22.08.2022

Due to summer vacation, the case is adjourned for the same on 26.09.2022.

Reader

26th Sept 2022

Counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Written reply/comments on behalf of respondents not submitted. Respondents are directed to submit written reply/comments on the next date. Last opportunity granted. To come up for written reply/comments on 24.10.2022 before S.B at Camp Court, D.I. Khan.

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

24.10.2022

Junior to counsel for appellant present.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

Reply not submitted. Learned AAG requested for time to submit reply/comments; granted but on payment of cost of Rs. 2000/- to be paid in Court through proper receipt which will later on be paid to the appellant. To come up for reply/comments 21.11.2022 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 30.06.2022

Mr. Anwar Awan, Advocate for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued the case at preliminary hearing stage. While highlighting background of the case, it was contended that the appellant was appointed as Naib Qasid on 19.05.2001 who is aggrieved of the impugned order of promotion of Junior Clerks from Matriculate Class-IV, issued on 30.07.2020. The appellant sought departmental remedy against the impugned order through departmental appeal dated 08.08.2020 which was not responded within the stipulated statutory period whereafter the Service Tribunal was approached on 07.12.2020. It was further contended that the appellant being Matriculate Class-IV his name reflected at serial No. 7 of the seniority list of Class-IV (Matriculate) issued on 13.12.2017 whereas in the impugned promotion order, 8 Class-IV junior to the appellant on the said seniority list, were promoted and the appellant was denied the right of promotion which is infringed upon the legal rights of appellant. The out of turn promotion of private respondent No. 6 to 13 is illegal and not sustainable in the eye of law, may therefore be declared as illegal and void and the respondents may, be directed to process the case of appellant for promotion to the post of Junior Clerk in accordance with law with all back benefits, he concluded.

Points raised need consideration. The appeal is admitted to regular hearing subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for submission of written reply/comments. To come up for written reply/comments before the S.B on 22.08 2022 at Camp

(Mian Muhammad)
Member (E)
Camp Court, D.I.Khan

Court, D.I.Khan.

28.09.2021

Nemo for the appellant.

Previous date was posted on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel and to come up for preliminary hearing before the S.B on 24.11.2021 at Camp Court D.I.Khan.

> (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

24.11.2021

Learned counsel for the appellant present and sought time for preliminary hearing/Adjourned. To come up for preliminary hearing before the S#on 16.12.2021 at Camp Court D.I.Khan.

> (Salah-Ud-Din) Member (J) Camp Court D.I.Khan

Junior to counsel for appellant present.

He made a request for adjournment as senior counsel is busy before Apex Court; granted by way of last chance. preliminary hearing for come To 26 | 01 | 2022 before S.B at Camp D.I.Khan.

> (Rozina Rehman) Member (J)

Camp Court, D.I.Khan

Honoble chairman to come up for as peture on 30/6/2020 (

16.12 ..2021

26-1-2022

Form- A

FORM OF ORDER SHEET

Court	JI		
	- (10)		
	15605		
e No		/2020	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	.2	3
. 1-	07/12/2020	The appeal of Mr. Zafar Iqbl received today by post through Mr. Muhammad Anwar Khan Advocate may be entered in the Institution
		Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR
<u> </u> -	•	This case is entrusted to touring S. Bench at D.I.Khan for
		preliminary hearing to be put up there on 24 - 3 - 2021
		CHAIRMAN
	•	
24.0	3.2021	Junior of learned counsel for the appellant present ar
	soug	that learned counsel for th
		ellant is busy in the august High Court. Adjourned. To com
-		for preliminary arguments before S.B at Camp Cou
	· ·	Khan on 25.05.2021.
		(SALAH-Un-DIN)
		MEMBER (JÚJICIAL) CAMP COURT DI.KHAN
		Due to COVID, 19 therefore
		to come of for the same on
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BEFORE THE KP SERVICE TRIBUNAL PESHAWAR CAMP AT D.I.KHAN.

Appeal no..... of 2020.

Zafar Iqbal

VERSUS

Govt; Of KPK and others

INDEX

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1	Appeal		1-3
2	Copy Appointment Order Dated 3 - 5-2001	A	4
3	Copy of Notification	В	(- Z
4	Copy of Letter Dated 13-12-2017	C .	3
5	Copy of Order Dated 30-07-2020	D	9-11
6	Copy of Appeal 08-08-2020 & wa Kalaflama	E	12-14

05 Dated; **20-11-2**020 Your humble Retitioner

Through Counsel

Mohammad Anwar Awan

Advocate Supreme Court.

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR / CAMP AT D.I.KHAN.

Appeal no...... of 2020.

Khyber Pakhtukhwa Service Tribunal

Diary No /6 220

Dared 07/12/2020

Zafar Iqbal Naib Qasid Government Institute of Blind D.I. Khan.

VERSUS

- 1. Secretary Social Welfare, Social Education Department Government of Khyber Pakhtunkhwa Peshawar.
- 2. Director Social Welfare, Social Education Department Government of Khyber Pakhtunkhwa Peshawar.
- 3. District Officer, Social Welfare Special Education and Women Empowerment D.I. Khan.
- 4. Principal Government Institute for Blind D.I. Khan.
- 5. Account Officer Kechary Road Dera Ismail Khan.
- 6. Muhammad Sajid Workshop attended Government Institute of Blind D.I.Khan.
- 7. Hussain Ahmad Sweeper RCDA D.I.Khan.
- 8. Sajid Khan Chowkidar WCC Peshawar.
- 9. Noroz Khan Chowkidar Dar-ul-Kafar Peshawar.
- 10. Muhammad Aman Naib Qasid Welfare Home Kohat.
- 11.Umar Ali Khan Chowkidar Welfare Home Bannu.
- 12. Sajid Ali Naib Qasid Directorate of Social Welfare Peshawar.
- 13. Muhammad Naeem Kokar Sweeper Government Institute of

7/12/2020

APPEAL UNDER SECTION 4 OF KP SERVICE TRIBUNAL ACT 1974 AGAINST ILLEGAL AND MALAFIDE ORDER DATED 30-07-2020 ACCORDING TO WHICH OUT OF TURN PROMOTIO WAS GRANTED TO RESPONDENT NO 6 TO 13.

Burgh!

That the brief facts of the case are as under:

- 2. That Respondents issued final seniority list of matriculate class IV Employees according to which Appellant was placed at serial No 7. Copy of Notification is Annexure B.
- 3. That the Department vide Letter Dated 13-12-2017 directed the District Officer Social Welfare D.I.Khan and Others for submission of willingness of class IV Employees mention in the above said Letter in which the name of Applicant rightly mention at serial No7.Copy of Letter is Annexure C.
- 4. That Respondent No 2 issued promotion Order of different categories of Employees including Naib Qasid vide Order Dated 30-07-2020 by ignoring the Petitioner and other Six Employees and promoted eight number of employees which are at serial No 12, 14, 17 and 21 respectively in the final seniority list while names of other Fours are not mentioned in the Seniority list. Copy of Order 30-07-2020 is Annexure D.
- 5. That on getting knowledge, the appellant filed departmental appeal which was not decided by competent authority. Copy of Appeal Dated 08-08-2020 is Annexure E.
- 6. That feeling aggrieved from above said action Appellant is constrained to approaches this honorable court on the following amongst other:

GROUNDS;

- 1. That the appellant is not treated in accordance with law and the actions of the respondents are malafide besides being discriminatory and harsh.
- 2. That the appellant is placed at serial No 7 in final seniority list issued by the Department which is duly notified. It is also admitted Fact that vide Letter Dated 13-12-2017 the Directorate directed the District Officer Social Welfare

Shrith

- D.I.Khan and Others to submit the willingness of class IV Employees mention the ibid letter. The Appellant is at Serial No 7 of the letter while the Respondent ignored all seven including other and appointed Respondent no 6 to 13 out of turn.
- 3. That the Respondent without observing legal formalities and willingness from Respondent No 10 to 13, promoted them while their names are not mentioned in the final seniority list. The Respondents No 6 to 13 are junior to Appellant and their names are not even mention in the seniority list.

In view of the above, It is, therefore, most respectfully prayed that on acceptance this appeal this honorable court may pleased to declare that order dated 30-07-2020 as illegal, void, without lawful authority and of no legal effect and respondents may pleased be directed to process the case of appellant for promotion for the post of Junior Clerk and may kindly promote the appeliant on said post in accordance with law with all back benefits.

೨) Dated; **೩**0-1**),**-2020 YOUR HUMBLE APPELLANT

Zafar Iqbal Through Counsel

Mohammad Anwar Awan Advocate Supreme Court

AFFIDAVIT

Zafar Iqbal do hereby solemnly affirm and declare on OATH that the contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable court.

Deponent.

12101-6475535-5

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tut jones -

AFEL LITTLE 124 MAIR CASID.

Reference year application 40,841 dated 12.3.2001.

You are hereby eppointed as MAASID. In the affice of the eyxx. tire?. ? aescul. 1267: is madili bails ad to tutiscle dval imbanicisaqu Flue other usual allowances as schledile ender rules from time to time in the scale of Ro. 1245-35-1776).

The spaninthemt is purely temporary and can be terminate at any time without essigning ony reason by qiving fifteen days notice. In case you risk leave assiste, smiler nation of fifteen days shall be given by you of filteen layering oursendered in lieu thereof.

You are lighte to be transfered to my where in W.W.F.P.

The oppositionent is subject to modical fitness, and verification of anticidents You will be an acabation for a period of two years.

The appointment order is valid subject to the approval the tirector, social walkers a. F. F. Fedhau.

If you occess the offer of appointment on the above terms yed conditions, you are directed to places report for daty to the Morriantendent (ut; lourlinie for the klind alkhen tep to 25 05 2001, in case you do not aroust for buty by this data, the offer chall be designed to have been expectled.

> ASSIST AND BREET, A WILL WILL BE DEVEN & BOOKS TVO

Fordstrain AGEY BILLION 1 488-93 / Bated

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Copy formed for information and numbers action to:-

The Pention Officer II (Social Welfers South W. W. P. Pach war. w.r. to his the Mill (M)2-3/1666/dated 16.5.2001.

The Micechai Beigl Belfare B.S. C. P. Prehaux.

The District accounts Officer, Sikhan.

The "edical Assemintendent Dist: H. Waster Hamital Dikhan.

The Experintendent Cout inguitate for the flind Bikhan.

ASSECTION THREETIN 19/5/201 SICIAL DELTANT MEMAN I THERE OF UNIT

Advocate Supreme Count

-4A-

Better Copy.

GOVERNMENT OF N.W.F.P OFFICE OF THE ASSISTANT DIRECTOR SOCIAL WELFARE DIKHAN.

No. /DIK/2001/_____ da

_ dated DIKhan the

Zafa 9qbal 5/6 Rab Nawa 3

R/o Ramak P.O Ramak Tehsil & District D.I.Khan.

SUBJECT:- APPOINTMENT AS NAIB QASID.

Reference your application No. NIL dated 12/03/2001.

You are hereby appointed as N/Qasid in the office of the Superintendent Govt. Institute for the blind DIKhan at 1745/- Rupees plus usual allowance as admissiable under the rules from time to time in the scale of Rs. 1245-35-1770).

The appointment is purely temporary and can be terminate at any time without assigning any reason by giving fifteen days notice. In case you wish leave service, similar notice of fifteen days shall be given by you or fifteen days any surrendered in lieu thereof.

You are liable to be transferred to any where in N.W.F.P.

The appointment is subject to medical fitness and verification of antecedents.

You will be on probation for a period of two years.

The appointment order is valid subject to the approval the Director Social Welfare N.W.F.P Peshawar.

If you accept the offer of appointment on the above terms and conditions, you are directed to please report for duty to the Superintendent Govt; Institute for the Blind DIKhan upto 25/05/2001. In case you do not report for duty by this date, the offer shell be don and to have been cancelled.

Assistant Director Social Welfare DIkhan Bannu Div;

Endst; No. AUG/DIK/2001/488-93/dated DIkhan the 19/05/2001.

Copy forwarded for information and necessary action to;-

- 1. The Section Officer-II (Social Welfare Deptt; NWFP, Peshawar, to his No. SOII(S)2-3/1066/dated 16/05/2001.
- 2. The Director Social Welfare NWFP Peshawar.
- 3. The Director Accounts Cancer, DIKhan.
- 4. The Medical Superintendent Distt; H.Quarter Hospital Dikhan
- 5. The Superintendent Govt; Institute for the Blind Dikhan.

Aurocate Supreme Court

Assistant Director Social Welfare Dikhan Bannu Div;



Government of Khyber Pakhtunkhwa Directorate of Social Welfare, Special Education and Women Empowerment Jamrud Road Peshawar.

No.E-17/56/DSW/Vol-II 76 50 - 53. In pursuance of Section 8 (1) of Khyber Pakhtunkhwa Civil Servants Act. 1973 read with Rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules 1939, Final Seniority List of Matriculate Class-IV Employees BPS (3-5) of Social Welfare, Special Education & Women Empowerment Khybe Pakhtunkhwa, as stood on 31-11-2017 is hereby notified for the information of all concernds.

S.#	Name of official	F/ Name	Date of birth	Domicile	Designation	Qualification	Year of Passing Matriculate Examination	Date of 1 st Entry Into Govt Service	Name of Office
	Muhammad Ilyas	Amir Ali	16-01-1967	DI Khan	Work: Attend:	Matric	1985 (A)	5/1/1984	GIB DI Khan
	Munir Ahmad	Abdul Aziz	3/2/1967	DI Khan	Chowkidar	Matric	1988		DO SW DI Khan
	Munjhir Mashi Bhatti	Magbool Mashi	30-04-1969	DI Khan	Sweeper	Matric	1989		GIB DI Khan
	Aziz Rehmat	Abdur Rahim	3/3/1962	Chitral	Naib Qasid	Matric	1982(A)		DO,SW Chitral
	Zahid Hussain	Ghulam Hussain	15-8-1971	Mansehra	Chowkidar	Matric	1997(A)	16-3-1995 26-4-2003 Re-Instated	DO,SW Mansehra
_ 6	Zafar Alam	Mir Alam	4/4/1974	Abbottabad	Chowkidar	Matric (A)	1990	 	Superior de la Company
7	Zafar Iqbal	Rab Nawaz	23-09-1970	Di Khan	Naib Qasid	Matric	2002		Superintendent Darul Aman
	Khair Muhammad Khan	Gul Zaman Khan	9/5/1972	Dir Lower		Matric	1992		GI8 DI Khan
او	Lal Mehmood	Yousaf Muhammad	1/4/1983	Dir Lower	Naib Qasid	Matric	2003		GSDC Timargara
10	Yar Kamin Khan	Khan Muhammad .	15-2-1981	Oir Lower	Chowkidar	Matric	1999 (A)		GSDC Timargara
	Muhammad Aman	Awal Khan	1/10/1984	Kehat	Naib Qasid	Matric/BA	2003 (A)		DO,SW Dir Lower
	Muhammad Sajid	Ghulam Saddig	2/4/1986	. Di Khan	Workshop Atten.	M.A	2002	· · · · · · · · · · · · · · · · · · ·	Welfare Home Kohat
	Asghar Munir	Mir Hassan Khan	6/2/1984	Mardan	Chowkidar	Matric	2002 2001 (S)		GIB DI Khan
19	Hussain Ahmad	Shabir Ahmad	29-09-1977	Di Khan	- Sweeper -	- B.A	1996		DO,SW, Mardan
15	Muhammad Zahid	Ghulam Qasim	-2/4/1983	Di Khan	Naib Qasid	Matric	1330		RCDA DI Khan
- 16	Riaz Ullah	Abdul Qadir	3/3/1978	Charsadda	Naib Qasid	Matric	2008(A)		RCDA DI Khan
	Sajjad Khan	Fateh Muhammad	3/1/1968	Peshawar	Chowkidar	· B.A ·	1985 (S)		DO Office Charsadda
18	Wahid Ur Rehman =	Aziz Ur Rehman	14-6-1970	Peshawar	Chowkidar		····		WCC Peshawar
19 (Gulzar Ahmad	Fazal-e-Elahi .	16-1-1973	Peshawar	Sweeper	Matric	1989		WCC Peshawar
20 1	Muzafar Khan	Hayat Khan	5/5/1977	Peshawar	, 	Matric	1994 (A)		Darul Kafala Peshawar
21) 1	Voroz Khan	Inayat Khan	20-2-1980	Peshawar	Sweeper	B.A	. 1995(S)		RCDA Peshawar
		Sham-Ur- Rehman	2/1/1982	Peshawar	Chowkidar	8.A	1999(S) -		Darul Kafal Peshawar
23 Z		Saif –Ul –Wali	20-4-1985		Mali	Matric	2003		G.I.B (Boys) Peshawar
24 /			15-11-1976	Peshawar Peshawar	Chowkidar Cook	Matric Matric	2003(A) 1996(S)		Darul Kafala Peshawar S.I.B (Boys) Peshawar



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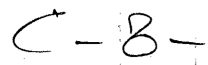
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Abdul Malik	1-2	25 Zahid Ullah	Roiyat Khan	30.11.100			- aumication	Matriculate Examinati	Date of 1" Enti	Name of Office
Prichail chan Sher Alam 151-1978 Mardan Chowkidar Martic 1987 (A) 151-12077 DOSW köhat	1-3	6 Zakir Ullah					Matric/FA			ce
Add American Ame	- -3	7 Khalid Khan			11100011					
April Part	2	8 Ahmer Nawaz				Sweeper				DO,SW, Mardan
33 Mabid	2	9 Qamar Ali Khan				Chowkidar		1333 (3)		Darul Aman Mardan
3-1 Abid A						Naib Qasid	Matric	1987 (4)		DO (SW) Tank
3-2-2001 Mateen					201110	Chowkidar				W.H Bannu
33 Albuhammad Najb	32	2 Abdul Mateen				Chowkidar				
36 Muhammad Nabis Muhammad Risis 371/1981 Malakand Mah Qasid Mak 1999 (A) 17/72008 GDD (Office Charaddha 1998 (A) 17/72008 GDD (Office Charaddha 1999 (A) 17/72008 GDD Charaddha 17/						Naib Qasid				Welfare Home Peshawar
35 Javid Khan	. 34	Muhammad Nabi							1/7/2008	Child WH DI Khan
36 Rivan Ullah						Naib Qasid			1/7/2008	
37 Hussain Gul					Dir Lower				1/7/2008	GSDC Dargai Malakand
									1/7/2008	RCDA Dir Lower
39 Nuhammad Javed Abdull Hanan 17/1967 Peshavar Naib Qasid F.A 2002(A) 17/72008 GSDC Orgal Malakand Abdull Hanan 17/1967 OJ Khan Chowkidar Matric 2008 (A) 17/72008 OSW Abdull Hanan 17/1967 OJ Khan Chowkidar Matric 2008 (A) 17/72008 OSW Character Abdull Hanan 17/1967 OJ Khan Chowkidar Matric 2008 (A) 13-10-2006 DO.SW, Karak Chowkidar Matric 2008 (A) 30-11-2008 DO.SW, Nowshera Abdull Hanan Najara Chowkidar Matric 2008 (A) 30-11-2008 DO.SW, Malakand Chowkidar Matric 1998 (A) 30-11-2009 Welfare Home Peshawar Chowkidar Matric 2007 (A) 31-11-2009 Welfare Home Peshawar Chowkidar Matric 2007 (A) 31-11-2009 Welfare Home Peshawar Chowkidar Matric 2007 (A) 21-10-2009 DO.SW, Abdull Hanan Malakandar					Malakand				1/7/2008	ITC Pawaka Peshawar
AD Tauseef Gul	_ 39	Muhammad Javed			Peshawar				1/7/2008	GSDC Dargai Malakand
41 Rugia Perveen Rahim Dad 10/4/198 Karak Chowkidar Matric 2008 (A) 13-10-2005 DO,SW, Karak Matric 2008 (A) 13-10-2005 DO,SW, Karak Matric 2008 (A) 13-10-2005 DO,SW, Karak Matric 2008 (A) 30-11-2008 DO,SW, Marak Matric 2008 (A) 30-11-2008 DO,SW, Matric 1987 (A) 30-11-2008 DO,SW, Matric 1987 (A) 30-11-2008 DO,SW, Malakand Matric 1987 (A) 30-11-2008 DO,SW, Malakand Matric 1988 (A) 30-11-2009 DO,SW, Malakand Matric 1989 (S) 31-1-2009 DO,SW, Malakand Matric 1989 (S) 31-1-2009 DO,SW, Malakand Matric 1989 (S) Matr					DI Khan				1/7/2008	OSW
42 Ajmal Sadiq Shah Zarin 15-3-1986 Malakand Chowkidar Matric 2005(S) 17/2008 DO,SW, Karak	41	Ruqia Perveen			Karak				1/7/1988	GIB DI Khan
43 M. Tariq					Nowshera				13-10-2005	
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45 Daud Khan M.Ayaz 2/2/1989 Peshawar Chowkidar Matric 1999 (5) 31-1-2009 Melfare Home Peshawar Chowkidar Matric 2007(5) 31-1-2009 Melfare Home Peshawar Chowkidar Chow					Peshawar				30-11-2008	DO,SW, Malakand
Age Mukaram Khan Muhammad 17/1918 Peshawar Naib Qasid Matric 2007(S) 31-1-2009 WH Peshawar Naib Qasid Matric 2000(S) 47/2/2009 DO Office Peshawar Naib Qasid Matric 2005(A) 2/10/2009 DO Office Peshawar Naib Qasid Matric 2005(A) 2/10/2009 DO Office Peshawar Naib Qasid Matric 2005(A) 2/10/2009 DO Office Peshawar Naib Qasid Naive Naib Qasid Matric 2001(S) 31-12-2009 DO Office Peshawar Naib Qasid Naive Naive Naib Qasid Naive Naib Qasid Naive Naive					Peshawar				30-1-2009	DO Office Peshawar
Maria Mari	46 1	Mukaram							31-1-2009	Welfare Home Peshaura
Asim Khan	(4)	Vaeem Khokhar -			Peshawar		 		31-01-2009	WH Peshawar
Abdus Salam	48 4	Asim Khan			Peshawar		7		4/2/2009	DO Office Peshawas
Sol Hamayun Khan Akbar Nawaz Khan 10/1/1983 Chitral Chowkidar Matric 2001 (5) 31-12-2009 DO,SW, Abbottabad DO,SW, Abbottabad DO,SW, Abbottabad DO,SW, Chitral DO,SW, Bannu Chowkidar SSC, DCom 1992 (5) DO,SW, Chitral DO,SW, Bannu Chowkidar SSC, DCom DO,SW, Bannu	49 A	Abdus Salam			Abbottabad				2/10/2009	G.I.B (Boys) Peshawas
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52 Adil Khan Raees Khan 13-3-1982 Peshawar Mali F.A. 2000 (A) 4/6/2010 GSDC Gulbahar Peshawar 53 Hayum Jan Sadiq-Masih 5/1/1990 Peshawar M. Sweeper B.A. 2007 (A) 26-08-2010 ALW 54 Noor Badshah Lal Badshah 10/4/1982 Dir Lower Naib Qasid Matric 1990 (S) 18-10-2010 Adjusted prom Spp DO, SW, Bannu 55 Abd Ullah Roie Zameen Khan 3/6/1989 Dir Lower Naib Qasid Matric, BA 1998 (S) 24-10-2010 DO, SW, Dir Lower 56 Shakeel Ansar Punal Khan 13-02-1983 DI Khan Attendant Matric 2005 (A) 24-10-2010 DO, SW Dir Lower 57 Atta ur Rehman Rasam Ali Khan 2/1/1987 Kohat Chowkidar Matric 2005 (A) 24-10-2010 DO, SW Dir Lower 58 Jihan Sanwar Ghulam Sarwar 1/4/1977 Buner Chowkidar Matric 2009 (A) 6/4/2011 RCDA Kohat 59 Faid Sultan Sher Sultan 9/1/1987 Swabi Naib Qasid<	51 S	ilea-de est			Bannu				31-12-2009	DO.SW. Chitral
Sadiq-Masih	52 A	dil Khan			Peshawar				13-3-2010	DO.SW. Bannu
Second S			Sadio Manife	5/1/1990	Peshawar					
54 Noor BadshahLal Badshah10/4/1982Dir LowerNaib QasidMatric1990 (S)18-10-2010 Adjusted from SPPDO, SW, Bannu55 Abd UllahRoie Zameen Khan3/6/1989Dir LowerChowkidarMatric.BA1998 (S)24-10-2010DO, SW Dir Lower56 Shakeel AnsarPunal Khan13-02-1983DI KhanAttendantMatric2005 (A)24-10-2010DO, SW Dir Lower57 Atta ur RehmanRasam Ali Khan2/1/1987KohatChowkidarMatric20051/2/2011DO SW DIr Khan58 Jihan SarwarGhulam Sarwar1/4/1977BunerChowkidarMatric2009 (A)6/4/2011RCDA Kohat59 Faid SultanSher Sultan9/1/1987SwabiNaib Qasidmatric1994 (S)16-4-2011DO, SW Buner50 Ghulam SaeedSultan Saeed4/1/1989SwabiWater ManMatric2003 (A)27-04-2011DSW51 Abdullah JanSher Muhammad11/2/1992CharsaddaChowkidarF.A2003(A)27-04-2011DO Swabi52 Akbar AliAmir Sultan12/2/1965SwatNaib QasidMatric1991 (S)1991 (S)	┛.		20114-IAJS2U-+ +	6/5/1973	Banne				<u>26</u> -08-2010 {	
Specific Control Specific Co	54 No	oor Badshah	lal 8adshah			Sweeper	Matric	1990 (S)	8-10-2010 Adjusted	
Section Sect		od Ullah				Naib Qasid	Matric BA		from SPP	
S7 Atta ur Rehman Rasam Ali Khan Z1/1983 DI Khan Attendant Matric 2005 Attendant DO, SW Dir Lower	6 Sh	akeel Ansar lo								DO,SW Dir Lower
SS Jihan Sarwar Ghulam Sarwar 1/4/1977 Buner Chowkidar Matric 2009 (A) 6/4/2011 RCDA Kohat	7 At	ta ur Rehman 📗 📗			DI Khan				24-10-2010	DO,SW Dir Lower
Sher Sultan Sher Sultan Saeed Sultan Saeed Sultan Saeed Sultan Saeed Sultan Saeed Sultan Saeed Sher Sultan She	dit 8	an Sarwar			Kohat				1/2/2011	OO SW DI Khan
50 Ghulam Saeed Sultan Saeed 971/1987 Swabi Naib Qasid matric 1994 (5) 16-4-2011 DO,SW Buner	9 Fai	d Sultan C			Buner				5/4/2011 F	CDA Kohat
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Amir Sultan 12/2/1965 Swat Naib Qasid Matric 1981 (c) 9/5/2011 DHQ Hospital Charsaddha	1 Abo	dullah Jan	age Mulha							
7A 2003(A) 9/5/2011 DHQ Hospital Charsaddha	2 Akt	Dar Ali 🛮 🐧	mia E. Ji		Charsadda				27-04-2011 D	O Swabi
1981 (S) 1/7/2011 Darul kafala Swat			Julian Julian	12/2/1965	Swat					
							mearc	1981 (5)	1/7/2011 D	arul kafala Swat

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M. A nurer Awar Advocate Supreme Count

S.	.# Name of offic	tial F/Name	Date	of			D.I.Khan Advocate		•
6	3 Gabril	. Amir Hatim Jan	birt	h Domici	le Designatio	n Qualification	Year of Passing		
54	4 Qadar Khan	Abdul Wádood	16-2-1	970 Swat			Matriculate Examinati	Date of 1" Entr	γ
65	5 Amir Nawab	Pir Said	1/5/19	74 Swat	Cook	F.Sc		on into Govt Service	e Name of Office
66	Shah Saud	Fit 2aid	15-10-1	035	Chowkidar	Matric EA	1987 (A)	1/7/2011	Cu. de
.67	Noor Dali Khan	Abdul Hassan	1/5/19		Chowkidar	Matric	1990 (A)	1/7/2011	Supdt: Darul kafala Swat
68	Gohar Shah	Fazal Khan	2/1/19		a Conductor		2008 (A)	1/7/2011	Supdt: Darul kafala Swat
69	Iftikhar Ahmad	Sayyed Ali Shah			a Watch Mag	7110(11)	1995(S)		Supdt: Darul kafala Swat
70	Noor Ullah	Sahib Zada	10/3/19	86 Charsadd	a Naib Qasid		; 2001(1/7/2011	IMRPH Nowshera
1 77	14001 Ollah	Abdul Rab	25-3-19			Matric	2002 (S)	1/7/2011	MR&PH Nowshera
1-4	Waheed Murad	Umar Khan	12/3/19		Sweeper	F.A	2003 (A)	1/7/2011	DO Office Peshawar
/2	M.Farooq Khan	Gul Akbar Khan	15-4-19	79 Mardan	- CHOTATUBI	FA FA	2003 (S)	1/7/2011	Supdt: Darul kafala Swat
73	lehan Badshah	Juma Gul	6/6/197	9 Bannu	CHOWKIDAI	Matric		1/7/2011	Welfare Harran
74 1	Nawab Khan		4/5/197	- Delitifi	Chowkidar	MA-B-Ed -	1996 (A)	. 13-8-2011	Welfare Home Nowshera GIB Mardan
_75/II	ftikhar Ali	Gulab Khan	1/1/198	- Callawar	- SAACCDEI	Matric	1996 (Â)	11/11/2011	DO CIN D
76 2	akir Ullah	Sher Bahadur	6/3/1984	- Calla Mai	Chowkidar	Matric	1993 (S)	15-11-2011	DO,SW Bannu
77 S	adiq Nawaz	Ghulam Muhammad	10/2/198	- Iviaruan	Chowkidar		-2004(A)	26-11-2011	G.I.8 (Boys) Peshawar
78 N	Auhammad Sohail	Sher Nawaz	10/2/198		Chautida	B.A	2003 (A)	26-12-2011	DO SW Peshawar
79 1	mir Khan	Asmat ullah	14-3-1989		Chowkidar	B.A	2006 (A)	25-12-2011	Supdt Darul Kafala Mardan
80 5	tun khan	Kabir Khan	5/4/1992	MaGkand	Chowkidar	F.A	2005 (A)	26-12-2011	Supdt Darul Kafala Marda
00 31	naheen Naiz	Naiz Muhammad	4/5/1993	Pechause		FA	2010 (A)	29-12-2011	DO,SW, Lakki Marwat
01 6	hulam Naseer	Munsif ur Rehman	15-11-1966	Kohat	Naib Qasid	F.A	2009		DO,Malakand
82 MI	rs. Rashida Bibi	Khan Badshah	8/10/1984	Abbottabad	Naib Qasid	Matric	8/2/2012	<u> 17.2/2012</u>	DSW
33 Ar	shad Khan	Mian Gul Khan .	12/3/1987	Dir Lower	Chowkidar '	Matric	2002 (A)	22-9-1994	DO,SW Kohat
4 Mu	uhammad Imran	Malik Dad	3/2/1988	Peshawar	N.Q (Female :	FA		2/4/2012	Sunds Dagul A
15 [lmt	tiaz Khan		14-01-1982		Chowkidar	F.A	2004 (5)	4 4 4 4	Supdt Darul Aman Abbottabad
6 Zoy	/a Ali Khan	Sher Afzal	15-1-1979	DI Khan	Assistant Cook	Matric	2005(A)	2 /- 4	OO,SW Dir Lower
기Imti	iaz	Shahid Ali Khan	26-3-1991	Peshawar	Chowkidar	Matric	1999		arul Kafala Peshawar
B Shal	hid Ullah	Khan Muhammad	15-6-1979	Shangla	Naib Qasid		1997(5)		IB DI Khan
Raw	rada	Midrar Ullah	15-2-1988	Abbottabad	Sweeper	F.A	2007 (A)	4 4 1	O office Peshawar
Sam	ad Khan	Gul Bad Khan	13-2-1988	Mardan	Chowkidar	Matric	2012(A)	-7//2012 0	O Shangla
0 .1	a Bibi	Rahman Gul	5/3/1992	Nowshera	Naib Qasid	Matric	2012(A)	3.5	O,SW Abbotabad
7.1	9 0101	Ameer Khan	6/2/1984	Mardan	Chowkidar	Matric	2010(A)	20-12-2011 Su	pdt Darul Kafala Mardan
canir	r Ullah	Jehangir Khan	24-1-1986	Mardan		Matric	2001 (A)		O(SW) Nowshera
Zarsh	nad	Sher Ali	2/1/1981	Charsaddha	Naib Qasid	F.A	301344	32-20-2012 IDC	SW, Mardan
Akhta	ar Munir	Hussain Ahmad	<u> 2/4/1986 </u>	Charsaddha	Chowkidar	F.A ,	1997(A)	31-10-2012 DO	SW, Mardan
Řoz A	Vi .	Havas III	1 3	Charsaddha	Chowkidar	Matric	1397(A)		Mare Manuel
Saira (Bibi	Hayat Khan	20-11-1965		Naib Qasid	B.A	. 2003(A)		lfare Home Charsaddha
Muhai		Zafar Ahmad	14.00	Nowshera	Chowkidar	Matric	2005(A)	4 /	Office Charsaddha
sifal		Qadir Baksh	24-11-1991	Nowshera	Naib Qasid	Matric	1982(A)		fare Home Charsaddha
rfan Ja		Wahid Gul		Di Khan	Naib Qasid			100	SW) Nowshera
ahir U	Illah	Jamil Ahmad	13/13/1055	Dir Lower	Chowkidar	Matric		1/12/2012 DO	SW) Nowshera
		Raiyat Khan	12/12/1983	Kohat	Naib Qasid	FA	2010	2/12/2012 00	W DI Khan
			19-9-1994	Kohat		B.A	1000(4)	2/12/2012 W.H	Dir Lower
		•	- -		Naib Qasid	Matric	2011 (6)	4-12-2012 100 5	W Kohat
	•							4-12-2012 00 5	W, Kohat

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MOST IMMEDIATE



GOVERNMENT OF KHYBER PAKHTUNKHWA
DIRECTORATE OF SOCIAL WELFARE, SPECIAL EDUCATION AND
WOMEN EMPOWERMENT JAMRUD ROAD PESHAWAR.

No. E-17/56/DSW/Vol-04 3654-62 Dated Peshawar the/3/12/2017

То

District Officer Social Welfare, D.I Khan, Dir Lower, Abbotabad, Mansehra, Peshawar, Mardan, Charsadda, Kohat & Chitral.

Subject:

COMPLETION/SUBMISSION OF PERS FOR LAST FIVE YEARS ALONG WITH WILLINGNESS/NON-WILLINGNESS.

I am directed to refer to the subject noted above and to request you to submit complete PERs (Reported & Countersigned) on prescribed form in duplicate for each year for the last five years (2013-2017) along with willingness / non willingness, of the following matriculate class-IV, employees working under your jurisdiction at the earliest, so as their promotion case is materialized in the shortest possible time.

5r. #	Name !	Designation	Place of Posting
^ 1	Muhammadillyas	Work: Attend:	GIB DI Khan
/ 2	Munir Ahmad	Chowkidar	DO SW DI Khan
3	Munjhir Mashi Bhatti	Sweeper	GIB DI Khan !:
· 4	Aziz Rehmat	Naib Qasid	DO,SW Chitral [
-5	Zahid Hussain †	Chowkidar	DO,SW Mansehra
6	Zafar Alam	Chowkidar	Superintendent Darul Aman Abbotabad.
117	Zafar iqual	Naib Qasid	GIB DI Khan
8	Khair Muhammad Khan		GSDC Timargara (
9	Lal Mehmood	Naib Qasid	GSDC Timargara
10	Yar Kamin Khan	Chowkidar	DO,SW Dir Lower
11	. Muhamm ^l ad Aman	Naib Qasid	Welfare Home Kohat
1.12	Muhammad Sajid	Workshop Atten.	GIB DI Khan
13	Asghar Munir	Chowkidar	DO,SW, Mardan
/ 14	Hussain Ahmad	Sweeper	RCDA DI Khan
/ 15	Muhammad Zahid	Naib Qasid	RCDA DI Khan
16	Riaz Ullah.	Naib Qasid	DO Office Charsadda
17	Sajjad Khan	Chowkidar	WCC Peshawar
18	Wahid Ur Rehman	Chowkidar	WCC Peshawar ;
19	Gulzar Ahmad	Sweeper	Darul Kafala Peshawar
20	Muzafar Khan	Sweeper	RCDA Peshawar

Assistant Director (Estab)

M. Anwar Awan Advocate Supreme Court D.I.Khan

Copy forwarded to:

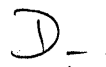
- 1- Superintendent Government Institute for the Blind, Dera Ismail Khan.
 - 2- Rehabilitation Officer, Rehabilitation Centre for Drug Addicts, D.I Khan & Peshawar.
 - 3- Manager Women Crises Center, Peshawar.
- 4- Manager Darul Kafala, Peshawar.
- 5- Superintendent Darul Amaan Abbotabad.
- 6- Principal, Government School for Deaf Children, Timargara, Dir Lower.
- 7- Superintendent Welfare Home Kohat.
- 8- PA to DSW.

Assistant Director (Estab)

Date of I" Entry nto Govt Service 10/10/2007 15-11-2007 31-1-2008 7/2/2008 30-6-2008 30-6-2008 1/7/2008 1/7/2008 1/7/2008 1/7/2008 1/7/2008 13-10-2006 1/7/2008 30-11-2008 30-1-2009 **31-,1-2009** 31-01-2009 4/2/2009 2/10/2009 21-10-2009 31-12-2009 13-3-2010 26-08-2010 from SPP 24-10-2010 24-10-2010 1/2/2011 6/4/2011 16-4-2011 27-04-2011 27-04-2011 9/5/2011 1/7/2011



GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF SOCIAL WELFARE, SPECIAL EDUCATION AND WOMEN EMPOWERMENT JAMRUD ROAD PESHAWAR



Dated Peshawar the 30-07-2020

ORDER

No. E-17/56/Vol-III/DSW/ 862, -73. On recommendations of the Departmental promotion Committee in its meeting held on 30-07-2020, the following officials are hereby promoted to the post as recorded against their names with immediate effect.

1. JUNIOR CLERK BPS-11 TO BE PROMOTED AS SENIOR CLERK (BPS-14)

S. No	Name of Official	Place of present posting
1.1	Mr. Akbar Ali	GIB, Mardan
2	Mr. Tagweem Ul Hag	DO (SW) Office Dir Lawer
3	Mr. Muhammad Altaf	DO (SW) Office Mansehra
. 4	. Mr. Hamayun Khan	MR & PHC Peshawar
5	Mr. Sajid Rashid	SDC Kohat

2- AUXILIARY WORKER (BPS-7) TO THE POST OF JUNIOR CLERK (BPS-11)

S. No	Name of Official	Place of present posting
1	Mr. Shakirullah	DO (SW) Office Peshawar
2	Mr. Mujeebulish	DO (SW) Office Dikhan
3	i Mst Attiya Rascol	1 DO (SW) Office Peshawar
4	Mst Asmat Begum	(DO (SW) Office Merden
5	Mr. Imranukan	1 DO (SW) Office Charsedda
-6	I Mst Rehana Yasmin	(DO (SW) Office DIKhan
7	Mr. Iftikhar Ahmad	1 DQ (SY/) Office Charsadda
8	Mr. Hidayabillah	DO (9VI) Office Malekand
9	Mr. KifayatUllah	DO (\$7/) Office DIKhan
10	Mr. Akbar Nawaz	I DO (SW) Office Peshavier
11	1 Mr. Manscor Ahmad	I DO (SW) Office Iderdan
12	Mr. Asad Khan	DO (SV/) Office Mardan
13	(Mr. Faiz Muhammad	DO (SW) Office Mansehra
14	Mr. Shahzadi Neelofar	I DO (SW) Office Peshawar
15	Mst. Yasmin Begum	I DO (SW) Office Mardan
16	l Mr. Javed labal	I DO (SW) Office Swat
17	Mr. Shah Zeb	DO (SW) Office Margan

a- STORE KEEPERS (BPS-6-8) TO THE POST OF JUNIOR CLERK (BPS-11)

S. No	Name of Official	Place of present posting
1	Mr. Abdul Qadir	DO (SW) Office Buner
2	Mr. Shamsul Arileen	School for Deaf Children Gulbahar Peshawar
3	Mr. Sadio Akbar	GIB, Swat
4	Mr. Nasrullah	GIB (Male) Peshawar
5	Mr. Nasrullah	GIB D.I.khan

CLASS-IV TO THE POST OF JUNIOR CLERK (BPS-11)

S. No	Name of Official	Place of present posting
1	Mr. Muhammad Sajid Workshop Attendant	GIB D.I.Khan
2	Mr. Hussain Ahmad Svæeper	RCDA D.I.Khan
3	Mr. Sajjad Khan Chowkidar	Women Crises Centre Peshawar
4	Mr. Noroz Khan- Chowkidar	Darul Kafala Peshawar
5	Mr. Muhammad Aman Naib Oasid	Wellare Home Kohat
6	Mr. Umar Ali Khan Chowkidar	Welfare Home Bannu
7	Mr. Sajid Ali Naib Qasid	Directorate of Social Welfare
8		GIB (M) Pesh

M. Anwar Awan Advocate Supreme Court D.I.Khan

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- 2- The officials on promotion will remain on probation for a period of one year extendable for a further period of one year in terms of Rules 6 (2) of the Khyber Pakhtunkhwa Civil Servant Act 1973 read with Rule 15 (1) of the Khyber Pakhtunkhwa Government Servant (Appointment, Promotion & Transfer) Rules 1989.
- 3- Consequent upon of their promotions, the officials are hereby posted upon the post as mentioned against their names below.

Posting of Senior Clerks (BPS-14)

S. No	Name & Designation of Official	
1	Mr. Akbar Ali, Senior Clerk (BPS-14)	Directorate of Social Welfare
2	Mr. Taqweem Ul Haq Senior Clerk (BPS-14)	CDC Chakdara Dir Lower
3	Mr. Muhammad Altaf Senior Clerk (BPS-14)	GIB Abbottabad
4	Mr. Hamayun Khan Senior Clerk (BPS-14)	GIB DI Khan
5		GSDC Kohat

Posting of Junior Clerks (BPS-11

\$.1	Official	
1	l Clerk (BPS-11)	District office SW Peshawar
2	Junior Clerk (BPS-11)	Deaf School Karak
3	Mst: Attiya Rasool, Junior Clerk (BPS-11)	District office SW Peshawar
4	Mst. Asmat Begum, Junior Clerk (BPS-11)	GSDC (F) Mardan
5	Mr. Imranullah, Junior Clerk (BPS-11)	Bacha Khan Vocational Center Charsadda
6	Mst: Rehana Yasmin, Junior Clerk (BPS-11)	District office SW D.I.Khan
7	Mr. Iftikhar Ahmad, Junior Clerk (BPS-11)	RCDA Charsadda
8	Mr. Hidayatullah, Junior Clerk (BPS-11)	RCDA Malakand
9	Mr. KifayatUllah, Junior Clerk (BPS-11)	RCDA D.I.Khan
10	Mr. Akbar Nawaz, Junior Clerk (BPS-11)	Directorate of Social Welfare
11	Mr. Mansoor Ahmad, Junior Clerk (BPS-11)	Bacha Khan Vocational Center Nowshera
12	Mr. Asad Khan, Junior Clerk (BPS-11)	District Office, SW Swabi
13	Mr. Faiz Muhammad, Junior Clerk (BPS-11)	District Office SW Torghar
14	Neelofar, Junior Clerk (BPS-11)	District office SW Charsadda
15	Junior Clerk (BPS-11)	GSDC Swabi
16	Junior Clerk (BPS-11)	District office SW Swat
17	Mr. Shah Zeb, Junior I Clerk (BPS-11)	MR&PH Swabi
18		Welfare Home Buner
19		District Office SW Abbottabad
20		3IB Malakand
·		

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21	Mr. Nasrullah, Junior Clerk (BPS-11)	
22	Mr. Nasrullah, Junior Clerk (BPS-11)	District office SW Chitral
23	Mr. Muhammad Sajid, Junior Clerk (BPS-11)	Bacha Khan Women Vocational Center Karak
24	Mr. Hussain Ahmad, Junior Clerk (BPS-11)	District Office SW D.I.Khan
25	Mr. Sajjad Khan, Junior Clerk (BPS-11)	Welfare Home Hangu
26	Mr. Noroz Khan, Junior Clerk (BPS-11)	SSMC Chakdara Dir (Lower)
27	Mr. Muhammad Aman, Junior Clerk (BPS-11)	
28	Junior Clerk (BPS-11)	District Office SW Lakki Marwat
29	Mr. Sajid Ali, Junior Clerk (BPS-11)	Directorate of Social Welfare
30	Mr. Naeem Kokar, Junior Clerk (BPS-11)	Welfare Home Buner

Sd-Director Social Welfare, Spl: Edu: & WE Khyber Pakhtunkhwa

Copy to:

- 1- The Accountant General, Khyber Pakhtunkhwa
- 2- The Concerned District Account Officer in Khyber Pakhtunkhwa
- 3- PS to Minister for Social Welfare, Special Education & Women Empowerment, Department, Khyber Pakhtunkhwa
- 4- PS to Secretary, Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa
- 5- The Concerned District Officer, Social Welfare in Khyber Pakhtunkhwa
- 6- Deputy Director (MIS) Social Welfare Department, Khyber Pakhtunkhwa
- 7- The concerned Incharge of institute of Social Welfare in Khyber Pakhtunkhwa
- 8- PA to Director, Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa
- 9- Assistant Director (E-1), Directorate of Social Welfare
- 10-All the official concerned

11- Personal file

Departy Director (Admin) Social Welfare, SE & WE 30 Khyber Pakhtunkhwa

M. Anwar Awan Advocate Supreme Court

12

Secretary,

Social Welfare, Social Education Department,

Govt: Of Khyber Pakhtunkhwa,

Peshawar.

THROUGH PROPER CHANEL

That appellant is appointed as Qasid in the Department on 21-05-2001. That Appellant is blind having Requisite certificate from concerned Department. The Department on 13-12-2017 through Official process, directed the Appellant and others to submit his willingness for their promotion to post of junior clerk. The Appellant submitted desired documents. The Appellant got Knowledge that The Department Promoted Eight Class IV employees to post of junior by Appellant and Others. The employees who were promoted void Order Dated 30-07-2020, or junior to the Appellant. Mr. Muhammad Sajid, Hussain Ahmad and Sajjad Khan who are junior to the Appellant but the Requisite Document were directed to be submitted void letter Dated 13-12-2017 while others five person who were promoted were not asked for submission of Documents and willingness. The Appellant is the serial NO 6 of final in seniority List issued on 13-12-2017 while Mr. Sajid, Hussain Ahmad, Sajjad Khan and Norouz Khan are placed at serial No 12,14,17 and 21 respectively while name of other four promoted candidates namely Muhammad Aman, Umar Ali Khan, Sajid Ali and name kokar are not mentioned in the seniority List of the Department. The promotion made by the Department of junior clerk is Illegal, against Law and Rules and libel to be Set aside.

W. Advocate anotetile Comp

In wake of above submission it is respectfully prayed that on acceptance of instant appeal, May kindly declared the order dated 30-07-2020 being illegal and void to extent of promotion of class IV employees. It is further requested that may kindly promoted the Appellant to the post of junior clerk with back and future benefits. It is also prayed that any other relief which the honorable court deem fit in the circumstances of the case may kindly be granted.

Your Sincerely

Zafar Iqbal Naib Qasid GIB D.I.Khan.

Date; 8-08-2020.

M. Anwar Awan
Advocate Supreme Court

D.l.Khan

VAKALATNAMA

BEFORE THE COURT OF LESCAVICE Thubuma

BENCH D.I.KHAN.

Zafax Igbal

VERSUS

Govt of KPKet

TITLE Affealant

The Above Named 20 for 29 bol hereby appoint

MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT,

in the above Captioned Cases to all or any of the following Acts Deeds & Things.

- √ To Appear, Act & Plead for Me/Us in the above mentioned cases in this Court/Tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- ✓ To Sign, Verify, File OR Withdraw all proceedings, Petitions, Appeals, Affidavits, Applications for Compromise OR Withdrawals OR for the Submission of Arbitration of the said case OR any other Documents may be Deemed Necessary OR Advisable by them by the Conduct, Prosecution OR Defense of the above case at all its stages.
- ✓ .To Receive Payments, Issue receipts for all moneys that may be OR become Due & Payable to us during the course on Conclusion of the Proceedings.
- ✓ To do all other Acts & Things, Which may be Deemed Necessary OR Advisable during the course of Proceedings.

AND HEREBY AGREE:

- > To Ratify Whatever Advocates may do the Proceedings?
- Not to Hold the Advantages Responsibilities if the said case be proceed Ex-parte OR Dismissed in Default in Consequence of their Absence from the Court when it is called for Hearing.
- > That the Advocates shall be entitled to withdraw from the Prosecution of the said case if the Whole or any part of the Agreed Fee Remain Un-Paid.
- > That Advocates may be Permitted to argue any other point at the time of Arguments.

In Witness Whereof I/We have signed this Vakalatnama here under the Contents of which have been Read/Explained to Me/Us which is fully understood by Me/Us.

Dated:

Accepted By

MUHAMMAD ANWAR AWAN ADVOCATESUPREMECOURT 03339962231. **SIGNATURE OF EXECUTANT (S)**

20/27 29/bal 12/01-6475535-5

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

NO.	
APPEAL No	15.606 of 200 .
	N.
Zafax labo	<u>, </u>
· · · ·	Apellant/Petitione
	Versus
	VO1543
	l education Department Gort of KPK
5-cod weether, sound	RESPONDENT(S
• •	* ***
	7
Notice to Appellant/Petitioner 7	afar ighal Nash agaid Government
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Institute of Blind	Dikhan,
V	
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	peal has been fixed for Preliminary hearing
	avit/record/arguments/order before this Tribuna
on2411-2821 at	-Ktan
•	
You may, therefore, appear be	fore the Tribunal on the said date and at the said
place either personally or through	an advocate for presentation of your case, failing
which your appeal shall be liable to l	be dismissed in default.
At camp	72.11
At camp Gurt D.I. Khan	tikhan
200. 2 1 10.001	Registrar,
•	Khyber Pakhtunkhwa Service Tribunal

Peshawar.

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	15606
	APPEAL No of 20
*********	Zapar 196al
• .	Apellant/Petiționer
	Versus
	Social welfare social education Department Govt of KPK
•	RESPONDENT(S)
Noti	ce to Appellant/Petitioner Muhammad Anwar Awan
**************	Advocate supreme Court.
	•
	Take notice that your appeal has been fixed for Preliminary hearing, cation, affidavit/counter affidavit/record/arguments/order before this Tribunal
on	
place whic	You may, therefore, appear before the Tribunal on the said date and at the said e either personally or through an advocate for presentation of your case, failing h your appeal shall be liable to be dismissed in default.
	At Court D.1. Khan Eukhans
	Court D.1. Khan Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.