07.09.2022

Appellant in person present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for official respondents No. 1 to 3 present.

File to come up alongwith connected Service Appeal bearing No. 1062/2019 titled "Shamsher Ali Versus Government of Khyber Pakhtunkhwa through Secretary Health Khyber Pakhtunkhwa at Civil Secretariat Peshawar and others", on 06.10.2022 before the D.B at Camp Court Swat.

(Mian Muhammad) Member (Executive) Camp Court Swat

(Salah-Ud-Din)

Member (Judicial) Camp Court Swat

06.10.2022

Appellant alongwith his counsel present. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for official respondents present.

To come up alongwith connected Service Appeal bearing No. 1062/2019 titled "Shamsher Ali Versus Government of Khyber Pakhtunkhwa through Secretary Health Khyber Pakhtunkhwa at Civil Secretariat Peshawar and others" on 10.11.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (J) Camp Court Swat

(Salah-Ud-Din) Member (J)

Camp Court Swat

8th June, 2022

Appellant in person present. Mr. Kabirullah Khattak, Addl: AG for official respondents No. 1 to 3 present. Private respondents No. 4 to 59 are not present.

Written reply/comments on behalf of private respondents. No. 4 to 59 not submitted despite numerous opportunities, therefore, their right for submission of written reply/comments is struck off. To come up for arguments on 05.07.2022 before the D.B at camp court Swat.

> (Kalim Arshad Khan) Chairman. Camp Court Swat

05.07.2022

Appellant present through counsel.

Noor Zaman Khattak, learned District Attorney for respondents present.

File to come up alongwith connected Service Appeal No.1062/2019 titled "Shamsher Ali Vs. Government of Khyber Pakhtunkhwa" on 03.08.2022 before D.B at Camp Court, Swat.

is adjausmed to 7-9.22 for the for

(Fareeha Paul) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat Ous to Samanas Vacation the Ca

8.20

04.04.2022

Appellant present. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for official respondents No. 1 to 3 present. None present on behalf of private respondents No. 4 to 59. Previous date was changed on Reader Note, therefore, private respondents be summoned through registered post to submit comments on 10.05.2022 before the S.B at Camp Court Swat.

Start Start

Ardinat Street

(Salah-Ud-Din) Member (J) Camp Court Swat

10.05.2022

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present. None present on behalf of private respondents No. 4 to 59.

Vide previous order sheet, it was ordered that private respondents be summoned through registered post, however on perusal of the record, it transpired that the same have not been sent to the private respondents, therefore, in this respect explanation be called from the Muharrar. Private respondents No. 4 to 59 be summoned through registered post for submission of written reply/comments on 08.06.2022 before the S.B at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat 06.01.2022

Appellant alongwith clerk of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents No. 1 to 3 present. None present on behalf of private respondents No. 4 to 59. Written reply on behalf of official respondents No. 1 to 3 has already been submitted.

Vide previous order dated 05.11.2021, the appellant was directed to deposit publication fee within 07 days regarding summoning the private respondents through publication in newspaper daily "*Mashriq*" but the said fee has not been deposited by the appellant so far, therefore, the appellant is once again directed to deposit the requisite publication fee within 03 working days. Thereafter, private respondents be summoned through ordinary process as well as publication in daily "*Mashriq*" and to come up for written reply/comments on behalf of private respondents No. 4 to 59 on 07.02.2022 before the S.B at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat

07.02.2022 Tour is hereby canceled .Therefore, the case is adjourned to 04.04.2022 for the same as before at Camp Court Swat.

05.10.2021

Shamsher Ali appellant in connected service appeal, present on behalf of appellant.

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

Case to come up alongwith connected Service Appeal No.1062/2019 on 05.11.2021 before D.B at Camp Court Swat.

(Atiq-Ur-Rehman Wazir) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat

05.11.2021

Mr. Muhammad Javed Khan, Advocate, for the appellant present. Mr. Safiullah, Section Officer (II) alongwith Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for official respondents No. 1 to 3 present. Reply/comments on behalf of official respondents No. 1 to 3 has already been submitted.

Learned counsel for the appellant submitted an application that in view of large number of private respondents, they be summoned through publication in newspaper. The application is allowed. Private respondents be summoned through ordinary process as well as publication in daily "*Mashriq*". Appellant is directed to deposit publication fee within 07 days. Adjourned. To come up for attendance as well as submission of reply/comments on behalf of private respondents and arguments before the D.B on 06.01.2022 at Camp Court Swat.

tiq-Ur-Rehman Wazir) Member (E)

Camp Court Swat

(Salah-Ud-Din) Member (J) Camp Court Swat 4-1 .2020 Due to COVID19, the case is adjourned to $1/\underline{a3}/202\phi$ for the same as before.

01.03.2021

Shamsher Ali appellant in connected service appear, pres on behalf of appellant.

Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

Case to come up alongwith connected Service Appeal No.1062/2019 on 04.05.2021 before D.B at Camp Court, Swat.

(Mian Muhammad) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat

Due to covip, 19 Hundow to come up for the same on 5/10/11

Reader

02.06.2020

Due to COVID-19, the case is adjourned. To come up for the same on 06.08.2020, at camp court Swat.

1. 2. 1- 19. 3. 67.

06.10.2020

Appellant is present in person. Mr. Usman Ghani, District Attorney alongwith Mr. Jafar Ali, Assistant and Mr. Amjad Ali, Assistant for respondents present.

Arguments could not be heard due to strike of the District Bar Association, Swat.

Adjourned to 02.11.2020 for arguments before D.B at camp court-Swat.

(Mian Muhammad) Member(E)

(Muhammad Jamal) Member Camp Court Swat

02.11.2020

Appellant in person present.

Riaz Khan Paindakheil learned Assistant Advocate General alongwith Jaffar Ali Assistant for respondents present.

Lawyers are on general strike, therefore, case is adjourned to 04.01.2021 for arguments, before D.B at Camp Court, Swat.

(Atiq ur Rehman Wazir)

Member(E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat

03.02.2020

Learned counsel for the appellant present. Mr. Muhammad Jan learned Deputy District Attorney alongwith Dr. Younas Faisal Medical Officer present. Representative submitted written reply/comments. Learned counsel for the appellant seeks adjournment for arguments. Adjourn. To come up for preliminary arguments on 04.03.2020 before S.B at Camp Court Swat. Restraint order shall continue till the next date fixed.

Member Camp Court, Swat.

04.03.2020

Appellant with counsel present. Mr. Usman Ghani learned District Attorney present. Written reply/parawise comments have already been submitted on behalf of respondents. Parties stated that since parawise reply/comments have been submitted by the respondents therefore the present service appeal may be posted for arguments before D.B. Consequently the present service appeal is admitted for regular hearing and posted for rejoinder, if any, and arguments before D.B on 07.04.2020 at Camp Court Swat. Dr. Faisal Younas representative of respondent department be put to notice for the date fixed.

lember Camp Court, Swat.

Due to corona virous tour to Caup Court swat has been Cancelled. To come up for the Same on-2-6-20

Amel

Service Appeal No. 1064/2019

07.11.2019

Appellant alongwith his counsel present. None present on behalf of the respondents therefore, notices be issued to the respondents with the direction to direct the representative to attend the court and submit reply on the next date positively. Case to come up for reply and preliminary hearing on 04.12.2019 before S.B at Camp Court Swat. The restraint order shall continue till the next date.

(Muhammad Árhin Khan Kundi) Member Camp Court Swat

04.12.2019

Appellant in person-present. Written reply not submitted. Zhi-ul-Haq'. Computer rOperator representative of respondent department present and seeks time to furnish written reply/comments. Granted. To come up for written reply/comments on 06.01.2020 before S.B at Camp Court, Swat.

> Member Camp Court, Swat

06.01.2020

Appellant in person and Mr. Riaz Ahmad Paindakheil, Assistant AG for the respondents present. Neither written reply on behalf of respondents submitted nor representative of the department is present, therefore, notices be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned to 03.02.2020 for written reply/comments before S.B at Camp Court Swat. The restraint order shall continue till the next date.

> (Muhammad Amin Khan Kundi) Member Camp Court Swat

A-No. 1064/2019 Man Irshad VS Gort

04.09.2019

Learned counsel for the appellant present. Heard.

The appellant (Office Assistant) has filed the present service appeal against the provisional seniority list of Office Assistant (BS-16) in the Health Department Khyber Pakhtunkhwa for the year 2019. Learned counsel for the appellant contended inter-alia that the impugned Provisional seniority list is incorrect and that the respondent department is bent upon making promotions on the strength of the said Provisional seniority list instead of Final Seniority list.

Let pre-admission notice be issued to the respondents for reply. Adjourn. To come up for reply of the respondents and preliminary hearing before S.B on 09.10.2019 at Camp Court, Swat.

In the meanwhile respondent department is directed to refrain from doing promotions on the strength of impugned Provisional seniority list till the next date fixed.

Member Camp Court, Swat

09.10.2019

Appellant in person present. Respondents are not present nor notices were issued to them despite the fact that in the previous order sheet it was ordered that pre-admission notice be issued to the respondents for reply, therefore, fresh notices be issued to all the respondents for reply. Case to come up for reply and preliminary hearing on 07.11.2019 before S.B at Camp Court Swat. In the meanwhile restraint order dated 04.09.2019 shall continue till the next date.

> (Muhammad Amin Khan Kundi) Member Camp Court Swat

Form-A

FORM OF ORDER SHEET

Court of_

1064/2019

Case No.-_ Ś.No. Date of order Order or other proceedings with signature of judge proceedings 3 2 1 The appeal of Mr. Mian Irshad resubmitted today by Mr. 19/08/2019 1-Muhammad Javed Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 19911 26-08-2019 This case is entrusted to touring S. Bench at Swat for preliminary 2hearing to be put up there on $\underline{04} - \underline{09} - \underline{2019}$ CHAIRMA

The appeal of Mian Irshad son of Fazal Amir r/o Islampur Tehsil Babozai District Swat received today i.e. on 09.08.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Annexures of the appeal may be attested.
- 3- Annexures of the appeal may be flagged.
- 4- Sub rule-4 of rule-6 the Khyber Pakhtunkhwa Service Tribunal rules 1974 requires that every civil servant to whom the relief claimed may affect, shall also be shown as respondent.
- 5- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

No. 1391 /S.T. Dt. 09/8 /2019.

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

M.Javaid Khan Adv. Swat.

Note: Abject are removed and restabilities to day

M. Jarvid Kham A.S.C

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BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, AT CAMP COURT SWAT

Service Appeal No. 1064 /2019

Mian Irshad

Vs^{+}

Govt. of KPK through Secretary Health and others *INDEX*

<i>S</i> .	Description of Documents	Annexures	Pages
_ # _.			_
1.	Service Appeal		.1-13
2	Affidavit		14
3	Addresses of the Parties		15-19
4	Copy of application for the suspension of the impugned seniority list		30-23
8	Copy of the letter dated 17/04/2019	"A"	23-35
9.	Copy of the departmental appeal dated 09/05/2019	<i>"B"</i>	36-38
10.	Copy of the letter dated 24/07/2017	" <i>C</i> "	39-40
.11.	Wakalat Nama		41

Appellant

Through Counsel m.

Muhammad Javaid Khan Advocate, Supreme Court of Pakistan

Office: Allah-o-Akbar Masjid, College Colony, Saidu Sharif, swat Cell: 0343-9607492

<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> PAKHTUNKHWA, AT CAMP COURT SWAT

Service Appeal No. 1064 2019

Kinyber Pakhtukhwa 63 Diary No. 019

Mian Irshad S/o Fazal Amir R/o Islampur, Tehsil Babozai,

District Swat

1)

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4)

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6)

7)

8)

Filedto-day

and files

U1/8/101-2000

Re-submitted

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.....Appellant

VERSUS

Govt. of Khyber Pakhtunkhwa through Secretary Health
Khyber Pakhtunkhwa at Civil Secretariat Peshawar
Director General Health Services Khyber Pakhtunkhwa at
Peshawar

Medical Superintendent Nawaz Sharif Kidney Hospital at Manglawar, Swat

Ghani Ur Rahman DHO Mardan (Office Assistant)

Ihsanullah S/o Awal Khan KMC Peshawar (Office Assistant)

Hamidullah W/Children Hospital, Bannu (Office Assistant) Abdur Rahim S/o Abdul Qayyum DHQ, Mardan (Office Assistant)

Ghulam Muhammad DHQ Hospital Bajaur (Office Assistant)

	(2)
9)	Abdul Manan S/o Luqman MMM Teaching Hospital DI
	Khan (Office Assistant)
10)	Latif Ahmad S/o Muhammad Khan STH Swat (Office
• •	Assistant)
11)	Noor Sitarul Mulk DHO Chitral (Office Assistant)
12)	Muhammad Javed BBS Abbottabad (Office Assistant)
13)	Zauq Akhtar DHO Mansehra (Office Assistant)
14)	Muhammad Waris LRH Peshawar (Office Assistant)
15)	Ijaz Hussain S/o Ghulam Abbas Qureshi DHQ H: DI Khan
	(Office Assistant)
16)	Muhammad Khaliq S/o Fazal Khaliq NBM Office (Office
	Assistant)
17)	Sabir Hussain S/o Abdur Rauf Director General Health
	Service (Office Assistant)
18)	Imtiaz Hussain S/o Muhammad Hussain Director General
	Health Service (Office Assistant)
19)	Ghafoor Ur Rahman S/o Fazal Karim Director General
	Health Service (Office Assistant)
20)	Wahid Shah S/o Said Shah Director General Health Service
	(Office Assistant)
21)	Faizullah Khan S/o Raza Khan Director General Health
	Service Peshawar (Office Assistant)

*		(3) 22) Subhanullah Khber Agency (Office Assistant)
•	23)	Irshad Khaliq PGMI/HMC Peshawar (Office Assistant)
	24)	Gulab Khan PGMI / HMC Peshawar (Office Assistant)
	25)	Nasrullah PGMI / HMC Peshawar (Office Assistant)
	26)	Muhammad Parvaiz PGMI / HMC Peshawar (Office Assistant)
	27)	Ibrar Ahmad SHPD Peshawar (Offioce Assistant)
	28)	Khaliq Dad DHQ Hospital Bannu (Office Assistant)
	29)	Bakhtawar Shah DHO Charsadda (Office Assistant)
	30)	Safi Ur Rahman S/o Aziz Ur Rehman DHO Lakki (Office
		Assistant)
	31)	Wali Khan S/o Tahmas Khan KCD Peshawar (Office Assistant)
	32)	Miskeen Khan S/o Ashraf Khan Director General Health
		Service Peshawar (Office Assistant)
	33)	Muhammad Haroon Sher Ahmad BBS Teaching Hospital
		Abbottabad (Office Assistant)
	34)	Muhammad Gul S/o Readi Gull Director General Health
	· ·	Service, Office (Office Assistant)
	35)	Shah Jehan S/o Bakht Rozi DHQ Hospital Charsada (Office
		Assistant)
	36)	Ijaz Ahmad Director General Health Service, Office (Office
		Assistant)
	37)	Aftab Ali Shah LRH Peshawar (Office Assistant)
	38)	Bahadar Khan MMC Mardan (Office Assistant)
	39)	Mir Wali Khan KGMC, Peshawar (Office Assistant)

3

j.

	4
40)	Ikram Ullah KTH Peshawar (Office Assistant)
41)	Khitab Jan S/o Nasrullah Shinwari DHQ Hospital Landi Kotal
	(Office Assistant)
42)	Muhammad Ali S/o Bakht Mand STH, Swat (Office Assistant)
43)	Hashmat Ali HMC, Peshawar (Office Assistant)
44)	Asif Jan S/o Muhammad Yousaf KCD, Peshawar (Office
	Assistant)
45)	Murad Ali S/o Hazrat Muhammad LRH, Peshawar (Office
	Assistant)
46)	Aminullah Jan DT Lab, Peshawar (Office Assistant)
47)	Bakht Biland S/o Malazai DHQ Dir Lower (Office Assistant)
48)	Mukhtiar Ali S/o Abdur Razaq Sifwat Ghayur Memorial
	Hospital Peshawar (Office Assistant)
49)	Sher Muhammad Jan AS Khyber Agency (Office Assistant)
50)	Muhammad Ayub SMC Swat (Office Assistant)
51)	Niaz Ali KMC, Peshawar (Office Assistant)
52)	Zia Ullah Khan S/o Shokat Khan Food Lab Peshawar (Office
	Assistant)
53)	Syed Amjad Ali Shah S/o Syed Munawar Shah DGHS, Office,
	Peshawar (Office Assistant)
54)	Ali Haider S/o Aziz Ur Rahman MCC, Peshawar (Office
	Assistant)
55)	Syed Sharif Hussain S/o Syed Qadam Hussain AS Kurram /
	DHS FATA (Office Assistant)

i 🖬 👘	$(\leq$
56)	Muhammad Ullah AS Khyber Agency (Office Assistant)
57)	Abdul Qudus S/o Muhammad Rauf DHO Office D.I.Khan
	(Office Assistant)
58)	Firdos Khan S/o F.Hadi DHO Charsada (Office Assistant)
59)	Shabir Ahmad S/o Khair Ur Rehman KTH Peshawar (Office
	Assistant)
60)	Shah Hussain S/o Gul Haider PMI Swat (Office Assistant)
61)	Daud Jan KTH Peshawar (Office Assistant)
62)	Asmatullah S/o Ghulam Qadir DHS FATA (Office Assistant)
63)	Sami Ullah SMC Swat (Office Assistant)
64)	Muhammad Rauf BMC Bannu (Office Assistant)
65)	Muhammad Salim LRH Peshawar (Office Assistant)
66)	Muhammad Alam Director General Health Service Office
	Peshawar (Office Assistant)
67)	Muhammad Ayaz S/o Muhammad Din Director General
•	Health Office Peshawar (Office Assistant)
68)	Kifayat Ur Rehman S/o Malik Zada Director General Health
	Service Office (Office Assistant)
69)	Roidar Khan S/o Sardar Khan Director General Health Service
	Office (Office Assistant)
70)	Sifatullah S/o Hidayatullah Director General Health Service
/	Office (Office Assistant)
71)	
(1)	Muhammad Shafiq S/o Muhammad Younas Director General
	Health Service Peshawar (Office Assistant)
72)	Jamal Ud Din S/o Guil Muhammad DHO Chitral (Office
	Assistant)

......Respondents

Share and a state

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Service Appeal Under Section 4 of Service Tribunal Act read with other relevant provisions against the Provisional Seniority List of Office Assistant (BS-16) in the Health Department Khyber Pakhtunkhwa for the year 2019, which was communicated to the appellant vide letter No. 4053-148/Personnel dated 17/04/2019, vide which the appellant has been placed at serial No. 77 illegally, unlawfully and unconstitutionally instead of serial No. 08 in accordance with the date of promotion / arrival dated 10/06/2005.

PRAYER:

On acceptance of this service appeal; Firstly: The impugned placement of the appeallant at serial No. 77 instead of serial No. 08 in the seniority list may be declared as illegal, unlawful and unconstitutional and the respondents may be directed to place the name of the appellant at Serial No. 08 and then place the name / case of the appellant before the first available meeting of the Provincial Selection Committee / Board for promotion to the post of Superintendent (BS-17) accordingly.

Secondly:

The respondents may be directed to grant promotion to the appellant from the date of eligibility along with all service back benefits.

Any other relief, deemed fit and necessary in the given circumstances of the case may also be awarded in favor of appellant against respondents.

Respectfully Sheweth:

1.

The appellant submits as under;

That the appellant was appointed as Junior

Clerk in the Health Department on

26/01/1986.

2.

3.

4.

5.

That later on the appellant was promoted to the post of Senior Clerk vide office order dated 24/01/2002.

That the appellant was then promoted to the post of Office Assistant (BS-16) vide office order dated 10/06/2005.

That the respondent No. 2 communicated to the appellant impugned Provisional Seniority List vide letter dated 17/04/2019. (Copy of the letter dated 17/04/2019 is attached herewith as annexure "A")

That the appellant then filed department appeal before respondent No. 1 against the impugned seniority list on 09/05/2019. (Copy of the departmental appeal dated 09/05/2019 attached herewith is \mathbf{as} annexure "B")

That being aggrieved from the illegal, unlawful and unconstitutional placement of

6.

the name of the appellant at Serial No. 77 of the seniority list instead of Serial No. 08, the appellant requests for placement of the name of the appellant at serial No. 08 of the seniority list inter alia on the following grounds amongst others.

GROUNDS:

i)

That the placement of the name of the appellant at Serial No. 77 instead of serial No. 08 in the Seniority List is

illegal, unlawful, unconstitutional.

ii) That if we go by the seniority list of

the year 2019 in term of date of promotions then it is very much clear that the name of the appellant should have been placed at Serial No. 08

instead of serial No. 77 for the

following reasons.

The impugned Seniority List is

à.

correct to the extent of Serial Nos. 1 to 7 in term of date of promotion in

respect to the stance of the appellant.

b. Serial No. 8 to 76 are Junior to the appellant in term of their date of promotion as is evident from the impugned seniority list.

- iii) That previously appellant was considered senior and eligible for promotion by the respondent No.2 vide letter dated 24/07/2017 and a writ of mandamus has been filed in respect of the same before the Honorable Peshawar High Court Mingora Bench. (Copy of the letter dated 24/07/2017 is attached herewith as annexure "C")
- iv) That the impugned seniority list has been prepared in violation of section 8 of Civil Servant Act, 1973.

That the impugned seniority list has been issued in violation Article 4,10(a), 25 and 38(e) of the Constitution of the Islamic Republic of

Pakistan, 1973.

v)

7.

vi) That the impugned seniority list has
 been issued in violation of the
 judgments of the superior courts of the
 country.

vii) That other grounds not specifically raised will be argued with the permission of this Honorable Tribunal at the time of arguments.

That respondents Nos. 4 to 72 being necessary party are included in the list of respondents as per Rule 6(4) of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974, because the relief claim will affect their seniority. That this appeal is being filed against the impugned seniority list dated 17/04/2019, against which a departmental appeal was filed on 09/05/2019, which has not been decided as yet hence this appeal is within time and this Honorable Tribunal has got jurisdiction.

It, is therefore, humbly prayed that on on acceptance of this service appeal;

Firstly: the impugned placement of the appellant at serial No. 77 instead of serial No. 08 may be declared as illegal, unlawful and unconstitutional and the respondents may be directed to place the name of the appellant at Serial No. 08 and then place the name / case of the appellant before the first available meeting of the Provincial Selection Committee/ Board for promotion to the post of Superintendent (BS-17) accordingly.

8.

Secondly: The respondents may be directed to grant promotion to the appellant from the date of eligibility along with all service back benefits.

> Any other remedy which is just, appropriate and efficacious may also be awarded in favor of the appellant please.

Through Counsel

Muhammad Javaid Khan Advocate, Supreme Court of

Pakistan

Dated:_19/08/2019



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, AT CAMP COURT SWAT

Service Appeal No. ____/2019

Mian Irshad

Govt. of KPK through Secretary Health and others

.Vs

<u>AFFIDAVIT</u>

I, Mian Irshad S/o Fazal Amir R/o Islampur, Tehsil Babozai, District Swat, do hereby solemnly affirm and declare on oath that all the contents of this Service Appeal are true and correct to the best of my knowledge and belief, and nothing has been concealed from this Honorable Court.

Identified by,

Muhammad Javaid Khan Advocate, Supreme Court of Pakistan

DEPONENT

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, AT CAMP COURT SWAT

Service Appeal No. _____/2019

Mian Irshad Vs Govt. of Khyber

Memo of Addresses

Address of the Appellant:

Mian Irshad S/o Fazal Amir R/o Islampur, Tehsil Babozai, District Swat

CNIC No. 15602-0309753-7

Cell No. 03467885577

Addresses of the Petitioners:

1)	Govt. of Khyber Pakhtunkhwa through Secretary Health
	Khyber Pakhtunkhwa at Civil Secretariat Peshawar
2)	Director General Health Services Khyber Pakhtunkhwa at
	Peshawar
3)	Medical Superintendent Nawaz Sharif Kidney Hospital at
	Manglawar, Swat
4)	Ghani Ur Rahman DHO Mardan (Office Assistant)
5)	Ihsanullah S/o Awal Khan KMC Peshawar (Office
	Assistant)
6)	Hamidullah W/Children Hospital, Bannu (Office Assistant)
7)	Abdur Rahim S/o Abdul Qayyum DHQ, Mardan (Office
	Assistant)

Ghulam DHQ Hospital Bajaur 8) Muhammad (Office Assistant) Abdul Manan S/o Luqman MMM Teaching Hospital DI 9) Khan (Office Assistant) Latif Ahmad S/o Muhammad Khan STH Swat (Office 10) Assistant) Noor Sitarul Mulk DHO Chitral (Office Assistant) 11) Muhammad Javed BBS Abbottabad (Office Assistant) 12) Zauq Akhtar DHO Mansehra (Office Assistant) 13) Muhammad Waris LRH Peshawar (Office Assistant) 14) Ijaz Hussain S/o Ghulam Abbas Qureshi DHQ H: DI Khan 15) (Office Assistant) Muhammad Khaliq S/o Fazal Khaliq NBM Office (Office 16) Assistant) Sabir Hussain S/o Abdur Rauf Director General Health 17) Service (Office Assistant) Imtiaz Hussain S/o Muhammad Hussain Director General 18) Health Service (Office Assistant) Ghafoor Ur Rahman S/o Fazal Karim Director General 19) Health Service (Office Assistant) Wahid Shah S/o Said Shah Director General Health Service 20) (Office Assistant) Faizullah Khan S/o Raza Khan Director General Health 21)

Service Peshawar (Office Assistant)

	(2)
22)	Subhanullah Khber Agency (Office Assistant)
23)	Irshad Khaliq PGMI/HMC Peshawar (Office Assistant)
24)	Gulab Khan PGMI / HMC Peshawar (Office Assistant)
25)	Nasrullah PGMI / HMC Peshawar (Office Assistant)
26)	Muhammad Parvaiz PGMI / HMC Peshawar (Office Assistant)
27)	Ibrar Ahmad SHPD Peshawar (Offioce Assistant)
28)	Khaliq Dad DHQ Hospital Bannu (Office Assistant)
29)	Bakhtawar Shah DHO Charsadda (Office Assistant)
30)	Safi Ur Rahman S/o Aziz Ur Rehman DHO Lakki (Office
	Assistant)
31)	Wali Khan S/o Tahmas Khan KCD Peshawar (Office Assistant)
32)	Miskeen Khan S/o Ashraf Khan Director General Health
	Service Peshawar (Office Assistant)
33)	Muhammad Haroon Sher Ahmad BBS Teaching Hospital
	Abbottabad (Office Assistant)
34)	Muhammad Gul S/o Readi Gull Director General Health
	Service, Office (Office Assistant)
35)	Shah Jehan S/o Bakht Rozi DHQ Hospital Charsada (Office
	Assistant)
36)	Ijaz Ahmad Director General Health Service, Office (Office
<i>.</i>	Assistant)
37)	Aftab Ali Shah LRH Peshawar (Office Assistant)
38)	Bahadar Khan MMC Mardan (Office Assistant)
39)	Mir Wali Khan KGMC, Peshawar (Office Assistant)

		(B)
4	40)	Ikram Ullah KTH Peshawar (Office Assistant)
4	41) . ⁻	Khitab Jan S/o Nasrullah Shinwari DHQ Hospital Landi Kotal
		(Office Assistant)
4	12)	Muhammad Ali S/o Bakht Mand STH, Swat (Office Assistant)
4	13)	Hashmat Ali HMC, Peshawar (Office Assistant)
4	! 4)	Asif Jan S/o Muhammad Yousaf KCD, Peshawar (Office
		Assistant)
4		Murad Ali S/o Hazrat Muhammad LRH, Peshawar (Office
		Assistant)
4	6)	Aminullah Jan DT Lab, Peshawar (Office Assistant)
. 4	17)	Bakht Biland S/o Malazai DHQ Dir Lower (Office Assistant)
4	8)	Mukhtiar Ali S/o Abdur Razaq Sifwat Ghayur Memorial
• •		Hospital Peshawar (Office Assistant)
4	:9)	Sher Muhammad Jan AS Khyber Agency (Office Assistant)
5	60)	Muhammad Ayub SMC Swat (Office Assistant)
5	(1)	Niaz Ali KMC, Peshawar (Office Assistant)
5	2)	Zia Ullah Khan S/o Shokat Khan Food Lab Peshawar (Office
		Assistant)
5	3)	Syed Amjad Ali Shah S/o Syed Munawar Shah DGHS, Office,
		Peshawar (Office Assistant)
54	4)	Ali Haider S/o Aziz Ur Rahman MCC, Peshawar (Office
	· ·	Assistant)
. 5!	5)	Syed Sharif Hussain S/o Syed Qadam Hussain AS Kurram /
		DHS FATA (Office Assistant)
	<u>.</u> •	

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Muhammad IIIlah AS Khubor Agongy (Office Assistant)
Muhammad Ullah AS Khyber Agency (Office Assistant)
Abdul Qudus S/o Muhammad Rauf DHO Office D.I.Khan
(Office Assistant)
Firdos Khan S/o F.Hadi DHO Charsada (Office Assistant)
Shabir Ahmad S/o Khair Ur Rehman KTH Peshawar (Office
Assistant)
Shah Hussain S/o Gul Haider PMI Swat (Office Assistant)
Daud Jan KTH Peshawar (Office Assistant)
Asmatullah S/o Ghulam Qadir DHS FATA (Office Assistant)
Sami Ullah SMC Swat (Office Assistant)
Muhammad Rauf BMC Bannu (Office Assistant)
Muhammad Salim LRH Peshawar (Office Assistant)
Muhammad Alam Director General Health Service Office
Peshawar (Office Assistant)
Muhammad Ayaz S/o Muhammad Din Director General
Health Office Peshawar (Office Assistant)
Kifayat Ur Rehman S/o Malik Zada Director General Health
Service Office (Office Assistant)
Roidar Khan S/o Sardar Khan Director General Health Service
Office (Office Assistant)
Sifatullah S/o Hidayatullah Director General Health Service
Office (Office Assistant)
Muhammad Shafiq S/o Muhammad Younas Director General
Health Service Peshawar (Office Assistant)
Jamal Ud Din S/o Gull Muhammad DHO Chitral (Office
Assistant)
Through Counsel

Muhammad Javaid Khan Advocate, Supreme Court of Pakistan

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<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> PAKHTUNKHWA, AT CAMP COURT SWAT

C.M No. ______ of 2019

Service Appeal No. _____ /2019

Mian Irshad Vs

Govt. of KPK through Secretary Health and others

Application for suspension of the impugned seniority list and restraining the respondents from initiating any sort of proceedings for promotion to the post of Superintendents (BS-17) on the strength of the impugned Seniority List.

Respectfully Sheweth:

The applicant / appellant submits as under;

 That the above mentioned service appeal has been filed before this Honorable Tribunal, in which no date of hearing has yet been fixed.

2.

That the contents of the above mentioned service appeal along with the contents of the annexed documents may be considered as an integral part of this application.

3.

4.

That there is a good prima facie case in favor of the applicant / appellant and balance of convenience is also in favor of grant of the order prayed for.

That there will an irreparable loss to the applicant / appellant in the shape of multiplicity of proceedings if the order prayed is not issued.

It is therefore, humbly prayed that on acceptance this application, an order prayed for may be passed, please.

> Any other remedy which is just, appropriate and efficacious may also be awarded in favor of the appellant please.

Applicant / Appellant

Through Counsel

Muhammad Javaid Khan Advocate, Supreme Court of Pakistan

Dated: 08/08/2019



<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTUNKHWA, AT CAMP COURT SWAT</u>

C.M No. _____ of 2019 In Service Appeal No. _____ /2019

Mian Irshad

Vs

Govt. of KPK through Secretary Health and others

<u>AFFIDAVIT</u>

I, Mian Irshad S/o Fazal Amir R/o Islampur, Tehsil Babozai, District Swat, do hereby solemnly affirm and declare on oath that all the contents of this Service Appeal are true and correct to the best of my knowledge and belief, and nothing has been concealed from this Honorable Court.

Identified by,

Muhammad Javaid Khan Advocate, Supreme Court of Pakistan

DEPONENT

KHA ONER

DIRECTORATE GEN**ERALH**EALTH SERVICES KHYEER PAKHTUNKHWA PESHAWAR All communications Should be Addressed to The Director General Health Services Peshawar and not to any official by name Office Ph 1981 - 2210269 Sectionary official by name



No4053-148/Personnel

Dated: /7/04/2019

- 1. Director General PHSA, Khyber Pakhtunkhwa.
- 2. Director Health Services Tribal District Khyber Pakhtunkhwa, Pesh.
- 3. All Principals, Medical Colleges in Khyber Pakhtunkhwa.
- 4. All District Health Officers in Khyber Pakhtunkhwa.
- 5. All Medical Superintendents DHQ Hospitals in Knyber Pakhtunkhwa.
- 6. All Hospital Directors, MTI, in Khyber Pakhtunkhwa.
- 7. M.S Services Hospital/MASMH Peshawar/SGSMH Peshawar/GNKB Memorial Hospital Kohat Road Peshawar/Maternity Hospital Peshawar.
- 8. In-charge Food Testing Lab. Khyber Pakhtunkhwa.
- 9. In-charge Drug Testing Lab. Khyber Pakhtunkhwa.

SUBJECT: • PROVISIONAL SENIORITY LIST OF OFFICE ASSISTANT (BS-16) IN THE HEALTH DEPARTMENT KHYBER PAKHTUNKHWA FOR THE YEAR 2019.

Memo,

Cc:-

(n)

Provisional Seniority lists of Office Assistant BPS-16 serving in the Provincial Health Department Khyber Pakhtunkhwa, prepared by this Directorate is enclosed herewith with the remarks to circulate the same amongst all concerned working under your control for their information and confirmation about accuracy of the list.

Moreover the seniority list is also uploaded on website <u>www.dghskp.gov.pk</u> and can visit over there.

In case of any objection with regard to the contents of the seniority list, the same may please be communicated to this Directorate for correction and rectification within one month positively after the receipt of this communication.

Addl: D.G. (HRM) Directorate General Health Services Khyber Rakhtunkhwa, Peshawar

Attested by

Director DHIS DGHS, Office Khyber Pakhtunkhwa for information with the request to upload the attached seniority list of Office Assistants (BS-16) Health services Khyber Pakhtunkhwa on the website mentioned above.

All IncluyA & Section DGHS

FINAL SENIORITY_LIST OF OFFICE_ASSISTANT/ AUDITORS/ STENOGRAPHERS IN HEAL'I'H DEPARTMENT KHYBER PAKHTUNKHWA

S.NO	NAME OF OFFICIAL	NOMENCLATURE	DATE OF APPOINTMENT	PLACE OF POSTING	DATE OF BIRTH	DATÉ OF	REMARKS
· · í			AS		DOMICILE	RETIREMENT	
· ·	•••	•	a)JR.CLERK				
		•. • /	b) SR.CLERK				
			c)ASSISTANT		t		· · · ,
• •			d)STENO TYPIST				
-			c)Sr. Steno GRAPHER				-
•	Amanullah S/O Inayatullah	a. Junior clerk	a.23.04.1979	DHO Peshawar	04.08.1959	03.08.2019	
		b. Senior clerk	b.02.01.1990		Peshawar		
	· · · · · · · · · · · · · · · · · · ·	c. Office Assistant	c.31.03.2003				
•	Faiz UI Haq S/O Noor UI Haq	c. Office Assistant	c.16-06-2003	DHS FATA.	02-09-1972	01-09-2032	<u> </u>
·					Charsadda		
•	Muhammad Sadiq S/O	c. Office Assistant	C. 07-01-2004	GMC D.I Khan	06-04-1967	05-04-2027	
	Muhammad Afzal	··· ·	· · · ·		D.1 Khan		
	Akbar Khan S/O Gul Akber	a. Junior clerk	a.13.12.1978	KGCN, Peshawar	15.04.1960/	14.04.2020	
		b. Senior clerk	b.12.05.1990		Peshawar	-	·. ·
		c. Office Assistant	c.10.02.2004	•	, s contantat		-
j.	Fazal Rahim S/O Amir	a. Junior clerk	a.01.07.1981	SGTH, Swat	03.02.1960/	02.02.2020	
		b. Senior clerk	Ь.01.08.1990		Swat	02.02.2020	
		c. Office Assistant	c.16.02.2004		onu	• •	
j. '	Adeel Ahmad S/O Zaharullah	c. Office Assistant	c) 04.11.2004	AHQ, Hospital Ghallanai	10.04.1978/	09.04.2038	
					Charsadda	09.04.2030	
7.	Sher Asghar khan S/O Ajab Gul	c. Office Assistant	c) 04.11.2004	DGHS Office	01.01.1972/	31.12.2031	·
• ••		and the second			Khyber District	51.12.2051	· · · · · ·
3.	Ghani ur Rahman	a. junior clerk	a. 19.06.1978	DHO Mardan	01.04.1960/	31.03.2020	-
		b. Senior clerk	b.02.01.1990	Dife Mardall	Mardan	51.05.2020	
		c. Office Assistant	c.23.09.2005	· · ·	Interval		
).	Ihsanullah S/O Awal Khan	A		-			
	Awar Kuan	a. Junior clerk	a.13.12.1978	KMC Peshawar	12.08.1960	11.08.2020	
		b. Senior clerk	6.23.01.1991		Peshawar		
0.	Hamidullah	c. Office Assistant	c.23.09.2005			. '	· · · · ·
	i sannuullall	a. Junior clerk	a. 15.03.1980	W/Children Hospital,	_08.06.1959/	07.06.2019	· · ·
	•	b. Senior clerk	b. 25.04.1991	Bannu	Bannu		
1.	Abdur Paline S/O Abdul O	c. Office Assistant	10. 20.07.00000		· · · · · · · · · · · · · · · · · · ·		· .
	Abdur Rahim S/O Abdul Qayyum		a.03.04.1980	DHQ, Mardan	02.02.19(3/	01.02.2023	
		b. Senior clerk	b.25.04.199		Mardan	1	1
	<u> </u>	c. Office Assistant	c.23.09.2005			• ·	

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		· .	· · ·		tested			~
2	Chulen Main			2	ST ST		· · · ·	a):
	Ghulam Muhammad	a. Junior clerk		-	v i	•	17	1
	· ·	b. Senior clerk	.a.15.05.1980			`.		'Y
1		c. Office Assistant	b.22.01.1992	DHQ Hospital Bajour	0.02,1960	. C) .
	Abdul Manan S/O Luqman	b Store Assistant	c.23.09.2005			04.02.2020		
1.	<u></u> ,	b. Steno typist	b. 07.07.1987		Balour		· · ·	
•	Latif Ahmad S/O Muhammad	c. Sr.S. Stenographer	c. 22.09.2006	MMM Teaching			· [· ·
	INII ALI	b. Steno typist	b.13.07.1987		10.03.1960/	09.03.2020		
	Noor Sitarul Mulk	C. Sr.S. Stenographer	c.22.09.2006	STH Swat	DIkhan			
		a. Junior clerk b. Senior clerk	a.29.06.1980		22,05.1964/	21.05.2024		· .
			b.22.11.1992	DHO Chitral	Swat			
6	Muhammad Javed	c. Office Assistant	c.22.09.2006		15.01.1962/ Chitral	14.01.2022		
-		a. Junior clerk	a.18.09.1980		· ·			
	ł <u></u>	b. Senior clerk	b.22.11.1992	BBS Abbottabad				
¥.	Zauq Akhtar	c. Office Assistant	c.22.09.2006	uu	11.08.1962/	10.08.2022		
I '		a. Junior clerk	a.01.10.1980		Abbottabad	10.08.2022		
·		b. Senior clerk	b.22.11.1992	DHO Mansehra				
\$	Muhammad Waris	c. Office Assistant	c.22.09.2006		02.02.1962/	01.02.2022	1	
· .	•	a. Junior clerk	a.21.12.1980		Mansehra	01.02.2022		
		b. Senior clerk	b.22.11.1992	LRH Peshawar			1	
9	ljaz Hussain S/O Ghulam Abbas	c. Office Assistant	c.22.09.2006		15.04.1962/	14.04.2022		
'	Qureshi	a. Junior clerk	a.01.07.1981		Peshawar	14.04.2022		
		b. Senior clerk	b.22.11.1992	DHQ H: DI Khan			·]	
0	Muhammad Khaliq S/O Fazal	c. Office Assistant	c.22.09.2006		15.06.1962/	14.06.2022	<u> </u>	
		c. Office Assistant	c. 01.01.2008		DI Khan	14.00.2022		
,]	Sabir Hussain S/O Abdur Rauf			NBM Peshawar				
1		a. Junior clerk	a. 05.03.1983		24.02.1972	23.02.2032		
		b. Senior clerk	b. 27.05.1991	DGHS Office	Malakand	23.02.2032		
2			<u>c. 10.02.2009</u>		12.04.1960/	11.04.2020		
	Imtiaz Hussain S/O Muhammad	a. Junior clerk	a. 01.02.1984		Peshawar	11.04.2020	-2	
			b. 20.09.1992	DGHS Office				
2	Ghafoor ur Ralunan S/O Fazal	nonice Assistant	<u>c. 10.02.2009</u>		19.04.1964/	18.04.2024		
	Karim Karim		a. 13.05.1984		Peshawar			
· [b. 20.03.1994	-do-		· ·		
-+-		c. Office Assistant	c. 10.02,2009	· · ·	05.03.1960/	04.03.2020		
4	Webiton			и ,	Peshawar	03.2020		
1	Conquerto/O Said Shak	a. Junior clerk	a. 13.05.1984	· · ·				·
··	Columna Tra		b. 20.03,1994	-do-		1		,
 +'	Faizullah K ham S/O Raza Khan		c. 10.02.2009		13.03.1964/	12.03.2024		·
		vunor cierk	a. 16.01.1982	4	Peshawar	12.03.2024		[
	· · · · · · · · · · · · · · · · · · ·		b. 22.11.1992	DGHS Peshawar				-
<i></i> ,	1.2	c. Office Assistant	<u>c. 15.04.2009</u>	Conawar	12.12.1962/	.11.12.2022	***	
	1 AC				Peshawar			
	$\mathcal{U}\mathcal{M}^{-}$	•						
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In Senior Clerka. 02.01.1979 (C. Office Assistant)-do-Nasrullaha. Junior clerka. 04.12.1981 (D. 26.09.1994)-do-Muhammad Parvaiza. Junior clerkb. 26.09.1994 (C. Office Assistant)-do-Muhammad Parvaiza. Junior clerka. 27.01.1982 (D. 26.09.1994)-do-Muhammad Parvaiza. Junior clerka. 27.01.1982 (D. 26.09.1994)-do-Coffice Assistantc. 15.04.2009-do-Muhammad Parvaiza. Junior clerkb. 26.09.1994 (D. 26.09.1994)-do-Coffice Assistantc. 15.04.2009SHPD PeshawarIbrair Ahunada. Junior clerkb. 26.09.1994 (D. 26.09.1994)SHPD PeshawarCoffice Assistantc. 15.04.2009DHQ Hospital Bannu.b. Senior clerkb. 26.09.1994 (C. Office Assistant)DHQ Hospital Bannu.b. Senior clerkb. 26.09.1994 (C. Office Assistant)DHO: Charsaddab. Senior clerkb. 26.09.1994 (C. Office Assistant)DHO Lakkib. Senior clerkb. 20.03.1983 (C. Office Assistant)DHO Lakkib. Senior clerkb. 20.03.1994 (C. Office Assistant)DHO Lakkib. Senior clerkb. 02.03.1994 (C. Office Assistant)DHO Lakkib. Senior clerkb. 02.03.1994 (C. Office Assistant)DHO Lakki <td< td=""><td>· · · · ·</td><td></td><td></td></td<>	· · · · ·		
b. Senior clerkb. 26.09.1994Nasrullaha. Junior clerka. 04.12.1981b. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Muhammad Parvaiza. Junior clerkb. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Muhammad Parvaiza. Junior clerkb. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009lbrař Ahmada. Junior clerkb. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009khaliq dada. Junior clerka. Junior clerka. 11.10.1982b. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Khaliq dada. Junior clerka. Junior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Bakhtawar Shaha. Junior clerka. Junior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Safi-ur-Rahman S/O Aziz.ura. Junior clerkb. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Wali Khan S/O Tahmas Khana. Junior clerkb. Senior clerkb. 26.09.1994c. Office Assistantc. 15.04.2009Miskeen Khan S/O Ashraf Khana. Junior clerka. Junior clerkb. 20.3.1994c. Office Assistantc. 11.05.2009Muhammad Haroon Sher Ahmadc. Office Assistantc. Office Assistantc. 11.05.2009Muhammad Haroon Sher Ahmadc. Offic	29.05.1959/	28.05.2019	
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Miskeen Khan S/O Ashraf Khan c. Office Assistant c. 01.05.2009 Miskeen Khan S/O Ashraf Khan a. Junior clerk a. 15.05.1984 DGHS Peshawar Muhammad Haroon Sher Ahmad c. Office Assistant c. 11.05.2009 BBS Teaching Hospita Muhammad Haroon Sher Ahmad c. Office Assistant c. 18405.2009 BBS Teaching Hospita		07.02.2021	
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a Junior Cicik I a. L/US. 1984/\ /)	Abbottabad	<u></u>	
b. Schior clerk b. 03.02 1994	20.04.1965/	19.04.2025	
	Peshawar		
c. Office Assistant c. 10.09.2009			ł

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		b. Senior clerk	a. 22.11.1984	DHQ Hospital	18.02.1961/	15.12.2021	· · · · · · · · · · · · · · · · · · ·
	· .	c. Office Assistant	b. 03.02.1994	Charsadda	Peshawar	13.12.2021	
0	Ijaz Ahmad	a. Junior clerk	.c. 10.09.2009	· ·		· ··· ·	,
·· ·		b. Senior clerk	a. 22.11.1984	DGHS, Office	02.05.1964/	01.05.0004	······
· .		c. Office Assistant	b. 09.02.1995		Peshawan	01.05.2024	
ı.	Aftab Ali Shah	a. Junior clerk	c. 10.09.2009				· .:
	· .	b. Senior clerk	a. 02.05.1981	LRH Peshawar	12.10.1960/		
		c. Office Assistant	b. 26.09.1994		Peshawar	11.10.2020	
2.	Bahadar Khan	a. Junior clerk	c. 03.11.2009				
		b. Senior clerk	a. 16.03.1982	MMC Mardan	20.06.1961/ Mardan	10.05.000	
· ·	•	c. Office Assistant	b. 26.09.1994		Lotoot your matuan	19.06.2021	
3.	Mir Wali Khan	a. Junior clerk	c. 03.11.2009	e e construction de la construct		and the State of the State	مادى الألك
			a. 16.04.1983	КСМС,	01.01.1961		
· ·	· · · · · ·	b. Senior clerk	b. 30.06.2000	Peshawar	/Charsadda	05.07.2019	
4.	Ikram Ullah	c. Office Assistant	c. 03.11.2009	. ,	i Charsadda		· · ·
	Chan	a. Junior clerk	a. 25.08.1983	КТН	2209.1962/		
		b. Senior clerk	b. 30.06.2000	Peshawar		21.09.2022	
5.	Khitab Jan S/O Nasrullah	c. Office Assistant	c. 03.11.2009		Peshawar		
	Shinwari	a. Junior clerk	a. 10.10.1983	DHQ Hospital Landi	07101000		•
	Stillwall	b. Senior clerk	ь. 30.06.2000	Kotal	07.10.1964/	06.10.2024	
6.	Mithammed All C/O D Hand	c. Office Assistant	c. 03.11.2009		Khyber Agency	the second second	
••	Muhammad Ali S/O Bakht Mand	a. Junior clerk	a. 01.04.1983	STH, Swat			·
. 1 k	,	b. Senior clerk	b. 30.06.2000	Stri, Swat	01.01.1961/	31.12.2021	
7.	Hashmat Ali	c. Office Assistant	c. 03.11.2009		Swat		
	Hashmat All	a. Junior clerk	a. 01.01.1984	HMC, Peshawar		'	
:		b. Senior clerk	b. 30.06.2000	rivic, resnawar	01.10.1962/	30.09.2022	
8.	A .: 6 1. 010	c. Office Assistant	c. 03.11.2009	· · · · ·	Peshawar		
0.	Asif Jan S/O Muhammad Yousaf	a. Junior clerk	a. 28.03.1984	KCD Part	<u>.</u>		
		b. Senior clerk	b. 30.06.2000	KCD, Peshawar	01.04.1965/ #	31.03.2025	
9	Marrow 1 All Old Providence	c. Office Assistant	c. 03.11.2009		Peshawar		
	Murad Ali S/O Hazar Muhammad	a. Junior clerk	a. 09.05.1984			-	
		b. Senior clerk	b. 30.06.2000	LRH, Peshawar	24.12.1962/ Swabi	23.12.2022	
0.	A	c. Office Assistant	03.11.2009	· · · ·	· · ·		
ν.	Aminullah Jan	a. Junior clerk	a. 13.05.1984		· · ·		
	· ·	b. Senior clerk	b. 30.06.2000	DT Lab:,	02.01.1962/	01.01.2022	·
		c. Office Assistant	c. 03.11.2009	Peshawar	Peshawar		
1.	Bakht Biland S/O Malazai	a. Junior clerk	a. 01.06.1984	· · · · · · · · · · · · · · · · · · ·	·	<u> </u>	
•. •		b. Senior clerk	h 30.06 2000	DHO Dir Lower	10.01.1965/	09.01.2025	
		c. Office Assistant	c. 03.11.2009	المريحية المراجع	Swat		

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2.	Mukhtiar Ali S/O Abdur Razaq	a. Junior clerk	a. 17.11.1984	Sifwat Ghayur Memorial	11.08.1964/	10.08.2024	
.		b. Senior clerk	b. 30.06.2000	Hospital Peshawar	Peshawar.		•
		c. Office Assistant	c. 30.05.2011				
3.	Sher Muhammad Jan	a. Junior clerk	a. 01.12.1984	AS Khyber Agency	05.05.1961/	.04.05.2021	
- · · · · ·		b. Senjor clerk	b: 30.06.2000		NWA -		
· · ·		c. Office Assistant	c. 03.11.2009		·	-	-
54.	Muhammad Ayub	a. Junior clerk -	a.10.02.1985 - ".	SMC Swat	10.03.1966/	09.03.2026	
		b. Senior clerk	b. 30.06.2000		Swat -	,	
		c. Office Assistant	c. 03.11.2009				
55.	Niaz Ali	a. Junior clerk	a.03.03.1985	KMC, Peshawar	15.02.1963/	14.02.2023	
		b. Senior clerk	b. 30.06.2000	· ·	Peshawar		
	· · .	c. Office Assistant	c. 03.11.2009	<u> </u>			
56.	Zia ullah Khan S/O Shokat Khan	a) Jr. Clerk.	• 04.12.1982	Food Lab Peshawar	01.04.1964/	31-04-2024	
? .		b) Sr. Clerk	30-06-2000	C. C. MARTING CONSIGNATION OF CONTRACT OF STATE		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	24.4 11
4 3	A LAND AND AND AND AND AND AND AND AND AND	c) Office Assistant	03.11.2009			- · ·	Į
57	Syed Amjad Ali Shah S/O Syed	a. Junior clerk	a. 07.05.1985	DGHS, Office, Peshawar	30.03.1966/	29.03.2026	
	Munawar Shah	b. Senior clerk	b. 30.06.2000		Charsadda		
·		c. Office Assistant	c. 03.11.2009	· ·		· · · · · · · · · · · · · · · · · · ·	1
58.	Ali Haider S/O Aziz ur Rahman	a. Junior clerk .	a. 08.06.1985	MCC, Peshawar	10.10.1965/	09.10.2025	
· .		b. Senior clerk	b. 30.06.2000		Peshawar		
		c. Office Assistant	c. 03.11.2009	. <u> </u>			l ·
59.	Syed Sharif Hussain S/O Syed	a. Junior clerk	a.17.06.1985	AS Kurram / DHS	02.04.1964/ Kurram	01.04.2024	Ţ
	Qadam Hussain	b. Senior clerk	6.30.06.2000	FATA		· · · · · · · · · · · · · · · · · · ·	1.7
		c. Office Assistant	c.03.11.2009		· · · · · · · · · · · · · · · · · · ·		
60.	Muhammad Ullah	a. Junior clerk	a. 01.09.1985	AS Khyber Agency	18.05.1966/ Khyber	17.05.2026	1
		b. Senior clerk	b. 30.06.2000		Agency	R.	1
		c. Office Assistant	c. 03.11.2009				4
61.	Abdul Qudus S/O Muhammad	a. Junior clerk	a. 01.11.1985	DHO Office	05.06.1966/ DI Khan	04.06.2026	
	Rauf	b. Senior clerk	b. 25.08.2001	D.I.Khan		l i i	1
		c. Office Assistant	c. 30.05.2011				
62.	Firdos Khan S/O F. Hadi	a. Junior clerk	a. 16.12.1985	DHO Charsadda.	01.04.1966/	31.03.2026	1
		b. Senior clerk	b. 25.08.2001		Peshawar		
. · ·		c. Office Assistant	c. 30.05.2011		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
63.	Children Albertad S/O Khair and	a. Junior clerk	a. 24.08.1983		03.01.1962		, ,
· .	Shabir Ahmad S/O Khair-ur-	b. Senior clerk	b. 24.01.2002	KTH Peshawar	Bannu	02.01.2022	1 ``
	Rehman	c. Office Assistant	c. 30.05.2011		Dallinu		
64.		a. Junior clerk	a. 01.10.1985		03.06.1963/		
	Shah Hussain S/O Gul Haider	b. Şenior clerk	b. 24.01.2002	🗩 PMI Swat	Swat	02.06.2023	
		c. Office Assistant	c. 30.05.2011		Swat		

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				ATH Pachause			195
5.	Daud Jan		< R	S.	•	and a second s	
.). .,	Daud Jan	a. Junior clerk	a. 24.11.1985	j ie		A Constant of the second se	
`.		b. Senior clerk	b. 24,01,2002	ATH Peshawar	02.05.1966/	1	•
6.	ł	c. Office Assistant	c.30.05.2011	K × Z	Charsadda	01.05.2026	
	Asmatullah S/O Ghulam Qadir	a. Junior clerk	a. 15.03.1986		- · · · · ·		
	ritania and ann an Qadir	b. Schior clerk	b. 10.02.2004	<u> </u>			·
7.	Sami Ullah	c. Office Assistant	c. 30.05.2011	DHS FATA	25.02.1966/	24.02.2026	1
•		a. Junior clerk	a.26.01.1986	+	DI Khan		
		b. Schior clerk	b. 24.01.2002	SMC	02.03,1963/ Swat	01/03/2023	<u> </u>
8.	Muhammad Rauf	c. Office Assistant	c.30.05.2011	, Swat		MAN AND ALL AND AL	1 ⁸¹ 4 - 1
		a. Junior clerk	a. 24.02.1986	ВМС			. ·
- <u> </u>		b. Senior clerk	b. 10.02.2004	BMC Bannu	01.09.1967/ DI Khan	31:08:2027	+
9.	Muhammad Salim	c. Office Assistant	c.30.05.2011	Bannu			4 .
	•	a. Junior clerk	a. 08.09.1986	LRH Peshawar			11
	<u> </u>	b. Scnior clerk	b. 10.02.2004	LKH Pesnawar	02.03.1968/	01:03:2028	+
0.	Muhammad Alam	c. Office Assistant	c.30.05.2011	1	Peshawar		at is
•		a. Steno typist	a.05.11.1997	DGHS Office Peshawar	÷.		1345
- <u></u>	·	0. as S.S.	b.12.03.2012	Doris Office Peshawar	15.01.1972/	14.01.2032	1
/I.	Muhammad Ayaz S/O	Stenographer		1 .	Charsadda	14.01.2032	17
<u> </u>	Muhammad Din	a. Steno typist b. S.S. Stenographer	a. 19.08.2004	DGHS Office Peshawar		Total all all all all all all all all all	1
2.	Kifayat ur.Rehman S/O Malik	b. S. S. Stenographer a. Junior clerk		Don's Office Peshawar	26.03.1979/	25.03.2039	+
,	Zada	b. Senior clerk	24.01.1985	DGHS Office	Peshawa	A REAL PROPERTY AND A REAL	1
′			23.10.1995		21.04.1956/	20.04.2026	t
3.	Roidar Khan S/O Sardar Khan	a. Junior clerk	30.03.2012	1	Pcshawar	CHARLES	1
· · · '	a second at 1997 . West West at a t	b. Senior clerk	a. 13.05.1985	DGHS Office			1. 1.
	THE TREE STATES		6.23.10.1995 and store of the		01.04.1961/	31.03.2021	f i i i
4	Sifatullah S/O Hidayatullah		c.30.03.2012	1	Peshawar.	THE PARTY OF	1 .
,	1	b. Senior clerk	a.22.04.1986	DGHS Office	·	and the second second	1.
 ′	4	c. Office Assistant	b.29.04.2000		23.01.1968/	22.01.2028	—
5.	Muhammad Shafiq S/O		c.17.12.2012	1	Peshawar		1.
. '	Muhammad Younas	b. Sénior clerk	·a.24.04.1986	DGHS Peshawar			1
6.	+		b.29.04.2000		15.09.1963/	14.09.2023	
6. [,]	Jainal ud Din S/O Gul		rc.17.12.2012	1	Peshawar		1
'	Muhanimad	h Paul Saul	a. 26.10.1981	DHO Chitral	1.00		1
77,	+		:b.22.11.1992	1.	15.06.1961/ Chitral	14.06.2021	
<i>II. ,</i>	Main Irshad S/O Fazal Amir		c.03.04.2012	1	· · · · ·		1
,			a.26.01.1986	NSKH Swat	10105100		1.
, 	1	n ne	0.47.01.2002	1	01.05.1962	30.04.2022	·
	· • • ·		c.10.06.2005	1	Swat	1	1 .
			· · · · · · · · · · · · · · · · · · ·		Į. ,	1 ** * . * 1	4 ·

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Ki	han Bahader S/O Amir Haider	a. Junior Clerk	a.21.08.1984	DHQ Hospital Daggar	12.03.1961 Buner	11.03.2021	
1		b. Senior Clerk	b.25.08.2001	Buner			
1	1.	c. Assistant	c.24.01.2008	· · · · ·	· · · ·		•
Fa	arid Iqbal a	1. Junior clerk	a) 27.07,1983	W&C Hospital Kohat	01.04.1965/	31.03.2025	
	b	b. Senior clerk	b) 30.05.1993		Karak	•	
		c. Office Assistant	c) 30.05.2008	· · · · · · · · · · · · · · · · · · ·			
TK	han-Bahadar S/O Ali Khan-	ă. Juniot cterk .	a. 03.09.1984	DHO Kohat	10.01.1961/	09.01,2021	
		b. Senior clerk	b. 01.07.2000		Karak	·	
	:	c. Office Assistant	c. 25.10.2008	· · · ·	· · · · · · · · · · · · · · · · · · ·	<u> </u>	· · · · · · ·
TF:	azal Subhan S/O Fateh Sher	a. Junior Clerk	a.12.02.1995	DHQ Hospital Upper Dir	24.04.1960	23.04.2020	•
ļ		b. Scnior Clerk	b.03.03.2005	· -		1 1	• • •
		c. Assistant	c.26.08.2008	·	· · · ·		• •
ŤΤ.	Faimor Wali Khan	a: Junior Clerk		DHO Upper Dir	07.03.1965/ Chitral	06.03.2025	
	· · · ·	b. Senior Clerk	b)10.11.1990			· · ·	• •
	an african sector for a state of the	c. Office Assistant	c) 26.08.2008	<u></u>	 A state of the sta		<u>.</u>
TA	Abdar Khan S/O Muhammad	c. Office Assistant	c. 26.08.2008	DHO Upper Dir	01.04.1971/	31.03.2031	•
- I -	Azam Khan				Upper Dir		-
	Hazrat Hayat S/O Mian Amroon	a. Junior clerk	a. 02.03.1986	DHO Shangla	01.03.1967	28.02.2027	· · · · ·
1.	- · · ·	b. Senior clerk	b. 10.06.2005		/Shangla	1 2 2 2 1	
1	÷	c. Office Assistant	c. 31.12.2008	<u> </u>	U .	·	
下	Maroof Shah	a. Junior clerk	a. 20.09.1987	DHO Shangla	01.01.1964/	31.12.2023	
1		b. Senior clerk	b. 10.06.2005		Shangla		
_		c. Office Assistant	c. 31.12.2008	•	1	<u> . </u>	
- † ·	Shamsher Ali S/O Gul Sher	c. Junior clerk	a. 01-08-1982	DHO Swat	05-06-1964	-04-06-2024	ang ak Takara
	un -	d. Senior clerk	b. 26-09-1994				· · ·
1	<u></u>	c. Office Assistant	c.01-01-2009				
<u>با</u> ته	Muhammad Nabi	a. Junior clerk	a. 01.12.1985 -	DHO Lower Dir.	15.08.1967/	14.08.2027	
ļ	• •	b. Senior clerk	b. 01.08.2001		Dir Lower		۰ · ·
	· ·	c. Office Assistant	c. 10.06.2009	· · · ·		4	
-	Said Rahim Shah	a. Junior Clerk	a. 16.06.1991	DHO Office Buner	05.02.1969	04.02.2029	
- {		b. Senior Clerk	b. 17.03.2008				۰. ۱
		c. Assistant	c. 27.02.2009		- · ·	· · · ·	
ار	Sohrab Khan S/O Abdul Salam	a. Junior Clerk	26.11.1984	Mian Rashid Hussain	· · ·		E E
·		b. Senior Clerk	09.02.1995	Hosp Pabbi Nowshera	· · ·		-
	•	c. Assistant	05.10,2009	1	<u>. </u>		
-	Muhammad Sabir S/O Qazi	a. Junior clerk		Metal Hosp Dadar	15.03.1965	14.03.2025	· .
ļ	M.Akram	b. Senior clerk	6. 01.07.2000	Mansehra			
	· · · ·	c. Office Assistant	c. 19.12.2009				l
è	· · · · · · · · · · · · · · · · · · ·	······································	<u>vit</u>				· · · · · · · · · · · · · · · · · · ·
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•.				S. N. S.	sted b	بالوالعظموم مالوال الحارات	· [.
·	·			ŭ N/	<u>A</u>		() ()
	Abdul Hakim S/O Abdul Qadim	· · ·	· · · ·	8			ート
			a.29.01.1984		•		
		b. Scnior clerk	b.30.06.2000	DHO Hangu	6		· •
	Asghar khan S/O Muhammad	c. Office Assistant	C 20 02 2010	· · · · · · · · · · · · · · · · · · ·	30.04.1960/ Kohat	20.01.2020	
	Dawood.	a. Junior clerk	c.20.02.2010			29.04.2020	
· ·		b. Senior clerk	a. 15.07.1987	STH, Swat			
•	Mahboob Ali Khan S/O	c. Office Assistant	b. 07.02.2007	, orn, owar	27.05.1968/		
÷	Muhammad Akram	a. Junior clerk	c. 21.05.2010		Swat	26.05.2028	
•.	Mananana Akram	b. Senior clerk	a. 30.04.1984			-	
	Adultaria da de la desta de	c. Office Assistant	b. 30.06.2000	MASM	15 11.1961		
· · · ·	Muhanimad Saleem S/O Kalu	a. Junior clerk	<u>c. 13.07.2010</u>	Peshawar	Peshawar	14.11.2021	
I	Khan		a. 03.05.1982		r conawar	· · ·	
	+	b. Senior clerk	b. 26.09.1994	DHO			
· 1	Munawar Khan S/O Nazar Gul	c. Office Assistant	<u>c. 14.10.2010</u>	Abbottabad	06.04.1962/	05.04.2022	
	1	a. Junior clerk	a. 03.09.1984		Abbottabad		·
	1	b. Senior clerk	b. 03.06.2000	DHQ (H) Lakki Marwat			·
	Amal Sardar S/O Gul Haider	c. Office Assistant	c. 15.11.2010	Cury Carki Warwar		20.07.0000	
	Khan Khan	a. Junior clerk		- · · ·	Lakki Marwat	30.07.2023	
·]	1	b. Senior clerk	a. 22.10.1984	DHO Karak			
	Fazal Dad S/O Mir dad Khan	c. Office Assistant	b. 30-06-2000	Drio Karak	15.01.1963/		
]	A the story of the	a. Junior clerk	c. 08.12.2010		Karak	14.01.2023	
	1 · · · · · · · · · · · · · · · · · · ·	b, Senior clerk	a ??????????		· · · · · · · · · · · · · · · · · · ·		
	7-6-11-0-	c. Office Assistant	b. 29.09.2001	DHO Karak	02.01.1967		
	Zafar Ali S/o Abdul Qayyum	a funice Assistant	<u>c. 27.01.2011</u>		V2.01.190/	01.01.2027	
1	· · · ·	a. Junior clerk	a.16.12.1985		Karak		
+	·····	b. Senior clerk	b.24.01.2002	DHO Charsadda		• •	
	Sher Azam Khan S/O Saecd	c. Office Assistant	c.21.11.2011		03.01.1964/	02.01.2024	
·	Muhammad	a. Junior clerk	a.19.08.1996		Charsadda	02.01.2024	
		b. Senior clerk	b.08.09.2008	DHO Hospital Line Di			
		c. Office Assistant	0.00.09.2008	DHQ Hospital Upper Dir			ŀ.
· 1	Nowsher Khan S/O Fazle Rahim	a. Junior clerk	c.05.01.2012	1	Dir	31.03.2034	1
	a short chian 5/0 razie Kahim	b. Senior clerk	a.03.06.1985	+	1.		
+	·/	c. Office Assistant	b.30.06.2000	I DUOL		· +	[
	7amanual Ottatione - 1	a. Junior clerk	c.25.11.2013	DHO Mardan	20.06.1963/		+
· · [Zamarud Shah S/O Said Azam	I b Saniau - I i	a.10.09.1985	+	Charsadda	19.06.2023	1 .
I		C Office A	b.01.07.2000	DHQ Hosp	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
·	Inyatullah S/O Habibullah	a Store 7	c.25.11.2013	Swat:	Longing		+
		h Sa Co	a. 01.09.1987	Swabi	02.01.1962/ Swabi	01.01.2022	1.
	Khurshid Annuar	LU. Sr. S Stenographer	b. 09-10-2015	DGHS KDK		1 101.2044	
		a. Steno Typist	a.08.12.1988		20.01.1967/	19.01.2027	<u> </u>
11	Sultan Ali S/O Think and	b. Sr. S Stenogramber	b.09-10-2015	SMC Swat	Peshawar	19.01.2027	
	a suburt	a. Steno Tyniet	0.09-10-2015	Sine Swar	02.02.1962/	f	1
			a. 23.08.1989	4	Peshawar	01.02.2022	[
·	· · · · · · · · · · · · · · · · · · ·		b. 09-10-2015	LRH Peshawar	02.06.1969	f	1
						01.06.2029	

105.	Fazli Raziq S/O Khan Raziq	a. Steno Typist	a. 04.10.1989	KTH Peshawar	15.01.1970/	14.01.2020	
		b. Sr. S Stenographer	b. 09-10-2015	K I ri resnawar	Charsadda	14.01.2030	•
06.	Mohammad Rafiq	a. Steno Typist	a. 23.08.1989	KMC Peshawar	27.03.1961/	26.03.2021	
		b. Sr. S Stenographer	b. 09-10-2015	KWIC I CShawai	Peshawar	20.03.2021	
07	Muhammad Manzoor S/O Abdul	a. Steno Typist	a. 23.08.1989	ATH Abbottabad	15.10.1963/	14.10,2023	
	Rahim	b. Sr. S Stenographer	. b. 09-10-2015	ATTACOOITADAU	Abbottabad	14.10.2023	
08.	Alamgir Khan	a. Steno Typist	a. 23.08.1989	MMC Mardan	01.04.1967/	31.03.2027	
·		b. Sr. S Stenographer	Ь. 09-10-2015	Mine Mardan	Mardan	51.05:2027	
09.	Shoukat Ali	a. Steno Typist	a. 23.08.1989	KMC Peshawar	30.11.1961/	29.11.2021	
		b. Sr. S Stenographer	b. 09-10-2015	icivic i csitawai	Peshawar	27.11.2021	i .
10.	Waheed-uz-Zaman	a. Steno Typist	a, 23.08.1989	KMC Peshawar	20.09.1974/	19.09.2034	
		b. Sr. S Stenographer	b. 09-10-2015	ittivite i esilawai	Peshawar	13.09.2034	
11.	Sikandar Hayat S/O Fazal Rahim	a. Steno Typist	a. 23.08.1989	SGTH Swat	08.03.1984/	07.03.2044	
· .•		b. Sr. S Stenographer	b. 09-10-2015	born Swat	Swat	07.03.2044	
12.	Naseem Khan	a. Junior Clerk	a. 23-11-1986	DHS FATA Peshawar	12-09-1965	11-09-2025	
		b. Senior Clerk	6.02-12-2000	UIIS I ATA I Canawai	Peshawar	11-09-2025	
		c. Office Assistant	c. 28.03-2017		r canawat		1
13.	Zafar Iqbal S/O Dad Khan	a. Junior Clerk	a. 01-12-1986	DHS FATA Peshawar	11-11-1968	10-11-2028	<u></u>
		b. Senior Clerk	b. 02-12-2000	DIISTATATCSIlawai	Peshawar	10-11-2020	
• •		c. Office Assistant	c. 28-03-2017				
114.	Inayat Shah.	a. Junier-Clerk	a. 27-12-1986	DGHS KPK	05-10-1962	04-10-2022	
		b. Senior Clerk	b. 02-12-2000		Peshawar		
		c. Office Assistant	c. 28-03-2017		i conawai		
115.	Ilyas Masih	a) Jr. Clerk	17.03.1981				
<u>,</u>		stab) Sr. Clerk and the est		DGHS Office Peshawar	19.06.1961 Peshawar	18.06.2021	5 ST 82
116.	Muhammad Asif S/O-Ghulam	.a. Junior Clerk	a.04.10.1981		· · · · · · · · · · · · · · · · · · ·		
	Sarwar	b. Senior Clerk	b.09.12.1992	District Health Officer,	01.01.1963/	31.12.2022	· ·
•		c. Office Assistant	c.04.01.2018	Mansehra,	Mansehra	J1.12.2022	
117.		a. Junior Clerk	· · · · · · · · · · · · · · · · · · ·	······································			_
•	Muhammad Rafiq S/O	b. Senior Clerk	21-01-1982		14-03-1962		
	Muhammad Farid	c. Office Assistant	22-11-1992	DHQ, Hosp: Haripur.	Abbottabad.	13-03-2022	
		c. Office Assistant	04.01.2018				Sec. 1
118.	Muhammad Ayub S/O Nadir	a) Jr. Clerk	01.12.1982				· · · ·
	Khan	b) Sr. Clerk	26.09.1994	DHO Chitral	01.03.1963/ Chitral	28.02.2023	-
119.	Bakht Rashid S/O Khan	a) Jr. Clerk	N04 12 1982	-1		··/	
•	Mahmoot	b) Sr. Clerk	28,0911994	DHO Mardan	11.01.1961/ Mardan	10.01.2021	
100			1 09NUN 2011 8				1 ·
120.	Muhammad Jahangir S/O Khan	a) Jr. Clerk	09.03.1983		20.01.1961/		- <u> </u>
	Bahadar	b) Sr. Clerk	26.09.1994	BBT Hosp Abbottabad	Abbottabad	19.01.2021	•

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121.			Q1.06.1981		Y		
	Shahid Hussain S/O Guham Serwar	a) Jr. Clerk	30.06.2000	DHO Abbottabad	_03.04.1962/		· · · · · · · · · · · · · · · · · · ·
	Ser wai	b) Sr. Clerk	04.01.2018	Drio Abbollabad	Abbottabad	02.04.2022	
122.	Zul Qarnain S/O Malik Khan	a) Jr. Clerk	01.10.1983		<u>\</u>	<u> </u>	
	Muhammad	b) Sr. Clerk	30.06.2000 ~ ~	DHO Tank	01 10.1960 Dera '	20.00.2020	
123.			04.01.2018	-1 -	ismail Khan	30.09.2020	• *
123.		a) Jr. Clerk	13.10.1983				
	Muhammad Nawaz	b) Sr. Clerk	30.06.2000	MS	18.10.1965	17.10.2025-	
· .		c) Office Assistant	04.01.2018	Landi Kotal	Khyber Agency		
124,	Sadagat Khan S/O Marca Ki		30.04.1984				
	Sadaqat Khan S/O Mastan Khan	a) Jr. Clerk	30.06.2000		00.10.10/61	•	
		b) Sr. Clerk	04.01.2018	DHO Peshawar	22.12.1965/	21.12.2025	1
· · · · ·		c) Office Assistant	04.01.2018		Peshawar		
125. 👾	Lal Mir Khan S/O Mir Zaman	a) Jr. Clerk	05.08.1984		······		<u></u>
	Khan	b) Sr. Clerk	30.06.2000	DHQ Hosp: Mardan	10.10.1961/ Mardan	00.10.0001	
126.		c) Office Assistant	04.01.2018		tottottott matuali	09.10.2021	
120.	Sajjad All S/O Saadullah	a) Jr. Clerk	25.09.1984			<u> </u>	·····
	Suffred in the Standard	b) Sr. Clerk c) Office Assistant	30.06.2000	DHO Abbottabad	25.12.1963/	24.12.2023	ļ
127.	· · · · · · · · · · · · · · · · · · ·	a) Jr. Clerk	04.01.2018	- <u> </u>	Abbottabad		
	Muhammad Qurash	b) Sr. Clerk	30.06.2000				
		c) Office Assistant	04.01.2018	As Khyber Agency	01.01.1966/ Mardan	31.12.2025	
128.		a) Jr. Clerk	01.01.1984	·	<u> </u>	and the second second second	
1	Muhammad Feroz S/O Dil Feroz	b) Sr. Clerk	01.07.2000	DHO Swat	01.01.1963/ Swat		
100		c) Office Assistant	04.01.2018	5.1.7 Onut	1 01.01.1903/ Swat	31.12.2023	
129.	Muhammud D. C. C/O.D.	a) Jr. Clerk	12.01.1985		nt	<u> </u>	ļ
· · .	Muhammad Rafiq S/O Durrany	b) Sr. Clerk	01.07.2000	DHQ Hosp: Haripur	16.04.1966/ Swat.	15.04.2026	
130.		c) Office Assistant	04.01.2018			1.04.2020	
1.20.	Qazi Fayaz ud Din S/O Qazi Jalal	a) Jr. Clerk b) Sr. Clerk	17-02.1985		1	······	<u> </u>
-	ud Din	c) Office Assistant	01.09.2001	DHO Kohat	23.04.1963 / Kohat	22.04,2023	r.
131.	Shaulast Khan SiQ Va	a) Jr. Clerk	04.01.2018	· · · · · · · · · · · · · · · · · · ·	<u> </u>		
	Shaukat Khan S/O Khan Mahmood	b) Sr. Clerk	01-09-2001				
ļ		c) Office Assistant	04.01.2018	DHQ hosp: Mardan	03.04.1962/ Mardan	02.04.2022	
132.		a) Jr. Clerk	20.10.1985		· · · · · ·		
ļ	Farid ul Haq S/O Nadir ul Haq	b) Sr. Clerk	01-092001	DHO Karak.	10.02 10624		
L		c) Office Assistant	04.01.2018		10.02.1967/	09.02.2027	.
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		-) In Clarks	20.10.1985	(01.02.10(1		
	Mohammad Ratiq S/O Ghulam	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	20.10.1985 01.09.2001 04.01.2018		01.03.1961 Karak	28.02.2021	
4	Saeed Akhter S/O Banat Shah	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	22.10.1985 01-09.2001 04.01.2018	DHO Hangu	12.02.1965/ Karak	1.02.2025	· · · ·
5.	Mohammad Din S/O Bahar ud Din	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	26.10.1985 01.09.2001 04.01.2018	DHQ Hosp Kohat	14.08.1965 Karak	13.08.2025	· · · ·
36.	Muhammad Naeem S/O. Muhammad Azeem	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	01-01-2002 04.01.2018 04.01.2018	DHS FATA	01-11-1970 D.I Khan	31-10-2030	
37.	_Malik Zaheer S/O Abdul Jalil	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	23-10-1983 24-01-2002 04.01.2018	TB Control Mansehra.	20-01-1984	19-01-2044	
38.	Noor Elahi S/O Malik Aman	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	16.12.1985 01.02.2002 04.01.2018	KAT Hosp: Mansehra.	04.02.1967/ Mansehra	03.02.2027	
139.	Muhammad Ibrahim Khan S/O Buzurg Khan	a) Jr. Clerk. b) Sr. Clerk c) Office Assistant	23.12.1985 24.01.2002 04.01.2018	DHO Chitral	16.02.1967/ Chitral	15.02.2027	
140.	Doctor Khan S/O Mir Shahbaz Khan	a) Jr. Clerk. b) Sr. Clerk c) Office Assistant	15.01.1986 24.01.2002 04.01.2018	DHO Karak		09.03.2024	
141.	Syed Sardar Ali shah S/O Syed Sher Badshah	a.Jr.Clerk b.Sr.Clerk c) Office Assistant	22.01.1986 24.01.2002. .04.01.2018	Govt: Maternity Hospital Pesh.	1 26.04.1967 Charsadda	25.04.2027.	
142.	Khalid Khan S/O Mian Gul	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	19.12.1982 10.02.2004	DHQ Hosp: Mardan	20.04.1962/ Mardan	n 19.04.2022	
143.	Ghulam Sarwar S/O Ghulam Sadeeq	a) Jr. Clerk b) Sr. Clerk c) Office Assistant	14.05,1984 10.02.2004 •04.01.2018	DHO Mardan	- 15.03.1964/ Mardan	n 14.03.2024	
144.	Kamran S/O Muhammad Younis	a).Jr: Clerk	30.04.1986 10.02.2004 04.01.2018		31.12.1964/ Manschra	30.12.2024.	
	- Ar.		V	•			

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145.			· · · · ·	12			(le)
	Ahmad Nawaz Khan S/O Muhammad Khalil Khan	a).Jr: Clerk b).Sr. Clerk	03.05.1986 10.02:200.4				
146.	Riaz Muhammad S/O Nisar Muhammad	c) Office Assistant a) Jr. Clerk b) Sr. Clerk	04.01.2018	DHQ Hosp Battagram	01.11.1960/ Mansehra	31.10.2020	
147.	Khizar Hayat S/O Gulistan	a) Jr. Clerk b) Sr. Clerk	10.02.2004 04.01.2018 01.05.1981	DIÁO Charsadda	20.03.1967/	19.03.2027	
		c) Office Assistant	16.02.2004 04.01.2018	DHQ Hospital Swabi	18.03.1963/ Swabi	17.03.2023	
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Dated:



/05/2019

Nawaz Sharif Kidney Hospital Manglor Swat, Khyber Pakhtunkhwa, Pakistan Ph. No.: 0946-730890-91, Fax No. 0946-730889

Hospitalnskh@gmail.com

No: 716 /PF

The Director General Health Services; Khyber Pakhtunkhwa Peshawar.

SUBJECT: - APPEAL AGAINST PROVISIONAL SENIORITY LIST OF OFFICE ASSISTANT BPS-16 ISSUED ON 17/4/219.

Sir,

I have the honour to submit herewith an appeal against the subject seniority list submitted by Mr. Mian Irshad Office Assistant of this office, for favorable consideration and further forwarding to the honorable Secretary, Govt: Of Khyber Pakhtunkhwa, Health Department Peshawar.

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Section 5

Medical Superintendent Nawaz Sharif Kidney, Hospital Swat.



The Secretary, Govt: Of Khyber Pakhtunkhwa, Health Department Peshawar.

 Through
 Proper Channel (Medical Superintendent Nawaz Sharif Kidney Hospital

 Swat & Director General Health Services Khyber Pakhtunkhwa Peshawar)

SUBJECT: - APPEAL AGAINST PROVISIONAL SENIORITY LIST OF OFFICE ASSISTANT BPS-16 ISSUED ON 17/4/219.

Respected Sir,

Reference directorate General Health Services Khyber Pakhtunkhwa Peshawar's Covering letter No.4053-148/Personnel dated 17/4/2019.

I have the honour to submit the following few facts for your kind consideration

Please.

1. That I was promoted as Office Assistant under the District Cadre Policy on 10/06/2005 by District Coordination Officer Shangia with a copy endorsed to directorate General Health Services Khyber Pakhtunkhwa Peshawar.

2. That the Health department was kind enough to include my name in the seniority list of Office Assistants accordingly and following seniority lists were issued by the Health Directorate Khyber Pakhtunkhwa Peshawar:-

a. No. 609-709/Personnel (Promotion) dated 2/01/2012 S.No.73.

b. No.4878-938/Personnel (promotion) dated 13/8/2013 S.No.61.

c. No.2481-581/Personnel (promotion) dated 7/4/2014 S.No.53.

d. No.5599-680/AE-VII dated 27/3/2017 S.No.31.

e. No.11957-36/Personnel (Promotion Cell) dated 31/5/2017 S.No.30.

3. None of my colleagues submitted any appeal against my seniority fixed by the Health department in the year 2012, 2013, 2014 and 2017.

4. That my annual performance evaluation reports / ACRs were asked for by the directorate General Health Services Khyber Pakhtunkhwa Peshawar for promotion to the post of Superintendent BPS-17 vide his letter No. 14056-092/ Personnel (Promotion) dated 07/9/2017 which were already submitted.

5. That surprisingly my name is dropped drown to S.No.77 from S.No.08 in the provisional seniority list without assigning any reason subjecting me to injustice and compromised the transparency of seniority. The officials shown senior to me in the provisional seniority list are actually junior to me.



6. That I was neither declared surplus employee of the health department nor my services were placed to the surplus pool for further adjustment after repealing of District Government Act on 15/5/2012.

7. That let suppose for a while, if my case is being considered under surplus Pool policy, the rules 6 (a) is clear enough and fully protects my rights of seniority. The Govt of Khyber Pakhtunkhwa has amended Appointment, Promotion and transfer rules 1989 vide Notification No. SOR-I (E&AD) 1780(VOL-IV) dated 28/5/2002 and added new sub rule para-3 after sub para (2) in rules 17 as follow:

Rules 17(3):- In the event of merger/restructuring of the departments, attached ^adepartments or subordinate offices, the interse-seniority of civil servants affected by the merger/ restructuring as aforesaid shall be determined in accordance with the date of their regular appointment to a cadre or post".

Rules 6 (a): In case of Surplus employee could be adjusted in the respective cadre of his parent department he shall regain his original seniority in that cadre.

Sir, it will be appropriate to quote as a precedent that the Health department has promoted all those paramedics, who had been promoted under the District Cadre Policy with their seniority intact.

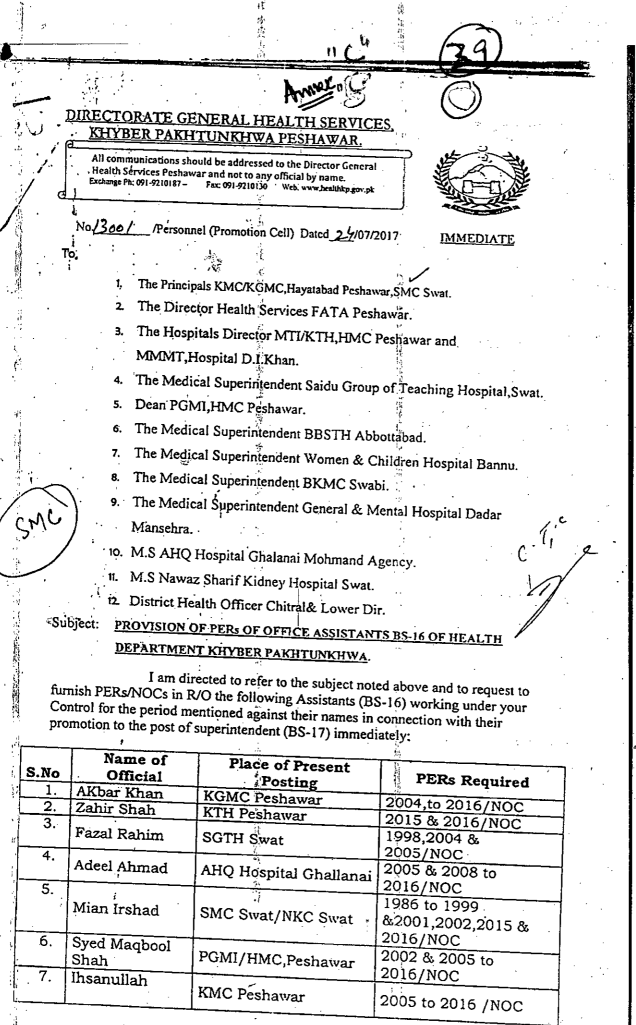
Keeping in view the above facts, it is humbly requested to please restore my original seniority position and place me at S. No. 08 in the said seniority list and process promptly my promotion case which is due since long.

Dated 9th May 2019

Yours Obedientiv

2019 09/05/ **Office Assistant**

Nawaz Sharif Kidney Hospital Swat.



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Rehman		
9 . Hamidullal	Hospital,Bannu	2005 and 2011,
10. Abdur Rahi	m BKMC Swabi	2005 to 2016/NOC
H 11. Muhammao Bashir	Mental and General Hospital Dadar Mansehra	2015 & 2016/NOC
- 12. Ghulam Muhammae	DHO Lower Dir	2005 & 2016/NOC
Abdul Man	Hospital D I Khan	2006 to 2016/NOC
14. Latif Ahma		2006 to 2016/NOC
15. Noor Satarı Mulk	l DHO Chitral	2006 to 2016/NOC
16. Muhammao Javed	1 BBST Hospital Abbottabad	2006 to 2016/NOC

(HRM) ALTH PESHAWAR. DIRECTOR GET 3

No 1300 2-03 /Personnel (Promotion Cell) 24-7-17.

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3 纪书

Copy with a copy of final seniority list is forwarded to; 1. PS to Secretary to Govt.of Khyber Pakhtunkhwa Health Department. 2. Chairman APCA, Health Department, Khyber Pakhtunkhwa. For information.

Dire DIRECTOR GENE H(HRM) HEALTH PESHAWAR. H)

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(41)بعدالت خيبر بختو فتواء سروس شريبون كيمب تور في مقام على كده سوار

<u>کورٹ فیں</u>

مورخه 8 آلست <u>۱</u>۹ منجاب ایران مقدمه مان ارتسان بنام حکومت ونیره دعویٰ سمروس ایرل جرم با عکف تحریر آنکه

قيت أيك رو پي

کے لئے منظورہ ہے

Joal

M. Javeid Khan 0343 960 7492

كبعب كورم سور

سالمارشا ولا

اسلام الج رفيل سواد

GS&PD.KP-2558/4-RST-20,000 Forms-09.07.2018/P4(Z)/F=PHC Jobs/Form A&B Ser. Tribunal

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. Are admission No TB. Versus Bacq ft. Callh. Fr Ale Respondent Notice to: - Medical Superintendent Namoz Sharif Kidney Haspital at Manglamar Sunt. WHEREAS an appeal/petition under the provision of the North-West Frontier 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...........at <u>8.00 A.M.</u> 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....

....20

Day of.... at comploant Swat

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Note:

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

."R" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. a down ser out No. Appeal No.. 1069 ...Appellant/Petitioner Shad cary Health 12 P 1 Chrough 14 P/ Notice to: clique.

GS&PD.KP-2558/4-RST-20,000 Forms-09.07.2018/P4/2)/F=PHC Jobs/Form A&B Ser. Tribunal

WHEREAS an appeal/petition under the provision of the North-West Frontier 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......at <u>8.00 A.M.</u> 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...

Jan'!

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

at complaint Sucal

Reg rar. Service Tribunal, Khyber Pakhtunktwa Peshawar.

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Note:

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Day of.....

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

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEALS NO. 1062, 1063 & 1064 OF 2019

- 1. Shamsher Ali (Junior Clerk, presently Office Assistant),
- 2. Fazal Subhan (Junior Clerk, presently Office Assistant),
- 3. Mian Irshad (Junior Clerk, presently Office Assistant)...

Versus

Govt. of Khyber Pakhtunkhwa and others.......Respondents

Respectfully Sheweth:

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS Preliminary Objections:-

- 1. That the Appellants have got neither cause of action nor locus standi to file the instant Appeals.
- 2. That the Appellants have filed the instant Appeals just to pressurize the Respondents.
- 3. That the instant Appeals are against the prevailing Law and Rules.
- 4. That the Appeals are not maintainable in its present form and also in the present circumstances of the issue.
- 5. That the Appellants have filed the instant Appeal with mala-fide intention hence liable to be dismissed.
- 6. That the Appellants have not come to the Tribunal with clean hands.
- 7. That the Appeals are time barred.
- 8. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.
- 9. That the instant Appeals are bad for mis-joinder and non-joinder of the necessary parties.

Page 1 of 4

ON FACTS:

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- 1. Para No. 1 pertains to record.
- 2. Para No. 2 Pertains to record.
- 3. Para No. 3 is correct to the extent that the Appellants were promoted as Office Assistants BPS-16 by the District Coordination Officer Swat under District Cadre/Policy without obtaining NOC and by passing the Health Department Khyber Pakhtunkhwa.
- 4. Para No. 4 is correct to the extent that the Provisional Seniority List is issued by the Directorate General Health Services Khyber Pakhtunkhwa.
- 5. Para No. 5 is correct to the extent that 2nd Appeal against the Seniority List filed by the Appellants which were forwarded by District Health Officer Swat on 13/05/2019 to DGHS-office. Previously to these Appeals, the Appellants also submitted a similar 1st Appeal on 4 & 10/01/2018 (<u>Annex-A & B</u>) which were discussed in the Scrutiny Committee Meeting held on 26/02/2018 during which it was decided to submit a self-contained case to the Govt. for advice (<u>Annex-C</u>). Accordingly a detailed case was sent to the Govt. of Khyber Pakhtunkhwa Health Department vide this Directorate letter No. 3023/Personnel (Promotion) dated 04/04/2018 for advice (<u>Annex-D</u>) but they never approached Honorable Khyber Pakhtunkhwa Service Tribunal, Peshawar within stipulated times of 90-days after filing their 1st Appeal on 4 & 10/01/2018 hence on score of this single point their 2nd appeal is not maintainable.
- 6. Para No. 6 no comments being formal.

ON GROUNDS

- i. Para-i is incorrect. The Appellants were parts and parcel of Health Department but by introducing Local Govt. Act, 2001 by the Govt. Khyber Pakhtunkhwa, they become the parts of District Govt. headed by District Coordination Officer. The District Govt. promoted them as Office Assistant in spite of the fact that they were most junior in the Provincial Cadre. According to Govt. Notification dated 15/01/2002, the Provincial Cadre posts of BPS-15 and below of the Provincial Health Department were converted into District cadre, so they were promoted as Office Assistant in District cadre and not in Provincial cadre. According to Civil Service Act, 1973, fixation of Seniority Para-6 an employee from one cadre to other cadre will be adjusted in seniority in the bottom, so on repealing the act and abolishing of District Cadre the promotes of District Cadre. Health Department have been incorporated in the seniority list of Provincial Cadre from the date of repealing of the Act, i.e. w.e.f. 15/05/2012.
- ii. in reply to Para-ii it is submitted that:
 - a. The officials from Serial No. 1 to 75 were promoted on provincial level Seniority lists to the post of Office Assistant on the basis of seniority while the Appellants were promoted by District Govt. on 10/06/2005,

Page 2 of 4

26/08/2008, 01/01/2009 and became the part of District Cadre, so they were excluded from the provincial cadre seniority list at that time which they never challenged. They were included again in the Seniority list after repealing of the Local Govt. Act, i.e. 15/05/2012 and correctly placed their name in seniority list of Health Department.

- b. Incorrect. The Appellants were promoted in District Cadre in spite of the fact that they were most junior in the Provincial Seniority list of Senior Clerk of sub-cadre of Health Department.
- c. The officials at S#-77 to 85 were promoted by the District Govt. prior to the Appellants, so they were shown correctly senior than Appellants in the seniority list.

iii. Para-iii pertains to record.

v.

- iv. Para-iv is incorrect. The seniority list has been prepared strictly in accordance under section (8) of KP the Civil Servant Act, 1973 and Rule (17) of KP APT Rules 1989.
 - Para-v is incorrect. The seniority list was issued according to Section (8) of KP Civil Servant Act 1973 and Rule 17 of KP APT Rules 1989, there is no question arises regarding violation of Constitution of 1973 of Islamic Republic of Pakistan. Initially the Appellants were in the sub-cadre of Health Department and after promulgation of Local Govt. System in Pakistan under the Constitution of 1973 of Islamic Republic of Pakistan in the year 2000, they avail their promotion in the District Govt. Cadre by Quitting themselves from Health Department due to which their names were excluded from the seniority list of Sub-Cadre of Health Department. After repealing Local Govt. Act, in the 2012 under constitutional provision after which the Appellants again applied to join the Sub-Cadre of Health Department KP and after acceptance of their application they were placed rightly according to Section (8) of KP Civil Servant Act, 1973 read with Rule 17 of KP APT Rules 1989.
- vi. Para-vi is incorrect. The seniority list has been prepared strictly in accordance under Section (8) of KP the Civil Servant Act, 1973 and Rule (17) of KP APT Rules 1989 hence no violation of judgment of Superior Courts of Pakistan.
- vii. Para-vii is no comments being formal.

7. No comments formal.

8. No comments. Pertains to record.

Page 3 of 4

PRAYER:

It is therefore humbly prayed that on acceptance of the comments, the instant Appeal may very graciously be dismissed with cost.

Secretary Health, Khyber Pakhtunkhwa. Respondent No. 01

Director General Health Services, Khyber Pakhtunkhwa. **Respondent No. 02**

Medical Superintendent, Nawaz Sharif Kidney Hospital at Manglawar Swat

Page 4 of 4

The Director General Health Services Khyber Pakhtunkhwa Peshawar

Subject:-

Τo.

APPEAL REGARDING ISSUANCE OF SENIORITY LIST OF OFFICE ASSISTANT ON DATED 01-01-2018.

Anese

With reference to letter No. 05-85/Personal (Promotion) dated, 01-01-2018 and issuance of Seniority list of Office Assistant on dated, 01-01-2018.

It is humbly requested that -

- 1. That the Office Assistant (appellants) namely, Mr. Abdar Khan, Mr. Taimur Wali, Mr. Fazli Subharl and Mr. Sher Azam Khan were promoted to Office Assistant on 26-08-2008 vide District Coordination Officer Upper Dir order No. 7983-89 dated, 26-08-2008 (Copy of Order is attached as Annexure-"A"). The Representative of Provincial Government had been nominated his representative to attend the process of Promotion of Office Assistant, the representative of Secretary Health Khyber Pakhtunkhwa attended the DPC meeting as member of the Provincial Government, the meeting held in the office of District Coordination Officer Upper Dir.
- 2. In the seniority list previously issued by your kind office in the year 2011 our names are reflected at S.No. 87 and 88, (Seniority list as Attached as Annexure-"B") in second seniority list issued on 31-05-2017 our names are mentioned at S.No. 32 and 33 (seniority list is attached as Annexure-"C"). It is important to mention here that in recently issued seniority list vide letter No, refer above our name are reflected at S. No. 97, 98 and 99 instead of 32 & 33, which is against the prevailing policy and to deprived the deserving officials from their legal rights.
- 3. The appeal regarding District Cadre promotions the Service Tribunal Peshawar accepted the appeal of Mr. Khalil-Ur-Rehman in appeal NO. 988/2006 (Decision of Service Trabunil is attached as Annexure-"D".
- 4. The employees promoted in the year 2009 by Provincial Government are mentioned in recent seniority list before us, it is pertinent to mentioned here that we have been promoted to office Assistant in the year 2008.

Therefore, you kind honour is requested to please considered our seniority with effect from 26-08-2008 instead of 15-05-2012 as we are promoted to office Assistant in the year 2008. The appeal is submitted for your kind information and further necessary action.

Dated, 04-01-2018.

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	The Director General Health Services.	R
	Khyber Pakinuniani	J
Senten and Sentect:	PROVISIONAL SENIORITY LIST OF OFFICE ASSISTANTS/AUDITORS/ STENOGBAPHERS IN HEALTH DEPARTMENT, KHYBER PAKHTUNKHWA	
	HEALTH DEPARTMENT, KHIDENTIM	
	HEALTH DEPARTMENT, KINDER Kindly refer to your covering letter No. 5-/85/Personnel (Promotions) dated 01-01-2018	
	ct noted above.	
	ct noted above. We have the honour to submit the following few lines for your kind consideration,	
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	7. By the passage of time, our man	
	 7. By the passage of time, our names have been shuffled to the bottom of the seniority list on assistants. 8. Now all of a sudden our names have been shuffled to the bottom of the seniority list of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that our seniority will be counted w.e.f <u>15/05/2012</u> i.e. the date of the reason that the reas	
	8. Now all of a store seniority will be counted w.e. 1979-1979	
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	 9. Sir, after studying the surplus pool policy, we are astonished that that that advises and the surplus pool policy. We are astonished that advises and the surplus pool policy (photocopy attached for ready reference). meanings comes under the said policy (photocopy attached for ready reference). 10. It is to point out that Mr Murad Ali of District Buner being party in the same case and to be the devolved status has rightly been promoted to the post of Chief PHC to be the devolved status has rightly been promoted to the post of 2010 and 11-05-2012 to be advised by the same case and the same	
	meanings comes under the burner of District Buner being party in the standard PHC 10. It is to point out that Mr Murad Ali of District Buner being party in the standard PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to the post of Chief PHC serving under the devolved status has rightly been promoted to th	
	serving under the deducitie up to the post of Technologist BPS-17 on 28-08-2010 and	
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	a of surplus post by the manual and a second s	
	mechanism of promotion at all.	
	inecharity of promotion at all. Is therefore very humbly requested that our original seniority positions w.e.f the actual date is therefore very humbly requested that our original seniority positions is implemented in letter very spirit	
	The promotions may the and choose.	
	Yours Obediently,	
	1. Mian Irshad, Office Assistant, DHQ Hospital Batkhela.	
	2. Hazrat Hayat, Office Assistant, THQ Hospital Besham.	Si da
	STRAFT BAR	5.5
	3. Maroof Shah, Office Assistant, DHO Office Shangla.	
	3 Maroot Shall, Olice Tan	2
	4. Shamsher Ali, Office Assistant, DHO Office Swat.	
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	5. Asghar Khan, Office Assistant, MS Office, SGTH Swat.	躑
	5." Asghar Khan, Office Assistant,	
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Minutes of the Scrutiny Committee meeting held on 26-02-2018 11:00 AM in the Office of ADG (Admn) of DGHS Office Peshawar.

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A complaint was received from the Office Assistants of Provincial Health Department regarding seniority of those Office Assistants, who were promoted by the District Government during the period from 2001 to 2012 by giving them the seniority from the date of their promotion in the District Local Government.

This issue was discussed in the Scrutiny Committee meeting held on 12-12-2017 and it was decided that the Office Assistants promoted by the District Local Government be placed in the seniority list of Provincial Health Department from date of repealing of the Local Government Act 2001 w.e.f 15-05-2012, in the light of 'fixation' of seniority of Civil Servants Act 1973 para-6, so accordingly their names were incorporated in the seniority list of Provincial Health Department from the date of dissolution of Local Government Act 2001 w.e.f 15-05-2012 and circulated the provisional seniority list on which the Office Assistants who were promoted by District Government have made a representation requesting for their seniority from the date of their promotion in the District Government.

This point was again discussed in the Scrutiny Committee meeting held on 26-02-2018 and decided that a self contained case may be prepared and submitted to the Government for advice in the matter is to how the inter-see seniority of the officials promoted by District Local Government and Provincial Govt: will be determined according to Rules.

ADG (HRM) DGHS Dffice Peshawar (Member)

Dr. Ikramullah Khan Dir (HRM) DGHS Office (Member)

1r. Amir Abdullah

Superintendent (EPI) DGHS Office Peshawar (Member)

Dr. kizwandilah Rhan DD DGHS Office Peshawar (Member)

Dr. Mohammad Saleem Dir (Implementation) DGHS Office (Member)

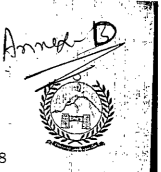
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Mr. Miskeen Khan Office Assistant DGHS Office Peshawar (Member)

Mr. Kamran Khan AD (ADMN) DGHS Office Peshawar (Member)

Dr. Capt: Shad Ali ADG (ADMIN) DGHS Office Peshawar (Chairman)

FORATE GENERAL HEALTH SERVICES ER PAKHTUN KHWA PESHAWAR



Personnel (promotion) Dated 9/04/2018

The Secretary to Govt. of Khyber Pakhtunkhwa, Health Department Peshawar.

Subject: - ADVICE REGARDING SENIORITY LIST OF OFFICE ASSISTANT (BS-16) HEALTH DEPARTMENT.

Dear Sir,

I have the honour to state that in 2001 the Government of Khyber Pakhtunkhwa had promulgated the Local Govt: Act and converted the posts in BPS-15 and below of Provincial Health Department into the District Cadres vide Govt: of N.W.F.P Establishment/Admin Department notification bearing No. SOR-II/(E&AD)1(20)/98-Vol.III dated 15.01.2002 (Copy attached Amexure-A).

The District Govt: had promoted senior clerks to the post of Office Assistant in the District Cadre during the period from 2001 to 2012.

The said Act was repealed through Khyber Pakhtunkhwa Local Govt: Act 2C-2 w.e.f. 15.05.2012 (copy attached at Annexure B) and all local Government created under the said law stand dissolved.

This Directorate vide letter No.2035/Admn: dated 28/02/2005 (Copy Attached at annex C) wherein, it was clearly mentioned at Para IV, that no proper procedure i.e. circulating of Provisional/Final Seniority List etc: adopted by DCOs. Rather in some of the districts employees having very low Seniority position have been promoted in preference to the senior most employees of the joint Seniority list issued by the DGHS Office which is in-violation of Appointment/Promotion Rules, as a result thereof Health Department can face litigation in the court of Law.

The case was taken up with the Establishment Department vide Health Department vide No. SOH-III/10-4/2005 dated 31/5/2005 (copy attached at Annex D). Reply of the said letter received from the Establishment Department letter No. SOR-II(E&AD)1(20)2004 dated 23/06/2005 (copy attached for ready reference at (Annex E) wherein, it was clearly mentioned that Health Department may follow the provision of Local Government system with letter and spirit.

The case was again taken up to your good honor vide this Directorate letter No. 6405/Admn dated 06/08/2005 (copy attached at Annex F) and explained our view points again in detail but no fruitful result is received till to date. The said district cadre policy was circulated vide this Directorate letter No. 7060-83/Admn/Personnel dated 14/09/2005 (copy attached at Annex G) for ready reference).

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The Seniority of those office Assistants who were promoted in District cadre was incorporated in the Provincial Seniority list from the date of their promotion in the respective Districts on which objection was raised by the Office Assistants of Provincial Cadre Health Department on which a Scrutiny committee was constituted at Directorate level.

In their 1st meeting held on 12.12.2017 the committee has unanimously decided that the office assistant promoted by the District Govt: be given seniority from the date of repealing/dissolution of Local Govt: Act 2001 i.e. 15.05.2012. Accordingly it was done and the Provisional Seniority list of office assistants was circulated vide letter No.5-85/Personnel (promotion) dated 01.01.2018 (Copy attached at Annex H).

On circulation of Provisional Seniority list the office Assistants promoted by the District Govt: raised objection on it and requested for seniority from the date of their promotion rather from the date of repealing/dissolution of the Act 2001 on the plea they were rightly been promoted by the District Govt: as per decision of Service Tribunal (Copy attached at Annex I).

This case was again discussed in the 2nd Scrutiny committee meeting held on 26.02.2018 and it was decided to seek advice of the Govt: on the following points.

- That what will be the status of the officials who have been promoted by the District Govt: after dissolution of the District Govt: in the light of Establishment/Admin Department letter dated 15.01.2002 (Copy attached as Annex. A).
- 2. The Office Assistants of Provincial Health Department Cadre objected on the seniority of Office Assistants promoted by the District Govt: the main plea of the Office Assistants of Health Department is that when the District Govt. dissolved i.e 15/05/2012 their seniority may be counted from the date of dissolution of District Govt. and not from the date of their promotion as the seniority may be fixed as and when they are redundant/dissolution of District Govt. which seems to be genuine. As the same points has already been raised by the Health Department which needs further considerations.

ADDITIONAL DIRECTOR GENER

DIRECTORATE GENERAL HEALTH SERVICE KHYBER PAKHTUNKHWAPESHAWAR

AL (HRM)

It is requested that advice of the Govt may kindly be conveyed as to whether the seniority of the officials promoted by the District Govt: is determined from the date of their promotion or from the date of dissolution of the Act, 2001 w.e.f. 15.05.2012 i.e on the analogy of surplus pool policy which is already been in vogue

BEFORE THE SERVICE TRIBUNAL KHYBER PUKHUNKHWA, AT CAMP COURT SWAT. C-M-NO of 200 Service Appeal 1063 of 2019 Mian grahed vls Grout of Kpk Subject.oo- Application for issuance of Adventionet 704 Summoning of de remaining respondents being numerious in numbers R/ Six. At is Submitted as under. 1) That de abore padig semire Appeal is pending before dus Houndreble Tribunel, which is find for today for appelience of Phivete respondet. in) plat only of the perivate responsed all present, de remaining being numerios in nuber, Cennob be easy Summorigh progs sudinary neerong -

m) det de Somoning of fre remeining phivale responduts, 2kg admitist in a News paper will be proper 2f JUS1-9t is therefore requested, to issue an order as projed for, please.

Applicent (Appellant ç, Shtorgh Coursel Motenned Javaid Khen Advocate Suprene Court of Palaten.