAND ADVOCATES H.C.P

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

<u> </u>			•
SERVICE	APPEAL NO	·	2021

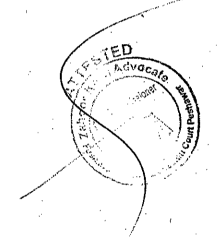
ZAHIQ HUSSAIN

VS

L.G DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.



アロル DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

C.M NO			_/ 2021
	IN	·	 .
APPEAL No.	• •		/2021

ZAHIQ HUSSAIN

V/S

Govt. Of KP & Others

APPLICATION FOR RESTRINING THE RESPODENTS NOT TO MAKE PROMOTION IN THE CADRE OF APPELLANT I.E. VILLAGE SECRETARY TILL DIPOSAL OF THE **INSTANT SERVICE APPEAL**

R/SHEWETH:

- 1-That the above title service appeal has been filed by the appellant in which no date has so far been fixed.
- 2-That the appellant filed the above titled appeal against the impugned order dated 07-08-2018 whereby the appellant has been promoted to the post of Junior Village Secretary(BPS 09) with immediate effect rather with effect from the date when the ibid post was advertised for initial recruitment i.e. in the year, 2015.
- 3-That the respondents intends to promote the existing Junior Village Secretary to the post of Senior Village Secretary (BPS 12) on the basis of seniority-cum fitness.
- That all the ingredients required for the grant of stay are in 4favour of present appellant.

It is therefore humbly prayed that on acceptance of the instant application, the respondents may kindly be restrained not to make promotion to the post of Senior Village Secretary (BPS-12) till final disposal of the above mentioned service appeal.

Dated: 24.11.2021

APPLICANT

ZAHIQ HUSSAIN

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE

ANNEXURE A



OFFICE OF THE ASSISTANT DIRECTOR LG & RDD MALAKAND

No.179ADLG&RDD/MKD Dated: 09/05/2013

Office Order

In pursuance to the recommendations of the Departmental Selection Committee Malakand' smeeting. Mr.Zahiq Hussain S/O Anwar Khan. resident of village Totakan Muhallah Mubarak Khel , Tehsil Batkhela District Malakandia hereby appointed as Chowkidar regular basis in the office of ADLG&RDD, Malakand against the vacant post in (BPS-1) with usual allowances as admissible under the rules.

should submit Ag- & Health Certificate from Medical Superintendent DHQ Hospital Batkhela and submit arrival report for duty.

> Assistant Director LG & RDD Malakand

No. 176-181.G&RDD/Mkd

Copy forwarded for information to:-

- The Director General LG&RDD, Khyber Pakhtunkhwa, Peshawar
- 2. The Director LG&RDD, Khyber Pakhtunkhwa, Peshawar,
- 3. The Agency Accounts Officer, Malakand
- 4. The Section Officer (Establishment) LG&RDD, Khyber Pakhtunkhwa,
- 5. MS DHQ Hospital, Batkhela

6. The official Concerned.

Assistant Director LG & RDD Malakano



GOVERNMENT OF NORTH-WEST FRONTIER PROVINCE LOCAL GOVT: COOPERATION, SOCIAL WELFARE TOURISM AND RURAL DEVELOPMENT DEPARTMENT

Dated Peshawar the 26the January, 1978.

NOTIFIC . TION .

No.DG(RWP)7(2)/73. In exercise of the powers conferred by Sub-Rule(2) of rule 3 of the North-West Frontier Province Civil Servents (Appointment, promotion and Transfer) Rules, 1975, and in consultation with the Information, Services and General Administration Department and the Finance Department, the Local Government Cooperation, Social Welfere, Tourism and Rural Development Department is pleased to lay down the method of appointment, qualifications and other conditions specified in column 3 to 6 of the Appendix to this Notification, which shall be applicable to posts borne on the Rural Development Department specified in column 2 of the said appendix.

> Sd/- (ATTAUR REHMAN KHAN) Secretary to Govt: of N.W.F.P. Local Govt:, Cooperation, Social Welfare, Tourism and \Re Rural Development Department.

No.DG(RWP)7(2)/73.

Copy of the above forwarded to the:-

1. All Administrative Secretaries to Govt: of N.W.F.P. 2... All Divisional Commissioner in N.W.F.P. 3. Secretary to Governor, N. W. F. P. Secretary, Public Service Commission, NWFP, Peshawar. 4. 5. All Heads of Attached Departments in NWFP. 6. All Deputy Commissioner/Political Agents in NaFP. 7. All District and Session Judges in N.W.F.P. 8. Registrer, Peshawar High Court Peshawar 9. Deputy Secretary-II, I S&GAD. 10. All Section Officers in S&GAD. Section Officer(Legis) Government of NWFP, Law Deptt: 11. with reference to his U.O. No. Reg: 1(4)76/452, deted Bth October, 1977.

Section Officer(Inform:) Govt; of NWFP, IS&GAD with ref: to his letter No.308-III(S&GAD)4-6/75, dated 21st July, 1978.

The Manager, Govt: Printing Press, Peshawar for publication in the next Govt: Gazette Notification. 30 copies of the Notification may be sent to this Deptt:

Deputy Director (PWP), Rural Development, NWFP, Peshavar for information with reference to SO-Services-III, IS&GAD No.SOS-III(S&GAD)4-6/75, dated 21st January

Sd/- as above.

ATTESTED.

SUB-DIVISIONAL OFFICER/ASSTT: ENGINEER.

Degree in Engineering or equivelent qualification from a recognised University.

SUPERINTENDENT.

7. ASSISTANT/ ACCOUNTINT. Degree from a recognised University.

STENGER APHERS. (SENIOR SCALE)

- e)Natriculation or courvelent. qualification from a recognised Board and
- b) Speed of 100 words per sinute in Shorthand in English and 40 words per minute in typing.
- OVERSEER.

Diploma in Engineering from a recognised Institutes.

10. SUPERVISOR. RURAL DEV: .. Degree from a recognised University.

Degree from a recognised University. 11: SENIOR AUDITOR. Note: Preference will be given to persons holding Degree with Commerc as one of the subjects or equivelent qualification in accounts.

more than 30 vears.

Not less than 21 i) 75% by initial recruitment and years and not ii) 25% by selection on merit with due regard to seniority from amongst holders of the posts of Overseers. ...

> By selection on merit with due regard to seniority from emongst holders of the posts of Asstts:/Accountents/Senior Stenographers/ Senior Auditors, with et leest five years experience es such.

years and not more than 25 years.

Not less than 21 i) 25% by initial recruitment and ii) 75% by selection on merit with due regard to seniority from amongst holders of the posts of Senior Clerks, Junior Auditors in the Dept with at least five years service as such.

Not less than 18 years and not more than 25: yeers.

i) 2% by initial recruitment; and . ii) 75% by selection on merit with due regard seniority from emongst holders of the posts Stenographers (Junior Scale).

Not less than 21 . By initial recruitment. years and not more than 25 veers.

Not less than 21 · i) 25% by initial recruit-ment; and years and not . ii) 75% by selection on merit with due regard to seniority from amongst holders of the posts more than 25 years. of Vill: Seoys: in the Doptt: with at least fix years experience as such.

Not less than 18 i) 50% by initial recruitment; and years and not moreil)50% by selection on merit with due regard to senicrity from emongst holders of the posts than 25 years. Junior Auditors/Senior Clerks in the Deptt: at least (3) years service as such.

Contd: on page....3.....

.-: 3 :-

1. 2.

STEROGRAPHER a) Matriculation or equivalent qualification (JUNIOR SCALE). from a recognised Board; and

b) Speed of 80 words per minute in Shorthand in English and 35 words per minute in typing.

ε)Matriculation or equivalent qualification from a recognised Board; and

b) Speed of 60 words per minute in Shorthand in English and 25 words per minute in typing.

14. JUNIO: AUDITOR. Matriculation or equivalent qualification -

15. SENIOR CLERKS.

16. VILLAGE Intermed

Intermediate from a recognised Board:

17. JUNIOR CLERKS

Matriculation or equivalent qualification from a recognised Board.

Not less than 18 i) 50% by initial recruitments and years and not ii) 50% by selection on merit with due regard to years and not ii) 50% by selection on merit with due regard to years and not ii) 50% by selection on merit with due regard to years and not ii) 50% by initial recruitments and

Not less than 18 i) Not less than 50% by initial recruitment and years and not ii) Not more than 50% by selection on merit from more than 25 years. amongst the holders of the posts of Junior emore than 25 years. amongst the holders of the posts of Junior clerks in the Deptt: with three years service. Clerks in the Deptt: with three years service such; who have the minimum qualifications prescribed for initial recruitment.

Not less then 18 years and note more than 25 ; years.

And recent to

By selection on merit with due regard to seniority from amongst the holders of the posts of Junior Clerks in the Deptt: with at least three years service as such.

By initial recognitions.

Not leasethan 18 years and net more than 25 years.

Not less then [8 i) Not less then 80% by initial recruitment; and years and not wore then 20% by selection on merit with our years and not wore then 20% by selection on merit with our years and not work the minimum and peons in the Deptt: who have the minimum qualifications prescribed for initial recruitment.

ATTOFIC

ANNEXURE C

OFFICE OF THE DISTRICT COORDINATION OFFICER SWAT AT GULKADA.

No. 5896 /50/DCO/Estt.

Dated the 31-5 /2008.

ORDER.

In pursuance of the Judgement passed by the Honvable Services Tribunal N.W.F.P. dated 31/10/2007, and 29/4/2008, Mr. Ayub Khan, Naib Qasid (EPS-02) of Union Council is hereby selected/promoted as Secretary (B-06) against the vacant post at Union Council Tindodag, Swat on regular basis with immediate effect.

DISTT: COORDINATION OFFICER SWAT.

Manny,

No. 58 97 -5900 /50/DCO/Estt.

Copy forwarded to:-

- 1- The Registrar NWEP Services Tribunal, Peshawar, for information.
 - 2- The District Accounts Officer, Swats
- 3- Nazar(Local Office)

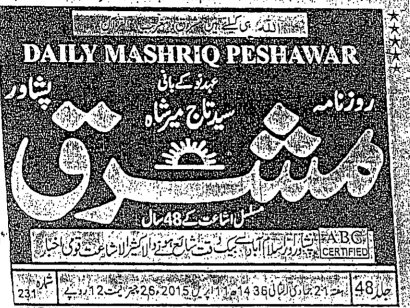
4- Official concerned for information and compliance.

ATTESTIED

DISTT: COORDINATION OFFICER SWAT.

V

http://www.dailymashrig.com.pk



25/4/2015

روزنات بینگری 11-4-2015

المراد ا

(BPS-07) アンドングル 月 でっしゃ (ニ) パードラ

ر کلے بندا کی طرف کے دریں آ دل بنالی آ سامیوں کو یو کرنے کیلے سربے پیر پھوٹوا کے و دیداک کے سال الی اُمید داروں سے ورفواشش مطلوب بین ۔ جوکساس اشہاد کی اشامت کے بندور (۱۵) ہم سے اعراء عرائے مسلمت مثلے کے اسٹنسٹ ڈاکڑ پیٹر کل بلدیات و دیکی ترک کے دفتر بھی دفتر کا اوقات کا دکے ودران بمد تعدد کی شدہ سیتار مزائ جو کر الی جاسمتی ہیں منسیل آ سام ہی وطلوح البیت اوروکا دمرک مذہبے دوران بمد تعدد کی

<u> </u>	وبه قابلیت اورود کارمر کمامدیتے دفرج میں۔	بام إلى ومطل	معسل آم	سلق بين	لاكرال	ومتاويزات
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(۱) متعلقہ وقع الميم بند كول كے اشدے كوتر في دل جائے گہ - (۲) مدكون بالا مجرف متعلقہ ملے نے ترباس مهل عن موجود عملہ (Surplus Staff) كم مكن شيئا في (Adjustment) كي بعد كل عمل الا في جائل ہے معلقہ تعلق قالم نے اور دكر شراكتا ہر بر دارات نے وقع الدور الدور كارت ہے كہ دواكل اشراع المرات المرات الدور ال

الشهر والزييز محله بلديات ووين زق خير محتونوا

InfoKPGovi** @InfoKPGovt*Send KP to 8333 - INF(P)2000

Soon !

بروز بیفت

اشدہ رقم نا قابل واپسی اور نا قابل منتقلی ہے۔

GPS 07) MENTS CONTROLLED

مواله اشتهار نمبر INF(P)2000 واز یکٹریٹ جزل محکمہ بلدیات و دیمی ترقی صوبہ خیبر پخونخوام ا 11-04-2015 كومندرجه بالا بھرتى كے ليے اشتہار دیا گیا تھا۔ امیدواروں كے تحریری نيست کے ليے بیشل ليد سروس كومندرجه ذيل معلومات دركارېي -

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	حاصل ہو۔		, , , , , , , , , , , , , , , , , , ,			

- (۱) _متعلقہ ویلے امیر ہڈکونسل کے باشندے کوئر جے دی جائے گا۔
- (۲)_ مذکورہ بالا بھرتی متعلقہ کے سرپلس پول میں موجود عملہ (Surplus Staff) کے مکمل تعیناتی (Adjustment

ہے بعد عمل میں لائی جائیگی۔

- 🛭 فارم اور آن لائن ڈیمیازٹ سلب بیشنل ٹیسٹنگ سروس کی ویب سائٹ www.nts.org.pk پرموجود ہیں اور 2015-6-07 تك اين في اليس بيذ كوار فرز (1-E, Street No.46, 1-8/2, Islamabad) كوموصول موني حاميس
 - بذریعیدڈاک تا خیرے موصول ہونے کی صورت میں این ٹی ایس ذمہدارنہ ہوگا۔
- براه كرم ابنى مجوزه درياز ك سلب ك ذريع شيث فيس مبلغ ـ/Rs.400 رديه، HBL ي ABL, UBL, MCB كى كى بھى آل

لائن برانج میں جمع کرا کیں۔

- امتحانی مراکز میں موبائل فون لانے کی اجازت نہیں۔ رمزیا ہے آج کور ہے 27 جوں
 - جمع شدہ رقم نا قابل واپسی اور نا قابل متقلی ہے۔
- سرور مبفت

4444

ANNEXURE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL <u>PESHAWAR</u>

APPEAL NO. //57 /2015

entrory. E. W. D Bervice Tribunal Plary No 124 Cated 13. 10 . 201

Mr. Zahiq Hussain, Naib Qasid (BPS-02), O/O Assistant Director Local Government and Rural Development Department Malakand, District Malakand.

.... APPELLANT Pokhing

VERSUS

The Government of Khyber Pakhtunkhwa through Chief 1-Secretary Khyber Pakhtunkhwa, Peshawar.

The Secretary Local Government and Rural Development 2-Department, Khyber Pakhtunkhwa, Peshawar.

3-Secretary Establishment Department, Pakhtunkhwa, Peshawar.

Director General Local Government and 4-Development Department, Khyber Pakhtunkhwa, Peshawar.

The Assistant Director Local Government and Rural 5-Development Department Malakand, District Malakand

..... RESPONDENTS

interview de la voir-

APPEAL UNDER SECTION-4 OF THE SERVICE TRIBUNAL 1974 **AGAINST** INACTION OF THE RESPONDENT No.4 BY NOT PROMOTIING THE **APPELLANT** TO THE **POST** OF NEIGHBORHOOD COUNCIL SECRETARY (BPS-07) AND AGAINST THE SERVICE RULES OF THE RESPONDENT DEPARTMENT NOTIFIED ON 26.1.1978 AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER: That on acceptance of this appeal this appeal the impugned service Rules dated 26.1.1978 of the respondent Department may kindly be modify to the extent that promotion quota may very kindly be allocated for class-iv to the post of Secretary village Council and the respondent No.5 may further kindly be directed to consider the appellant for promotion to the post of Village/ neighborhood Council Secretary (BPS-07) in light of the order dated 31.5.20008. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

a de la composição 10/15.



		- Pak
. No.	Date of Order	Order or other proceedings with signature of Judge or Magistrate and that
	or	of parties where necessary.
		of parties, where necessary.
	proceedings.	
1	. 2	3
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL.
	,	CAMP COURT SWAT
		CAMI COOKI SWAI
		1. Service appeal No. 1157/2015, Zahiq Hussain,
		2. Service appeal No. 1158/2015, Shamsher Ali,
	;	3. Service appeal No. 1159/2015, Muhammed Soild
	· ·	From the transfer is a state of the state of
		4. Service appeal No. 1160/2015, Shahab Hussain, &
	· .	5. Service appeal No. 1161/2015, Zahid Akram
	İ	Vs. the Government of Khyber Pakhtunkhwa through Chief Secretary,
	•	Peshawar and 4 others.
		Total land Totalogs,
	,	MITTANDAMA
	\	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:
	03.01.2017	
	03.01.2017	Counsel for the appellants and Mr. Muhammad Zubair, Senior
		Government Pleader alongwith Mr. Khursheed, Computer Operator for
		o
		respondents present.
	1: :	respondents present.
	<u> </u>	
		2. This judgment shall dispose of the instant service appeal No.
		2. This judgment shall dispose of the instant service appeal No.
		1155/2015 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		1157/2015, titled "Zahiq Hussain Versus the Government of Khyber
1	,	
		Pakhtunkhwa through Chief Secretary, Peshawar and 4 others" as well as
		o division dis volt as
·\		service appeals No. 1158/2015, titled "Shamsher Ali Versus the
	χ \sim 17	. Solvico appears 140. 1138/2013, titled Snamsher All Versus the
17		
	1.01	Government of Khyber Pakhtunkhwa through Chief Secretary Peshawar
0	7	
	1	and 4 others", No. 1159/2015, titled "Muhammad Sajid Versus the
		Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar
		anough Cinci Scotcialy, I csitawat
		and A others! No. 1160/2015 Halad BOLLAN TY
]	,	and 4 others", No. 1160/2015 titled "Shahab Hussain Versus the
1		
1.		Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar
	*	and 4 others" and No. 1161/2015, titled "Zahid Akram Versus the
	•	Tanta Paris Andrews Actions tile
	1	Government of Khyher Palchtynlchyva through Chief Co.
1		Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar
1	: .	and 4 others" as identical questions of facts and law are involved therein.
L		ATTESTED
		# 5 J. T. B. P. T. W. D. T. T. W. W. D. T. W.

Khring achtuchwa

- 6
- 3. Brief facts of the case of the appellants are that they are serving as Class-IV employees in the establishment of Local Government & Rural Development Department District Malakand. In the rules in wogue till 2002 the appellants and similarly other employee were entitled to promotion as Junior Clerks subject to fulfilling the pre-requisites which provision of promotion was done away with in the year 2002 leaving no prospects for career/promotion of the appellants and similarly other placed employees.
- 4. We have heard arguments of learned counsel for the parties and perused the record.
- 5. Though appellants are seeking promotion to the post of Secretary Village Council and neighborhood Council Secretary however no such provision for promotion is available in the rules and therefore this court is in a position to entertain the appeals of the appellants.
- 6. It is an established principle of law that every person in the service of Pakistan has a right to career/progression//promotion including the appellants keeping in view the provisions of fundamental rights read with the judgments of the august Supreme Court of Pakistan including the case laws reported as 1991-SCMR-1041, 2010 PLC (C.S)68, 2010 PLC (C.S) 1075, 2011-PLC (C.S) 1130.
- 7. We therefore direct that keeping in view the said rights of the appellants and similarly placed employees the respondents shall consider suitable amendments in the rules. Such an exercise shall be conducted and concluded within a period of 6 months from the date of receipt of this judgment and where-after appellants and other similarly placed employees may be considered for promotion in the mode and manners prescribed by rules. The appeals are disposed of in the above terms. Parties are left to



bear their own costs. File be consigned to the record room. (Muhammad Azim Khan Afridi) Chairman Camp Court, Swat. Ahmad Hassan) Member ANNOUNCED 03.01.2017 M. Marie Certified the ture copy ₹ Grgs field: Market y 15 Perhawar

age NO4 ANNEXURE . A

Government Of Khyber Pakhtunkhwa Local Government, Elections & Rural Development Department

NOTIFICATION

Dated Peshawar, the 05th April 2018

No. SO(LG-1)2-188/SSRC/2018: OB In exercise of the power conferred by sub-rule (2) of the rule 3 of the Khyber Pakhtunkwha Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Local Government, Elections and Rural Development Department Khyber Pakhtunkhwa, in consultation with the Establishment & Administration Department and the Finance Department, is hereby directs that in this Department's Notification No. DG(RWP)7(2)/73: dated 26.01.1978, the following Turther amendments shall he hade, namely

AMENDMENTS

In the Appendix

for serial No. 10 the following shall be substituted, in the respective columns markety:

10. Supervisor	Atleast Second Class 21 to 30 in	Seventy-five (75), per cent by-
	Bachelor's Dogree from a pyears.	promotion, on the basis of
	recognized University.	seniority-cum-fitness. from
		amongst the Senior Secretary
		Village / Neighborhood Council
		with atleast five (05) year service
		as such: and
		Twenty-five (25) per cent by
	1 / 2 19/1 1.	initial recruitment
· · · · · · · · · · · · · · · · · · ·		

(b) after serial No. 15: the following new entries shall be inserted, in the respectively columns, namely

-	15A.	Senior	 	By promotion on the basis of seniority-
. !		Secretary		com-fitness, from amongst the Junior
:		Village /		Secretary Village -/ Neighborhood
:		Naighborhoad	· ·	Council, with atleast ten (10) year
į		Council.	i •	service as such "; and".

(c) for serial No. 16, the following shall be substituted, in the respective columns, namely:

				And the second of the second o
*15. I dunior . Atleast Second.	'Class	i8 to	i)	Twenty (20) per cent by
Secretary Intermediate	or.	50		promotion, on the basis of
Village /- equivalent quali	fication	vears.	ŀ	seniarity-cum-fitness. from
Neighborhood from a recognized	I Board			amongst the Naib Qasids and
Council. and atleast six	(06) ;	•	İ.	Chowkidats in the Village /
months Certific	ate in			Neighborhood Council with
Computer fro	ens a	_		seniority at tensil level liaving
recognized Institu	ute with	!	} .	Secondary School Certificate in
experience in	MS-		1.	second division. from a
Office. Impag		1	1	recognized Board on Institute
Internet.	•			with three (03) year service as
			.	such: and
表的小型的 经通过分分分分			.	

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ii) Eighty (80) per cent by initial retruitment:

Provided that the candidates shall be preferably a banafide resident of the same Village ? Neighborhood! Council Life such candidate is not available in the same Village V Neighborhood Council then the candidates: from adjacent Village Neighborhood Council:

Provided further that in case of non-availability of candidate Village, 1 adjacent វែលជា Neighborhood Council then from Village other Neighborhood Council in that Tehsil Council.

SECRETARY TO GOVERNMENT OF KP LOCAL GOVT, ELECTIONS & RURAL DEVELOPMENT DEPARTMENTS

SO(LG-1)2-188/SSRC/2018.-

Dated Peshawar, the 05th April, 2018

Copy forwarded to:-

- All'Administrative Secretaries to Givernment of Khyber Pakhtunkhwa.
- All Divisional Commissioners in Khyber Pakhtunkhwa.
- 3. The Secretary to Governor, Khyber Pakhiunkhwa, Peshawar,
- The PSO to Chief Minister, Khyber Pakhtunkhwa Peshawar.
- The PSO to Chief Secretary. Khyher Pakhtunkhwa Peshawar.
- The Director General, LG E&RIII), Khyber Pakhtunkhwa Peshawar,
- The Secretary, Khyber Pakhtunkhwa Public Service Commission, Peshawar
- 8: All Head of Attached Departments in Khyber Pakhtunkhwa.
- 9. All Depair Commissioners in Khyber Pakhtukhwa.
- 10. The Registrar, Peshawar High Court, Peshawar,
- 11. All District and Session Judges in Khyher Pakhtunkhwa.
- 121411 Assistant Directors, LG&RDD in Khyber Pakhtunkhwa.
- 13. The Manager Government printing press. Peshawar for publication in the next. Government Gazettee Notification: 40 copies of the Notification may be sent to this
- 14. The PS to Senior Minister for LG.E&R.D Khyber Pakhtunkhwa.
- 15. The PS to Secretary LG E&RDD Peshawar.
- 16. The Office Order file. "

(HAU MUHAMMAD) SECTION OFFICER (ESTAB) Phone # 091.9213224

ANNEXURE .. 9



OFFICE OF THE ASSISTANT DIRECTOR LG &RDD MALAKAND

No **/ 7 60 2** / ADLG& RDD/MKD Date: **67** / 08/2018



OFFICE ORDER:

Consequent upon the recommendation of Departmental Selection Committee on 07/08/2018, the undersigned is pleased to promote the following Naib Qasids BPS-03/04 to the post of Junior Secretary BPS-09 with immediate effect in the best interest of public:

S. No.	. Name of	BPS	Place of posting promote to Junior Secretary BPS-09
	incumbent		and posted VC/NC
1	Shamshir Ali	04	VC Khan Gari
2	Sher Rahman	04	VC Baba Kheil
3	Said Malik	. 04	NC Qaldara
4	Shahab Hussain	04	VC Bala Batkhela
5	Zahiq Hussain	03	VC Qalangai
6	Muhammad Sajid	03	VC Mubarak Kheil
7.	Sana Ullah	03	VC Koza Atteya

Assistant Director LG&RDD, Malakand

No./7003-9/ADLG/MKD even dated

Copy forwarded for information to:

- 1. The Director General LG&RDD. Khyber Pakhtunkhwa Peshawar
- 2. The District Nazim District Govt, Malakand
- 3. The Deputy Commissioner, Malakand
- 4. The District Accounts Officer, Malakand
- 5. The Supervisor LG&RDD, Malakand
- 6. The Nazim VC/NC concerned.
- 7. The Secretary VC/NC Concerned for compliance.

Assistant Director LG&RDD, Malakand

bill I GERDD الركيد منرك 12015 PIPIST BELLES Jula 300 8 1/2 1 2 July 66/ Lage jig plat 1/1/1/19 201/08/2018 Pell & 8/02/80/10 6 [mosti) [width of the Color of the Site of 106 0 3 7 000 00 6 Fu coli 200 W 20 2 Com 20 2 Col () () -156) /mil con isla = 13 12179 (15/m Com Com / July / with by the spinish of will file 69 4 1 Ujraj glange & by un 2 10 0 > 03/2 قلنائي - ملاكنه

VAKALATNAMA

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO:	OF 2021
Tyling Hassains	(APPELLANT) (PLAINTIFF) (PETITIONER)
VERSU	<u>JS</u>
Gort of KP 7 others	(RESPONDENT)(DEFENDANT)
I/We <u>Jahia</u> Huss Do hereby appoint and consti KHATTAK Advocate, Peshaw compromise, withdraw or refer my/our Counsel/Advocate in without any liability for his defau engage/appoint any other Advocat engage/appoint any other Advocat receive on my/our behalf all sur deposited on my/our account in t	tute NOOR MUHAMMAD var to appear, plead, act, to arbitration for me/us as the above noted matter, alt and with the authority to ate Counsel on my/our cost. The to deposit, withdraw and and amounts payable or
Dated//2021	CLIENTS
N	ACCEPTED OOR MUHAMMAD KHATTAK KAMRAN KHAN
· U	SAID KHAN WHAIDER ALI

ADVOCATES