07/09/2017

Due to general strike of the bar and bench is incomplete,

the case is adjourned for arguments on 31/10/2017 before DB.

UHAMMAD HAMID MUGHAL MEMBER

31.10.2017

None is preset on behalf of the appellant. Even on previous date i.e. on 16.05.2017, none was present on behalf of the appellant. Called several times till last hours of the court but none appeared on behalf of the appellant. Mr. Usman Ghani, District Attorney for the respondents present.

In view of the above, the present appeal is dismissed for want of prosecution. File be consigned to the record room.

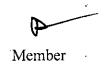
Mahammad Amin Member

Chairman

ANNOUNCED 31.10.2017

24.08.2016

None for the appellant present. Mr. Muhammad Jan, GP for respondents present. Fresh notices be issued to the appellant and his counsel. To come up for rejoinder and arguments on 29.12.2016.



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. 29.12.2016

Counsel for the appellant and Addl. AG for respondents present. Arguments could not be heard due to incomplete bench. Case adjourned to 16.05.2017 for rejoinder and arguments before D.B.

16.05.2017

No one present on behalf of appellant. Mr. Kabir Ullah Khattak Assistant AG for the respondents present. Notice be issued to the appellant and his counsel for attendance. To come up for arguments on 07.09.2017 before D.B.

(Gul Zeb Khan) Member

(Muhammad Amin Khan Kundi) Member

01.09.2015

1. - C. - - C.

Clerk of counsel for the appellant and Mr. Ziaullah, GP for respondents present. Clerk of counsel for the appellant requested for adjournment. To come up for rejoinder and arguments on $\underline{1722016}$

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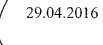
Member

04.02.2016

Junior to counsel for the appellant and Mr. Muhammad Jan, GP with Mukhtiar Ali, Supdt. for the official respondents present. Request made on behalf of the appellant for submission of rejoinder. To come up for rejoinder and arguments on 29.04.2016.

6 **MEMBER**





None for the appellant present. Mr. Ziaullah, GP for respondents present. Notices be issued to the appellant/counsel for the appellant. To come up for rejoinder and arguments on 24.08.2016.

Member

Member

-

Counsel for the appellant, Mr. Muhammad Jan, GP with Mir Qasam, Assistant Secretary for the official respondents and counsel for private respondents No. 5 & 11 present. Counsel for the appellant requested for time to be granted for submission of written to application of private respondents No. 5 & 11. To come up for reply/arguments on application on 24.3.2015.



24.03.2015

Counsel for the appellant, Mr. Mukhtiar Ali, Supdt. for respondent No. 2 alongwith Addl: A.G for official respondents and counsel for private respondents No. 5 and 11 present. Requested for adjournment. Last opportunity granted for submission of written reply of private respondents No. 5 & 11 and reply to application by the appellant. To come up for written reply on behalf of private respondents No. 5 & 11 as well as reply to application and arguments thereon before S.B on 22.5.2015.

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22.05.2015

None present for appellant. Mr. Mukhtiar Ali, Supdt. for respondent No. 2 Addi: A.G for official respondents No. 1 to 4 present. Neither private respondents No. 5 and 11 are in attendance nor submitted written reply despite last chance, hence proceeded ex-parte. The appeal is assigned to D.B for rejoinder and final hearing for 1.9.2015. 5.11.2014.

Counsel for the appellant, Mr. Muhammad Jan, GP with Mir Qasam, Assistant Secretary for the official respondents and private respondents No. 5 & 11 with their counsel present. Counsel for private respondent No. 5 & 11 submitted application for rejection of appeal. Copy handed over to counsel for the appellant for reply/arguments on 8.12.2014.

MEMBER

8.12.2014

Clerk to counsel for the appellant, Mr. Muhammad Jan, GP with Mukhtiar Ali, Supdt. for the official respondents and junior to private respondents No. 5 & 11 present. The Tribunal is incomplete. To come up for the same on 2.1.2015.

2.1.2015

Junior to counsel for the appellant and Mr. Ziaullah, GP with Mukhtiar Ali, Supdt. for the official respondents and clerk to counsel for private respondents No. 5 & 11 present. The Tribunal is incomplete. To come up for the same on 04.02.2015.

4.2.2015

Clerk of counsel for the appellant, Mr. Muhammad Adeel Butt, AAG with Mir Qasam, Assistant Secretary for the official respondents and clerk of counsel for private respondents No. 5 & 11 present. Counsel for the appellant requested for time to file reply to application submitted on 5.11.2014 on behalf of private respondents No. 5 & 11. Case to come up for reply/arguments on 17.2.2015.



Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Mukhtiar Ali, Supdt. for official respondents present who already filed written reply. Private respondents No. 5 and 11 present with their counsel and requested for further time to file written reply. Request is accepted. To come up for written reply of private respondents No. 5 & 11 on 20.10.2014 but this will be the last opportunity for them.

MEMBER

20.10.2014

Counsel for the appellant, Mr. Muhammad Jan, GP with Mukhtiar Ali, Supdt. for the official respondents present who already filed written reply. Private respondents No. 5 & 11 in person present and requested for further time and assured submission of their written reply on the next date positively. The learned counsel for the appellant submitted before the court that private respondents No. 5 & 11 have been given last chances in three consecutive dates of hearing but they failed to file their written reply and liable for strike of their defence. He also stressed for restraining the respondents from further promotions of Naib Tehsildars.

Perusal of record would reveal that there is no application on behalf of the appellant for interim relief, therefore, the respondents cannot be restrained from making departmental promotions at this stage. So far as the defence of respondents No. 5 & 11 is concerned, in the interest of justice and on assurance of respondents No. 5 & 11, another chance is given to them for submission of written reply on 05.11.2014. In case they failed to file written reply on the date fixed, no other chance will be given to them and they will be placed exparte.

MEMBER

18.06.2014

Appellant in person, AAG with Mir Qasam, Assistant Secretary for official respondents No. 1 to 3 present and reply filed. Copy handed over to appellant. Mr. Sajid Amin, Advocate/counsel for private respondents No. 5 and 11 present and Wakalatnama placed on file. He requested for further time. None is available on behalf of other private respondents nor their written reply received, despite proper service, hence placed ex-parte. To come up for written reply of private respondents No. 5 and 11 on 11.7.2014.

MÉŃBER

11.7.2014.

Counsel for the appellant, Mr. Muhammad Jan, GP with Mukhtiar Ali, Supdt. for respondents No. 1 to 3 and Clerk to counsel for respondents No. 5 and 11 present. Written reply of official respondents No. 1 to 3 already filed but request made on behalf of private respondents No. 5 & 11 for adjournment to file written reply. Request is accepted but this will be the last opportunity for them. To come up for written reply of respondents No. 5 and 11 on 29.8.2014.

MEMBE

MEMBER

29.08.2014

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Mukhtiar Ali, Supdt. for official respondents No. 1 to 4 present who already filed written reply. Clerk to counsel for private respondents No. 5 & 11 present and requested for further time. Another last chance is given to them for submission of written reply on 26.09.2014.

MEMBER

MEME

Form- A

FORM OF ORDER SHEET

Court of___

Case No.

556/2014

S.No.Date of order
ProceedingsOrder or other proceedings with signature of judge or Magistrate123

MEN

MEMB

18/04/2014

1

The appeal of Mr. Khaled Hameed presented today by Mian Afrasiab Gul Kakakhel Advocate may be entered in the Institution register and put up to the Court for further order please.

MEMBER

MEMBER

18.4.2014

Counsel for the appellant present and submitted separate service appeal on proper format. Notice be issued to the respondents through registered post. To come up for written reply on 19.5.2014.

19.5.2014

Counsel for the appellant and AAG with Mukhtiar Ali, Supdt, Sultan Shah, Assistant and Muhammad Irshad, Supdt. for respondents No. 1 to 4 present and requested for time. None is available on behalf of private respondents. Fresh notices be issued to them. To come up for written reply on 18.6.2014r/

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

1.12 13

Appeal No. 556 / 2014

Khalid Hameed

<u>VERSUS</u>

Government of KPK and others

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3.	Copy of the Notification dated 27-11-2001 alongwith better copy	'B'	16 - 18
4.	Copy of the Notification dated 31-10-2002 alongwith better copy	'C'	19 - 27
5.	Copy of the Notification dated 26-12-2008 alongwith better copy	'D'	28 - 34
6.	Copy of the Notification dated 30-03-2011	'E'	35 - 37
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Through:

Appellant ADVIA (MIAN AFRASIAB GUL KAKAKHEL) Advocate, High Court Decharge

Dated: -17-04-2014

High Court, Peshawar Cell # <u>0333-9215562</u>

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

Service Appeal No <u>556</u> 2014

V J Freed

Khalid Hameed Assistant, Office of the Commissioner Peshawar Division, Peshawar......(Appellant)

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar
- 2. The Senior Member Board of Revenue, Khyber Pakhtunkhwa Peshawar
- The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department and Administration Department, Civil Secretariat, Peshawar
- 4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar

5. 18, E22-Parte 18-6-14 7. 8. 9. 10. 11.

Hazrat Khan

- lmdad Khan
- Jan Alam
- Samin Khan
- Chandi Khan
- lhsan-ud-Din
- Shehreyar Khan

	.12	Gohar Ali	
Exporti 18-6-14	13.	Badr-uz-Zaman	·
ENT	14.	Muhammad Sher, Junior/Senior Clerks, Office of	the
18		Political Agent, Mohmand Agency	
	15.	Iqbal Hussain	
· · · · · · ·	16.	Mufti Mumtaz Jan	
	17.	Ghazi Khan	
	18.	Dina Dar	· . ·
	19.	Bismillah	
	20.	Ali Raza	•
	21.	Muhammad Ibrar	
	22.	Shah Jehan	
	23.	Inayat Ullah	
	24.	Farid Ullah Khan	
	25.	Muhammad Saeed	
	26.	Zareen Khan	· ·
	27.	Turkistan	
	28.	Salim Javed, Junior/Senior Clerks, Office of the Polit	tical
		Agent, Khyber Agency(Responder	nts)

Appeal under Section 4 of <u>Service Tribunal Act, 1974</u>

PRAYER IN APPEAL:-

On acceptance of instant appeal, the Notification dated 30th March, 2011 may please be interpreted and implemented strictly in accordance with law and Respondents may please be restrained from selection and considering Junior Clerk (BPS-7) and Senior Clerk (BPS-9) for promotion to Naib Tehsildar (BPS-14) against the 20% quota specified for Assistants (BPS-14) and Political Moharrirs (dot posts), so as to secure the ends of justice.

Respectfully Sheweth:-

Fact giving rise to the present appeal are as under:-

- 1) That the Appellant is the employee of the Revenue and Estate Department and serving as Assistant (BPS-14) with effect from his respective date of appointment in the present cadre with full zeal and zest.
- 2) That seniority list No 6/4 (E.A)/III dated 31-12-2013 of Assistants working in Peshawar Division was issued by the Office of the Commissioner Peshawar Division Peshawar, in which the present Appellant is at serial No 22. (Copy of the seniority list is attached as <u>Annex 'A'</u>).
- 3) That as per the Notification dated 27-11-2001 (<u>Annex 'B'</u>) issued by the Revenue and Estate Department, the posts of Naib Tehsildars were to be filled in as under:-

- (a) 50% by initial recruitment of which 10% shall be reserved for ex-servicemen through Public Service Commission based on the result of competitive examination conducted by it in accordance with the syllabus.
- (b) 38% by promotion on the basis of seniority-cumfitness from amongst Qanoongos in the division with at least five years service as such.
- (c) 12% by selection on merit from amongst Assistants
 and Stenographers working in the office of the
 Board of Revenue, District Collectors and Director
 Land Records, who have five years service as such.
- 4) That the rules ibid, were then amended vide Notification dated 31-10-2002 (<u>Annex 'C'</u>), wherein inter-alia amendment was brought about in the relevant column of Naib Tehsildars to the following effect:-
 - (a) Three years instead of five years
 - (b) 12% by selection on merit from amongst the Assistants and Senior scale Stenographers of the Board of Revenue, Director Land Record and the offices of Political Agent and Assistants and Junior Scale Stenographers in the offices of District

Officers (R&E)/Collector with three years service as such.

- 5) That subsequently in the year 2008 further amendments were introduced in the said rules vide Notification dated 26-12-2008. (<u>Annex 'D'</u>) with regard to the recruitment of Naib Tehsildar to the following effect:-
 - (a) 50% by initial recruitment of which 10% shall be reserved for ex-servicemen through Public Service Commission based on the result of competitive examination conducted by it in accordance with the syllabus; and
 - (b) 30% by promotion on the basis of seniority-cumfitness from amongst the graduate Qanoongo with at last five years service as such, who have passed departmental examination of Naib Tehsildar. The condition of graduation will be applicable after five years from the date of issuance of this Notification.

(c)

Twenty present by promotion on the basis of joint seniority-cum-fitness from amongst Junior scale Stenographers and Assistants in the office of Political Agent and Assistant Political Agent, Frontier Region, Assistant/Junior Scale Stenographers of Ex-Deputy Commissioner/ Commissioners Offices presently working in the offices of DCO/ACO/EDO (F&P) and DOR who are graduate with five years service as such.

That finally the impugned Notification dated 30-03-2011 (<u>Annex 'E'</u>) was issued by the department, wherein the method of recruitment to the post of Naib Tehsildar was once again changed viz;

(a) 50% by initial recruitment; and

6)

- (b) 50% by promotion on the basis of seniority-cumfitness in the following manner within the division:-
 - (i) 30% from amongst Qanoongo of Division concerned with at least five years service as such, who have passed the departmental examination of Naib Tehsildar; and
 - (ii) 20% from amongst the graduate Assistants of the offices of Commissioners, Additional Commissioners, District Coordination Officers, District Officers (R&E)/Collector and Executive District Officers (F&P) Political Moharrirs of the Offices of Political Agents

and Assistant Political Agents with at least five years service as such.

- 7) That in the last impugned Notification for the first time Political Moharrirs have been inserted whereas no sanctioned post of Political Moharrir is in existence in Khyber Agency as well as in Mohmand Agency as is evident from the letter dated 19-07-2011 (<u>Annex 'F'</u>) issued by the Commissioner Peshawar Division and addressed to the Assistant Secretary (Estt Board of Revenue. Although the posts of Junior Clerks (BPS-7) and Senior Clerks (BPS-9) are available in both the Agencies but the rules ibid to not cater for the same.
- 8) That vide letter dated 29-09-2011 (<u>Annex 'G'</u>) Respondent No 2 has called for the ACRs alongwith synopsis of ACRs of Respondents No 5 to 28 a total 24 Junior Clerks (BPS-7)/ Senior Clerks (BPS-9) described as Political Moharrirs, while Appellant being Assistant (BPS-14) and eligible in all respect to the post of Naib Tehsildar was ignored and has not been shown in the list.
- 9) That Appellant being aggrieved of the acts and actions of Respondents, the impugned Notification No 12389/Admn/ 1/296 amendment dated 30-03-2011 and the impugned letter dated 29-09-2011 of Respondent No 2, having no other adequate and efficacious remedy, invoke the

Appellate jurisdiction of this Honourable Court on the following ground inter-alia:-

GROUNDS:-

C)

D)

- A) That the Respondents have not treated Appellant in accordance with law, rules and policy on subject and unlawfully issued the impugned notification and letter, which are unjust, unfair and hence not sustainable in the eye of law.
- B) That there exists no sanctioned post of Political Moharrir in the offices of Political Agents, Khyber and Mohmand Agencies, therefore, the very inclusion of the Political Moharrirs in the impugned notification and the letter is without lawful justification and as such not sustainable in the eye of law.
 - That combination of the Junior/Senior Clerk (BPS 7 & 9) alongwith Assistants (BPS-14) for the purposed of promotion to the next higher grade is highly discriminatory in as much as both the categories have got different and unmatched service lines, therefore, the impugned notification being unconstitutional, arbitrary and mala-fide is not tenable under the law.
 - That equals cannot be treated differently and under the same principle unequal can also be not treated equally,

following the same principle the impugned notification is discriminatory in its nature and violation of fundamental rights; hence the same is liable to be struck down.

E) That under Service Rules a Junior Clerk (BPS-7) is promoted to the post of Senior Clerk (BPS-9) and a Senior Clerk (BPS-9) is further promoted to post of Assistant (BPS-14), therefore, keeping both Senior/Junior Clerks and Assistants on the same pedestal for promoting to the posts of Naib Tehsildar is totally irreconcilable, unwarranted, improper, unjust and therefore not maintainable under any canons of law justice, fair play and good conscience.

F) That previously as many as 46 Junior/Senior Clerks in Mohmand and Khyber Agency have been promoted to the post of Naib Tehsildars during the period 2001-2010 initially in own pay scales and then regularized without observing the legal formalities, inspite of the fact, rules then in vogue did not provide for them in the promotion quota and now through the impugned letter 24 more Junior / Senior Clerks are going to be promoted to the posts of Naib Tehsildars due to non-existence of the sanctioned posts of Political Moharrirs.

G) That it is worth mentioning here that the present Appellant alongwith others have earlier filed Writ Petition No 3023/
 2011 before Honourable Peshawar High Court, Peshawar,

which was decided in favour of present Appellant vide order and judgment dated 12-3-2013.

10

H) That from ibid order of Honourable Peshawar High Court, Peshawar; the Respondents filed leave to appeal before the august Supreme Court of Pakistan, which was granted and the case was remitted to the Honourable Service Tribunal for decision in accordance with law, after considering all the factual and legal pleas raised before it.

 That any other grounds will be raised at the time of arguments with the permission of this Tribunal.

It is, therefore, most respectfully prayed that on acceptance of this Appeal, the Notification dated 30th March, 2011 may please be interpreted and implemented strictly in accordance with law and Respondents may please be restrained from selection and considering Junior Clerk (BPS-7) and Senior Clerk (BPS- 9) for promotion to Naib Tehsildar (BPS-14) against the 20% quota specified for Assistants (BPS-14) and Political Moharrirs (dot posts), so as to secure the ends of justice.

Any other relief, which this Honourable Tribunal deems fit in the circumstances of the case may kindly be granted.

Through:

Appellant

(MIAN ARRASIAB GUL KAKAKHEL) Advocate, High Court Peshawar

Dated: -17-04-2014

INTERIM RELIEF:-

By way of interim relief, this Honourable Tribunal may please restrain the Respondents from promoting Junior/Senior Clerks to the post of Naib Tehsildars till the final disposal of the instant appeal.

Through:

Dated: -17-04-2014

(MIAN AFRASIAB GUL KAKAKHEL) Advocate, High Court Peshawar

Appellant

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

11-4

Khalid Hameed

<u>V E R S U S</u>

Government of KPK and others

<u>AFFIDAVIT</u>

I, Khalid Hameed Assistant, Office of the Commissioner Peshawar Division, Peshawar, do hereby solemnly affirm and declare on Oath that all the contents of Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

DEPONENT

Identified by:-

(MIAN AFRASIAB GUL KAKAKHEL) Advocate High Court, Peshawar



STED

It is certified that no such like appeal u/s 4 of Service Tribunal Act 1974 has been filed before this honourable Tribunal.

Date:17.04.2014

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Made Advocat

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OFFICE OF THE COMMISSIONER PESHAWAR DIVISION PESHAWAR

OFFICE ORDER:

No.6/4/EA/III

Dated: 31.12.2013

<u>No.6/4/EA/III:</u> In pursuance of Section 8(1) of the Khyber Pakhtunkhwa Civil Servants Act 1973, the final Seniority list of Assistants (BPS-14) working in Peshawar Division as it stood on 31.12.2013 is hereby circulated for the information of all the concerned.

-sd-Commissioner Peshawar Division

Dated: 31.12.2013

Copy with a copy of the Seniority list is forwarded to:-

1. Senior Member Board of Revenue, Khyber Pakhtunkhwa.

O/L

- 2. Secretary Admn: & Coordination, FATA Secretariat, Warsak Road, Peshawar.
- 3. Deputy Commissioners Peshawar, Charsadda & Nowshera districts.
- 4. Political Agents Khyber & Mohmand Agencies.
- 5. Officials Concerned.

ASSISTANT TO COMMISSIONER (REV/GA) PESHAWAR DIVISION PESHAWAR

13

FINAL SENIORITY LIST OF ASSISTANTS BPS-14 WORKING IN PESHAWAR DIVISION AS IT STOOD ON 31.12.2013

5.#	Name of Official	Domicile / Date of Birth	Qualification	Date of First entry into Govt: Service	Date of Promotion / Appointment against the present post	Method of Recruitment	Present Place of Posting	Remarks Opted to forgo
_		Charsadda / 18.05.1964	B.A	01.03.1990	01.03.1990	Direct	Commissioner Peshawar Office	promotion as Superintendent
l.	Mr. Zahid Kamal			17.01.1978	29.05.2001	Promotion	EDO(F&P) Peshawar	
<u>.</u>	Mr. Aslam Khan	Peshawar /01.01.1955	Matric			Promotion	DC Nowshera	Corrected as per ord No 3151-61/6/4/AAVV dated 25 04 2011
3.	Mr. Muzammil	Nowshera/ 01.12.1957	Matric	18.08.1990	05.07.2003	Promotion		dated 25/04 2010
	Shah Mr. Muhammad	Peshawar /09.01.1960	M.A	09.04.1984	12.07.2003	Direct	EDO(F&P) Peshawar	
4.	Sadiq		B.A	04.03.1977	01.10.2005	Promotion	DC Nowshera	
5.	Mr. Sajjad Ali Shah	Nowshera /04.01.1956	M.A	01.01.1981	01.10.2005	Promotion	DC Nowshera	
6.	Mr. Amal khan	Nowshera /08.02.1955	<u> </u>	01.02.1981	01.10.2005	Promotion	(F&P) Deptt: Nowshera	
7.	Mr. Javed Ashraf	Nowshera /01.04.1958	Metric		01.10.2005	Promotion	(F&P) Deptt: Nowshera	
8.	Mr. Shah Nawaz	Nowshera /20.09.1958	M.A	03.09.1985		Promotion	PA Mohmand Office	
—— 9.	Mr. Yar Muhammad	Mohmand Agency /08.01.1956	Matric	16.08.1974	10.06.2006		EDO(F&P) Peshawar	
10.	Mr. Muhammad	Peshawar /24.05.1959	B.A	25.01.1981	04.10.2006	Promotion		
	Ishfaq	Khyber Agency / 11.01.1957	Matric	01.12.1975	19.01.2007	Promotion	PA Khyber Office	
11.			Matric	13.04.1977	10.04.2007	Promotion	EDO F&P Deptt Charsadda	
12.	Mr. Noor-ul-Amin	Charsadda /15.06.1955		01.04.1977	01.08.2007	Promotion	EDO(F&P) Peshawar	
13.	Mr. Fazal Elahi	Peshawar /08.12.1957	F.A			Duamation	DOR Peshawar	
14.	Mr. Pir Muhammad	Peshawar /01.10.1959	Matric	01.01.1981	01.08.2007	Promotion	DC Charsadda	
	Azam	Charsadda / 31.01.1958	Matric	01.01.1981	31.08.2007	Promotion		
15.		Charsadda / 15.06.1960	B.A	24.01.1981	11.10.2007	Promotion	DC Charsadda	
16.	Mr. Abusufyan	Charsadda / 15.06.1960	Apica	N	_	\checkmark	mului.	

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17.	Mr. Iqbal Hussain	Peshawar / 13.04.1954	Matric	16.05.1978	24.04.2008	Promotion	Jamrud Tehsil Khyber Agency
18.	Mr. Obaidullah	Peshawar /18.10.1962	Matric	01.01.1981	19.05.2008	Promotion	DOR Peshawar
18.	Mr. Fayaz Ali	Peshawar / 08.07.1982	M.Sc (Comp Sc)	01.09.2008	01.09.2008	Direct	APA FR Peshawar
20.	Mr. Zardad Khan	Peshawar / 22.03.1984	M.Com	01.09.2008	01.09.2008	Direct	DC Peshawar
20.	Mr. Irfanullah	Charsadda / 16.01.1979	B.A	15.11.2008	15.11.2008	Direct	EDO F&P Deptt Charsadda
	Shams Mr. Khalid Hameed	Peshawar / 01.02.1981	MA	02.01.2009	05.01.2009	Direct	Commissioner Peshawar Office
22.	Mr. Qaiser Khan	Peshawar / 15.04.1982	B.A(LLB)	02.01.2009	05.01.2009	Direct	Commissioner Peshawar Office
23.	Mr. Asad Humair	Peshawar / 02.09.1985	B.A	02.01.2009	05.01.2009	Direct	Commissioner Peshawar Office
24.	Mr. Noor-ul-Aziz	Peshawar / 30.06.1989	B.A.	02.01.2009	06.01.2009	Direct	Commissioner Peshawar Office
		Peshawar / 21.11.1976	B.A	02.01.2009	09.01.2009	Direct	Commissioner Peshawar Office
26.		Peshawar / 28.04.1980	B.A. LLB	27.01.2009	27.01.2009	Direct	DC Peshawar
27.		Peshawar / 01.09.1965	M.A	01.04.1984	09.03.2009	Promotion	EDO(F&P) Peshawar
28. 29	Mr. Mukarram	Charsadda / 23.08.1955	Matric	03.09.1978	30.04.2009	Promotion -	LandiKotal Tehsil Khyber Agency
30	Mr. Javed Khan	Peshawar / 04.05.1956	F.A	03.09.1978	30.04.2009	Promotion	Jamrud Tehsil Khyber Agency
- 31	Knam	Peshawar / 18.12.1982	B.A	04.07.2009	04.07.2009	Direct	Commissioner Peshawar Office
	Mr. Imran Khan	Peshawar / 07.05.1983	B.Sc	04.07.2009	21.07.2009	Direct	Commissioner Peshawar Office
	Mr. Zahir Gul	Mohmand Agency/ 08.01.1956	Matric	01.02.1980	14.12.2009	Promotion	PA Mohmand Office
34			Matric	01.02.1980	14.12.2009	Promotion	PA Mohmand Office

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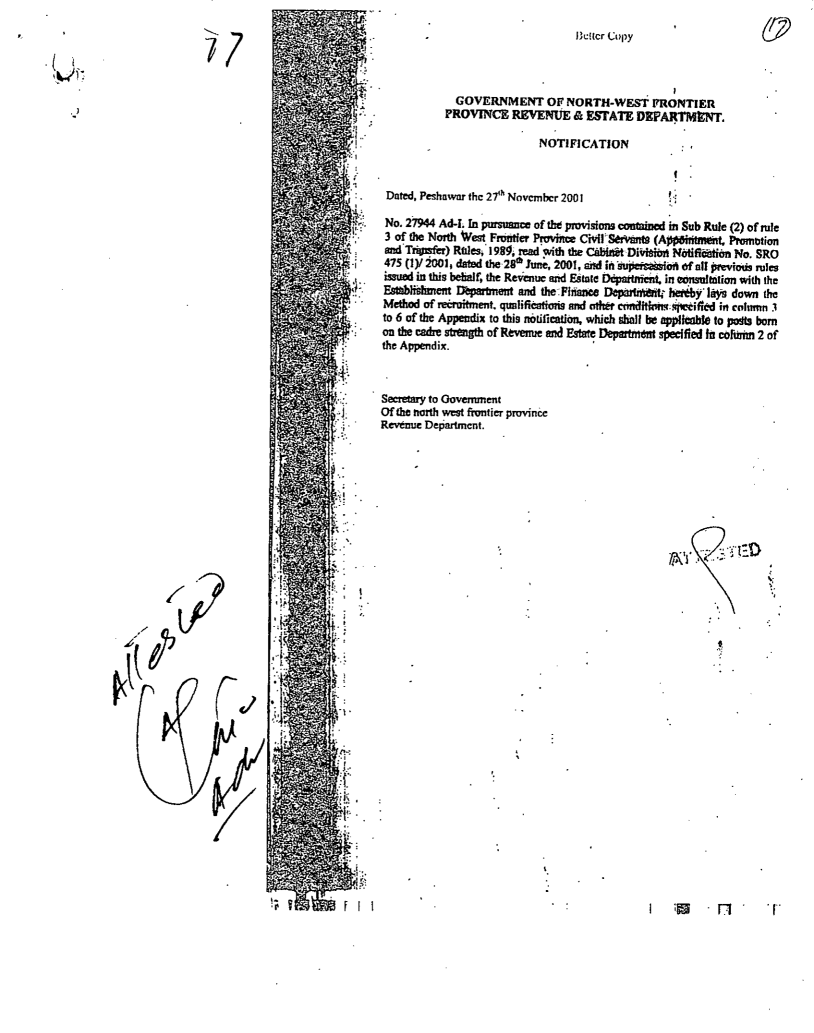
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		31.12.1959						
35.	Mr. Abdul Hanan	Peshawar / 20.10.1956	B.A	01.01.1981	14.05.2010	Promotion	DC Peshawar	
36.	Mr. Kabeer Khan	Peshawar / 01.01.1960	B.A	09.02.1981	14.05.2010	Promotion	DC Peshawar	
37.	Mr. Fawad Ali	Swabi / 08.03.1987	B.A	18.01.2011	18.01.2011	Direct	DC Nowshera	
38.	Mr. Zia ur Rehman	Swabi / 25.05.1988	MBA	28.05.2011	28.05.2011	Direct/deceased son quota	Commissioner Peshawar Office	
39.	Mr. Hidayatullah	Peshawar / 16.04.1964	B.A	15.03.1983	29.03.2012	Promotion	Commissioner Peshawar Office	
40.	Mr. Asad Ullah	Charsadda / 15.10.1955	M.A	03.02.1981	06.04.2012	Promotion	DC Charsadda	
41.	Mr. Altaf Hussain	Charsadda / 10.04.1963	Matric	01.07.1982	06.04.2012	Promotion	DC Charsadda	
42.	Mr. Abdul Muqsit	Swabi / 20.01.1965	МА	28.08.1988	12.07.2012	Adjustment	DC Nowshera	Adjusted vide BOR letter No.Estt:11/14622 dated 12.07.2012
43.	Mr. Faiz Muhammad	Peshawar / 02.02.1965	Matric	01.01.1985	04.08.2012	Promotion	DC Peshawar	
44.	Mr. Saif ur Rehman	Peshawar / 15.12.1965	M.Sc	26.01.1986	04.08.2012	Promotion	DC Peshawar	
45.	Mr. Muhammad Saeed	Peshawar / 10.04.1967	F.A	10.09.1987	04.08.2012	Promotion	DC Peshawar	
46.	Mr. Shahid Hussain	Peshawar / 02.02.1967	F.A	12.03.1990	04.08.2012	Promotion	DC Peshawar	-
47.	Mr. Shah Wali	Nowshera / 14.04.1963	S.S.C	01.12.1982	28.09.2012	Promotion	DC Nowshera	
48.	Mr. Muhammad Salman	Charsadda / 25.10.1992	B.A	18.04.2013	18.04.2013	Direct	DC Charsadda	

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Anex GOVERNMENT FOR THE NOR H-WEST FRONTIER PROVINCE, DEV MURIE EST VIE DEPARTMENT. (#8 PRYTEICATION DATES DESILATION DE 274 NOVEMBER 2001 No. _27944 / Ad-1. In pursuance of the provisions contained in Sub-rule (2) of rule 3 of the North- West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, read with the Cabinet Division Notification No. SRO 475(1)/2001, dated the 28th June, 2001, and in succession of all previous rules issued in this behalf, the Revenue and Estate Department, in consultation with the Establishment Department and the Finance Department, hereby lays down the Method of regaritooral, publications real other conditions specified in column 3 to 6 of the ... pendix, to this notification, which shall be applicable to posts borns and the ordre orength of Revenue and Estate Department specified in er. umn 2 of an and appendix. CRETARY TO GOVERNMENT OF YES NORTH-WEST FRONTIER PROVINCE LEVENUE DEPARTMENT. v-ller 71-Ne ster



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27945-51 / Ad-I

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Redod: 27-11-2001.

A copy is forwarded for information and necessary action to:-

The Secretary's to Govt: of NWFP:-

(1) E&A Department:

(II) Finance Department.

(ill). Law Parliamentisty Affairs Department.

The Secretary's NWFP, Public Service Commission. The Registrar, Peshawar High Court, Peshawar.

The Accountant General, NWFP Peshawar.

The All D.O (R/E)/ Collector, NWFP.

The Private Secretary in Minister for Revenue, NWFP.

The Controller, Gov: Printing Press, NWFP; Peshawar with the request that the notification may be published in the official gazette and to supply ally printed copies to the undersigned.

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DEPUT: SECRETARY TO GOVI: OF THE NOT THE VEVENUE DEPARTMENT.

OVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE. REVENUE DEPARTMENT. Aue NOTIFICATION 3/ /////// Peshawar dated the 23472/Admm: 1/135. In exercise of the powers conferred by sub rule (2) of reie 3 of the North-West Frontier Province Civil Servants (Appaintment, Promotion and Transfer) Rules, 1989, the Revenue Department in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department's Notification No. 27944/Ad-I dated the 27th November, 2001, the following amendments shall be made namely: : Amendments. In the Schedule appended to the said Notification, for the word "SCHEDULE", 1. the word "APPENDIX" shall be substituted. In the Appendix so substituted, --ļ in the entries in column 6 against serial No. 1, in stanse can-(1)for the existing entries at sub-clauses (1) and (ii), the following (a) shall be substituted, namely: Assistant and Senior Scale Stenographers in the offices or (Ď Board of Revenue, Director Land Records and Political Agents, and Assistant and Junior Scale Stenographers in the offices of District Officers (Novembe & Estate)" Collectors, who are graduate and have at least five years service as such, and District Kamingos, District Revenue Accountants and Head (ii) Clerks (Revinue), with at least five years service as such". and clause (iii) shall be deleted. ίŋ The following Note shall be added in column: a below the existing: (\cdot) entries as amended above, namely: Allester "Note ---- The official so appointed as Telisiidar shall undergo a training course in the Revenue Schoot shall have to pass the prescribed examination within the probationary period." in the entries in column 6 against serial No. 2, (Ż) in clause (b). for the words "five years", the words "three years" (\mathbf{a}) that he substantial Tor close the the model of the Second Second de) 705

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GOVERNMENT OF THE NORTH WEST FRONTIER PROVINCE, **REVENUE DEPARTMENT**

NOTIFICATION

3/ 03\$10.2002 Peshawar dated the

No. 23428/Admn I/135. In exercise of the powers conferred by Sub rule (2) of rule 3 of the North West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Revenue Department in consultation. with the Establishment Department and the Finance Department, hereby directs that in this Department's Notification No: 27944/AD-I dated the 27th November, 2001, the following amendments shall be made namely:

Amendinents

(2)

- 1. The Schedule appended to the said Notification, for the word "SCHEDULE", the word "APPENDIX" shall be substituted. In the Appendix so substituted:--2.
- In the entries in column 6 against serial No.1, in clause (C, (1)
 - a. for the existing entries at sub clauses (1) and (ii), the following shall be substituted, namely
 - i. Assistant and Senior Schle Stenographers in the offices of Board of Revenue, Director Land Records and Political Agents, and Assistant and Junior Scale Stenographers in the offices of District Officers (Revenue & Estate)/ Collectors, who are graduate and have at least five years service as such, and
 - ii. District Kanungos, District Revenue Accountants and Hend Clerks (Revenue), with at least five years service as such", And
 - clause (iii) shall be deleted. C.

The following Note shall be added in column 6 below the existing entries as amended above, namely.

Note--- The official se appointed as Tchsildar shall undergo a training course in the Revenue School shall have to pass the prescribed examination within the probationary period."

In the entries in column 6 against serial No.2,

In clause (b), for the words five years, the words three years, shall 8. be substituted. b. For clause (sic



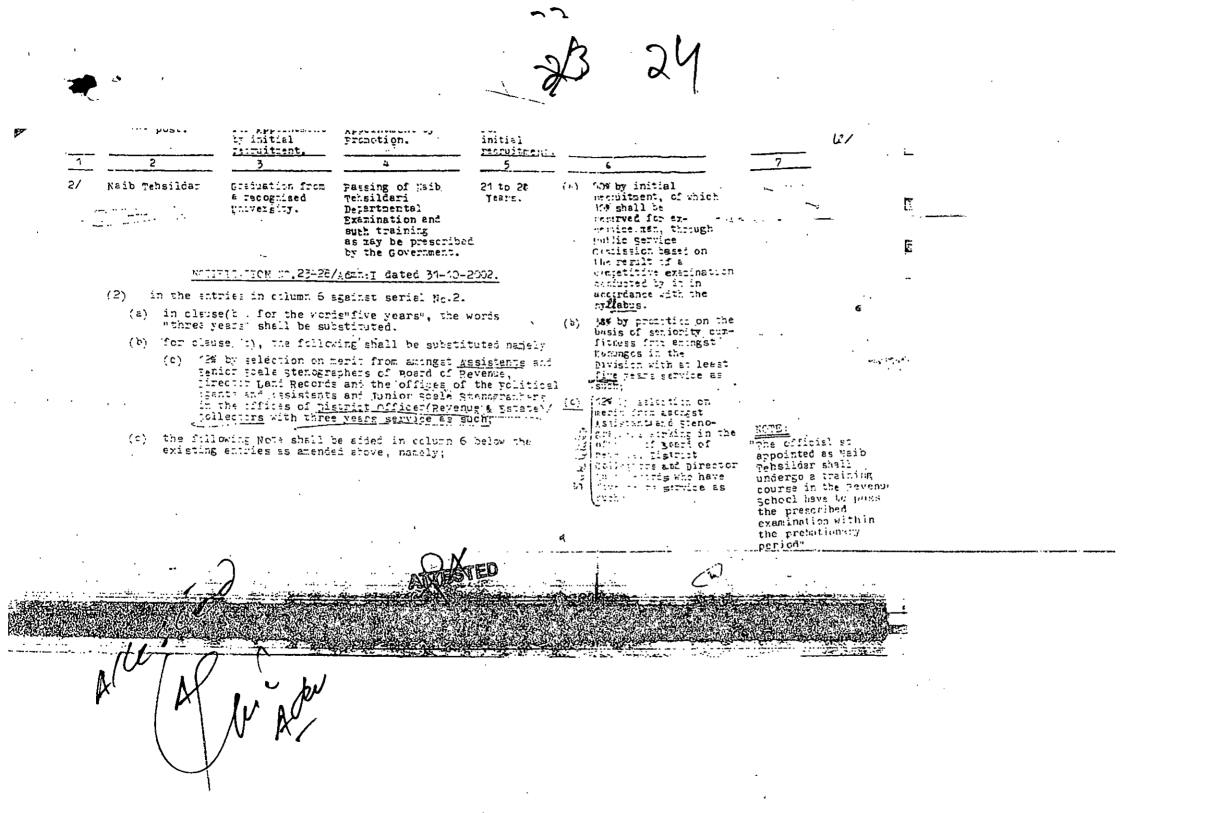
1296 by selection on merit from amongst Assistants and (c) Senior Scale Stenographers of Hoard of Revenue, Director Land Records and the Offices of the Political Agents and Assistants and Junior Scale Stenographers in the offices of District Officere (Revenue & Estate)/ Collector, with three yearn acrevices na anch?"; i, the following Note shall be added in column 6 below the existing (0)entries as amonded above, namely: "Note --- The official so appointed as Naib Telesildar shall undergo a training contra in the Revenue School shall have to pane the prescribed examination within the probationary period". (3) in the entry in column 6 against serial No. 4, after the word "Patyaris" the comma and the words", Tchsil Revenue Accountant and Wasil Baqi in the entry in column 3 against serial No. 5, the following shall be added (4) after the word "qualification". ", who have passed the Patwar Training Course", SdI_{-} SECRETARY TO GOVERNMENT, THE NORTH-WEST FRONTIER PROVINCE, REVENUE DEPARTMENT. -6.0 Endat: No Admin:P135 dated the 10/2002 A copy is forwarded for information and necessary action to the: frescer Secretary to Government of NWFP, Establishment Department, Secretary to Government of NWIP, Finance Department. Secretary to Government of NWIP. Law Department. Secretary NWFP Public Service Commission. Registrar. Peshawar High Court, Peshawar. 5. 6 Accountant General, NWPP. All the District Officers (Revenue & Estate)' Collectors in NWFP/FA, Int. NEW 7. 8. Controller, Government Printing Press Peshawar with the request to publish the 9 above notification in the official Gazette and supply 50 printed copies thereof in Daterick DEPUTY SECRETARY TO GOVE OF NWEP, REVENUE DECARTMENT.

		SCHEDDLE	22		<u>ب</u> عا		•
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	and (11), the	ng entries of web-slaw following shall be sub	1653(i) -4?	Tistrict VERUREDS with Vieret Taret Joers Service	(their		
1	namely;	Sherr of the sherr of suc			reștective date di	-	
🔫 . (i)	Assistants &	Senior Scale Stenogra	:ii)	feed Clerks (Revenue) in	eligibility.	· ·	
· · ·	the offices o	Senior Scale Stenogra Di Board of Revenue, pi	T.Tra	The states of the set is the set of the set	NOTE: The official	•	
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	Head Clerks(P	rgos, District Revenue evenue), with at least	Accountants and	Ca	nave to pass the rescribed examination		
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(b)	clause(iii) she	11 be Jeleted	~ ² ····	n n	ars period"		
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	Nomenclature of the post."	Qualification for appointment by initial recruitment	Qualification for appointment by promoton.	Age Limit for initial recruitment	Method of recruitment.	Remarks	}
	2 Tehsildar	3	4	5	6		ļ · .
Notific 1)	ation No. 2348/A in the entries (a) for th shall (i) Assis Rever and Ja (R7E) servic (ii) Dispri	e existing entries of su be substituted namely tants & Senior Scale S nue, Director land rec- mior Scale Stenograp V Collectors, who are a s such and	erial No.3, in clause (c ab clauses (i) and ii), t Stenographers in the off ords & Political Agents hers of the offices of D graduate & have a lea Revenue Accounts and	he following fices of Board of s, & Assistants District Officers, st give years	(a).20% by initial recruitment b. 50% by promotion on the basis of seniority -curi- Finess from amongst Naib Tehsildars: and c. the remaining 30% vacancies shall be filled in by selection on merit from amongst i. Assistants and seniority scale stenographers working in the office of Board of Revenue and District Collectors who are graduates and have at least three years service as such; and iii. Head Clerks (Revenue) in the District Collector's offices with at least three years	personnel of Subordinate service for the purpose of promotion against 30% quota of the post of Tehsildars shall be caused with reference to their respective date of eligibility. NOTE The official so appointed as Tehsildar. shall undergo a training course in the Revenue School shall	

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S. No	Nomenclature of the post.	Qualification for appointment by initial recruitment.	Qualification for appointment by promotion.	Age Limit for initial recruitment	Method of recruitment.	Remarks	• • •
<u>i</u> .	2	3	4	5	6	7	
2/	Naib Tehsildar	Graduation from a recognized University	Passing Naib Tehsidari Departmental Examination and Successful completion of training as may be prescribed by the Government.	21 to 28 years	50% by initial recruitment, of which 10% shall be reserved for Ex service man, through Public man, through Public Service commission based on the result of a competitive examination conducted by it in accordance with the syllabus. b. 30% by promotion on the		
		/Admn, I dated 31.10.	2002	•	basis of seniority on cum fitness from amongst	1 en · · ·	
(a) (b) (c) the	in clause (b) for substituted. For clause (C), (c) 12% by sele Stenograph of the Politi the offices of years service	the following shall be ection on merit from a ers of Board of Reven ical Agents and Assist of District Officer (Re as such. shall be added in colu	the words three years substituted namely mongst Assistants and ue, Director Land recor ants and Junior Scale S venue & Estate)/ Colle mn 6 below the existin	senior Scale rds and the office: tenographers in ctors with three	Kanungos in the Division with at least fie years service as such c. 12% selection on ment from amongst Assistants and	appointed as Tehsildar shall undergo a training course in the Revenue School shall have to pass the prescribed	

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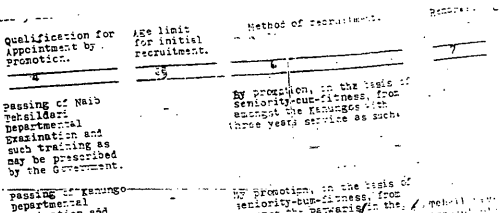
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	post.	recruitment.	promotion.	recruitment	6	1/
L	i	3	4	5	b By prepotien, on the basis of seniority-	•
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3	District Kanungo	-	Departmental		with the years service as such	
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ł			Successful completion		,	
1			of training as may be			
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			Government.	·	By proportion, on the basis of seniority-	Tehsil Reveneu n Accountant and
	<u>.</u>		Passing Kamingo		1 Sweet from amongst the particular	
4	Kanungo		Departmental		the Efficient with five years service as suc	h Wasa badi noti
1			Examination and		the Daniel and The P	
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Peshawar dated theZ&/12/2000.

Services (Appointment Properties and Transfer) Rules. 1989 read with the Cabinet Division Notification No. 5300, 457 (1) (2011 dated 0.8% funct 2014 and in supersussion of all previous riles issued in this behalf, the Revenue and Estate Department, in consultation with the Establishment and the Pintance Department, hereby (a) the mithod of recruitment, qualification and other conditions specified in column 3 to 7 of the Appendix to this Notification and applicable to posts before on the endrest recruit of Revenue and Estate Department specified in column 2 of the said appendix:

1	2	1 . 3	1 4	Appendix .	100	
	Nomenclature of the post	Applicating Autraty	Minimum, Qualification for appointment l.y. initial recruitment or by transfer	Qualification	Age limit	Method of requirment
	Tehsilder (BPS 16)	Administrative Secretary (SMER)	Second class Granuation from any University recognized by the Higher Education Commission	Second class Graduation from any University recognized by the Higher Education Commission.	21-30 years For initial recraitment	 (a) Twenty percent by initial recruitment and (b) Sixty percent by promotion, on the basis of Seniority - cam - fitness From amongst the Graduate Naib Tchsilder with at least Five Years Service as such. The condition of Graduation will be applicable after five years from the date of issuance of this Notification; and

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7 H	<u></u>	Naib Tehsilder	Administrative	Second		For Initial
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		BPS 14		Graduation	Graduation	recruitmei
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	3.	District Kanun	20 (32000			
		Kanungo) BPS	14			
	4	Head Clerk				
		(Revenue)				
		BPS 14		• •		
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	5.	District Reven	ue Accountain			
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b) Thirty percent by promotion, on the basis of Senisting - cum - Diness from a nongs: Graduate Kaming to with an Is st Five Years Service as such, who have pulsed the Departments I Examinations of Nulb Tensile ... The et dillon of Graduation will be applicable after five yours

from the date of issuance of this Notification. (c) Twenty percent by promotion, on the basis of joint Seniority - cum - filness from amongst Junic: Soule Sterographer and Assistants on the effice of Political

Agent and Assistant Political Agent Frontier Region Assistant / Junior Scale Stenographer of Ex - Deputy Commissioner / Commissioners offices presently working in the effices of DCO / ACO / EDO (F&P) and DOR who are Graduate with five Years Service as such By transfer from amongst Keib Tensildar

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By transfer from amongst Naib Tehsildar

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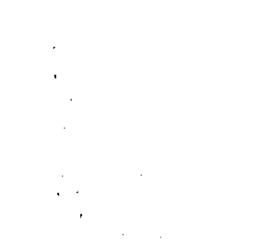
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Copy forwarded fer information and necessary action a

I. Secretary to Government of NWFP Establishment Department

2. Secretary to Government of NWFP Pinance Department 3. Secretary to Government of NWFP Law & Parliamentary Affairs Dipartment

4. Secretary NWPP Public Service Commission

5. Secretary to Governor NWFF.

6. Registrar Perhawar High Court Perhawar 7. Advocate General, NVFP 8. Accountant General NVFP Perhaman

9. Private Secretary to Chief Secretary NWFP

10.All District Coordination Gifteer, in NWFP 11.All District Officer (Revenue & Estate) /Collector, in NWFP

12.Director Land Record NWFP

13. The Controller, Government Printing Press, NWTP Peshawar with the request flut the notification may be published in the official gazette and

Deputy Secretary Government of NWFP Revenue & Estate Department

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE (REVENUE & ESTATE DEPARTMENT)

hes

Peshawar dated the 30/03/2011

OTIFICATION

12 12 389 /Adm: I/I/296/Amendment. In pursuance of provisions **contained in Sub-Rule (2) of rule 3 of the North West Frontier Province Civil Servants** (Appointment, Promotion and Transfer) Rules, 1989, the Revenue & **Serve Department in consultation with the Establishment and Finance Departments Department in this Departments Notification No. 32102/Adm: I/135/SSRC, Totated 26:12.2008, the following further amendments shall be made, namely**:

AMENDMENTS

In the Appendix:-

. (ii)

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 against S.No. 1, in column No. 7, for the cyl. cntries, at clauses (b) and (c), the following shall substituted, namely;

> "(b) By promotion on the basis of seniority-cumfitness in the following manner:

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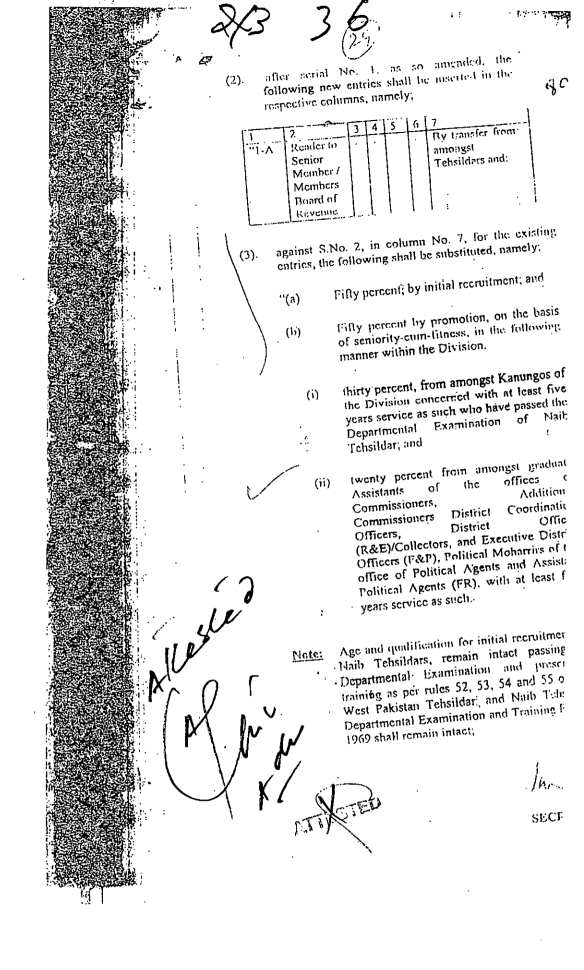
 (i) sixty percent from amongst the Naib Tchsildars, District Kanungos, District Revenue Accountants and Head Clerk (Revenue) with at least five year service as such.

Note:- The seniority of existing District Kanungos, District Revenue Accountants and Head Clerks (Revenue) will be merged with Naib Tchsildars and further promotion to these cadres will not be made henceforth; and

> twenty percent from amongst graduate Assistant, Senior Scale Stenographer of Board of Revenue, Director Land Record, Senior Scale Stenographer of the offices of Commissioners, 'Additional' Commissioners, Political Agents and Sub-Registrar, with at least five years service as such.

<u>Note:</u> The officials in sub-clause (ii), so promoted, shall undergo Settlement / Revenue Training and pass "Kanungo Certificate Examination.".

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amil///296/Amendment ط عليه عليه في المعنى action to the عليه عليه المعنى المعنية المعنية المعنية المعنية المعنية المعنية المعنية ال Secretary to Government of Khyber Pakhtunkhwa Establishment Dep Secretary to Government of Khyber Pakhtunkhwa Finance Department 3. Secretary to Government of Khyber Pakhtunkhwa Law Department. 21. 12. 4. Secretary Kligher Pakhtunkhwa Public Service Commission. 5. Registrar Peshawar High Court. 6: Accountant General Khyber Pakhtunkhwa. 7. All Commissioners / Political Agents in Khyber Pakhtunkliwa. 8. All District Officers (R&E)/Collectors, in Khyber Pakhtunkhwa. 9. Private Secretary to Minister for Revenue Khyber Pakhtunkhwa. 10. Controller, Government Printing Press Peshawar with the request to public the above notification in the official Gazette and supply 50 printed copi thereof to the undersigned for record. DEPUTY SECRETARY TO GOVERNME OF KHYBER PAKHTUNKHWA 1956 REVENUE & ESTATE DEPARTMENT

A)/vol-11/ 5850

Dated: 19.07.2011

Anex

The Assistant Secretary (Estt.), Govt. of Khyber Pakhtunkhwa , Board of Revenue & Estate Department.

JOINT SENIORITY LIST OF ASSISTANT AND POLITICAL MOHARRIRS.

OFFICE OF THE <u>COMMISSIONER PESHAWAR</u> DIVISION PESHAWAR

Reference your office letter No. Estt:-V/(seniority list)/17835 dated 2011 on the subject cited above.

Political Agent, Khyber has furnished list of Graduate Ministerial this office vide letter No. 6654/Acett: dated 01.06.2011 which is d. The Political Agent has further informed over, telephone that no aned post of Political Moharrar exists in Khyber Agency.

Similarly Political Agent, Mohmand vide letter No. 2614/Acett: 67.2011 (copy enclosed) has also informed that no sanctioned post of Moharrir exists with them. The seniority lists of Graduate Senior Clerks Clerks as provided by Political Agent Mohmand vide letter Ne. cett: dated 18.06.2011 is enclosed.

Apart from the above seniority list of the Assistant in Peshawar are circulated vide this office No. 1019-29/6/4(AA)Vol-I dated 211 is also sent herewith.

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ASSISTANT TO COMMISSIONER(R/GA) FOR COMMISSIONER PESHAWAR DIVISION

OF KIÍVRI ROARD OF REVENUE RUVENDE & ESTATE DEPARTMEN No. 1.stt: V/Seniority fist 2496 Performan dan 🖓 Bie 📿 📿 🖻 The Commissioner, Peshawar Division Peshawar. Subject: Provision of ACRs and Synopsis of ACRs I am directed to refer to the subject noted show and to request you to furaisit over a . gwith synopsis of ACRs for the entire service in respect of the following officials within two positively: Nemo of officials Office Remarks Hazrat Khan Political Agent Molumnud Office ; Promoted as Naity tehsile through Administrative Ighal Hussain Political Agent Khyber Office Politicial Moharch Inded Khan Political Agent Molimand Office Puliticial Mohamm Jan Alam Political Agent Mohmand Office Politicial Mohamir Samin Khan Political Agent Molonaud Office Politicial Mohavia Mufil Mumtaz Jan Political Agest Khyber Office-Politicial Molania Ghazi Khan Political Agent Khyber Office coliticial Moisson Moenn Dar Political Agent Khyber Office Policy fat Moleser Chandi Khan Political Agent Mohmood Office กลไประเภ จำเนื้อเวล thismuddin Political Agent Molinand Office Politici Andres. Political Agent Mohmand Ottice Şheryar Khan molalept Molace -Gohar ∧li Political Agent Mohmand Office troliticiat Moleccia Bedruz Zaman Political Agent Mohmand Office Politicial Molerrie Political Arent Klivker Office Bismillah Khan Politicial Molecula Ali Raza Political Amont Khyber Office Politicat Moharii Muliammud Ilumr Political Agent Kligher Office Poblem Autoria Politicial Mobility Shah Jahan Political Agent Khyber Office thePterini Moharop Innyatallah Khan Political Agent Khyber Office Foridullah Khau Political Agent Khyber Office Petiticial Mohana Muliammad Saced Political Agent Khyber Office Politicial Mehazor Zarin Khan Political Agent Klipber Office Political Moberly Turkistan Political Agent Khyber Office Policial Goroe -Foliticial Moltaria Salcem Javed Political Agent Kligher Office Arshed Kninal DCO Office Peshawar, Assistant Muhammad Sher Political Agent Mohmand Office Political Molarch Zahid Kamal Commissioner Office Peshawar Assistant -A certificate to the effect that there is no judicial / Departmentol trapity or action(c), re not pending against the officials may also be given. D.NO 13332 Estt: V/Seniority list 11. Copy forwarded to the:-Political Agent Mohmand For similar necessary action Political Agent Khyber Agenty rı Ø

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: 556/2014

Khalid Hameed Assistant Office of the Commissioner, Peshawar DivisionAppellants

VERSUS-

Government of Khyber Pakhtunkhwa through Chief Secretary, SMBR and 25 others.......Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1 TO 4 ARE AS UNDER:-

PRELIMINARY OBJECTIONS

- 1. The appellant had challenged Notification dated 11.03.2011 before the Peshawar High Court on 28.11.2011 i.e. after 8 ½ months. Therefore the appeal before Service Tribunal is badly time barred.
- 2. The appellant is estopped by his conduct to bring the present Appeal.
- 3. That the instant appeal is barred by law and not maintainable.
- 4. That the instant appeal is bad for mis-joinder and non-joinder of necessary parties.

<u>ON FACTS.</u>

- 1. Incorrect. The appellant is employee of office of the Commissioner, Peshawar which is an Attached Office of the Revenue & Estate Department. The recruitment of Assistants of Attached Offices is made by the office itself and not by the Public Service Commission.
- 2. No comments. Relates to record of the office of Commissioner, Peshawar Division.
- Partially correct. The Notification enforcing Rules for Revenue & Estate Department in 2001 repealed all existing rules including the West Pakistan Tehsildari and Naib Tehsildari Service Rules 1962, if they had been adopted by Provincial Government. Furthermore, the Notification of 2001 does not contain any provision for promotion of Assistants of office of Commissioner to the post of Naib Tehsildar.
- 4. Correct. The amendment of 2002 also did not create any provision for promotion of Assistants of the Office of Commissioner to the post of Naib Tehsildar.
- 5. Correct. The amendment of 2008 also did not create any provision for promotion of Assistants of the Office of Commissioner to the post of Naib Tehsildar.
- 6. Correct. The amendment was necessitated for two reasons. Firstly, with the creation of Office of Commissioner, Assistants employed in offices of Commissioner were made eligible for promotion to the post of Naib Tehsildars.

Secondly, during turmoil in tribal areas it was noticed that the Tehsildars and Naib Tehsildars being recruited/promoted after 2001 did not have the requisite experience to deal with tribal matters. The policies of the Government are implemented and law & order at grassroots is maintained through the Political Moharirs (Junior Clerks) who deal directly with the tribal populace. Due to their experience gained in handling complex situations they were made eligible for promotion to post of Naib Tehsildar which is the government's second interface with tribals, therefore Political Moharir's were again made eligible for promotion to post of Naib Tehsildar.

The appellants cannot take benefit of a portion of the amendment and at the same time oppose another portion which creates competition for them. Furthermore, the appellants cannot claim promotion against posts that are not on the strength of Revenue and Estate Department i.e. posts of Political Tehsildars/Naib Tehsildars on budget of FATA.

- 7. Incorrect. The post of Political Moharir was included in the panel of post holders eligible for post of Naib Tehsildar since the promulgation of Tehsildar /Naib Tehsildar Service Rules 1962, and was unlawfully omitted in 2001. The mistake was rectified with insertion of amendment in March 2011. Political Moharirs are in fact junior clerks who have experience of field instribal areas matters.
- 8. As the eligibility is on joint seniority as indicated in "subject" of the Annexure, therefore the appellant has been placed at the correct position on the basis of Tehsildar/Naib Tehsildar Service Rules.
- 9. In case the appellant is aggrieved of any act of the respondents which affect their/his terms and conditions of service, the appellant has to approach proper forum in time.

<u>GROUNDS</u>

- A. Incorrect. The respondents have acted according to law, rule and Constitution. The impugned notification is legally issued which is just, fair, and sustainable in the eye of law.
- B. Incorrect. Junior Clerks having field experience in tribal affairs are designated as Political Moharirs. The appellants are trying to create confusion un-necessarily.
- C. Incorrect. The question here is not of parity, but of requisite experience. Detail reply has already been given in para 6 above. Senior Clerks are not designated as Political Moharirs.
- D. Incorrect. The appellant was treated according to law and the impugned notification does not violate Articles of the Constitution.
- E. Incorrect. The logic forwarded by appellant is misconceived and speaks of ignorance of requirements of posts in tribal areas. During testing times in tribal areas, Political Moharirs were given charge of post of Naib Tehsildar in OPS to handle the situation as Naib Tehsildars recruited from Public Service Commission and ministerial quota, due to inexperience of tribal societies and influences, miserably failed and employed extraneous pressures to avoid such transfers.
- F. Incorrect. Assistants of Office of Political Agent do not have requisite experience to handle tribal situations. Furthermore, none of the affected Assistants has objected to the rectification of mistake by respondents.
- G. Correct to the extent that writ petition of the appellant was accepted, but the order of Peshawar High Court was assailed before Supreme Court of Pakistan, whereby the order of Peshawar High Court was set aside and the writ petition was converted into appeal before this Tribunal.
- H. As in 'G' above.
- I. Respondents will also raised additional grounds at the time of arguments.

In view of the above, the service appeal has no merits and may be dismissed with costs.

Senior Member, BOR Respondent #12:22.

Secretary Establishment Respondent //3

retarv Finance Respondent #4

COVERNMENT OF KHYBER UARVEUNK UN BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

No. Estt:V/Seniority list 24966. Peshawar dated the 20/09/2011

Го

The Commissioner, Peshawar Division Peshawar.

Subject

Provision of ACRs and Synopsis of ACRs.

I am directed to refer to the subject noted above and to request you to furnish original ACRs alongwith synopsis of ACRs for the entire service in respect of the following officials within two days positively

S No	Name of officials	Office	Remarks
	Hazrat Khan	Political Agent Mohmand Office	Promoted as Naib Tehs idar
1	Iqbal Hussain	Political Agent Khyber Office	through Administrative order Politicial Moharcia
3	Imdad Khan	Political Agent Molimand Office	Politicial Mobles
1 1	Lan Alam	Political Agent Mohmand Office	Politicial Möherrir
5	Somin Khan	Political Agent Molimand Office	人間の見ていた。
0	- Ahifi Mumtaz Jan	Political Agent Klyber Office	Politicial Mohaotir.
	Qhazi Khan	Political Agent Khyber Office	Politicial Moligraria
8	Meena Dar	Political Agent Kliyber Office	 Oliticial Mohora; D. Internet S. C.I.
9	Chandi Khan	Political Agent Mohmand Office	Politicial Malvines
1 10	lisemaldin	Political Agent Mohmand Office	Politiciat Molibra
	Sheryar Khan	Political Agent Mohmand Office	Politiciai Andinas
12	Gohar Ali	Political Agent Mohmand Office	Polaicant Mathing
13	Badruz Zaman	Political Agent Mohmand Office	Politiciat Molerniz
11	Bismillah Khan	Political Agent Kliyber Office	Politicial Moharrir
15	Ali Raza	Political Agent Khyber Office	Politicial Molyaria
16	 Muhammad Ibrar	Political Agent Kliyber Office	Politicial Moherrie
17	Shah Jahan	Political Agent Khyber Office	Politicial Moletrin
18	Juavatullah Khan	Political Agent Khyber Office	Political Molterly
19	Furthillah Khan	Political Agent Khyber Office	Politicial Molaras
20	Muhammad Saeed	Political Agent Khyber Office	Politicial Mohscrift
1	Zario ['] Khan	Political Agent Khyber Office	Politicial Mon.jrit
• •	Farlistan	Political Agent Eliyber Office	Politicial reformation
23	Salecing layed	Political Agent Khyber Office	Politicial Moltarrig
	1) diad Rumal	DCO Office Peshawat	Associate
	- Stelanniad Ster	Political Agent Mohmand Office	Politicial Moharing
26	Zarid Kamal	Commissioner Office Peshawar	Assistant

A certificate to the effect that there is no judicial / Departmental requiry or appreciation of cases are not pending against the officials may also be given.

D.NO 1333

No. Hst: McSeniority list

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Esterior

Copy forwarded to the:-

- Political Agent Mohimand
- Political Agent Khyber Agenty

For similar necessary action

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Assistant Composites (1941)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In the matter of:

Service Appeal No.<u>556</u>/20134

Khalid HamcedAppellant

Versus

Govt. of Khyber Pakhtunkhwa & others. .. Respondents

APPLICATION FOR REJECTION OF

THE SERVICE APPEAL UNDER

ORDER-7 RULE-11 C.P.C

Respectfully Sheweth:

- That the above noted service appeal is pending adjudication and is fixed today for reply of the replying respondents.
- That the service appeal besides being barred by law have become infructuous, inter alia, on the following grounds;

<u>GROUNDS:</u>

- A. That the appellant has to exercise his option as to whether he is to be considered for the post of Tehsildar BPS-16 or Naib Tehsildar BPS-14, since his name is under consideration for promotion of Tehsildar BPS-16, he has got no cause of action to question the reserve quota for promotion of Naib Tehsildar BPS-14.
- B. That the appeal of the appellant is hopelessly barred by time, no application for condonation is filed, the appeal is thus liable to be dismissed on this score alone.
- C. That the Government is empowered to amend the rules and the same cannot be validly questioned in service appeal.
- D. That the appeal in hand has become infructuous after inclusion of the post of Assistant of the Commissioner Office in the feeding cadre for promotion to the post of Tehsildar BPS-16, besides on this amendment the appellant was left with no cause of action/ locus standi to challenge the amendment notification dated 30.03.2011.

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It is, therefore, requested that on acceptance of this application, the titled appeal may kindly be dismissed with costs.

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Through[.]

IJAZ ANWAR Advocate, Peshawar

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NENT

Respondents No. 5, //

Dated: 05.11.2014

AFFIDAVIT

It is stated on oath that the contents of this Application are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

OOD AO N NA, RESHAWAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

In the matter of:

Service Appeal No. 556/20134

Khalid HameedAppellant

Versus

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Respondents No. 5, //

Dated: 05.11.2014 Advocate, Peshawar

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DEPONENT

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- I. Respondents will also raised additional grounds at the time of arguments.

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Chief Geoletar

Senior Member, BOR Respondent #729.

Secretary ablishment Respondent #3

ogndent #4

COVERNMENT OF KHYBER EXECTION HWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

No. Estt:V/Seniority list 2.4966. Peshawar dated the 26/09/2011

То

The Commissioner, Peshawar Division Peshawar,

Subject

Provision of ACRs and Synopsis of ACRs.

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	lan Allam	Political Agent Molumand Office	Politicial Moharie
÷	Somin Khan	Political Agent Mohmand Office	Politicital Molactic
6	Mufti Mumtaz Jan	Political Agest Khyber Office	Politicial Mohariji
- 7	Ghazi Khan	Political Agent Khyber Office	a oliticial Moissers
S	Meenn Dar	Political Agent Khybar Office	Politicial Molecci
ij	Chandi Khan	Political Agent Mohmand Office	Politicial Multicial
1	¹ ilusuuklin	Political Agent Mohmand Office	Politicial Monards
	- Sheryar Khan	Political Agent Molimand Office	Politicint Moliar %
12	Gobar Ali	Political Agent/Mohmand Office	Politicial Motoria
13	Badruz Zaman	Political Agent Mohmand Office	Politicial Moharrír
1.1	Bismillah Khan	Political Agent Khyber Office	Politicial Moleira
15	Ab Raza	Political Agent Khyber Office	Poblicial Molerni
16	Muhammad Ibrar	Political Agent Kliyber Office	Politicial Moharas
17	Shah Jahan	Political Agent Khyber Office	Politicial Modiaria
18	buayatullah Khan	Political Agent Khyber Office	Politicial Moharris
10	Taridullah Khan	Political Agent Rhyber Office	Politicial spolarca
20	Muhammad Saeed	Political Agent Khyber Office	Politicial Mohanin
١٦	Zaria Khan	Political Agent Khyber Office	Political Moh. rif
· · ·	Furkistan	Political Agent Khyber Office	Politicial Monthly
	Saleem Javed	Political Agent Khyber Office	Polificial Stoharyi
3 <u> </u>	29 barunad Ster	DCO Office Peshawar	Assistant $\langle \hat{\beta} \rangle = \hat{\beta}$
26	Zalid Kamal	Political / gent Mohmand Office	Politicial Money
	e e o national	Commissioner Office Peshawar	Assistant

A certificate to the effect that there is no judicial? Departmental acquiry or appetirable cases are not pending against the officials may also be given.

D.NO 13830

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No. Est V_Seniority list

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Copy forwarded to the:-

- Political Agent Mohmand
- Political Agent Khyber Agenty

For similar necessary action

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Assist

بعدالت جناب مرر ما بر در مقدم دعوكي جرم ز باعث تحريراً نكبه مقدمه مندرجه عنوان بالاميس ايني طرف سے داسطے پیروی وجواب دہی دکل کار دائی متعلقہ آن مقام فتشيا وز كيليخ مركم المراس بساس كل كاحار الأر مقرر کرکے اقرار کیاجا تاہے۔ کہ صاحب موضوف کومقد مہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامه کرنے وتقرر ثالث و فیصلہ پر حلف دیتے جواب دہی اورا قبال دعویٰ اور بصورت د گری کرنے اجراءاور دصولی چیک وروپیدار عرضی دعویٰ اور درخواست ہرشم کی تصدیق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صنورت عدم پیروی یا ڈگری کیطرفہ با پیل کی برامدگی اور منسوخی نیز دائر کرنے ایپل نگرانی دنظر تانی و پیروی کرنے کا مختار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل یاجزوی کا روائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ با اختیارات حاصل ہول گے اوراس کاساخته پرداخته منظور وقبول موگا دوران مقدمه میں جوخر چه مرجانه التوائ مقدمه ک Ales سب سے وہوگا کوئی تاریخ بیشی مقام دورہ پر ہو یا حد سے باہر ہوتو دیل صاحب پابند ہوں ے۔ کہ پیرو**ی ن**دکور کریں۔ لہٰذاو کالت نامہ کھوریا کہ سندر ہے۔ WAR W 201 WAR W 201 WAR 201 6 () ob المرقوم .**آلعب** مقام المحما و لرى بشاورى**نى نون : 20193** ob: 0345-9223239

POWER OF ATTORNEY	X
In the Court of ICPIC Service TEIL	sunal postur.
Khalid Hameed	}For
	}Plaintiff }Appellant
· · · · · · · · · · · · · · · · · · ·	}Petitioner
	}Complainant
VERSUS	
Crowt of 10PK and otheres.	}Defendant
	Respondent 5,// Accused
Appeal/Revision/Suit/Application/Petition/Case No.	of 2014.
Fiz	ked for 18/6/2014.
I/We, the undersigned, do hereby nominate and appoint	

IJAZ ANWAR ADVOCATE, SUPREME COURT OF PAKISTAN

<u>cuel Sainel Amin Aaleur</u> my true and lawful attorney, for me in my same and on my behalf to appear at <u>perfunct</u> to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits. Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or subpoena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient.

AND l/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

I	N WITNESS whereof I/we l	have hereto signed at	
the	day to	the year	τ. τ <u>τη το </u>
Executar	t/Executants		····
Accepted Marine Safei Anie	subject to the terms regardi	ng fee Ijaz An Advocate High Courts & Supr ADVOCATES, LEGAL ADVISORS, SERVICE FR-3 &4, Fourth Floor, Bilour Plaza, S Ph.091-5272154 Mobile-	eme Court of Pakistan