ORDER

15th Nov, 2022

- 1. Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.
- 2. Vide our detailed judgment of today placed in Service Appeal No. 16075/2020 titled "Muhammad Ghani-vs-Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar and others" (copy placed in this file), this appeal is also dismissed. Costs shall follow the events. Consign.
- 3. Pronounced in open court in Abbottabad and given under our hands and seal of the Tribunal on this 15th day of Nov, 2022.

(Kalim Arshad Khan)

Chairman

Camp Court Abbottabad

(Salah Ud Din)

Member(Judicial)

Camp Court Abbottabad

18th July 2022

Appellant in person present. Mr. Noor Zaman, District Attorney for the respondents present.

Security and process fee not deposited. Appellant seeks time to deposit security and process fee. He is directed to do the same within two days positively. To come up for arguments on 20.09.2022 before D.B at camp court Abbottabad.

Security of Process Fee

(Salah Ud Din)

Member (Judicial)

(Kalim Arshad Khan) Chairman Camp Court Abbottabad

20.09.2022

Junior to counsel for appellant present.

Muhammad Jan, learned District Attorney alongwith Syed Jamal Shah Tabeeb for respondents present.

File to come up alongwith connected Service Appeal No. 16075/2020 titled "Muhammad Ghani Vs. Government of Khyber Pakhtunkhwa" on 15.11.2022 before D.B at Camp Court, Abbottabad.

(Fareena Paul) Member (E) Camp Court, A/Abad (Rozina Rehman) Member (J) Camp Court, A/Abad 18.04.2022

Clerk of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Syed Jamal Hussain Shah, Tabib for respondents present.

Written reply/comments on behalf of respondents No. 1 to 3 submitted which is placed on file. A copy of the same is also handed over to the clerk of learned counsel for the appellant. Adjourned. To come up for preliminary hearing on 05.07.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

5th July, 2022

Counsel for the appellant present. In view of the comments submitted by the respondents let this appeal be admitted to full hearing subject to all just and legal objections by the other side. Out district respondents be summoned through TCS, the expenses of which be deposited by the appellant within three days, while the local respondents be summoned through process serving agency of the learned Senior Civil Judge, Peshawar. The appeal be fixed before the D.B for final arguments on 18.07.2022 at camp court Abbottabad. The appellant is directed to deposit security fee within 10 days.

(Kalim Arshad Khan) Chairman 14.10.2021

Appellant in person present. Kabirullah Khattak, Additional Advocate General alongwith Mr. Nasir Jalal, KPO for respondents present.

Appellant requests for adjournment on the ground that his counsel is not available today. Granted. To come up for preliminary hearing before the S.B on 02.12.2021.

(MIAN MUHAMMAĎ) MEMBER (E)

02.12.2021

Appellant alongwith his counsel present. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Learned AAG requested that the reply will be submitted as the same is under process in the respondent-department. A short adjournment was requested. Request is allowed. To come up for written reply/comments as well as preliminary hearing on 07.02.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

07.02.2022

Due to retirement of the Hon'able Chairman, the case is adjourned to 18.04.2022 before S.B for the same.

Reader

Experiment when the many

Counsel for the appellant present.

Contends that appointment of appellant was made against PHC Technician (Multi Purpose) BPS-12 on hospital basis, however, the appointment order dated 12.08.2016 erroneously disclosed it to be against EPI Khyber Pakhtunkhwa.

The act of respondents, as claimed by the appellant, apparently seems to be the change of cadre without consent or request on his part.

Pre-admission notice be issued to the respondents as well as learned AAG for settlement of issue on 18.05.2021 before S.B.

Chairman

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to

31.08.2021 for the same as before.

Reader

31.08 .2021 Clerk of counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Learned AAG sought time to contact the respondents for submission of reply on the next date. Adjourned. To come up for further proceedings before the S.B on 14.10.2021.

(MIAN MUHAMMAD) MEMBER (E)

Form- A

FORM OF ORDER SHEET

Court of			
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Case No	1000	/2020	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	. 3
1-	17/12/2020	The appeal of Syed Sarfaraz Shah resubmitted today by Mr. Zarta Anwar Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on 01/02/14 CHAIRMAN
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The appeal of Syed Sarfaraz Shah son of Aseel Shah r/o village Goshali Post Office Komala District Dassu Kohistan received today i.e. on 11.12.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of impugned adjustment order of the appellant against the post of EPI Technician mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

No. 4044 /S.T,

Dt. 14 /12 /2020

REGISTRAR SERVICE TRIBUNAL

SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Zartaj Anwar Adv. Pesh.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 6077

Versus

INDEX

S#	Description of Documents	Annex	Pages
1.	Service Appeal + Affidavit		1- 5
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3.	Copy of the advertisement	A	6-7
4.	Copy of the attendance sheet for interview	В	8-11
5.	Copy of the merit list	С	12-17
6.	Copy of the recommendation of DSC dated	D	•
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7.	Copy of the advertisement	Е	23
8.	Copy of Departmental appeal	F	2.3
9,	Other Documents		24-29
10.	Wakalatnama		30

Appellant

Through

ZARTAJ ANWAR

Advocate High Court

Office No F3, 4th floor, Bilour

Plaza, Peshawar Cantt

Cell No.0331-9399185

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1607 9/2020

Khyber Pakhtukhwa Service Tribunal

Diary No. 16427

Dated 11/12/2020

Syed Sarfaraz Shah S/O Aseel Shah R/O Village Goshali P.O Komela Tehsil Dassu District Kohistan.

....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- 2. Director General, Health Department Khyber Pakhutnkhwa Peshawar.
- 3. District Health Officer Kohistan at Dassu.

.....Respondents

SERVICE APPEAL U/S 4 OF THE KHYBER **PAKHTUNKHWA SERVICES** TRIBUNAL 1974, **AGAINST** THE **IMPUGNED** ORDER DATED 12.08.2016, AGAINST WHICH THE **APPELLANT** FILED HIS **DEPARTMENTAL** APPEAL DATED 12.08.2020 WHICH IS NOT YET RESPONDED.

Prayer

Registrat?

On acceptance of this service appeal the appointment order dated 12.08.2016, may kindly be modified/corrected to the extent of PHC Technician Hospital base according to the advertisement, as the appellant was appointed on the Post of Primary Health Technician BPS-12 on Hospital base vacancy, the in action of the respondents by compelling the appellant to perform the duties against the post of EPI Field base is to be declared illegal, unlawful and without lawful authority.

Respectfully Sheweth

- 1. That the appellant is a law abiding citizen where his all legal rights are secured and guaranteed under the constitution of Pakistan and permanent resident of Kohistan.
- 2. That the respondent department advertised various posts including the post of the Primary Health Care Technician BPS-12 in various districts of Khyber Pakhtunkhwa. (Copy of the advertisement is attached as annexure A).
- 3. That the appellant having the required qualification and being fit and eligible for the post of Primary Health Care Technician BPS-12 was duly apply for the said post by fulfilling all the legal and codal formalities by submitting all his educational testimonial, experience and all relevant and required documents.
- 4. That after fulfillment of all legal and codal formalities the appellant was called for interview, in which the appellant was duly appeared. (Copy of the attendance sheet for interview is attached as annexure B).
- 5. That after the interview for the post of Primary Health Care Technician BPS-12, merit list of the candidates was prepared by the competent authority and declared the top candidates for the required posts and placed it before the competent authority. (Copy of the merit list is attached as annexure C).
- 6. That after the approval of the Departmental Selection Committee vide dated 5.8.2016, the appellant was appointed on the post of Primary Health Care Technician BPS-12 (Multi-Purpose) vide office order dated 12.08.2016. (Copy of the recommendation of DSC dated 05.08.2016 & 12.08.2016 is attached as annexure D).
- 7. That simultaneously the respondent department (Deputy Director expended Programme on immunization Khyber Pakhtunkhwa) published another advertisement for the same area for the post of PHC Technician (Multi-Purpose) Bps 12, for EPI Khyber Pakhtunkhwa. (Copy of the advertisement is attached as annexure E).
- 8. That the departmental selection committee duly consider the candidates and accordingly recommended candidates against the

post of PHC Technician (Multi-Purpose), it is also worth to mention here that both the posts were separately advertised and processed by two different departmental selection committees and resultantly issued the appointment orders but astonishingly came to know after this all time by the respondent department that your appointment is made against the EPI Khyber Pakhtunkhwa which is against the law as well as against the advertised post and also not been held in the departmental selection committee.

- 9. That the appellant approached to the competent authority regarding the issue in hand that how the appellant being adjusted against the post of EPI Technician as his appointment was made as PHC Technician Hospital based while the EPI posts were separately advertised and also having different job description as field base activities.
- 10. That being aggrieved from the act and omission of the respondent department the appellant filed a departmental appeal dated 12.08.2020, which is not yet respondent by the respondent department. (Copy of the Departmental Appeal is attached as annexure F).
- 11. That the order dated 12.08.2016 may kindly be modified/corrected to the extent of PHC Technician Hospital based, as the appellant was appointed on regular basis not in project, inter alia on the following grounds

GROUNDS:-

- A. That the appellant has not been treated in accordance with law hence his rights secured and guaranteed under the law and constitution is badly violated.
- B. That the appellant was appointed on the post of Primary Health Technician BPS-12 on hospital base but now the respondents are compelling the appellant to perform his duties against the post of EPI Technician BPS-12 for which the appellant even not applied.
- C. That the departmental selection committee duly consider the candidates and accordingly recommended candidates against the post of PHC Technician (Multi-Purpose), it is also worth to mention here that both the posts were separately advertised and processed by two different departmental selection committees

and resultantly issued the appointment orders but astonishingly came to know after this all time by the respondent department that your appointment is made against the EPI Khyber Pakhtunkhwa which is against the law as well as against the advertised post and also not been held in the departmental selection committee.

- D. That the appellant approached to the competent authority regarding the issue in hand that how the appellant being adjusted against the post of EPI Technician as his appointment was made as PHC Technician Hospital based while the EPI posts were separately advertised and also having different job description as field base activities.
- E. That the case in hand involves the violation of fundamental rights of the appellant, and denial of appointment to her which is violative of article 2, 2A, 3, 9, 14, 18, 20, 25, 27, 30, 31, 37 and 38 of the constitution of 1973.
- F. That the appellant fulfilled the criteria for appointment against the Post PHC Technician (Multi-purpose) on hospital base whereas simultaneously the post of EPI was also advertised by the Deputy Director expended program on immunization on field base activities on Union Council bases, hence the present appellant cannot compel to perform duties for the post against which he did not apply/select.
- G. That the appellant has not been treated in accordance with law, the rights of the appellant are badly violated by the respondent department and Article 9 read with Article 18 of the Constitution of the Islamic Republic of Pakistan, 1973.
- H. That the decision of the respondents to deprive the appellant of his genuine means of earning livelihood in an unjust, arbitrary and illegal manner, right to life is constitutionally guaranteed right of every citizen. Reliance is placed on the judgment of the august Supreme Court of Pakistan as reported in 2007 PLC (CS) 997.

It is, therefore, humbly prayed that On acceptance of this service appeal the appointment order dated 12.08.2016, may kindly be modified/corrected to the extent of PHC Technician

Hospital base according to the advertisement, as the appellant was appointed on the Post of Primary Health Technician BPS-12 on Hospital base vacancy, the in action of the respondents by compelling the appellant to perform the duties against the post of EPI Field base is to be declared illegal, unlawful and without lawful authority.

Through

Appellant

ZARTAJ ANWAR

Advocate High Court

&

IMRAN KHAN

Advocate High Court

AFFIDAVIT

I, Syed Sarfaraz Shah S/O Aseel Shah R/O Village Goshali P.O Komela Tehsil Dassu District Kohistan, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT CNIC#:

Requirements:

For Clinical Technician, PHC Technician (BPS-12): Age: 18 to 30

Qualification: (1) Secondary School Certificate at least 2rd division in Science from recognized board & (2) Diploms in the relevant Paramedical Technician (Nyber Pathtunktives Medical Faculty or diploma in the relevant Paramedical technology from any other recognized institution provided, the same is registered by the Medical Faculty Knyber Pakhtunkhwa Peshawar.

For PHC Technician (MCH): (BPS-12): Age; 18 to 30

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Say No to Corruption

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SANOTA TO

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Also available on www.khyberpakhtunkhwa.gov.pk

OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU. ATTENDANCE SHEET FOR THE INTERVIEW OF JUNIOR PHC TECHNICIAN (MACH) BPS-12 SCHEDULTED TO BE HELD ON 04.08.2016 AT 10.00 AM.

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OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU. ATTENDANCE SHEET FOR THE INTERVIEW OF JUNIOR PHC TECHNICIAN (MP) BPS-12 SCHEDULTED TO BE HELD ON 0 4.08.2016 AT 10.00 AM.

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FFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU. ENERAL LISTED CANDIDATES.

TATEMENT SHOWING THE PARTICULARS FOR THE SELECTION/APPOINTMENT OF PHC TECHNICIAN (MP) BPS-12, INTERVIEW SCHEDULED ON 04/08/2016 AT 10:00 AM IN DHO OFFICE, KOHISTAN.

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	Rasool	Gul Dad	04.04.1995	2					<u></u>	754/110 68%-06	0-				-	-	1	-	-	Not Qualified
	Shah		kohistan	1	1 762/10 72%	350-	50	-	-	FSc- 735/1100	06	1.	15	 -	7	5	7	6.33	77.33	
· 作	AltalHussa	i Siyab	01.01.1992 kohistan	24		50-	50	+-	-	6%=06		·								
	SadamurRi hman	e Jukha · ·	01.02.1995 Kohistan	21	1 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	50-	50	+	 -		- 	ļ <u>.</u>	<u> </u>	-	-	-	-	1		No Diploma.
	Sharafat Ali	RajiGul.	21.01.1994.	22	71%-	50-	50		<u> </u>	Fsc-	·	ļ	20	-	-	-	-	-	-	Not Qualified.
-	Shabir		Kohistan.		73%					809/1100-	. •	\ \frac{1}{2}	15	-	3	4	3	3.33	74.33	- in .
1	Ahmed AbdurRauf	Munwar Shah	01.02.1995 Kohistan.	21	804/105 =76%	0	50	-	-	73%=06	-		15	+	4	4	5	4.33	-	
		Afreen Khan	03.02.1997 Kohistan.	19	822/105 78%	0-	50	-	-	 	-	-	15	 	7	4	7		69.33	-
	SherBaz Khan	Sader Khan	04.04.1992 Kohistan.	24	816/1050)- '!	50 ·			789/1100-						•		6	71	Fig. 45 (1991)
1.	Shulamulla 1	Amir Hamza.	31.05.1982.	34	77%` 434/850-	+-		38	<u>.</u>	71≈06 FA-	-		15		3	4	4	3.66	74.66	-
1	nzamamul	Amir Talab			51%-				•	671/110- 61%=06	BA-410/800- 51 %=08	MBA/M A=12	15	-	5	5	4	4.66	69.65	Overaged.
	laq	Amir Talab	08.01.1993 Kohistan	23	672/1050 64%	- 5	0	-		826/1100-	Bsc-	•	15		7	5 1	5	6.	 	
Je	hanZeb .	Surbaz	D4.04.1994	22	723/1050	50		_		=75%=06	295/550- 53%=08	٠.		v 8		Ī.]	-	0.	79	Special verification from faculty.
		····		: •	68%	3	,	·	•	FSC- 720/1100=	-	-	20 5	110	4	4 4		4	80	-
M	alik(over	Shakoor Khan	30- 05/1983.Ko	33 .	442/850- 52%	 -	-+:	18 -		65%=06 573/1100-	BA-238/550-		28	W	116					·
	d) dullah	Sultani	histan.	24						52%=06	43%=08			3/8/	[14]		·	-	66	Overaged.
<u>:</u>		Rom	Kohistan.	-4	524/1050- 49%	-	. 3	8 -	,	FSC- 708/1100-			15	/	8 5	7		6.66	65.66	
	yaturRe an		01.12.1992 Kohistan	24	696/1050	50	- -	 -		64%=06	Bsc-		.							
_		180 186			≈ 66%					735/1100=	318/55057% =08		15	.	7 4	7		6	79	

<u>.</u>	•	3	4		5	6	7	8	9	10	11	12	13	14	15	16	17	18	19
Khai		Amir shah	05.05.1991 Kohistan.	25	608/900 =67%-	50	-		Fsc- 649/1105 9%=06	Bsc- 296/550=5 3%=08	MSC- 1219/1 900- 64.16% =12	15	-	4	6	4	4.56	81.66	-
Abdı Maje	eed	Said Wazir.	05.01.1992 .kohistan	24	465/900- 51%	-	38	•	Fsc- 651/1100- 59%=06	BA- 235/550=4 2%=08	-	15	4	8	7	8	7.66	72.66	-
Ispin Khan) 	Mukhtasa r.	07.07.1991 -Kohistan	25	438/900- 48%=	-	38	-	DIC- 672/1200 56%=06		5)	15	-	6	4	6	5.33	64.33	
Khais Rehn	1	Hakeem Khan	02.04.1995 .Kohistan.	21	808/105 0-76%	50	-	•	Fsc- 635/1100- 57%-06	- 8	-18	15	-	3	4	4	3.66	74.66	
Anab Ahma	ed .	Hedayat Khan	.kohistan.	24	499/900- 55%	•	38	•	FA.577/11. 00- 52%=06	BA=08 /	<u>د) (۲)</u>	15	7	5	5	5	5	73	
Muhai d Nasir(a Inted,r report	appo not		02.04.1988 Kohistan.	28	536/850 98%-	50	- .	-	Fsc- 548/1100-	BA- 206/550=3 7%=08	-	15	7	5	6	6	5.66	85.66	•

KhurshedRoshan

airman)

) Kohistan.

An Officer/Member to be nominated by

3.Dr.Taj Muhammad DTO,KH.

An Officer/Member to be Nominated by

Appointing Authority.

OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU. (PAGE No.01). MERIT LISTED CANDIDATES.

STATEMENT SHOWING THE PARTICULARS FOR THE SELECTION/APPOINTMENT OF PHC TECHNICIAN (MP) BP5-12, INTERVIEW SCHEDULED ON 04 /08/2016 AT 10.00 AM IN DHO OFFICE KOHISTAN.

5	NAME OF CANDIDATE	FATHER,	DATE OF BIRTH &	Abo	SSC MARK	S OBT	AINED A	AND	FSC/FA	BSC/BA	MSC/MA	TECHNIC	EXPER	TNI	ERVIEW	'S MARKS	TOTAL	TOTAL	
			DOMICLE	Age					MARKS OBTAINED	MARKS OBTAINED	MARKS OBTINED.	AL QUALIFI CATION	IENCE MARK	OB.	TAINED	•	INTERVIE		1
											·	MARKS OBTAIN ED	S OBTAI NED				MARKS OBTAINE D.	OBTAIN ED	i
					M	- Ist	2 nd	1	<u> </u>									,]	
1	2	3	4		5	6	7	3rd 8	9		<u> </u>	<u> </u>		С	M1	M2		- -	
1	Muhammad	Said Baz	02.04.198	8 28	536/85098	50	1/-	1-	Fsc-	10	11	12	13	14	15	16	17	18	19
	Nasir (appointed,not		Kohistan.		%-			-	548/1100- 9%=06	BA- 206/550=3 7%=08		15	7	5	6	6	5.66	85.66	Selected
2	reported.	Hajji	01.01.1989) 27	740/10507	50	-						en Norwest (•			
-	Muhammad,	Bostan.	.Kohistan.		0%-				FA- 627/1100=5 9%=06	BA- 285/55051 %=08	`.	20	•	4	5	4	4.33	82.33	Selected
3	Azam Khan	Amir shah		25	608/900=6	50	-	-	Fsc-	Bsc-	MSC-1219/-	15	· ·			<u> </u>			
•		**	Kohistan.		7%-				649/11059% =06	296/550=5 3%=08	64.16%=12	-		4	6	4	4.66	81.66	Selected
1	Muhammad Asif	Hajji .	25.09.1996	20	873/1050-	50	 				\frown			- 1		·			
	Sikandar	Sikandar.	Kohistan.		83%-		-		FSC- 754/1100- 68%=06		M	15	4	5	5	6	5.33	80.33	Selected
,	JehanZeb	Surbaz	04.04.199	22	723/1050	50	-		FSC-		CXV		0	_					
			4		68%	30		•	720/1100=	-		20	N 1	4	4	4	4	80	Selected
	Samar Ali	Said		ļ					65%=06			5 / IIV	الدر ``		ļ			· .	,
	Jamai Ali	Amir	03.03.199 3.Kohista	23	589/9006	50	- [-	FSC-	BA-	- 1	15	211	7	5	7			
	·		п.		5%-				566/1100- 51%=06	247/550- 44%=08	1		O[]				6.33	79.33	Selected
	Inzamamul Haq	Amir Talab	08.01.199 3	23	672/1050- 64%	50	-		826/1100-	Bsc-	/	15 -		,	5 :	6	6	79	,
_	MU		Kohistan		U+70					295/550- 53%=08	'		.].		İ	· .]		/3	Selected

	InsysturRehm n	Abdul Latif	01.12.19		696/105 =66%	0 5	0	- T-	Fsc- 735/1100=	Bsc-	<u> </u> -	15	1-	7	4	17	6		
,	Rasool Shah	Gul Dad	Kohistan 04.04.19	_ {			:		66%=06	318/5505 7%=08	1	-				1	- •	79	Selecte
			5 kóhista		762/1050 72%)- 50	0 -		FSc- 735/11006	-	-	15	-	7	5	7	6.33	77.3	3 Selecte
- 1	Muhammad Nasir (Process	Muham mad	01.03.198	30	591/850 -	50		+	6%=06 FA 549/900	BA-							5		-
\perp	Server)Court	Ashraf Khan	Kohistan.		70%				61%=06	688/1100 =08	·	15	-	6	4	5	5	. 78	Selected
	Syed SarfarazShah	AseelSha h	01.03.1997 Kohistan.	19	801/1050-	50	- -	-	Fsc-	-	<u>.</u>	15	<u> </u>						
	Muhammad	Muham	06.09.199	23	76%			-	809/1100=7 3%=06	·			-	7	6	7	6.66	77.66	Selected
1	Ghani.	mad Salih.	3.Kohista		749/1050- 71%	50	-		Fsc- 744/11006	*	•	15	-	7	6	7	6.66	77.66	Selected
,	ihehzad Ihmed	MolviFas ehullah.	01.03.199 0-	26	828/1050-	50		 	7%=06 FSc-	BA-		4=							Selected
M	luhammad	Muham	kohistan.	·	78%			'	770/1100- 70%=06	295/550- 53%=08		15	-	4	5	4	4.33	77.33	Selected
Ва	abar	mad	22.08.199 0.Kohista	26	634/900- 70%	50	•	-	FSc-	BSC-		15	-	4	4	4	tearcatta,		
<u>.</u>		Nawaz Qureshi.	n.				:			247/5504 4%=08			الان	-	·		4	77	Selected
AZ			01.01.199 0-	26		50	•	-	FSC-	BA	·	15	///	β				· ·	
Jav		· · · ·	Kohistan.		71%				618/1100=	265/550= 48%=08	81	9/9	18/	² // ₂	4	.2	2.66	75.66	Selected
:			14.08.198 9.Kohista		567/1050- 54%	-	38	-	FSC-	3A	- /X	15	74	8	7	7	772		· ·
	W		n.				ا ا	- 1	maaa	285/550= 1%=08			_	-		, ,	7.33	75.33	Selected

)r:KhurshedRoshan ıairman) HO Kohistan.

2.Mr. Sheraz Khan AD, DGHS KP Peshawar. An Officer/Member to be nominated by

3.Dr.Taj Muhammad DTO,KH.

An Officer/Member to be Nominated by

Appointing Authority.

Subject to verefection of all documents as well as sticilly tollow-the rules and regulation

OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU.

MINUTES OF THE MEETING FOR THE DEPARTMENTAL SELECTION COMMITTEE IN CONNECTION OF SELECTION /APPOINTMENT OF THE FOLLOWING PARAMEDICS HELD ON 4+5/08/2016 AT 10.00 AM IN THE OFFICE OF DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU.

It is clarified that after the scrutiny and checking of the budget book and other relevant record, the following vacant position were duly verified and found correct, as increase and decease in the number of posts were mentioned in advertisement as well.

- 1 Clinical Technician (Dental) BPS-12 and vacancy position Two(02).
- 2 Clinical Technician (Radiology) BPS -12 and vacancy position Two (02).
- 3 Clinical Technician (Anaesthesa) BPS-12 and vacancy position one (01).
- 4. Clinical Technician (Surgical) BPS-12 and vacancy position one (01).
- 5. PHC Technician (MP) BPS-12 and vacancy position Sixteen (16).
 - 6. PHC Technician (MCH) BPS-12 and vacancy position Twenty one (21).

Keeping in view, the vacancies positions of the above categories, the Secretary to Government of Khyber pakhtunkhwa, health Department Peshawar advertised the vacancies in the News papers, in the "Daily Aaj" dated 21.05.2016 and "Daily Mashriq" dated 22.05.2016. The Last date for the submission of applications was 05.06.2016 and in response to the advertisement, various applications of the above categories were received for appointment, so the undersigned, make arrangement for the interviews of the above categories held on 04+05/08/2016 and the candidate were informed through SMS/Notice Board and Mobile Phone, which was given on the candidates,s application and wherein make request to the Director General Health Services, Khyber Pakhtunkhwa, Peshawar and copy duly endorsed to the Secretary to Government of Khyber Pakhtunkhwa, Health department, Peshawar for the attendance of meeting of DSC and all members of Departmental Selection committee for deputation of their representative to attend the Office of the undersigned for the conduction of interviews of above named categories of posts vide this Office letter No.1624-27/Interviews Dated 21.07.2016. In response to the request of the undersigned, the Director General Health Services, Khyber Pakhtun khwa, Peshawar deputed his representative Mr. Sheeraz Khan Assistant Director, Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar on the date of interview as mentioned above, Departmental Selection Committee was constituted for the appointment of the above named categories con following and the undersigned as a Chairman in the capacity of committee.

1. Dr. Khurshed Roshan District Health Officer, Kohistan (Chairman).

2. Mr. Sheraz Khan Assistant Director, DGHS Office, Peshawar Representative of Admin

3. Dr.Taj Muhammad DTO Kohistan Member of the appointing Authority.

4. Mr.Muhammad Sattar Khan Office Assistant ,DC Office, Kohistan as Observer.

All candidates of the following categories were interviewed on 04 and 05/08/2016 at 10.00 AM and such details/particulars were resulted/concluded by the Departmental Selection Committee unanimously, are as under:-

CLINICAL TECHNICIAN (DENTAL)BPS-12 AND VACANCY POSITIONS TWO(02)

1. 40-Applications were received against the advertised category, 21-candidates were found absent, 19 were interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 02 Candidates as a Clinical Technician (Dental.) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

2 Mr. Farmanullah S/O Dilawar Khan.

1615 V

2. CLINICAL TECHNICIAN (RADIOLOGY) BPS-12 AND VACANCY POSITION =TWO(02).

07-Applications were received against the advertised category, 06-candidates were found absent, 01 was interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 01candidate as a Clinical Technician (Radiology) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

1. Saleem Akhtar Khan S/O Akhtar Muhammad

3. CLINICAL TECHNICIAN (ANAESTHEISA) BPS-12 AND VACANCY POSITION ONE (01).

19-Applications were received against the advertised category, 12-candidates were found absent, 07 were interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 01 candidate as a Clinical Technician (Anesthesia) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

1. : Muhammad Qasim S/O Muhammad Noor Said. ---

4. CLINICAL TECHNICIAN (SURGICAL) BPS-12 AND VACANCY POSITION ONE (01).

09-Applications were received against the advertised category, 08- candidates were found absent, 01- candidate was interviewed and the committee selected the following 01 candidate as a Clinical Technician (Surgical) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forumes.

1 Shankeel khan S/O Nasim Khan

5. PHC TECHNICIAIN (MP) BPS-12 AND VACANCY POSITIONS SIXTEEN (16).

58-Applications were received against the advertised category, 02-candidates were found absent, 56- were interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 16-candidates as a PHC Technician (MP) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

11/4 ga	Muhammad Nasir S/O Said Baz
2 4	Faqir Muhammad S/O Hajji Bostan. 🗸
3 🙌	Azam Khan S/O Amir Shah. 🗸
4	Muhammad Asif Sikandar S/O Sikandar Khan 🗸
5	Jehan Zeb S/O surbaz 🗸
6	Samar Ali S/O Said Amir.
7	InzimamulHaq S/O Amir Talab. 🗸
8 11	Inayatur Rehman S/O Abdul latif 🗸
9	Rasool Shah S/O Gul Dad. 🗸
10 "	Muhammad Nasir S/O Muhammad Ashraf Khan. 🗸
11	Syed Sarfaraz Shah S/O Aseel Shah
12	Muhammad Ghani S/O Muhammad Salih. 🗸
13	Sheh Zad Ahmad S/O MolviFasehullah. 🗸
14	Muhammad Babar Naeem Qureshi S/O Muhammad Nawaz Qureshi.
15	Azad Wali s/O Abdul Qayyoum
16	Javidlqbal S/O Mir Baz Khan.

6. PHC TECHNICIAN (MCH) BPS-12 AND VACANCY POSITION TWENTY ONE (21).

35-Applications were received against the advertised categories, 12-candidates were found absent

1	Nargas D/O Ayoub Khan.	4
2 .	Shakeela Naz D/O Khan Jee.	_
3	Samina D/O Muhammad Iqbal.	_
4	ZeheenaHabib W/O Jehangir Khan Malik.	_
5":	Amreen Gul D/O RehmanGul	
6	Sobia D/O Muhammad Gulshan	_
7	GulNaz D/O RehmanGul	_
8	Sana Attaullah D/O Attaullah	_ _
9	Sabeela D/O Shamsher Ali	ta
10	Husna Nausheen D/O AkhoonZada	_ar
11	Pasmina D/O Wahid Gul	<u>k</u> c
12	Nazia D/O FazalWadood.	rt
13 - 2	Sadia D/O Said WaliKhail.	<u> </u>
14	Tabassum D/O Muhammad Akram.	
15	Humaira Bibi D/O Mukamii Shah	
16	SafiaGul D/O GulSher.	E
17	Sharafat Begum D/O ShamsurRehman	a
18	Night Bibi D/O Muhammad Jehangir.	
19	Saira Naz D/O GulRehman	
20	NaheedaNaz D/O Misal Khan.	t
21	Riffatbibi D/O Abdul Haleem. J (U) (C) urther clarified that candidates kohistan domiciled placed working as PHC Technician (N	

7. It is further clarified that candidates kohistan domiciled already working as PHC Technician (MP) he re working on EPI in Health Department, are requesting for change of cadre, as they are of the same nawal cadre so no question of cadre change arise here.

8. Note:- Pay of all the above recommended officials will only be released after verification of all professional and academics qualifications and age relaxation and age relaxation from the competent authority.

J18/28/24

Dr.KhurshedRoshan DHO Kohistan. (Chairman). Mr.Sheraz Khan AD,DGHS Office, KP Peshawar. Representative/Nominatee of Administrative Department kP

Health Department.

Dr.Taj Muhammad DTO Kohistan/nominee/member of Appointing Authority. Sof

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OFFICE OF THE DISTRICT HEALTH OFFICER KOHISTAN AT DASS OFFICE GROEF.

Consequent upan the resemmendation of the departmental Selection committee in its meeting and Interview held on 64,88,1816 pt-10,00 AM in the Office of District Health Office, kohistan at Dassu, so Syed Sanfaraz Shah S/Q Mr. Asgel Shah: District Kohistanuls hereby appointed as a Primary Health Care Technician (Multi purpose) BPR-12 @ RE.11140-800-351/HD-Dius Heyal allowance on regular contrast basis as admissible under the rules against the vacant post of a Primary Hegith Gars: Technician (Multi purpose) BPS-12 at U.C Dassu_District Kobistan and he will attend the RHC passy for attendance; on the following terms and conditions.

- 1. His appointment will be subject to Medical fitness Certificate (Health & Age Certificate) and verification of character, antecedents/Educational/professional qualifications atc. from the respective medical supportntendent, BHOVand from the concerned Board /Faculty sto, otherwise, the appointment order will be automatically stand cancelled and also ineligible for further service in the health Department and the next candidate on the merit list. will be offered the same post.
- 2. His appointment is an regular contract basis in accordance with the Sovernment policy and the laws applicable to the Civil servants under the rules made there under-
- 3. He will be governed by the government of Khyber Pakhtunkhwa Civil servants Act 1973, and the laws applicable to the Civil servants under the rules made there under.
- 4. He will be on probation initially for a period of one-year extendable for further period not exceeding one year.
- 5. His service can be dispensed with during the probation period, if his work and conduct found unsatisfactory.
- 6. He should has a domicile of Khyber Pakhtunkhwa,
- : 7. He will draw pay and allowance in BPS-12 and other allowance as admissible under the category to which the belone.
- 8. He will not be entitled for any TA/DA for joining of his first appointment and for medical examination (Health & age certificate).
- 9. If he wish to resign from service, he will have to resign in writing by giving prior notice of one month or deposit one month pay in lieu of one month, advance notice, in the government treasury, However, he will continue to serve. the govt, till his resignation is accepted by the competent authority.
- 10. He will submit an undertaking on judicial stamp paper of Rs.30/- stating that the documents submitted with application are genuine and not fake, if found bogus and fake, his service will be automatically dismissed/removed and and he will have no right to go to the Court and he will also state that he will perform his duty for about 22years in the District and no application for transfer will be presented.
- 13. He will complete his normal tenure at his place of ist posting as per government Rules.
- 12. His Pay will be released on the verification of this academic and professional documents etc.

If he accept the offer on the above mentioned terms and conditions, he should report his arrival for duty to the incharge of above Health Facility within-14 days after the Issuance of this order, otherwise the offer of appointment will be automatically considered as cancelled. .

District Health Officer, Köhistan at Dassu.

No. 1902-08/ PF PHC Technician (Multi purpose) Dated Kohlstan Dassu the . 12/08/2016. A Copy is forwarded to :-

- 1. The Secretary to Government of Khyber Pakhtunkhwe, Health Department, Peshawar.
- 2. The Director General Health Services, Khyber-Pakhtunkhwa, Pashawar.
- 3. The Deputy Commissioners Kohistan.
- 4. The District Accounts Officer, Kohistan.
- 5. The PMO I/C RHC Dessuing in
- 6. All the members of departmental Selection committee,
- 7. The Coordinator EPI; DftO office, Kohistan.
- 8. The above named Official.
- 9. The Accounts Clerk of this Office.

For information and necessary action.

Kohistan at Dassu.

ANIEX. E

شرا لطاد ضوالط: --

(ا) شك التروي كيلي تاريخ متعلقه / District Health Officer Medical Superintendent مقردكر _ 6 (٢) خوابشنداميداراشتهار شائع ہونے کے بعد 15 یم کے اعر متعلقہ مجاز آفیسر District Health المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة المارة كأغذ بربهدى دى، كهييرُا تزوَّتو مي شاختي كارؤ، تقليى اسناد كي مصدوّد نقول اور ثين عدد ناز وتسوير جح كروانا موتي (٣) آساميون كى تعداد عماكى ويدى موعق ب-(٣) % يعدكوندمط ورافرادكيك يختم كما جائة كالمعطوري كالمريكيات اتھادئی سےمتورشدہ مباکرنا موگا۔ (۵) تجرب کامریکیسد مطور تعلی تابیت سے بعد تسوركيا جاسة كا-(١) مميث/انزديكيك كوكى في احدى المنس دياجات كا-(٤) مرف شارث لنذ اميدداردل كوائرويوكيليد بالأجاع كا-(٨) تقررى مويال مكومت ے بجوز و تو اعد و ضوالط کے تحت عمل عمل الل مائے گل (٩) تمام سر کاری طاوعان است اپنادارے کے دریعے درخواعی ارسال کریں ہے۔ (۱۰) 1 فیصد کو ندی اے خواعی مُتَّقَى كِما جائ كا - (١١) ناتعمل اورمقرره تاريخ سے بعدموصول موتے والی ورخواستوں ر مورس کیا جائے گا۔ (۱۲) شارف اسٹنگ کے بعدموروں امیدوارول کی اسف مجاز اتدار فی سے دفتر میں آویزال کی جائے گی۔ (۱۳) امیدوار انظروبی سے وقع پراید اصل وستاويزات ساتھ لے آكي _(١٢) جس اميدوار كى عرم وج عر او و عود Age relaxation certificate حَلَى كرنے كا بايد ورقا) كى بحى تم كى جلى اساد جى كرنے دالے اميد داركے فلاف قالونى جارہ جولى كى جائے كى (١٦) جا د آفيركوكى وجيما ع بغير نيث اعروبي نسل كرسكا ب-

DEPUTY DIRECTOR EXPANDED PROGRAMME ON IMMUNIZATION Khyber Pakhtunkhwa Peshawar

Managallable on wa

www.khybarpakhtunkhw.u.gov.pk

DD-EP,

IMMUNIZATION

PRIMARY HEALTH TECHNICIAN(MP FOR EPI REQUIRED

Requirements

PHC Technicians (Multi Purpose) for EPI Khyher Pakhtunkhwa (BPS-12): Age 18-30

Qualification:-

i)Secondary School Certificate 2nd division in Science from a recognized Board & two year PHC Technician Diploma from recognized institution Registered with Medical Faculty Khyber Pakhtunkhwa.

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01-8-16-10-37 en 18-10-10 ! Cla- l'o AMEX- F 12/8/20 در فراست دیل عرض کے ا) يه كرسال 2016ء مين ويزليكي أياني (PHC) رور EPI متكني كى خالى آسا ويون كو يركر مركيك EPI في الله الله المستار الورقير المستار الورقير المسك كالا بيان على ورواه ترك كوك كوري س ليمكرالك المنتها - الك انتياليو ديد م الك يور لسف اور الكرالك ويورك والوفي والوفي والما والمالك والم وطلب شا يُكُلُان عَانَةِ لِوَقَرِّ لِكُلُّ الْمُعَلِّلِينَ عَالِدُنَ عَالَمُ لِلْمُ الْمُؤْلِدُ لِلْ

MINUTES OF THE MEETING HELD ON 22.08.2016 AT 10.00 AM IN DHO OFFICE KOHISTAN FOR DEPARTMENTAL SELECTION COMMITTEE IN CONNECTION OF SELECTION/APPOINTMENT OF PRIMARY HEALTH CARE TECHNICIANS (MP) FOR EPI DISTRICT KOHISTAN KHYBER PAKHTUNKHWA.

1. PRIMARY HEALTH CARE TECHNICIAN (MP) FOR EPI DISTRICT KOHISTAN KP AND VACANCY POSITIONS=24.

Keeping in view, the vacancies of the above categories and the Deputy Director EPI, Directorate General Health Services, Khyber Pakhtunkhwa advertised 24 vacancies of Primary Health Care Technicians (MP) BPS-12 for EPI District Kohistan vide advertisement NO.INF(P)3433 Daily Mashriq dated 19.07.2016 and an application invited within 15-days after the advertisement. The applications were received and then the Director General Health Services, Khyber Pakhtunkhwa, Peshawar was requested to depute his representative as well as the Secretary Health ,Government of Khyber Pakhtunkhwa, Health Department and all other members of Departmental Selection Committee for the attendance of Departmental Selection committee meeting, which was scheduled to be held on 22.08.2016 vide this Office letter NO. 1806--09/meeting of DSC Kh dated 11.08.2016 .in response to the request, the Director General Health Services, Khyber Pakhtunkhwa, Peshawar deputed his Representative (Dr.Mumtaz Ahrnad DHIS Coordinator DHO Office, Mansehra), vide his Office letter No. No. 5308-11/personnel /DHO Kohistan and DHO Mansehra letter No.4171-73/ dated 18.8.2016, SO the undersigned constituted Departmental Selection Committee consisting of the following Officers and the undersigned in the capacity of Chairman of the committee, vide this Office letter No.1841-45 dated 22.08.2016 for the conduction of Interviews held on 22.08.2016 in DHO Office, Kohistan.

- 1. Dr. Khurshed Roshan District Health Officer, Kohistan (Chairman).
- 2. Dr. Mumtuz Ahmad Coordinator DHIS, DHO Office, Mansehra representative of Admin/DGHS Office, Peshawar.
- 3. Dr.Taj Muhammad DTO Kohistan Member of the appointing Authority.

Afterwards, the Departmental selection committee examined, scrutinize and observed all the applications and related documents of the candidates and all candidates of the following categories were interviewed on 22/08/2016 at 10.00 AM and such details/particulars were resulted/concluded by the Departmental Selection Committee unanimously, are as under

I.PRIMARY HEALTH CARE TECHNICIAN (MP) FOR EPI DISTRICT KOHISTAN KP AND VACANCY POSITIONS=24.

116-Applications were received against the advertised categories and 96- candidates were interviewed and after thorough scrutiny of the applications and their related documents, resultantly, the committee selected the following 19- candidates as a PHC technician (MP) BPS-12 from District Kohistan , on the basis of Domicile Holder of District Kohistan and 05 candidates were selected on merit basis from the Down Districts, unanimously subject to the verification of their Academics and professional documents from their concerned issuing authority.

INTERV MARKS Έ OBTAIN ٦К

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SN / NAMES AN	D FATHER, S NAMES OF SELECTED CANDIDATES.
1 Ghulam Ra	sool S/O Qadam Khan District Kohistan.
2 Khaista Re	hman S/O Hakeem khan District Kohistan.
3 Hag Nawa:	S/O Gul Muhammad District Kohistan.
4 Sher Baz K	han S/O Sadar Kjhan District Kohistan.
5 Sharafat A	li S/O Raji Gul of District Kohistan.
6 Samiullah	S/O said Khan district Kohistan.
7 Ghulamull	ah S/O Amir Hamza District Kohistan
8 Khail Muh	ammad S/O Muhammad Zareen Khan District Konistan.
9 Muhamm	ad Igbal S/O sarang Zeb District Kohistan.
10 . Shabir Ah	mad S/O Munwar Shah District Kohistan.
11 Abdur Rau	ıf S/O Afreen Khan District Kohistan.
12 Anah Ahm	pad S/O Hidayatullah Khan District Kohistan.
13 Muhhami	nad Hassan S/O Fazal Mehmmod District Kohistan.
14 Ispin Khai	n S/O Mukhtasar District Kohistan.
15 Abdul Ma	ilik S/O Shakoor Khan District kohistan.
16 Abdul Ma	njeed S/O Said Wazir District Kohistan.
17 Igbal Hus	sain S/O Umar Khitab.
18 Shair Afz	al S/O shamal Khan District Kohistan.
19 Abdullah	S/O Sultani Rom District Kohistan
20 Inamul H	lag S/O zigul Hag District Kohistan.
The following	merit listed candidate selected from the Down Districts i.e.
District Shangl	a, District Bajaur Agency and District Swat.
21 Amanull	ah S/O Sakhai Rehman Bajaur Agency.
22 Habib-u	r-Rehman S/O Muhammad Rehim Bajaur Agency.
22 Habib-ui 23 Zakirulla	hh S/O Sadbar Shang/a
24 lingst A	II S/O Sahih Zada District Shangla.
Note:- The pay	of PHC Technician (MP) for EPI will be released subject to their
verification of	their Academic and professional documents from their issuin

Dr.khurshed Roshan

authority.

DHO Kohistan (Chairman).

Coordinator (DHO Office Mansehra) DHO-Office __,kohistan.

Representative of

Adm.Department/DGHS KP

Health Department, Peshawar.

Nominee /member by

Appointing Authority.

Dr.Taj Muhammad DTO

2-OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU.

EPI

MERIT LISTED CANDIDATES FOR PHCTECHNICAN BPS-12 EPI UNIT KHYBER PAKHTUNKWHA DISTRICT KOHISTAN DURING THE YEAR, 2016. STATEMENT SHOWING THE PARTICULARS FOR THE SELECTION/APPOINTMENT OF PHC TECHNICIAN (MP) BPS-12, FOR EPI, INTERVIEW SCHEDULED ON 22/08/2016 AT 10.00 AM

SN	NAME OF CANDIDA TE	FATHER, S NAME	DATE OF BIRTH & DOMICLE	Abo ut Age.	SSC M				FSC/FA MARKS OBTAINE D	BSC/BA MARKS OBTAI NED	MSC/ MA MARKS OBTIN ED.	TECHN ICAL QUALI FICATI ON MARK S OBTAI NED	EXPER IENCE MARK S OBTAI NED	MA	ERVIE ARKS TAINE		TOTAL INTER VIEW S MARK S OBTAI NED.	MARKS OBTAIN	REMARKS.
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1	Ghulam Rasool	Qadam Khan	.03.03.1996 Kohistan.	20	751/10 50- 71%	50`	-	-	Fsc 697/1100- 63%=06	-	-	15	4	6	6	5	5.66	80.66	Selected on the basis of domicile holder of
2	Khaista Rehman	Hakeem Khan	02.04.1995. Kohistan.	21	808/10 50- 76%	50	-	-	Fsc- 635/1100- 57%-06	-	-	15	4	5	6	5	5.33	80.33	District Kohistan Selected on the basis of domicile holder of
3	Haq Nawaz	Gul Muham mad	4.5.1993 Kohistan	23	686/90 0- 765`50	50-	-	-	- _f	BA- 291/550 =08		15.	-	6	5	5	5.33	78.33	District Kohistan Selected on the basis of domicile holder of
4	Sher Baz Khan	Sader Khan	04.04.1992 Kohistan.	24	816/10 50- 77%`	50	-	-	789/1100- 71=06			15		6	6	5	5.66	76.66	District Kohistan. Selected on the basis of domicile holder of
5	Sharafat Ali		21.01.1994 Kohistan.	22	770/10 50- 73%	5,0	-	-	Fsc- 809/1100- 73%=06	-		15	·	6	5 .	5	5.33	76.33	District Kohistan Selected on the basis of domicile holder of
6	. 1	Said Khan	15.03.1998 Kohistan.	18	830/10 50- 79%	50		-	-	-		20 -		7	6	6 .	6.33	76.33	District Kohistan Selected on the basis of domicile holder of District Kohistan

	Ghulam Ilah	u Amir Hamza,	31.05.198 KOHISTAN		434/8 50- 51%-		31	3	- FA- 671/11 61%=0		MBA/ MA≈12	15	4	6	5		5 5.66	74.66	of domicile holder District Kohistan a subject to relaxati
8	Khail	Muham	5.3.1989	31	521/1	1	38	+	FSC-										of age by compete
	Muham mad	mad ** Zareen Khan	Kohistan		050=4 9%	į.			487/116 0=44%= 6)	-	20	-	6	6	5	5.66	71.66	authority Selected on the base of domicile holder District Kohistan as subject to relaxation
9	Muham	Sarang	22.01.1989	27	516/1	<u> </u>	38	+	FSC-	BA-			<u> </u>				_		of age by competed authority.
	mad Iqbal	Zeb.	Kohistan.		049%				525/110 0- 47%=06	218/55 0=39%	-	20 .	-	6	5	5	5.33	71.33	Selected on the bas
10	Shabir Ahmed	Munwa r Shah	1.02.1995 Kohistan.	21	804/1 050=7	50	-	-	- 47%-08	-	-	15	-	5	6	5	5.33	70.33	District Kohistan Selected on the basi
1	Abdur	Afreen	3.2.1997	19	6% 822/1		<u> </u>	<u> </u>	<u> </u>							1			of domicile holder a
	Rauf	Khan	Kohistan		050=7 8%	50	-	-	-	-	-	15	-	5	6	5	5.33	70.33	District Kohistan Selected on the basis
2	Anab	Hidayat	10.3.1992	24	499/9	<u> </u>	38	<u> </u>	 	D- 00			<u> </u>					İ	of domicile holder of District Kohistan
·	ahmad	ullah Khan	Kohistan.		00- 55%					Ba-08	-	L5 	4	5	5	5	5	70	Selected on the basis of domicile holder of
3	Muham	Fazal		24	591/1	~	38		Fsc-				-			<u> </u>	!		District Kohistan
	mad Hassan	Mehm mod	2 kohistan		050- 56%				665/110 0-60%- 06			0	-	5	5	6	5.33	69.33	Selected on the basis of domicile holder of District Kohistan
		1		25	438/90	- <u>-</u>	38 i	-	DIC-	<u> </u>		!	· <u> </u>					į	District Konistan
	Khan	ar.	Kohistan		0- 48%=	M) _/		672/1200 56%=06		. 19	5	4	5	6	5	5.33	68.33	Selected on the basis of domicile holder of District Kohistan

Khaista Rehman Tuhammad I Sikandar

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1	Abdul	Shako	30.5.198	33	442/		38	-		BA-08		15	T-	6	6	6	6	67	Selected on the
F	Malik	or	3		850-					-			1.				1		basis of domicile
		Khan	Kohistan.		52%							1							holder of District
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		<u> </u>															_		authority
16	Abdul	Said .	05.01.19	24	465/	-	38		Fsc-	BA-		15	-	6	6	6	6	67	Selected on the
	Majeed	Wazir.	92.kohist	-	900-				651/11	235/5						İ		1	basis of domicile
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17	Iqbal	Umar	03.12.19	27	570/	-	38	-	FSC-	BA-	-	15	-	5	5	6	5.33	66.33	Selected on the
	Hussain	Khitab	89.Kohist		1050				677/11	281/5]	}			ļ	basis of domicile
			an.		54%		·		0061%=	5051	İ								holder of District
<u> </u>					<u> </u>		<u> </u>		06	%=08			<u> </u>			<u> </u>			Kohistan
18	Shair	Shama	07.03.19	25	528/	-	38	-	 - ,	<u>,-</u>		15	7	5	6	5	5.33	65.33	Selected on the
	Afzai	l Khan.	91.Kohist		900-	† 					İ				1		Ī		basis of domicile
			an.		58%														holder of District
						<u> </u>								<u> </u>			<u> </u>	<u> </u>	Kohistan .
19	Abdulla	Sultani	11.09.19	24	524/	-	38	-	FSC-	-	-	15	-	7	5	6	6	65	Selected on the
	h	Rom	92.Kohist		1050				708/11	,			i '						basis of domicile
			an.		-49%				00-	•					1	ľ			holder of District
<u> </u>									64%=06										Kohistan
20	Inamul	Ziaul	3.3.988	28	440/	-	38		FA-06	<u>.</u>	· -	15	-	6	5	5	5.33	64.33	Selected on the
	Haq	Haq	Kohistan.		850-]									}		basis of domicile
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			_													·	ĺ		Kohistan
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22	Habibur		Bajaur Agency								MA- 12	15		6	6	6	6	83	Selected from Bajaur
22	Rehman	· · · · · · · · · · · · · · · · · · ·		38	461/85		38	 	 	 	7.00		1		<u> </u>		_	1	Agency.
		mad Rehim	78 Bajaur		0						MA- 12	15	10	7	7	7	7	82	Selected from Bajaur Agency
23	, ,	Sadbar	Agency 2.1.199	22	SSc	50		 					<u> </u>						subject to age
	lah		4- Shang.			30			FA-06)			15	4	7	6	7	6.66	81.66	relaxation. Selected from District Shangla.
14	i	Sahib Zada	a. 12.1.19 90	26	SSC	50	-	-	-	BSC-08		15		8	7				
.		1	Shangla	.				1	4						,	8	7.56	80.66	Selected from District shangla.
		- <u></u> - <u>-</u> - <u>-</u> - <u>-</u> -	<u>l</u>					1111	W)										

1.Dr. Khurshed Roshan 22-08-2016 (Chairman)

DHO Kohistan.

Dr. Shahad Ali Man.

2. Dr.Mumtaz Abmad UHIS Coordinator
An Officer/Member to be nominated by
Admn/DGHS Department pESHAWAR



3.Dr.Taj Muhammad DTO,KH.

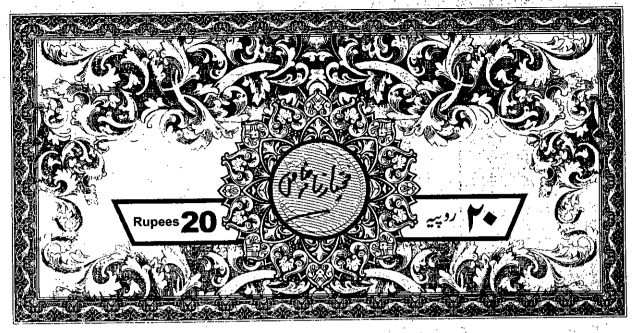
An Officer/Member to be Nominated by

Appointing Authority.

Subject to document verefection on well as strethy follow ment regulation of recomment policy)

Anuhai.
Asir Sika.

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ما بایع اسید مرزازهاه و ارامیا شاه به فحدی و ارفه ها به فی این ارفان ارفار سکند و ارفه استان ارفان الم ارفی این ارفان الم ارفی این ارفان الم ارفی این الم الم این الم این الم این الم

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جير المجان والاصور أي فالأمير: درمنه و عبر المجان والاصور أي فالأمير: درمنه و 3 - 40 3 3 4 5 3 3 6 4 5

POWER OF ATTORNEY

in the Court of KK Settule To/but Kesh	8
Syld Sarfaraz Shah	For Plaintiff Appellant
	}Petitioner }Complainant
VERSUS	3 Complamani
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Appeal/Revision/Suit/Application/Petition/Case No. of	}
Fixed for	
I/W, the undersigned, do hereby nominate and appoint	
and answer in the above Court or any Court to which the business is above matter and is agreed to sign and file petitions. An appeal, state exhibits. Compromisesor other documents whatsoever, in connection we or any matter arising there from and also to apply for and receive all do of documents, depositions etc, and to apply for and issue summons and poena and to apply for and get issued and arrest, attachment or other exports or order and to conduct any proceeding that may arise there out; and receive payment of any or all sums or submit for the above matter to employee any other Legal Practitioner authorizing him to exercise authorizes hereby conferred on the Advocate wherever he may think fit lawyer may be appointed by my said counsel to conduct the case who suppowers.	appear, plead, act transferred in the tements, accounts, with the said matter ocuments or copies other writs or subsecutions, warrants at to apply for and arbitration, and to the power and to do so, any other hall have the same
AND to all acts legally necessary to manage and conduct the respects, whether herein specified or not, as may be proper and expedient	e said case in all t.
AND I/we hereby agree to ratify and confirm all lawful acts done under or by virtue of this power or of the usual practice in such matter.	e on my/our behalf
PROVIDED always, that I/we undertake at time of calling of Court/my authorized agent shall inform the Advocate and make him appease may be dismissed in default, if it be proceeded ex-parte the said could responsible for the same. All costs awarded in favour shall be the report or his nominee, and if awarded against shall be payable by me/us	ear in Court, if the
IN WITNESS whereof I/we have hereto signed at the day to the year 1	ee .
Executant/Executants	-11/11
Executant/Executants Accepted subject to the terms regarding fee	

Advocate High Court Mob: 0345-9090648

ZARTAJ ANWAR

Advocate High Courts

ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR LAW CONSULTANT FR-3. Fourth Floor, Bilour Plaza, Saddar Road. Peshawar Cantt Mobile-0331-9399185

BC-10-9851

CNIC: 17301-1610454-5

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal # /60)9/ 2020

Sarfaraz Shah ------Appellants

Versus

Government of Khyber Pakhtunkhwa & others----- Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1 TO 3

INDEX

S.No	Description	Page No	Annexure
1	Written Comments	2-4	
2	Affidavit	5	
3	Copy of Advertisement	6	Annex-"A"
4	Copy of Merit List (EPI Technicians)	7-10	Annex-"B"
5	Copy of DSC Meeting Minutes of Jr.PHC Technician (MP) BPS-12	11-13	Annex-"C"

Dated:___/__/2021

District Health Officer

Kohistan Upper (Respondent No:03)

& Respondent No: (01 & 02)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Versus

Government of Khyber Pakhtunkhwa & others----- Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1 TO 3

Respectfully Sheweth:

Preliminary Objections:-

- 1. That the appellant has filed the instant appeal just to pressurize the respondents.
- 2. That the instant appeal is against the prevailing Law and Rules.
- 3. That the appeal is not maintainable in its present form and also in the present circumstances of the issue.
- 4. That the appellant has filed the instant appeal with mala-fide intention hence liable to be dismissed.
- 5. That the appellant hasnot come to this Honorable Tribunal with clean hands.
- 6. That the appeal is barred by law and limitation.
- 7. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.
- 8. That the instant appeal is badly time-barred.
- 9. That the appellant concealed material facts.

FACTS;

Para:1 Pertains to record, no need of comments.

Para: 2Pertains to record, no need of comments.

Para: 3 Pertains to record, no need of comments.

Para: 4 Pertains to record, no need of comments.

Para: 5 Pertains to record, no need of comments.

Para: 6Pertains to record, no need of comments.

Para: 7Pertains to record, no need of comments.

Para-8:

The para is misleading and concocted hence denied the Appointment of the Appellant is made in accordance with law, Rules and Advertisement (Already Annexed as Annexure-A). The Appointment Orders neither reflected the word EPI nor they appointed on the second Advertisement. The Appointment order of the Appellant was issued on 12/08/2016 while the Interview in the second advertisement was conducted on 22/08/2016. Moreover the Advertisement already Annexed as **Annexure-A** is crystal clear that the Applications were required for the Junior Primary Health Care Technicians (MP BPS-12) under the control of District Health Officers (DHOs), Medical Superintendents (MSs) and In-Charges of Hospitals in different Health Facilities in Khyber Pakhtunkhwa.

Para-9:

That the Para is Wrong, incorrect and misleading. Neither in the Merit List nor in Appointment Order mentioned that the Appellant was appointed as EPI Technician.

Paras-10:

Pertain to record however it is added that the Appellant is not an aggrieved person as no vested right of the appellant has been violated.

Paras-11:

That the Para is misleading hence denied. The Appellant is recruited according to the Advertisement. Detail reply is furnished in Para 8.

GROUNDS;

 \mathbf{A} .

That the Para is wrong, incorrect and misleading, hence denied. The Appellant has been treated in accordance with Law and existing service rules. The respondent did not violated any kind of existing service rules.

В.

That the Para is misleading, incorrect and wrong, hence denied. The appellant is already working in different Health Facilities i.e. RHCs & BHUs in different Union Councils of District Kohistan Upper.

C.

Detailed reply furnished as in Para 8 of the Facts.

D.

That the para is misleading and incorrect, hence denied. Moreover Appellant was appointed Junior Primary Health Care Technician (MP) BPS-12 not as Junior Primary Health Care Technician (MP)/EPI.

E.

That no fundamental rights of the appellant has been violated.

F.

That the Appellant wasappointed according to the Law and existing Service Rules.

G.

That the Appellant wasappointed according to the Law and existing Service Rules Article 9 read with Article 18 of the Constitution of the Islamic Republic of Pakistan, 1973. The Respondents department had not violated any existing Service Rules.

H.

That the appellant has been treated in accordance with Law and existing Service Rules. The appellant wasappointed according to the Advertisement, Merit List and Departmental Selection Committee recommendations as Post of Junior Primary Health Care Technician (MP) BPS-12.

PRAYER:

It is, therefore, humbly prayed that on acceptance of the parawise comments in the instant appeal, the appeal of the appellant may kindly be dismissed with costs.

Secretary to Govt. of Khyber Pakhtunkhwa, Health Department, Peshawar Respondent No.1

Director General Health Services, Khyber Pakhtunkhwa,

Respondent No.2

District Health OfficerKohistan

Upper,

Respondent No.3

VERIFICATION:

It is to verify that all the contents of fore going comments are true and correct to the best of my knowledge and belief.

DEPONENT

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal # 1607 of 2020

- Sarfaraz Shah ------------------Appellants .

Versus ...

Government of Khyber Pakhtunkhwa & others----- Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1 TO 3

AFFIDAVIT

I Dr. Taj Muhammad District Health Officer KohistanUpper, do hereby solemnly affirm and verify that the contents of foregoing comments are true and correct and nothing has been suppressed from this Honorable Tribunal.

Identified By:

DEPONENT

Requirements:

For Clinical To Indiction PHE Technish Propose (IPPS-17K Act 18 10 36)

Qualification. (1) Secondary School Earthcate at least 2nd division in Science from recognited board & (2) Diploma in the mineral Parameter. Feature on the Congress Patentines Medical Faculty or occurs in the

technology from any other recognized excession provided, the same is registered by the Medical Faculty Khyber Palutunither Peshawar.

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2-OFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT DASSU.

MERIT LISTED CANDIDATES FOR PHCTSCHNICAN BPS-12 EPI UNIT KHYBER PAKHTUNKWHA DISTRICT KOHISTAN DURING THE YEAR, 2016.

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1. Dr. Rhurshed Roshan 22-08-2016 (Chairman) DHO Kohistan.

2. Or Munitazindina DHIS Coordinator

An Officer/Member to be nominated by Admn/DGHS Department pESHAWAR

3.Dr.Taj Muhammad DTO,KH.

An Officer/Member to be Naminated by

Appointing Authority.

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Dated.

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POFFICE OF THE DISTRICT HEALTH OFFICER, KOHISTAN AT

MINUTES OF THE MEETING FOR THE DEPARTMENTAL SELECTION COMMITTEE IN COMMECTION OF SELECTION (APPOINTMENT OF THE FOLLOWING PARAMEDICS HELD ON 445/08/2016 AT 10.00 AM IN THE OFFICE OF DISTRICT HEALTH OFFICER, KOHISTAN AT DASSIL.

It is clarified that after the scrutiny and checking of the budget book and other relevant record, the following vocant position were duly verified and found correct, as increase and decease in the number of posts were mentioned in advertisement as well.

- 1 · Clinical Technician (Dental) BPS-12 and vacancy position Twe(02).
- Clinical Technician (Radiology) BPS-12 and vacancy position Two (02).
- Clinical Technician (Angesthesa) BPS-12 and vacancy position one (01).
- 4. Clinical Technician (Surgical) BPS-12 and vacancy position one (01):
- 5. PHC Technician (MP) BPS-12 and vacancy position Sixteen (18).
- 6. PHC Technician (MCH) BPS-12 and vacancy position Twenty one (21).

Reeping in view, the vacancies positions of the above categories, the Secretary to Government of Khyber pakhtunkhwa, health Department Peshawar advertised the vacancies in the News papers, in the "Daily Aaj" duted 21.05.2016 and "Daily Mashriq" dated 22.05.2015. The Last date for the submission of applications was 05.06.2016 and in response to the advertisement, various applications of the above categories were received for appointment, so the undersigned, make arrangement for the interviews of the above categories held on 04+05/08/2016 and the candidate were informed through SMS/Notice Board and Mobile Phone, which was given on the candidates,s application and wherein make request to the Director General Health Services, Khyber Pakhtunkhwa, Peshawar and copy duly endorsed to the Secretary to Government of khyber Pakhtunkhwa, Health department, Peshawar for the attendance of meeting of DSC and all members of Departmental Selection committee for deputation of their representative to attend the Office of the undersigned for the conduction of interviews of above named categories of posts vide this Office letter No.1624-27/interviews Dated 21.07.2016. In response to the request of the undersigned, the Director General Health Services, Khyber Pakhtun khwa, Peshawar deputed his representative Mr. Sheeraz Khan Assistant Director, Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar on the date of interview as mentioned above, Departmental Selection Committee was constituted for the appointment of the above named categories complising of the following and the undersigned as a Chairman in the capacity of committee.

1. Dr. Khurshed Roshan District Health Officer, Kohistan (Chairman).

2. Mr. Sheraz Khan Assistant Director, DGHS Office, Peshawar Representative of Admin, Pept

3. Dr. Taj Muhammad DTO Kohistan Member of the appointing Authority.

4. Mr. Muhammad Sattar Khan Office Assistant ,DC Office, Kohlston as Observer.

All candidates of the following categories were interviewed on 04 and 05/08/2016 at 10.00 AM and such details/particulars were resulted/concluded by the Departmental Selection Committee unanimously, are as under :-

CLINICAL TECHNICIAN (DENTAL) BPS-12 AND VACANCY POSITIONS TWO(02)

1. 40- Applications were received against the advertised category, 21-candidates were found absent, 19, were interviewed and after thorough crutiny of the documents, as given in the advertisement, the committee selected the following 02 Candidates as a Clinical Technician (Dental.) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

4		•	
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. CLINICAL TECHNICIAN (RADIOLOGY) BPS-12 AND VACANCY POSITION =TWO(02).

07-Applications were received against the advertised category, 06-candidates were found absent, 01 was interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 01 candidate as a Clinical Technician (Radiology) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

1. Saleem Akhtar Khan S/O Akhtar Muhammad

3. CLINICAL TECHNICIAN (ANAESTHEISA) BPS-17-AND VACANCY POSITION ONE (01).

19 Applications were received against the advertised category, 12-candidates were found absent, 07 were interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 01 candidate as a Clinical Technician (Anesthusia) BPS-JZ unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

L. . Muhammad Qasim S/O Muhammad Noor Sald. ...

4. CLINICAL TECHNICIAN (SURGICAL) BPS-17 AND VACANCY POSITION ONE [01).

09-Applications were received against the advertised category, 08- condidates were found absent, 01- candidate was interviewed and the committee selected the following 01 candidate as a Clinical Technician (Surgical) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing for all the contents are the concerned assuing to the contents are the concerned assuing to the contents are the concerned assuing to the contents are the concerned assuing to the contents are the concerned assuing to the contents are the concerned assuing to the contents are the concerned assuing to the contents are the contents a

1 | Shankeel khan S/O Nasim Khan

5. PHC TECHNICIAIN (MP) BPS-12 AND VACANCY POSITIONS SIXTEEN (16).

58-Applications were received against the advertised category, 02-candidates were found absent, 56-were interviewed and after thorough scrutiny of the documents, as given in the advertisement, the committee selected the following 16-candidates as a PHC Technician (MP) BPS-12 unanimously subject to the verification of academic and professional documents etc from their concerned issuing forums.

11 Muhammad Nasir S/O Said Baz Faqir Muhammad S/O Hajji Bostan. Azam Khan S/O Amir Shah. 🗸 Muhammad Asif Sikandar S/O Sikandar Khan 🗸 Jehan Zeb S/O surbaz 6 Samar Ali S/O Said Amir. V Inzimamu]Haq S/O Amir Talab. 🗵 Inayatur Rehman S/O Abdul latif Rasool Shah S/O Gul Dad. 🗸 Muhammad Nasir S/O Muhammad Ashraf Khan. 10 11: Syed Sarfaraz Shah S/O Aseel Shah Muhammad Ghani S/O Muhammad Salih. 🗸 Sheh Zad Ahmad S/O MolviFasehullah. 🗸 Muhammad Babar Naeem Quresh! S/O Muhammad Nawaz Qureski. Azad Wali s/O Abdul Qayyoum Javidiqbal S/O Mir Baz Khan.

6. PHC TECHNICIAN (MCH) BPS-12 AND VACANCY POSITION TWENTY ONE (21).

35-Applications were received against the advertised categories, 12-candidates were found absent

Note: Pay of all the above recommended officials will only be released after verification of all professional and academics qualifications and age relevation and age relevation from the competent authority.

NW 8/24/0

Dr.KhurshedRoshan DHO Kohistan. (Chairman). Mr.Sheraz Khan Ab, DGHS Office

KP Peshawar

Representative/Nominatee of Administrative Department kP

Health Department.

Dr.Taj Muhammad DTO
Kohistan/nominee/member
of Appointing Authority.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 12020

Sasfasaz StahAppellant
Versus

Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar and others.

(Respondents

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S. No	Description of Documents*	Annexure	Page
			No
1	Memo of Application & Affidavit		1- 💆
2	Copy of the Advertisement	A	3

Appellant

Through

Zartaj Anwar

Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2020



Sorfexaz Shah.Appellar

Versus

Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar and others.

(Respondents)

Application for restraining the respondents from filling the subject posts mentioned in the service appeal through fresh recruitment on the basis of advertisement, till the final decision of the titled writ petition.

Respectfully Submitted:

- 1. That the above titled service appeal is adjudication before this Honorable court in which next date is yet to be fixed for hearing
- 2. That the applicant was appointed against the said post, through advertisement, having the prescribe qualification and the departmental selection committee with the approval of the competent authority issued their appointment orders.
- That now the respondents have started the process of filling the post of the applicant correctly mentioned at the heading of the Service appeal amongst other posts by way of fresh appointments through publication in the newspaper. (Copy of the Advertisement is attached as Annexure A)

- 4. That it is pertinent to mention here that the applicant his already impugned before this Hon, ble tribunal the issue in hand that how the appellant being adjusted against the post of EPI Technician as his appointment was made as PHC Technician Hospital based while the EPI posts were separately advertised and also having different job description as field base activities.
- 5. That being aggrieved the applicant has a good prima facie case in his favor and are sanguine of its success. So all the three ingredients/ pre-requisites for the grant of status quo strongly lies in favor of the applicants.
- 6. That the applicants would be exposed to great hardship and inconvenience in case the process of recruitment of the subject posts was not suspended.
- 7. That it would also serve the interest of justice if the respondents are restrained from filling the posts, till the final decision of the titled writ petition.
- 8. That the facts and grounds taken in the titled service appeal may kindly be taken as integral part of the instant application.

It is, therefore, humbly prayed that on acceptance of this application the respondents may kindly be retrained from filing the advertise posts and process already initiated by the respondents may kindly be suspended till the final decision of the titled Service Appeal.

Applicant

Through

ZARTAJ ANWAF

Advocate Peshawar

AFFIDAVIT

I do hereby solemnly affirm and declare on oath that the contents of the above application are true and correct and that nothing has been kept back or concealed from this Honourable Tribunal.

نونس اطلاع يابي

زیرد تختلی نے مور دند 26/05/2021 کوجوآسامیال مشتمری تعین اور مور ند 04/09/2021 کوان آسامیول کیائے بذر بعد ETEA شیست کا انعقاد کیا گیا تھا۔ امیدوارول کو مطلع کیاجا تاہے کدورجہ ذیل شیڈول کے مطابق اصل اسناد کی تقد این شدہ نقول، ڈومیسائل سرفیفیکیٹ ، شناختی کارڈکی کا بی اور تین عدد 2X2 تصاویر بمعد CV وفتر زیرد تحظی جمع کرائیں۔اسناد کی

تفعيل جان ي يرتال/Scruitiny ك بعدائل اميدوارون كواعروي ك لخ بلايا جائيًا-

8.15 L. 18.15	ETEA شي ماسل كوده لبراء	المخاتات ا	उपिः	تبرخار
₋ ゾゲエ 05/07/2022	کم اذکم سکود 40 اور ڈاک	صرف کویستان ای	پتری پائیکن (MP) (BPS-12)	0 1
-USG- F05/07/20 22	محادكم شحصة 44 الدائد	حرنسكوستان الم	کلینکل تیکلینون قارشی (BPS-12)	02
- <u>』</u> /ピチ08/07/2022	مم اذکم سکود 62ادول کھ	كويستان ايركويستان ليخرد كونى بالمركويستان	ريمري بيانوكر كاليعن (MP/EPI) (BPS-12)	03
£06/07/2022 كىر	مم ازمم شکور 81 اورز انگر	می کان ایران اور از از از از از از از از از از از از از	ريمري ميلوكيونين (MP/EPI) (BPS-08)	04
_U∫&L£07/07/2022	تمام ETEA بمنامخال دسيط وأسط امريدار	كهشان أيرد عكما فلاع	ياتمرك بيلتوكيتوككيوس (MCH)(BP8-12)	05

تجربه سرف مشندادارون کا قابل تبول ہوگا۔ تجربه مرمیفیکیٹ کیساتھ پےسلپ انعیناتی کاعکم نامہ اڈبوٹی روسٹر ا عاضری رجشر کی کاپی لازی لگائیں۔بصورت دیگر تجربہ کے نمبرنہیں دیمیے جائینگے۔زیر دیخطی تجربہ مرفیفیکیٹ کی نفسدین کرنے کاحق محفوذار کھتا

ایناداورمتعلقہ ڈاکومنٹس مقررہ تاریخ میں مندرجہ ذیل سٹاف کے پاس دفتری اوقات میں من 09:00 سے 04:00 بج تک بڑے کریں۔

ا اسرارالدين ـ 03446779992 ٢ شبيراتم ـ 03486054248

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ازدفتر دُسْر کمث ملته افسان ایر۔ سلاعد ماه مارکند سلاعد ماه مارکند

Attegen -

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 12020

Septeras ShahAppellant

Versus

Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar and others.

(Respondents)

Application for restraining the respondents from filling the subject posts mentioned in the service appeal through fresh recruitment on the basis of advertisement, till the final decision of the titled writ petition.

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Applicant

Through

ZARTAJ ANWAR Advocate Peshawar

AFFIDAVIT

I do hereby solemnly affirm and declare on oath that the contents of the above application are true and correct and that nothing has been kept back or concealed from this Honourable Tribunal.

Deponent ·

نونس اطلاع يابي

زیرد تنظی نے مور ند 26/05/2021 کو جوآسامیال مشتیری تھیں اور مور ند 04/09/2021 کوان آسام دول کیائے بذر بید ETEA شیسٹ کا انعقاد کیا گیا تھا۔ امیدواروں کومطلع کیا جاتا ہے کدورجہ ذیل شیڈول کے مطابق اصل اسنادی تقدیق شدہ نقول، ڈوملیائل سرمیفیکیٹ ، شناختی کارڈی کا بی اور تین عدد 2X2 تصاویر بمد CV ونتر زیرد تنظی جمع کرائیں۔ اسنادی

تفعیل جائے یز تال/Scruitiny کے بعدائل امیدواروں کوانٹرویو کے لئے بلایا جائے ا

تمبراتار	<i>उ</i> -17:	مئن ملع	ETEA عن ما على كروه أسراف	. احتاد کا کرنے کا درخ
PO	پەترى پىلىزىكىلىن (MP) (BPS-12)	صرف کم پستان ان	اتم اذکم شکود 40 اود زا تھ	- <i>はら</i> ざぶ05/07/2022
oz	کلینگار خیکنیتون قارشی (BPS-12)	مرف کویستان ایر	م اذكم محمد 44 اور ذائد	-U/びよ05/07/2022
as	راتمری اسانت کرنگنیشن (MP/EPI) (BPS-12)	كوبستان ام كوبستان اوژ، كۇڭي يىلمى كوبستان	مماذكم كود26ادوزه	_√∫G. €0 8/07/2022
04	ية ترك المبارث كينون (MP/EPI) (BPS-06)	د کاران ایران اور در از در از در در از در در در در در در در در در در در در در	مم اذکم سکور 81اورزا کھ	06/07/2022 کریر۔
05	پافری بیلندگینهگنیشن (MCH)(BPS-12)		تنام ETEA براسخان دسية واستام يدوار	-USE-07/07/2022

تجربه سرف متندادارون کا تابل قبول بوگا تجربر مرفیقیکید کیماتھ پے سلپ انعیناتی کا علم نامداد یونی روسر اساضری رجشری کا پی لازی لگائیں ۔بصورت دیگر تجربہ کے نمبرنیس دیسے جا کینگے۔زیر و تخطی تجربہ مرفیقیکید کی نفیدین کرنے کاحن تحفوظ رکھتا

ابیناسناداورمتعلقد ڈاکوسٹس مقررہ تاریخ میں متدرجہ ذیل ساف کے پاس وفتری ادقات میں من 09:00 سے 04:00 بج تک بی کریں۔

ا ـ امرادالدين ـ 03446779992 مشيراتد ـ 03486054248

سرزازاء_0348868912 سرزازاء_03443630046 سرزازاء

مل از دفتر استرکت مسلحه افسر کو بستان ایر۔ معلقت الحام المعلق المسلم ال