Form- A

FORM OF ORDER SHEET

Court of	
	•
Case No	1421/ 2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1-	03/10/2022	The appeal of Mr. Abdali Shah presented today by Mr. Noor Muhammad Khattak 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 older of Chairman		
		REGISTRAR		
	·			
-				

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL No. 1421 /2022

ABDALI SHAH

VS GOVT. OF KPK & OTHERS

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of appeal with Affidavit	***************	1-35
2. Application for suspension		***********	6
3.	Seniority List and letter dated 25.02.2022	A & B	7-9
4.	Notification dated 31.01.2022	С	10-12
5.	Departmental Appeal	D	13-16
6.	letter dated 21.07.2022	E	17
7.	Judgment/order sheet dated 29- 09-2022	F	18-24
8.	Appellate order dated 30.09.2022	Ğ	25
9.	Notification dated 30.09.2022	Н	26
Service Rules of the Sister Departments		ï	27-31
11. Vakalatnama			32

APPELLANT

Through:

NOOR MCHAMMAD KHATTAK ADVOCATE SUPREME COURT OF PAKISTAN

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 1421 /2022

AP	PELLANT
Public Health Engineering, Sub Division Charsadda.	•
Mr. Abdali Shah, SDO (OPS),	

VERSUS

- 1- The Govt of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The Chief Engineer (Centre) Public Health Engineering Department, Peshawar.
- 5- Mr. Zahid Hussain Shah, SDO (OPS) PHE Sub Division-I, Abbottabad.
- 6- Mr. Raheel Shahzad, SDO (OPS) PHE Division, Mansehra.
- 7- Mr. Waseem Khan, SDO (OPS) PHE Division, Oghi Mansehra.
- 8- Mr. Muhammad Safi Ullah Khan, Sub Engineer PHE Division Bannu with Additional Charge of PHE Sub Division Bannu-II.
- 9- Mr. Adnan, Sub Engineer PHE Sub Division, Saidu Sharif-I, Swat-I RESPONDENTS

APPEAL UNDER **SECTION-4** OF THE **KHYBER PAKHTUNKHWA** SERVICE TRIBUNAL ACT, 1974 **IMPUGNED AGAINST** THE **NOTIFICATION** DATED 31.01.2022 TO THE EXTENT OF NOTE ATTACHED TO RULE (1) (III) (D) IN RESPECT OF PROMOTION ON THE BASIS OF SENIORITY TO BE RECKONED FROM DATE OF FIRST REGULAR APPOINTMENT RATHER THAN OF **ACOUIRING** THE DEGREE OF ENGINEERING AND AGAINST THE APPELLATE ORDER DATED 30-09-2022 WHEREBY THE DEPARTMENTAL APPEAL DATED 25-07-2022 HAS BEEN REGRETTED ON **NO GOOD GROUNDS AND AGAINST SUBSEQUENT NOTIFICATION DATED 30.9.2022 WHEREBY JUNIORS** TO THE APPELLANT WERE PROMOTED:

PRAYER:

That on acceptance of this appeal the impugned notification dated 31.01.2022 to the extent of note attached to Rule (1) (iii) (d) and the appellant be promoted on the basis of seniority reckoned from the date regular appointment and not from the date of acquiring B.Tech: Degre. That the Notification dated 30.9.2022 issued by the respondents whereby private respondents has been promoted to the post of AE/ADE/SDO BPS-17 may kindly be set aside and the respondents may be directed to promote the appellant against the post of AE/ADE/SDO BPS-17 with all back benefits including seniority i.e. w.e.f. 30.9.2022. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

Brief facts giving rise to the present appeal is as under:

- 1. That Appellant is a law-abiding citizen of Pakistan and is an employee of the respondent department performing his duty as sub-engineer (BPS-16) with full zeal & zest.
- 31.01.2022 published in the official gazette on 07.02.2022 whereby the method of recruitment through promotion to the post of SDO was amended and a note was inserted for the purpose of reckoning seniority,

Note: for the purpose of promotion, the seniority of the B.Tech (Honors) degree shall be reckoned from the date of appointment or acquiring the degree, whichever is later; and.

- 4. That it is pertinent to mention here that vide notification supra the method of promotion was amended vide the note therein whereby the right of promotion provided by the Khyber Pakhtunkhwa Civil Servant Act, 1973 was badly affected.
- 5. That the Appellant feeling aggrieved from the notification dated 31.01.2022 published on 07.02.2022 preferred departmental appeal 25-07-2022 before the competent respondent by challenging the "NOTE" in the notification published on 07-02-2022. Copy of the Departmental Appeal is attached as annexure
- 7. That the appellant filed writ petition No. 2789-P/2022 before the Peshawar High Court Peshawar which was disposed of with the direction to the respondents to "decide the representation of the appellant in accordance with Law as earlier as possible but not later than one month, after the receipt of this order" as well as the interim relief issued on 28-07-2022 shall continue till the decision of the representations of the petitioners now appellant. Copy of the Judgment/order sheet dated 29-09-2022 is attached as annexure

10. That appellant feeling 'aggrieved and having no other remedy filed the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the impugned service rules notified by the notification dated 31.01.2022 and published on 07.02.2022 to the extent of note whereby seniority for the purpose of promotion was reckoned from the date of acquiring the degree is against the law, facts, norms of natural justice and materials hence the same is liable to be set aside and needs to be rectified accordingly.
- B- That Appellant have not been treated by the respondents in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- D- That according to section 8 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 read with rule 17 of the Khyber Pakhtunkhwa Civil Servant (APT) Rules,1989 the seniority inter se of a civil servant appointed to service, cadre or post shall be determined in the case of persons appointed by initial recruitment in accordance with the merit assigned by the Commission or as the case may, the department selection committee; provided that persons selected for appointed to post in earlier selection shall rank senior to the persons selected in a later selection.
- E- That the treatment meted out to the Appellant is a clear violation of the fundamental rights of the Appellant.
- F- That the Appellant have been discriminated by the respondents on the subject noted above and as such the respondents violated the principle of natural justice as well article 27 of the constitution of the Islamic Republic of Pakistan, 1973.
- G- That according to article 38 (e) of the constitution of the Islamic Republic of Pakistan, 1973, that "state is bound to reduce disparity in the income of persons in the service of the Pakistan".

H- That petitioner seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 03-10-2022

APPELLANT

AĎDALI SHAH

Through:

NOOR MOHAMMAD KHATTAK

WALEED ADNAN

UMAR FAROOQ MOMAND

MUHAMMAD AYUB

KHANZAD GUL ADVOCATES

AFFIDAVIT

I, Mr. Abdali Shah S/o Haji Sufaid Shah, SDO (OPS), Public Health Engineering, Sub Division Charsadda, do hereby solemnly affirm and declare on Oath that the contents of this Service Appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DÉPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE	APPEAL	NO	/2022

ABDALI SHAH

V/S

GOVT. OF KP & OTHERS

APPLICATION FOR SUSPENSION OF THE OPERATION OF NOTIFICATION DATED 31.01.2022 AND 30.09.2022 TILL THE FINAL DISPOSAL OF THE APPEAL.

Respectfully Sheweth;

- 1. That the above title appeal has been filed today before this Honourable court.
- 2. That the appellant has challenged the vires of the Rule 1 (iii) (d) issued on 31-01-2022 and published in the official Gazette on 07-02-2022, whereby the rule for promotion has been changed with a "NOTE" mentioned therein.
- 3. That, the three ingredients required for the grant of status are in favour of the appellant.
- 4. That the ingredients of the instant petition may very kindly be consider as part and parcel of the main service appeal
- 5. That any other ground would be agitated at the time of argument.

It is, therefore, most humbly prayed that on acceptance of this appeal the impugned notifications dated 31.01.2022 and 30.09.2022 may very kindly be suspended till the disposal of main appeal.

APPELLANT ABDALI SHAH

Through:

NOOR MOHAMMAD KHATTAK, ADVOCATE SUPREME COURT OF PAKISTAN With Courter,

NOTIFICATION

OFFICE OF CHIEF ENGINEER ICENTERS

PUBLIC HEALTH ENGINEERING DEPARTMENT

KHYBER PAKITUNKHWA PESHAWAR

NO. 06 / CG:=13/PHE, Dated: 04/03/2022

			· · · · · · · · · · · · · · · · · · ·	7	,	·			<u> </u>
	S.No	is inc Names I is	Father Name: 15-2	l veer UnmeDistrict I went Prot	Date of Birth	Date of Commencement of Seriete	Date of Appointment to Present Post	Year of Acquiring Degree of B-Tech: Hon (C)	Remarks
	1	Rfaz Ahmadici 1 To 1	Ghulam - ii.i.i.	1)inLower	01.03.1966	06.12.1989	05.12.1989	2011	
	2	Abránijzeb~! 1 - :-	lebahzah i i i i i i i	Mólimánd Age:	25.10.1968	13.12.1989	13.12.1989	2011	
	3	Irihad Mehmood	Sultan Muhammad 🗀 🔻	Uit.Upper.	20.12.1965	16,09,1993	16,09,1993	2011	
\rightarrow	(4)	Saqi Muhammod	Amir Mulammad · · · ·	l:Swabi	19.04.1969	25.09.1993	16.09.1993	2014	
	·5.	Zahid Hussain Shah	Syed Muzaffar Shah	Massehra	01,02,1972	27.02.1996	26.02.1996	2012	
<u>-</u>	6	Abdali Shah	Haji Sufaid Shah	Malakand	01,02,1966	26.11.1988	26.03.2008	2016	
٠.	7	Raheel Shahaad	Muhammad Farid	Mansekra	16.09.1976	30.08.1997	01 07,2005	2013	promoted from Ocalismon
->	S	Imiaz Muhammad	Hazrai Wali	Swabi	09.01.1971	20.12.1994	11.02.2009	2016	
-	9	Shozib Ullish	Amir Ullah	Charsodda	01.03.1998	,	19.07.2013	2017	
	10	Hamid Ali	Satter Khan	Charmida	20.03.1998	25.07.2013	19,07.2013	2015	• •
	, II	Waseon IChan	Saleem Khan	Abbottabad	02.02.1911	22.07.2013	19.07.2013	2013	·
->	12	Rahim Ullah	Mir Ali Khan	Lakki	08.01.1991		19.07.2013	2015	
	13	Muhammad Saffullah Khan	Haji Akhtar Zaman	Banne .	15.05.1981		719207.2013	2004	
I	14	Adnan	Umar Zada	Swar	10.02.1989	15,08,2013	19.07.2013	2013	
	15_	Niaz Ali	Mirzali Khan	Lokki	12.06.1984	·	13.08.2013	2013	
. [16	Zia or Rehman	Haji Lutuf tır Relunan	Bonnu	15.02.1985		13.08,2013	2011	
E	17	Mansoor Khan	Noor at Amia	Mardan	06.04.1986		13.08.2013	2013	
	31	Ifiikhur Ahmad	Shah Jee Muhammad	Dir Lower	12.04.1992		13.08.2013	2013	· · · · · · · · · · · · · · · · · · ·
	19	Mukhtar Ullah	Watanistan	Mahimand	19.04.1984		13.08.2013	2013	
. [20	Salecan Khan	Muhammad Ali Khan	Hangu	05.04.1987		13.08.2013	2010	
· [21	Munid Khan	Taza Khan	Bannu	30.03.1993	10.11.2015	29.10.2015	2016	· · · · · · · · · · · · · · · · · · ·
ſ	22	AlamgirKhan	Mass Ullich	Charsadda	16,02.1992	06.11,2015	29.10.2015	-2016	
ſ	23	Shaukat Ali	Muhammad Amin	Swat	07.03.1978		29.10.2015	2015	
-		· · · · · · · · · · · · · · · · · · ·			· · · · ·				

1 A PARTY OFFICE OFCHIEF ENGINEER (CENTUR) PUBLIC HEXITHENGINEERING DEPARTMENT. KHYBER IAKITUNKHWA PESHAWAR

No. 06:1 C.G.-13/PHE, Dated: 041.63/2022 .: In pursuance of Section-8:(5) of the NWFP Civil Strvants act 1973; the Final Schlodity List of B-Tech: (Honoirs) Sub Engineers (8PS-12/16) of Public Health Engg: Department, as stood on 28.02.2022, isnotified as under:-

٠. ,	i.Na	Poster Name	22-12 Father Name	Home District	Date of Birth	Commencement of	Date of Appointment to Present Pat	Year of Acquiring Degree of B-Teck: Hon (C)	Remarks
.L	24	Rizwan Ullah	Gul Zaman 🕝 📖	Lakki:	13.03.1991	10.17.2015	29.10.205	2015	
L	25	Soif-ul-Islam	Wedged Shah	Chaisadda	27.03.1989	13.11.2015	29.10.205.	2015	
L	26	Abmir Shafique.	Shafique Ahmad	Haripir	30.03.1992		29.10.205	21-15	<u> </u>
L	27	Muhammad.Nisar -	Shamrooz Khan	"Mohmand	10.04.1983	12.11.2015	29.10.205	2014	<u> </u>
. L	25 .	ArrhidiAli	Hakeem Said '''	Mohmerki	24.03:1991	06.11.2015	29.10.205	2115	
	29	Ahsan Aslam	Mulanimad Aslam -	~ Abbottabad»	19.01.1990	12.11.2015	29.10.205	2016	n ware
	30	Quei Samair Khan	Qazi Sarfraz Khan	Abbottabad	30.07.1991	24.10.2016	29.09.206	2016	
. [31	Zufran Uilah	Jana Gui	NWA	10.04,1993	21.03.2017	09.03.207	2017	
-[<u>3</u> 2	Muhammad Numan	Muhammad Ishaq	Swabi	10.03.1991	21.03.2017	09.03.207	2014	
Γ	33	inuat Ur Rahman	Hukam Khan	Malakand	02.02.1993	21.03.2017	09.03.207	2017	
	34	Haroon Ahmad	Siraj Ahmad	Malakand .	25.02.1991	21.03.2017	09.03.207	- 2012	
Γ	35	Eahad Elahi	Fazal Etahi	D.I.Khan	13/11/1992	31.03.2012	10.01.2018	2017	
	36	Sohail Ahmad	Rasool Foraz	nwa	10.08.1992	•	09.03.2020	2020	Uniter disable Occus

SUPERINTENDEN! P.H.E DEPARTMENT

Endst: No. 06/66-13

Dated Peshawar the

64 103 12022

Copy of the Seniority List is forwarded for information to the: -

- 1 Chief Engineer (North/South/East) Public Health Engg: Department Khyber Pakhtunkhwa Pohawar.
- 2 All Superimending Engineers in Public Health Engg: Department Center North/South/East Hyber Pakhunkiswa
- 3 All Executive Engineers in Public Health Lingg: Department Center/North South East Khybe Pakhtunkhwa.
- 4 Section Officer (Est.) Public Health Enga: Department Khyber Pakhtunkhwa Pohawar

Administrative Officer(Center)

"B"-9-

OFFICE OF THE CHIEF ENGINEER (CENTER) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

Piol Pin. 40 Sector Bill, Hayatabad Phase-V Peshawar E-mall: centreplind if empiliony P.Nnii 071-9217528 (Aziz)

No 03 / CF-7 /PHE(C)

Dated Peshawar, the 25/ 02 /2022.

To.

The Superintending Engineers,

PHE Circle Mainkand at Timergany/Mardan/Abhottabad/Hangu/Swat/ Peshawar/Swat.

The Executive Engineers.

PHE Divisions Dir Lower/Dir Upper/Swabi/Abbottabad/Hangu/Kohistan (L)/Birder/Charsadda/Shrr.gla/Briaur.

Subject:

PROMOTION OF B-TECH SUB ENGINEER (BPS-12 & 16) TO THE POST ADE/SUB DIVISIONAL OFFICER (BPS-17).

l am directed to refer to the subject noted above and to state that the promotion case of B-Tech Sub Engineers (BPS-12 & 16) to the post of ADE/Sub Divisional Officer (BPS-17) are under process and the DPC meeting will be held shortly. You are therefore, directed to provide ACR's/PER's for the period of last five years, along with non-involvement certificate of the following-Sub Engineers/SDO in (OPS), working in your respective offices, which are argently required/for finalization of their promotion case.

In case of non-compliance and delay, the concerned office will be held responsible for any consequences and accordingly matter will be submitted to the higher-ups for further consideration:

: S.No::	Name of officials it to a fire	Place of Duty
1.	Riaz Ahmad	Diff.
2.	Aurangzeb	PHE Division Dir Lower
3.	Irshad Mehmood	PHE Division Brigage
(4.)	Saqi Muhammad	PHE Division Dir Unner
5.	Sadi Munaminad	PHE Division Swabi
	Zohid Husshin Shah	PHE Division Abbottnbad
(6)	Abdali Shah	PLIC Division Appolinhad
	Raheel Shahzad	PHE Division Hangu
[<u>(8</u>]	Initiaz Muhammad	PHE Division Kohistan (Lower)
(9)	Sheaib Ullah	I I'll Division Burton
10.	Hamid Ali eli tura in	PHE Division Charsadda
Icha destan	The late of the state of the st	PHE Division Shangla

Administrative Officer (Center)

Copy forwarded to

1. The Chief Engineer (North/South/East) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar for information & necessary action, please.

2. The Section Officer (Estt) PHE Department Peshawar for information with reference to his letter Net SO(Estt)/PHED/4-53-B/2019-20 dated 04.02,2022.

Administrative Officer (Center)

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EXTRAORDINARY

GOVERNMENT



REĞISTERED NO. PIII

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, MONDAY, 07th FEBRUARY, 2022

GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGINEERING DEPARTMENT

NOTIFICATION

Dated Peshawar, the 31st January, 2022.

No.SO(Estt)/PHED/1-9/2020-21: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promution and Transfer) Rules, 1989, the Public Health Engineering Department, in consultation with Establishment Department and Finance Department, hereby directs that in this Department's Notification No.SO(Estt)/PHED/1-9/2010, dated 06-03-2010, the following

AMENDMENTS

- (1) Under the heading "Engineering Cadre":
 - against Serial No.03, in Colum No.02, for the existing entry, the following shall be substituted, namely:

"Executive Engineer/Design Engineer/Deputy Director (Technical)/Deputy Director (Labs/Projects) (BPS-18)

after Serial No.03, the following new entries shall be inserted in the

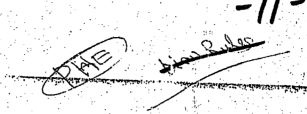
Technical Officer/Deputy Olrector (M&E) (BPS-18)

In the APPENDIX:-

"By promotion, on the basis of seniority-cum-tiness from amongst the holders of the posts of Assistant Engineers/Assistant Design Engineers/ Sub Divisional Officers/Assistant Director (Tech)/ Assistant Technical Officer/Assistant Director (M&E)/Assistant Director (Labs)/Assistant Director (Projects), "who "possesses" Degree of fi.Trech (Hons) or Diploma of Associate Engineering from a recognized University/ Board with five years' service as such."

Note: For the purpose of promotion, joint seniority of 0.Tech (Hons) & Diploma holders shall be reckoned from the cate of promotion to

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1308 KHYBER PAKHTUNKIIWA GOVERNMENT GAZETTE, EXTRAORDINARY, 07th FEBRUARY, 2022

- (III) against serial No.04, in column No.05,
 - (a) In clause (a), for the words "Five percent", the words "Two percent" shall be substituted;
 - (b) In clause (b), for the words "Five percent", the words "Three percent", shall be substituted;
 - (c) In clause (c), for the words "Three percent", the words "Eight percent" shall be substituted; and
 - (d) after clause (c), as so amended, the following Note shall be inserted; namely:

"Note: for the purpose of promotion, the seniority of B.Tech (Hons)

Degree holders shall be reckoned from the date of appointment or acquiring the Degree, whichever is later; and

- (2) Under the heading "Water Quality (WQ) Laboratory's Technical Staff":
 - against Serial No.26, in column No.05, for the existing entry, the following shall be substituted, namely:

"By promotion, on the basis of seniority-cum-fitness, from amongst the holders of the post of Research Officer (Water Quality) with five years service as such."

(ii) against Serial No.28, in column No.05, for the existing entry, the following shall be substituted, namely:

- (a) Twenty-five percent by promotion, on the basis of seniority-cumfitness, from amongst the holders of the post of Laboratory Assistant who possess at least second class B.Sc Degree in Microbiology or Chemistry from a recognized University, with 5-years service as such; and
- (b) Seventy-five percent by initial recruitment.
- (iii) after Serial No.28, the following new entries shall be inserted, in the respective Columns, namely;

"28-A	Laboratory Assistant (BPS-08)	At least Second Division Secondary School Certificate or its cquivalent qualification form a recognized Card with two years Diploma in Laboratory Technician from a	18 to 30 years	(a) Twenty-five percent by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the post of Laboratory Technician with 5-years service as such.
		racognized Medical Faculty.		(b) Seventy-five percent by Initial recruitment; and

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PRINTER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 071 FEBRUARY, 2022 1389

- (iv) Against Serial No.29, in Column No.05, for the existing entry, the following
 - (a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the post of Laboratory Attendant who possess at least Second Division Secondary School Certificate or its equivalent qualification from a recognized Board and two years Diploma in Laboratory Technician from a recognized Medical Faculty, with 5-years service as such; and
 - (b) Fifty percent by initial recruitment.

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

ATTER

Printed and published by the Monager, Staty, & Ptg. Deptt., Khyber Pakhtunkhwa, Peshawar The worthy Secretary,
Public health engineering department,
Khyber Pakhtunkhwa, Peshawar.

-13-

SECY PHILL 27

Through Proper Channel

Subject:

Departmental Appeal/Respresentation against the Newly amended rules vide Impugned Notification dated 07.02.2022, whereby promotion to the post of Assistant Engineer (BPS-17) is subject to acquiring degree or initial appointment whichever is later.

Respected Sir,

- 1. That appellant presently serving as sub-engineer in (BPS-16). Since the date of first induction he has never been rendering meritorious service to the department.
- 2. That while performing duties against the subject post, department circulated final seniority list of the B-Tech (Hons) Sub-Engineers dated 04.03.2022 wherein appellant was placed at serial No. 26 and therefore, is entitled to be promoted against the post of Assistant Engineer (BPS-17) on the basis of seniority-cum-fitness. It is added that appellant came to know on 25.07.2022 about the newly impugned amended rules dated 07.02.2020, whereby it has been held that:-

"for the purpose of promotion, the seniority of B. Tech (Hons) degree holder shall be reckoned from the date of appointment or acquiring the degree, whichever is later".

- 3. That department has sought credential/documents for PSB which is to be held on 28.07.2022 for promotion to the post of Assistant Engineer (BPS-17) from juniors to the appellant who got appointed way back in the year 2013 and onwards.
- 4. That being aggrieved, the appellant prefers this Departmental Appeal/Representation inter-alic on the following grounds:-

GROUNDS:

- A. That the impugned rules dated 07.02.2020 has been enacted under the provision contained in sub-rule (2) of Rule 3 of Khyber Pakhtunkhwa Civil Servants (Appointment, promotion and Transfer) Rules, 1989. It is necessary to aver here that the rules ibid has been promulgated by the provisional government for the respective department and under the law department is supposed to frame rules which is not contrary to the basic principles and has been prescribed in the General rules. Therefore, the rules framed by the department are repugnant to the General rules and not sustainable and liable to be struck down.
- B. That as per Rule-17(1)(a) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 The seniority inter se of civil servants appointed to service, cadre or post shall be determined in case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission or, as the case may be, the Departmental Selection Committee; provided that persons selected for



appointment to post in an earlier selection shall rank senior to the persons to the persons selected in a later selection. Hence appellant was inducted way back in the year 1989 and that is why was placed at serial No.8 in the final seniority list of the Sub-Engineers (BPS-16). Therefore, the impugned rules are not only against the rules ibid but also against the vested right of the appellant for promotion against the next higher grade.

Civil Servant is also citizen of this motherland and under the constitution of Islamic Republic of Pakistan, 1973 he having all fundamental rights to be treated at par with other similar placed person. Article-25 of the Constitution stipulates egalitarian amongst the employees in the other sister department. In this juncture of the matter it is elaborated that in the C&W and irrigation department which are sister department of the Public Health Engineering department, the seniority in all cases of promotion is determined from the date of initial appointment. Reference is made to the verdicts of Hon'ble Superior Courts:-

1991 SCMR 1040

—Art. 25(1)—All citizens are equal before law and entitled to equal protection of law—State, however, is not prohibited to treat its citizens on the basis of a reasonable classification—Reasonable classification—Basis or criterion for classification as to avert violation of Art. 25(1).

2018 PLC (CS) Note 86 (Peshawar)

Equal protection of law means that no person of or class of person shall be denied the same protection of law which is enjoyed by other person or other class of persons in like circumstances. Similarly, reasonable classification amongst different groups of persons is admissible; however, to justify the validity of a classification, it must be shown that it is based on reasonable distinction or that it is on reasonable basis or rest on real or substantial difference of distinction. [para 9 of the judgment]

2004 PLC (CS) 1234 (Peshawar)

—Arts. 25 & 199—Constitutional petition—Police Order (22 of 2002), Arts. 7 & 8—Civil Service—Discrimination—Persons in comparable situation, must be treated alike, thus differently treating them would be direct discrimination—Discrimination can arise only through application of different rules to comparable situations of the application of the same rules to different situations—Eventually, the separation of the two units from one another would not be a step justified in law and would be against the spirit and commandants of the provisions of Police Order, 2002 as well as the Constitution.

2003 PLD Peshawar 27

only when two or more persons, who are similarly placed, in similar situation and in similar ambient circumstances, are treated differently.

MERIED

Likewise, Reference is made to the Sheikh Riazat-ul-Haq case that under

Article-9 of the Constitution a civil servant has fundamental rights to be
treated as per law. Reliance is placed on 2017 PLC(CS) Note 23 which is
as under;-

"Article-25: Discrimination Similar treatment
Scope
Alike should be treated Alike."

Besides, this it was held in 2021 PLC (CS) Note.26 that:-

"Equality of State Subjects-Safeguard against discrimination in services-Scope-Respondent along with two others applied for appointment as Junior Clerk against the quota reserved for legal heirs of the police employees who had died during service--Selection Committee recommended the other two candidates and rejected the application of respondent on the ground that his father had died prior to the issuance of notification through which the quota was fixed: hence, without giving retrospective effect to the notification, respondent could not be appointed-Selection Committee, however, recommended another candidate whose father was had also died prior to the notification fixing quota—Discrimination was meted out to the respondent— Authority who had issued an order or done any act could not subsequently take the stance that the order issued or action taken by it was against the law---Respondent was entitled to the same treatment as met by the other candidate whose case was at par with his case-High Court was fully justified to issue direction for appointment of the respondent-Appeals was dismissed."

- D. That after amendment in the impugned rules a final seniority list of the sub-engineers (BPS-16) has been circulated by the department on 04.03.2022 in light of Rule 17 of Khyber Pakhtunkhwa Khyber Pakhtunkhwa Government Servants (Appointment, Promotion and Transfer) Rules, 1989. Therefore, the sole purpose of seniority is to promote the incumbents against the next higher grade while admitted position has been overlooked by the department and has constituted DPC on 28.07.2022 to the post of Assistant Engineer (BPS-17) from the date of acquiring degree instead of initial appointment which is liable to be quashed.
- E. That the appellant was initially recruited in the department in accordance with law and rules where at that time no such condition of degree existed. Therefore, the same cannot be imposed from the retrospective effect. Moreover, by way of impugned rules department has inflicted upon the appellant major punishment because he could not be promoted against the next higher grade.
- F. That under the law department was required to intimate about the newly amended rules because it adversely effects the vested rights of the appellant and thereon he has to be furnished a chance of personal hearing

It is, therefore, respectfully prayed that on acceptance of this Departmental Appeal/Representation, the impugned newly amended rules dated 07.02.2022 may kindly be brushed aside and appellant may graciously be promoted to the post of Assistant-Engineer (BPS-17) in the light of Rule-17 of Khyber Pakhtunkhwa

WES.

Government Servants (Appointment, Promotion and Transfer) Rules, 1989 as well as seniority as circulated by the department on 04.03.2022.

Yours faithfully

Dated: ____/07/2022

ABDALISHAM SDO PHE SIDIVISIO TANGI CHARSSADA

ATTEGIED

Government Servants (Appointment, Promotion and Transfer) Rules, 1989 as well as seniority as circulated by the department on 04.03.2022.

Dated: ____/07/2022

Yours faithfully SDO PHE SIDIVISIO TANGI CHARSSADA



GOVERNMENT OF KHYBER PARTIUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

No SO(Estt)/PHED/4-53-B/2020-21 Dated Peshawar, the July 21, 2022

To

-17- "E

- The Additional Secretary (Regulation), Govt: of Khyber Pakhtunkhwa, Establishment Department, Peshawar
- The Additional Secretary (Reg), Govt: of Khyber Pakhtunkhwa, Finance Department, Peshawar
- 3. The Chief Engineer (Center), PHE Department Peshawar

Subject:

MEETING OF THE DEPARTMENTAL PROMOTION COMMITTEE.

Dear Sir,

I am directed to refer to the subject noted above and to state that a meeting of the Departmental Promotion Committee is scheduled to be held on 28-07-2022 at 1100 Hours under the chairmanship of Secretary Public Health Engineering Department in his office to consider the following promotion cases:-

Promotion of Diploma Holder Sub Engineers (BPS-16) to the posts of Assistant Engineers/SDOs (BPS-17) or regular basis in PHED.

→ ii.

- Promotion of B. Tech Hons (Civil) Degree Holder 5ut Engineers to the posts of Assistant Engineers/SDOs (8PS-17) on regular hasis in PHED.
- ill. Promotion of Assistants/Senior Scale Stenographers (BPS-16) to the posts of Superintendents (BPS-17) on acting charge basis in PHED.
- 2. You are, therefore, requested to depute representative of your respective department to attend the said DPC meeting on the scheduled date, time and venue. Working Papers alongwith relevant documents are enclosed herewith.

Yours faithfully,

SECTION OFFICER (ESTT)

ENDST: OF EVEN NO. & DATE

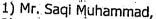
Copy forwarded to the:-

1. Deputy Secretary (Admn) PHE Department Peshawa:

2. PS to Secretary PHE Department Peshawar for Information

SECTION OFFICER (ESTT)

WRIT PETITION NO



- 2) Mr. Abdali Shah,
- 3) Mr. Imtiaz Muhammad,
- 4) Mr. Shoaib Ullah,
- 5) Mr. Hamid Ali,
 - 6) Mr. Rahim Ullah, (All SDOs, (OPS) Public Health Engineering Department Khyber Pakhtunkhwa, Peshawar)

..... PETITIONERS

VERSUS

- The Govt of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar.
- 2-Secretary Establishment Department, The Pakhtunkhwa, Peshawar.
- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- The Chief Engineer (Centre) Public Health Engineering Department, Peshawar.

.....RESPONDENTS

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC PAKISTAN, 1973 AS AMENDED UPTO DATE

R/SHEWETH: ON FACTS:

> Brief facts giving rise to the present writ petition are as under:

That petitioners are the law-abiding citizens of Pakistan and rare the employees of the respondent department in BPS-16 as sub-engineers.

That as per the final seniority list issued on 04.03.2022 the petitioners, are at serial No. 04, No. 6. No 8, No 9, No 10, and No.12 and were hopeful for their promotion as they were/are in the promotion zone. That vide letter dated 25.02.2022 the petitioners along with others were directed to provide ACRs along with relevant documents for placing their cases before the DPC meeting which was supposed to be held shortly. Copies of the seniority list and letter dated 25.02.2022 are attached as annexure...... A & B.

WP2785-2022 SAQI MUHAMMAD VS GOVT C -,pdf

3. That astonishingly vide impugned notification dated 31.01.2022 published in the official gazette on 07.02.2022 whereby the method of recruitment through promotion to the post of SDO was amended and a note was inserted for the purpose of reckoning seniority,

Note: for the purpose of promotion, the seniority of the B.Tech (Honors) degree shall be reckoned from the date of appointment or acquiring the degree, whichever is later; and.

- 4. That it is pertinent to mention here that vide notification supra the method of promotion was amended vide the note therein whereby the right of promotion provided by the Khyber Pakhtunkhwa Civil Servant Act, 1973 was badly affected.

- That feeling aggreed and having no other remedy the petitioners prefer the Instant writ petition on the following grounds amongst other.

GROUNDS:

A- That the impugned service rules notified by the notification dated 31.01.2022 published on 07.02.2022 to the extent of note whereby seniority for the purpose was reckoned from the date of acquiring the degree is against the law, facts, liable to be set aside/deleted.

ATTENTED EXAMINER Peshawar High Court

- That petitioners have not been treated by the respondents in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- C- That it is worth to mention here that in the sister departments seniority for the purpose of promotion to the subject post of post of promotion in the subject post of determined from the date of initial

- D- That according to section 8 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 read with rule 17 of the Khyber Pakhtunkhwa Civil Servant (APT) Rules,1989 the seniority inter se of a civil servant appointed to service, cadre or post shall be determined in the case of persons appointed by initial recruitment in accordance with the merit assigned by the Commission or as the case may, the department selection committee; provided that persons selected for appointed to post in earlier selection shall rank senior to the persons selected in a later selection.
- E- That the treatment meted out to the petitioners is a clear violation of the fundamental rights of the petitioners.
- F- That the petitioners have been discriminated by the respondents on the subject noted above and as such the respondents violated the principle of natural justice as well article 27 of the constitution of the Islamic Republic of Pakistan, 1973.
- G- That according to article 38 (e) of the constitution of the Islamic Republic of Pakistan, 1973, state is bound to reduce disparity in the income of persons in the service of the Pakistan.
- H- That petitioner seeks permission to advance other grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that on acceptance of this writ petition the impugned notification dated 31.01.2022 to the extent of note attached to rule (1) (iii) (d) may kindly be declared as illegal, unconstitutional and ineffective upon the rights of the petitioners and may be set aside/ deleted. That the respondents may kindly be directed to make promotion on the basis of seniority which is to be reckoned from the date of degree. Any other remedy which this august Court deems fit that may also be awarded in favor of the petitioner.

Interim relief:

By way of interim the DPC which is to be held on 28-07-2022 may kindly be suspended till the disposal of instant writ

Dated: 26-07-2022

WP2788-2022 SAQI MUHAMMAD VS GOVT CF.pdf

PETITIONERS

SAQI MUHAMMAD & OTHER

THROUGH:

NOOR MOHAMMAD KHATTAK

KAMRAN KHAN

MUHAMMAD A

UMER FAROOQ ADVOCATES

VERIFICATION:

It is verified that no other earlier writ petition was filed between the

DEPONENT

LIST OF BOOKS:

- CONSTITUTION OF PAKISTAN.
- SERVICES LAWS BOOK.
- ANY OTHER CASE LAW AS PER NEED

ATTESTED

WP2788-2022 SAQI MUHAMMAD VS GOVT CF.pul



PESHAWAR HIGH COURT, PESHAWAR

FORM OF ORDER SHEET

	Date of Order of Proceedings	Order or other Proceedings with Signature of Judge.
	1	.2
	ORDER 29.09.2022	Writ Petition No.2786-P/2022 with Interim Relief with C.M.No.1469-P/2020
	• •	the second second
	-	Present: Mr. Noor Muhammad Khattak.
		Advocate, for Saqi Muhammad etc., petitioners.
		Syed Sikandar Hayat Shah, Addl. AG along with M/s Muhammad Naeem, Section Officer (Litigation) and Kamran Shahid, ASO, Chief Engineer Office, for the officials of Provincial Government.
		Mr. Asif Ali Shah, Advocate, along with the added respondent No.7.

		QAISER RASHID KHAN, CJThe petitioners,
		through the instant writ petition, have asked for the
	1.	
		issuance of an appropriate writ seeking directions to
		the respondents to make promotion on the basis of
		seniority to be reckoned from the date of first regular
Ç	ED	appointment rather than date of acquiring the degree.
iR h C	Court	2. During the course of brief submissions, it was
		pointed out to the learned counsel for the petitioners
		that the relief, sought through the present petition,
		falls within the exclusive jurisdiction of the Khyber
	1	* ,

Pakhtunkhwa Service Tribunal and this court in view of the explicit bar contained under Article 212(2) of the Constitution of the Islamic Republic of Pakistan, 1973 cannot interfere in such like matters. He frankly submits that since the representations of the petitioners are pending adjudication before the worthy Secretary to Government of Khyber Pakhtunkhwa, Public Health Engineering Department, Peshawar, therefore, he would be satisfied, if direction is made for early disposal of the same in accordance with law. He however requests for the continuation of the interim order dated 28.07.2022 till the petitioners approach the Khyber Pakhtunkhwa Service Tribunal through their service appeals.

3. Such being the position, we dispose of this writ petition in terms of directing the Secretary to Government of Khyber Pakhtunkhwa, Public Health Engineering Department, Peshawar, to decide the representations of the petitioners in accordance with law as early as possible but not later than one month, after the receipt of this order, whereafter, the petitioners may have recourse for the redressal of their grievance before the proper forum. The interim order

ATTES ED

EXAMINED

Peshawar High Court

dated 28.07.2022 of this court shall continue till the decision of the representations of the petitioners. Announced. 29. 09. 2022 (D.B) Justice Quiser Rashid Khan, CJ & Justice Abdul Shakoor, J



GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

Dated Peshawar, the September 30, 2022

No.SO(Estt)/PHED/4-53/2022: The competent authority, on recommendations of the Departmental Promotion Committee, is pleased to promote the following B.Tech (Hons) Degree holders Sub Engineers (8PS-12/16) of the Public Health Engg: Department to the posts of Assistant Engineers/Assistant Design Engineers/Sub Divisional Officers (8PS-17) on regular Establish Ber

S#	T AL	and the second s
1.	Name Mr. Zahid Hussain shah Mr. Raheel Shahzad	Present Flace of Posting SDØ (OPS) PHE Sub Division-I, Abbottabad.
3. 4.	Mr. Waseem Khan Mr. Muhammad Safi Ullah Khan	SDO (OPS) PHE Division, Mansehra. SDO (OPS) PHE Division Oght Mansehra. Sub Engineer PHE Division Bases
5.	Mr. Adnan	Additional Charge of PHE Sub Division Bannu-II Sub Engineer PHE Sub Division, Saidu Sharif-I Swat-I

The officers, on promotion, will remain on probation for a period of one year in terms of Rule-15 of Khyber Pakhtunkhwa, Civil Servants (Appointment, Promotion & Transfer)

3. The postings/transfers of the above-named officers will follow.

> SECRETARY PHE DEPARTMENT

Endst: No.SO(Estt)/PHED/4-53/2022

Dated Peshawar, the September 30, 2022

Copy forwarded for information and necessary action to the:

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. All Chief Engineers PHE Department Khyber Pakhtunkhwa.
- 3. All Superintending Engineers PHE Department.
- 4. Executive Engineer PHE Divisions, concerned.
- 5. District Accounts Officers concerned.
- 6. PS to Chief Secretary Khyber Pakhtunkhwa Peshawar.
- 7. PS to Secretary PHE Department Knyber Pakhtunkhwa.
- 8. Officers concerned.
- 9. Office Order / Personal Files.

(SHER AZAM KHAN)

SECTION OFFICER (ESTT)



VERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

(Civil Secretariat, Technical Block, Police Lane Road, Peshawar)

NO.SOE/PHED/8-43/D.App/022 Dated Peshawar, the September 30, 2022

T PHEDKPGovt

> PHEDKPGovt

Msoephed@gmail.com

ଔ 0919210857 <u>₩</u> 0919213922

To,

i. Mr.Saqi Muhammad, SDO (OPS) PHE Sub Division, Lahor, Swabi

ii. Mr.Rahim Ullah, Sub Enginer, PHE Division, Nowshera

III. Mr.Abdali Shah SDO (OPS), PHE Division, Charsadda

iv. Imtiaz Muhammad, SDO, PHE Sub Division, Daggar, Buner

Subject:

DEPARTMENTAL APPEAL/REPRESENTATION AGAINST THE NEWLY AMENDED RULES VIDE IMPUGNED NOTIFICATION DATED 07.02.2022 WHEREBY PROMOTION TO THE POST OF ASSISTANT ENGINEER (BS-17) SUBJECT TO ACQUIRING DEGREE OR INTIAL APPOINTMENT WHICHEVER IS LATER

I am directed to refer to your appeals No.nil dated 25/7/2022 on the subject noted above and to say that framing of service rules is the domain of Standing Service Rules Committee and amendments in the the existing service rules have been made by the said committee in the best public interest and approved by the competent authority and notified on 07.02.2022.

You are, hereby, informed that the the appeals have been examined and found baseless, therefore, regretted.

SECTION OFFICER (ESTT)

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PIII

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, MONDAY, 15TH APRIL, 2019.

GOVERNMENT OF NWFP COMMUNICATION & WORKS DEPARTMENT.

NOTIFICATION Dated: 25th March, 2010.

No. SOE/G&WD/8-12/2009.— In pursuance of the provisions contained in sub rule (2) of Rule-3 of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 and in supersession of all previous rules, issued in this behalf, the Communication & Works Department in consultation with Establishment Department and Finance Department herebylays down, the method of recruitment, qualification and other conditions specified in columns 3 to 5 of the Appendix to this Notification which shall be applicable to posts in column 2 of the said

Secretary to Gove of NWFP Communication & Works Department.

1173

Superintification (Estab) Govi: of the process administrate

RVI Department

1174 KHYBER PAKHTUNKWHA GOVERNMENT GAZETTE, EXTRAURDINARY, 15" AFRIL, 2019

I) ENO	GINEERING SERVICE			APPENDIX
SI. No.	Nomenclature of Post	Minimum Qualification Required for Appointment/ Promotion	Age Limit	Method of Recruitment
	2	3	. 4	5
2	Chief Engineer		-	By selection, on merit from amongst Superintending Engineers/Principal Design Engineers, with at least 17 (seventeen years of service in BPS-17 and above, possessing Degree in B.E.B.Sc. Engineering (Civil) from a recognized University and have successfully completed Senior Management Course Training.
3.	Superintending Engineer/Principal Design Engineer Executive Engineer/Design			By fromotion, on the basis of seniority-cum-fitness, from amongst the Executive Engineers/Design Engineers/Senior Engineers/Research Officers with at least 12 (tivelve) years of service in BPS-17 and above, possessing Degree in B.E/B.Sc. Engineering (Civi/Mechanical/Electrical) from a recognized University.
 	Engineer/Senior Engineer/ Research Officer		-	By promotion, on the basis of seniority-cum-fitness, from amongst the Sub Divisional Officers/Assistant Engineers/Junio Engineers/Assistant Research Officers, possessing Degree in B.E/B.Sc. Engineering. (Civil/Mechanical/Electrical) from recognized University, with at least 5 (five) years service as such and have passed the Professional Examination as prescribed in B&C Code.
m 4,	Sub Divisional Client/Assistant Engineer/Junior Engineer/ Assistant Research Officer	Degree in SC/D.Sc. Engineering (Civil/Mechanical/ Electrical) from a recognized University	21 – 32 Years	(a) Sixty five percent (65%) by initial recruitment. (b) sixteen and half percent (16.50%) by promotion, on the basis of seniority-cum-fitness, from amongst the Suc Engineers who hold a Diploma of (Civil Mechanical or Electrical) and have passed. Departmental Professional Examination with 10 (ten) years service as such.
9				(c) five percent (5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who possess Degree of B.E or B.Sc Engineering (Civil, Mechanical or Electrical) at the time of their joining service and have passed Departmental Professional Examination with 05 (five) years service as such;
				(d) three and half percent (3.5%) by purchasis on the basis of seniority-cum-timess, from emongst the Sub-Engineers with acquired. Degree of R.E. & B.Sc. Engineering. (Civil, Mechanical or Electrical) during service and have bassed. Departmental Professional Examination with 05 (five) years service as such and:
				(e) ten percent (10%) by promotion on the basis of senionly-cum-filness. from amongst the Sub Engineers having Degree of B-Tech (Hons) and have passed Departmental Professional Examination with 05 (five) years service as such
5.	Sub Engineer	Diploma of Associate Engineering (Civit)/ Electrical/Mechanical from a recognized Board of Technical	13 – 30 Years	Note: The senionty in all cases shall be determined from the date of initial appointment a. Seventy Five percent (75%) by initial recruitment b. Five percent (5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Work Superintendents! Work Supervisors/Surveyors, with five years service as such, having three years Diptoma of Associate Engineering in Civil Technology from a recognized Board.
		Education		Note-1 For the purpose of cromotion, joint seniority list of Works Superintendents. Supervisors and Surveyors with reference to their regular appointment to the post stall be maintained and in case the two dates are similar, the official in BS-11 shall rank senior.
				C. Five parcent (5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Road Inspectors with seven years, isservice as such having three years Diploma of Associate Engineering in Civil Technology, from a recognized Board.

,

REVISED APPENDIX

京 推	iomencisture d poste (181) 575	Motorum que lfication for appointme nt By initial caccu itment	Method of Recordistions
1	2	3	ENGINEERING CADRE
	Engineering Cadre BS-20		By promotion on the basis of seniority-cum-fitness from amongst us chaes longing begree in E.S/ 0sc having at least 17 year service against posts in B5-17 and above, possessing Degree in E.S/ 0sc (Engineering) and have undergone advance training course form Local Governance School.
2.	Engineering Cadre65-19	**************************************	course from Local Governance School
•	Engineering Cadre BS-18		at least five year service and have through Governance School as per following quota: a) 70% from amongst holding the prescribed qualification of B.Sc Bachelor Engineering; and b)20% B.Tech(Hons); and c) 10% D.A.E.
-	Engineering Cadre 8S-17	(i) At least 2 nd Division BS Degree in Civil Engineering from a recognized University; (ii) Age Limit as per Government Policy (iii) Both male and female can apply (iv) Zonat & Reserved Quota as per Indiana.	a) 50% by initial recruitment by the Khyber Pakhtunkhwa Public Service Commission. b) 20% by promotion of BS-16 B-Tech Degree holders with 10-year service c) 20% by promotion amongst the officer BS-16 on the basis of seniority-cum-fitness. d) 10% by promotion amongst the BSc Degree holders with 10-years' service in BS-11
	Engineering Cadre	Degree in Civil Engineering from a	By promotion, on the basis of seniority-cum-filness, from amongst the official of BS-11 who have pass the prescribed competitive exams through agency/organization to be no by the competent authority.
	BS-16	Council Board meeting dated 24/9/2020	사람들 그는 회사에 가는 사람들이 되는 이 그런 사람들은 모르겠다.

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		Hamem qualification or appointment	Western of Leaves
0		(i) At least 2 nd Division Diploma in Associate Engineering in Civil Technology from recognized institute; (ii) Age Limit as per Government Policy (iii) Both male and female can apply (iv) Zonal & Reserved Quota as par Government Policy	ETEA, ISTS OF EATY CORRECT NOW HER COMPRESSES TO MINISTERS. (2) Pitteen (2F) vercent quote reserved for employees or verbus to that no employee can opt unless he possess the following conditions. (a) DAE Civil (2nd Division Minimum) (b) Competitive Frame the push media.
			nominated by the competent authority. (c) Syears regular service experience in as-5 in 8s-11 (d) PERs of Last Syears.

LOCAL COUNCIES
KHYBER FARTUR

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No posts with BPS	Minimum qualification for_ appointment by initial	Method of Recruitments
1 2	recruitment	
6. Engineering Cadre BS-11	(i) At least 2nd Division Diploma in Associate Engineering in Civil Technology from recognized Institute; (ii) Age Limit as per Government Policy (iii) Both male and Female can apply (iv) Zonal & reserved Quota as per Government Policy	creditials recruiting record ETEA/NTS or any other notified be the competent authority. (2) Fifteen (15) percent suctions

. . .



B

VAKALATNAMA BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO:	OF 20
Abdali Shoh	(APPELLANT)(PLAINTIFF) (PETITIONER)
VER	<u>sus</u>
Public Health	(RESPONDENT) (DEFENDANT)
I/We	
KHATTAK, Advocate, Suprem compromise, withdraw or refer to Counsel/Advocate in the above not for his default and with the author Advocate Counsel on my/our Advocate to deposit, withdraw assums and amounts payable or depath of the counsel of the c	e Court to appear, plead, act, arbitration for me/us as my/our oted matter, without any liability rity to engage/appoint any other cost. I/we authorize the said and receive on my/our behalf all
·	CLIENT CLIENT
	ACCEPTED
	NOOR MOHAMMAD KHATTAK (BC-10-0853) 15401-0705985-5
	UMAR FAROOQ
$\frac{\mathcal{J}}{\mathcal{J}} = \frac{\mathbf{J}}{\mathbf{J}} = \mathbf{J}$	WALEED ADNAN
	MUHAMMAD AYUB ADVOCATES

OFFICE:

Flat No.(TF) 291-292 3rd floor Deans trade centre Peshawar cantt: Mobile No. 0334-5277323