04.08.2022

Petitioner present in person. Mr. Kabir Ullah Khattak. Additional Advocate General present.



Implementation report not submitted. Let Director General Health Services, Khyber Pakhtunkhwa, Peshawar and District Health Officer, District Dir Lower be put on notice to appear in person alongwith implementation report. To come up for implementation report on 06.09.2022 before S.B.

(Fareeha Paul) Member (E) 21.06.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Safiullah Focal Person for the respondents present.

It is pathetic to observe that the Service Tribunal delivered judgement on 13.12.2018 in service appeal No. 639/2017, has not been implemented so far. This Bench has no option except to initiate punitive action against the respondents at fault. As a result thereof, salary of the respondents is attached. Registrar of the Tribunal is directed to communicate copy of the order sheet to Accountant General Khyber Pakhtunkhwa, Peshawar as well as District Accounts Officer, District Dir Lower for immediate action thereon. Adjourned. To come up for implementation report on 04.08.2022 before S.B.

(Mian Muhammad) Member (E) 31.05.2022

Counsel for the petitioner present. Mr. Muhammad Adeel Butt Addl. AG for the respondents present.

Judgment of this Tribunal has not been implemented so far. The respondents are directed to implement the judgment of this Tribunal and submit implementation report on the next date. To come up for implementation report on 21.06.2022 before S.B.

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17.02.2021

The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 30.03.2021.

Reader

30.03.2021

Counsel for petitioner and Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Implementation report submitted and case for creation of post has already been submitted to the Finance Department. To come up for fully implementation report on 07.07.2021 before S.B.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) 17.11.2020

Counsel for the petitioner and Addl. AG alongwith Saleemur Rahman, DMS for the respondents present.

The D.M.S DHQ Hospital Timergara has provided copy of memo. dated 23.10.2020, whereby, the creation of new posts of 16 Ward Attendants BPS-04 is sought. He states that the matter has been further forwarded to Finance Department and the outcome would take some more time.

It is appropriate in the circumstances to allow more time to the respondents. Adjourned to 05.01.2021 before S.B.

Chairman

05.01.2021

Counsel for the petitioner and Mr. Noor Zaman, DDA alongwith Saleem Javed, Litigation Officer for the respondents present.

The representative of respondents states that the case has been completed and sent to the Secretary, Health Department, Government of Khyber Pakhtunkhwa Peshawar for onward proceedings at the Finance Department.

On the previous date request for adjournment was made on similar ground, therefore, learned counsel for the petitioner strongly objects to the request.

It is in the interest of justice to have the judgment under implementation executed in letter & spirit. Another opportunity for the purpose is, therefore, granted to the respondents. Adjourned to 17.02.2021 before S.B. On the adjourned date the needful shall be positively done by the respondents, failing which action in accordance with law will be initiated against the delinquent official(s).

Chairman

Mr. Noor Muhammad Khattak, Advocate, learned counsel for the appellant is present. Mr. Kabirullah Khattak, Addl: Advocate General alongwith Dr. Saleem Ur Rehman, DMS for respondent No.4, Dr. Iqtidar, Medical Officer for respondent No.3 and Mr. Ahmad Jan, Junior Clerk for respondents present as per directions recorded in order sheet dated 20.08.2020.

Representative of respondent No.4 produced letter bearing No. 7219 dated 23.09.2020 indicating therein that their cases are being followed vigorously for creation of the posts through SNEs. On the other hand learned AAG requested for reasonable adjournment so as to have time to implement the judgement of Services Tribunal. Learned counsel for the petitioner did not object. Moreover, DMS Timergara having been posted for the last five years and mainly related to the instant execution petition, would make it get the required Class-IV sure to posts sanctioned from the concerned department/quarter. For that reason he is nominated by name to make the implementation of the instant execution petition and come up with conclusive and final implementation report on next date.

The case is adjourned to 17.11.2020 for Implementation report before S.B.

(Mian Muhammad) Member (E) Counsel for the appellant present. Addl: AG alongwith Mr. Saleem, Javaid, Assistant Litigation for respondents present.

Implementation report not submitted. Record reveals that the instant execution petition is pending adjudication since 2019 but till date no implementation report has been submitted by the respondents. Respondents have time and again sought so many adjournments which clearly manifest that they are not interested to implement the judgment of this Tribunal. Respondents No. 2,3 and 4 are directed to attend this Tribunal personally with implementation report positively on the next date failing which the law will take its own course.

Adjourned to 25.09.2020 before S.B.

(Mian Muhammad) Member(E) 16.04.2020 Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

Reader

20.07.2020

Mr. Shahzullah, Advocate learned counsel for the appellant is present. Mr. Kabirullah Khattak, Additional AG for the respondents is also present.

Learned counsel for the petitioner invited attention of the Bench to the proceedings recorded in this execution petition in the previous order sheet and submitted that respondents are not taking any serious interest in the implementation and giving effect to the judgment of this hon'ble Tribunal. In this regard he further submitted that the execution petition/proceeding pertains only to Director General Health Services Department, Khyber Pakhtunkhwa, and Medical Superintendent DHQ Hospital, Timergara, to whom notice be issued to appear in person for explaining the real position of the instant execution petition. Learned Additional AG opposed the contention raised by the learned counsel for the petitioner and submitted letter No. dated 14.07.2020 SOH(Lit-II)13-4153/2020 department concerned has directed all the officials including Director General Health Services, Khyber Pakhtunkhwa, for giving effect to the judgment of this Tribunal and in the last remarked that being a court matter it may be treated as most urgent. Let the respondent-department be provided opportunity of giving effect to the judgment of this Service Tribunal, therefore, instead of appearing of the officers at this stage respondents are directed to implement the judgment of this Tribunal in its letter and spirit simultaneously fully complying the directions contained in the previous order sheet. To come up for meaningful execution on 20.08.2020 perfore S.B.

> (MUHAMMAD JAMAL KHAN) MEMBER

04.02.2020

Petitioner in person present. Addl: AG alongwith Mr. Saleem ur Rehman, DMS, Timergara and Dr. Sikandar Hayat, Coordinator, DHO, Dir Lower for respondents present. Representative of the respondents submitted reply with is placed on file. Adjourned. To come up for further proceedings on 18.03.2020 before S.B.

Member

18.03.2020

Counsel for the petitioner present. Mr. Kabirullah Khattak learned Addl. AG alongwith M/S Ahmed Jan Junior Clerk for respondent No.3 and Saleem DMS for respondent No.4 present. Counsel for the petitioner submitted detail of vacant post at DHO Dir (Lower) office and M.S DHQ Timergara which is placed on file. Respondents are directed to produce the record of appointment made against the vacant post/posts available to adjust the appellant after the judgment. Moreover may also produce before the Tribunal the correspondence made between the district level offices and the higher authority regarding creation of new posts and the outcome of such correspondence. Adjourned. To come up proceedings on 16.04.2020 before S.B.

> (Hussain Shah) Member

16.10.2019

Counsel for the petitioner and Addl. AG alongwith Saleemur Rahman, DMS for the respondents present.

The representative of respondents requests for further time to submit the implementation report. The respondents shall do so on next date of hearing.

Adjourned to 18.11.2019 before S.B.

Chairman

18.11.2019

Counsel for the petitioner and Addl. AG for the respondents present.

Mr. Saleemur Rahman, DMS present before the Tribunal in connection with other cases states that the implementation in the instant matter is within the competence of respondent No. 3. The District Health Officer, Dir Lower/respondent No. 3 shall be issued notice for submission of implementation report on 18.12.2019.

Adjourned.

Chairman

18.12.2019

Counsel for the petitioner and Addl. AG alongwith Dr. Jamal, District Coordinator for the respondents present.

On behalf of DHO Dir Lower an implementation report has been submitted wherein it is noted that at present vacant position of Class-IV (BPS-04) is not available with the office of respondent No. 3. That, the judgment will be implemented as soon as posts are created by the department. Placed on record.

To come up for further proceedings on 04.02.2020 before S.B.

Chairman

Form- A

FORM OF ORDER SHEET

Court of		
	a itti aa Na	212/2019

.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	
1	27.08.2019	The execution petition of Mr. Gul Saeed Khan submitted today by Mr. Noor Muhammad Khattak Advocate may be entered the relevant register and put up to the Court for proper order please
		REGISTRAR.
2-		This execution petition be put up before S. Bench or
		CHAIRMAN
	20.09.2019	Petitioner alongwith counsel present.
		Notices be issued to the respondents for submissi
		of implementation report on 16.10.2019 before S.B. Chairman

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PESHAWAR**

Implementation petition No. 313 /2019

In appeal No. 649/2017

GUL SAEED KHAN

VS

HEALTH DEPTT:

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of petition		1- 2.
2.	Affidavit		3.
4.	Judgment	A	4-7.
5.	Application & record	В	8-9.
6.	Wakalat nama		10.

PETITIONER

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation petition No. 3/3 /2019

In appeal No. 649/2017

Mr. Gul Saeed Khan, Muslim Sweeper (BPS-1), DHQ Hospital Taimergara, District Dir Lower.

.....Petitioner

VERSUS

- 1- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The District Health Officer, District Dir Lower.
- 4- The Medical Superintendant DHQ Hospital Taimergara, District Dir Lower.

IMPLEMENTATION PETITION FOR DIRECTING THE RESPONDENT DEPARTMENT TO IMPLEMENT THE JUDGMENT DATED 13.12.2018 IN APPEAL NO.639/2017 IN LETTER AND SPIRIT

R/SHEWETH:

- 2- That the Petitioner filed the above mentioned appeal against the impugned Notification dated 16.02.2017 whereby the petitioner has been ignored/excluded from promotion/adjustment against any other class-iv post.
- 3-That after final arguments this august Service Tribunal decided the appeal in favor of the Petitioner with the directions that:-

"impugned order dated 16.02.2017 has the effect of depriving the appellant from his adjustment against other class-iv post just for the reason that he was appointed as muslim sweeper after 12.7.2006. This Tribunal is therefore, of the opinion that discriminatory treatment was met out to the appellant. Resultantly this Tribunal holds that the cut off date i.e. 12.07.2006 as mentioned in the impugned order dated

16.02.2017 shall be treated as expunged. The present service appeal alongwith connected service appeals as mentioned in Para-2 of this judgment are accepted in the above terms".

It is therefore, most humbly prayed that on acceptance of this implementation petition the respondents may be directed to implement the above mentioned judgment passed by this august Service Tribunal in letter and spirit.

Dated: 25.06.2019.

PETITIONER

GUL SAÉÉD KHAN

THROUGH:

NOOR MOHAMMAD KHATTAK

8

MIR ZAMAN SAFI ADVOCATES

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation petition No.____/2019

In appeal No. 649/2017

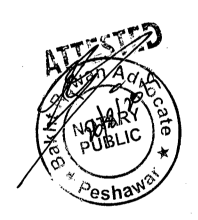
GUL SAEED KHAN

VS

HEALTH DEPTT:

AFFIDAVIT

I Noor Mohammad Khattak Advocate on the instruction and on behalf of my client do hereby solemnly affirm that the contents of this **implementation petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

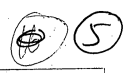


NOOR MOHAMMAD KHATTAK ADVOCATE

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Sr.	Date of	Order or other proceedings with signature of Judge or Magistrate
No	order/	
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		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
;		Service Appeal No. 639/2017
		Date of Institution 16.06.2017
		Date of Decision 13.12.2018
		Mr. Luft-E-Hakeem, Muslim Sweeper (BPS-01) DHQ Hospital timer
		Garra, District Dir Lower. Appellant
		Versus
:		
		1. The Secretary Government of Khyber Pakhtunkhwa through
•		Secretary Health Department Khyber Pakhtunkhwa Peshawar.
		2. Director General Health Department Khyber Pakhtunkhwa
1		
	- 6 /	Peshawar.
	\dashv	3. The District Health Officer, District Dir Lower.
		4. The Medical Superintendent DHQ Hospital Timergara.
		District Dir Lower.
		Respondents
		8 Mr. Muhammad Hamid MughalMember (J)
	13.12.201	Mr. Ahmad HassanMember (E)
		JUDGMENT
		MUHAMMAD HAMID MUGHAL, MEMBER: - Mr. Noor
		Muhammad, learned counsel for appellant and Mr. Kabir Ullah
17. 19.00		
ميارين	ce Tristinal.	Khattak learned Additional Advocate General for the respondents
	esiawar	
		present.
		2. This single judgment in the above captioned appeal, shall also
,		
1		dispose of appeals (1). bearing No.640/2017 filed by Rab Nawaz





(2). bearing No.641/2017 filed by Sahib Ullah (3). bearing No. 642/2017 filed by Akhtar Rasool (4). bearing No.643/2017 filed by Dilawar Khan (5), bearing No. 644/2017 filed by Hamid ur Rehman (6). bearing No.645/2017 filed by Khyal Muhammad (7). bearing No.646/2017 filed by Siraj ud Din (8). bearing No.647/2017 filed by Bakht Shah Zeb (9), bearing No. 648/2017 filed by Bakhtiar Khan (10). bearing No.649/2017 filed by Gul Saeed Khan (11). bearing No.650/2017 filed by Kifayat Ullah (12), bearing No.651/2017 filed by Sadiq Muhammad (13). bearing No. 652/2017 filed by Said Rehman (14). bearing No.653/2017 filed by Shams ul Islam (15). bearing No.654/2017 filed by Aftab ud Din (16). bearing No. 655/2017 filed by Muhammad Haq (17). bearing No.656/2017 filed by Abdur Rehman (18), bearing No. 724/2017 filed by Ismail Shah (19), bearing No.725/2017 filed by Rehmat Ali Shah (20), bearing No. 726/2017 filed by Gohar Rehman (21). bearing No.727/2017 filed by Miraj ud Din (22). bearing No. 728/2017 filed by Habib Ullah (23). bearing No.729/2017 filed by Umar Hakim (24). bearing No.730/2017 filed by Shahid Hussain (25). bearing No.731/2017 filed by Shah Khalid being identical in nature, having arisen from the same law, facts and circumstances

3. The appellant, who was appointed as Sweeper (Muslim) at DHQ Hospital Timergra District Dir Lower in the year 2009 has filed the present service appeal u/s 4 of Khyber Pakhtunkhwa Service Tribunal Act 1974, against the order dated 16.02.2017 of the respondent No.1 whereby the respondent department accepted the

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right of Muslim Sweepers appointed before 12.07.2006 for their adjustment against the post of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts on seniority basis and thereby deprived the Muslim Sweepers appointed after 12.07.2006 to be adjusted as such. Learned counsel for the appellant mainly argued that the impugned order is a sheer example of discriminatory treatment to Muslim Sweepers appointed as such after 12.07.2006.

- 4. On the other hand learned Additional Advocate General defended the impugned order on the ground that the appellant himself was appointed as Muslim Sweeper in violation of policy decision dated 12.07.2006.
 - 5. Arguments heard. File perused.
- 6. The respondent department vide its policy decision dated 12.07.2006 decided that all the Health Institutions should promote the Muslim Sweepers against the existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweeper in future.
- 7. It was due to the violation of policy decision dated 12.07.2006 that many Muslim Sweepers had to knock the door of Hon'ble Peshawar High Court. The violation of policy decision led the respondent department to the issuance of fresh order dated 16.02.2017 made partially impugned in the present service appeal.
 - 8. Upon the examination of the impugned order dated 16.02.2017, this Tribunal came to the conclusion that the same is

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also in violation of policy decision dated 12.07.2006 in as much as according to the policy decision dated 12.07.2006 gradually all the Muslim Sweepers would have to be adjusted against other Class-IV POSIS.

- Impugned order dated 16.02.2017 has the effect of depriving the appellant from his adjustment against other Class-IV post just for the reason that he was appointed as Muslim Sweeper after 12.07.2006. This Tribunal is therefore of the considered opinion that discriminatory treatment was met out to the appellant.
- 10. Resultantly this Tribunal holds that the cut off date i.e. 12.07.2006 as mentioned in the impugned order dated 16.02.2017 shall be treated as expunged. The present service appeal alongwith connected service appeals as mentioned in para-2 of this judgment are accepted in the above terms. The respondent department is directed to take strict disciplinary action against those responsible for inducting Muslim Sweepers in violation of the policy decision dated 12.07.2006. Parties are left to bear their own costs. File be consigned to the record room.

મોnad Hassan) Member

(Muhammad Hamid Mughal) Member

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DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269 密 Exchange# 091-9210187, 9210196 Fav # 091-9210330

OFFICE ORDER

Dr. Shoukat DHO Dir Lower is hereby nominated as Enquiry Officer to conduct the enquiry and submit the detailed report as mentioned in the joint application of Muslim Sweepers attached to DHQ Hospital Timergara.

The enquiry report must be submitted within 07-days positively.

Sd/xxxxxxxx DIRECTOR GENERAL HEALTH SERVICES, Khyber Pakhtunkhwa, PESHAWAR.

No. 3151-52 /Personnel

Copy forwarded to the:
1. Dr. Shoukat DHO Dir Lower.

For information and necessary action.

2. P.A to DGHS KP Peshawar.

Dated <u>29</u>/03/2019.

DIRECTOR (HRM)

DIRECTORATE GENERAL HEALTH SERVICE KHYBER PAKHTUNKHWA PESHAWAR

(-) for S.No.01

Before the UP Service Tribunal, Perhawar (APPELLANT) Gal Saced Chan (PLAINTIFF) (PETITIONER) **VERSUS** (RESPONDENT) Health Department (DEFENDANT) I/We Gul Saced Whan Do hereby appoint and constitute NOOR MOHAMMAD KHATTAK, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. Dated.____/2019 SHAHZULLAH YOUSAFZAI **ADVOCATES** OFFICE: Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City.

Mobile No.0345-9383141

66B?

KHYBER 1	PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.	• .
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	PESHAWAR. 5-18	
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1-1	peal No	
	Versus 🔿	
2) The	Sery Health Perhawas Respondent	
(equ	Respondent No.	
Notice to:	a Dist Health Officer	
(Dist Dir Lower.	
*WHEREAS ar Province Service Tr	i appeal/petition under the provision of the North-West Frontier ibunal Act, 1974, has been presented/registered for consideration, in	
the above case by the hereby informed the	ha the said anneal/netition is fixed for nearing before the finding	١.
*on	you are at liberty to do so on the date fixed, or any other day to which	L
the same more ha no	stooned either in person or by authorised representative of by any	
THE CASE MAY BE PO	The state of the s	١.
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BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

.A NO. 311-329

/2019 in 639-656 /2017

Mr. Lutf e Hakim & Others

MR. GUL SAEED KHAN & 2 OTHERS SWEEPER BPS-03 CATEGORY D HOSIPTAL ZIARAT TALASH DIR LOWER

VERSUS.

- 1. Secretary Health Department Khyber Pakhtunkhwa Peshawar.
- 2. Director General Health services Khyber Pakhtunkhwa Peshawar.
- 3. District Health Officer Dir Lower.
- 4. Medical Superintendent DHQ Hospital Timergara Dir Lower.

IMPLEMENTATION REPORT

In the pursuance of the judgment honorable Service Tribunal Peshawar, it is submitted that 03 appellants are working under the control of office of the undersigned and the undersigned has no authority to create the post of Class-IV (BPS-04), for the adjustment of Muslim sweepers.

As this office is unable to entertain the instant appeal due to non-availability of vacant position of Class-IV, It is therefore requested that the decision of the honorable court will be implemented, as soon as posts are created by the Department, for which request has already been sent to the quarter concerned.

All The Enclosures Attached

District Health Officer Dir Lower.

District Health Ufficer Bistt Dir Lower



REDISTERED OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER.

/Dated. / <u>8</u> / <u>0</u> /2019.

Phone No. 0945-9250098.

To,

The Director General Health Services Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND 17 OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA AND OTHERS.

Memo:-

With reference to your office letter No. 909-14/AD (Lit) dated 27-02-2019, received in this office on 21-03-2019 on the subject cited above, and in continuation to this office letter No. 1992, dated 28-03-2019 submitted to your good vide Dairy No. 12750/Lit dated 03-04-2019.

- Respectfully, it is submitted for your kind information that the petitioner Mr. Lutf e Hakim Muslim Sweeper BS-01 etc/DHQ Hospital Timergara Dir Lower approached the Knyber Pakhtunkhwa Service Tribunal Peshawar via appeal No. 639-656 of 2017 with the plea that vide Notification dated 25-07-2006 the Health Department including autonomous institutions have unanimously decided that all the Health Institutions should promote the Muslim Sweepers against the existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya.
- The appellant also challenge the Department office order No. SO (Litigation-1)/1-1/2017 (Gen: Misc) dated 16-02-2016, which is stating that those Sweeper who were appointed as Muslim Sweeper before 12-07-2006 are entitled for adjustment against the aforementioned posts without disturbing the quotareserved under the rules for appointment of Class-IV Govt: Servants and children of retiring/incapacitated/deceased civil servant etc. They took the plea that this impugned Notification is voilative of the article 38 (e) of the constitution of Pakistan 1973.
- The Services Tribunal vide its judgment announced on 13-12-2018 expressed that "this tribunal holds that the cutoff date i.e. 12-07-2006 as mentioned in the impugned order dated 16-02-2017 shall be treated as expunged.
- The appellant are 17 in number of whom 3 belongs to the DHO prerogative and others are under the control of MS DHQ Hospital Timergara. Since there are no vacant posts of Class-IV available for adjustment of these Sweepers so these will bear a magnificent financial implication to the Govt: of Khyber Pakhtunkhwa.

It is therefore, requested that the said appeal may be taken up to Supreme Court of Pakistan to fix the issue.

in case of otherwise, this office may kindly be advised to process the SNE for the said posts to adjust them accordingly, please.

Encl: All the relevant record attached.

Copy for information to:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.

2. Additional Advocate General Khyber Pakhtuhkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

histrict Health Officer,

Health Officer.

Dir Lower.



OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER.

Submitted

/Dated. <u>≥ S / ⊘3 /2</u>019.

Phone No. 0945-9250098.

To,

The Director General Health Services

Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND

OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA

OTHERS.

Memo:-

With reference to your office letter No. 909-14/AD (Lit) dated 27-02-2019,

received in this office on 21-03-2019 on the subject cited above,

Respectfully, it is submitted for your kind information that before the subject citied appeal, the Petitioners filed Writ Petition No. 510/14 before the Peshawar High Court Bench Darul Qaza Swat, where-in the Petitioners taken the plea that they were belonging to Muslims and have been appointed as Sweeper in Health Department, and are entitled to be promoted to the next cadre post i.e. Ward Orderly, Chowkidar, Mali, Aya and other equaillant posts in light of the instant Writ Petition. This Writ Petition was referred to your office for appropriate necessary action. The office of Health Department vide his letter No. SOH-(Lit) 12 (1) 1289/2017 dated 7th March, 2017, decided as under:

"It was decided that all the Health Institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweepers in future" (Attached as Annex-I)

However vide Para-6, it was decided that these Muslim Sweepers who had been appointed before 12-07-2006 are entitled for adjustment against the aforementioned posts and as such who were appointed after 12-07-2006 are not entitled. Aggrieved from the said Notification, the appellant filed appeal No. 639-656/17 before the Honourable Service Tribunal Peshawar in the concluding Para. The Honourable Court has declared the said Notification Null and void.

It is further clarified that either an appeal should be filed apainst the said

judgment or should be complied in letter in spirit.

The same is forwarded to your advice please.

Health Officer, Dir Lower.

1 Leligation Copy for information to:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar. 2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawan

Hh Officer.

COVERHMENT OF KHYPER PARHTUNKHWA

Ro.SOH-(Lit4) 1-4/2017 (Gent Misc) Dated Peshawar the 16th February, 2017

ANNEXURE T

WHEREAS attention is invited to the minutes of the meeting dated 12.07.2006 held under the Chairmanship of Secretary Hebita Khyber Pakhtunkhwa circulated gride Coyl of Khyber Pakhtunkhwa Fleatth Department letter No. SOLI-III/1-179/06 (Class-IV) dated 25.07.2006. Extract of the decision taken in the meeting is reproduced below:-

Decision)

th wara; decaded that all the Health Institutions should promote the Muslim Savoguego against existing vacqueies of Ward Orderly, Chowkidor, Mali, Dai, Aya and office Class-IV posts, on seniority basis and not to appoint Muslim Ozoropens against the post of Sweepers in future.

AND WHEREAS the above decision was also affirmed by the Florible Peshawar High Court Peshawar vide judgment dated 27,09,2013 in Writ Petition No.293-172013 - Filled "Noor of Qamar S/O Shams-of Qamar Muslim Sweeper THQ Hospital Shabqadar, Dishret Charsadda & 9 others versus Gevt of Khyber Politibokhwo Health Department & others.

4CW THEREFORE in pursuance of the above decision taken/judgment of the Hordac Court, it is sufficiently dear that those who were appointed as Muslim Ownepers before 12.07.2006 are entitled for adjustment against the atorementioned posts without disturbing the quotes reserved under the Rules for children Servants Class-IV Govl. appointment of Rediring/Incapacitated/deceased civil servants etc. However, those who were appointed as Musilin Sweeper after 12.07.2006 in violation of the above descrion/progresses are not covered under the policy.

SECRETARY TO GOVE OF KHYB ER PAKHTUNKHWA HEALTH DEPARTMENT.

i jadat No. & Date even. copy of the above is forwarded to the:-

The Director General Health Services, Khyber Pakhtunkhwa, Poshawar,

The Director Health Services, FATA.

Au District Health Officers in Khyber Pakhuurkhwa.

All Medical Superintendent of Hospitals in Kiryber Pakhlanshwa.

All Medical Directors/Hospital Directors of MTts in Khyber Pakhtunkhwa.

PC to Gernor Minister Health, Khyber Pakhlunkhwa.

PO to Secretary Health, Khyber Pakhiunkhwa.

Provincial President Paramedical Class-IV Employees Association, LRH Peshawar

(Bakhhar Mi) Section Officer (Lth.))

DIRECTOR ATE OF HEALTH SERVICES FATA, PESHAWAR No.C/S/S-66 /DHS/FATA/Admin Date: 26 /3/2017 Date:02 /3/2017

Copy is forwarded to the:-

ATTESTED

1. All Agency Surgeons in FATA/FRs.

 All Medical Superintendents in FATA. For information and further necessary action.

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

\$.A NO. 311-329

/2019 in 639-656 /2017

Mr. Lutf e Hakim & Others

MR. GUL SAEED KHAN & 2 OTHERS SWEEPER BPS-03 CATEGORY D HOSIPTAL ZIARAT TALASH DIR LOWER

VERSUS.

- 1. Secretary Health Department Khyber Pakhtunkhwa Peshawar.
- 2. Director General Health services Khyber Pakhtunkhwa Peshawar.
- 3. District Health Officer Dir Lower.
- 4. Medical Superintendent DHQ Hospital Timergara Dir Lower.

IMPLEMENTATION REPORT

In the pursuance of the judgment honorable Service Tribunal Peshawar, it is submitted that 03 appellants are working under the control of office of the undersigned and the undersigned has no authority to create the post of Class-IV (BPS-04), for the adjustment of Muslim sweepers.

As this office is unable to entertain the instant appeal due to non-availability of vacant position of Class-IV, It is therefore requested that the decision of the honorable court will be implemented, as soon as posts are created by the Department, for which request has already been sent to the quarter concerned.

All The Enclosures Attached

District Health Officer Dir Lower.

District Health Officer
Distr Dir Lower



OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER.

FOI'S TECH

No. 2558 / Dated. 18 104 12019.

Phone No. 0945-9250098.

To.

The Director General Health Services Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND 17 OTHERS, VERSUS GOVT. OF KHYBER PAKHTUNKHWA AND OTHERS.

Memo:-

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- Respectfully, it is submitted for your kind information that the petitioner Mr. Lutf e Hakim Muslim Sweeper BS-01 etc/DHQ Hospital Timergara Dir Lower approached the Khyber Pakhtunkhwa Service Tribunal Peshawar via appeal No. 639-656 of 2017 with the plea that vide Notification dated 25-07-2006 the Health Department including autonomous institutions have unanimously decided that all the Health Institutions should promote the Muslim Sweepers against the existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya.
- The appellant also challenge the Department office order No. SO (Litigation-1)/1-1/2017 (Gen: Misc) dated 16-02-2016, which is stating that those Sweeper who were appointed as Muslim Sweeper before 12-07-2006 are entitled for adjustment against the aforementioned posts without disturbing the quota reserved under the rules for appointment of Class-IV Govt: Servants and children of retiring/incapacitated/deceased civil servant etc. They took the plea that this impugned Notification is voilative of the article 38 (e) of the constitution of Pakistan 1973.
- The Services Tribunal vide its judgment announced on 13-12-2018 expressed that "this tribunal holds that the cutoff date i.e. 12-07-2006 as mentioned in the impugned order dated 16-02-2017 shall be treated as expunged.
- The appellant are 17 in number of whom 3 belongs to the DHO prerogative and others are under the control of MS DHQ Hospital Timergara. Since there are no vacant posts of Class-IV available for adjustment of these Sweepers so these will bear a magnificent financial implication to the Govt: of Khyber Pakhtunkhwa.

It is therefore, requested that the said appeal may be taken up to Supreme Court of Pakistan to fix the issue.

In case of otherwise, this office may kindly be advised to process the SNE for the said posts to adjust them accordingly, please.

Encl: All the relevant record attached.

District Health Officer, Dir Lower.

Copy for information to:-

1. Secretary to Govt. of Khyber Pakhtunkhwa Health Department Peshawar.

Additional Advocate General Khyber Pakhtuhkhwa Service Triblinal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

histrict Health Officer,



OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER.

Submitted

/Dated. <u>≥ 8 / 03</u> /2019.

Phone No. 0945-9250098.

To.

The Director General Health Services

Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND VERSUS GOVT. OF KHYBER PAKHTUNKHWA

OTHERS.

Memo:-

With reference to your office letter No. 909-14/AD (Lit) dated 27-02-2019,

received in this office on 21-03-2019 on the subject cited above. Respectfully, it is submitted for your kind information that before the subject citied appeal; the Petitioners filed Writ Petition No. 510/14 before the Peshawar High Court Bench Darul Qaza Swat, where-in the Petitioners taken the plea that they were belonging to Muslims and have been appointed as Sweeper in Health Department, and are entitled to be promoted to the next cadre post i.e. Ward Orderly, Chowkidar, Mali, Aya and other equaillant posts in light of the instant Writ Petition. This Writ Petition was referred to your office for appropriate necessary action. The office of Health Department vide his letter No. SOH-(Lit) 12 (1) 1289/2017 dated 7th March, 2017, decided as under:

"It was decided that all the Health Institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweepers in future" (Attached as Annex-I)

However vide Para-6, it was decided that these Muslim Sweepers who had been appointed before 12-07-2006 are entitled for adjustment against the aforementioned posts and as such who were appointed after 12-07-2006 are not entitled. Aggrieved from the said Notification, the appellant filed appeal No. 639-656/17 before the Honourable Service Tribunal Peshawar in the concluding Para. The Honourable Court has declared the said Notification Null and void.

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_ILeligation

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar. 2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawan

While Down Officer.

COVERDMENT OF RUYDER PARTITUMRIDA HEALTH DEPARTMENT.

Ro.SOH-(Lit4) 1-472017 (Conc. Minc) Dided Penhawar the 16th February, 2047



GRDER

WHEREAS attention is invited to the minotes of the meeting dated 12.07,2006 held under the Chammanship of Secretary Hopita Khyber Pakhiankhwa orculated vide Govi of Khyber Pakhtunkhwa Ficallh Departmen letter No. SOH-III/1-179/06 (Class-IV) dated 25.07.2005. Extract of the decision taken in the meeting is representated below-

Decisions

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NOW THEREFORE in pursuance of the above decision taken/juogment of the Hambas Court, it is sufficiently clear that those who were appointed as Muslim Overopeirs before 12.07.2006 are entitled for adjustment against the atorementioned posts without disturbing the quotes reserved under the Rules for children and Govt. Servants appointment of Class-IV Retireg/Incapacitated/deceased civil servants etc. However, those who were appointed as Muslim Sweeper after 12.07.2006 in violation of the above describing inenture not covered under the policy.

SECRETARY TO GOVE OF KHYB ER PAKHTUNKHWA HEALTH DEPARTMENT.

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As District Health Officers in Knyber Palshunkling.

of Medical Superintendent of Hospitals in Kurbsc Cakhardhesa.

All Medical Directors/Hospital Directors of MTIs in Etryber Pakhtonkhwa.

PC to Genior Minister Health, Khyber Pakhlunkhwa.

t S to Secretary Health, Khyber Pakhiunkhwa. Provincial President Paramedical Class-IV Employees Association, LRH - Peshawar

> (Buthline Ali) Section Officer (Lt.))

DIRECTOR ATE OF HEALTH SERVICES FATA, PESHAWAR Date 08 /3/2017 No.C/SESSEC /DHS/FATA/Admin

Copy is forwarded to the:-

ATTESTED

1. All Agency Surgeons in FATA/FRs.

2. All Medical Superintendents in FATA. For information and further necessary action.

Festiawar 12

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S.A NO. 311-329

/2019 in 639-656 /2017

Mr. Lutf e Hakim & Others

MR. GUL SAEED KHAN & 2 OTHERS SWEEPER BPS-03 CATEGORY D HOSIPTAL ZIARAT TALASH DIR LOWER

VERSUS.

- 1. Secretary Health Department Khyber Pakhtunkhwa Peshawar.
- 2. Director General Health services Khyber Pakhtunkhwa Peshawar.
- 3. District Health Officer Dir Lower.
- 4. Medical Superintendent DHQ Hospital Timergara Dir Lower.

IMPLEMENTATION REPORT

In the pursuance of the judgment honorable Service Tribunal Peshawar, it is submitted that 03 appellants are working under the control of office of the undersigned and the undersigned has no authority to create the post of Class-IV (BPS-04), for the adjustment of Muslim sweepers.

As this office is unable to entertain the instant appeal due to non-availability of vacant position of Class-IV, It is therefore requested that the decision of the honorable court will be implemented, as soon as posts are created by the Department, for which request has already been sent to the quarter concerned.

All The Enclosures Attached

Diviriet Health Officer Dir Lower.

District Health Officer
Distr Dir Lower



OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER.

No. 2558//Dated. 1810 12019.

Phone No. 0945-9250098.

To:

The Director General Health Services Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND 17 OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA AND OTHERS.

Memo:-

With reference to your office letter No. 909-14/AD (Lit) dated 27-02-2019, received in this office on 21-03-2019 on the subject cited above, and in continuation to this office letter No. 1992, dated 28-03-2019 submitted to your good vide Dairy No. 12750/Lit dated 03-04-2019.

- Respectfully, it is submitted for your kind information that the petitioner Mr. Lutf e Hakim Muslim Sweeper BS-01 etc/DHQ Hospital Timergara Dir Lower approached the Khyber Pakhtunkhwa Service Tribunal Peshawar via appeal No. 639-656 of 2017 with the plea that vide Notification dated 25-07-2006 the Health Department including autonomous institutions have unanimously decided that all the Health Institutions should promote the Muslim Sweepers against the existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya.
- The appellant also challenge the Department office order No. SO (Litigation-1)/1-1/2017 (Gen: Misc) dated 16-02-2016, which is stating that those Sweeper who were appointed as Muslim Sweeper before 12-07-2006 are entitled for adjustment against the aforementioned posts without disturbing the quotal reserved under the rules for appointment of Class-IV Govt: Servants and children of retiring/incapacitated/deceased civil servant etc. They took the plea that this impugned Notification is voilative of the article 38 (e) of the constitution of Pakistan 1973.
- The Services Tribunal vide its judgment announced on 13-12-2018 expressed that "this tribunal holds that the cutoff date i.e. 12-07-2006 as mentioned in the impugned order dated 16-02-2017 shall be treated as expunged.
- The appellant are 17 in number of whom 3 belongs to the DHO prerogative and others are under the control of MS DHQ Hospital Timergara. Since there are no vacant posts of Class-IV available for adjustment of these Sweepers so these will bear a magnificent financial implication to the Govt: of Khyber Pakhtunkhwa.

It is therefore, requested that the said appeal may be taken up to Supreme Court of Pakistan to fix the issue.

in case of otherwise, this office may kindly be advised to process the SNE for the said posts to adjust them accordingly, please.

Encl: All the relevant record attached.

District Health Officer, Dir Lower. Merry

Copy for information to:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.

2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

District Health Officer,



OFFICE OF THE DISTRICT HEALTH OFFICER Submitter DIR LOWER.

/Dated.<u>⊇≲ / ∂3</u> /2019.

Phone No. 0945-9250098.

To,

The Director General Health Services

Khyber Pakhtunkhwa Peshawar

Subject:

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM AND

OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA

OTHERS.

Memo:-

With reference to your office letter No. 909-14/AD (Lit) dated 27-02-2019,

received in this office on 21-03-2019 on the subject cited above,

Respectfully, it is submitted for your kind information that before the subject citied appeal; the Petitioners filed Writ Petition No. 510/14 before the Peshawar High Court Bench Darul Qaza Swat, where-in the Petitioners taken the plea that they were belonging to Muslims and have been appointed as Sweeper in Health Department, and are entitled to be promoted to the next cadre post i.e. Ward Orderly, Chowkidar, Mali, Aya and other equaillant posts in light of the instant Writ Petition. This Writ Petition was referred to your office for appropriate necessary action. The office of Health Department vide his letter No. SOH-(Lit) 12 (1) 1289/2017 dated 7th March, 2017, decided as under:

"It was decided that all the Health Institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweepers in future" (Attached as Annex-I)

However vide Para-6, it was decided that these Muslim Sweepers who had been appointed before 12-07-2006 are entitled for adjustment against the aforementioned posts and as such who were appointed after 12-07-2006 are not entitled. Aggrieved from the said Notification, the appellant filed appeal No. 639-656/17 before the Honourable Service Tribunal Peshawar in the concluding Para. The Honourable Court has declared the said Notification Null and void.

It is further clarified that either an appeal should be filed appinst the said

judgment or should be complied in letter in spirit.

The same is forwarded to your advice please.

Health Officer, Dir Lower.

1 Letigation Copy for information to:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar. 2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawan

JANNAN -Hh Officer.

COVERDMENT OF KHYDER PARTITORKINA

Plo.SOH-(Lit4) 1-4/2017 (Conc. Miss.) Dated Peshawar the 16th February, 2017

ANNEXURE

WHEREAS attention is invited to the minutes of the meeting dated 12.07.2006 held under the Chairmanship of Secretary Hebita Khyber Pakhtunkhwa circulated erde Govt of Khyber Pakhtunkhwa Fleaith Department letter No. SQLFIII/1-179/06 (Class-IV) dated 25.97.2006. Extract of the decision taken in the meeting is reproducted below:-

Decision.

The ware decided that all the Health Institutions should promote the Muslim Payanghers against existing vacquacies of Ward Orderly, Chowkidor, Mali, Dai, Aya and other Close-IV posts, on seniority basis and not to appoint Muslim Occupens against the post of Sweepers in future.

AND WHEREAS the above decision was also affirmed by the Hon'ble Peshawar High Court Pechawar vide judgment dated 27.09.2013 in Writ Petition No.293-Title J "Noor of Qamor S/O Shams of Qamor Muslim Sweeper THQ Hospital Shabqadar, District Charsadda & 9 others versus Gevt of Khyber Palahiankhwa Health Department & others.

NOW THEREFORE in pursuance of the above decision taken/judgment of the Gordae Court, it is sufficiently clear that those who were appointed as Muslim Overapers before 12.07.2006 are entitled for adjustment against the atorementioned posts without disturbing the quotas reserved under the Rules for children Servants Cjass-IV Gövt. appointment of Redningthicapacitated/deceased civil servants etc. However, those who were appointed as Musing Sweeper after 12.07.2006 in violation of the above decamon/pidiprical are not covered under the policy.

SECRETARY TO GOVE OF KHYB ER PAKHTUNKHWA HEALTH DEPARTMENT.

judat 80. & Date even. lopy of the above is forwarded to the:-

The Onector General Health Services, Khyber Pakhturikhwa, Peshawar,

The Director Health Services, FATA.

Zii District Health Officers in Khyber Pakhuunkhwa.

78 Medical Superintendent of Hospitals in Kiryber Cakhtaribhwa. All Medical Directors/Hospital Directors of MTIs in Khyber Pakhtunkhwa.

PC to Gemor Minister Health, Khyber Pakhtunkhwa.

PC to Secretary Health, Khyber Pakhiunkhwa.

Provinced President Paramedical Class-IV Employees Association, LRH Peshawar

(Lakhtar Ali) Section Officer (Ltf.))

DIRECTOR ATE OF HEALTH SERVICES FATA, PESHAWAR
No.C/Sc-5-26 /DHS/FATA/Admin Date: 02 /3/2017

Copy is forwarded to the:-

ATTESTED

1. All Agency Surgeons in FATA/FRs.

 All Medical Superintendents in FATA. For information and further necessary action.

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S.A NO. 311-329

/2019 in 639-656 /2017

Mr. Lutf e Hakim & Others

MR. GUL SAEED KHAN & 2 OTHERS SWEEPER BPS-03 CATEGORY D HOSIPTAL ZIARAT TALASH DIR LOWER

VERSUS.

- 1. Secretary Health Department Khyber Pakhtunkhwa Peshawar.
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IMPLEMENTATION REPORT

In the pursuance of the judgment honorable Service Tribunal Peshawar, it is submitted that 03 appellants are working under the control of office of the undersigned and the undersigned has no authority to create the post of Class-IV (BPS-04), for the adjustment of Muslim sweepers.

As this office is unable to entertain the instant appeal due to non-availability of vacant position of Class-IV, It is therefore requested that the decision of the honorable court will be implemented, as soon as posts are created by the Department, for which request has already been sent to the quarter concerned

All the Enclosures Attached

District Health Officer Dir Lower.

District Health Officer
Distr Dir Lower



OFFICE OF THE DISTRICT HEALTH OFFICER DIR LOWER EURS TERES

No. 2558/ /Dated, 1810y 12019.

Phone No. 0945-9250098.

To:

The Director General Health Services Khyber Pakhtunkhwa Peshawar

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- The appellant also challenge the Department office order No. SO (Litigation-1)/1-1/2017 (Gen: Misc) dated 16-02-2016, which is stating that those Sweeper who were appointed as Muslim Sweeper before 12-07-2006 are entitled for adjustment against the aforementioned posts without disturbing the quotaineserved under the rules for appointment of Class-IV Govt: Servants and children of retiring/incapacitated/deceased civil servant etc. They took the plea that this impugned Notification is voilative of the article 38 (e) of the constitution of Pakistan 1973.
- The Services Tribunal vide its judgment announced on 13-12-2018 expressed that "this tribunal holds that the cutoff date i.e. 12-07-2006 as mentioned in the impugned order dated 16-02-2017 shall be treated as expunged.
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It is therefore, requested that the said appeal may be taken up to Supreme Court of Pakistan to fix the issue.

in case of otherwise, this office may kindly be advised to process the SNE for the said posts to adjust them accordingly, please.

Encl: All the relevant record attached.

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1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.

2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

istrict Health Officer,

District Health Officer, Dir Lower.



OFFICE OF THE DISTRICT HEALTH OFFICER Submitted DIR LOWER.

/Dated. <u>≥ S / 03</u> /2019.

Phone No. 0945-9250098.

To,

The Director General Health Services

Khyber Pakhtunkhwa Peshawar

SERVICE APPEAL NO. 639 TO 656/2017 - LUTF E HAKIM OTHERS VERSUS GOVT. OF KHYBER PAKHTUNKHWA

OTHERS.

Memo:-

Subject:

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Respectfully, it is submitted for your kind information that before the subject citied appeal; the Petitioners filed Writ Petition No. 510/14 before the Peshawar High Court Bench Darul Qaza Swat, where-in the Petitioners taken the plea that they were belonging to Muslims and have been appointed as Sweeper in Health Department, and are entitled to be promoted to the next cadre post i.e. Ward Orderly, Chowkidar, Mali, Aya and other equaillant posts in light of the instant Writ Petition. This Writ Petition was referred to your office for appropriate necessary action. The office of Health Department vide his letter No. SOH-(Lit) 12 (1) 1289/2017 dated 7th March, 2017, decided as under:

"It was decided that all the Health Institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweepers in future" (Attached as Annex-I)

However vide Para-6, it was decided that these Muslim Sweepers who had been appointed before 12-07-2006 are entitled for adjustment against the aforementioned posts and as such who were appointed after 12-07-2006 are not entitled. Aggrieved from the said Notification, the appellant filed appeal No. 639-656/17 before the Honourable Service Tribunal Peshawar in the concluding Para. The Honourable Court has declared the said Notification Null and void.

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Health Officer, Dir Lower.

ILeligation

1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar. 2. Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.

3. Additional Registrar Khyber Pakhtunkhwa Service Tribunal Peshawan

Will Danth Officer.

COVERHMENT OF KUYBER PARTITURKHWA CHARTH DEPARTMENT.

Bo.SOH (Lital) 1-172/17 (Cear Miss) United Penhawar the 16th February, 2017



ORDER.

WHEREAS attention is invited to the minutes of the meeting dated 12.07.2006 held under the Chammanahip of Secretary Habita Khyber Cakbiankhwa circulated wile Govt of Khyber Pakhtunkhwa Health Department letter No. SOIT-III/1-179/06 (Class-IV) dated 25.07.2006. Extract of the decision taken in the meeting is aquializati bakwi-

(hecienous)

They are decided that all the Health Inchlerious should promote the Muslim Savogan's opunal cainling vocundes of Ward Orderly, Chowkidor, Mali, Oni, Aya that Glass-IV posts, on seniority basis and not to appoint Muslim Descriptors against the post of Sweepens in future.

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NOW THEREFORE in pursuance of the above decision taken/juogment of the Hardac Court, it is sufficiently dear that those who were appointed as Muslim Descriptors before 12,07,2006 are entitled for adjustment against the atorementioned posts without disturbing the quotas reserved under the Rules for Class-IV Govt. Servants and chikiren appointment of Redifficulting incapacitated/deceased civil servants etc. However, those who were appended as Musium Sweeper after 12.07.2006 in violation of the above decapendipidigment are not covered under the policy.

SECRETARY TO GOVE OF KHYB ER PAKHTUNKHWA HEALTH DEPARTMENT.

<u> Endat Bo. & Date éven.</u> copy of the above is forwarded to the:-

The Director General Health Services, Khyber Pakhtunkhwa, Prishawar,

The Director Health Services, FATA. As District Health Officers in Knyber Palthonkfree.

of Medical Superintendent of Hospitals in Kiryber Cakhtonbliva.

All Middical Directors Flospital Directors of MTIs in Ethylea Pakhtunkhwa.

PC to Bernor Minister Health, Khyber Pakhlunkhwa.

15) to Secretary Health, Khyber Pakhiunkhwa.

Provincial President Paramedical Class-IV Employees Association, LRH Peshawar.

(Laddmar Ali) Section Officer (LSA)

DIRECTOR ATE OF HEALTH SERVICES FATA, PESHAWAR
No.C/Scasses / Johns/Fata/Admin Date / 3/2017 Date: 08 /3/2017

Copy is forwarded to the:-

ATTESTED

1. All Agency Surgeons in FATA/FRs.

 All Medical Superintendents in FATA. For information and further necessary action.

Tealth Services eshawar. 14