



29th September, 2022

Appellant alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents No. 1 to 5 and counsel for private respondents No. 7 & 8 present.

Learned counsel for private respondents No. 7 & 8 seeks adjournment on the ground that he has not prepared the brief of the instant appeal. Adjourned. To come up for arguments on 24.10.2022 before the D.B at Camp Court D.I.Khan.


(Salah Ud Din)
Member (Judicial)
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 alongwith Sohail Ahmad Shah Additional Assistant Commissioner for respondents present.

File to come up alongwith connected Service Appeal No.1575/2019 titled "Amjid Naeem Vs. Government of Khyber Pakhtunkhwa" on 21.11.2022 for arguments before D.B at Camp Court, D.I.Khan.


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

25.01.2022

Tour is Cancelled, therefore, case is adjourned to 24.05.2022 for the same as before.


Reader.

24.05.2022

Appellant alongwith his counsel present. Mr. Abdul Haleem, Superintendent alongwith Mr. Farhaj Sikandar, District Attorney for official respondents No. 1 to 5 present. None present on behalf of private respondents No. 6 to 8.

Previous date was changed on Reader Note, therefore, private respondents No. 6 to 8 be summoned through registered A.D for submission of reply/comments and to come up for arguments before the D.B at Camp Court D.I.Khan on 27.07.2022.

Appellant shall submit registered A.D alongwith Envelopes within 03 days.



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



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

27.07.2022

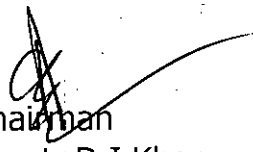
Due to summer vacations, the case is adjourned to 29.09.2022 for the same as before.


Reader

16.12.2021

Appellant with counsel, Mr. Noor Zaman Khattak, District Attorney alongwith Abdul Haleem, Superintendent for the respondents No. 1 to 5 present. Counsel for private respondent No. 7 & 8 present.

Written reply on behalf of respondent No. 1 to 5 received and placed on file. To come up for arguments on 25.01.2022 before the D.B at camp court, D.I.Khan.


Chairman
Camp Court, D.I.Khan

25.10.2021

Appellant present through counsel.

Asif Masood Ali Shah learned Deputy District Attorney alongwith Abdul Haleem Superintendent for official respondents present. Counsel for private respondents present.

Reply on behalf of respondents was not submitted. Request for adjournment was made on behalf of official respondents as well as private for submission reply/comments; granted by way of last chance with direction to submit the same within 10 days in office, positively. To come up for arguments on 23.11.2021 before D.B at Camp Court, D.I.Khan.



(Atiq ur Rehman Wazir)
Member(E)
Camp Court, D.I.Khan



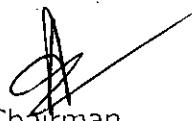
(Rozina Rehman)
Member(J)
Camp Court, D.I.Khan

23.11.2021

Counsel for the appellant and Mr. Muhammad Rasheed, DDA alongwith Abdul Haleem, superintendent for respondents No. 1 to 4 and respondents No. 7 & 8 in person present. None present on behalf of respondents No. 5 & 6. Fresh notices be issued to them by way of last chance.

Written reply on behalf of the respondent No. 7 & 8 received through office. Written reply/comments of the respondents No. 1 to 6 are still awaited. Last opportunity is granted to them for submission of written reply/comments on 16.12.2021 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the said respondents.



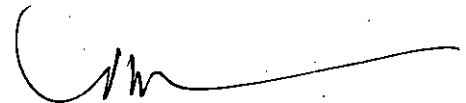
Chairman
Camp Court, D.I.Khan

25.11.2020

Mr. Rustam Khan Kundi, Advocate submitted Vakalat Nama in favor of appellatant.

Mr. Muhammad Jan, learned DDA alongwith Abdul Haleem for official respondent No. 1 to 5 and private respondent No. 7 in person present. None present on behalf of private respondents No. 6 & 8.

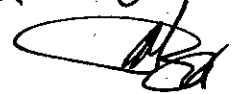
Reply/comments on behalf of official respondent as well as private respondent submitted. Representative of official respondent No. 1 to 5 and private respondent No. 7 are seeking time to furnish reply/comments. Notice be issued to private respondents No. 6 & 8 for submission of reply/comments. To come up for reply/comments on 25.01.2021 before D.B at Camp Court, D.I.Khan.



(Atiq-Ur-Rehman)
Member (E)
Camp Court, D.I.Khan

25-1-2021

Due to COVID 19, the case is adjourned to 26.3.2021 for the same.



26.03.2021

Appellant in person present. Mr. Muhammad Rasheed, Deputy District Attorney for official respondents and private respondent No. 8 in person present.

Today's date was posted on Note Reader, therefore, notices be issued to official respondents No. 1 to 5 as well as private respondents No. 6 & 7 for submission of written reply/comments on 21.06.2021 before S.B at Camp Court D.I.Khan.

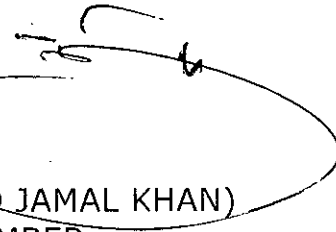


(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT D.I.KHAN

26.10.2020

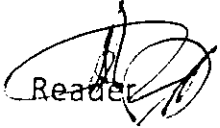
Appellant is present in person. Mr. Usman Ghani, District Attorney alongwith Mr. Mukhtiar Ali, Assistant Secretary, Mr. Abdul Haleem, Superintendent on behalf of official respondents and private respondent No. 7 are present.

Written reply on behalf of official respondents as well as private respondents not submitted. Representatives of official respondents No. 1 to 5 as well as private respondent No. 7 are seeking further time to furnish written reply/comments. None present on behalf of private respondents No. 6 & 8, therefore, notice be issued to them through registered envelope accompanied with AD Card. File to come up for written reply/comments on 25.11.2020 before S.B at Camp Court, D.I.Khan.


(MUHAMMAD JAMAL KHAN)
MEMBER
CAMP COURT D.I.KHAN

20.4 .2020

Due to COVID19, the case is adjourned to
21/9/2020 for the same as before.


Reader 

21.09.2020

Appellant in person present.

Mr. Usman Ghani learned District Attorney alongwith Mukhtiar Ali Assistant Secretary and Abdul Halim Superintendent for respondents No.1 to 5 present.

Reply on behalf of respondents was not submitted. Representatives of respondents No. 1 to 6 request for time to furnish reply; granted. Notice be issued to private respondents No.6 to 8 for reply/comments for 26.10.2020 before S.B at Camp Court, D.I.Khan.



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

26.02.2020

Counsel for the appellant Ijaz Khan present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was serving in Revenue Department as Political Muharrar. He was transferred/promoted to Naib Tehsildar in his own pay and scale. It was further contended that tentative seniority list of Political Muharrars/Junior Clerks of Deputy Commissioner South Waziristan Tribal District/Tribal Sub Divisions D.I.Khan and Tank was prepared on 05.07.2019 wherein the appellant name was placed at serial no. 8. It was further contended that later on the respondent-department prepared final seniority list of Political Muharrars/Junior Clerks of Deputy Commissioner South Waziristan Tribal District/Tribal Sub Divisions D.I.Khan and Tank wherein the appellant name was placed at serial No. 30. It was further contended that feeling aggrieved from the said seniority list, the appellant filed departmental appeal on 22.07.2019 which was rejected on 16.10.2019 hence the present service appeal on 06.11.2019. Learned counsel for the appellant further contended that the name of the appellant was shown at serial no. 8 in tentative seniority list, therefore, the respondent-department was required to place the name of the appellant at serial No. 8 in the final seniority list instead of serial No. 20.

The contentions raised by learned counsel for the appellant need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 20.04.2020 before S.B at Camp Court D.I.Khan.

Appellant Deposited
Security & Process Fee
02/3/20

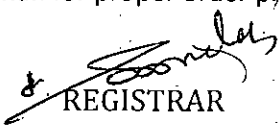



(M. Amin Khan Kundi)
Member
Camp Court D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of _____

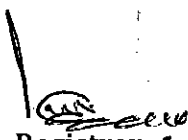
Case No.- 1577/2019

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	21/11/2019	<p>The appeal of Mr. Ijaz Khan received today by post through Mr. Muhammad Waqar Alam Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p> REGISTRAR</p>
2-		<p>This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>29-1-2020</u></p> <p> CHAIRMAN</p>
29.01.2020		<p>Appellant in person present and requested for adjournment on the ground that learned counsel for the appellant is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 26.02.2020 for preliminary hearing before S.B at Camp Court D.I.Khan.</p> <p> (M. Amin Khan Kundi) Member Camp Court D.I.Khan</p>

The appeal of Mr. Ijaz Khan received to-day i.e. on 07.11.2019 is returned to the counsel for the appellant with the direction to submit Three more copies/sets of the appeal along with annexures i.e. complete in all respect within 15 days.

No. 1950 /S.T,

Dt. 8-11- /2019


Registrar
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

Mr. M. Waqar Alam Adv.
High Court D.I.Khan

Respected Sir,

The objections removed accordingly.
-the file resubmitted for further
proceedings.

Yours Sincerely,
M. WAQAR ALAM
ADVOCATE DIK



20/11/19

— 1 —

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, CAMP COURT DERA ISMAIL KHAN**

Service Appeal No. 1577/2019

Ijaz Khan **VERSUS** Govt. of KPK and others

SERVICE APPEAL

INDEX

S.No	Particulars of the Documents	Annexure	Page
1.	Grounds of Service Appeal alongwith interim relief, affidavits	--	1-7
2.	Copy of the service book	A	8-35
3.	Copy of the order dated: 11-08-1994	B	36-37
4.	Copies of the Domiciles certificates	C	38-49
5.	Copy of the order dated: 19-11-2009	D	50
6.	Copy of the office order dated: 23/09/2010	E	51
7.	Copies of the seniority lists	F	52-65
8.	Copy of the seniority list dated: 18-07-2019	G	66-69
9.	Copies of the departmental appeal and decision	H	70-73
10.	Copy of the order dated: 29-08-2002	--	74-76
11.	Copy of the service appeal alongwith order dated: 08-08-2019 and letter dated: 16-07-2019	--	77-79
12.	Copies of the orders dated: 08-03-2019 and 10-04-2019	--	80-85
13.	Wakalatnaama		86

Dated: 4 /10/2019

Humble Appellant


Ijaz Khan

Through Counsel


M. Waqar Alam
Advocate High Court

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, CAMP COURT DERA ISMAIL KHAN

Service Appeal No. _____/2019

Ijaz Khan son of Malik Ranjhu Presently Working as Naib Tehsildar (OPS) presently working as Reader to Commissioner, Dera Ismail Khan Division. (DOA: 01/04/1992).

.....Appellant

Versus

1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
2. The Senior Member Board of Revenue & Estate Department, Khyber Pakhtunkhwa Peshawar.
3. The Commissioner Dera Ismail Khan.
4. The Deputy Commissioner, Dera Ismail Khan.
5. The Deputy Commissioner, South Waziristan.

.....Official respondent

6. Attaullah Mehsood Junior Clerk presently working at DC office South Waziristan Tribal District.
7. Tufail Muhammad Junior Clerk presently working at DC office South Waziristan Tribal District.
8. Sheikh Allah Nawaz Junior Clerk presently working at DC office South Waziristan Tribal District.

.....Private Respondents

APPEAL UNDER SECTION 4 OF THE KPK SERVICES
TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED
OFFICE ORDER #4192-96/ESTT DATED 18/07/2019
ALONGWITH IMPUEDGNEED ORDER DATED: 16-10-
2019 PASSED IN THE DEPARTMENTAL APPEAL OF THE
APPELLANT VIDE WHICH THE OFFICIAL
RESPONDENTS CHANGED/ ALTERED THE SENIORITY
POSITION OF THE APPELLANT IN THE IMPUGNED
SENIORITY LIST WITHOUT ANY LEGAL
JUSTIFICATION.

Note: That the addresses of the Parties given in the heading of the Petition are true and correct for the purpose of service.

Respectfully Sheweth:-

The Appellant most respectfully submits as under:-

BRIEF FACTS:

- J. Khan*
1. That the appellant is a permanent and a regular employee of the respondents department and was appointed as Junior Clerk on 01/04/1992 and thereafter the appellant was performing his duty according to entire satisfaction of superiors. Copy of the service book is enclosed herewith as **Annexure: A**

2. That the appellant was transferred by the competent authority on 31-10-1992 and 31-03-1994 according to the service book entry and the services of the appellant is attached with executive Assistant Commissioner FR Sherani and Darrazinda as Political Moharrir. Entries of the Service Book in this respect are very much clear.
3. That the appellant was transferred vide order No. 9294-98/BC Dated: 11-08-1994 by the Deputy Commissioner Dera Ismail Khan vide which appellant was posted as Moharrir with Executive Assistant Commissioner Sherani. Copy of the order dated: 11-08-1994 is enclosed as **Annexure B.**
4. That the appellant being Political Moharrir of FR Darrazinda signed/ verified domicile, certificates for FR personal and this shows the appellant is doing his job in FR Darrazinda as Political Moharrir. Copies of the Domiciles certificates are jointly enclosed herewith as **Annexure C.**
5. That the appellant vide order No. 622527/APA (FR) on 19/11/2008 was transferred and posted amongst the Political Moharrir of the APA office. Copy of the order dated: 19-11-2009 is enclosed as **Annexure D.**
6. That the respondent Assistant Political Agent FR Dera Ismail Khan issued an order dated: 23-09-2010 vide which the adjustment of the official of surplus pool in APA's office FR Dera Ismail Khan on regular basis against the vacant posts. Copy of the office order dated: 23/09/2010 is enclosed as **Annexure E.**

5/11

7. That the appellant is senior most junior clerk in the Divisional seniority list which was prepared by the respondents in the year 2015 to May 2019. Copies of the seniority lists are enclosed herewith as **Annexure: F.**

8. That on 18-07-2019 the respondent No. 3 upon the directions of the respondent No. 2 issued the final seniority list of Political Moharrir/ Junior Clerks in the Division vide which the seniority position of the appellant was malafidly changed/ alter and the most Junior Clerks were shown as senior over the appellant hence, the appellant is being aggrieved from the impugned seniority list. Copy of the seniority list dated: 18-07-2019 is enclosed as **Annexure G.**

9. That being dissatisfied with the final seniority list the appellant moved a departmental appeal on 22-07-2019 to the respondent No. 2 which was unfortunately rejected vide order dated: 16-10-2019, hence, the decision of the appellate authority is hereby impugned. Copies of the departmental appeal and decision thereon are jointly **Annexed as H.**

10. That being aggrieved impugned seniority list dated: 18-07-2019 and order dated: 16-10-2019 the appellant is having no other remedy but to knock the doors of this Honorable Tribunal by invoking the jurisdiction under section 4 of Khyber

Plus

Pakhtunkhwa Service Tribunal Act 1974, inter alia, on the following grounds,

GROUND:

- a) That the impugned office order dated: 16/10/2019 along with final seniority list dated 18/07/2019 passed by the respondents is illegal, unjustified, without lawful authority and against the settled laws of the land, hence, liable to be set aside.
- b) That the appellant had been serving the department since long and eligible for promotion according to their seniority which was accordingly accorded by the competent authorities in different seniority lists which was complied by themselves, hence, at this belated stage on the bases of impugned office order dated 18/07/2019 disturbing the seniority positions of the appellant in the final seniority list of Political Moharirs is the result of mala fide, Corum non Judice, discriminatory and against the settled realities.
- c) That is the pertinent to mention here that in the office order No. 4192-96/ESTT dated: 18-07-2019 issued by the respondent No. 3 in which at serial No. 4 Mr. Tufail Muhammad who is admittedly junior most employee of the department and illegally promoted against the post of Junior Clerk because in the service structure of the class-IV employees no Beheshti could be promoted against the post of Junior Clerk but unfortunately Mr. Tufail Muhammad was promoted against the post of Junior Clerk vide order dated: 29-08-2002 by the PA South Waziristan Agency which is against law and settled realities and service rules, moreover the order dated: 29-08-2002 by itself stated that Mr. Tufail Muhammad is promoted with effect from 29-08-2002, hence, the seniority given to the Mr. Muhammad Tufail is totally based on malafide and ineffective upon the rights of appellant. Copy of the order dated: 29-08-2002 is enclosed as ready reference.
- d) That one Amjad Naem Junior Clerk of the Department filed a service appeal No. 1047/2019 against the respondents regarding letter dated: 16-07-2019 vide which the final seniority list dated: 18-07-2019 was prepared. Copy of the service appeal alongwith

File

order dated: 08-08-2019 and letter dated: 16-07-2019 are jointly enclosed herewith as ready reference.

- e) That the appellant is qualified and senior most Junior Clerk of the Department and in this respect the appellant was appointed/ adjusted against the post of Naib Tehsildar vide order dated: 08-03-2019. Copies of the orders dated: 08-03-2019 and 10-04-2019 are jointly enclosed as ready reference, hence, this ground shows the competency and eligibility of the appellant for promotion against the higher post according to service rules notification dated: 23-01-2015.
- f) That the official respondents are bent upon to promote their blue eyed cherish persons despite the fact that the appellant has a superior rights over the private respondents and in this respect documentary proof is also available in favor of the appellant against the private respondents, hence, the impugned orders of the respondents are liable to be set-a-side and previous seniority position of the appellant may kindly be restored.
- g) That is admitted law seniority will be counted from the date of first entry into Government service and not from the date of adjustment/ transferred. Reliance (2000 PLC CS 247, 2001 PLC CS 445, 1996 SCMR 1297, 2001 SCMR 352, 1998 SCMR 2544, 2002 PLC CS 1641, 2010 PLC CS 357)
- h) That counsel for the appellant may graciously be allowed to raise additional grounds at the time of arguments.

On acceptance of instant appeal, the impugned seniority and office order #4192-96/Estt dated 18/07/2019 issued by respondent No.3 along with impugned office order dated 16/10/2019 issued by respondent#2 may please be reversed and set-aside and declare against the settled law, service laws and

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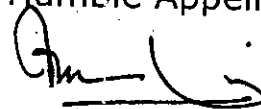
regulations in the best interest of justice and the seniority position of the appellant may please be restored according to the final seniority list dated: 10/06/2016.

Interim relief:

The impugned seniority list dated: 18-07-2019 may kindly be suspended till final decision of the instant service appeal.


Date: ___/10/2019

Yours Humble Appellant



Ijaz Khan

Through Counsel,



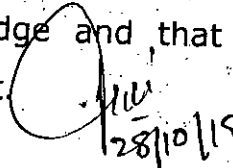
Muhammad Waqar Alam

Advocate High Court

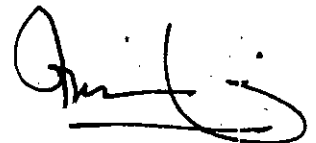
AFFIDAVIT

I, **Ijaz Khan** son of Malik Ranjho presently working in the office of Commissioner Dera Ismail Khan Division, do hereby solemnly affirm and declare on oath that contents of above Service Appeal are true & correct to the best of my knowledge and that nothing has been concealed from this Honourable Court.

Dated: ___/10/2019



28/10/19



DEPONENT

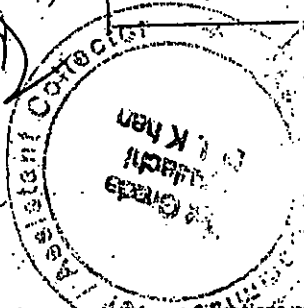
1.
2.
3.

Verification Roll No. _____ dated _____ received back _____

Left thumb-impresion

Passed F.A. (D. Com. Exca
NWFP Board of Technical
Educate Peshawar.

Qualifications	Date	Qualifications
English	<i>Passed B.A. Examinations</i>	First Arts
Pashto	<i>for Good Unity D. 1. 14</i>	B. L. or B. A.
Urdu	<i>during the session 2015 and</i>	Pleadershp examination
Plan-drawing	<i>[Signature]</i>	Training School final examination
Finger print	<i>Assistant Commissioner Tribal Sub Division D. Khan 8-1-18</i>	Other qualifications —
Drill instructing	<i>Attested</i> <i>[Signature]</i>	
Court duties		
Reserve duties		



N. B.—A line to be drawn under the qualifications possessed

Note - The entries in this page should be renewed or re-attested at least every five years, and the Signature in lines 9 and 10 should be dated.

1. Name ... *G Jag Ichau*

2. Race ... *Muslim*

3. Residence ... *Village: Mutsah Alhad
Dakhli Dhakki*

4. Father's name and residence ... *Malik Rangher*

5. Date of birth by Christian era or as nearly as can be ascertained. *1-1-1967 (1st Sawvasy nineteen sixty seven)*

6. Exact height by measurement ... *5-4*

7. Personal marks for identification ... *Wound mark on the right side of forehead.*

8. Left hand thumb and finger impression of (non-gazetted Officer)

Index finger *Ring finger*

Middle finger *Fore finger*

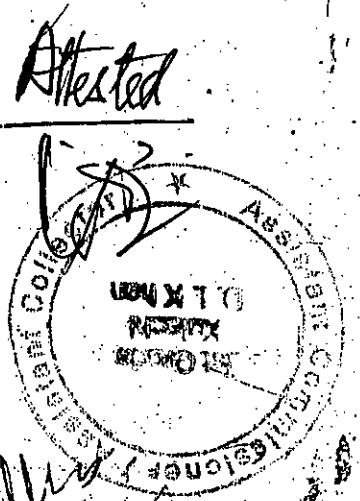
Thumb

9. Signature of Government Servant ... *G Jag Ichau*

10. Signature and Designation of the Head of the Office, or other Attesting Officer.

1/05 2007

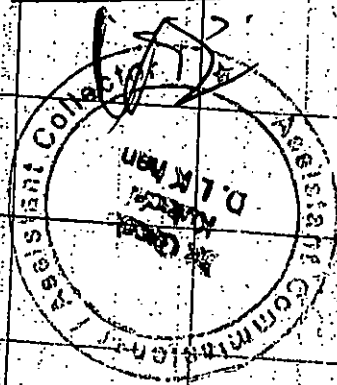
2078/02



1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating, and whether permanent or temporary	If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature Government servant
درجہ ملازمت 1035-49-1770 (S)	عادی مستقل یا تمام مقام	اگر عادی ہے تو کیا وہ عدل کے مطابق پیش کیا ستھ ہے	تختہ خواہ بطور عادی ملازمت	زائد تختہ خواہ نہایت تختہ خواہ بطور تمام مقام	باسوائے تختہ خواہ دیگر الاؤنس	تاریخ تقریری	تختہ سیکاری ملازم
Junior clerk			RS. P. 1035/-	RS. P. /		1-4-92	
			DA 98 1133/-	Two months			
1035-49-1770 (S)							
Typist - G.A.C's			1133/-	/		1-11-92	
11			1182/-	/		1-12-92	
1035-49-1770 (S)							
MR. R. M. Farhanpur			1182/-	/		1-7-93	
11			1231/-	/		1-12-93	

ATTESTED

11	12	13		14	15
Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	LEAVE		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
		Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debit to another Government		
				Period	Govt. to which debit to be made
31-10-92	Transfers	وقت کی تربیت و معیار	<p>حاجہ ماہ صحت کی حالت میں</p> <p>کے لیے اوسط سہ ماہہ کا تعین</p>	<p>دستخط</p> <p>انسپیکٹور</p>	<p>سزا یا جزا یا غیر سزا</p> <p>کارکردگی کا ریکارڈ</p>
31-10-92	Transfers		<p>Appointed vide De's order</p> <p>No. 4222-2744 of 31-3-92</p>	<p><i>[Signature]</i></p>	
30-11-92	Annual Increment		<p>7-8-81</p> <p>31-10-88</p> <p>دیں 13887</p> <p>دیں 13887</p> <p>دیں 13887</p>	<p><i>[Signature]</i></p>	<p>دیں 13887</p>
30-6-93	Transfers			<p><i>[Signature]</i></p>	
30-11-93	Annual Increment			<p><i>[Signature]</i></p>	
31-3-94	Transfers			<p><i>[Signature]</i></p>	



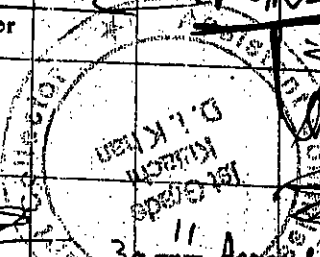
ATTESTED

1	2	3	4	5	6	7	8	9
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (19th volume)	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature	Post or
1035-49-1770 (S)	فارسی مستقل قائم مقام	آزادگی سے آئین دوسرے سرکاری پیشہ کا مستحق ہے	مختصہ بطور مقرر ملازمت	زائد مختصہ قائم مقام	ملازمت مختصہ ملازمت	تاریخ مقرر ملازمت	ملازمت	ملازمت
1400-66-2390 (S)	Asst. Head clerk		123/-			1-4-94		Deputy Comm D.I.
1400-66-2390 (S)			1664/-			1-6-94		Deputy Comm D.I. KH
1400-66-2390 (S)	Mohr BAC Sheeran (JC)		1664/-			1-9-94		Deputy Comm D.I.
1400-66-2390 (S)			1730/-			1-12-94		Deputy Comm D.I. KH
1400-66-2390 (S)	P.M. Ustasona (Dara Zamra)		1730/-			1-1-95		Deputy Comm D.I. KH
1400-66-2390 (S)	Mohr MINE (JC)		1730/-			1-2-95		Deputy Comm D.I. KH

ATTESTED

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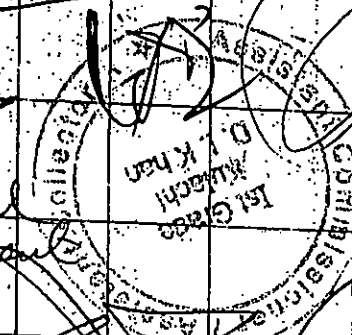
11	12	13 LEAVE		14	15	
Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government Period Govt. to which debitable		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
<p>دورات انتقال قرنی انتقال یا برطرفی</p>	<p>رستخدا افسر مجاز</p>	<p>وقت کی نہایت و معیار</p>	<p>چار ماہ تک کی رخصت بیشے اور وسط سہ ماہ کا تعین</p>	<p>دستخط افسر مجاز</p>	<p>سزا یا جزا یا قید کارکردگی کا ریکارڈ</p>	
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-9-94 NPS Revised</p>			<p>Service from 1-4-92 to 3-11-93 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-8-94 Transfer</p>			<p>Service from 7-12-93 to 30-11-94 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>ATTESTED</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>30-11-94 Annual Increase</p>			<p>Service from 1-12-93 to 30-11-94 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-12-94 Transfer</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-9-95 Transfer</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>30-11-95 Annual Increase</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-9-95 Transfer</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>30-11-95 Annual Increase</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>31-9-95 Transfer</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>
<p>Deputy Commissioner, D.I. KHAN</p>	<p>30-11-95 Annual Increase</p>			<p>Service from 1-12-94 to 30-11-95 verified from the office copies of the pay bills.</p>	<p>Deputy Commissioner D.I. KHAN</p>	<p>Attested.</p>



1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature of Government
درجہ وزارت	عارضی منتقل نام مقام	از عارضی ترقی دو بدل کے مطابق پیش کا مستحق ہے	عزواء بطور عارضی وزارت	زائد تنخواہ نام مقام	ماہانہ تنخواہ ڈیپٹی آفیسر	تاریخ تقریب	نام کام
1400-66-2390 (S)	MNINC		RS. P. 1796/-	RS. P.		1-12-95	
1400-66-2390 (S)	Mahr MNINC		1862/-			1-12-96	Deputy
ATTESTED							Deputy
			1929/-			1-12-97	Deputy
			994/-			1-12-98	Deputy
			2060/-			1-12-99	Deputy

W. CA - OML 741 / CS 5

10 Signature of Government servant	11 Date of termination or appointment	12 Reason of termination (such as promotion, transfer, dismissal etc.)	13 Signature of the Head of the office or other Attesting Officer	14 Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitible to another Government	15 Signature of the head of the office or other Attesting officer	16 Reference to any recorded punishment, or censure, or reward or praised of the Government servant
		وجوہات انتقال ملانہ ترقی استوار یا برطرفی	دستخط افسر مجاز	<p>جاری رہ سکتی کی رخصت کئے اور سہ ہوا کا تعین</p> <p>Period Govt. to which debitible عہدہ گورنمنٹ رہنما کی</p>	دستخط افسر مجاز	سزا یا جزا یا غیر سزا کارکردگی کا ریکارڈ
Deputy Commissioner D.I. KHAN	30-11-96	Annual 96	Deputy Commissioner D.I. KHAN	Deputy Commissioner D.I. KHAN	Deputy Commissioner D.I. KHAN	<p>Service verified from 30-11-96 verified from the office copies of the pay bills</p>
Deputy Commissioner D.I. KHAN	30-11-97	Annual	Deputy Commissioner D.I. KHAN	Deputy Commissioner D.I. KHAN	Deputy Commissioner D.I. KHAN	<p>Service verified from 1-12-96 to 30-11-97 from The office copy of the bills</p>
Deputy Commissioner D.I. KHAN	30-11-98	Annual	Deputy Commissioner Dera Ismail Khan	Deputy Commissioner Dera Ismail Khan	Deputy Commissioner Dera Ismail Khan	<p>Service verified from 1-12-97 to 30-11-98 from The office copy of the bills</p>
Deputy Commissioner D.I. KHAN	30-11-99	Annual	Deputy Commissioner Dera Ismail Khan	Deputy Commissioner Dera Ismail Khan	Deputy Commissioner Dera Ismail Khan	<p>Service verified from 1-12-98 to 30-11-99 from the Office copies of the bills</p>



ATTESTED

Attested

Service verified from
1-12-98 to 30-11-99 from the
Office copies of the
bills

1 Name of post درجہ ملازمت	2 Whether substantive or officiating and whether permanent or temporary عادی مستقل قائم مقام	3 If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Ph.) volume II اگر عادی ہے تو کہ وہ عدل کے مطابق پیشن کا مستحق ہے	4 Pay in substantive post تعمیرات بطور عادی ملازمت	5 Additional pay for officiating زائد تعویہ نائد تعویہ بطور قائم مقام	6 Other emoluments falling under the term "pay" ماسوائے تعمیرات دیگر الائوشن	7 Date of appointment تاریخ تقرری	Signature Govt. Secy حکومتی سکریٹری
1400-66-2390	BPS 5		RS. P. 2060/-	RS. P.		3 2000	
M. Khan	Ac P.H.P.		2060/-			12 2000	

ATTESTED

2100-600-5100 BPS 5
Junior Clerk

10	11	12	13		14	15	
Signature of Government	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government	Signature of the head of the office or other Attesting officer.	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
	تاریخ انقضاء ملازمت	وجوبت انتقال ملازمت یا برطرفی	دستخط افسر مجاز	فصلت کی نوعیت و معیار	ہزار ماہ کی رعیت کے لیے اوسط سہ ماہ کا تعین Period: عرصہ Govt. to which debitable: گورنمنٹ کے زیر اہل سہ ماہی	دستخط افسر مجاز	سزا یا سزا یا غیر سزا کارکردگی کا ریکارڈ

Service verified from 12/12/25-2000 from the office copy of pay bills

District Officer,
Revenue and Estate
D. I. Khan.

30/11/2000 Annual Interest

Service verified from 3/5/2000 to 30/11/2000 from the office copy of pay bills

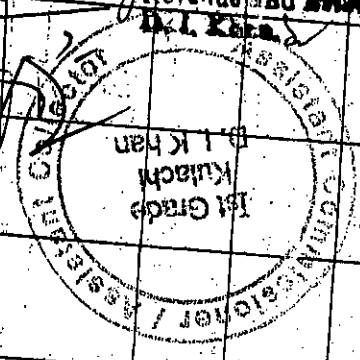
District Officer,
Revenue and Estate
D. I. Khan.

30/11/2001 Annual Interest and pay scale verified

Declared AS Surplus vide DOR No. 9305-7/02 dated 3-9-2001.

Attested District Officer, Revenue and Estate D. I. Khan.

District Officer,
Revenue and Estate
D. I. Khan.



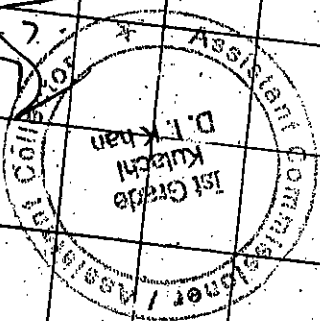
Service verified from 1/12/2000 to 30/11/2001 from the office copy of pay bills.

District Officer,
Revenue and Estate
D. I. Khan.

1	2	3	4	5	6	7	8	9
Name of post	Whether substantive or officiating, and whether permanent or temporary	If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Id of Signa Group	Date term or app
درجہ ملازمت	غرضی مستقل یا تائم مقام	اگر ملازمتی ہے تو کسی دوسرے ملازمتی کے مطابق پیش کا مستحق ہے	تعمیراتی بطور غرضی ملازمت	زائد تنخواہ زائد تعمیراتی بطور تائم مقام	ماہانہ تعمیراتی دیکھنے الادویں	تاریخ تقریر	1/12 2002	Office
2100-100-5100 (BPS-5)	Junior clerk		RS. P.	3400/-				Office
<p>2 cad. ind. PA (1994) As Accountant General</p> <p>1994 of Rs. 14,000 - 66 + 2390 at Rs. 1664/-</p>								
				3500/-		1/12 2003		Office
				3600/-		1/12 2004		Office

11	12	13		14	15
Reason of termination, such as promotion, transfer, dismissal etc.)	Signature of the Head of the office or other Attesting Officer	LEAVE		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
تاریخ انقضاء ملازمت	دوبت انتقال ملازمت یا برطرفی	Nature and duration of leave taken وقت کی نوعیت و معیار	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitible to another Government چار ماہ تک کاروبار کی قیمتیں اور وسطیٰ سہ ماہی کا تعین Period عرصہ	دستخط افسر مجاز	سزا یا مجزا یا توبیخ یا کارکردگی کا ریکارڈ
District Officer Revenue D. L. Khan	30-11-2002	Annual increment		Service verified from 1-12-2001 to 30-11-2002 from the office copies of P.P. Bills	
District Officer Revenue D. L. Khan	30-11-2003	Annual increment		Service verified from 1-12-2002 to 30-11-2003 from the office copies of pay bills	
District Officer Revenue D. L. Khan	30-11-2004	Annual increment		Service Verified from 1-12-2003 to 30-11-04 from the office copies of pay bills.	
District Officer Revenue & Estate Collector, D. L. Khan					

Attested



District Officer Revenue
D. Khan

ATTESTED

Annual increment
30-11-2003

Service verified from 1-12-2002 to 30-11-2003 from the office copies of pay bills

District Officer Revenue
D. L. Khan

District Officer Revenue
D. L. Khan


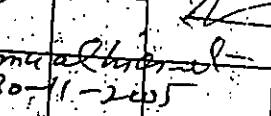
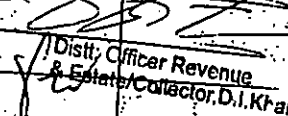
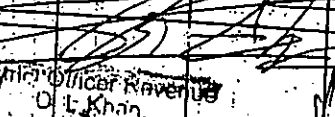
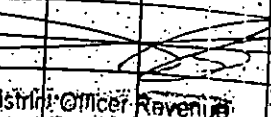
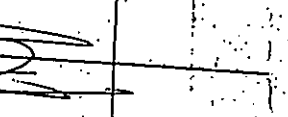

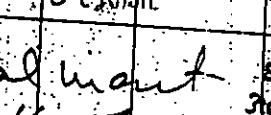
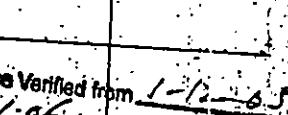


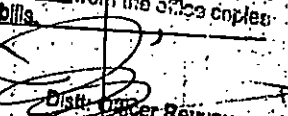
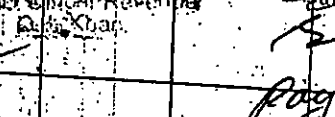

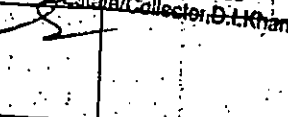

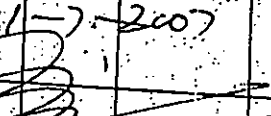
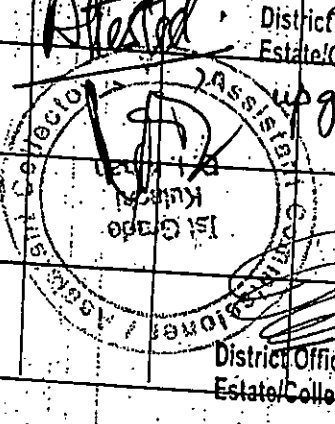
Annual increment
30-11-2004

Service Verified from 1-12-2003 to 30-11-04 from the office copies of pay bills.

District Officer Revenue
D. L. Khan

Distt. Officer Revenue & Estate Collector, D. L. Khan

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Ph.) Volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature of Govt. Secy
درجہ ملازمت	عارضی مستقل یا ثابت مقام	آزاد خیالی ہے وہی دوسرا کوئی بھی پیش کا مستحق ہے	تعمیراتی عارضی ملازمت	زائد تنخواہ بطور ثابت مقام	بہت کم تعمیراتی ملازمت	تاریخ تعمیراتی	حکومت
			RS. P.	RS. P.			
						4140/- 1/2 2005	
						4255/- 1/2 2005	
						4370/- 1/2 2006	
						5075/- 1/2 2007	
						5180/- 1/2 2007	

10	11	12	13 LEAVE		14	15
Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Allocation of periods of leave: On average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government	Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
تاریخ انقضاء ملازمت	دلیل انقضاء ملازمت یا برطرفی	امضاء افسر مجاز	نوع و مدت و میعاد	Period Govt. to which debitable 11 11 ماہ تک کی رخصت کیے اور پھر وہ کا تعین کرنا ہوگا	امضاء افسر مجاز	سزا یا جزا یا تادیب یا کارکردگی کا ریکارڈ
N/B Reversal 1-7-2005  District Officer Revenue D.I. Khan			Annual Grant 30-11-2005  District Officer Revenue D.I. Khan		Service Verified from 1-12-04 to 30-11-05 from the office copies of pay bills.  Distt. Officer Revenue & Estate Collector, D.I. Khan	
 District Officer Revenue D.I. Khan			 District Officer Revenue D.I. Khan		 Distt. Officer Revenue & Estate Collector, D.I. Khan	
Annual Grant 30-11-06  District Officer Revenue D.I. Khan			Annual Grant 30-11-06  District Officer Revenue D.I. Khan		Service Verified from 1-12-05 to 30-11-06 from the office copies of pay bills.  Distt. Officer Revenue & Estate Collector, D.I. Khan	
 District Officer Revenue D.I. Khan			 District Officer Revenue D.I. Khan		 Distt. Officer Revenue & Estate Collector, D.I. Khan	
Pay scales revised 1-7-2007  District Officer Revenue & Estate Collector, D.I. Khan			Pay scales revised 1-7-2007  District Officer Revenue & Estate Collector, D.I. Khan		2005 OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P. PESHAWAR PAY FIXED IN THE REVISED BASIC PAY SCALES OF RS. 1415-115-5865 AT RS. 4140/1-11-07 M.W.E.P. 1-07-2005 With Next Increment on 1-12-2005  Accountant General Pay Fixation Party, N.W.F.P. Peshawar	
Attested  District Officer Revenue & Estate Collector, D.I. Khan			Attested  District Officer Revenue & Estate Collector, D.I. Khan		District Officer Revenue & Estate Collector, D.I. Khan	
 District Officer Revenue & Estate Collector, D.I. Khan			District Officer Revenue & Estate Collector, D.I. Khan		District Officer Revenue & Estate Collector, D.I. Khan	

Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pt. I) Volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature
درجہ ملازمت	عارضی مستقل نام مقام	آزمائش کی ذمہ داری پیش کشی	تعمیر و لیٹور عارضی ملازمت	زالہ بھخواہ نائد بھخواہ لیٹور نام مقام	اسوائے بھخواہ دیگر الادھر	تاریخ تقرری	ہکمری
			RS. P.	RS. P.			
		2940-160-7740 (B-7)		5340/		12/07	
		JTC					
		B-7 (3530-190-29230)		6380/		12/2008	
		<i>[Signature]</i>					
		<i>[Signature]</i>		6570/		12/2008	

18/12/07

[Signature]

[Signature]

10	11	12	13		14	15	
Signature of Government	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the Head of the office or other Attesting Officer.	LEAVE		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
				Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned days) to which leave salary is debitable to another Government		
	تاریخ انتظام ملازمت	وجوہات انتقال ملازمت یا برطرفی	دستخط افسر مجاز	فصلت کی نوعیت و معیار	ہمارے پاس کارڈ میں گینے اور سٹیپنڈیا کا تین گونے اور ایک گونے کے درمیان Govt. to which debitable گورنمنٹ کے پاس رقم ایس آر	دستخط افسر مجاز	سزا یا سزا یا فہرست کارکردگی کا ریکارڈ

Annulment
30-11-07

Service Verified from 1-12-06 to 11-08 from the office copies of pay bills.

District Officer Revenue & Estate Collector D.I. Khan

District Officer Revenue & Estate Collector D.I. Khan

District Officer Revenue & Estate Collector D.I. Khan

Pay Scale Revised 1-7-2008

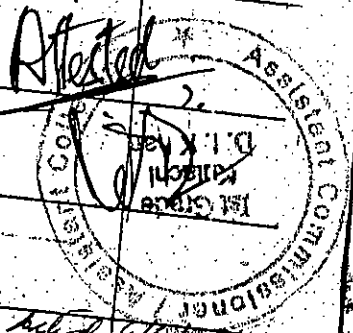
District Officer Revenue & Estate Collector D.I. Khan

District Officer Revenue & Estate Collector D.I. Khan

Annulment
30-11-2008

District Officer Revenue & Estate Collector F.I. Khan

District Officer Revenue & Estate Collector D.I. Khan



Departmental practice in the light of notification dated 4/9/2007 issued by the Cont. of Govt. Finance Deptt. as under:-

TCA No.	Drawn From	on/a/c of award of	w.e.t.	Pay on
133	4070/2	62	1-9-07	1-12-2007 Rs. 5340
				1-12-2007 Rs. 5500
				1-7-2008 Rs. 6570
				1-12-2008 Rs. 6760

District Officer Revenue & Estate Collector D.I. Khan

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Ph.) volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature
	عادی مستقل قائم مقام	آرگنائزیشن آفیسر وہیلڈ بک ملازمین پیشن کا مستحق ہے	مختصہ ایبھرن عادی ملازمت	زائد بطور نائد مختصہ بطور قائم مقام	بیسویں مختصہ دیکھو الادیس	تاریخ تقریری	سیکرٹری
			RS. P.	RS. P.			

Junior Clerk (07)
Surplus post

6950/- $\frac{12}{2009}$

Junior Clerk (07)
Surplus post

Rs. 6950/- $\frac{31.10}{2010}$

1/24 BPS-7
3530-190-9230

714/-

1/24 BPS-7
5800-520-15400

11880/-

$\frac{7}{2011}$

District Officer Revenue
District Collector D.I. Khan

Signature
Secretary

Office
College

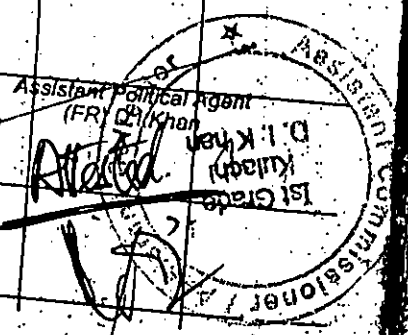
District Officer Revenue
District Collector D.I. Khan

District Officer Revenue
District Collector D.I. Khan

Registrar
D.I. Khan

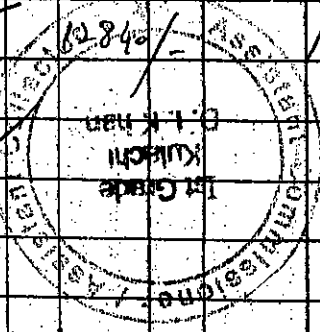
District Officer Revenue
District Collector D.I. Khan

12	13	14	15
Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the Head of the office of other Attesting Officer	<p style="text-align: center;">LEAVE</p> <p>Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government</p> <p>Signature of the head of the office or other Attesting officer</p>	Reference to any recorded punishment, or censure, or reward or praised of the Government servant
Date of termination or appointment	Nature and duration of leave taken	Period	Govt. to which debitable
<p>دوبت</p> <p>انتقال</p> <p>قدتار</p> <p>یا برلرن</p>	<p>دستخط</p> <p>افسر</p> <p>مجاز</p>	<p>وقت</p> <p>نوبت</p> <p>مجاز</p>	<p>دستخط</p> <p>افسر</p> <p>مجاز</p>
<p>30-11-09</p>	<p>مجاز</p> <p>30-11-09</p>	<p>مجاز</p>	<p>مجاز</p>
<p>Officer Revenue & Estate/Collector D.I. Khan</p>	<p>District Officer Revenue & Estate/Collector D.I. Khan</p>	<p>Service Verified from 1-12-08 to 28-11-09 from the copies of pay bills.</p>	<p>Distt. Officer Revenue & Estate/Collector D.I. Khan</p>
<p>Adjusted in the office of the A.P.A. AR Dikhan under DCO D.I. Khan vide No. 9319/DCO/S. Pol. VI dated 29-10-2010</p>	<p>Adjusted in the office of the A.P.A. AR Dikhan under DCO D.I. Khan vide No. 9319/DCO/S. Pol. VI dated 29-10-2010</p>	<p>Adjusted in the office of the A.P.A. AR Dikhan under DCO D.I. Khan vide No. 9319/DCO/S. Pol. VI dated 29-10-2010</p>	<p>Adjusted in the office of the A.P.A. AR Dikhan under DCO D.I. Khan vide No. 9319/DCO/S. Pol. VI dated 29-10-2010</p>
<p>Officer Revenue & Estate/Collector D.I. Khan</p>	<p>District Officer Revenue & Estate/Collector D.I. Khan</p>	<p>Service Verified from 1-12-09 to 12-10-10 from the office copies of pay bills.</p>	<p>Distt. Officer Revenue & Estate/Collector D.I. Khan</p>
<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>
<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>



1 Name of Post	2 Whether Substantive or officiating and whether permanent or temporary	3 If officiating state- (i) substantive appointment or (ii) whether service counts for pension under rule 3-20 of C.S.R. (Pb.) Volume II اگر عارضی ہے تو رول کے مطابق پنشن کا مستحق ہے؟	4 Pay in substantive position تجزاہ بطور عارضی ملازمت		5 Additional pay for officiating زائد تجزاہ بطور قائم مقام		6 Other emoluments falling under the term pay اسوائے تجزاہ دیگر الاؤنس	7 Date of appointment تاریخ تقرری	8 Signature of Government servant دستخط سرکاری ملازم	9 Signature Designated Head Office or Assistant at column 1 دستخط فرجیاز
			Rs.	Ps.	Rs.	Ps.				
درجہ ملازمت	عارضی مستقل یا یا قائم مقام				12400/-		1/12 20/11			
					12520/-		1/12 20/12			

Attested



Drawn G.P. Fund Advance amounting
to Rs. 34000/- w/d D.O. Mr. Sarwar
No 222-33 W&PA. dtd 12-3-04

(Signature)
Assistant Political Agent
(FR) M. K. Khan

Assisto (F)

Assisto (F)

Assisto (F)

D

D

S

10 Date of termination or appointment	11 Reason of termination (such as promotion, transfer, dismissal)	12 Signature of the head of the office or other Attesting officer	Nature and duration of leave taken	13 Allocation of period of leave of average pay up to four months (or earned leave net exceeding 120 days) to which leave salary is debitable to another Government		14 Signature of the Head of the office or other attesting Officer	15 Reference to any recorded punishment or censure, reward or praise of the Government servants
				Period	Government to which debitable		
تاریخ	وجوہات		رضت کی	عرصہ	پارہ ماہ تک کی رخصت کے لئے اور اسے خواہاں کا تین	رہتخطی افتر	سزا یا جزا یا غیر مناسب کارکردگی کا ریکارڈ
انتقال	انتقال ملازمت		نوعیت			بجاز	
ملازمت	ترقی تبادلہ یا طر فی		و معیار				
		30/11/2011					
		al et			Service from 1/11/2010 to 30-11-2011		
		30/11/2011					
		al et			Service from 1/12/2011 to 30/11/2012		
		30/11/2013					
		al et			Service from 1/12/2012 to 30/11/2013		
		30/11/2014					
		al et			Service from 1/12/2013 to 30/11/2014		

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

Assistant Political Agent (FR) D.I. Khan

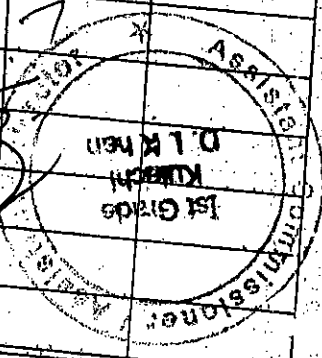
Assistant Political Agent (FR) D.I. Khan

D.I. Khan dt 14/03/2014

Draw Rs 34000/- on A/C

SPD NRAC

Attested



Accounts Officer
N. L. KHAN

14/03/2014

14/3/14

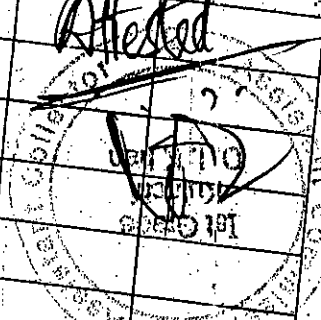
9	10	11	12	13		14	15	
Signature and designation of head of the office or other attesting officer (min 1 to 8)	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal)	Signature of the head of the office or other Attesting officer	Nature and duration of leave taken	Allocation of period of leave of average pay up to four months (or earned leave net exceeding 120 days) to which leave salary is debitab. to another Government <i>پارامونک کی رخصت کے لئے اوسط فراہم آئین</i>	Signature of the Head of the office or other attesting Officer	Reference to any recorded punishment or censure, reward or praised of the Government servants	
	تاریخ انقطاع ملازمت	وجوہات انقطاع ملازمت ترقی تبادلہ یا برطرفی	دستخط افسر مجاز	رخصت کی نوعیت دینیاد	Period عوم	Government to which debitab. ہے گورنمنٹ رہم ادائیگی	دستخط مجاز	سزا یا جزا یا غیر مناسب کارکردگی کا ریکارڈ
<p>TCA-570 at 1513 Drawn Rs = 476/00 A/c 4 at 1/2 pay of 1/2 month 15 to 28 1/2 15 20/11/14 M. Khan</p>					<p>Post 9 of dept upgraded from BPS-7 to BPS-11 vide Govt. 9 Higher Postment No. FD/50/FR/10-22/2014 dt. 20-5-2014</p>			
<p>Assistant Political Agent (FR) D.I. Khan</p> <p>TCA-187 9-1-15</p>		<p>30-11-2014 Asst.</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>		<p>Assistant Political Agent (FR) D.I. Khan</p> <p>5. M. Khan 1/11/15</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>		
<p>Attested</p> <p>19/11/14</p> <p>D.I. Khan</p> <p>20/11/14</p> <p>19/11/14</p> <p>19/11/14</p> <p>19/11/14</p>					<p>Drawn Rs = 8895/2 on account of arrears of pay pay of allowances etc on upgradation of post from B-7 to B-11 vide No. FD/50/FR/10-22/2014 dt. 10-5-14 Also Notification No. 5001 of NWFP Establishment ADMIN. DEPT. Population Wang No. So RV/1/ES/10/ 2/11/2014 dt. 27/11/14</p>			
<p>Assistant Political Agent (FR) D.I. Khan</p>			<p>Revision of Post Scale 2015</p>	<p>Assistant Political Agent (FR) D.I. Khan</p>				

1	2	3	4		5		6	7	8
Name of Post درج ملازمت	Whether Substantive or officiating and whether permanent or temporary عارضی مستقل یا یا قائم مقام	If officiating state- (i) substantive appointment or (ii) whether service counts for pension under rule 3-20 of C.S.R. (Pb.) Volume II اگر عارضی ہے تو رول کے مطابق پیش کش کی گئی ہے؟	Pay in substantive position تنخواہ بطور عارضی ملازمت		Additional pay for officiating زائد تنخواہ بطور قائم مقام		Other emoluments falling under the term pay ماوائے تنخواہ دیگر ملازمتوں	Date of appointment تاریخ تقرری	Signature of Government servant دستخط سرکاری ملازم
			Rs.	Ps.	Rs.	Ps.			
<p>DBAwan G.P.F. Advanma amounting to 50000/- with D.C. DIK Serial No. 8281DC (12) dated 01-10-015</p>							D.R. 98 01/10/15 Rupees 50000/- G.P.F. Advanma	P-182 15/10	دستخط سرکاری ملازم
<p>J/clk - BPS-11 8540-595-26090</p>							18655/-	12 2015	
<p>J/clk - BPS-11 10510-740-32710</p>							23090/-	12 2016	
<p>J/clk - BPS-11 10510-740-32710</p>							23830/-	12 2016	

Assistant Political Agent
(FBI-D.I. Khan)

ATTESTED

10 Date of termination or appointment	11 Reason of termination (such as promotion, transfer, dismissal)	12 Signature of the head of office or other Attesting officer	13 Nature and duration of leave taken	14 Allocation of period of leave of average pay up to four months (or earned leave net exceeding 120 days) to which leave salary is debitible to another Government <small>Period Government to which debitible</small>	15 Signature of the Head of the office or other attesting Officer	16 Reference to any recorded punishment or censure, reward or praised of the Government servants	
	تاریخ انتقال ملازمت	دروجات انتقال ملازمت ترقی تیار یاد لفظی	رضت کی نوعیت ومعیار	چار ماہ تک کی رضت کے لئے اوسط تنخواہ کا تیس Government to which debitible گورنمنٹ کے تعمیراتی	دستخط افسر مجاز	سزا یا جزا غیر مناسب کارکردگی کا ریکارڈ	
				ICT 409 DL 14/4/16 Drawn Rs = 3577/- on Ac of dep of pay & Allowance wef 1/15 to 31/7/16 due to Abs 10% 30/11 2015 30/11 2015 30/11 2015 30/11 2015 30/11 2015 30/11 2016 30/11 2015			
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					
Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan	Assistant Political Agent (F.R) D.I. Khan					



Services verified by
1/12/2015 to 30-11-2016

Assistant Political Agent (F.R) D.I. Khan

1	2	3	4		5		6	7	8	9
Name of Post درجہ ملازمت	Whether Substantive or officiating and whether permanent or temporary عارضی مستقل یا یا قائم مقام	If officiating state- (i) substantive appointment or (ii) whether service counts for pension under rule 3-20 of C.S.R. (Pb.) Volume II اگر عارضی ہے تو رول کے مطابق پنشن کا استحقاق ہے؟	Pay in substantive position تنخواہ بطور عارضی ملازمت Rs. Ps.		Additional pay for officiating زائد تنخواہ کے بطور قائم مقام Rs. Ps.		Other emoluments falling under the term pay ماسوائے تنخواہ دیگر الوانس	Date of appointment تاریخ تقریری	Signature of Government servant دستخط سرکاری ملازم	Signature of Head of Office or attesting authority دستخط سرکاری
d/cbx - BPS-11					28410/-		12			
12570-880-38970					28410/-		12	2017		
					29250/-		12	2017		

ATTESTED

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C

10 Date of termination or appointment	11 Reason of termination (such as promotion, transfer, dismissal)	12 Signature of the head of the office or other Attesting officer	13 Nature and duration of leave taken	13 Allocation of period of leave of average pay up to four months (or earned leave net exceeding 120 days) to which leave salary is debitible to another Government <small>پارہ ماہ کی رخصت کے لئے اور عطاء خواہ کا نہیں</small>	14 Signature of the Head of the office or other attesting Officer	15 Reference to any recorded punishment or censure, reward or praised of the Government servants <small>سزا یا جزایا غیر مناسب کارکردگی کا ریکارڈ</small>
				Period <small>عرصہ</small>	Government to which debitible <small>گورنمنٹ کے نام اور ایسی</small>	

Resignation of 9/12/2015

Assistant Political Agent (F.P) D.I. Khan

Assistant Political Agent (F.P) D.I. Khan

ATTESTED

30/11/2015

Since 1/12/2016 to 30/11/2015

Assistant Political Agent (F.P) D.I. Khan

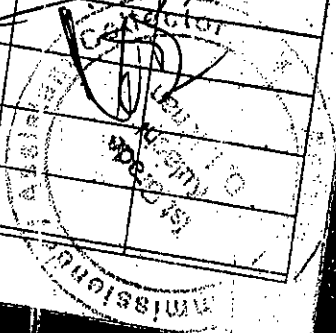
Assistant Political Agent (F.P) D.I. Khan

Assistant Political Agent (F.P) D.I. Khan

Drawn Rs. 5000/- S. P. F. Ahmed
 Serial No. D.C. D. 1. 14 No. 905/DC/1
 Date: 31-10-2018

Assistant Commissioner Tribal Sub Division D.I. Khan

Attested



Handwritten notes on the left margin:
 2002/-
 27A 21250/-
 48750/-
 27/11/15

-34-

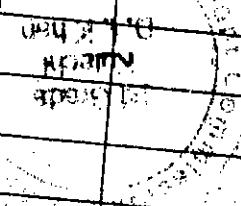
1	2	3	4		5		6	7	8
Name of Post	Whether Substantive or officiating and whether permanent or temporary	If officiating state- (i) substantive appointment or (ii) whether service counts for pension under rule 3-20 of C.S.R. (Pb.) Volume II	Pay in substantive position		Additional pay for officiating		Other emoluments falling under the term pay	Date of appointment	Signature Government servant
			Rs.	Ps.	Rs.	Ps.	باسوائے تنخواہ دیگر الاؤنس	تاریخ تقرری	دستخط سرکاری
درجہ ملازمت	عارضی مستقل یا یا قائم مقام	اگر عارضی ہے تو رول کے مطابق پیش کش کی جاتی ہے؟							
T/c BPS-II									
(12570-880-38970)								12/2/88	

ATTESTED

[Handwritten Signature]

8	9	10	11	12	13		14	15
					Period	Government to which debitible		
		Date of termination or appointment تاریخ انقطاع ملازمت	Reason of termination (such as promotion, transfer, dismissal) وجوہات انقطاع ملازمت ترقی تبادلہ یا برطرفی	Signature of the head of the office or other Attesting officer دستخط افسر مجاز	Nature and duration of leave taken رخصت کی نوعیت و معیار	Allocation of period of leave of average pay up to four months (or earned leave net exceeding 120 days) to which leave salary is debitible to another Government چار ماہ تک کی رخصت کے لئے اوسط تنخواہ کو دیکھیں Period عرصہ	Signature of the Head of the office or other attesting Officer دستخط افسر مجاز	Reference to any recorded punishment or censure, reward or praised of the Government servants سزایا جزایا غیر مناسب کارکردگی کا ریکارڈ
				Assistant Commissioner Tribal Sub Division D.I. Khan		Service rendered from 1 ¹² / ₂₀₁₁ to 30 ¹¹ / ₂₀₁₈		
				Assistant Commissioner Tribal Sub Division D.I. Khan	Annual increment			
				Assistant Commissioner Tribal Sub Division D.I. Khan				

~~Attested
 [Signature]
 2~~



ATTESTED
 [Signature]

OFFICE OF THE DEPUTY COMMISSIONER, DERA ISMAIL KHAN.

O.P. No.

The following posting/transfer amongst the Ministerial Staff of this office is hereby ordered with immediate effect:-

- 1) Mr. Ejaz Khan A.H.C English office, D.I. Khan is hereby transferred and posted as Moharrir with EAC Sherani, D.I. Khan vice No-2.
- 2) Mr. Muhammad Abdul Jalil Moharrir with EAC Sherani is hereby transferred and posted as A.H.C. English Office, D.I. Khan vice No-1.

Muhammad Imran
 Deputy Commissioner, D.I. Khan.

No. 9294-88/BC

Dated DIKhan the 11/8/1994.

Copy to the:-

- 1. EAC Sherani, D.I. Khan.
- 2. Steno to Deputy Commissioner, D.I. Khan.
- 3. Head Clerk English Office, D.I. Khan.
- 4. A.B.C, English Office, D.I. Khan.
- 5. Officials concerned.

for information and compliance

Muhammad Imran
 Deputy Commissioner, D.I. Khan.

ATTESTED
[Signature]

-37-

OFFICE OFFICE FOR THE DEPUTY COMMISSIONER DERA ISMAIL KHAN

ORDER:

The following posting/transfer amongst the Ministerial staff of the office is hereby ordered with immediate effect:-

1. Mr. Ejaz Khan A.H.C English office, D I Khan is hereby transferred and posted as Moharrir with EAC sherani, D I Khan vice No.2.
2. Mr. Muhammad Abdul Tahir Moharrir with, with EAC Sherani is hereby transferred and posted as AHC English Office, D I Khan. vice No.1.

The Deputy Commissioner, D I Khan.

No. 9294-98/BC D I Khan dated 11/08/1994.

Copy to the:-

1. EHC Sherani, D I Khan.
2. Steno to Deputy Commissioner, D I Khan.
3. Head Clerk English officer, D I Khan.
4. A.B.C , English office, D I Khan.
5. Officials concerned.

For information and compliance

Deputy Commissioner, D I Khan

ATTESTED

[Handwritten signature]

DOMICILE CERTIFICATE (For F.R. Personnel)

I, سجاد سلطان بی Son of ڈاکٹر ذرا جان زوم نور خان
 residing at village نڈیالہ پور Tehsil درہ اسماعیل خان
 Declare that زبا فیض شہزاد of Dera Ismail Khan Frontier Region.
 Section are permanently domiciled in the said special Area.
 of

Signature of the applicant

Dated: 12.12.2003

My name is اسلم خان Son of سید محمد خان
 Sub Caste زبا فیض of village چینہ of
 Dera Ismail Khan Frontier Region, here by certify that the said

ڈاکٹر ذرا جان زوم نور خان Son of سجاد سلطان بی
 Claiming membership of زبا فیض شہزاد tribe is a bonafide
 member of the said tribe and that he is entitled to the tribal allowances and profits due to his tribe and
 bears and all losses of his tribe and shares with them the tribal and territorial responsibility.

Signature of the Member

Dated: 12.12

I have satisfied myself from personal knowledge / verification* that the above declaration is true and certify accordingly.

This 17/12 day of Dec 2003

Political Naib Tehsil
(F.R.) Dera Ismail Khan

COUNTERSIGNED

ASSISTANT POLITICAL AGENT
F. R. D. I. KHAN



*Strike out whichever not applicable

HASSAN COPIER CENTRE 1/5 STINZER MARKET D.I.K PH:714812

No: 779 / A.P.A (F.R) D. I. Khan. Dated the

سید محمد رفیق حسین صاحب
 ۲۰ سالہ ریٹ۔ آرٹیکل دروازہ رفیق حسین صاحب
 سید محمد رفیق حسین صاحب
 تصدیقاً ستر باشندہ اور سید رفیق حسین صاحب
 تعلقہ غلامیہ میان کراچی کے ذمہ دار ہیں
 ستر دست رقم ہے

فکٹورفہ ۱۲.۱۲.۲۰۰۳

اسلم خان
 سید رفیق حسین صاحب درویش خان
 سید رفیق حسین صاحب درویش خان
 ستر بخاری
 ۱۵۱-۳۵-۰۸۰۰۵۹

Verified

P.M / Mughal Kot
17/12/2003

ATTESTED

[Signature]



DOMICILE CERTIFICATE

(For F.R Personnel)

I, شاہ دین Son of عبدین
 declare that I was born at village چنڈی Tehsil درہ اسماعیل خان
 Section چوڑی شہزاد of Dera Ismail Khan Frontier Region
 of Parents who are Permanently Domiciled in the said Special Area.

Signature of the Applicant

Dated 19.12.2003

I, Malik فان محمد خان Son of صاحب خان
 Caste شہزاد Sub-Caste چوڑی شہزاد of village شہزاد of Dera Ismail Khan
 of Dera Ismail Khan Frontier Region, hereby certify that the said

شاہ دین Son of عبدین
 claiming membership of چوڑی شہزاد tribe is a bonafide
 member of the said tribe and that he is entitled to the tribal allowances and profits due to his tribe and
 bears all losses of his tribe and shares with them the tribal territorial responsibility.

میرزا گل ب 00

Signature of the Malik

Dated: 19.12.2003

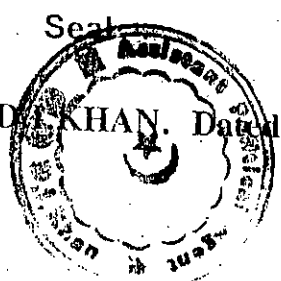
I have satisfied myself from personal knowledge / verification * that the above declaration is true and certify accordingly.

This 22nd day of Dec 2003



COUNTERSIGNED
 ASSISTANT POLITICAL AGENT
 F.R. D.I.KHAN

Political Naib Tehsildar
 (F.R) Dera Ismail Khan



* Strike out whichever not applicable
 No: 806 /A.P.A (F.R.) D.I.KHAN. Dated the 22 /

o/c

استغفره خورده بیاورد به هم که هم شاه دین در دست تقدیر
 که هم خیر این از تحصیل درازنده در صوبه در کابل و در آن طور بر حالت
 به آن تقدیر است به آن شاه دین مذکور و هم که در آن دیدار است آباد
 مورد است با ستر باشد به آن در دست تقدیر به آن است
 به هم ملکدان استوار عدالت علی بیان که بر قسم که در دست تقدیر
 سند در دست تقدیر

تقدیر در 3 ص 12. 19.

موسوی سیدالکلی

مکران قلا بستان

نقادان
 در دست تقدیر در حال بیان قوم در دست تقدیر

160-87-013228

ATTESTED
 Verified
 [Signature]

P.M
 20/12/2009

-42-

DOMICILE CERTIFICATE

(For F.R. Personnel)

I, انور خان Son of مذرفان
Declare that I was born at village گنڈاپور Tehsil درائے
Section زبان شیران of Dera Ismail Khan Frontier Region
of Parents who are permanently domiciled in the said special Area.

انور خان

Signature of the Applicant

Dated: 12.12.2003

I, Malik انور خان Son of مذرفان
Caste شیران Sub Caste زبان of village گنڈاپور of
Dera Ismail Khan Frontier Region, hereby certify that the said

انور خان Son of مذرفان
Claiming membership of زبان شیران tribe is a bonafiede
member of the said tribe and that he is entitled to the tribal allowances and profits due to his tribe
and bears and all losses of his tribe and shares with them the tribal and territorial responsibility.

انور خان

Signature of the Malik

Dated: 12.12.2003

I have satisfied myself from personal knowledge / verification* that the above declaration is true
and true and certify accordingly.

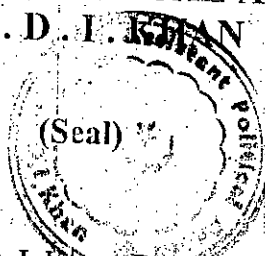
This 17th day of Dec 2003



انور خان
Political Naib Tehsildar
(F.R) Dera Ismail Khan

COUNTERSIGNED

ASSISTANT POLITICAL AGENT
F. R. D. I. KHAN



Strike out which ever not applicable

No. 780 / A. P. A (F.R) D. I. Khan Dated the 17.12 2003

o/c

سندھ گورنر بیان ایڈیٹ میں انور خان اور سید خان
سندھ لائیو انور خان این۔ آر۔ فیصل دروازہ دھنڈ (۱۰) میں انور خان اور انور خان کے
تصدیق کرتے ہیں کہ میں انور خان سید خان اور انور خان اور انور خان کے
کہاں تھے انور خان کے ساتھ انور خان کے ساتھ انور خان کے ساتھ
میں انور خان کے ساتھ انور خان کے ساتھ انور خان کے ساتھ

سید خان ایڈیٹ

12.12.2003

سید خان اور انور خان کے ساتھ انور خان کے ساتھ انور خان کے ساتھ



151 - 35 - 080059

انور خان
انور خان اور انور خان کے ساتھ انور خان کے ساتھ
انور خان کے ساتھ انور خان کے ساتھ انور خان کے ساتھ

verified

P.M / Mughal Kot
17/12/2003

ATTESTED

DOMICILE CERTIFICATE

(For F.R. Personnel)

I, سید عرفان Son of سید عرفان

declare that I was born at village سکسہ انصاریہ Tehsil درا

Section حسن قندھار of Dera Ismail Khan Frontier Region.

of parents who are permanently domiciled in the said Special Area.

سید عرفان

Signature of the Applicant

Dated: 21-12-2006

I, Malik حاجی سید عرفان Son of سید عرفان

Caste سید Sub-Caste حسن قندھار of Village درا of Dera Ismail Khan

of Dera Ismail Khan Frontier Region, hereby certify that the said

سید عرفان Son of سید عرفان

claiming membership of سید عرفان tribe is a bonafide

member of the said tribe and that he is entitled to the tribal allowances and profits due

to his tribe and bears all losses of his tribe and Shares with them the tribal territorial

responsibility.

حاجی سید عرفان

Signature of Malik

Date: 21-12-2006

I, have satisfied myself from personal knowledge/verification* that the above declaration is true and certify accordingly.

This 23rd day of Dec 2006

حاجی سید عرفان

Political Naib Tehsildar
(F.R) Dera Ismail Khan

COUNTERSIGNED



ASSISTANT POLITICAL AGENT
F.R. D.I. KHAN



out whichever not applicable

1008 /A/ Khan Dated the 23-12-2006

BROTHERS D.I. KHAN TEL: 0961-745821

بسم الله الرحمن الرحيم
الحمد لله الذي جعلنا من عباده
الذين آمنوا من جنس واحد
والله اعلم بالصواب

شهادت

تقدیر 22/12/06

[Signature]

21/12/06

121029088253

صدریہ اہل حق و انصاف
قوم شہدائی حسن فیل سنٹر کورم میانی

صدریہ اہل حق و انصاف
قوم شہدائی حسن فیل سنٹر کورم میانی

verified

[Signature]

P.M.M
22/12/2006

[Signature]

-46-

DOMICILE CERTIFICATE

(For F.R. Personnel)

Son of _____
declare that I was born at village _____ Tehsil _____
Section _____ of Dera Ismail Khan Frontier Region.
of parents who are permanently domiciled in the said Special Area.

Signature of the Applicant
Dated: 11-12-06

I, Malik _____ Son of _____
Caste _____ Sub-Caste _____ of Village _____ of Dera Ismail Khan
of Dera Ismail Khan Frontier Region, hereby certify that the said

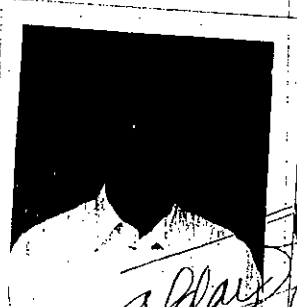
_____ Son of _____
claiming membership of _____ tribe is a bonafide
member of the said tribe and that he is entitled to the tribal allowances and profits due
to his tribe and bears all losses of his tribe and Shares with them the tribal territorial
responsibility.

Signature of Malik
Date: 11-12-06

I, have satisfied myself from personal knowledge/verification* that the above
declaration is true and certify accordingly.

This 14th day of Dec 2006

Political Field Staff
Political Naib Tehsildar
Dera Ismail Khan



COUNTERSIGNED

POLITICAL AGENT
F.R.D.I.KHAN



* Strike out whichever not applicable

No: 968 /A.P.A (F.R.) D.I.Khan Dated the 14-12-2006

BALOCH BROTHERS D.I.KHAN TEL: 0961-715821

استند بر بیان...
 غنیمت الی...
 برکت تصرف...
 غنیمت الی...
 برکت تصرف...
 غنیمت الی...
 برکت تصرف...

مستند بر بیان...

فقد سید ۱۱-۱۲-۰۵

دولت نام

مستند بر بیان...
 برکت تصرف...
 غنیمت الی...
 برکت تصرف...
 غنیمت الی...
 برکت تصرف...

Verified

[Signature]

P.M.M

11/12/2006

DOMICILE CERTIFICATE (For F.R. Personnel)

I, دکتر ذراجن زوم نورفان Son of سماة سلطان بان
 Declare that I was born at village نڈی بلوچستان Tehsil دراندہ
 Section زباغیہ تیران of Dera Ismail Khan Frontier Region.
 of Parents who are permanently domiciled in the said special Area.

Signature of the applicant

Dated: 12.12.2003

I, Malik اسلم خان Son of سولم خان
 Caste تیران Sub Caste زباغیہ of village چینہ of
 Dera Ismail Khan Frontier Region, here by certify that the said

دکتر ذراجن زوم نورفان Son of سماة سلطان بان
 Claiming membership of زباغیہ تیران tribe is a bonafide
 member of the said tribe and that he is entitled to the tribal allowances and profits due to his tribe and
 bears and all losses of his tribe and shares with them the tribal and territorial responsibility.

Signature of the Malik

Dated: 12.12.2003

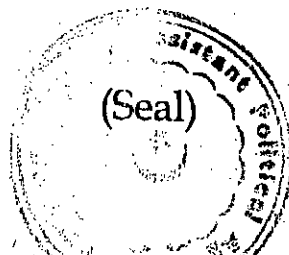
I have satisfied myself from personal knowledge / verification* that the above declaration is true and true and certify accordingly.

This 17/12 day of DCC 2003

Political Naib Tehsildar
(F.R) Dera Ismail Khan

COUNTERSIGNED

ASSISTANT POLITICAL AGENT
F. R. D. I. KHAN



*Strike out whichever not applicable

No: 779 / A.P.A (F.R) D. I. Khan. Dated the 17-12

مستحقان در این ایام سوره تکوین در روزهای زود و سوره فاتحه و سوره شریف
سوره ندرت خواندن سوره فاتحه در این ایام از قبیل در روزنامه و غیره در این ایام سوره ندرت
تقدیر است که سوره تکوین در روزهای زود و سوره فاتحه در این ایام سوره ندرت
سوره ندرت خواندن سوره فاتحه در این ایام از قبیل در روزنامه و غیره در این ایام سوره ندرت
شبان علاوه بر سوره فاتحه در این ایام سوره ندرت خواندن سوره فاتحه در این ایام سوره ندرت

سوره ندرت تقدیر

فقط مورخه 12.12.2003

اسلم خان
سوره ندرت خواندن در روزهای زود و سوره فاتحه در این ایام سوره ندرت
شیراز سوره ندرت

151-35-080059

Verified

[Signature]

P.M / Mughal Kot
17/12/2003

ATTESTED
[Signature]



DOMICILE CERTIFICATE

(For F.R Personnel)

I, شاہد دین Son of محمد حسین

declare that I was born at village چنڈا Tehsil درہ اسماعیل خان

Section چنڈا of Dera Ismail Khan Frontier Region

of Parents who are Permanently Domiciled in the said Special Area.

Signature of the Applicant

Dated 19.12.2003

I, Malik فان محمد خان Son of صاحب خان

Caste پٹیل Sub-Caste چوڑھی of village منیر پور of Dera Ismail Khan

of Dera Ismail Khan Frontier Region, hereby certify that the said

شاہد دین Son of محمد حسین

claiming membership of چوڑھی tribe is a bonafide

member of the said tribe and that he is entitled to the tribal allowances and profits due to his tribe and

bears all losses of his tribe and shares with them the tribal territorial responsibility.

میرزا سجاد ب 00

Signature of the Malik

Dated: 19.12.2003

I have satisfied myself from personal knowledge / verification * that the above declaration is true and certify accordingly.

This 22nd day of Dec 2003



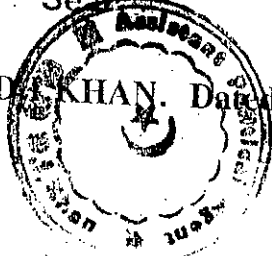
[Signature]

Political Naib Tehsildar (F.R) Dera Ismail Khan

COUNTERSIGNED

ASSISTANT POLITICAL AGENT
F.R. D.I.KHAN

Seal



* Strike out whichever not applicable

No: 806 /A.P.A (F.R.) D.I.KHAN. Dated the 22 / 12 /2003

o/c

استغاثه فروری بیان یہ کہ ہم مسکن شاہ دین درہ قلعہ میں
 کسے جیسا کہ اس کے دروازے دروازے دروازے کے دروازے کے دروازے
 کے قلعہ میں لڑتے ہیں کہ مسکن شاہ دین درہ قلعہ میں لڑتے ہیں
 یہ کہ مسکن شاہ دین درہ قلعہ میں لڑتے ہیں کہ مسکن شاہ دین
 درہ قلعہ میں لڑتے ہیں کہ مسکن شاہ دین درہ قلعہ میں لڑتے ہیں

سید درہ قلعہ
 قلعہ درہ قلعہ 12. 19

نقاد قلعہ
 درہ قلعہ میں لڑتے ہیں کہ مسکن شاہ دین درہ قلعہ میں لڑتے ہیں

موسوی سید
 مگر قلعہ درہ قلعہ
 قلعہ درہ قلعہ میں لڑتے ہیں کہ مسکن شاہ دین درہ قلعہ میں لڑتے ہیں

160-87-013228

ATTEST Verified
 on

P.M
 20/12/2009

- 46 -
DOMICILE CERTIFICATE

(For F.R. Personnel)

Malik Son of Malik
declare that I was born at village Juni Tehsil Juni
Section Juni of Dera Ismail Khan Frontier Region.

of parents who are permanently domiciled in the said Special Area.

Malik
Signature of the Applicant

Dated: 11-12-06

I, Malik Malik Son of Malik
Caste Juni Sub-Caste Juni of Village Juni of Dera Ismail Khan
of Dera Ismail Khan Frontier Region, hereby certify that the said

Malik Son of Malik
claiming membership of Juni tribe is a bonafide
member of the said tribe and that he is entitled to the tribal allowances and profits due
to his tribe and bears all losses of his tribe and Shares with them the tribal territorial
responsibility.

Malik
Signature of Malik

Date: 11-12-06

I, have satisfied myself from personal knowledge/verification* that the above
declaration is true and certify accordingly.

This 14th day of Dec 2006

Malik
Political Agent Tehsildar
Dera Ismail Khan



COUNTERSIGNED

Malik
POLITICAL AGENT
F.R.D.I.KHAN



BALOCH BROTHERS D.I.KHAN TEL: 0961-715821

* Strike out whichever not applicable

No: 968 /A.P.A (F.R.) D.I.Khan Dated the 14-12- /2006

استند بر اینست که در این مورد هیچ سند و مدرکی در دسترس نیست
 و نیز در این خصوص هیچ مدرکی در دسترس نیست
 و نیز در این خصوص هیچ مدرکی در دسترس نیست
 و نیز در این خصوص هیچ مدرکی در دسترس نیست

مستند بر اینست که در این مورد هیچ سند و مدرکی در دسترس نیست

فقد سند 11-12-06

دو لک تومان

تاریخ

در این خصوص هیچ مدرکی در دسترس نیست
 و نیز در این خصوص هیچ مدرکی در دسترس نیست
 و نیز در این خصوص هیچ مدرکی در دسترس نیست

Verified

D.M.M

D.M.M

11/12/2006

11/12/2006

-48-
DOMICILE CERTIFICATE

(For F.R. Personnel)

I, دلا تھیلہ Son of افضل خان (دروہ)

Declare that I was born at village کوٹ پیلک Tehsil دراہنہ

Section سینٹرل شہرائی of Dera Ismail Khan Frontier Region.

of parents who are permanently domiciled in the said Special Area.

Signature of the Applicant

Dated: 22.11.2006

I, Malik دشمد خان Son of اختر

Caste شہرائی Sub-Caste سینٹرل of Village کوٹ پیلک of Dera Ismail Khan

of Dera Ismail Khan Frontier Region, hereby certify that the said

دلا تھیلہ Son of افضل خان

claiming membership of سینٹرل شہرائی tribe is a bonafide

member of the said tribe and that he is entitled to the tribal allowances and profits due

to his tribe and bears all losses of his tribe and Shares with them the tribal territorial

responsibility.

دشمد خان

Signature of Malik

Date: 22.11.2006

I, have satisfied myself from personal knowledge/verification* that the above declaration is true and certify accordingly.

This 22nd day of Nov 2006

Amir B
Political Naib Tehsildar
(F.R) Dera Ismail Khan

COUNTERSIGNED

[Signature]
ASSISTANT POLITICAL AGENT
F.R. D.I. KHAN



* Strike out whichever not applicable

No: 906 /A.P.A (F.R.) D.I.Khan Dated the 22.11.2006

BALOCH BROTHERS D.I. KHAN TEL: 0961-715821

مشرقی طور پر بیان کرتے ہیں کہ ہم مسی / مہما دلات خیلہ دلا / زویہ افضل خان
 نوم اخترانہ / شیرانی سکنہ کوٹ پبلک تحصیل درازندہ کیف۔ آر ضلع ڈیرہ
 اسمیل خان کو ذالی طور پر جانتے ہوئے تصدیق کرتے ہیں کہ مسی /
 مہما دلات خیلہ مذکور اصل سہولتی پیدا کنی آباد اجراء سے ایضاً
 کوئی بیادہ / کیف۔ آر درازندہ کامتقل باشندہ ہے اور نوآ کیسائے
 نفع و نقصان میں برابر کا شریک ہے ہم مکانان / مشران علاقہ
 غلط بیانی کے ذمہ دار اور پابند ہیں۔

سنگر درست تسلیم لیا فقط مورخہ 22.11.2006

الستغنی محمد

الستغنی محمد

ملک شہنشاہ ولد صاحب بیت اللہ خان

ملک شہنشاہ ولد اختر

نوم شیران ضلع سکنہ مورخہ

نوم حسن ضلع شیرانی سکنہ کراچی

22301-9750873-1

verified

M. M.

ATTESTED P. M. M
 27/11/2006

Office of the Asstt: Political Agent, FR D.I.Khan

Office-Order

The following transfers/postings amongst the Political Moharrirs of this office is hereby ordered with immediate effect in the public interest :-

S.No.	Name of P.Ms.	From	To
1.	Mr. Muhammad Ejaz.	Reader, APA FR Court D.I.Khan.	Political Moharrir Darazinda & Foghal Kot.
2.	Sheikh Ikramuddin.	Political Moharrir Darazinda.	Political Moharrir Ustrana.
3.	Mr. Muhammad Javed Khan.	Political Moharrir Ustrana.	Reader, APA FR Court, DIKhan.

Note: No.1 should move first.

[Signature]
Asstt: Political Agent,
FR DIKhan.

Dist: No. 622527/APA(FR). Dated DIKhan, the 19.4.08

Copies to :-

1. Political Naib Tehsildar Darazinda, FR D.I.Khan for information please.
2. Bill Clerk for n/action.
3. Officials concerned for compliance.

[Signature]
Asstt: Political Agent,
FR DIKhan.

ANNEX (E)

51-

No. 765 /APA(FR). Dated D.I. Khan The 23-09/2010

From: The Assistant Political Agent,
F.R.D.I. Khan.

To: The District Coordination Officer,
D.I. Khan.

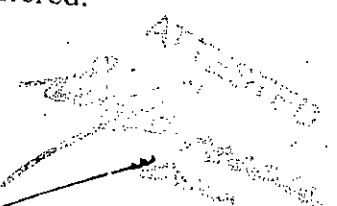
Subject: ADJUSTMENT OF OFFICIAL (SURPLUS POOL) IN
APA'S OFFICE F.R D.I. KHAN ON REGULAR BASIS
AGAINST THE VACANT POST.

Memo:

This office take the opportunity to state that an official of this office namely Javed Khan (Junior Clerk) has proceeded on retirement w.e.from 01/09/2010. Presently Ejaz Khan Junior Clerk is officiating as Reader of the court of APA/ADM F.R D.I. Khan.

2. Mr. Ejaz Khan is at serial No. 3 in the list of surplus employees. He has ~~not~~ sufficient Political experience ~~to~~ having worked in F.R D.I. Khan as Political Moharrir/Stone Typist. He can speak Pushto very well.

3. In view of the above it is requested that Mr. Ejaz Khan Junior Clerk (Surplus Pool) may please be adjusted and absorbed in this office so that the office work my not be suffered.


Assistant Political Agent
F.R D.I. Khan

Received

10
23/9



OFFICE OF THE
COMMISSIONER
 DIKHAN DIVISION DIKHAN
 Phone No. 9266-928333
 Fax No. 9266-928332
 commissioner.dikhan@yahoo.com
 secretary@commissioner.dikhan.gov.pk



-52-
Annex(F)

No. 4365-67/Estt:

Dated DIKhan on the 10/6 /2016

To


1. The Deputy Commissioner / Political Agent (F.R), DIKhan
2. The Deputy Commissioner / Political Agent (FR), Tank
3. The Political Agent, South Waziristan Agency Tank

SUBJECT: - SENIORITY LIST OF POLITICAL MOHARRIRS AT DIVISIONAL LEVEL

I am directed to refer to subject noted above and enclose herewith a copy of letter No. Estt: V/PF/Seniority list/2016/15848 dated 02.06.2016 from Assistant Secretary (Estt) Board of Revenue Khyber Pakhtunkhwa Peshawar alongwith Tentative Joint Seniority List of Political Moharrirs / Junior Clerks as it stood on 31-12-2015 with the request to circulate it amongst all concerned and furnish objection, if any, within 15 days of the receipt of this memo.

In case of no objection, it will be presumed that officials concerned are agreed with the position / particulars in Tentative Joint Seniority List.


After 15 days, no objection will be entertained and Final Joint Seniority List will be issued.


 (MALIK MANSOOR QAISER)
 Secretary to Commissioner
 DIKhan Division DIKhan

No. 4368-69/Estt:

Copy to: -

1. The Assistant Secretary (Estt) Board of Revenue, Revenue & Estate Department Khyber Pakhtunkhwa Peshawar w/r to above.
2. The PS to Commissioner DIKhan Division DIKhan.


 Secretary to Commissioner
 DIKhan Division DIKhan

FR ASST

4
 DC, OM
 12/6/16

Sr	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service.	Regular Appointment / Promotion to the Present Post			REMARKS.
						Date	BPS	Method of Recruitment	
1	S.Amir Hussain Shah, Junior Clerk.	Matric	PA Office SWA	19/6/1958	21/05/1980	21/05/1980	11	Initial recruitment.	
2	Sarwar Jan, Junior Clerk.	F.A.	PA Office SWA	05/03/1956	06/01/1980	10/01/1980	11	-do-	
3	Mudasir Ahmad, J/Clerk.	Matric.	PA Office SWA	04/01/1961	17/12/1980	11/01/1980	11	-do-	
4	Sheikh Ikram ud Din	Matric	DC/PA Office FR DIKhan	09/04/1956	21/04/1981	21/04/1981	11	-do-	
5	Shaukatullah, J/Clerk.	F.A.	PA Office SWA	05/10/1960	05/01/1982	05/01/1982	11	-do-	
6	Naveed Hussain Shah.	Matric.	PA Office SWA	14/3/1962	24/4/1982	24/04/1982	11	-do-	
7	Khalil ullah	Matric	PA (FR) Office DIKhan	14-08-1961	07/12/1982	07/12/1982	11	-do-	
8	Fazal Rehman, J/Clerk.	Matric.	PA Office SWA	02/06/1960	16/12/1987	16-12-1987	11	-do-	
9	Sanaullah Khan, J/Clerk.	Matric.	PA Office SWA	04/02/1967	22/12/1987	22-12-1987	11	-do-	
10	Dost Wali, J/Clerk.	F.A	PA Office SWA	30/4/1965	23/12/1987	23-12-1987	11	-do-	
11	Muhammad Asghar Qureshi	Matric.	PA (FR) Office DIKhan	13-11-1957	14/04/1977	20/03/1988	11	-do-	
12	Amjad Naeem	Matric	PA (FR) Office DIKhan	24-02-1965	01/10/1989	01/10/1989	11	-do-	
13	Muhammad Jamil, J/c	B.A.	PA Office SWA	06/01/1967	12/01/1990	12/01/1990	11	-do-	
14	Attaullah Marwat, J/c	B.A.	PA Office SWA	04/08/1969	01/12/1990	01/12/1990	11	-do-	
15	Ijaz Khan	D.Com	PA (FR) Office DIKhan	01/01/1967	01/04/1992	01/06/2014	11	-do-	
16	Saifullah Jan	FA	DC/PA FR Tank	16/01/1969	06/08/1992	06/08/1992	11	-do-	
17	Waris Khan	FA	DC/PA Office FR Tank	08/01/1973	06/10/1992	06/10/1992	11	-do-	
18	Rehmatullah (marwat)	BA	DC/PA Office FR Tank	09/07/1972	15/01/1995	15/01/1995	11	-do-	
19	Attullah Mahsud, J/C	F.A.	PA Office SWA	20/3/1963	29/1/1995	29-1-1995	11	-do-	
20	Ihsanullah Khan, J/c	M.A.	PA Office SWA	03/02/1968	29-1-1995	29-1-1995	11	-do-	
21	Muhammad Saeed Ahmad	BA.	DC/PA Office FR DIKhan	15-11-1971	23-10-1996	23-10-1996	11	-do-	
22	Tufail Muhammad J/C	Matric	PA Office SWA	04/03/1969	26/8/1990	29/08/2005	11	Promotion	Promoted as Junior Clerk wef 29/8/2002 vide PA SWA Order dated 29.8.2002

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54-

	Mirajuddin Khan J/Clerk.	Matric.	PA Office SWA	04/03/1977	01/11/1997	-do-	11	-do-	vide PA, SWA Order No.6045/Actv /Dated dated 5-9-2003
25	Gul Mustafa, J/Clerk.	Matric.	PA Office SWA	01/11/1987	01/11/1990	-do-	11	-do-	-do-
25	Sheikh Allah Nawaz, J/C	Matric.	PA Office SWA	02/05/1978	01/02/1996	-do-	11	Promotion	-do-
27	Junaid Alam, J/C	B.A.	PA Office SWA	18.02.1982	18.9.1999	-do-	11	-do-	-do-
28	Noor Sahib Khan.	F.A.	PA Office SWA	08/06/1961	9-9-2005.	-do-	11	Initial recruitment	Appointed as J/C vide P.A; SWA order No.1865-91/DPC/SWA dated 9.9.2005.
29	Mirajuddin Khan J/C	Matric.	PA Office SWA	01/02/1977	9-9-2005	-do-	11	-do-	-do-
30	Farmanullah Zada J/C	F.A.	PA Office SWA	01/01/1974	9-9-2005.	09/09/2005	11	-do-	-do-
31	Amirullah Khan.	Matric.	PA Office SWA	01/03/1975	9-9-2005.	-do-	11	-do-	-do-
32	Muzamil Khan.	Matric.	PA Office SWA	07/01/1980	9-9-2005.	-do-	11	-do-	-do-
33	Tehseen Khan J/C.	F.A.	PA Office SWA	14-4-1983	08/12/2005	08/12/2005	11	-do-	-do-
34	Farmanullah J/C	M.A.	PA Office SWA	04/08/1981	30-1-2006	30-1-2006	11	-do-	-do-
35	Matiullah Khan J/C.	B.A.	PA Office SWA	15-7-1985	22-5-2006	22-5-2006	11	-do-	-do-
36	Sarwar Khan	BSC	DC/PA Office FR Tank	09/01/1982	20/10/2006	20/10/2006	11	-do-	-do-
37	Rehmatullah	MA	DC/PA Office FR Tank	09.07.1972	26/11/2007	26/11/2007	11	-do-	-do-
38	Mirajuddin Khan J/C.	B.A.	PA Office SWA	8.4.1980.	31.12.2007.	31.12.2007	11	-do-	-do-
39	Ahmad Saleem	FSc	DC/PA Office FR DiKhan	09/01/1991	09/04/2009	09/04/2009	11	-do-	-do-
40	Zahid Khan.	B.A.	PA Office SWA	20.4.1989	11.4.2009	11.4.2009	11	-do-	-do-
41	Samiullah Said.	Matric.	PA Office SWA	1.3.1982	17-11-2009	17.11.2009	11	-do-	-do-
42	Muhammad Ali.	Matric.	PA Office SWA	05/12/1972	05/08/2003	17-5-2010	11	Promotion	By Promotion from among Class IVs against 33% reserve Quota of Class IVs
43	Muhammad Imran.	M.A. Islamiyat	PA Office SWA	05/08/1987	17.09.2010	17.9.2010	11	Initial recruitment	
44	Atiq-ur-Rehman.	B.A.	PA Office SWA	3.3.1984	1.7.2012	1.7.2012	11	-do-	-do-
45	Khan Shah	B.A.	PA Office SWA	15.3.1993.	1.7.2011	1.7.2011.	11	Promotion.	By Promotion from among Class IVs against 33% reserve Quota of Class IVs
46	Zafar Ali	B.A.	PA Office SWA	1.1.1979.	1.4.2013.	1.4.2013	11	Initial recruitment	

Secretary to Commissioner
 DIKhan Division IDKhan
 10/6/2016

OFFICE OF THE ASSISTANT COMMISSIONER DARAZINDA DIKHAN

-55-


115 /APA (FR) dated DIKhan the 25/02/2019

To
The Deputy Commissioner,
DIKhan

Subject :- SENIORITY LSIT OF POLITICAL MOHARRIRS AT DIVISIONAL LEVEL

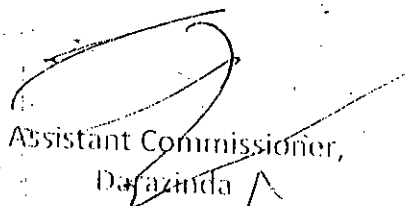
Kindly refer to Secretary to Commissioner, DIKhan Division DIKhan office letter No. 773-76/DC (FR) dated 22.02.2019 on the subject noted above.

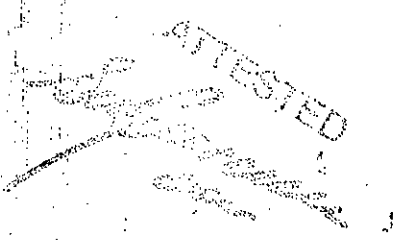
The requisite seniority list of Political Moharrir / J/Clerk in respect of Darazinda Sub Division DIKhan is sent herewith for onward submission to the quarter concerned please.


Assistant Commissioner,
Darazinda

Endst: No & date even

Copy forwarded to the Secretary to Commissioner, DIKhan Division DIKhan for information w/i to above please.


Assistant Commissioner,
Darazinda

ATTESTED


SENIORITY LIST OF POLITICAL MOHARRIR / JUNIOR CLERK IN RESPECT OF OFFICE OF THE ASSISTANT COMMISSIONER TRIBAL SUB DIVISION
DARAZINDA DIKHAH TRU DATE

S.No	Name of official	Father's Name	Design	BPS	Date of Birth	Date of Appointment	Date of Retirement	Qualif	Remarks
1	Khali Ullah	Imam Baksh	PM/J/Clerk	11	14.03.1961	27.12.1987	13.08.2021	Metric
2	Amjad Naeem	Muhammad Yaqoob	-do-	11	24.02.1965	1.10.1989	23.2.2025	FA
3	Ijaz Khan	Malik Ranjhu	-do-	11	11.1967	14.1992	31.12.2027	D.Com
4	Muhammad Saeed Ahmad	Fazal-ur-Rehman	-do-	11	15.11.1971	23.10.1996	14.11.2031	BA
5	Ahmad Saleem	Muhammad Saleem Taair	-do-	11	01.03.1991	08.04.2009	28.02.2051	FSC
6	Ghulam Farid	Allah Baksh	-do-	11	11.04.1968	30.05.1996	10.04.2028	B.Com	Adjusted ASA office Dikhan wide Commissioner. Dikhan Division Dikhan dated 23.04.2018
7	Muhammad Saqlain	Ahmad Nawaz	-do-	11	02.12.1972	30.05.1996	1.12.2032	B.A	-do-

Assistant Commissioner,
Tribal Sub Division Darazinda

[Handwritten Signature]

OFFICE OF THE ASSISTANT COMMISSIONER DARAZINDA DIKHAN

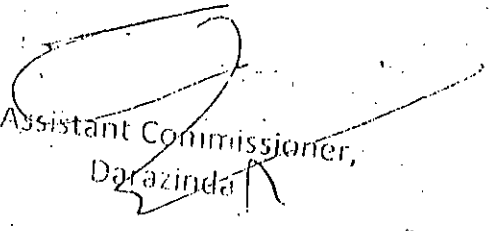
115 /APA (FR) dated Dikhan the 25/02/2019

The Deputy Commissioner,
DIKhan

Subject: SENIORITY LIST OF POLITICAL MOHARRIRS AT DIVISIONAL LEVEL

Kindly refer to Secretary to Commissioner, DIKhan Division DIKhan office
letter No. 773-76/DC (FR) dated 22.02.2019 on the subject noted above.

The requisite seniority list of Political Moharrir / J/Clerk in respect of
Darazinda Sub Division DIKhan is sent herewith for onward submission to the quarter
concerned please


Assistant Commissioner,
Darazinda

Encl: No & date even

Copy forwarded to the Secretary to Commissioner, DIKhan Division DIKhan for
information w/r to above please.


Assistant Commissioner,
Darazinda

ATTESTED


-58-

BETTER COPY

OFFICE OF THE ASSISTANT COMMISSIONER DARAZINDA
DIKHAN

_____ APA (FR) dated _____ DIKhan the _____ 25/02019
To _____

The Deputy Commissioner,
D I Khan.

Subject:- SENIORITY LIST OF POLITICAL MOHARRIRS AT
DIVISIONAL LEVEL kindly refer to Secretary to
Commissioner, D I Khan Division, D I Khan office
letter No.773-76/DC (FR) dated 22.02.2019 on the
subject noted above.

The requisite seniority list of Political Moharrirs/
junior Clerk in respect of Darazinda Sub Division is
sent herewith for onward submission to the quarter
concerned please.

Endst: No _____ dated even

Assistant Commissioner,
Darazinda

Copy forwarded to the Secretary to Commissioner, DIKhan
Division DIKhan for information w/r to above please.

Assistant Commissioner,
Darazinda

RECEIVED
2019 FEB 25 10:30 AM
D I KHAN

SENIORITY LIST OF POLITICAL MOHARRIR /JUNIOR CLERK IN RESPECT OF OFFICE OF THE ASSISTANT COMMISSIONER TRIBAL SUB DIVISION
DARAZINDA, DIKHAN TILL DATE.

S.No	Name of official	Father's Name	Design:	SPS	Date of Birth	Date of Appointt:	Date of Retirement	Qualif	Remarks
1	Khalil Ullah	Imam Bakhsh	PM/J/Clerk	11	14.08.1961	07.12.1987	18.08.2021	Matric	
2	Amjad Naeem	Muhammad Yacoob	-do-	11	24.02.1965	1.10.1989	23.2.2025	FA	
3	Ijaz Khan	Malik Ranjhu	-do-	11	1.1.1967	1.4.1992	31.12.2027	D	
4	Muhammad Saeed Ahmad	Fazal-ur-Rehman	-do-	11	15.11.1971	23.10.1996	14.11.2031		
5	Ahmad Saleem	Muhammad Saleem Taahir	-do-	11	01.03.1991	08.04.2009	28.02.2021	FSC	
6	Ghulam Farid	Allah Bakhsh	-do-	11	11.04.1968	30.05.1996	04.02.2028	BA	
7	Muhammad Saqlain	Ahmad Nawaz	-do-	11	02.12.1971	10.05.1999	01.02.2022	S.A	Justed SPA office Dikhan vide Commissioner, Dikhan Division Dikhan dated 23.04.2022

Assistant Commissioner,
Tribal Sub Division Darazinda

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BETTER COPY

SENIORITY LIST OF POLITICAL MOHARRIRS/JUNIOR CLERK IN RESPECT OF OFFICE OF THE ASSISTANT
COMMISSIONER TRIBAL SUB DIVISION DARAZINDA D I KHAN DATE.

S.no	Name of official	Father name	Desig:	Bps	Date of Birth	Date of Appointt:	Date of Retirement	Qualif:	Remarks
1	Khalil Ullah	Imam Bakhsh	PM/1/Clerk	11	14.08.1961	17.12.1982	13.08.2021	Matric	-----
2	Amjad Naeem	Muhammad Yaqoob	-do-	11	24.02.1965	01.10.1989	23.02.2025	FA	-----
3	Ijaz Khan	Malik Ranjhu	-do-	11	01.01.1967	01.04.1992	31.12.2027	D.Com	-----
4	Muhammad Saeed Ahmad	Fazal-ur- Rehman	-do-	11	15.11.1971	23.10.1996	14.11.2021	FA	-----
5	Ahmad Saleem	Muhammad Saleem Taair	-do-	11	01.03.1991	08.04.2009	02.2051	FSC	-----
6	Ghulam Farid	Allah Bakhsh	-do-	11	11.04.1968	30.05.1996	10.04.2028	B.Com	Adjusted APA office DIKhan vide Commissioner, DIKhan Division DIKhan dated 23.01.2010
7	Muhammad Saqlain	Ahmad Nawaz	-do-	11	02.11.1972	30.05.1996	01.12.2032	BA	-do-

Assistant Commissioner,
Tribal Sub Division Darazinda



OFFICE OF THE
COMMISSIONER
 DIKHAH DIVISION DIKHAH
 Phone: 0936-270035
 Fax No: 0936-270037
 e-mail: comdikhah@baloch.gov.pk
 Secretary to Commissioner: secdikhah@baloch.gov.pk

-61-

No. 3423-26 /Estt.

Dated Dikhan the 05/7/2019

05-7-2019

To

1. The Deputy Commissioners
2. Dikhan
3. Tank
4. South Waziristan Tribal District

Subject: - REVISED TENTATIVE SENIORITY LIST OF POLITICAL MOHARRIRS / JUNIOR CLERK OF DEPUTY COMMISSIONERS SOUTH WAZIRISTAN TRIBAL DISTRICT DIKHAH & TANK AS STOOD ON 30.06.2019

I am directed to refer to the subject noted above and to enclose herewith Revised Tentative Joint Seniority list of Political Moharrirs / Junior Clerks in Dikhan Division up to date on 30.06.2019 with the request to circulate it amongst all concerned and submit objection if any to this office within (4) days.

In case no objection is received, it will be presumed that all concerned are agreed with the position particulars mentioned in the Revised Tentative Seniority list and final Joint Seniority List of Political Moharrirs / Junior Clerks in Dikhan Division up to date on 30.06.2019 will be issued on 01.07.2019, please

Secretary to Commissioner
 DIKHAH DIVISION DIKHAH

Endst: No & Date Even

Copy to PS to Commissioner DIKhan Division

Secretary to Commissioner
 DIKHAH DIVISION DIKHAH

Urgent
31/6/19

31/6/19
27/6/19

Revised Tentative Seniority List of Political Officers / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan
 Tank as it stood on 30.06.2019

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
1	Saifullah Jan J/C	F.A	DC TSD Tank	16/01/1969	06/08/1992	06/08/1992	11	Direct	
2	Waris Khan J/C	F.A	DC TSD Tank	08/01/1973	06/10/1992	06/10/1992	11	Direct	
3	Rehmatullah (Marwat) J/C	B.A	DC TSD Tank	09/07/1972	15/01/1995	15/01/1995	11	Direct	
4	Attaullah Mehsud J/C	F.A	DC SWTD	20/03/1963	29/01/1995	29/01/1995	11	Direct	
5	Ihsanullah Khan J/C	M.A	DC SWTD	02/03/1968	29/01/1995	29/01/1995	11	Direct	
6	Khalilullah J/C	F.A Matric	DC TSD DIKhan	14/08/1961	07/12/1982	03/09/2001	11	Direct	After pay bill for month of 09/2001 employee is drawing his salary from AC Darazinda Office.
7	Tufail Muhammad J/C	Matric	DC SWTD	03/04/1969	26/08/1990	29/08/2002	11	Promotee	
8	Amiad Naeem J/C	F.A	DC TSD DIKhan	24/02/1965	01/10/1989	01/08/2003	11	Direct	
9	Sheikh Allah Nawaz J/C	F.A	DC SWTD	05/02/1978	01/02/1996	05/08/2003	11	Promotee	Adjusted from District Surplus Pool DIKhan.
10	Junaid Alam J/C	Matric	DC SWTD	18/02/1982	18/09/1999	05/08/2003	11	Promotee	
11	Noor Sahib J/C	Matric	DC SWTD	06/08/1961	08/09/2005	08/09/2005	11	Direct	
12	Muhammad Karmaz Khel Wazir J/C	Matric	DC SWTD	08/09/1968	08/09/2005	08/09/2005	11	Direct	

-69-

Revised Tentative Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank as it stood on 30.06.2019

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
13	Rehman Zada J/C	Matric	DC SWTD	01/01/1974	08/09/2005	08/09/2005	11	Direct	
14	Amirullah Khan J/C	Matric	DC SWTD	03/01/1975	08/09/2005	08/09/2005	11	Direct	
15	Muzamil Khan J/C	Matric	DC SWTD	01/07/1980	08/09/2005	08/09/2005	11	Direct	
16	Tehssen Khan J/C	F.A	DC SWTD	14/04/1983	08/12/2005	08/12/2005	11	Direct	
17	Farmanullah J/C	Matric	DC SWTD	08/04/1981	30/01/2006	30/01/2006	11	Direct	
18	Matiullah Khan J/C	F.A	DC SWTD	15/07/1985	22/05/2006	22/05/2006	11	Direct	
19	Sarwar Khan J/C	B.Sc.	DC TSD Tank	09/01/1982	20/10/2006	20/10/2006	11	Direct	
20	Muhammad Saeed Ahmad J/C	B.A	DC TSD DIKhan	15/11/1971	23/10/1996	27/10/2007	11	Direct	
21	Rehmatullah Bettani J/C	M.A	DC TSD Tank	02/05/1980	26/11/2007	26/11/2007	11	Direct	Adjusted from District Surplus Pool DIKhan
22	Miraj ud Din J/C	F.Sc.	DC SWTD	08/04/1980	31/12/2007	31/12/2007	11	Direct	
23	Ahmad Saleem J/C	F.Sc	DC TSD DIKhan	01/03/1991	08/04/2009	08/04/2009	11	Direct	
24	Zahid Khan J/C	B.A	DC SWTD	20/04/1989	11/04/2009	11/04/2009	11	Direct	

Revised Tentative Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank as it stood on 30.06.2019

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
25	Samiullah Said J/C	Matric	DC SWTD	01/03/1982	17/11/2009	17/11/2009	11	Direct	
26	Muhammad Ali J/C	Matric	DC SWTD	12/05/1972	02/08/2003	17/05/2010	11	Promotee	
27	Muhammad Imran J/C	M.A	DC SWTD	08/05/1987	17/09/2010	17/09/2010	11	Direct	
28	Ijaz Khan J/C	B.A	DC TSD DIKhan	01/01/1967	01/04/1992	01/11/2010	11	Direct	
29	Atiq-ur-Rehman J/C	B.A	DC SWTD	03/03/1984	01/07/2011	01/07/2011	11	Direct	Adjusted from District Surplus Pool DIKhan
30	Khan Shah J/C	B.A	DC SWTD	15/03/1993	18/03/2011	14/06/2012	11	Direct	
31	Zafar Ali J/C	B.A	DC SWTD	01/01/1979	01/04/2013	01/04/2013	11	Direct	
32	Khalid Mehmood J/C	M.Sc	DC SWTD	10/03/1983	10/06/2016	10/06/2016	11	Direct	
33	Waqas Ahmad J/C	M.A	DC SWTD	01/03/1989	10/06/2016	10/06/2016	11	Direct	
34	Asgar Ali J/C	MBA	DC SWTD	20/04/1991	10/06/2016	10/06/2016	11	Direct	
35	Meraj ud Din No.2 J/C	M.Sc	DC SWTD	05/03/1988	10/06/2016	10/06/2016	11	Direct	
36	Usman Wazir J/C	BSc Honor	DC SWTD	24/08/1990	10/06/2016	10/06/2016	11	Direct	

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Revised Tentative Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan &
Tank as it stood on 30.06.2019

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
37	Ghuam Farid J/C	B.Com	DC TSD DIKhan	11/04/1968	30/05/1996	23/04/2018	11	Direct	Adjusted in AC TSD DIKhan office vide Commissioner Office Order dated.
38	Muhammad Saqlain J/C	B.A	DC TSD DIKhan	02/12/1972	30/05/1996	23/04/2018	11	Direct	Adjusted in AC TSD DIKhan office vide Commissioner Office Order dated.
39	Muhammad Arsalanullah J/C	MBA	DC SWTD	09/09/1993	20/11/2018	20/11/2018	9	Direct	



Secretary to Commissioner
DIKhan Division DIKhan

ATTESTED

65

Annex (G)

-66-

	<p>OFFICE OF THE COMMISSIONER DI KHAN DIVISION DIKHAN Phone No. 0966-920351 Fax No. 0966-920352 com:missionerdikhan@yahoo.com Secretaryto:commissioner:di:kh@gmail.com</p>	
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No. 4192-96 /Estt:

Dated Dikhan the 18/7/2019

To

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

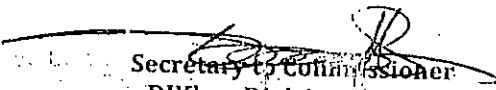
Subject: - FINAL SENIORITY LIST OF POLITICAL MOHARRIRS / JUNIOR CLERK OF DEPUTY COMMISSIONERS SOUTH WAZIRISTAN TRIBAL DISTRICT, DIKHAN & TANK AS STOOD DN 30.06.2019


I am directed to refer to this office letter No.3923-26/Estt: dated 5.7.2019 and Khyber Pakhtunkhwa Board of Revenue letter No. Estt: V/PF/Amjad Naeem/DIK/24405 dated 7.6.07.2019 on the subject noted above.

I am further directed to enclose herewith a copy of Final Joint Seniority list of Political Moharrirs / Junior Clerks in Dikhan Division up to date on 30.06.2019 duly finalized in the light of above-mentioned letter of Board of Revenue as well as Service Books of the incumbents.

Endst. No & Date Even

- Copy to the:-
1. Deputy Commissioner, DIKhan.
 2. Deputy Commissioner, Tank
 3. Deputy Commissioner SWTI
 4. PS to Commissioner DIKhan Division


Secretary to Commissioner
DIKhan Division DIKHAN


Secretary to Commissioner
DIKhan Division DIKHAN

-67-

Final Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners in the Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank
as it stood on 31.03.2010

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
1	Azadullah Mehsud J/C	F.A	DC SWTD	20/03/1963	29/01/1995	29/01/1995	11	Direct	
2	Insanullah Khan J/C	M.A	DC SWTD	02/03/1968	29/01/1995	29/01/1995	11	Direct	
3	Saifullah Jan J/C	F.A	DC TSD Tank	16/01/1969	06/08/1992	01/12/2001	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank
4	Tufail Muhammad J/C	Matric	DC SWTD	03/04/1969	26/08/1990	29/08/2002	11	Promotee	
5	Sheikh Allah Nawaz J/C	F.A	DC SWTD	05/02/1978	01/04/1990	03/08/2000	11	Promotee	
6	Junaid Alam J/C	Matric	DC SWTD	18/02/1982	18/09/1999	05/08/2003	11	Promotee	
7	Rahatullah J/C	Matric	DC TSD DIKhan	14/08/1951	07/12/1982	01/12/2003	11	Direct	The official was appointed in DC Office DIKhan on 07.12.1982 and Service Book was signed by the DC DIKhan and adjusted in DOR office vide DOR No. 9302/11, BC dated 03.09.2001 and Service book signed by the DOR DIKhan and service signed by the DOR upto 01.12.2003. Later on service book is signed by the APA DIKhan without any transfer/ adjustment order entry.
8	Waris Khan J/C	F.A	DC TSD Tank	08/01/1973	06/10/1992	29.04.2004	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank. However actually the official was been transferred from office of DOR Office Tank to the office of APA (FR) Tank vide DCO Tank office Order No. 1791/Actt dated 06.04.2004.
9	Rehmatullah (Mawla) J/C	B.A	DC TSD Tank	09/07/1972	15/01/1995	06.05.2004	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank. However actually the official was been transferred from office of EDO (F&P) Tank to the office of APA (FR) Tank vide DCO Tank office Order No. No. 1759/Actt dated 06.05.2004.
10	Mohtasham J/C	Matric	DC SWTD	05/09/1961	08/09/2005	09/09/2005	11	Direct	

**Final Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank
as it stood on 30.06.2019**

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	EPS	Method of Recruitment	
11	Rehman Zada J/C	Matric	DC SWTD	08/09/1980	08/09/2005	08/09/2005	11	Direct	
12	Rehman Zada J/C	Matric	DC SWTD	01/01/1974	08/09/2005	08/09/2005	11	Direct	
13	Amirullah Khan J/C	Matric	DC SWTD	03/01/1975	08/09/2005	08/09/2005	11	Direct	
14	Muzamil Khan J/C	Matric	DC SWTD	01/07/1980	08/09/2005	08/09/2005	11	Direct	
15	Tehssen Khan J/C	F.A	DC SWTD	14/04/1983	08/12/2005	08/12/2005	11	Direct	
16	Farranullah J/C	Matric	DC SWTD	08/04/1981	30/01/2006	30/01/2006	11	Direct	
17	Mauullah Khan J/C	F.A	DC SWTD	15/07/1985	22/05/2006	22/05/2006	11	Direct	
18	Sarwar Khan J/C	B.Sc	DC TSD Tank	09/01/1982	20/10/2006	20/10/2006	11	Direct	
19	Rehmatullah Bhattani J/C	M.A	DC TSD Tank	02/05/1980	26/11/2007	26/11/2007	11	Direct	
20	Miraj ud Din J/C	F.Sc	DC SWTD	08/04/1980	31/12/2007	31/12/2007	11	Direct	
21	Ahmad Saleem J/C	F.Sc	DC TSD DIKhan	01/03/1991	08/04/2009	08/04/2009	11	Direct	
22	Zahid Khan J/C	B.A	DC SWTD	20/04/1989	11/04/2009	11/04/2009	11	Direct	
23	Samiullah Said J/C	Matric	DC SWTD	01/03/1982	17/11/2009	17/11/2009	11	Direct	
24	Muhammad Ali J/C	Matric	DC SWTD	12/05/1972	02/08/2003	17/05/2010	11	Promotee	
25	Muhammad Inam J/C	M.A	DC SWTD	08/05/1987	17/09/2010	17/09/2010	11	Direct	
26	Ijaz Khan J/C	B.A	DC TSD DIKhan	01/01/1967	01/04/1992	29/10/2010	11	Direct	The official was appointed in DC Office DIKhan on 01.04.1992 on devolution of Powers 2001 he remain surplus and service book sign by the DOR DIKhan. Later on he was adjusted in APA Office DIKhan vide order No. 9319/DCO/S.Waziristan dated 29.10.2010.
	Akbar Rehman J/C	B.A	DC SWTD	03/03/1984	01/07/2011	01/07/2011	11	Direct	
	Khan Shah J/C	B.A	DC SWTD	15/03/1993	18/03/2011	14/06/2012	11	Direct	

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**Final Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank
as it stood on 30.06.2019**

S.No	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	IFS	Method of	
29	Zafar Ali J/C	B.A	DC SWTD	01/01/1979	01/04/2013	01/04/2013	11	Direct	
30	Anjad Naeem J/C	F.A	DCTSD DIKhan	24/02/1965	01/10/1989	29/05/2013	11	Direct	The official was appointed in DC Office DIKhan on 01.10.1989 as service book signed by the DC DIKhan. Then he was adjusted as Tehsil Accountant vide DCO Order No. 6195-6208/DCO/SP dated 24.07.2013 in DPO Office DIKhan. Later on transferred / posted to FR Office DIKhan vide DC DIKhan order No. 3358/DC/PA dated 29.05.2013.
31	Muhammad Saeed Ahmad J/C	B.A	DCTSD DIKhan	15/11/1971	23/10/1996	11.08.2014	11	Direct	Prior to 01/12/2001 his service book is signed by the Commissioner Office DIKhan and after 01/12/2001 the Service Book is signed by APA FR DIKhan, but he was transferred from APA Office DIKhan to DC Office DIKhan vide order No. 2025/DC dated 30.04.2013. Later was again transferred from DC office to APA Office DIKhan vide No. 1090-94/BC (R) dated 11.08.2014.
32	Khalid Mehmood J/C	M.Sc	DC SWTD	10/03/1983	10/06/2016	10/06/2016		Direct	
33	Waqas Ahmad J/C	M.A	DC SWTD	01/03/1989	10/06/2016	10/06/2016	11	Direct	
34	Asgar Ali J/C	MBA	DC SWTD	20/04/1991	10/06/2016	10/06/2016	11	Direct	
35	Meraj ud Din No.2. J/C	M.Sc	DC SWTD	05/03/1988	10/06/2016	10/06/2016	11	Direct	
36	Usman Wazir J/C	BSc Honor	DC SWTD	24/08/1990	10/06/2016	10/06/2016	11	Direct	
37	Ghulam Farid J/C	B.Com	DCTSD DIKhan	11/04/1966	30/05/1996	08/02/2018	11	Direct	Transfer from Commissioner Office vide order No. 1088/Acctt d 08.02.2018
38	Muhammad Saqain J/C	B.A	DCTSD DIKhan	02/12/1972	30/05/1996	08/02/2018	11	Direct	Transfer from Commissioner Office vide order No. 1088/Acctt d 08.02.2018
39	Muhammad Arsalanullah J/C	MBA	DC SWTD	09/09/1993	20/11/2018	20/11/2018	9	Direct	

Secretary to Commissioner
DIKhan Division DIKhan

69

In respect of;

Annex(H)

SMBK
No. 4776
22/07/19

The Senior Member,
Board of Revenue & Estate Department,
Khyber Pakhtunkhwa, Peshawar.

70

Through Proper Channel

**DEPARTMENTAL APPEAL AGAINST THE IMPUGNED OFFICE
ORDER#24405 DATED 16/07/2019 ALONG WITH
SUBSEQUENT FINAL SENIORITY LIST OF POLITICAL
MOHARIRS/JUNIOR CLERKS OF OFFICE OF THE DEPUTY
COMMISSIONER TRIBAL DISTRICT SOUTH WAZIRISTAN.**

Respected Sir,

The appellant humbly submits as under;

1. That the appellant was initially appointed as Junior Clerk on 01/04/1992 in the office of Deputy Commissioner Dera Ismail Khan and has been serving the department with great zeal and zest and to the entire satisfaction of his superiors. Copies of appointment letter, service book along with ACRs are jointly annexed.
2. That the appellant is senior most employee in the department and performing his duties in different offices as Political Moharirs and on this ground the appellant was shown as senior most Political Moharir in the seniority list which is prepared by the office of Deputy Commissioner Dera Ismail Khan since 2015 to 2019. Copies of the seniority lists are annexed.
3. That the appellant was promoted against the post of Political Naib Tehsildar vide order dated 25/03/2019 with directions of your good-self. Copy of order dated 25/03/2019 is annexed.
4. That on 05/07/2019, the office of the Commissioner Dera Ismail Khan issued the tentative seniority list among the Political Moharir which was accordingly asked from the effectees to submit their objections over the tentative

seniority list. The appellant accordingly submitted his objections to the competent authority. Copies of the tentative seniority list along with objections are annexed.


GROUNDS:

5. That the impugned office order dated 16/07/2019 passed by the authorities is illegal, unjustified, without lawful authority and against the settled laws of the land, hence, liable to be set aside.
6. That the appellant had been serving the department since long and eligible for promotion according to his seniority which was accordingly accorded by the competent authorities in different seniority lists which was complied by themselves, hence, at this belated stage on the bases of impugned office order dated 16/07/2019 disturbing the seniority position of the appellant in the final seniority list of Political Moharirs is the result of mala fide, Corom non Judice, discriminatory and against the settled realities. Hence, liable to be set aside.
7. That it is pertinent to mention here that in the office order#4192-96/Estt: dated 18/07/2019 issued by the worthy Commissioner D.I.Khan in which at serial#4 Mr. Tufail Muhammad who is admittedly junior most employee of the department and illegally promoted against the post of Junior Clerk because in the service structure of the Class-IV employees no بہشتی could be promoted against the post of Junior Clerk but in the case of Tufail Muhammad all the rules and regulations were violated by the competent authorities while giving him promotion and on that promotion now once again he has been shown in the seniority list at serial#4 which is against law and seniority rules and discriminatory one. It is also pertinent to mention here that in the impugned seniority list in the column of remarks the service record of all the employees are shown but astonishingly the service record of Tufail Muhammad is deliberately not shown in the column, hence, the attitude on the part of worthy Commissioner is discriminatory one.

8. That the appellant served the department as Political Moharir and is entitled to for promotion against the post of Naib Tehsildar according to the statutes of the department which was accordingly complied by the competent authority by promoting the appellant as Naib Tehsildar in District South Waziristan but unfortunately at this stage the question of seniority determine by relying on the impugned office order dated 16/07/2019 is against law and the valuable rights of the appellant.
9. That the final seniority list of Political Moharirs which is admittedly based on divisional basis is totally misconceived and inapplicable over the rights of appellant because the appellant's parent department is the office of Deputy Commissioner Dera Ismail Khan. It is settled law of the land that the seniority of the civil servant will be counted from the date of his first appointment, hence, the impugned office letter dated 16/07/2019 is totally misconceived and against the settled norms of justice and equity which is liable to be rectified by your good-self.

It is, therefore, humbly requested that on acceptance of the instant departmental appeal the office order dated 16/07/2019 may kindly be set aside and thereon the seniority list prepared on the analogy of the impugned office order may also be set aside and the appellant may please be placed at serial#3 of the Divisional Seniority list of Political Moharir/Junior Clerk etc in the best interest of justice and equity.

Dated 20/07/2019

ATTESTED


Humble Appellant

Ijaz Khan
presently working
as Naib Tehsildar (OPS)
Tehsil Shakai,
District South Waziristan.

OFFICE OF THE POLITICAL AGENT, SOUTH WAZIRISTAN AGENCY, WANA.

No. 3020 /ID/126

Dated 29 /AUG./2002.

ORDER.

As recommended by the Agency Selection / Promotion Committee, SWA, Wana in the meeting held on 29/8/02 at 1000-HRS., the followings are hereby promoted as Junior Clerks in BPS-5 (Via: 2100-100-5100) plus usual allowances as admissible under the Rules against 33% reserve quota of Class IVs with effect from 29/8/2002 :-

S. NO. NAME OF OFFICIAL.

- | | | |
|----|-------------------------------|--|
| 1. | Mr. Parvez Khan, E/Qasid. | Promoted as Junior Clerk in BPS-5 and posted as J/Clerk in Khassadar Branch. |
| 2. | Mr. Tufail Khanzad, Bahish... | Promoted as Junior Clerk in BPS-5 and posted as Asstt:Acctt. |

=====

[Signature]
(PARVEZ KHAN)
POLITICAL AGENT
SOUTH WAZIRISTAN AGENCY

No. 3021-26 /ID/126 Dated Wana the 29 /08/2002.

Copies to:-

1. The Asstt:Political Officer, SWA, Wana.
2. The Agency Accounts Officer, SWA, Wana.
3. The Accountant, PA's Office, Wana.
- 4-5. The Official concerned.
- 6-7. Personal Files.

[Signature]
(PARVEZ KHAN)
POLITICAL AGENT
SOUTH WAZIRISTAN AGENCY;

ATTACHED
[Handwritten notes]

75

سیکریٹری
کارکردگی کا
ریکارڈ

پارلیمینٹ کے
ممبروں کے ناموں کی فہرست

اسم	تاریخ انتقال ملازمت	انتقال ملازمت	دستخط افسر مجاز	رقعت کی توجیہ و معیار	پارلیمینٹ کے ممبروں کے ناموں کی فہرست		دستخط مجاز	سیکریٹری کارکردگی کا ریکارڈ
					Period عرصہ	Government to which debitable گورنمنٹ سے تم ایس کی		
	12/2015			Increment				
	1/2016	Pay Revision 1-7-2016		Political Agent South Waziristan District				
	12/2016			Increment				
	1/2017	Pay Revision 1-7-2017						
	12/2017			Increment				
	7/2018	Increment Pay Revision						

TC/PA/DO/4700/2016/3/089
Dawoodi 21,000
Aramesh 21,000
Munir

OFFICE OF THE POLITICAL AGENT, SOUTH WAZIRISTAN AGENCY, WANA.

No. 3020 /ID/126

Dated 29 /AUG:/2002.

ORDER.

As recommended by the Agency Selection / Promotion Committee, SWA, Wana in the meeting held on 29/8/02 at 1000-HRS., the followings are hereby promoted as Junior Clerks in BPS-5 (Via: 2100-100-5100) plus usual allowances as admissible under the Rules against 33% reserve quota of Class IVs with effect from 29/8/2002 :-

Sl. NO. NAME OF OFFICIAL.

- 1. Mr: Parvez Khan, N/qasid. Promoted as Junior Clerk in BPS-5 and posted as J/Clerk in Khassadar Branch.
- 2. Mr: Tufail Khanzad, Bahishad. Promoted as Junior Clerk in BPS-5 and posted as Asstt:Acctt:

=====

(Signature)
(MR. HASBEM-UL-HAQ)
POLITICAL AGENT
SOUTH WAZIRISTAN AGENCY

No. 3021-26 /ID/126. Dated Wana the 29/08, 2002.

Copies to:-

- 1. The Asstt:Political Officer, SWA, Wana.
- 2. The Agency Accounts Officer, SWA, Wana.
- 3. The Accountant, PA's Office, Wana.
- 4-5. The Official concerned.
- 6-7. Personal Files.

(Signature)
(MR. HASBEM-UL-HAQ)
POLITICAL AGENT,
SOUTH WAZIRISTAN AGENCY;

ATTACHED

-75-

تاریخ انقطاع ملازمت	انقطاع ملازمت ترقی تبادلہ یا برطرفی	دستخط افسر مجاز	رضیت کی نوعیت وسعیات	فارم 100 کے تحت کے اوسط خزانہ کار سے		دستخط افسر مجاز	سر ایاز آباد غیر کارکردگی کا ریکارڈ
				Period عرصہ	Government to which debitable حکومت سے تم ادائیگی		
12/2015	Increment						
1/2016	Pay Revision 1-7-2016						
12/2016	Increment						
1/2017	Pay Revision 1-7-2017						
12/2017	Increment						
7/2018	Increment Pay Revision						

100/100/200/2010/3/09

Dawoodi
Armed Forces
Muzo

APPROVED
20/10/2018

IN THE COURT OF SENIOR MEMBER, BOARD OF REVENUE.

1. Mr. Amjad Naeem Political Muharrir South Waziristan Tribal District.
2. Mr. Ejaz Khan Political Muharrir South Waziristan Tribal District.
3. Mr. Rehmatullah Political Muharrir FR Tank.
4. Mr. Khalilullah Political Muharrir FR D.I.Khan.

Appellants

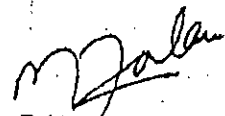
Versus

Commissioner D.I.Khan Division, D.I.Khan..... Respondent.

My this single order will dispose off the above mentioned identical nature appeals of the above named Political Muharrirs against the order / seniority list of Political Muharrirs issued on 22.07.2019 by Commissioner D.I.Khan Division.

Facts of the case are that Commissioner D.I.Khan issued seniority list of Political Muharrirs of D.I.Khan Division on 27.02.2019 wherein the names of the appellants were included. On receipt of objections from some Political Muharrirs to the effect that the appellants have been adjusted as Political Muharrirs after devolution on FATA side, therefore, their names may be placed in the seniority list from the date of their adjustment on FATA side. Accordingly on the basis of advice tendered by Board of Revenue, the Commissioner D.I.Khan Division issued final seniority list of Political Muharrirs by placing the names of the appellants from the date of their adjustment on FATA side.

Opportunity of personal hearing was afforded to each appellant one by one, but they could not prove the right of their seniority, as all of them were given seniority from their regular adjustment on FATA side. Perusal of available record reveals that no discrimination has been done with the appellant. The seniority list issued by Commissioner D.I.Khan is based on facts and ground realities which is maintained and the appeals (4 numbers) having no legal grounds is dismissed with no order as to cost.


Dr. Fakhre Alam
Senior Member, Board of Revenue

Announced
16.10.2019.

OFFICE OF THE POLITICAL AGENTS, SOUTH WAZIRSTAN AGENCY, WANA

No. 3032/ID/126

Dated 29/Aug./2002.

ORDER:

AS recommended by the Agency Selection/promotion Committee, SWA, Wana in the meeting held on 29/08/2002 at 1000-HRS:, the following are hereby promoted as Junior Clerks in BPS-05 (vide: 2100-100-5100) plus usual allowances as admissible under the Rules against 33% reserve Quota of Class IVs with effect from 29/08/2002.

S.NO. NAME OF OFFICIALS.

- | | |
|-----------------------------------|--|
| 1. MR. Parvez Khan, N/Qasid. | Promoted as Junior Clerk in BPS-5 and posted as J/cdesk in Khassadar Branch. |
| 2. Mr. Tufail Muhammad, Bahishti. | promoted as Junior Clerk in BPS-5 and posted as Asstt:Acctt: |

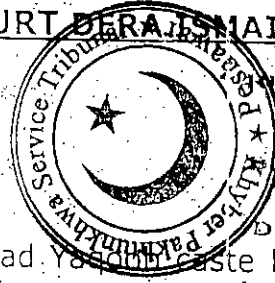
No. 302/26/ID/126 dated wana the 29/08/2002.

Copies to:

1. The Assistant Political Officers, SWA, Tank.
2. The Agency Accounts Officers, SWA, Tank.
3. The Officials concerned.
4. Personal files.

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, CAMP COURT DERA ISMAIL KHAN**

Service Appeal No. 1047/2019



Khyber Pakhtunkhwa
Service Tribunal

Entry No. 1103

Dated 31/7/2019

1. **Amjad Naeem** son of Muhammad. Ya. Sub caste Khiyara r/o Basti Kanchkianwali, Dera Ismail Khan. Presently working as Naib Tehsildar (OPS) Tehsil Sararogha, District South Waziristan (DOA: 01/10/1989).

Appellant

Versus

1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
2. The Senior Member Board of Revenue & Estate Department, Khyber Pakhtunkhwa Peshawar.
3. The Commissioner Dera Ismail Khan.
4. The Deputy Commissioner, Dera Ismail Khan.
5. The Deputy Commissioner, South Waziristan.
6. The Assistant Commissioner, South Waziristan.

ATTESTED

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

..... Official respondent

Filed to-day

Registrar

31/7/19

7. Attaullah Mehsood Junior Clerk presently working at DC office South Waziristan Tribal District.
8. Tufail Muhammad Junior Clerk presently working at DC office South Waziristan Tribal District.
9. Sheikh Allah Nawaz Junior Clerk presently working at DC office South Waziristan Tribal District.
10. Junaid Ahmad Junior Clerk presently working at DC office South Waziristan Tribal District.
11. Waris Khan Junior Clerk presently working at DC office South Waziristan Tribal District.

08.08.2019

Counsel for the appellant present.

Contends that in reply to departmental appeal submitted by the appellant the rules were erroneously interpreted and it was held that the service rendered by the appellant in settled district could not be claimed for the purpose of seniority upon his adjustment as Political Moharrir. Learned counsel referred to Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 in that regard. It was further contended that the appellant was placed at S.No. 12 in seniority list of 2016, however, in 2019 his name was pushed down to S.No. 30 without any legal justification.

In view of arguments of learned counsel and available record, instant appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 26.08.2019 before S.B at camp court, D.I.Khan.

The appeal is accompanied by an application in terms of directions to the respondents for not taking any adverse action against the appellant. Notice of the application be also given to the respondents for the date fixed. Till then they shall abstain from taking any adverse action in derogation of law against the appellant.

Certified to be true copy
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

ATTACHED
[Signature]

Chairman
[Signature]

Date of Presentation of Application: 9-8-2019
Number of Words: 800
Copying Fee: 12/-
Urgent: 4/-
Total: 16/-
Name of Copyist: [Signature]
Date of Completion of Copy: 9-8-2019
Date of Delivery of Copy: 9-8-2019

79

Govt. of Khyber Pakhtunkhwa
Board of Revenue
Revenue & Estate Department
No. Estt:/V/PF/Amjad Naeem/DIK/24405
Peshawar dated the 16/07/2019

To

The Commissioner,
D.I.Khan Division, D.I.Khan.

Subject: **SENIORITY LIST OF JUNIOR CLERK/POLITICAL
MOHARIR OF DEPUTY COMMISSIONER OFFICE,
SWTD DC OFFICE D.I.KHAN FOR DARAZINDA TSD
AND DC OFFICE TANK FOR JANDOLA TSD.**

Dear Sir,

I am directed to refer your letter#4030-35/Estt: dated 11/07/2019 on the subject para-wise advice on the points mentioned in your letter under reference is as under please.

1. No working of an official on transfer bases cannot change his original cadre, however, or adjustment of an official against the post of political moharir shall be considered on the date of his adjustment as political moharir on FATA side, therefore, his seniority shall be counted in immediate effect i.e. date of adjustment as political moharir and not from the date of his first appointment as junior clerk in Deputy Commissioner of the settled District.
2. According to Tehsildar/Naib Tehsildar services rules 10% quota has been reserved for promotion of junior clerk working as Political Moharir of the office of APA and PA to the post of Naib Tehsildar which is very clear.
3. No. if their first appointment was made as Junior Clerk in the office of settled districts they cannot claim their previous seniority/services as junior clerk rendered by them in settled district on their adjustment as Political Moharir they shall be placed at the bottom of seniority from the date of their adjustment.

ATTESTED


Assistant Secretary Estt;



GOVERNMENT OF KHYBER PAKHTUNKHWA
 BOARD OF REVENUE
 REVENUE & ESTATE DEPARTMENT
 Peshawar dated the 08/03/2019

ORDER

No. Estt: VDI/PC/NT/2019/ 5343-43 The Competent Authority is pleased to place the services of the following Political Members of DIKhan Division at the disposal of Commissioner DIKhan for further posting as Naib Tehsildar (own pay & scale).

S NO.	NAME OF OFFICIALS
1.	Mr. Shaukatullah
2.	Mr. Naveed Hussain
3.	Mr. Khalidullah
4.	Mr. Amjid Naeem
5.	Mr. Ijaz Khan

Their posting as Naib Tehsildar (own pay & scale) is a temporary arrangement till proper promotion of Naib Tehsildar through Departmental Promotion Committee.

By order of
 Senior Member

No. Estt: VDI/PC/NT/2019/ 5343-43

Copy forwarded to:-

1. Commissioner, DIKhan Division DIKhan with the request to provide complete service record of the officials for the Departmental Promotion Committee.
2. Deputy Commissioner DIKhan, South Waziristan and Tank.
3. Joint Account Officers DIKhan, South Waziristan and Tank.
4. Senior Member, Board of Revenue.
5. O.A. Peshawar.
6. Personal File.

[Signature]
 Assistant Secretary (Estt.)

Attachment
 strict
 Page

Better copy

GOVERNMENT OF KHYBER PAKHTUNKHWA
BOARD OF REVENUE
REVENUE & ESTATE DEPARTMENT
Peshawar Dated The /08/2019 ORDER

No. Estt: V/DPC/NT/2019/_____ the competent authority is pleased to place the services of the following political Muharrirs of D I Khan Division at the disposal of Commissioner D I Khan for further posting as Naib Tehsildar (own pay & scale.)

S.No	Name of officials
1.	Mr. Shaukatullah
2.	Mr. Naveed hussain
3.	Mr. Khalilullah
4.	Mr. Amjid Naeem
5.	Mr. Ijaz khan

Their posting as Naib Tehsildar (own pay & scale) is a temporary arrangement till proper promotion as Naib Tehsildar through Departmental Promotion Committee.


By order of
Senior Member

No. Estt: V/DPC/NT/2019/_____

Copy Forwarded to the .

1. Commissioner, D I Khan Division D I Khan with the request to provide complete service record of the officials for the department promotion Comines
2. Deputy commissioner D I Khan south Waziristan and Tank .
3. District accounts officers D I Khan south Waziristan and Tank
4. P.S to senior member board of revenue
5. Officials concerned.
6. Personal file.

Assistant Secretary (Estt:)

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-82-



OFFICE OF THE COMMISSIONER

DIKHAH DIVISION DIKHAH
Distt. T-2240-2240-224
P.O. Box No. 2240-2240-224
South Waziristan Tribal District
Khyber Pakhtunkhwa



OFFICE ORDER

No. / Estt. / NTs / Estt. / NTs
Dated 26/04/2019

Consequent upon Government of Khyber Pakhtunkhwa Board of Revenue Revenue & Estate Department Order No. Estt./DPC/NT/2019/9535-42 dated 03-03-2019 and Deputy Commissioner South Waziristan Tribal District recommendations vide letter No.1313/S-32 dated 03-04-2019, the following posting/transfer is hereby made in the best public interest with immediate effect;

Sr.	Name of Official	From	To	Remarks
1	Mr. Muhammad Amin Naib Tehsildar (BPS-14-ACE)	Placed at the disposal of this office.	Naib Tehsildar Tank	Against the vacant post
2	Mr. Akhtar Amir Naib Tehsildar (BPS-14-ACE)	-do-	Naib Tehsildar Irrigation Tank	-do-
3	Mr. Muhammad Anwar Naib Tehsildar (BPS-14-ACE)	-do-	District Kanungo Tank	-do-
4	Mr. Khalidullah IC/Political (BPS-11) Mubair	-do-	HVC (OPS) at Commissioner Office DIKhan	-do-
5	Mr. Muhammad Ayub Naib Tehsildar (BPS-14)	NT Shakai with additional charge of NT Tiarza	Naib Tehsildar Tiarza South Waziristan Tribal District	-do-
6	Mr. Ejaz Khan IC/Political Mubair (BPS-11)	NT (OPS) Tank SWTD	Naib Tehsildar (OPS) Shakai with additional charge of NT Survey Sarwakai SWTD	-do-
7	Mr. Amjad Naeem IC/Political Mubair (BPS-11)	NT (OPS) Jandola SWTD	Naib Tehsildar (OPS) Survey Sararogha SWTE	-do-
8	Mr. Sheikh Fazal Rehman Kanungo (BPS-11)	NT (OPS) of Survey Sararogha SWTD	Repatrolled to his parent department i.e Deputy Commissioner Office DIKhan	-do-

-sd-
Commissioner
DIKhan Division, DIKhan

Encls: No. 8 (Info even)
Copy for information to the;

1. The Deputy Commissioner DIKhan
2. The Deputy Commissioner Tank
3. The Deputy Commissioner South Waziristan Tribal District
4. The Assistant Secretary (Estt) Board of Revenue Revenue & Estate Department Khyber Pakhtunkhwa w/r to above
5. The District Accounts Officer Tank / DIKhan/South Waziristan Tribal District.

ATTESTED

BETTER COPY

OFFICE ORDER

No. 1530-38/Estt (NTs)
Dated 10/04/2019

Consequent upon Government of Khyber Pakhtunkhwa Board of Revenue & Estate Department Order No. Estt;V/DPC/NT/2019/8535-42 dated 08/03/2019 and Deputy Commissioner South Waziristan Tribal District recommendation vide letter No. 1313/S-32 dated 03/04/2019 the following posting/transfer is hereby made in the best public interest with immediate effect.

Sr.No	Name of Official	From	To	Remarks
1	Mr. Muhammad Ameen Naib Tehsildar (BPS-14 ASB)	Placed at the disposal of this office	Naib Tehsildar Tank	Against the vacant post
2	Mr. Akbar Munir Naib Tehsildar (BPS-14 ASB)	-do-	Naib Tehsildar irrigation Tank	-do-
3	Mr. Muhammad Anwar Naib Tehsildar (BPS-14 ASB)	-do-	District Kanungu Tank	-do-
4	Mr. Khalilullah JC/Political Muharrir (BPS-11)	-do-	HVC (OPS) at Commissioner Office D I Khan	-do-
5	Muhammad Ayub Naib Tehsildar (BPS-14)	NT Shakai with additional charge of NT Tiarza	Naib Tehsildar Tiarza South Waziristan Tribal District	-do-
6	Mr. Ijaz A. JC/Political Muharrir (BPS-11)	HT (OPS) Tank SWFD	Naib Tehsildar (OPS) Shakai with additional charge of NT Survey Sarwakai STD	-do-
7	Mr. Anjum Naeem JC/Political Muharrir (BPS-11)	NT (OPS) Jandola SWTD	Naib Tehsildar (OPS) Survey Sararogha, SWTE	-do-
8	Mr. Sheikh. Fazal Rahim JC/Political Muharrir (BPS-11)	PHT (OPS) of Survey Sararogha SWTD	Repatriated to his parent department i.e Deputy Commissioner office D I Khan	-do-

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-sd-
Commissioner
DIKhan, Division DIKhan

- Endst.No. & date etc 1.
Copy for information to the;
1. The Deputy Commissioner D I Khan.
 2. The Deputy Commissioner Tank.
 3. The Deputy Commissioner South Waziristan Tribal District.
 4. The Assistant Secretary (Estt) to the Government of Khyber Pakhtunkhwa.

TO: DC DIKHAH

FAR NO: 9200110

19, Apr. 2011 12:59PM '12

- 6. PS to Senior Member Board of Revenue Khyber Pakhtunkhwa;
- 7. The Assistant to Commissioner (R/GA) DIKhan Division DIKhan.
- 8. PS to Commissioner DIKhan Division DIKhan.
- 9. Official concerned for compliance.

[Signature]
 Secretary to Commissioner
 DIKhan Division, DIKhan

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[Signature]

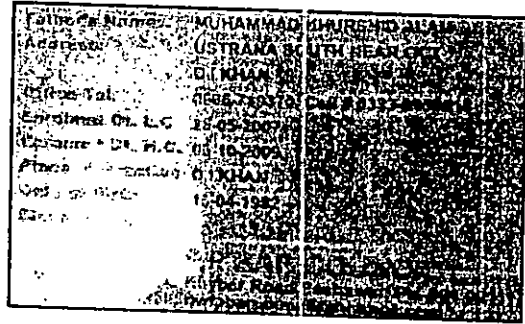
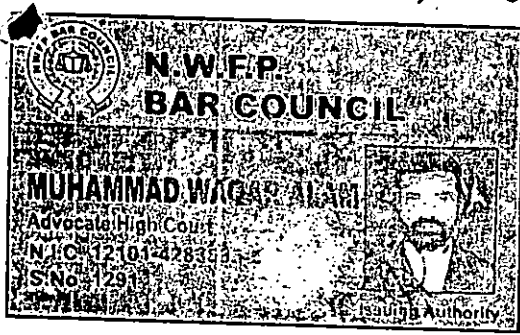


5. The District Accounts Officer Tank/DIKhan/South Waziristan Tribal District.
6. PS to Senior Member Board of Revenue KPK.
7. The Assistant to Commissioner (R/GA) D I Khan, Division D I Khan.
8. PS to Commissioner D I Khan, Division D I Khan.
9. Official concerned for compliance.

Secretary to Commissioner
DIKhan, Division DIKhan

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[Signature]
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وکالت نامہ



Honourable Khyber Pakhtunkhwa Special Judicial
Appellate Tribunal, Camp court D.I. Khan
Uz Khan نام Court of C.P. Sect

APPEAL

باعث تحریر آئندہ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف واسطے پیروی وجود ہی برائے پیشی یا تصفیہ مقدمہ بمقام D.I. Khan کیلئے
 محمد وقار عالم ایڈووکیٹ ہائی کورٹ

کوسب ذیل شرائط پر وکیل مقرر کی ہے، کہ برپیشی پر خود بذریعہ اختیار حاصل رہد عدالت حاضر ہوتا ہوں گا۔ اور ہر وقت پکارے جانے مقدمہ وکیل صاحب موصوف کو اطلاع دیکر حاضر عدالت کروں گا، اگر پیشی پر مظہر حاضر نہ ہوا، اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور پر میرے برخلاف ہو گیا، تو صاحب موصوف اسکے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ کے اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کرنے کے ذمہ دار نہ ہوں گے۔ اور مقدمہ صدر پکھری کے علاوہ اور جگہ سماعت ہونے یا بروز تعطیل یا پکھری کے اوقات کے آگے پیچھے پیش ہونے پر مظہر کو کوئی نقصان پہنچے تو اس کے ذمہ دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا بیانہ ذمہ دار نہ ہوں گے۔ مجھ کو کل ساختہ پر داخلہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہوگا۔ اور صاحب موصوف کو عرضی دعویٰ یا جواب دعویٰ یا درخواست اجراءے ڈگریاں نظر ثانی اپیل و گمرانی دہرہم درخواست پر دستخط تصدیق کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کرانے اور ہر قسم کا روپیہ وصول کرنے اور دینے اور داخل کرنے اور ہر قسم کے بیان دینے اور اس پر تائیدی یا راضی نامہ و فیصلہ پر طغف کرنے، اقبال دعویٰ کا بھی اختیار ہوگا، اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکورہ بیرون از پکھری صدر پیروی مقدمہ مذکورہ نظر ثانی اپیل و گمرانی دہرہم کی مقدمہ یا منسوخی ڈگری کی طرف یا درخواست حکم انتہائی یا ترقی یا گرفتاری قتل از فیصلہ اجراءے ڈگری بھی صاحب موصوف کو بشرط ادائیگی علیحدہ ہتھانہ پیروی کا اختیار ہوگا اور تمام ساختہ پر داخلہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہوگا۔ اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہوگا کہ مقدمہ مذکورہ یا اسکے کسی جزوی کاروائی یا بصورت درخواست نظر ثانی اپیل و گمرانی یا دیگر معاملہ مقدمہ مذکورہ کسی دوسرے وکیل یا ہیر مشرک اپنے بجائے یا اپنے ہمراہ مقرر کریں، اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور ایسے اختیارات حاصل ہوں گے، جیسے صاحب موصوف کو حاصل ہیں، اور وہ ان مقدمہ میں جو کچھ ہر جانہ التواہ پڑیگا، وہ صاحب موصوف کا حق ہوگا۔ مگر صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصوف کو پورا اختیار ہوگا کہ کسی مقدمہ کی پیروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔

لہذا وکالت نامہ لکھ دیا ہے۔ تاکہ سند ہے

Waqar Alam
 20
 28/11/19

مدرختہ 28/11/19

مضمون وکالت نامہ سن لیا ہے۔ اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

العبد _____

محمد وقار عالم ایڈووکیٹ ہائی کورٹ

Mot: 0333-9950616
Email: waqaralam1982@gmail.com

Waqar Alam
 28/11/19



مشاور نامہ

RUSTAM KHAN KUNDI

Advocate
bc-09-0903
Date of Issue: June 2017
Valid upto: June 2020

Advt. Secretary
Bar Council

قیمت
ایک روپیہ

بعدالت جناب سرور سٹریٹری بیونل - بیچ ڈیو اسماعیل خان

منجانب اعجاز خان

اعجاز خان بنام حکومت کے حق کے

دعویٰ یا بھرتی - سروس ایپل - سال 2019ء

تفصیل دعویٰ یا بھرتی 15/7/19

باعث تخریر آنکہ

مقدمہ مندرجہ بالا عنوان میں اپنے طرف واسطے بیرونی اور جو اپنے برائے پیشی یا تصفیہ مقدمہ بمقام ڈیو اسماعیل خان کے حکم خالص کنزٹس - ایروولٹ ڈیو اسماعیل خان کو حسب ذیل شرائط پر اپیل مقرر کیا ہے، کہ میں ہر کسی پر خود بذریعہ اختیار خالص رو برو عدالت حاضر ہوتا رہوں گا۔ اور ہر وقت پکارے جائے۔ مقدمہ مکمل صاحب موصوف کو اطلاع دیکر حاضر عدالت کروں گا، اگر پیشی پر مظہر حاضر نہ ہوا۔ اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور پر میرے برخلاف ہو گیا۔ صاحب موصوف اپنے کسی طرح ذمہ دار نہ ہوں گے، نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ کسی جگہ یا پکھری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل بیرونی کرنے کے ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ کسی جگہ یا پکھری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل بیرونی کرنے کے ذمہ دار نہ ہوں گے۔ اور مقدمہ صدر پکھری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا پکھری کے اوقات کے آگے پیچھے پیش ہونے پر مظہر کو کوئی تفتہ نہ پہنچے تو اس کے ذمہ دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا عائد واپس کرنے کے بھی موصوف ذمہ دار نہ ہوں گے۔ مجھ کو مکمل ساختہ پروڈاکٹ صاحب موصوف مثل کردہ ذات خود منظور و قبول ہوگا۔ اور صاحب موصوف کو عرضی دعویٰ یا جواب دعویٰ یا درخواست اجراءے ذکر کی و نظر ثانی اپیل گمرانی اور ہر قسم درخواست - مخطوط تصدیق کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ذکر کی کرانے اور ہر قسم کاروبار وصول کرنے اور رسیدیے اور داخل کرنے اور ہر قسم کے بیان دینے اور اس پر پڑا یا راضی نامہ و قبضہ بر خلاف کرنے، اقبال دعویٰ کا بھی اختیار ہوگا۔ اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکورہ بیرون از پکھری صدر بیرونی مقدمہ مذکورہ نظر ثانی اپیل و گمرانی و برآمدگی مقدمہ یا منسوفی ذکر کی کے طرف یا درخواست حکم اختتامی یا قرتی یا کرداری مل از مل اجراءے ذکر کی بھی صاحب موصوف کو بشرط ادائیگی لہجہ - اندر بیرونی کا اختیار ہوگا اور تمام ساختہ پروڈاکٹ صاحب موصوف مثل کردہ ذات خود منظور و قبول ہوگا۔ اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہوگا کہ مقدمہ مذکورہ یا اسکے کسی جزو کی کارروائی یا بصورت درخواست نظر ثانی اپیل یا گمرانی یا دیگر معاملہ مقدمہ مذکورہ کس دوسرے وکیل یا بیرٹرو کو اپنے بجائے یا اپنے ہمراہ مقرر کریں۔ اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور ویسے اختیارات حاصل ہوں گے، جیسے صاحب موصوف کو حاصل ہیں، اور دوران مقدمہ میں جو کچھ ہر جانب نام پڑے گا، وہ صاحب موصوف کا حق ہوگا۔ مگر صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصوف کو پورا اختیار ہوگا کہ وہ مقدمہ کی بروی نہ کریں اور اپنی بصورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔

2020
15
201

مضمون وکالت نامہ من لیا ہے۔ اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

العبد العبد العبد

اعجاز خان - (سپلائنڈ)

Handwritten signature

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHUWA SERVICE
TRIBUNAL, CAMP COURT DERA ISMAIL KHAN.**

Service Appeal No. 1577/2019.

Ijaz Khan Son of Malik Ranjhu.

(Appellant)

VERSUS.

1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
2. The Senior Member, Board of Revenue & Estate Department, Khyber Pakhtunkhwa, Peshawar.
3. The Commissioner, Dera Ismail Khan.
4. The Deputy Commissioner, Dera Ismail Khan.
5. The Deputy Commissioner, South Waziristan Tribal District.

Official Respondent

6. Attaullah Mehsood Junior Clerk presently working at DC Office South Waziristan Tribal District.
7. Tufail Muhammad, Junior Clerk presently working at DC Office, South Waziristan Tribal District.
1. Sheikh Allah Nawaz, Junior Clerk presently working at DC Office South Waziristan Tribal District.

Private Respondents

Respected Sheweth:

Reply on behalf of Respondents No. 7 & 8 is narrated as below:-

PRELIMINARY OBJECTIONS.

1. That the appellant has no cause of action or locus standi.
2. That the appellant is estopped due to his own conduct to file this appeal.
3. That the appellant does not come to the tribunal with clean hands and has suppressed all relevant facts.
4. That the appeal is bad for misjoinder/non-joinder of necessary parties.
5. That the Honorable Service Tribunal has no jurisdiction to entertain the instant appeal in its present form.
6. That the appeal has been mis-oriented, mis-constructed & mistakenly drawn in its present frame and context & is liable for rejection.
7. That the appeal is weak having no force, fabricated and factitious based on ill will modified and having no footing in the eyes of Law.

8. That the proceedings in the instant appeal would be futile exercise and wastage of precious time of this honorable Tribunal.

BRIEF FACTS


1. It is admitted fact that the appellant was the officials of **Settle District** whereas the Seniority list dated 18-07-2019 was of the employees of FATA Offices according to their date of appointment in FATA Office as well as adjustment in FATA offices and that's why he was declared **surplus** in 2001; Initially the petitioner was appointed in the office of Deputy Commissioner, Dera Ismail Khan as Junior Clerk.
2. Incorrect. According to Service record, 1st entry into service of the appellant is in **Settle District DIKhan** and he was given seniority according to his date of adjustment / posting in FR Office.
3. This Para also pertains to the record.
4. Irrelevant.
5. Correct up-to the extent that the appellant was declared as **Surplus in 2001** being employees of DC Office (**Settle Distt**) and adjusted in APA Office DIKhan in 2010. It is pertinent to mention that surplus pool policy was not applicable on FATA and declaring the appellant "**as Surplus**" proves that the appellant was basically the employee of Settle District.
6. Correct. The petitioner remained **surplus** for Ten Years and adjusted in APA Office in 2010 and he was given Seniority according to his date of adjustment in FR Office i.e. 23-09-2010.
7. As explained in the Para No.6 that the appellant was adjusted from Surplus and has been given seniority according to his date of adjustment i.e. 23/9/2010 and Seniority list issued by the Commissioner, DIKhan Division DIKhan vide No. 4192-96 / Estt; dated 18/7/2019 is correct.
8. Incorrect. Before issuing of final Seniority List, Tentative Seniority list was circulated among all the officials of FATA Offices and all the incumbents were asked to submit their objection/reservations (if any) and the objection of the appellant was thoroughly examined and was filed being not covered under the rules.
9. The appellant along-with others were given opportunity of personal hearing one by one by the Senior Member Board of Revenue, Revenue & Estate Department, Peshawar but they could not prove the right of their seniority.
10. Incorrect. The appellant was provided opportunity to prove his stance but he failed being not covered under the relevant rules.

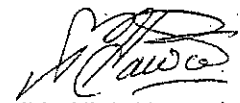
GROUND.

- a) Incorrect. The Seniority List was prepared according to Law / rules after observing all codal formalities.
- b) Incorrect. The appellant was dealt in accordance with Law & Rules.
- c) Incorrect. This statement is incorrect and no such policy / Law is available. Mr. Tufail Muhammad and some others were promoted as Junior Clerk in 2002 against 33% quota reserve for the Class-IV Govt. Servants.
- d) Incorrect. His representation was filed by the competent authority being not covered under the rules.
- e) Incorrect. The petitioner was given Seniority in the final Seniority List according to the rules. Temporary posting of the appellant as Naib Tehsildar (OWN PAY & SCALE) cannot be considered as Regular Promotion.
- f) Incorrect. The appellant was adjusted from surplus pool and cannot claim previous seniority AS Political Muharrir / Junior Clerk as per adjustment policy.
- g) Incorrect. As above.
- h) That the respondents also seek permission to raise further grounds at the time of arguments.

PRAYERS.

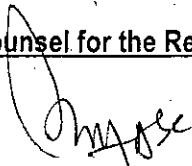
Therefore, it is requested that the appeal of the appellant may please be dismissed with cost throughout.


(Tufail Muhammad)
(Respondent No.7)


(Sheikh Allah Nawaz)
(Respondent No.8).

Respondents

Through (Counsel for the Respondents)


(Muhammad Yousaf)
Advocate Supreme Court of Pakistan.

Mohammad Yousaf Khan
Advocate
Supreme Court of Pakistan
Enrollment No: 4994

Service Appeal 1577/2019

**Ijaz Khan
(Appellant)**

VERSUS

**GOVT OF KHYBER PAKHTUNKHWA ETC.
(RESPONDENTS)**

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4	Annexure- C	9
5	Annexure- D	10
6	Annexure- E	11-16
7	Affidavit	10

Dated.

**Respondent No.03
Through Representative**

①

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHUWA SERVICE
TRIBUNAL, CAMP COURT DERA ISMAIL KHAN.**

Service Appeal No. 1577/2019.

Ijaz Khan son of Malik Rarijhu.

(Appellant)

VERSUS.

1. The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
2. The Senior Member, Board of Revenue & Estate Department, Khyber Pakhtunkhwa, Peshawar.
3. The Commissioner, Dera Ismail Khan.
4. The Deputy Commissioner, Dera Ismail Khan.
5. The Deputy Commissioner, South Waziristan Tribal District.


Official Respondent

6. Attaullah Mehsood Junior Clerk presently working at DC Office South Waziristan Tribal District.
7. Tufail Muhammad, Junior Clerk Presently working at DC Office, South Waziristan Tribal District.
8. Sheikh Allah Nawaz, Junior Clerk presently working at DC Office South Waziristan Tribal District.

Respected Sheweth:

Joint para-wise comments on behalf of Respondent No. 1 to 5 is narrated as below:-

PRELIMINARY OBJECTIONS.

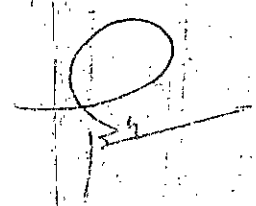
1. That the appellant has no cause of action or locus standi.
 2. That the appellant is estopped due to his own conduct to file this appeal.
 3. That the appellant does not come to the tribunal with clean hands and has suppressed all relevant facts.
 4. That the appeal is bad for misjoinder/non-joinder of necessary parties.
 5. That the Honorable Service Tribunal has no jurisdiction to entertain the instant appeal in its present form.
 6. That the appeal has been mis-oriented, mis-constructed & mistakenly drawn in its present frame and context & is liable for rejection.
 7. That the appeal is weak having no force, fabricated and factitious based on ill will modified and having no footing in the eyes of Law.
 8. That the proceedings in the instant appeal would be futile exercise and wastage of precious time of this honorable Tribunal.
- 

2

BRIEF FACTS

1. This Para pertains to the record of the appellant. It is admitted fact that the appellant was the officials of **Settle District** and that's why he was declared **surplus** in 2001, Initially the petitioner was appointed in the office of DC Dikhan as Junior Clerk. **(Annexure-A)**.
2. This Para also pertains to the record of the appellant. However, his 1st entry into service is in **Settle District DIKhan**.
3. This Para also pertains to the record.
4. As above.
5. Correct up-to the extent that the appellant was declared as **Surplus in 2001** being employees of DC Office (**Settle Distt**) and adjusted in APA Office Dikhan in 2010.
6. Correct. The petitioner remained **surplus** for Ten Years and adjusted in APA Office in 2010.
7. As explained in the Para No.6 that the appellant was adjusted from Surplus and has been given seniority according to his date of adjustment i.e. 23/9/2010 and Seniority list issued by the Commissioner, DIKhan Division DIKhan vide No. 4192-96 / Estt. dated 18/7/2019 is correct. **(Annexure-B)**
8. Incorrect. Before issuing of final Seniority List, all the incumbents were asked to submit their objection/reservations (if any) and the objection of the appellant was thoroughly examined and was filed being not covered under the rules. **(Annexure-C)**.
9. The appellant along-with others were given opportunity of personal hearing one by one by the Senior Member Board of Revenue, Revenue & Estate Department, Peshawar but they could not prove the right of their seniority. **(Annexure-D)**.
10. Incorrect. The appellant was provided opportunity to prove his stance but he failed being not covered under the relevant rules.

GROUND'S

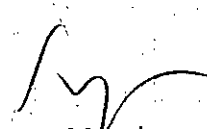
- a) Incorrect. The impugned Seniority List was prepared according to Law / rules after observing all codal formalities.
 - b) Incorrect. The appellant was dealt in accordance with Law & Rules.
 - c) Incorrect. This statement is incorrect and no such policy / Law is available.
 - d) Incorrect. His representation was filed by the competent authority.
- 

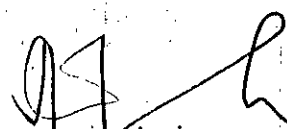
- (3)
- e) Incorrect. The petitioner was given Seniority in the final Seniority List according to the rules. Temporary adjustment of the appellant as Naib Tehsildar (OWN PAY & SCALE) cannot be considered as Regular Promotion. (Annexure-E).
- f) Incorrect. The appellant was adjusted from surplus pool And cannot claim previous seniority AS Political Muharrir / Junior Clerk as per adjustment policy.
- g) Incorrect. As above.
- h) That the respondents also seek permission to raise further grounds at the time of arguments.

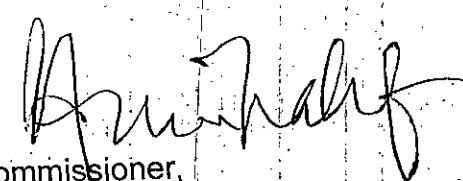
PRAYERS.

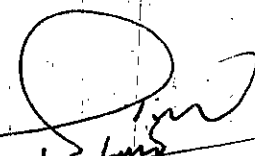
Therefore, it is requested that the appeal of the appellant may please be dismissed with cost throughout.

Respondents


Senior Member,
Board of Revenue,
Revenue & Estate Deptt:
Khyber Pakhtunkhwa, Peshawar.
(Respondent No: 1 & 2 .


Deputy Commissioner,
Dera Ismail Khan.
(Respondent No.4)


Commissioner,
DIKhan Division DIKhan.
(Respondent No.3).


Deputy Commissioner,
South Waziristan Tribal Distt:
(Respondent No.5).

OFFICE OF THE DEPUTY COMMISSIONER, DEKA ISMAIL KHAN,
ORIHAN.

As discussed in Departmental Promotion Committee Meeting held on 26/05/1996, the following Junior Clerks of this office already approved as Candidates & kept on waiting list by the Departmental Promotion Committee Meeting on 29/10/1994, (whose posting orders were issued within six months) are hereby appointed as Junior Clerks on regular basis against the vacant posts noted against each.

<u>S.No.</u>	<u>Name of Candidate.</u>	<u>Reason of post vacated.</u>
1.	Shiekh Jehanzeb S/O Shiekh Muhammad Tasil.	Due to the promotion of Ghulam Hassan Senior Clerk.
2.	Midoyat Ullah S/O Malik Sher.	Due to the promotion of Aman Ullah as Senior Clerk.
3.	Muhammad Ijaz S/O Ranjhu Khan.	Due to the promotion of Muhammad Aslam as Senior Clerk.

Deputy Commissioner, DEKHA.

No. 7806-8 /BO; Dated D.I. Khan the 27 /06/1996.

Copy to the :-

1. Secretary, Board of Revenue, N.W.F.P., Peshawar.
2. District Accounts Officer, DEKHA.
3. Officials Concerned.

Muhammad Ijaz
Deputy Commissioner, DEKHA.

Annex (C)

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Annex B



OFFICE OF THE
COMMISSIONER
DIKhan DIVISION DIKhan
Phone No. 0966-920135
Fax No. 0966-920132
com:missionerdikhan@pshoo.com
SecretarytoCommissioner2014@gmail.com



No. 4192-96 /Estt:

Dated Dikhan the 18/7/2019

To

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

Subject:

FINAL SENIORITY LIST OF POLITICAL MOHARRIRS / JUNIOR CLERK OF DEPUTY COMMISSIONERS SOUTH WAZIRISTAN TRIBAL DISTRICT, DIKhan & TANK AS STOOD ON 30.06.2019

I am directed to refer to this office letter No:3923-26/Estt: dated 5.7.2019 and Khyber Pakhtunkhwa Board of Revenue letter No. Estt: V/P/F/Amjad Naem/DIK/24405 dated 7.6.07.2019 on the subject noted above.

I am further directed to enclose herewith a copy of Final Joint Seniority list of Political Moharrirs / Junior Clerks in DIKhan Division up to date on 30.06.2019 duly finalized in the light of above-mentioned letter of Board of Revenue as well as Service Books of the incumbent:

Endst: No & Date Even

Copy to the:-

1. Deputy Commissioner, DIKhan.
2. Deputy Commissioner, Tank
3. Deputy Commissioner SWFL
4. PS to Commissioner DIKhan Division

Secretary to Commissioner
DIKhan Division DIKhan

Secretary to Commissioner
DIKhan Division DIKhan

6

-67-

Final Seniority List of Political Moharrirs / Junior Clerk of Deputy Commissioner in the Westratan Tribal District / Tribal Sub Divisions DIKhan & Tank
as it stood on 31.03.2005

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
1	Amadullah Mehsud J/C	F.A	DC SWTD	20/03/1963	29/01/1995	29/01/1995	11	Direct	
2	Insanullah Khan J/C	M.A	DC SWTD	02/03/1968	29/01/1995	29/01/1995	11	Direct	
3	Saifullah Jan J/C	F.A	DC TSD Tank	16/01/1969	06/08/1992	01/12/2001	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank
4	Tufail Muhammad J/C	Matric	DC SWTD	03/04/1969	26/08/1990	29/08/2002	11	Promotee	
5	Sheikh Allah Nawaz J/C	F.A	DC SWTD	05/02/1978	01/02/1995	03/08/1995	11	Promotee	
6	Junaid Alam J/C	Matric	DC SWTD	18/02/1982	18/09/1999	05/08/2003	11	Promotee	
7	Meharullah J/C	Matric	DC TSD DIKhan	14/08/1961	07/12/1982	01/12/2003	11	Direct	The official was appointed in DC Office DIKhan on 07.12.1982 and Service Book was signed by the DC DIKhan on 07.12.1982. On 01.12.2003 the official was appointed in DC Office DIKhan vide DOR dated 02.09.2001 and Service Book signed by the DC DIKhan and service signed by the DC DIKhan upto 01.12.2003. Later on service book is signed by the APA DIKhan without any transfer/ adjustment order entry.
8	Waris Khan J/C	F.A	DC TSD Tank	08/01/1973	06/10/1992	29.04.2004	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank. However actually the official was been transferred from office of DC Office Tank to the office of APA (FR) Tank vide DCO Tank office Order No. 1701/2001 dated 26.04.2001.
9	Mahmatullah J/C	B.A	DC TSD Tank	09/07/1972	15/01/1995	06.05.2004	11	Direct	Service Book is signed by the APA (FR) Tank from 01/12/2001 and prior to 01/12/2001 his service book is signed by the Deputy Commissioner Tank. However actually the official was been transferred from office of EDO (F&P) Tank to the office of APA (FR) Tank vide DCU Tank office Order No. No. 1755/2001 dated 06.05.2004.
10	Noor Sahib J/C	Matric	DC SWTD	06/09/1961	08/09/2005	09/09/2005	11	Direct	

Seniority List of Political Moharrirs / Junior Clerks of Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions Dikhan & Tank as it stood on 30.06.2019

Sl. No.	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post			Remarks
						Date	BPS	Method of Recruitment	
11	Abdul Wahid Khan J/C	Matric	DC SWTD	08/05/1968	08/09/2005	08/09/2005	11	Direct	
12	Rehman Zada J/C	Matric	DC SWTD	01/01/1974	08/09/2005	08/09/2005	11	Direct	
13	Amirullah Khan J/C	Matric	DC SWTD	03/01/1975	08/09/2005	08/09/2005	11	Direct	
14	Muzamil Khan J/C	Matric	DC SWTD	01/07/1980	08/09/2005	08/09/2005	11	Direct	
15	Tehseen Khan J/C	F.A	DC SWTD	14/04/1983	08/12/2005	09/12/2005	11	Direct	
16	Faramanullah J/C	Matric	DC SWTD	08/04/1991	30/01/2006	30/01/2006	11	Direct	
17	Masullah Khan J/C	F.A	DC SWTD	15/07/1985	22/05/2006	22/05/2006	11	Direct	
18	Sarwar Khan J/C	B.Sc	DC TSD Tank	09/01/1982	20/10/2006	20/10/2006	11	Direct	
19	Rahmatullah Boltani J/C	M.A	DC TSD Tank	02/05/1960	26/11/2007	26/11/2007	11	Direct	
20	Miraj ud Din J/C	F.Sc	DC SWTD	08/04/1980	31/12/2007	31/12/2007	11	Direct	
21	Ahmad Saleem J/C	F.Sc	DC TSD Dikhan	01/05/1991	08/04/2009	08/04/2009	11	Direct	
22	Zahid Khan J/C	B.A	DC SWTD	20/04/1989	11/04/2009	11/04/2009	11	Direct	
23	Samiullah Sarid J/C	Matric	DC SWTD	01/03/1982	17/11/2009	17/11/2009	11	Direct	
24	Muhammad Ali J/C	Matric	DC SWTD	12/05/1972	02/08/2003	17/05/2010	11	Promotee	
25	Muhammad Miran J/C	M.A	DC SWTD	08/05/1987	17/09/2010	17/09/2010	11	Direct	
26	Ijaz Khan J/C	B.A	DC TSD Dikhan	01/01/1967	01/04/1992	29/10/2010	11	Direct	The official was appointed in DC Office Dikhan on 01.04.1992 on devolution of Powers 2001 he remain surplus and service book sig by the DOR Dikhan. Later on he was adjusted in APA Office Dikhan vide order No. 2219/DOR/S. dated. 29.10.2010.
	Atiqur-Rahman J/C	B.A	DC SWTD	03/03/1984	01/07/2011	01/07/2011	11	Direct	
	Shah J/C	B.A	DC SWTD	15/03/1993	18/03/2011	14/06/2012	11	Direct	

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**Final Seniority List of Political Moharrirs / Junior Clerks / Deputy Commissioners, South Waziristan Tribal District / Tribal Sub Divisions DIKhan & Tank
as it stood on 30.06.2019**

S.#	Name of Official	Qualification	Name of Office	Date of Birth	Date of Entry into Govt. Service	Regular Appointment / Promotion to the present Post:			Remarks
						Date	RFS	Method of	
29	Zafar Ali J/C	B.A	DCSWTD	01/01/1979	01/04/2013	02/04/2013	11	Direct	
30	Amjad Naeem J/C	F.A	DCTSD DIKhan	24/02/1965	01/10/1989	29/05/2013	11	Direct	The official was appointed in DC Office DIKhan on 01.10.1989 as service book signed by the DC DIKhan. Then he was adjusted as Tehsil Accountant vide DCO Order No. 6195-6208/DCO/SP dated 28.07.2003 in DCP Office DIKhan. Later on transferred / posted to FR Office DIKhan vide DC DIKhan order No. 3358/DC/PA dated 29.05.2013.
31	Muhammad Saeed Ahmad J/C	B.A	DCTSD TNSum	15/11/1971	23/10/1996	11.06.2014	11	Direct	Prior to 01/12/2001 his service book is signed by the Commissioner Office DIKhan and after 01/12/2001 the Service Book is signed by APA FR DIKhan, but he was transferred from APA Office DIKhan to DC Office DIKhan vide order No. 2925/DC dated 30.04.2013. Later was again transferred from DC office to APA Office DIKhan vide No. 1090-94/DC (R) dated 11.08.2014.
32	Khalid Mahmood J/C	M.Sc	DCSWTD	10/03/1983	10/06/2016	10/06/2016		Direct	
33	Waqas Ahmad J/C	M.A	DCSWTD	01/03/1989	10/06/2016	10/06/2016	11	Direct	
34	Asghar Ali J/C	MBA	DCSWTD	20/04/1991	10/06/2016	10/06/2016	11	Direct	
35	Merajud Din No.2. J/C	M.Sc	DCSWTD	05/03/1988	10/06/2016	10/06/2016	11	Direct	
36	Usman Wazir J/C	BSc Honor	DCSWTD	24/08/1990	10/06/2016	10/06/2016	11	Direct	
37	Ghulam Farid J/C	B.Com	DCTSD DIKhan	11/04/1966	30/05/1996	08/02/2018	11	Direct	Transfer from Commissioner Office vide order No. 1086/Account 08.02.2018
38	Muhammad Saqlain J/C	B.A	DCTSD DIKhan	02/12/1972	30/05/1996	08/02/2018	11	Direct	Transfer from Commissioner Office vide order No. 1088/Account 08.02.2018
39	Muhammad Arsalanullah J/C	MBA	DCSWTD	09/09/1993	20/11/2018	20/11/2018	9	Direct	

Secretary to Commissioner
DIKhan Division DIKhan

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In respect of;

The Senior Member,
Board of Revenue & Estate Department,
Khyber Pakhtunkhwa, Peshawar

~~Annex (A)~~

5176K
No. 4776
22/07/19
Annex - C
⑨

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Through Proper Channel

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED OFFICE
ORDER#24405 DATED 16/07/2019 ALONG WITH
SUBSEQUENT FINAL SENIORITY LIST OF POLITICAL
MOHARIRS/JUNIOR CLERKS OF OFFICE OF THE DEPUTY
COMMISSIONER TRIBAL DISTRICT SOUTH WAZIRISTAN.

Respected Sir,

The appellant humbly submits as under:

1. That the appellant was initially appointed as Junior Clerk on 01/04/1992 in the office of Deputy Commissioner Dera Ismail Khan and has been serving the department with great zeal and zest and to the entire satisfaction of his superiors. Copies of appointment letter, service book along with ACRs are jointly annexed.
2. That the appellant is senior most employee in the department and performing his duties in different offices as Political Moharirs and on this ground the appellant was shown as senior most Political Moharir in the seniority list which is prepared by the office of Deputy Commissioner Dera Ismail Khan since 2015 to 2019. Copies of the seniority lists are annexed.
3. That the appellant was promoted against the post of Political Naib Tehsildar vide order dated 25/03/2019 with directions of your good-self. Copy of order dated 25/03/2019 is annexed.
4. That on 05/07/2019, the office of the Commissioner Dera Ismail Khan issued the tentative seniority list among the Political Moharir which was accordingly asked from the effectees to submit their objections over the tentative

IN THE COURT OF SENIOR MEMBER, BOARD OF REVENUE.

1. Mr. Amjad Naeem Political Muharrir South Waziristan Tribal District.
2. Mr. Ejaz Khan Political Muharrir South Waziristan Tribal District.
3. Mr. Rehmatullah Political Muharrir FR Tank.
4. Mr. Khalilullah Political Muharrir FR D.I.Khan.

Appellants

Versus

Commissioner D.I.Khan Division, D.I.Khan..... Respondent.

My this single order will dispose off the above mentioned identical nature appeals of the above named Political Muharrirs against the order / seniority list of Political Muharrirs issued on 22.07.2019 by Commissioner D.I.Khan Division.

Facts of the case are that Commissioner D.I.Khan issued seniority list of Political Muharrirs of D.I.Khan Division on 27.02.2019 wherein the names of the appellants were included. On receipt of objections from some Political Muharrirs to the effect that the appellants have been adjusted as Political Muharrirs after devolution on FATA side, therefore, their names may be placed in the seniority list from the date of their adjustment on FATA side. Accordingly on the basis of advice rendered by Board of Revenue, the Commissioner D.I.Khan Division issued final seniority list of Political Muharrirs by placing the names of the appellants from the date of their adjustment on FATA side.

Opportunity of personal hearing was afforded to each appellant one by one, but they could not prove the right of their seniority, as all of them were given seniority from their regular adjustment on FATA side. Perusal of available record reveals that no discrimination has been done with the appellant. The seniority list issued by Commissioner D.I.Khan is based on facts and ground realities which is maintained and the appeals (4 numbers) having no legal grounds is dismissed with no order as to cost.

Dy. Fakhro Alam
Senior Member, Board of Revenue

Announced
16.10.2019

Annex E



GOVERNMENT OF KHYBER PAKHTUNKHWA
BOARD OF REVENUE
INCOME & ESTATE DEPARTMENT
Dhawan dated the 28/05/2019

ORDER

No. Bstr: V/DPC/NT/2019/ 584. The Competent Authority is pleased to place the services of the following Political Magistrate, Dikhan Division at the disposal of Commissioner Dikhan for further posting as Naib Tehsildar (own pay & scale).

SNO	NAME OF OFFICIALS
1.	Mr. Shahzadullah
2.	Mr. Naveed Hussain
3.	Mr. Khalidullah
4.	Mr. Mujib Nazam
5.	Mr. Haz Khan

Their posting as Naib Tehsildar (own pay & scale) is a temporary arrangement till proper promotional Naib Tehsildar through Departmental Promotion Committee.

By order of
Senior Member

No. Bstr: V/DPC/NT/2019/ 584

Copy forwarded to:

1. Commissioner, Dikhan Division with the request to provide complete service record of the officials for the Departmental Promotion Committee.
2. Deputy Commissioner, Dikhan Division, South Waziristan and Tank.
3. Joint Accounts Officers, Dikhan Division, South Waziristan and Tank.
4. P. O. Dikhan Division, South Waziristan and Tank.
5. O. A. Dikhan Division, South Waziristan and Tank.
6. Personal File.

[Signature]
Assistant Secretary (DPC)

OFFICE OF THE DEPUTY COMMISSIONER, DERA ISMAIL KHAN.

O.P. No. 31-33/90

The following posting/transfer amongst the Ministerial Staff of this office is hereby ordered with immediate effect:-

1) Mr. Ejaz Khan A.H.C English office, D.I.Khan is hereby transferred and posted as Moharrir with EAC Sherani, D.I.Khan vice No. 2.

2) Muhammad Abdul Malik Moharrir with EAC Sherani is hereby transferred and posted as A.H.C. English Office, D.I.Khan vice No. 1.

[Signature]
Deputy Commissioner, D.I.Khan.

No. 31-33/90

Dated DEKhan

the

11/8/1994.

Copy to the:-

- 1. EAC Sherani, D.I.Khan.
- 2. Steno to Deputy Commissioner, D.I.Khan.
- 3. Head Clerk English Office, D.I.Khan.
- 4. A.H.C, English Office, D.I.Khan.
- 5. Officials concerned.

for information and compliance

[Signature]
Deputy Commissioner, D.I.Khan.

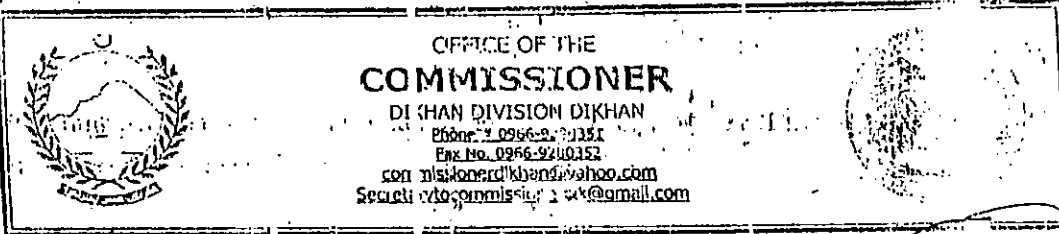
ATTESTED

[Signature]

Annex (G)

-66-

13



No. 4192-96 /Estt:

Dated Dikhan the 18/7/2019

To

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

Subject: FINAL SENIORITY LIST OF POLITICAL MOHARRIRS / JUNIOR CLERK OF DEPUTY COMMISSIONERS SOUTH WAZIRISTAN TRIBAL DISTRICT, DIKHAN & TANK AS STOOD ON 30.06.2019

I am directed to refer to this office letter No.3923-26/Estt: dated 5.7.2019 and Khyber Pakhtunkhwa Board of Revenue letter No. Estt: 77/PF/Amjad Naeem/DIK/24405 dated 16.07.2019 on the subject noted above.

I am further directed to enclose herewith a copy of Final Joint Seniority List of Political Moharrirs / Junior Clerks in Dikhan Division up to date on 30.06.2019 duly finalized in the light of above-mentioned letter of Board of Revenue as well as Service Books of the incumbents.

Endst: No & Date Encl:

Copy to the:-

1. Deputy Commissioner, Dikhan.
2. Deputy Commissioner, Tank
3. Deputy Commissioner SWTI
4. PS to Commissioner Dikhan Division

Secretary to Commissioner
Dikhan Division Dikhan

Secretary to Commissioner
Dikhan Division Dikhan

In respect of;

The Senior Member,
Board of Revenue & Estate Department,
Khyber Pakhtunkhwa, Peshawar.

Annex (H)

S.M.B.K.
y No. 4776
22/07/19

(14)

→ 70 →

Through Proper Channel

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED OFFICE
ORDER#24405 DATED 16/07/2019 ALONG WITH
SUBSEQUENT FINAL SENIORITY LIST OF POLITICAL
MOHARIRS/JUNIOR CLERKS OF OFFICE OF THE DEPUTY
COMMISSIONER TRIBAL DISTRICT SOUTH WAZIRISTAN.

Respected Sir,

The appellant humbly submits as under;

1. That the appellant was initially appointed as Junior Clerk on 01/04/1992 in the office of Deputy Commissioner Dera Ismail Khan and has been serving the department with great zeal and zest and to the entire satisfaction of his superiors. Copies of appointment letter, service book along with ACRs are jointly annexed.
2. That the appellant is senior most employee in the department and performing his duties in different offices as Political Moharirs and on this ground the appellant was shown as senior most Political Moharir in the seniority list which is prepared by the office of Deputy Commissioner Dera Ismail Khan since 2015 to 2019. Copies of the seniority lists are annexed.
3. That the appellant was promoted against the post of Political Naib Tehsildar vide order dated 25/03/2019 with directions of your good-self. Copy of order dated 25/03/2019 is annexed.
4. That on 05/07/2019, the office of the Commissioner Dera Ismail Khan issued the tentative seniority list among the Political Moharir which was accordingly asked from the effectees to submit their objections over the tentative

IN THE COURT OF SENIOR MEMBER, BOARD OF REVENUE.

- 1. Mr. Amjad Naeem Political Muharrir South Waziristan Tribal District.
- 2. Mr. Ejaz Khan Political Muharrir South Waziristan Tribal District.
- 3. Mr. Rehmatullah Political Muharrir FR Tank.
- 4. Mr. Khalilullah Political Muharrir FR D.I.Khan.

Appellants

Versus

Commissioner D.I.Khan Division, D.I.Khan Respondent.

My this single order will dispose off the above mentioned identical nature appeals of the above named Political Muharrirs against the order / seniority list of Political Muharrirs issued on 22.07.2019 by Commissioner D.I.Khan Division.

Facts of the case are that Commissioner D.I.Khan issued seniority list of Political Muharrirs of D.I.Khan Division on 27.02.2019 wherein the names of the appellants were included. On receipt of objections from some Political Muharrirs to the effect that the appellants have been adjusted as Political Muharrirs after devolution on FATA side, therefore, their names may be placed in the seniority list from the date of their adjustment on FATA side. Accordingly on the basis of advice rendered by Board of Revenue, the Commissioner D.I.Khan Division issued final seniority list of Political Muharrirs by placing the names of the appellants from the date of their adjustment on FATA side.

Opportunity of personal hearing was afforded to each appellant one by one, but they could not prove the right of their seniority, as all of them were given seniority from their regular adjustment on FATA side. Perusal of available record reveals that no discrimination has been done with the appellant. The seniority list issued by Commissioner D.I.Khan is based on facts and ground realities which is maintained and the appeals (4 numbers) having no legal grounds is dismissed with no order as to cost.

M. Fakiro Alam
Dr. Fakiro Alam
Senior Member, Board of Revenue

Announced
16.10.2019



GOVERNMENT OF KHYBER PAKHTUNKHWA
BOARD OF REVENUE
REVENUE & ESTATE DEPARTMENT
Peshawar dated the 28/03/2019

ORDER

No Estt: V/DR/NT/2019/ 574-4. The Competent Authority is pleased to place the services of the following Political Officers of Dikhan Division at the disposal of Commissioner Dikhan for further posting as Naib Tehsildar (own pay & scale).

S NO	NAME OF OFFICIALS
1.	Mr. Shaukatullah
2.	Mr. Naveed Hussain
3.	Mr. Khalidullah
4.	Mr. Amjad Naqem
5.	Mr. Ijaz Khan

Their posting as Naib Tehsildar (own pay & scale) is a temporary arrangement till proper promotion as Naib Tehsildar through Departmental Promotion Committee.

By order of
Senior Member

No Estt: V/DR/NT/2019/ 574-4

Copies forwarded to:

1. Commissioner, Dikhan Division Dikhan with the request to provide complete service record of the officials for the Departmental Promotion Committee.
2. Deputy Commissioner Dikhan, South Waziristan and Tank.
3. Joint Accounts Officer, Dikhan, South Waziristan and Tank.
4. Senior Member, Board of Revenue.
5. O.A.
6. Personal files.

Assistant Secretary (Estt.)

Page

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No. *1577*

TB DIK

Appeal No. *1577* of 20 *13*

Ijaz Khan Appellant/Petitioner

Versus

Through Chief Secy Respondent

Respondent No. *8*

Notice to: - *Sheik Allah Nawaz J Clerk Presently working at DC office S. Waziristan Tribal Distt*

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on *27-7-72* at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed; or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No. dated

Given under my hand and the seal of this Court, at Peshawar this *4*

Day of *27* 20 *72*

at camp Court

DIIClu

Registrar

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.**

Regd

TB DIK

Appeal No. of 20 ..

1577

Appellant/Petitioner

Ijaz Khan
Versus

19

..... Respondent

through Chief Secy,
Respondent No.

6

Notice to: —

Atta Ullah Mehsood Jlc
Presently working at DC office South Waziristan

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

Day of.....20 ..

6 22

4

at camp court

DI Khan

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.