Form- A

FORM OF ORDER SHEET

	Court o	f
	Case	No1358/ 2022
S.Ño.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1-	19/09/2022	The appeal of Mr. Muhammad Saleem resubmitted today by Mr.
	, ,	Jalal-ud-Din Advocate. It is fixed for preliminary hearing before Single Bench
		at Peshawar on Notices be issued to appellant and his counsel
		for the date fixed.
	·	
		By the order of Chairman
*		REGISTRAR
	·	
		·
	,	·

The appeal of Mr. Muhammad Saleem son of Bayaz Khan Mali Lakki Support Complex received today i.e. on 15.09.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Pay slip mentioned in para-2 of the memo of appeal is not attached with the appeal which may be placed on it.
- 3- Annexure-D of the appeal is incomplete which may be completed.
- 4- Page nos. 15 & 41 of the appeal are illegible which may be replaced by legible/better one.
- 5- One more of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 2570 /S.T.

Dt. 16/09/2022

REGISTRAR , SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Jalaluddin Adv. Pesh.

19-9-2022
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is also place on file. Hence the

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Re-endomitted for fixation

Advocate

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No..../2022

Muhammad Saleem

VERSUS

Govt of Khyber Pukhtunkhwa & others

IN DEX

S.No	Documents	Annexure	Pages
1.	Grounds of Appeal along with affidavit		1-5
2	Application for interim relief alongwith affidavit		6
3.	Addresses of parties		7
4	Copy of CNIC & Educational testimonial	A	8-9
5.	Copy of appointment letters	В	10
6.	Copy of Service Structure rules dated 29.04.2019	С	11-14
7	Copy of order dated 17.11.2020 of promotion		15
8.	Copy of representations	E	16
9.	and or dated 28 06 2022		17-24
10	s a line tion dainy NO's	H & H/1	25-26
11		I	27-41
12	2 Wakalatnama		42
	. Copy of orders	1	

THROUGH

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JALAL-UD-DIN ADVOCATES, HIGH COURT PESHAWAR

MUHAMMAD

ALAM

KHAN

ADVOCATE &

REHMAT KUNDI
Advocate Peshawar
Flat No.16, Second Floor, AlSyed Plaza, Abdara Chowk
University Road, Peshawar.
Cell # 0333-9216527

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.1358/2022

VERSUS

- 1.Govt of Khyber Pukhtunkhwa through Chief Secretary, Civil Secretariat KP Peshawar.
- **2.The Secretary** to Government of Khyber Pakhtunkhwa, Ministry of Sports and Youth Affairs, Civil Secretariat Peshawar.
- 3. The Director General Sports, Khyber Pukhtunkhwa, Directorate of Sports Complex, Peshawar Cantt Peshawar

APPEAL UNDER SECTION 4 OF THE SERVICES TRIBUNAL ACT, 1974, AGAINST THE RESPONDENTS, WHEREBY THE APPELLANT HAS NOT BEEN PROMOTED TO BPS-11 AND AGAINST THE ILLEGAL ACTION OF WRIT PETITION RESPONDENTS, THE APPELLANT FILED NO.2676/2021 BEFORE THE HON'ABLE PESHAWAR HIGH PESHAWAR WHICH HAS BEEN DISPOSED OF WITH THE DIRECTIONS DEPARTMENTAL THE CONSIDER RESPONDENTS TO REPRESENTATION OF THE APPELLANT AND DECIDE IN ACCORDANCE WITH LAW AND RULES ON THE SUBJECT WITHIN A PERIOD OF TWO MONTHS HOWEVER, IF, GRIEVANCE OF THE APPELLANT HAS NOT REDRESSED BY THE RESPONDENTS THEN IN THAT EVENTUALLY THE APPELLANT MAY APPROACH THE COMPETENT COURT OF LAW VIDE JUDGMENT DATED 28.06.2022 BUT DESPITE EXPIRY OF TWO MONTHS PERIOD, THE RESPONDENTS FAILED TO DECIDE OF THE REPRESENTATION COMMUNICATE THE FATE JUDGMENT/ORDER THE OF THE LIGHT W.P.NO.2676/2021, WHICH ACTION OF THE RESPONDENTS APPELLANT IN ILLEGAL, UNLAWFUL AND IN EFFECTIVE UPON THE RIGHT OF THE APPELLANT AND THE SAME MAY PLEASE BE DECLARED AS NULL AND VOID AND THE APPELLANT MAY PLEASE BE PROMOTED ON THE BASIS OF SENIORITY CUM FITNESS IN ACCORDANCE WITH LAW AND RULES, REGULATIONS WITH THE ALL BACK BENEFITS.

RESPECTFULLY SHEWETH.

- 1. That appellant is the Citizens of Pakistan having domiciled of Khyber Pukhtunkhwa and have qualified of F.A. (Copy of CNIC & educational testimonial are annexed as A).
- 2. That the appellant was initially appointed as class-IV Mali on 28.12.2011, in the Directorate of Sports Khyber Pukhtunkhwa, Sports Complex Lakki Marwat and during the services, the appellant has improved his qualification as mentioned above. (Copy of appointment letters/pay slip of appellant is annexed as B).

- 3. That since the appointment of the appellant, he is working as member and staff of Directorate of Sports, which is under the control of Ministry of Sports, Culture, Tourism, Archaeology and Youth Affairs Department, Civil Secretariat, Peshawar.
 - 4. That the Government of Khyber Pukhtunkhwa, Sports, Tourism, Archaeology and Youth Affairs department through a Notification Bering No.SO(Sports)1-8/2019/S.Rule dated 29.04.2019, notified rules of the method of recruitment, qualifications and other conditions specified in Column No.3 to 5 of the appendix to the notification, applicable to the posts in the Directorate General of Sports, as specified in column No.2 of the said appendix. (Copy of the Services structure rules of the Directorate Of Sports is annexed as C).
 - 5. That the Directorate of Youth Affairs, who is also under the control of Ministry of Sports, Culture, Tourism, Archaeology and Youth Affairs Department, Civil Secretariat, Peshawar, and governed under the same rules/services Structure have promoted class-IV employees of the Directorate to the post of Junior Clerk (BPS-11) on regular basis with immediate effect vide office order No.DYA/ Admin/promotion /2020/1635-38 dated 17.11.2020. (Copy of the order dated 17.11.2020 of promotion is annexed as D).
 - **6.** That the appellant being also beneficial from the said rules/services structure for promotion of class-IV employees, has also submitted his joint representation to the respondents/DG Sports Khyber Pukhtunkhwa on dated 29.01 2021 but no response and no fruitful result. (Copy of the representation are annexed as E).
 - 7. That thereafter, the appellant filed Writ Petition No.2676-P/2021 before the Hon'able Peshawar High Court Peshawar, wherein notices were issued to the respondents for filing of their written comments, hence after filing of comments, the Hon'able Peshawar High Court Peshawar hard the parties and disposed off the Writ Petition with the directions to the respondents to decide the appellant and others representation in accordance with law and rules on the subject within a period of two months from the date of receipt of the copy of this order, however, if grievance of the appellant is not redressed by the respondents then in that eventuality, he may approach the competent Court of law vide order and Judgment dated 28.06.2022.

 (Copy of the Grounds of W.P.No.2676-P/2021 and order dated 28.06.2022 is annexed as F & G).
 - 8. That the order and Judgment dated 28.06.2022 of the Hon'able Peshawar High Court Peshawar has been submitted by the appellant alongwith other through joint application to the respondent No.3 through dairy No.357-17/QSL-class-IV dated 05.07.2022 and the same has been forwarded to the competent authority by the respondents on 22.07.2022 but despite lapsed of stipulated period of two months, the respondents failed to decide the fate of the representation of the appellant as per directions in the Judgment and order dated 28.06.2022 of Hon'able Peshawar High Court Peshawar. (Copy of application dated 05.07.2022, dairy receiving No and letter dated 22.07.2022 are annexed as H to H/1).
 - **9.** That the appellant being aggrieved from the non-consideration of the representation in the light of Judgment and order of Hon'able Peshawar High Court, Peshawar and by not promoting the appellant by the respondents, the appellant is approached this Hon'able Tribunal on the following ground inter alia:-

GROUNDS:-



- a. That the action and inaction of the respondents for not considered the appellant for promotion on the basis of seniority as well as not to decide the departmental representation in the light of the directions of the Hon'able Peshawar High Court Peshawar within stipulated period of two months, is void-ab-initio, arbitrary, without jurisdiction, Coram-non-judice, illegal and without any lawful authority hence untenable in eye of law and the appellant is liable to be promoted on the basis on seniority and qualification under the rules with all back benefits.
 - b. That the appellant having the accrued right for promotion on the basis of seniority to junior clerks BPS-11 in the light of Doctrine accrued rights and legitimate expectancy but the said rights have been violated by the respondents and the appellant has been deprived from the said rights hence the appellant is entitled for the secured and guaranteed rights in accordance with rules dated 29.04.2019.
 - c. That appellant has been deprived from the legal rights which are clear violation of Article 4 of Constitution of the Islamic republic of Pakistan 1973.
 - d. That the Directorate of Youth Affairs vide order date 17.11.2020 has promoted similarly placed class-IV employees from BPS-3 to BPS-11 as per services structure rules which is meant for staff of both the directorate but the respondent/directorate of Sports despite verbal as well as written the respondent has deprived the appellant from their fundamental and representations has deprived the appellant from their fundamental and Constitutional rights as guaranteed in the Constitution of Islamic republic of Pakistan 1973.
 - e. That respondent/Director of Youth Affairs is under the control of Ministry of Sports, Culture, Tourism, Archaeology and Youth Affairs department, Civil Secretariat, Peshawar and the services structure / rules is also applicable to the staff of both the Directorates but the respondent No.3/Director General Sports violating the same by not considering the appellant under the quota meant for promotion from class-IV to Junior Clerk-BPS-11 and thus the appellant is being discriminated.
 - f. That as per rules dated 29.04.2019, the appellant having the requisite qualifications and experience for the posts of junior clerk BPS-11 and non-considering of the case for promotion is in utter disregard of law, rules, regulations and service structure as well.
 - g. That the law and rules guarantees equal treatment but the appellant being at par with and similarly placed employees of the Directorate of Youth Affairs, has been discriminated. Reliance is placed on **2009 SCMR page-1**.
 - h. That Article 4 of the Constitution of Islamic Republic of Pakistan 1973, commands that all the citizens without any discrimination shall be dealt in accordance with the law and rules, so enforcement of the law leaves no room for creating any distinction or discrimination between the citizen who having equal footing.
 - i. That Article-4 and 8 of the Constitution of Islamic Republic of Pakistan 1973, makes it clear that deviation from law has not to be countenanced, this is an assurance to the people of Pakistan that people of authority shall treat them in accordance with law and each one is bound by these stipulations of the Constitution of Islamic Republic of Pakistan, 1973.
 - j. That by not promoting the appellant is also in utter violation of Article-25 of the Constitution of Islamic Republic of Pakistan 1973.

k. That the functions and nature of job / work of the appellant is at par with other employees of the Directorate of Youth Affairs, which is under the control of one and the same Ministries of Sports, Culture, Tourism, control of one and Youth Affairs department, is clear discrimination on one hand and on the other hand is clear violation of the provision of the Constitution of Islamic Republic of Pakistan 1973 and rule applicable to the matter of the appellant.

£ ,

- I. That under the same rules dated 29.04.2019, the respondents-department had fulfilled 67% of initial recruitment quota and on the other hand, the promotion of the appellant of 33% has been delayed and refused by not deciding the representation of the appellant which clear violation of the law and rules hence the appellant is also discriminated on this score alone. (Copy of the order annexed as I).
- m. That under section 21 and section 24-A of the General Clauses Act, once a rights has been extended and created to the individual through a proper manner by the competent authority, then no one has power to undo it, and on this score alone, the appellant is entitled for the promotion as per rules on the basis of seniority cum fitness to Junior Clerk BPS-11 with all back benefit.
 - n. That the respondents by not promoting the appellant on the basis of seniority cum fitness is also against the norms of natural justice and fair play and of directions of the apex Court in different judgments and the respondents have make mockery of his policy by itself as well as the rules on the subject matter.
 - o. That in the peculiar facts and circumstances of the case, the interference of this Hon'able Tribunal is warranted under the Law.
 - p. That any other ground would be adduced by Appellant during arguments on the instant appeal with the permission of this Hon' able Tribunal.

It is, therefore, most humbly prayed that on acceptance of this appeal:

- Non-Consideration of the appellant for promotion for on basis of seniority cum fitness to Junior Clerk BPS-11 in accordance with the services structure rules is in utter violation of law, rules, regulations, fundamental rights and Constitution of Islamic Republic of Pakistan, 1973 and may please be declared as such.
- 2. Appropriate directions may kindly be issued to the respondents-department to treat the appellant at par with the employees of the Directorate of Youth Affairs, who, are similar with the appellant and are already promoted under the same service structure rules, under the control of one and the same Ministry and Governed under the same rules, regulations and same service structure rules.
- 3. Appropriate directions may kindly be issued to the respondents-department to promote the appellant to BPS-11 in view of service structure rules and notification dated 29.04.2019 as the Appellant having the requisite qualification and experience for the promotion to BPS-11 on the basis of Seniority Cum fitness with all back benefits.

Any other relief which is deem proper and not specifically asked by the Appellants may be pleased be granted to the Appellant in the circumstances.

THROUGH

JALAL-UD-DIN

ADVOCATES, HIGH COURT

PESHAWAR

MUHAMMAD ALAM KHAN

KUNDI Advocate Peshawar

AFFIDAVIT:-

I, Muhammad Saleem S/o Bayaz Khan Presently Posted as Mali, Sport Complex Lakki Marwat R/o Mohallah Naji Khel, Asak Khel, Lakki Marwat do hereby solemnly affirm and declare on Oath that the contents of the instant services appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon' able Tribunal.

ONENT

Advocate

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M.No...../2022

In

Service Appeal No..../2022

Muhammad Saleem

VERSUS

Govt of Khyber Pukhtunkhwa & others

APPLICATION FOR INTERIM RELIEF TO THE EFFECT THAT THE RESPONDENTS ARE DIRECTED NOT TO TAKE ANY ADVERSE ACTIONS AGAINST THE APPLICANT/APPELLANT AND ALSO NOT FILL UP THE VACANT POSTS TILL DECISION OF THE MAIN SERVICES APPEAL.

RESPECTFULLY SHEWETH:-

1. That the above titled appeal has been filed before this Hon'able Tribunal and yet no date of hearing has been fixed.

2. That the contents of the main appeal be considered as integral part of the instant application because the applicant/appellant have a good prima facie case and sanguine about his success of the appeal.

3. That balance of convenience and inconvenience also lies in favor of applicant/appellant.

4. That if, the temporary injunctions has not been granted to the applicants, then the applicant will suffer irreparable loss.

It is, therefore, most humbly prayed that, on acceptance of this application, the interim relief as prayed in the heading of the instant application may please be granted in favor of the applicant/appellant against the respondents till decision of the main appeal.

THROUGH

JALAL-UD-DIN

ADVOKATES, HIGH COURT

MUHAMMAD ALAM KHAN

REHMAT KUNDI Advocate Peshawar

AFFIDAVIT:-

I, **Muhammad Saleem** S/o Bayaz Khan Presently Posted as Mali, Sport Complex Lakki Marwat R/o Mohallah Naji Khel, Asak Khel, Lakki Marwat do hereby solemnly affirm and declare on Oath that the contents of the instant services application are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon' able Tribunal.

IDENTIFY

JALAL-UD-DIN

Advocate HIGH COURT

PESHAWAR

DEPONENT

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BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No..../2022

Muhammad Saleem

VERSUS

Govt of Khyber Pukhtunkhwa & others

ADDRESSES OF PARTIES

APPELLANT.

Muhammad Saleem S/o Bayaz Khan Presently Posted as Mali, Sport Complex Lakki Marwat R/o Mohallah Naji Khel, Asak Khel, Lakki Marwat

RESPONDE NTS.

 Govt of Khyber Pukhtunkhwa through Chief Secretary, Civil Secretariat KP Peshawar.

2. **The Secretary** to Government of Khyber Pakhtunkhwa, Ministry of Sports and Youth Affairs, Civil Secretariat Peshawar.

3. The Director General Sports, Khyber Pukhtunkhwa, Directorate of Sports Complex, Peshawar Cantt Peshawar

4. The Director Youth Affairs,
Khyber Pukhtunkhwa, Plot No.28, Sector E-8, Phase-VII, Hayatabad
Peshawar

THROUGH

APPELLANTS

JALAL-UD-DIN ADVOCATES, HIGH COURT

PESHAWARC

MUHAMMAD

ALAM

KHAN

REHMAT KUNDI

Advocate Peshawar





BU:S.No. 013318 Tourd of Informatiate & Secondary Threation BANNU (N-W.F.P.), PAKISTAN.

Roll No. 21168

SESSION 2007 (ANNUAL) **Humanities Group**

This is to Certify that Muhammad Saleem Khan
Sun of Bayaz Khan
A Look Khal Lakki
I describe EXAMINATION of the Board of Internet
C 1 Starting Ranny hold in May, 2007 as a Regular
He obtained 489 marks out of 1100 and has been placed in Grade D
Representing: Fair.
Registration No: 0092-BCIL-1-05
Date of declaration of Result: 10-08-2007
Propared on: 27-05-2009

This certificate is issued without alteration or erasure

OF THE DISTRICT COORDINATION OF ERV DETCH ORDER Consequent upon the recommendation of District Departmental Promotion Selection Committee vide its minutes of the meeting held on 17,12,2011 at 11,00 am Muhammad Saleen Sio Bayaz Khan Reo Village Esak Khel Lakki Marwat is hereby organical as Multi in the minimum basic pay of BPS-01 plus usual allowances admire thic outs the toles, against the vacant post of Mall BPS-01 in Mul Sports Complex with immediate effect subject to the following terms & and conditions terms a conditions 1. His appointment will be considered regularly without pension or gratuity in term of Section 19 of Khyber Pakhmakhwa Civil Servant Act 1973, as nmended vide Khyber Pakhtunkhwa Civil Servant (Amendment) Act 2005. However, he will be emitted to contribute Provident Fund as per Govt, rate policy. His Services will be liable to termination on one month notice or either side, in case of resignation without notice, two months pay/allowances shall be refunded to the Government. His services will be governed by such rules and regulations as may be issued from time to time by the government. 4. His service can be terminated at any time in case his performance is found unsatisfactory during probation period of one year extendable for two years. 5. The appointee should to take over the charge within 15 days of the commencement date and charge report should be submitted to all concerned. 6. The appointee is required to produce his Health Certificate from the Medical Superintendent DHQ's Hospital Lukki Marwat. District Coordination Officer Lukki Murwat /DCO/Lakki/PA/Office Order Dated 28 112/2011 Copy forwarded to: The District Accounts Officer Lukki Marwat The District Officer Sports Lukki Marwat Candidate concerned. District Coordination, Oth Lillar Markat





GOVERNMENT OF KHYBER PAKHTUNKHWA, SPORTS, TOURISM, ARCHAEOLOGY, MUSEUMS & YOUTH AFFAIRS DEPARTMENT

Page 1 of 12

Dated Peshawar, the 29/04/2019

NOTIFICATION

Amuel-C

No.SO(Sports)1-8/2019/S.Rules: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules. 1989, and in supersession of all previous Notifications, issued in this behalf, the Sports, Culture, Tourism, Youth Affairs, Archaeology and Museums Department, in consultation with the Establishment Department and the Finance Department, hereby lays down the method of recruitment, qualifications and other conditions specified in Column Nos. 3 to 5 of the Appendix to this Notification, which shall be applicable to the posts in the Directorate General of Sports, as specified in Column No. 2 of the said Appendix:

APPENDIX

S.No.	Nomenclature of post.	Minimum qualification for appointment by initial recruitment.	Age limit.	Method of recruitment.
1.	2.	3.	4.	5.
1.	Director General (BPS-20).			By promotion, on the basis of seniority-cum-fitness, from amongst the Directors (BPS-19), having two (2) years service in BPS-19 and seventeen (17) years service in BPS-17 and above: Provided that if no suitable officer is available for promotion then by transfer from amongst the PAS/PMS/PCS officers.

		`	• *	rage / of 12
18.	Supervisor (BPS-15).	At least Second Division Intermediate Certificate or its equivalent qualification from a recognized Board, with Junior Diploma in Physical	20 to 32 years.	(a) Ten per cent by promotion, on the basis of seniority- cum-fitness, from amongst the Hostel Superintendents (BPS-10) with three (03) years service as such; and
		Education.		(b) ninety per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Caretakers (BPS-08) and Store Keepers (BPS-08) with two (02) years service as such.
				Note: For the purpose of promotion, a joint seniority list of Care Takers and Store Keepers shall be maintained.
19.	Stenographer (BPS-14).	(a) At least Second Division Intermediate Certificate or its equivalent qualification from a recognized Board with-	18 to 30 years.	By initial recruitment.
		(b) speed of fifty (50) words per minute in shorthand in English and thirty-five (35) words per minute in typing: and		
		(c) knowledge of Computer in using MS Word and MS Excel.		
20.	Senior Clerk (BPS-14).		_	By promotion, on the basis of seniority-cum-fitness, from amongst the Junior Clerks (BPS-11) with at least two years service as such.
21.	Junior Clerk (BPS-11).	At least Second Division Intermediate Certificate or its equivalent qualification from a recognized Board with a speed of thirty (30) words per	years.	(a) Thirty-three per cent by promotion, on the basis of seniority-cum-fitness, from amongst the Naib Qasids (BPS-03), Chowkidars (BPS-03), Security Guards (BPS-03), Watchmen (BPS-03), Malies (BPS-03),
	A CHANGE OF THE PARTY OF THE PA	minute in typing.		Ground-men (BPS-03), Cleaners (BPS-03), Conductors (BPS-03), including holders of other equivalent posts in the Directorate General of Sports

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			having at least two years' service as such wh have passed Intermediate Examination; and
			(b) sixty-seven per cent by initial recruitment.
22.	Junior Squash Coach Junior Coach	At least Second Division Secondary School Certificate or its equivalent years.	Note: For the purpose of promotion, a joint seniority list. Naib Qasids, Chowkidars, Security Guard Watchmen, Malies, Ground-men, Cleaner Conductors, including holders of other equivale posts in the Directorate General of Sports shall I maintained: Provided that if two or more officials has acquired the Intermediate Certificate in the san session, the inter se seniority in the lower post shabe maintained for the purpose of determining seniority in the higher post and where a senior official does not posses the requisite qualification at the time of filling of a vacancy, the official next junior to his possessing the requisite qualification shall promoted in preference to the senior official does not possesses the requisite qualification at the time of filling of a vacancy, the official next junior him possessing the requisite qualification shall promoted in preference to the senior official officials.
	(BPS-10).	qualification from a recognized Board, with three (3) years experience as Coach in the relevant games before or after Secondary School Certificate; and	32.00

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33.	Conductor (BPS-03).	Preferably literate.	18 to 40	By initial recruitment.
			years.	
34.	Sweeper (BPS-03).	Literate.	18 to 40	By initial recruitment.
L			years.	

Secretary to Government of Khyber Pakhtunkhwa Sports, Tourism, Archaeology, Museums & Youth Affairs Department

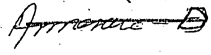
Dated Peshawar, the 29/04/2019

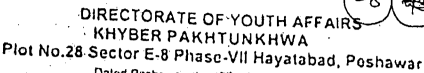
Endst: No. No.SO(Sports)1-3/2019/S.Rules:

Copy forwarded to the:-

- 1) All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa
- 2) Secretary to Governor Khyber Pakhtunkhwa.
- 3) Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
- 4) Accountant General Khyber Pakhtunkhwa.
- 5) Director General Sports, Khyber Pakhtunkhwa Peshawar.
- 6) Secretary Public Service Commission Khyber Pakhtunkhwa Peshawar.
- 7) Registrar Peshawar High Court / Service Tribunal Peshawar.
- 8) All Regional Sports Officers / District Sports Officers, Khyber Pakhtunkhwa.
- 9) Manager Government Stationary & Printing Department.
- 10) PS to Chief Secretary Khyber Pakhtunkhwa Province.
- 11) PS to Secretary Sports Department Khyber Pakhtunkhwa Peshawar.
- 12) PA to Additional Secretary Sports Department Khyber Pakhtunkhwa Peshawar.
- 13) Office Order File.

(Sajid Nawaz)
Section Officer Sports





Dated Peshawar, the 17th November, 2020

OFFICE ORDER:

Amexed-L No. DYA/Admn/Promotion/2020/ 1635-38 Consequent upon the recommendation of the Departmental Promotion Committee the following Class-IV (8PS-03) of this Directorate are hereby promoted to the post of Junior Clerk (BPS-11) on regular busis with immediate effect.

S.#	Name of Incumbent
1,	Asil Ulah
2	Raiz Ullan
3	Hidayat Ullah
4.	Naveed Alam
5	Umair Khan
6 [°] .	Qadeer Khan
7	Nazir Yousal

On their promotion, they are hereby posted/transferred against the vacant post of Junior Clerk (BPS-11) at the station noted against them in the interest of public

S.	MAME OF INCUMBENT	PLACEMENT
1	Mr Asif Ullah Mali (BPS:03) District Youth Office Tank	Junior Clerk (BPS-11), at District Youth Office Tank against the vacant post.
2	Mr Faiz Ullah Mali (BPS-03) District Youth Office, Karak	Junior Clerk (BPS-11), at District Youth Office Karak against the vacant post
3	Mi: Hidayat Ullah Chowkidar (895-03) District Youth Office Lakki Marwat	Junior Clerk (BPS-11), at District Youth Office Bannu against the vacant post
4 4	Mr Naveed Alam Mali (8PS-03) District Youth Office Lakki Marwat	Junior Clerk (BPS-11), at District Youth Office Lakki Marwat against the vacant post.
5	Mr. Umair Khan Mair (BPS-03) District Youth Office, Charsadda	Junior Clerk (BPS-11), at District Youth Office Charsadda against the vacant post
6	Oadeer Khan Naib Oasid (BPS-03) District Youth Office, Nowshera	Junior Clerk (BPS-11), at District Youth Office Nowshera against the vacant post.
7	Nazir Yousal Chowkidar (BPS-03) District Youth Office, Chitral	Junior Clerk (BPS-11), al District Youth Office Chitral against the vacant post

-Promotion of the official is also subject to the following terms and conditions

They will be on probation for a period of one year in terms of Section 6 (2) of the Khyber Pakhtunkhwa Givil Servants Act. 1973 read with Rules-15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment Promotion and Transfer) Rules 2013

الله الما وي المراسي فيبر الحول وال الميناور So - 17/ Pormetion

Little General of Sports

KPK Postiawal Cann Ambed-E مؤدبانه التماس بعد مجلم الديس درم جياره نائب قالمد إمالي/ يوليداد آب إما حيال ي فرمت مين قرعن ارس کے کولوں نے مورفہ 106/06/2019 کولیں فواست آپ صاحبان کی فرست میں بہتری کافی آئی کے بعد رہیری درفواست مرزت م 202/20/40 کو کھی کئی اس کے لیا ہے شیری درفواست کے فرمت میں سینس ا جاری ہے سک پر طستی سے آئی التجا پر اور ہے کہ اور ا صبی وجہ سے ہم دینی اذبت کاسفا ہیں کہ ہماری پرومر کسی ای والے اس سلسلے میں ہماری آپ صاحبان سی ایس مرتبہ کھرالتجا ہے کہ یا کی نیروموش نے سرو کی رولٹور کے قت کرکے مشکور فرمایش ما کردرم میارم کر بیماری س، نعا نیول کا کام میلری بوجاند از صاصال سے گزار کی ہے کہ ہماری ای ایما پر فور فرمایں۔ اليكى مين لزاز كي الح 11 ind JUSE (12) 17. Book JUSE (6) Daws Just (1) Spulli china din con a sind colonie a 118men oli 016 (0) 2/ 1/0 (S) Digul (1841)



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LE PESHAWAR HIGH COURT.

- Mr. Zin Ur Rehman S/O Aziz Ur Rehman as Mali.
- Mr. Usman Shah S/O Rahat Shah as Chokidar.
- Mr. Malang Jan S/O Bakhtiar Khan as Mail.
- Mr. Muhammad Salcem S/O Bayaz Khan as Mali.
- Mr. Aamir Shahzad S/O Muhammad Arifas Watchman. 5.
- Mr. Barakat Ullah-S/O Muhammad Zaman as Mali.
- 6. Mr. Muhammad Bilal S/O Muhammad Bashcor as Mali. 7.
- Mr. Muhammad Asif S/O Fazal Wahid as Mali. 8.
- Mr. Nisar Ahmad S/O Mir Zarkam Shah as Chowkidar. 9.
- 10. Mr. Muhammad Sajid S/O Aziz Ur Rehman as Mali.
- Mr. Amjid Farid S/O Siraj ud Din as Chowkidar.
- 12. Mr. Muhammad Bilal S/O Muhammad Yaseen as Naib Qasid.
- 13. Naeem Akbar S/O Saleem Akbar as Mali.

All employees / members of Directorate of Sports Khyber Pakhtunkhwa.

Peshawar Sports Complex, Peshawar

.PETITIONERS

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through its Chief Secretary, Civil Secretariat, Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Ministry of Sports and Youth Affairs, Civil Secretariat, Peshawar.
- 3. Director General Sports, Directorate of Sports Khyber Pakhtunkhwa, Peshawar Sports Complex, Peshawar Cantt, Peshawar.
- 4. Director Youth Affairs, Khyber Pakhtunkhwa, Plot No. 28, Sector E-8, Phase VII, Hayatabad, Peshawar

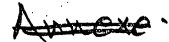
RESPONDENTS

égistrar

WRIT PETITION UNDER ARTICLE

199 OF THE CONSTITUTION OF





ISLAMIC REPUBLIC PAKISTAN, 1973.

Respectfully Shewoth:

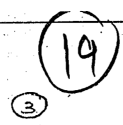
The petitioners submit as under,

- 1. That the petitioners are the citizens of Pakistan, domiciled of KPK, have the qualification of SSC, F.A/F, Sc etc have been appointed as class IV in the years 2007, 2008, 2009 and 2010 in the directorate of sports Khyber Pakhtunkhwa, Peshawar Sports Complex, Peshawar Cantt, Peshawar. Some of the petitioners have improved their qualification during their service. (Copy of testimonials and appointments orders are annexed as Annexure A/A And B/B.
- 2. That since the appointment of the petitioners, they are working as members and staff of directorate of sports which is under the control of Ministry Of Sports, Culture, Tourism, Archaeology and Youth Affairs Department, Civil Secretariat, Peshawar.
- 3. That the Government of Khyer Pakhtunkhwa, Sport, Toursim, Archeaology, Museum and Youth Affairs Department, through Notification bearing NO. SO(Sports) 1 8 / 2019 / S. Rules dated 29/04/2019 notified rules of the method of recruitment, qualifications and other conditions specified in column NO 3 to 5 of the appendix to the notification, applicable to the posts in the Directorate General of Sports, as specified in Column No 2 of the said appendix. (Copy of the rules / service structure of the Directorate General

Sports is annexed as C)

Deputy Registrar 28 JUN 2021

ATTESTED EXAMINER Peshawar High Count

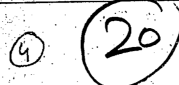


- 4. That the Directorate of Youth Affairs, who is under the control of Ministry of Sports, Culture, Tourism, Archaeology and Youth Affairs Department, Civil Secretariat, Peshawar, and governed under the same rules / service structure (annexure C) have promoted class IV employees of the Directorate to the post of Junior Clerk (BPS 11) on regular basis with immediate effect vide office order No. DYA/Admin/Promotion/2020/1635-38 dated 17/11/2020. (copy of the office order is Annexure D)
- 5. that the petitioners have also submitted their joint representation to the respondents / DG Sport Khyber Pakhtunkhwa dated 29/01/2021 but no response till now. (copy of the representation is annexed as E)
- 6. That the petitioners having no other adequate remedy, invoke the constitutional jurisdiction of this honourable court for appropriate writ / direction for the relief / prayers on the following grounds inter alia;

GROUNDS

- A. That it is constitutional duty of each and every authority in Pakistan to exercise its power fairly, justly and transparently but the respondents have the same.
- B. That the Director Youth Affairs vide office order (Annexure E) has promoted similarly placed Class IV from BPS 3 to BPS 11 as per service structure (Annexure D) which is meant for staff of both the directorates but the respondent / Director Sports despite several verbal requests as well as written applications has deprived the petitioner from their fundamental and constitutional rights as guaranteed in Chapter I of Part II of the Constitution of Islamic Republic of Pakistan, 1973.

ATTESTED EXAMINER Peshawar High Court



- C. That respondent / Directorate Youth Affairs is under the control of Ministry Sports, Culture, Tourism, Archaeology and Youth Affairs Department, Civil Secretariat, Peshawar and the service structure / rules (Annexure D) is also applicable to the staff of both the directorates but the respondent / Directorate General Sports violating the same by not considering the petitioners under the quota meant for promotion from class IV to Junior Clerk (BPS11) and thus the petitioners are being discriminated.
- D. That the petitioners are qualified, having the requisite qualifications and experience for the posts of Junior Clerk (BPS 11) and non consideration of their case and not promoting them to the post of BPS 11, is in utter violation of the law, rules, regulations and service structure.
- E. That the Constitution guarantees equal treatment but the petitioner being at par with and similarly placed employees of the Directorate Youth Affairs, have been discriminated.
- F. That Article-4 of the constitution of Islamic Republic of Pakistan, 1973, commands that all the citizens without any discrimination shall be dealt in accordance with the law, so enforcement of the law leaves no room for creating any distinction or discrimination between the citizens.
- G. That Articles-4 & 8 of the constitution of Islamic Republic of Pakistan, 1973, makes it clear that deviation from law has not to be countenanced: this is an assurance to the people of Pakistan that people in authority shall treat them in accordance with law and each one is bound by these stipulations of the constitution of Islamic Republic of Pakistan, 1973.

That the action and inactions of respondents / Department is also in utter violation of Article-25 of the constitution of Islamic Republic of Pakistan, 1973.

Deputy Registrate EXAMINER

24 JUN 2021





- I. That the function and nature of job / work of the petitioners is at par with other employees of Directorate of Youth Affairs, which is under the contril of one and the same Ministry of Sports, Culture, Tourism, Archaeology and Youth Affairs Department, is clear discrimination on one hand and on the other hand is clear violation of the provision of Constitution of Islamic Republic of Pakistan, 1973.
- J. That any, additional ground, with leave of the honourable court, will be argued at the time of final hearing of the petition.

Prayer!

It is, therefore, humbly requested that on acceptance of this writ

petition:-

- Non consideration of the Petitioners for promotion to BPS 11 in accordance with the service structure (annexure D), is in utter violation of the law, rules, regulations, fundamental rights and Constitution of Islamic Republic of Pakistan, 1973 may please be declared as such.
- the petitioner at par with the employees of the Directorate Youth
 Affairs, who, are like the petitioners, under the control of one and
 the same Ministry and governed under the same rules, regulations
 ar and service structure.

Pegistrar V 2021

- iii) An appropriate writ / direction to the respondent / department to promote the petitioners to BPS 11 in view of Service structure as the petitioners having the requisite qualifications / experience.
- iv) That any other direction / writ, deem appropriate by this honourable court, in fact and circumstance of the case, may also be granted in favor of petitioners against respondents / departments.

EXAMINER Poshawar High Court





INTERIM RELIEF:

In the meanwhile, by way of interim relief, respondents be directed not to take any adverse action against the petitioners.

The petitioners also pray for any other relief as this honourable court deems fit and appropriate to grant in the interest of justice in the circumstances of the case.

Through,

Petitioners

Muhammad Anwar

Inamuliah Alizai

Wahid Khan Khalil

Afshan Hussain

Advocates High Courts

Dated: June 24, 2021.

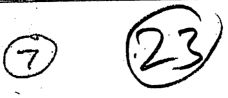
List of Books / laws:

- The Constitution of Islamic Republic of Pakistan, 1973.
- Service Laws
- Service Structure of Directorate General of Sports, KPK.
- Relevant law / book.

ADVOCATE

Deputy Registrar 2 4 JUN 2021

> EXAMINER Peshawat High Court



ORE THE HONOURABLE PESHAWAR HIGH COURT, PESHAWAR

W.P.No: 26767 of 2021

Mr. Zin Ur Rehman & Others
VERSUS
Govt of Khyber Pakhtunkhwa & Others

AFFIDAVIT

I, Zia Ur Rehman S/O Aziz Ur Rehman R/O Prang, YaseenZai, Charsadda, do hereby solemnly affirm and declare on oath that the contents of the Writ Petition are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

lentified by:

amullah Alizai Ivocate, Peshawar DEPONENT

CNIC: 17101-8535123-1

Cell No: 03/5- 9787/18

.

0 4 JUL 2022

PILELY BEGISTER

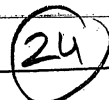
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PESHAWAR HIGH COURT PESHAWAR ORDER SHEET



	Date of Order	Order or other Proceedings with Signature of Judge or that of parties or counsel where necessary
	Proceedings	or counsel where necessary 2 AMLOXON-
	28.06.2022	Writ Petition No. 2676-P/2021 with IR.
	-	Present: Mr. Jalal-ud-Din, advocate for the petitioners.
		Mr. Rab Nawaz Khan, Addl. AG for the respondents.

		LAL JAN KHATTAK, J As the petitioners'
•		representation is pending before the competent authority
		for decision thereon, therefore, this writ petition is
		disposed of with direction to the respondents-department
		to decide the petitioners' representation in accordance
		with law and rules on the subject within a period of two
· · ·		months from the receipt of copy of this order, however, if
		grievance of the petitioners is not redressed by the
		respondents then in that eventuality they may approach
		the competent Court of law.
		Cian
	42	708 JUDGE
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28	10/	JUDGE
20	(), /2 =	WITH TO TO BE THUS ON SA
eparation at (11334 4-	7-22
Hivery of Copy	. 1 .	7 - 22
}Y	C. L.C. 23	0 4 JUL 2022
	Yariq Jan, Pd.	OB, Mr. Justice Lai Jan Khattak, HJ & Mr. Justice Mohammed Ibrartim Khan, HJ.
** * .	•	· · · · · · · · · · · · · · · · · · ·

To, The Director General Sports,
Khyber Pukhtunkhwa, Directorate of Sports,
Peshawar Sports Complex Peshawar Cantt.

Amerca-H

SUB;

PROVISION FOR THE JUDGMENT AND ORDER DATED 28.06.2022 IN WRIT PETITON NO.2676-P/2021 TITLED AS ZIA UR REHMAN AND 12 OTHERS... VERSUS... THE GOVERNMENT OF KP & OTHERS FOR DECISION ON THE REPRESENTATION ON PROMOTION OF THE CLASS-IV EMPLOYEES TO JUNIOR CLERK (BPS-11).

Respected Sir,

Enclosed please find herewith the Judgment and order of the Hon'able Peshawar High Court Peshawar in W.P.No.2676-P/2021 on the titled mentioned above for decision of the representation for promotion of the class-IV employees mentioned in the above titled writ petition to Junior Clerk (BPS-11) under the law and rules on the subject thereof. The Judgment and grounds of the writ petition is attached which is self explanatory on the subject. Further the relevant rules of 2019 on the subject is also attached herewith.

APPLICANTS.
1. Zia Ur Rehman S/o Aziz Ur Rehman
2. Usman Shah S/o Rahat Shah
3. Malang Jan S/o Bakhtar Khan
4. Muhammad Saleem S/o Bayaz Khan
5. Amir Shahzad S/o Muhammad Arif
6. Barqat Ullah S/o Muhammad Zaman
7. Muhammad Bilal S/o Muhammad Bashir
o Mahammad Asii akii fazai waliiwiiiiiiiiiii / '
9. Nisar Ahmad S/o mir zakam Khan . Nisar Middle (
10. Muhammad Sajid S/o Aziz Ur Rehman
11. Amjid farid S/o Siraj Uddin
42 Muhammad Bilal S/o Muhammad Yaseeli,
13. Naeem Akbar S/o saleem Akbar







GOVERNMENT OF KHYBER PAKHTUNKHWA SPORTS, CULTURE, TOURISM, ARCHAEOLOGY, MUSEUMS & YOUTH AFFAIRS DEPARTMENT

(Sports Section)

No. SO (Sports) 1-7/ PSB/DPC/2022/34

Dated Peshawai Ine 22ml July, 2022

The Director General Sports, Khyber Pakhtunkhwa,

Peshawar.

Date 27/7/22
Directoric General Common Commo

Subject: -

PROVISION FOR THE JUDGEMENT AND ORDER DATED 28-06-2022 IN WRIT PETITION NO. 2676-P/2021 TITLED AS ZIA-UR-REHMAN AND 12 OTHERS, VERSUS THE GOVERNMENT OF KP & OTHERS FOR DECISION ON THE REPRESENTATION ON PROMOTION OF THE CLASS-IV EMPLOYEES TO JUNIOR CLERK (BPS-11)

Dear Sir,

herewith a copy of application dated 'Nil' submitted by Zia-ur-Rehman & others along-with Peshawar High Court Order Sheet dated 28 06-2022 for compliance, under intimation to this department.

2. Being a court matter may be treated as most urgent, please.

Yours faithfully,

Section Officer (Sports)

Encl: As above

Copy to the:

- 1. Section Officer (Lifigation), Sports Department, Peshawar.
- 2. PS to Secretary, Sports Department, Peshawar.
- 3. PA to AS-II, Sports Department, Peshawar.
- 4. PA to DS-I, Sports Department, Peshawar.

Section Officer (Sports)





Sports are essential for the development of a happy, healthy & vigorous society

DIRECTORATE GENERAL OF SPORTS KHYBER PAKHTUNKHWA

PESHAWAR SPORTS COMPLEX PESHAWAR CANTT. PH# 9212767, FAX# 9212766.

Dated Peshawar the 28th January, 2022

ORDER:

No.17/Seniority List/Q.S.C/17: In pursuance of section-8 of Khyber Pakhtunkhwa Civil servants Act 1973 read with Rules-17 of NWFP Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, the final seniority list of Junior Clerks (BPS-11) (as stood on 10th January, 2022), of the Directorate General of Sperts Khyber Pakhtunkhwa is hereby notified / circulated for general information.

FINAL SENIORITY LIST OF JUNIOR CLERKS (BPS-11), DIRECTORATE GENERAL OF SPORTS KHYBER PAKHTUNKHWA

Total sanctioned posts: 36 Junior Clerks, Filled: 20, Vacant: 16

100	Name and	Academic	Date of	Domicile	Date of 1 st Entry into	appointm	e of re ent / p preser	gular romotion to at post	Method of recruitment /	Date of adjustment in the District	Name of Department from where declared	Remarks
S.#	Designation of the Official	Qualification	birth	20,,,,,	Govt Service	Post	BPS	Date -	appointment	Sports Office	surplus	
	Javed Khan, J/Clerk at	D.Com	03-03-1976	Tank	01-10-1995	J/Clerk	11	1-10-1995	By initial	<u> </u>	• · · · · · · · · · · · · · · · · · · ·	
1.	DSO Tank Sijad Khan, J/Clerk at			Mansehra	28-6-1995	J/Clerk	. 11	30-6-2001	Adjusted through surplus pool	13-4-2007	Public Health	<u> </u>
2.	DSO Mansehra	17,04.0	25-12-1970				11	10-08-2018	By Promotion		-	-
3.	Ayaz Khan, J/Clerk at DSO Nowshera	Matric	01-09-1976	Buner	13-04-1996	J/Clerk	!!	10-00-2010	Dj. isinoun	 		
*	Gran Muhammad, J/Clerk at DSO	Matric	15-02-1971	Charsadda	30-05-1991	J/Clerk	11	10-08-2018	By Promotion	-	-	
5/	Charsadda IJaz-ul-Ḥaq, J/Clerk at	M.A	05-11-1978	Kohat	01-03-2004	J/Clerk -	. 11	10-08-2018	By Promotion			
 	DSO Karak Abdul Wahid, J/Clerk	B.A	10-12-1978	Chitral	05-01-2006	J/Clerk	11 ·	10-08-2018	By Promotion	-	_	<u> </u>
6.	at DSO.Chitral (Lower) Salma Khalid, J/Clerk,			Lakki		UClark	11	10-08-2018	By Promotion	_	•	
7.	at Provincial Head	B.A.	13-09-1984	Marwat	27-04-2007	J/Clerk		10-00-2010	2, 15, 10, 10, 10			<u></u>

Name and esignation of the Official	Academic	:					•				
Official	Qualification	Date of birth	Domicile	Date of 1 st Entry into Govt Service	/ promoti	on to t post	ruitment /	Mothod of recruitment / appointment	Date of adjustment in the District Sports Office	Name of Department from where declared surplus	Remarks
ľ					Post	BPS	Date				Senior Clerk
lfam, J/ Clerk at	Matric	13-03-1968	Bannu	31-05-2007	J/Clerk	11	10-08-2018	By Promotion	<u>.</u>		(BP14) ops at RSO Bannu
O Bannu	Manc	15-05 1000	-							•	Supervisor
dul Rahim Khan Clerk at RSO	Matric	11-04-1968	Bannu	31-05-2007	J/Clerk	11	10-08-2018	By Promotion	•	-	(BPS-15) ops a RSO Bannu
.Khan		· · · · · · · · · · · · · · · · · · ·				1		By initial		•	· · · · .
s. Saiqa Bibi, Clerk at RSO	F.A	19-06-1981	Mardan	29-05-2019	J/Clerk	11	29-05-2019	recruitment	-		
irdan .								By Initial	_	-	-
Clerk at RSO	BCS (Hons)	27-03-1994	D.I.Khan	01-01-2020	J/Clerk	11	01-01-2020	-			·
				24 42 2010	.VClerk	11	24-12-2019	By Initial	-	- '	· -
Clerk at DSO	B.A	01-04-1988	Kohistan	24-12-2015							
ushtaq Ahmad,	B-Tech	08-05-1993	Bannu	30-12-2019	J/Clerk	11	30-12-2019	Recruitment	-		
	(Hons)					+		By Initial	_	· ·	-
uishan Igbal	MCS	20-04-1989	Karak	24-12-2019	J/Clerk	11	24-12-2019				•
	14.50	18-01-1993	Abbottabad	26-12-2019	J/Clerk	11	26-12-2019	Recruitment			
SO Abbottabad	M.SC	10-01-1000	i		UCloris'	11	10-02-2020	By Initial		•	
z Ullah, J/Clerk at	MCS	27-05-1995	Marwat	10-02-2020	JOIETK	-	1.0 52 255				
uhammad Noman,	B.Com	15-03-1993	Mansehra	24-12-2019	J/Clerk	11	24-12-2019	Recruitment			tat Page * 3 *
	O Bannu Jul Rahim Khan Ilerk at RSO Ikhan S Saiqa Bibi, Ilerk at RSO Irdan Ilerk at RSO Ikhan Ilerk at RSO Ikhan Ilerk at RSO Ikhan Ilerk at DSO Ikhan Ilerk at DSO Ikhan Ilerk at DSO Ilerk at RSO Ilerk at RSO Ilerk at DSO Il	O Bannu Matric Jul Rahim Khan Ierk at RSO Matric Khan S. Saiqa Bibi, Ierk at RSO F.A Ierk at RSO BCS (Hons) Khan Ierk at RSO BCS (Hons) Khan Ierk at DSO B.A Ierk at DSO Karak Ierk at DSO B.A Ierk at DSO Karak Ierk at DSO B.A Ierk at DS	O Bannu Matric 13-03-1968 Jul Rahim Khan lerk at RSO Matric 11-04-1968 Khan S. Saiqa Bibi, Serk at RSO rdan Sicherk at RSO	Matric 13-03-1966 Bannu Mul Rahim Khan Iderk at RSO Ikhan S. Saiqa Bibi, Iderk at RSO Irdan Matric 11-04-1968 Bannu Mardan 19-06-1981 Mardan Mardan Mardan Mardan D.I.Khan BCS (Hons) 27-03-1994 D.I.Khan D.I.Khan	Matric 13-03-1968 Bannu 31-05-2007	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk 11	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk 11 10-08-2018	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk 11 10-08-2018 By Promoţion	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk 11 10-08-2018 By Promotion	Matric 13-03-1968 Bannu 31-05-2007 J/Clerk 11 10-08-2018 By Promotion

							12	<u></u>	1/			ı	
s	i.# De	Name and signation of the Official	Academic Qualification	Date of birth	Domicile	Date of 1st Entry into Govt Service	/ promot	ion to pos	ruitment /	Method of recruitment / appointment	Date of adjustment in the District Sports Office	Name of Department from where declared surplus	Remarks
		,=				į	Post	BPS	Date				
1	N I	i Malk, J/Clerk at	B.A	25-04-1990	Buner	24-12-2019	. J/Clerk	11	24-12-2019	By Initial Recruitment	<u>-</u> ,	-	
	Mul	D Buner nammad Faheem In, J/Clerk at DSO	M.A	01-05-1991	Tank	26-12-2019	J/Clerk	11	26-12-2019	By Initial Recruitment	-	-	· .
2	Mis	s Kubsha Awan, lerk at DSO	BS (Hons)	12-03-1998	Haripur	24-02-2021	J/Clerk	11	24-02-2021	By Initial Recruitment	-	-	<u>.</u> .

Endst: No. & Date even.

Copy forwarded to the: -

Section Officer (Sports), Sports & Youth Affairs, Department Khyber Pakhtunkhwa, Peshawar.
 All Regional/ District Sports Officers in Khyber Pakhtunkhwa.
 All Officials concerned.



Sports are essential for the development of a happy, healthy & vigorous society

DIRECTORATE GENERAL OF SPORTS

KHYBER PAKHTUNKHWA

PESHAWAR SPORTS COMPLEX: PESHAWAR CANTT. Ph: # 9212767. Fax = 9212766

OFFICE ORDER: / 1538'-65

Dated Peshawar, the 26th May, 2022

No. 17/ Promotion/ OSC/ PSB/ 2021: In pursuance of the recommendation of Departmental Promotion Committee (DPC), in its meeting held on 25-04-2022, the following Junior Clerks (BPS-11) of the Directorate General of Sports Khyber Rakhtunkhwa are hereby promoted to the rank of Senior Clerks (BPS-14) with

immediate effect:-

- 1. Mr. Javed Khan.
- 2. Mr. Sajjad Khan.
- Mr. Ayaz Khan,
- 4 Mr. Gran Muhammady
- 5. Mr. Ijaz-ul-Haq. -
- 6. Mr. Abdul Wahid.
- 7. Mr. Salma Khalid
- 8. Mr. Gulfam.
- 9. Mr. Abdul Rahim Khan.
- 10. Mrs. Saiga Bibi.
- 11. Mr. Muhammad Yasir.
- 12. Mr. Jahan Zeb Khan...,
- 13. Mr. Mushtaq Ahmad.
- 14. Mr. Gulshan Iqbal.
- 15. Mr. Yasir Khan.
- 16. Mr. Ijaz Ullah.
- 17. Mr. Muhammad Noman.
- 18. Mr. Rozi Malk.
- 19. Mr. Muhammad Faheem Khan.

Consequent upon their promotion, they are further posted as mentioned below against each:-

- S. #	NAME OF OFFICIAL	PLACE OF POSTING	REMARKS
<u> </u>	Javed Khan, Senior Clerk (BPS-14)	Regional Sports Office, D.I. Khan	Conditionally promoted to the post of Senior Clerk (BPS-14) till the final decision of the Apex Court / Anti-Corruption Directorate
2	Sajjad Khan, Senior Clerk (RPS-14)	Regional Sports Office, Abbottabad	Retained on the post of Senior Clerk (BPS-14)
3.	Ayaz Khan, Senior Clerk (BPS-14)	District Sports Office, Nowshera	Against the vacant post of Senior Clerk (BPS-14)
4	Gran Muhammad, Senior Clerk (BPS-14)	District Sports Office, Charsadda	Against the vacant post of Senior Cierk (BPS-14)
 5.	tjaz-ul-Haq, Senior Clerk (BPS-14)	District Sports Office, Karak	Retained on the post of Senior Clerk (BPS-14)
6.	Abdul Wahid, Senior Clerk (BPS-14)	District Sports Office, Chitral (Upper)	Posted against the vacant post of Computer Operator (BPS-16) in OPS
7.	Salma Khalid, Senior Clerk (BPS-14)	Directorate General of Sports Khyber Pakhtunkhwa	Against the vacant post of Senior Clerk (BPS-14)
8,	Gulfam, Senior Clerk (BPS-14)	Regional Sports Office, Bannu	Retained on the post of Senior Clerk (BPS-14)
9.	Abdul Rahim Khan, Senior Clerk (BPS/14)	District Sports Office, Bannu	Posted against the vacant post of Assistant (BPS-16) in OPS



<u>-</u> .	- CONTRACT	PLACE OF POSTING	REMARKS
11	NAME OF OFFICIAL Mrs. Saiga Bibi, Senior Clerk	District Sports Office, Mardan	Against the vacant post of Senior Clerk (BPS-14)
-	(BPS-14) Muhammad Yasir, Senior. Clerk (BPS-14)	District Sports Office, Tank	Posted against the vacant post of Computer Operator (BPS-16) in QPS.
	Jahan Zeb Khan, Senior Clerk	District Sports Office, Kohistan (Upper)	Against the vacant post of Sexior Clerk (BPS-14)
 3	(BPS-14) Mushtaq Ahmad, Senior Clerk: (BPS-14)	District Sports Office, Bannu	Against the vacant post of Senior Clerk (BPS-14)
 	Gulshan Iqbal, Senior Clerk (BPS-14)	District Sports Office, Karak	Against the vacant post of Senior Clerk (BPS-14)
مبذا	Yasir Khan, Senior Clerk (BPS-14)	District Sports Office, Swabi	Against the vacant post of Senior Clerk (BPS-14)
سعا	Ijaz Ullah, Senior Clerk (BPS-14)	District Sports Office, Lakki Maryvat	Retained on the post of Assistant (BPS-16) at Lakki Marwat in OPS
	Muhammad Noman, Senior	District Sports Office, Abbottabad	Posted against the vacant post of Computer Operator (BPS-16) in OP
 15.	Rozi Malk, Senior Clerk (BPS-14)	District Sports Office, Buner	Against the vacant post of Senior Clerk (BPS-14)
19-	Muhammad Pahcem Khan,	District Sports Office,	Against the vacant post of Senior Clerk (BPS-14)

The services of the above promoted Senior Clerks (BPS-14) will be on probation for a period of one year as provided under section-6 (2) of Civil Servants Act, 1973.

DIRECTOR GENERAL

Endst. No. & Date even

Copy forwarded for information and necessary action to the: -

Accountant General, Khyber Pakhtunkhwa, Peshawar.

Regional Sports Officer, D.I. Khan, Abbottabad, Bannu, Peshawar, Kohat, Mardan & Swat.

3. District Accounts Officer, D.I. Khan, Abbottabad, Nowshera, Charsadda, Karak, Chitral (Upper). Chitral (Lower), Manschra, Bannu, Mardan, Tank, Kohistan (Upper), Swabi, Lakki Marwat & Buner.

4. District Sports Officer, D.J. Khan, Abbottabad, Nowshera, Charsadda, Karak, Chitral (Upper), Chitral (Lower), Mansehra, Bannu, Mardan, Tank, Kohistan (Upper), Swabi, Lakki Marwat & Buner.

5. Director (Operation) o/o DG Sports Khyber Pakhtunkhwa, Peshawar.

6. Section Officer (Sports), Sports and Youth Affairs Department, Khyber Pakhtunkhwa.

7. Assistant Director (Accounts) o/o D.G Sports Khyber Pakhtunkhwa.

8. PA to DG Sports, o/o DG Sports, Khyber Paditunkhwa.

Officials concerned.

ASSISTANT DIRECTOR (HQ)





parts are essential for the development of a happy, healthy & vigorous society

DIRECTORATE GENERAL OF SPORTS

KHYBER PAKHTUNKHWA ESHAWAR SPORTS COMPLEX, PESHAWAR CANTT. Ph: # 9212767, Fax # 9212766

Dated Peshawar, the 14th of May, 2019

OFFICE ORDER:

No.17/Promotion/QSC/PSB/18:- In pursuance of the recommendation of the Departmental Promotion Committee, the following Tubewell Operators, Plumbers, Electricians & Generator Operators in BPS-03 of the Directorate General of Sports are hereby promoted to the rank of Care Takers/ Store Keepers BPS-08) respectively with immediate effect: -

- 1. Mr. Yousaf Khan, Plumber Provincial H.Q.
- 2. Mr. Wali Khan, Tube Well Operator Provincial H.Q
- 3. Mr. Fahim Hussain, Electrician, Provincial H.Q
- .4. Mr. Salman Babar, Tube Well Operator Provincial H.Q
- 5. Mr. Sabir Rehmah, Electrician, Provincial H.Q
- . 6. Mr. Farzand Ali, Electrician, Provincial H.Q
- .7: Mr. Salem Khan, Generator Operator Provincial H.Q
- 8. Mr. Arshad Ishfaq, Electrician, Provincial H.Q.
- 9. Mr. Mehar Alam, Electrician, Provincial H.Q
- 10. Mr. Amjad Iqbal^{*}, Plumber, Provincial H.Q

Their services will be on probation for a period of one year in terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act. 1973. Consequent upon their promotion, they are posted against the vacant posts of Care Takers/ Store Keepers (BPS-08) mentioned below against each:-

S.#	NAME & DESIGNATION OF THE OFFCIAL	PLACE OF POSTING
1.	Mr. Yousaf Khan, Care Taker (BPS-08)	Directorate General of Sports Khyber Pakhtunkhwa
2.	Mr. Wali Khan (Care Taker (BPS-08)	Office of the Regional Sports Officer, Mardan
3,	Mr. Fahim Hussain, Care Taker (BPS-08)	Office of the District Sports Officer, Swabi
4.	Mr. Salman Babar, Care Taker (BPS-08)	Office of the Regional Sports Officer, Kohat
5.	Mr. Sabir Rehman, Store Keeper (BPS-08)	Directorate General of Sports Khyber Pakhtunkhwa
6	Mr. Farzand Ali, Care Taker (BPS-08)	Directorate General of Sports Khyber Pakhtunkhwa
7.	Mr. Salem Khan, Care Taker (BPS-08)	Office of the Regional Sports Officer, Charsadda
8.	Mr. Arshad Ishfaq, Care Taker (BPS-08)	Office of the Regional Sports Officer, Swabi
9.	Mr. Mehar Alam, Care Taker (BPS-08)	Office of the District Sports Officer, Swat
10.	Mr. Amjad Iqbal, Care Taker (BPS-08)	Directorate General of Sports Khyher Pakhtunkhwa

R GENERAL

Dated 14-05-20 79

No. 17/Promotion/QSC/PSB/18

Copy forwarded for information and necessary action to the: -

Accountant General, Khyber Pakhtunkhwa, Peshawar.

Director (Operation) o/o D.G Sports Khyber Pakhtunkhwa, Peshawar.

Section Officer (Sports), Sports and Youth Affairs Department, Khyber Pakhtunkhwa, Peshawar. Assistant Director (Accounts) o/o Director General Sports Khyber Pakhtunkhwa, Peshawar.

Regional Sports Officer Mardan & Kohat.

District Sports Officer Swat, Charsadda & Swabi.

District Accounts Officer Mardan, Kohat, Swat, Charsadda & Swabi. Officials concerned.

> DIRECTO GENERAL'





Sports are essential for the development of a happy, healthy & vigorous society

DIRECTORATE GENERAL OF SPORTS

KHYBER PAKHTUNKHWA COMPLEX, PESHAWAR CANTT.

Dated Peshawar, the 21st May, 2019

OFFICE ORDER:

No.17/Promotion/QSC/PSB/19.- In pursuance of recommendation of the Departmental Promotion Committee (DPC) in its meeting rield on 08-05-2019, the following Junior Squash Coach , Junior Coaches (BPS-10) are hereby promoted to the posts of Coaches (BPS-16) against the existing posts in the Directorate General of Sports Khyber Pakhtunkhwa and Abdul Wali Khan Sports Complex Charsadda on acting charge basis under Rule-9(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules-1989 with immediate effect: -

- Mr. Shah Faisal.
- 2. Mr. Munawar Zaman.
- 3. Mr. Muhammad Nouman,
- Mr. Muhammad Zubair.
- 5. Mr. Pervez Khan.
- Mr. Nadeem Khan.
- Mr. Faisal Javed.

Consequent upon their promotion, they are posted against the existing vacant post of Coaches (BPS-16) mentioned below against each:-

		110-110-110-110
		PLACE OF ROSTING
S. #	NAME	the Dispersion General of Sports Khyber
1.	Mr. Shah Faisal	Martial Art Coach in the Directorate General of Sports Khyber
١.	With Orient Calculations and the state of th	Pakhtunkhwa. Squash Coach, Abdul Wali Khan Sports Complex, Charsadda.
12	Mr. Munawar Zaman	Squash Coach, Abdul Wali Khani Spotts Complex, Charcadda
2.	IVII. IVIUITAVAI ZUITAV	The Acade Man Change Shows Sho
3.	Mr. Muhammad Nouman	Termis Coden, July 1911 Charles Andri Wali Khan Sports
4.	Mr. Muhammad Zubair.	Body Building / Weight Lifting Coach Abdul Wali Khan Sports
1.7		
<u> </u>	Mr. Pervez Khan	Complex, Charsadda. Cricket Coach, Abdul Wali Khan Sports Complex, Charsadda.
5.	WITCH CONTROL OF THE PARTY OF T	Badminton Coach, Abdul Wali Khan Sports Complex,
6.	Mr. Nadeem Khan	Bauminton Coach, 7.55
1		Charsadda.
1 7	Mr. Faisal Javed	Football Coach, Abdul Wali Khan Sports Complex
1		Charsadda.
j.	The second secon	人工是一种基础的现在分词,但是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个

DIRECTOR GENERAL

Dated 21-05-2019

on and necessary action to the: -Copy forwarde

- iyber Pakhtunkhwa, Peshawar. 1 Accou
- Sports Khyber Pakhtunkhwa, Peshawar 2. Direi
- orts and Youth Affairs Department Knyber Pakhtunkhwa, Pesh wi 3. Sect 08/DPC, dated 21-05-2019. toth
- arsadda. 4. Dis
- olo D.G Sports Khyber Pakhtunkhwa Peshawar
- Sports Complex, Charsadda

DIRECTOR GENERAL



GOVERNMENT SPORTS, CULTURETOURISM, ARCHAEOLOGY, MUSEUMS & YOUTH AFFAIRS DEPARTMENT.

> No. SO(YA)Y-9/2017/SR/ Daled Peshawar, the 10th September, 2020

To

The Director General of Sports, Khyber Pakhtunkhwa, Peshawar. Directorate General of Sports KPK Pealmour Cold

The Directress Youth Affairs, Khyber Pakhtunkhwa, Peshawar.

Subject:- i) REQUEST FOR REVISION OF SERVICE RULES FOR PROMOTION OF NAIB CASID TO THE POST OF JUNIOR CLERK

ii) REQUEST FOR PROMOTION OF NAIB GASID.

Dear Sir/Madam.

I am directed to enclose herewith a copy of minutes of the above subject meeting held on 08.09.2020 at 1100 hours in the office of Additional Secretary-II, Sports Department, Khyber Pakhtunkhwa for information and further necessary action at your end, please.

Yours faithfully.

Fncl: As Above

Copy is to the:

1. PA to Addl. Secretary-II, Sports & Youth Affairs Department, Peshawar.

2. PA to Deputy Secretary-III, Sports & Youth Affairs Department, Peshawar.

Section Officer (S & YA)

application requesting therein that they may be promoted to the post of Junior Clerk as per existing Service Rules.

MINUTES OF THE MEETING HELD ON 08-05-2016 AT 1100 HOURS IN THE OFFICE OF ADDITIONAL SECRETARY- II, SPORTS, CULTURE, TOURISM, ARCHAEOLOGY, MUSEUMS & YOUTH AFFAIRS DEPARTMENT, KHYBER PAKHTUNKHWA.

A meeting to discuss qualification for promotion to the post of Junior Clerk (BPS-11) prescribed in the Sorvice Recruitment Rules of Directorate General of Sports and Directorate of Youth Affairs was held on 08-09-2020 at 1100 hours under the Chairmanship of Mr. Tariq Salam, Additional Secretary-II Sports & Youth Affairs Department. The following attended:-

 Mr. Tariq Salam, Additional Secretary-II, Sports Department. In Chair

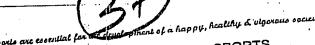
- Mr. Saleem Jan, Deputy Secretary-III, Sports Department.
- 3. Miss. Iram Shaheen, Directress Youth Affairs,
- Mr. Hamid Ali, Assistant Director (HQ), Directorate General of Sports.
- Mr. Firasat Hussain, Section Officer (Sports), Sports & Youth Affairs Department.
- Mr. Hamid Ali, Assistant Director (HQ), Directorate General of Sports to brief the forum regarding the matter under discussion. He explained that the qualification for promotion to the post of Junior Clerk in the Service Recruitment Rules of the Directorate General of Sports notified during the year 2017 was Matric but subsequently while making addition/amendments in the said Service Recruitment Rules during the year 2019, the qualification was prescribed as Intermediate. Thus the Class-IV employees having Matric qualification were deprived from promotion to the post of Junior Clerk. As such they challenged and submitted a joint application requesting therein to reconsider the framed rules and qualification for promotion to the post of Junior Clerk may be kept Matric instead of Intermediate. The Directress Youth Affairs: was also of the view that the same position exist in the Service Recruitment Rules of Directorate of Youth Affairs and the Class-IV employees having Matric qualification are demanding that the qualification for promotion to the post of Junior Clerk may be kept Matric instead of Intermediate.
- 3. It was further apprised that in the meanwhile the Class-IV employees coming under promotion quota having Intermediate qualification also submitted application requesting therein that they may be promoted to the post of Junior Clerk as per existing Service Rules.



4. The matter was discussed in detail. During discussion it was pointed out that the Establishment Department has also amended the Service Recruitment Rules and the qualification for promotion to the post of Junior Clerk has been prescribed Intermediate by glving priority to the existing Matriculate employees for 4 years. The forum therefore decided not to change the existing qualification of Intermediate as the post of Junior Clerk is in BPS-11 which justify the requisite qualification of Intermediate instead of Matric. However, the chair was of the view that the existing Service Rules of the Directorate General of Sports & Directorate of Youth Affairs may be reviewed and if some amendments/changes are required to be made, a working paper may be prepared by each of the Directorate for placing before the Standing Service Rules Committee for discussion/decision.

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

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DIRECTORATE GENERAL SPORTS KHYBER PAKHTUNKHWA PESHAWAR SPORTS COMPLEX, PESHAWAR CANTT. Ph: # 9212767, Fox # 9212768

No. 24/Service Rules/2019

Dated Peshawar, the 7th July, 2020.

To

The Secretary to Govt of Khyber Pakhtunkhwa, Sports, Culture, Tourism, Archaeology, Museums

& Youth Affairs Department, Peshawar.

PROMOTION OF NAIB QASID TO THE POST OF JUNIOR CLERK. REVISION OF

Kindly refer to your letter No. SO(YA)Y-9/2017/SR/6450-51 dated 08-06-2020 on the subject noted above and to state that the Establishment Department Khyber Pakhtunkhwa has revised its service rules for promotion of Naib Qasld to the post of Junior Clerk (BPS-11) i.e. forty per cent by promotion on the basis of seniority-cum-fitness from amongst the Naib Qasids etc who have passed F.A/F.Sc examination or its equivalent qualification from a recognized Board and made changes in the qualification column, with the condition that F.A/F.Sc or its equivalent qualification shall not apply for a period of four years from the date of commencement of said notification.

As per existing service rules of the Directorate General of Sports, the criteria for promotion to the post of Junior Clerk is "thirty three per cent on the basis of seniority-cum-fitness from amongst the Naib Qasids, Chowkidars etc having at least two years service as such who have passed intermediate Examination."

It is brought into your kind notice that service recruitment rules of this Directorate were under process of amendment since long. The qualification for promotion of Naib Qasids to the post of Junior Clerks was enhanced from SSC to intermediate with the approval of SSRC on the analogy of so many other departments.

In view the above it is requested that this Directorate may kindly be advised as to whether the promotion case of Naib Qasids may be processed as per existing Service Rules or otherwise.

fram directed to refer to the subject noted above and to enclose herewith a copy of an application alongwith Service Rules received from Nath Qasids of Directorate General Sports and Youth Amaira Khyser Bukhlunkhwa for views / comments, please. Yours faithfully, Encl: as above (Sports & Youth Affairs) Youth Affairs Department, Khyber Pakhtunkhwa. Section Officer (Sports & Youth Affairs

GOVERNMENT OF IGITBER PARTITIONAL SPORTS, TOURISM, CHIPUICE, YOUTH AFFAIRS, ARCHAEOLOGY PUC POGOMICIEUMS, DEPARTMENT CIVIL SECRETARIAT

REQUEST FOR PROMOTION FROM THE POST

Mr. Nisht, Malang Jan and offices, Cluss-IV employs of Directorate of Sports & Youth Allaha, Khyher Pakhtunkhwa vida PUC have requested this Department for promotion to the Post of Junior Clark in accordance with the Service Rules dated 20.04 2010 (Flag-A) on the ground that they are fulfilling the criteria fixed lot promotion to the post of Junior Clark in the allove monitioned rules.

It is to be noted that according to the Survice Rules mentioned above. enteria for premotion from the post of Neib Qualda, Chowkidto are is as under,

critoria for promotion from	III IIIO Paar		Mothod of racrultment
SF Nomencialura of post 21 Junior Clerk (BS-	Minimum qualification for appointment by initial recruitment	16313	Thirty-three percent by promotion on the basis of seniority-cum-finess. from amongst the Naib Oasids (BS-03). Chowkidars (BS-03). Security Guard (BS-03). Conductars (BS-03) including hatders of aquivalent posts in the Directorate General of Sports having at least two years service as such who have passed [Intermediate Examination.
			stagging to the Class-IV cadre

It is to be noted that some employees belonging to the Class-IV cadre of Directorate of Sports & Youth Alfairs, Khyber Pakhtunkhwa having matric qualification have also requested for premotion to the post of Junior Clerks and have requested that the condition of FA. FSc, may be expelled and matric qualification may be retained for promotion to the post of Junior Clerk. It is worth mentioning here that their case is under process in this Department.

Keeping in view the above, we may:

Allow the Director General of Sports, Knyber Pakhlunkhwa to promote Milow the Director General of Sports, retigoes Pakindokriwa to promote the Class-IV amployees having intermediate Qualification as per existing rules:

we may wait fill the outcome of the case already under process in this Department.

Submilled for orders as deemed appropriate, please,

相级的别的 Section Officer (Sports)

Deputy Secretary-III

3





GOVERNMENT OF KHYBE GOVERNMENT OF KHYBER PAKHTUNKHWA SPORTS, CULTURETOURISM, ARCHAEOLOGY MUSEUMS & YOUTH AFFAIRS DEPARTMENT

No. SO(YA)Y-9/2017/SR/ Dated Poshawar, Ilia (114 September, 2020

The Director General of Sports, Khyber Pakhtunkhwa, Peshawof.

The Director Youth Allairs, Khyber Pakhtunkhwa, Poshawar.

REQUEST FOR REVISION OF SERVICE RULES FOR PROMOTION Subject: 1)

Dear Sir/Madam.

am directed to refer to the subject noted and to state that meeting scheduled for 01,09,2020 at 11:00 AM has been postponed and now will be held on 02.09.2020 at 11:00 AM under the chalimanshin of Additional Secretary II in his

- You are, therefore requested to attend the above meeting on the scheduled date, time and venue, please
- In convenience caused is regretted.

Yours failinfully,

Copy is to the:

1. PA to Addl: Secretary II. Sports & Youth Affairs Department. Peshawar 2. PA (o. Deputy Secretary-III, Sports & Youth Affairs Department, Peshawar

Section Officer (S.&.YA)



White things has the species of species.

Sichtberte ..

RECOUNTY FOR PROMOTION TRANSPORT OF ACCOUNTY OF THE POST OF ACCOUNTY OF A 2013.

70 m 30

I am directed to roter to the subject reted where and to ordered herewill a carry of application alongwith its unclosures of Mr. Mear and others Class. IV employees of Directorale General of Sports, Khyber Pakhtunkhara for your valuable comments in the matter, please.

Yours faithfully.

(Sports & Youth Affairs)

Encl. as aboys

Copy is to the:

PA to Deputy Secretary-III, Sports & Youth Affairs Department, Khyber Pakhtunkhwa, Peshawar.

> Section Officer (Sports & Youth Affa



, will fire 15 cm, ميسلم بنام طومت وليره باعث تحريرا نكبه مقدمه مندرجه عنوان بالابين ابي طرف سے دامطے بير دي د جواب د ہي دکل کار دا کي متعلقة من عام سير اور ملي ولا) الزين رهنا مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد مدکی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراضى نامهرف وتقرر المالت وفيعله برحلف دسيع جواب دى اورا تبال دعوى اور بسورت ومحرى كرفي اجراءاورصولى چيك وروبيارعرضى دعوى اوردرخواست برسم كى تقديق زراین پردستخدا کرانے کا اختیار ہوگا۔ نیزصورت عدم پیردی یا ڈگری میکطرفہ یا ابیل کی برامدگی اورمنسوخی نیز دا ترکرنے اپیل مکرانی دنظر نانی دبیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کا روائی کے واسطے اور وکیل یا مخارقا نونی کوایے ہمراہ یا اسے بچائے تقرر کا ختیار موگا _اورمها حسب مقرر شده کومجمی وای جمله ندکور «یاا ختیارات حاصل موں مے اوراس کا ساخت برواخت منظور قبول موكار دوران مقدمه ميس جوخرجد دبرجاندالتوائي مقدمه كسبب سهوموكا کوئی تاری بیش مقام دورہ پر ہویا مدے باہر موتو وکیل صاحب پابند موں مے کہ بیروی ند کورکریں ۔لہذا و کالت نا میکھدیا کے سندر ہے ۔ 1 Chu clary Accepted Mchanmad Rahmat Kundi Att C ed-ud-Din

1.