

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1434/2019

Date of Institution

22.10.2019

Date of Decision

31.05.2022

Mr. Sakhi Ullah Ex-Clinical Technician (Pharmacy), R/O House No.804, Sector F-8, Phase 6, Hayatabad, Peshawar.

(Appellant)

#### **VERSUS**

The Secretary Health, Khyber Pakhtunkhwa, Peshawar and two others.

(Respondents)

Taimur Ali Khan,

Advocate

For appellant.

Kabir Ullah Khattak,

Additional Advocate General

For respondents.

Rozina Rehman

Member (J)

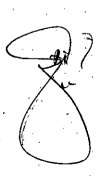
Fareeha Paul

Member (E)

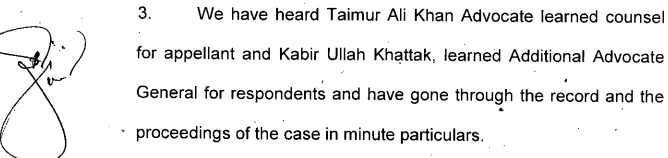
#### JUDGMENT

ROZINA REHMAN, MEMBER (J): The appellant has invoked the jurisdiction of this Tribunal through above titled appeal with the prayer as copied below:

"On acceptance of this appeal the order dated 20.09.2019 may kindly be set aside and the order dated 15.03.2010 may also be modified to the extent that appellant may also be considered for promotion on notional/proforma basis to the post of Clinical Technologist (BPS-17) from that very date i.e. 15.03.2010."



2. Brief facts of the case are that appellant was appointed as Dispenser/Technician (BS-05) in the Health Department on the recommendation of Departmental Selection Committee in the year 1974. He was enlisted at Serial No.411 of the seniority list circulated on 17.12.1981. During the course of service, some of his junior colleagues were promoted to the post of Chief Dispenser (BS-16) Notification dated 26.05.1992 and 11.08.1998. aggrieved, he requested the Department for grant of promotion but to no avail. He then filed proper departmental appeal but the same was regretted. He, therefore, filed Service Appeal No.1696/2010 which was accepted vide judgment dated 19.01.2012. In the said process, his junior colleagues were further promoted to the post of Clinical Technologist (BS-17) vide notification dated 15.03.2010. The appellant retired from service on attaining the age of superannuation on 30.12.2010. He then submitted application for notional promotion from the date when his juniors were promoted but to no avail. He, therefore, filed proper departmental appeal which was not responded to, hence, he filed Service appeal No.1050/2015 and vide judgment of this Tribunal, case of the appellant was remitted to the appellate authority with direction to examine the case of the appellant and to decide his departmental appeal with speaking order which was again rejected, hence, the present service appeal.





- 4. Taimur Ali Khan Advocate learned counsel appearing on behalf of appellant, inter-alia, submitted that the order dated 30.09.2019 by not promoting the appellant to the post of Clinical Technologist pharmacy on notional basis is against law, facts and norms of justice, therefore, not tenable and liable to be set aside. He contended that it has been clearly mentioned in the working paper that appellant was senior to his colleagues who were promoted on 15.03.2010 and it was requested that convenient date may be fixed for DPC to consider the promotion of appellant from the date when his juniors were promoted but despite that, he was not promoted. He contended that the appellant was not treated by the authority in accordance with law and rules and as such the respondents violated Articles-4 & 25 of the Constitution of Islamic Republic of Pakistan, 1973. Lastly, it was submitted that the appellant was discriminated by the Department and as such respondents violated the principles of natural justice.
- 5. Conversely, learned AAG submitted that the appellant was promoted to the post of Chief Clinical Technician (BS-16) w.e.f 11.08.1998 and that working paper for promotion to the post of Clinical Technologist (Pharmacy) BS-17 was submitted to the government but the competent authority regretted the case being time barred.
- 6. After hearing the learned counsel for parties and going through the record of this case with their assistance and after perusing the precedent cases cited before us, we are of the opinion that appellant joined the Health Department in the year 1974. It is not disputed that junior officials to the appellant had been promoted to BS-16 and he



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was discriminated. His repeated requests and departmental appeal were not considered therefore, he filed service appeal which was accepted vide judgment dated 19.01.2012. The respondents were directed to consider the appellant for promotion to BS-14 and 16 during the relevant times. Consequent upon approval accorded by the competent authority vide minutes of the meeting of the Departmental Promotion Committee held on 02.09.2013 appellant was promoted to the post of Chief Clinical Technician (Pharmacy) BS-16 w.e.f 11.03.1998. There is no dispute in respect of seniority of the appellant and his promotion to BS-16 from the date when his juniors were promoted. Government of Khyber Pakhtunkhwa Peshawar, Law Department decided not to file appeal before the Supreme Court of Pakistan against the judgment of this Tribunal vide which appellant was promoted to BS-16 from the date when his juniors were promoted. During the pendency of appeal filed by the appellant for promotion to BS-16, juniors to appellant were promoted to the post of Clinical Technologist (BS-17), therefore, after getting favorable decision from this Tribunal, again he knocked at the door of the Department for further promotion to BS-17 from retrospective date when his juniors were promoted but his appeal was not replied, therefore, he filed another service appeal and his case was remitted to the appellate authority with direction to decide the departmental appeal with speaking order and it was on 30<sup>th</sup> September, 2019 when his appeal was regretted being time barred, hence, the present service appeal. It is not disputed rather admitted that working paper was prepared by the Department with regard to his promotion,



wherein, it was requested that a convenient date may be fixed for the Departmental Promotion Committee to consider the promotion case of the appellant from the retrospective date from where his erstwhile juniors were promoted viz: (w.e.f 15.03.2010). It has been clearly mentioned that appellant was senior to Qasim Jan and Mukhtar Ahmad who were promoted to BS-17. We find that it has not been disputed before this Tribunal that the matter was delayed without any justifiable reason and in the meanwhile appellant attained the age of superannuation. He cannot be made to suffer on account of the departmental lapse.

7. In this view of the matter, this appeal is allowed as prayed for. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED. 31.05.2022

(Rozina Rehman) (Member (J)

(Fareeha Paul) Member (E) RDER 1.05.2022

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present. Arguments heard and record perused.

Vide our judgment of today of this Tribunal placed on file, instant service appeal is allowed as prayed for. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED. 31.05.2022

> (Fareeha Paul) Member (E)

Member (J)

to come the first of the first

Mr. Taimur Ali Khan, Advocate for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not gone through the record. Adjourned. To come for arguments before the D.B on 08.11.2021.

(ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

08.11.2021

Clerk of counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned To come up for arguments before the D.B. on 08.02.2022.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

8-2-2022

Due to retirement of hon'ble Chairman The Case is adjourned to come up for the same as before on 31-5-2022 Appellant in person present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Naseeb Khan S.O for respondents present.

Written reply was not submitted on behalf of respondents. Representative of respondents made a request for adjournment. Opportunity is granted. To come up for written reply/comments on 08.12.2020 before S.B.

> (Rozina Rehman) Member (J)

(1)

28.01.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General alongwith representatives of the department Mr. Saleem Javed, Litigation Officer, on behalf of respondents No. 1 & 2 and Mr. Sajid, Superintendent, on behalf of respondent No. 3, are also present.

Representative of respondents No. 1 & 2 submitted written reply on behalf of the said respondents while representative of respondent No. 3 stated at the bar the he relies on the written reply submitted by respondents No. 1 & 2 on behalf of respondent No. 3. Therefore, file to come up for rejoinder and arguments on 11.05.2021 before D.B.

> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

11.5.21

To 31.8.2021 for the Same.

Appellant Deposited
Security & Process Fee

10.08.2020

Counsel for the appellant present.

Prima-facie, it appears from the record that the appellant had filed a service appeal in the year 2010 which was decided in his favour on 19.01.2012. He was once again driven to come to this Tribunal through Service Appeal No. 1050/2015 on 18.09.2015. The same was decided on 27.02.2018 with the direction to the respondents to decide the departmental appeal of appellant dated 26.05.2015, with speaking order. The respondent No. 1 on the other hand, very conveniently avoided the order of this Tribunal and once again the departmental appeal of appellant was disposed of through office order dated 30.09.2019, but in a cursory manner.

In order to resolve the issue, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments on 19.10.2020 before S.B.

Chairman'

19.10.2020

Appellant is present in person. Mr. Kabirullah Khattak, Additional AG for the respondents is also present.

Written reply on behalf of respondents not submitted. Learned Additional Advocate General sought time to contact the respondents for submission of written reply/comments. Time is allowed. Adjourned to 08.12.2020 on which date the requisite reply/comments shall be furnished before S.B.

(Muhammad Jamal Khan) Member (Judicial) 26.02.2020

Learned counsel for the appellant present and seeks adjournment. Adjourn To come up for preliminary hearing on 16.03.2020 before.

Member

16.03.2020;

Nemo for the appellant. Lawyers community is on strike on the call of Peshawar Bar Association. Adjourn. To come up for preliminary hearing on 27.04.2020 before S.B.

Member

27.04.2020

Due to COVID-19, the case is adjourned to 03.08.2020 for the same, before S.B.

Dandan

03.08.2020

Mr. Taimur Ali Khan, Advocate, for appellant is present and seeking adjournment. Adjourned to 10.08.2020. File to come up for preliminary hearing before S.B.

(MUHAMMAD JAMAL KHAN)

MEMBER-

### Form- A

## FORM OF ORDER SHEET

Court of		
ase No	1434/ <b>2019</b>	

•	Case No	1434/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	29/10/2019	The appeal of Mr. Sakhi Ullah resubmitted today by Mr. Taimur Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please
,		REGISTRAR = 29/10/1
2-	zoliolig.	This case is entrusted to S. Bench for preliminary hearing to be put up there on $9000000000000000000000000000000000000$
:		CHAIRMAN
, 0	9.12.2019	Appellant present in person.
,		Requests for adjournment due to general strike of the
	E	ar today. Adjourned to 14.01.2020 for preliminary
	ŀ	earing before S.B.  Chairman
	14.01.2020	Appellant present in person.  Requests for adjournment due to general strike of the Bar. Adjourned to 26.02.2020 before S.B.  Chairman

The appeal of Mr. Sakhi Ullah Ex-Clinical Technician Pharmacy received today i.e. on 22.10.2019 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 is unsigned which may be got signed.
- 2- Annexures of the appeal may be attested.
- 3- Annexures of the appeal may be flagged.
- 4- Copies of order dated 15.03.2010 and judgment dated 27.02.2018 of this Tribunal mentioned in para-6 & 9 of the memo of appeal are not attached with the appeal which may be placed on it.
- 5- Annexures of the appeal are illegible which may be replaced by legible/better one.
- 6- Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1853 /S.T. Dt. 25/10 /2019.

> REGISTRAR -**SERVICE TRIBUNAL** KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Taimur Ali Khan Adv. Pesh.

Respected Sir

1- Removed

2 Removed

3 - Removed

4 - Copy of order dated is at page-27 and Judge dalit 27-2-2018 is at proje-36-

5. Rumwed

6. Removed

Resubmited exter complance

### BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

## APPEAL NO. 1434 /2019

Sakhi Ullah

V/S

Health Deptt:

### **INDEX**

S. No.	Documents	Annexure	P. No.
01	Memo of appeal		01-05
02	Copy of seniority list	A	06-13
03	Copies of notifications	B&C	14-18
04	Copy of order dated 31.05.2010	D	19-21
05	(Copies of departmental appeal, rejection order and judgment	E,F&G	22-26
06	Copies of 15.03.2010 and retirement order dated 30.12.2010	H&I	27-29
07	Copy of order dated 12.12.2013	J	30-31
08	Copies of working paper and letter dated 13.01.2015	K&L	32-34
09	Copies of departmental appeal and judgment dated 27.02.2018	M&N	35-39
10	Copy of order dated 30.09.2019	0	40
11	Vakatlama		41

THROUGH:

**APPELLANT** 

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

(ASAD MAHMOOD) ADVOCATE HIGH COURT

Room No. FR 8, 4<sup>th</sup> Flour, Bilour plaza, Peshawar cantt: Cell# 0333-9390916

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PESHAWAR**

APPEAL NO. 1434 /2019

Khyber Pakhtukhwa Barvice Tribunaj

Mr. Sakhi Ullah Ex-Clinical Technician (Pharmacy),

R/O House No. 804, Sector F-8, Phase 6, Hayatabad, Peshawar.

(APPELLANT)

#### VERSUS

- 1. The Secretary Health, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. The Secretary Finance, Khyber Pakhtunkhwa, Peshawar.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 20.09.2019, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REJECTED AGAINST THE ORDER DATED 15.03.2010, WHEREIN JUNIORS TO THE APPELLANT HAS BEEN PROMOTED TO THE POST OF CLINICAL **TECHNOLOGIST** (BPS-17), WHILE THE APPELLANT HAS BEEN **IGNORED** INSPITE **OF** ELIGIBILITY AND SENIORITY, FOR NO GOOD GROUNDS.

dto-day

and filled.

#### PRAYER:

THAT THE ACCEPTANCE OF THIS APPEAL, THE ORDER Re-submitted to -day DATED 20.09.2019 MAY KINDLY BE SET ASIDE AND THE ORDER DATED 15.03.2010 MAY ALSO MODIFIED TO THE EXTENT THAT APPELLANT MAY ALSO BE CONSIDERED FOR PROMOTION ON NOTIONAL/PROFORMA BASIS TO THE POST OF CLINICAL TECHNOLOGIST (BPS-17) FROM THAT VARY DATE I.E 15.03.2010. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

# RESPECTFULLY SHEWTH: FACTS:

- 1. That the appellant appointed in the Health Department as Dispenser/Technician (BPS-05) on the recommendation of Departmental Selection Committee in the year 1974 and has performed his duty with great devotion and honesty, whatsoever assigned to him and also have good service record throughout.
- 2. That the appellant was enlisted at S.No.411 of the seniority list of Dispenser circulated on 17.12.1981 by the department. (Copy of seniority list is attached As Annexure-A)
- 3. That during the course of service, some of the junior colleagues of the appellant were promoted to the post of Chief dispenser (BPS-16) vide notification dated 26.05.1992 and 11.08.1998 respectively. That feeling aggrieved the appellant time and again requested the department for grant of promotion to the post of Chief Dispenser (BPs-16), but the respondents one way or other way delayed the promotion of the appellant. (Copies of notifications are attached as Annexure-B&C)
- 4. That Vide Government of KP (then NWFP) Health Department Notification dated 25.08.2006, the competent authority approved 8 stages Paramedics Service Structure of Khyber Pakhtunkhwa in which the post of the appellant was re-designated in BPS-12 from BPs-11 with nomenclature of Clinical Technician vide order dated 31.05.2010. (Copy of order dated 31.05.2010 is attached as Annexure-D)
- 5. That the appellant feeling aggrieved filed departmental appeal for similar relief as meted out to other colleagues of the appellant, but the same was regretted on good grounds. The appellant then service appeal No.1696/2010 in this august Service Tribunal, the august Service Tribunal accepted the appeal of the appellant vide judgment dated 19.01.2012. (Copies of departmental appeal, rejection order and judgment are attached as Annexure-E,F&G)

- 6. That in the said process, the juniors colleagues of the appellant were further promoted to the post of Clinical Technologist (BPs-17) vide impugned notification dated 15.03.2010. The appellant retired from service on attaining the age of superannuation vide order dated 30.12.2010 during the course of litigation. (Copies of 15.03.2010 and retirement order dated 30.12.2010 are attached as Annexure-H&I)
- 7. That on the basis of judgment of this august Service Tribunal, the appellant was promoted to the post of Chief Clinical Technician (Pharmacy) BPS-16 w.e.f 11.03.1998 vide order dated 12.12.2013. (Copy of order dated 12.12.2013 is attached as Annexure-J)
- 8. that the appellant submitted application for further notional/proforma promotion to the post Chief Technologist BPS-17 w.e.from 15.03.2010, when his juniors were promoted and on his application working paper was prepared in which it was clearly mentioned that the appellant is senior to Qasim Jan, Mukhtiar Ahmad already promoted as Clinical Technologist Pharmacy BPS-17 and requested that convenient date may be fixed for DPC to consider the promotion of the appellant to the post of Clinical Technologist (Pharmacy) BPS-17 from retrospective date from where his erstwhile juniors were promoted viz: (w.e.f.15.03.2010.) and in this respect working paper along with the relevant documents regarding promotion of the appellant to the post of Clinical Technologist Pharmacy BPS-17 was also submitted which is evident from the letter dated 13.01.2015, however no action has been taken on that till date. (Copies of working paper and letter dated 13.01.2015 is attached as Annexure-K&L)
- 9. That as the grievance of the appellant has not been redressed, therefore he filed departmental appeal which was not responded within the statutory period of ninety days and after the stipulated period, the appellant filed service appeal No.1050/2015 in this august Service Tribunal which was decide on 27.02.2018 in which the august Service Tribunal remitted the case of the appellant to the appellate authority with the direction to examine the case of the appellant and to decide his departmental appeal dated 26.05.2015 with speaking order within a period of 3 months. (Copies of departmental appeal and judgment dated 27.02.2018 are attached as Annexure-M&N)
- 10. That as the appellate authority did not decide the departmental appeal of the appellant within the stipulated time given in the judgment dated 27.02.2018 of this august Service Tribunal, therefore the appellant

filed Execution Petition No. 349/2018 and during the execution petition the respondents provide the order dated 30.09.2019, wherein the departmental appeal of the appellant was rejected. (Copy of order dated 30.09.2019 is attached as Annexure-O)

11. That the appellant has no other remedy except to file the instant service appeal for redressal of his grievance in this august Service Tribunal on the following grounds amongst others.

#### **GROUNDS:**

- A) That the order dated 20.09.2019 and not promoting the appellant to the post of Clinical Technologist Pharmacy BPS-17 on notional/proforma basis with effect from 15.03.2010, where his erstwhile juniors were promoted, are against the law, facts, norms of justice and material on record, therefore not tenable and liable to be set aside.
- B) That the in the working paper respondent No.3 clearly mentioned that the appellant is senior to that who were promoted on 15.03.2010 and was requested that convenient date may be fixed for DPC to consider the promotion of the appellant to the post of Clinical Technologist (Pharmacy) BPS-17 from retrospective date from where his erstwhile juniors were promoted viz: (w.e.f.15.03.2010), but despite that the appellant was not promoted to Clinical Technologist Pharmacy BPS-17 on notional/proforma basis with effect from 15.03.2010.
- C) That the appellant is eligible for promotion to the post of Clinical Technologist Pharmacy BPS-17 on notional/proforma basis with effect from 15.03.2010, but he was deprived from this legal right by arbitrary manner by the respondent department without giving any reason.
- D) That not granting proforma promotion to the appellant, the respondent violated section-9 of the Civil Servant Act read with Rule-7 of the appointment, promotion and transfer Rules 1989.
- E) That the appellant has not been treated by the respondent department in accordance with law and rules on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic Pakistan.

- F) That according to Article 38 sub Article e, the state is bound to reduce disparity in the income and earning of individuals, including persons of various classes of the service of Pakistan.
- G) That the appellant has been discriminated by the respondent department on the subject noted above and as such the respondent violated principle of natural justice.
- H) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

> Bakhi ullah. APPELLANT SOKHI Ulla

THROUGH:

(TAIMUR ALI KHAN)

ADVOCATE HIGH COURT

ASAD MAHMOOD

ADVOCATE HIGH COURT

A&DUL WAHID

**ADVOCATE** 

Shah taisa ADVOCA

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-ABDUL ALEEL. 16.10.1994.

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ATTESTED



BETTER COPY OF ANNEXURE......A

### PAGE-8

10.10.	NAME OFFICIALS	JOINING	AS	PRESENT APPTT: AND STATION	DATE BIRTH/H DISTRIC	OME	DATE COMPULS RETIREM	SORY	REMARKS
1.	2	 3		4	5		6.		7

01.	Mr. Said Nawab	01.05,1953	CD Budal/ DHO 7.10.1936/Swat Swat	7.10.1996	Now in BPS- 18 Selection Grade.
411.	Mr. Sakhiullah	25.3.1974	CD, Behrom Khel 15.3.1951/Banu DHQ, Bannu	15.03.2011	BPS-06
412.	Mr. Wazir Shah	25.3.1974	CD Lada/As, Wana 12.8.195	15.8.2013	BPS-06

FOR DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR

ATESTED





411 (55 Mr. Sp.Khiwlah	25.03.1974 - CD, Behroin the JOHG, Banhui	
	22.03.1974. Ch 124.	15.03.1951 15.03.2011 BPS-06.
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414 463. Modernmad Yousaf.	30.03.1974.	92313 1017 02.11.2007.
415 169 Abdur Rashid.	30.03.1974.	11.05.1981. 14.05.2011.
416 +70. Mr. Faved Ighal.	01.04.1974.	10.41.1953. 10.01.2013.
417 7: Shahzada	1.04.1979.	91.55. 1955. 01.06.2015.
4) 8 172. M. Noor Ali.	15.04.19.74	01 10 1956. 01.06.2018.
419 -75 Mr. Mohammud Aslam.	01.05.1974	10.07-1952 01.07.2014
-14 10 174. 2. 110 ngir Mion.	13.05, 1374 34, 995.	12.63.1957 25.69.2017.
421,475. In Sabir.	25.05.4574. WW., 418ch Wool/D.O., Barnu.	28.92.1953. 28.62.2013do-
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	425-	479.Ar, Asghar Badshahi	01.06.1974.	IS, Allo: Hospital, Parachinar.	05.03.1918. 05.03.2003.
	-416	480.Mr.Vozirullah.	01.06.1971.	Children Hospital, Pesharor.	7 10.01.1949 10.01.2009.
***************************************	417	481. Gr. Mian Foli.	01:06:1974.	B.(O, D: I. Phan	01.03.1952. 01.03.2012.
	418	492.Mr.Dayo Khan.	01.03.1974.	Mig. Moso thal, Miranshah.	01.01.195? 01.04.2012.
L	4.49	273. Fir. tal thear.	01.06.1974.	OD, Karkorman/AS, Miranahah.	01.07.1952: 01.07.2012.
	430	Att.Lu.Ali Hespain.	01.08.1974.	AMQ: Hospital , Mirchabali.	07.09.1952. 07.09.0053.
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. 760	432	.H.Mr.L.aykh Slyer.	11.08.1974;	"Day: techibal, Beand.	2 .07.1378 - 20.05 . 201 . Tannu.
	433.	137. lbn. Loho raad lionan.	01.07.1974.	REG, Spire JAS, Mir neich.	07.01.1950. 07.01.2010.
200/	% 434	191.Fr. Blomigar. Shant	C1.07.1974.	BHU, Cobore/OS, Chitmol.	15.01.1950. 15.01.2010.
		1889. Tr. Valle good Marian.	01.07.1974.	CD, Chandai Chark 38, 399; 3.	20.07.1950: 20207 2027 Sannu-
ing of the second	436	490. Mr. Rehmat Korim.	01.07.1974.	CD, Bisir/CS, Chitrol.	05.03.1952. 05.02.20: Onitrol
	437	7491. Fr. Nehrab Ald	01.07.1974.	CD, Colkeer/SS, Chitrol.	13:03:1952:13:03:2012: Chitral:
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498 / 550. Mr. Azed Khan.	04 00 1076	•••41•••			
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and madama.	13.02.1976.	RMO, Warri (Dir.	02.07.1952. Dir.		-qo
552: Mr. Arir Sumon.	21.02.1976.	BHU, Ashchni/AS Molakand.	09.02.1950.	09.02.2010.	-do-pione
500 553. Ar. S. Mustofe Bakhan:	24.02.1975.	CD, Zorbandas, AS, Bajaur.	14.08.4054. Bojaur.	14.08.2014.	-do-
501 554. Fr. Ali Mohammad.	10.03.1976.	CD, Petrek/CS, Dir,	97.05.1952.	07.05.2013.	-do-
501 555. An Anulam Russuin.	12:03:1975.	WH. State/AS, Kurrom.	25.09.1953. Kurrom.	25.09.2013.	- do-
5-3 558.Ar.Ab ul Homid Sheh.	20:03.1975.	DWO, D.I.Mnon.	13.10.19 6. D.I.Khan.	13.10.2006.	~do –
504 557 Pr. Abdul Rohim.	20.03.1976.	Dio, D. I. Khen.	13.05.195. D.E.Glen.	13.0F.2014.	-do-
5.5 558.Ar.Mohammad Abid.	24.03.1975;	DHO, D.I. Khen.	01.04.1954. D, I.: Osn.	01.04.2014.	-do445
5.6 559 Ar Sher Behadur.	01.04.1975.	MU, Sorchapar AS Orakzai.	17.11.1946. Oroksoi.	17.11.2006.	-do-
5.7 560 War Bukhahiah Ahmad	01.04.1976.	00,Rossidabad.	10.10.1947. Perhawar.	10.10.2607.	-do-
508 561 Mr. Humayun.	01.04.1976.	, arathel DHO, Kohet. 8	17.12.1952.	17.17, 2010.	-do-
509.562. Mr. Akhtar Zeman.	01,04.1976.	My: Mepital, Bennumb	15.04.1953	15 (04 / 2013 .	Tag L
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SECRETARY TO GÓVT OF N.W.F.P HEALTH DEPARTMENT, PESHAWAR

OFFICE ORDER

No. SO() 06/18/1990.On recommendation of Departmental promotion committee, the Governor, NWFP is pleased to promote Mr. Muhammad Qasim Jan Head Dispenser (BPS-08) Hayat Saheed Teaching Hospital Peshawar to the post of Chief Dispenser (BPS-16) with immediate effect, against the vacant post in Hayat Shaheed Teaching Hospital Peshawar.

-SD/-SECRETARY TO GOVT OF N.W.F.P HEALTH DEPARTMENT, PESHAWAR

Endst No.6/18/1990

Dated Peshawar the 26-05-1992

Copy forwarded to:-

The Administrator, Hayat Shaheed Teaching Hospital, Peshawar w/r to his letter No.10103/ date 05/08/1991.

HAYAT SHAHEED TEACHING HOSPITAL, PESHAWAR.

No. /HSTH (P) dated Copy of the above is forwarded for information and necessary action to:-

1. The Dy: Medical Supdt (Admn) H.S.T.H.P.

2. The Account Officer, HSTH, Peshawar.

Mr. Muhammad Qasim Jan, Chief Dispenser, H.S.T.H. Peshawar

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Administrator Hayat Shaheed Teaching Hospital Peshawar

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Signature and designation of the Head of the Office, or other Attesting Officer

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ATTESTED

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### DIRECTORATE GENERAL HEALTH SERVICES NWFP PESHAWAR

#### OFFICE ORDER

Consequent upon the approval needed by the Department Promotion Committee vide Notification No SO-III(Health) 10-4/98, dated 2-8-1998 in its Meeting held on 15-7-1998, the following Head Dispenser (PBS-8) attached to various medical institutions in NWFP are hereby promoted as Chief Dispensers (PBS-16) with immediate effect on regular basis.

- I. Mr. Zaffar ullah
- 2. Mr. Didar Muhammad
- 3. Mr. Abdul Qadir
- 4. Mr. Fasih-ud-Din
- 5. Mr. Mukhtar Ahmad
- 6. Mr. Jahanzeb Khan
- 7. Mr. Arsala Khan
- 8. Mr. Mian Gul Badshah
- 9. Mr. Pir Feroz Shah
- 10. Ms. Khalida Parveen
- 11. Mr. Muhammad Kaum
- 12...Mr. Saj Raam
- 13. Mr. Haji Nawab
- 14. Mr Akhtar Munir
- 15. Mrs. Maroof Sultana
- 16. Mr. Nisar Ahmad
- 17. Mr. Mukhtar Ahmad
- 18. Mr. Saeed Khan
- 19. Mr. Aziz-ur-Rehman

Accordingly, the following postings/transfers or newly promoted Chief Dispensers (BPS-16) are herby ordered in the interest of public service with immediate effect.

S.No	Name of Dispensers	From	То	Remarks
· .	Mr. Zaffar ullah	HSTH Peshawar	HSTH Peshawar	Against the Vacant Post
2	Mr. Didar Muhammad	HSTH Peshawar	AHQ Hospital Parachinar	do
3	Mr. Abdul Qadir	HSTH Peshawar	DHQ Hospital Kohat	do
4	Mr. Fasih-ud-Din	HSTH Peshawar	DHQ Hospital Karak	do
5	Mr. Mukhtar Ahmad	HSTH Peshawar	Civil LRH Peshawar	do
6	Mr. Jahanzeb Khan	HSTH Peshawar	DHQ Hospital Charsadda	do
7 ·	Mr. Arsala Khan	HSTH Peshawar	DHQ Hospital Ghallanai Mohamand Agency	do
8	Mr. Mian Gul Badshah	Cibil Hospital Khawazakhela District swat	DHQ Hospital Timergarah	do
9	Mr. Pir Feroz Shah	DHQ Hospital Nowshera	DHQ Hospital Landikotal Khyber Agency	do
9	Mr. Pir Feroz Shah	DHQ Hospital Nowshera	DHQ Hospital Landikotal Khyber Agency	do

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ATTEMEN





10	Ms. Khalida Parveen	S.B.D No. 1 Peshawar	Poice/Services Hospital Peshawar	do
11	Mr. Muhammad Kaum	Civil Hospital Kalam District Peshawar	DHQ Hospital Mansehra	do
12	Mr. Saj Raam	Civil Hospital Dabal District Swat	DHQ Hospital Bannu	do
13	Mr. Haji Nawab	Civil Hospital Bunair at Daggar	Civil Hospital Bunair at Daggar	do
14	Mr Akhtar Munir	Civil Hospital Bunair at Daggar	Civil Hospital Chitral	do
15	Mrs. Maroof Sultana	Civil Hospital Thana District Malakand	AHQHospital Batkhela (Malakand)	do
16	Mr. Nisar Ahmad	DHQ Hospital Mardan	DHQ Hospital Mardan	do ·
17	Mr. Mukhtar Ahmad	Saidu Group of Hospitals Sdu Sharif Swat	DHQ Hospital D.I.Khan	do
18	Mr. Saeed Khan	Govt: LRH Peshawar	DHQ Hospital D.I.Khan	do
19	Mr. Aziz-ur-Rehman	Civil Hospital Madyan District Swat	Civil Hospital Kalaya Orakzai Agency	do

Note: Departure/Arrival Reports should Please be submitted to this Directorate General for further necessary action.

Sd/xxxxxxxxxxxxxxxxxxxxxxxXX

DEPUTY DIRECTOR (ADMN)

FOR DIRECTOR GENERAL HEALTH

SERVICES NNWFP PESHAWAR

No. 13310-39-E-III.Dated Peshawar the 11th August, 1998.

Copy forward to the:-

- 1. Administrator Govt: LRH Peshawar.
- 2. Administrator HSTH Peshawar
- 3. District Health Officer Peshawar Swat, Malakand.
- 4. Medical Superintendent DHQ Hospital Nowshera, Bunir at Daggar, Mardan Pannu, Kohat Charsadda, Chitral, Mansehra, Karak and D.I.Khan.
- 5. Médical Superintendent Police services Hospital Peshawar.
- Medical Superintendent Saidu Group of Hospitals Saidu Sharif Swat.
- 7. Agency Sargeen Mohamand and Orakzai Agency.
- 8. Accountant General NWFP Peshawar
- 9. District Accounts Officer Swat and Malakand
- 10. Agency accounts Officer Parachinar, Khyber Agency at (Peshawar) Mohamand and Orakzai.

DEPUTY DIRECTOR (ADMN) FOR DIRECTOR GENERAL HEALTH SERVICES NNWFP PESHAWAR

No. 13310-39-E-III.Dated Peshawar the 11th August, 1998.

Copy of Endst only is forwarded to the Secretary to Govt: of NWFP Health Department Peshawar mention please.

DIRECTOR GENERAL HEALTH





### DH ECTORATE GENERAL SERVICES NWEP PESHA

Consequent upon the approval accorded by the Departmental Promotion Committee vide Settlemen No.80-Http://doi.org/10.1008/10.1

- -Mr Zaffamillah R Mr.Didar Muhammad Mr.Abdul Qadu Mr.Fasih-mi-Din Mr.Muhinar Ahimad Mr.Jehanzeh Khan

- Mr. Arsulz Khan R. Mr. Miun Gul Badshali Mr. Pir Peroz. Shah R

- Ms. Khalida Perveen Mr.Muhammad Karim
- Mi Saj Raam
- Mr Haji Nawah Mr Akhtar Munir Mrs Maroot Suhana

- Mr. Nisar Akmad Mr. Nisar Akmad Mr. Mukhrar Ahmad Mr. Saced Khan Mr. Aziz-ur-Rehman

Accordingly, the following postings/transfers of newly promoted Chief Dispensits (BPS-16) at mely ordered in the interest of public service with immediate effect.

•	•			
No.	Diame of Dispersar,	From	To v	Remarks
,	Mr Zaffarollah	HSTH Peshawar	HETH Yeshowar	Against the
				vacant per
· · · ·	Mr.Didar Muhammad	HSTH Peshaw : :	AHQ.Hospital	dar-
		*	Parachinar	
3	Mr. Abdui Qadar	HS (1) Peshawi	DHQ.Hospital Kolist	do
8	M: Fasin-ud-Din	HSTH Peshar	DHQ Hospital Katak	
5	Mr. Mickingar Ahmad	715 TH Poshawar	Cowl.LBH Peshawar	du
6.	Mr.Jehanzeb Khan	·HSTH Peshawar	DHQ Hospitel	
	i		Charsodda	
7	Mr. Arsala Khan	118 H.Peshawar	AJIQ/Hospital Challarai	
	Mr. Mian Gul Badshah	Civil Hospital	Mohamand Agency DHO, Hospital	
	Sir. Shan Gui bhoshan	Khawazakhela District	Timergarah	
	ļ	Swaf.		
, g	J Mr.Pir Peroz Shah	, DilQ Hospital	AHO.Hospital	
		Nowshern	Laudikotal Khyber	. !
	1940		Agency	1 i





18	Ms. Phalida Parveon	C.B.D.N. A Peshawar	Polico Services Hospital Peshawar	10
11	Mr.McRommad-Karim	Civil Hospital Kalam -	DITQ Hospital	do
	1	District Swat	Mauscina	1
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. 8	Mrs Maroof Sultana	Civil Hospital Thomas	AHQ.Hospital	- do
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19	Mr Aziz-ur-Rehm		Civil Hospital Kalaya	10
. a		Dis. Swat L	Orakzai Agerby	

Departure Arrival Reports should please be submitted to this Directorate General for further essays action.

DEPUTY DIRECTOR(ADMN):
DIRECTOR GENERAL HEALTH SERVICES NWFP PESHAWAR

SERVICES NOTE

Copy Topyarded to the:

Administrator GOVELRIT Peshawar

District Health Officer Peshawar, Swatz Malakand

Medical Superintendent DHQ Hospital Nowshera, Bunir at Daggar, Mardan, Panna, Kunat, Charsedde, Chitrel, Mansehra, Karak and D.I.Khan.

Medical Superintendent Police Services Hospital Peshawar.

Konat, Charsedde, Chitrel, Manschra, Karak and D.I. Khan.
Medical Superintendent Police Services Hospital Peshawar.
Medical Superintendent Saidu Group of Hospi als Saidu Sharif Swnt.
Nedical Superintendent All Q Hospital Paraphinar, Landikarid and Paralia la
Agency Surgeon Molumund and Orakzul Agency.
Accountant General NWFP Peshawar.
Defect Accounts Officer Swar and Nearly and Malkarid and Peshawar.
A lary Accounts Officer Parachinar, Khyber Agency at Peshawar. Molumund and Orahizai

DENTE DIRECTOR (ACME)
DIRECTOR CHEME - HEALTI
SERVICES NAVED LESHAWAR.

13 to Hall, Dated Peshawar 11th August, 1998,

\* Copy of Findst paly is forwarded to the Secretary to Govt, of NWFF Health Department Peshawai

DEFOTE DIRECTOR (NOMN)

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DIRECTOR GENERAL HEALTH SERVICES KHYHER PAKHTUNKHWA, PESHAWA.
All communications should be addressed to the Director General Health Office Ph \$ 091-9210269 Exchange \$ 091-9210187, 9210196 Fox \$ 091-9210230 Services Pesnawar and not to any official by name.

Office Ph # 091-9210269 Exchange # 091-9210187, 9210196 Fax # 091-9210230 OFFICE ORDER

Committee, the following JCT Pharmacy (BPS-69) are hereby promoted as Clinical Technician Consequent upon approval accorded by the Departmental Promotion (Pharmacy) BPS-12 with effect from the date noted against each, their enstwhile juniors were promoted.

S.NO. NAME	maic MO	led against each	adoren A	<sup>8</sup> Clinical Teclm
S.NO. NAMETINAME OFFICE  1. Mohamman		-4014	their ci	8 Clinical Techn stwhile juniors
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		AS Miranshali	——	
7. Mukhtiar Almad S/O Bostan Khan		AS Miranehal		- 13
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Bachiullah S/D		, dunchi	3	-do
9. Alamgir Khan S/O Sher Mohammad	if K	Tur	1	
Mohammad	-	TH Peshawar	1	
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13. Mohamman Yousaf S/O	
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Rehmatullah  14. Mohammad Nazir S/O Said Amir	Marwat
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15. Habib Ullah S/O Mian Dad	MS City Hospital
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	Zarecf Khan		KTH Poshawar	do
42	. Shanisur Rehman	KTH Peshawar	K114 Peshawai	
	S/O Abdul Razaq		DHQ H Nowshera	- do
43	3. Qazi Farmanullah	EDO H Nowshera	DHÓ U MOAsuera	
	S/O Abdul Wahid		EDO H Bamu	do
4	4. Wali Sardar S/O	EDO H Bannu	EDO Fromm	
	Sardar Khan		CITY ON THE STATE OF THE	

SD SNUL NAMES DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKATI INKHIVA, PESHAWAR

AE-II

Dated .

1. Executive District Officers (H) Peshawar Nowsherz, Mansehra, Swat, Lakki Marwat, Copy forwarded to the: Bannu, Buner, Charsadda, Karak, Battagrain, , Manselma, Abbottabad, Malakand and

15. M/S KTH Peshawar AHQ Hospital Miranshah, , DHQ Hospital Haripur, DHQ Hospital Charsadda, Women & Children Hospital Kohat (LMH), DHQ/DA Hospital Kohat, DHQ Hospital Lakki Marwat, City Hospital Lakki Marwat, ID Children Hospital Peshawar, DHQ Hospital Karak, DHQ Hospital Battagram, DHQ Hospital Bannu, DHQ Hospital Mansehra, DHQ Hospital Abbottabad.

30. DHS FATA, K.P.K. Poshawar

31. Agency Surgeon NWA Miranshah, FR Bannu Lakki.

32. Accountant General Khyber Pakhtunkhwa.

33. District Accounts Officers Nowshera, Mansehra, Swat, Lakki Marwat, Bannu, Buner, Charsadda, Karak, Battagram, Peshawar, Mansehra, Abbottabad, Molakand and D I Khan.

49. P/S to Secretary to Govt of NWFP Health Department, Peshawar.

50. PA to DGHS, NWFP Peshawar.

- 51. Assistant Director (P-Ц) DGHS NWFP Peshawar.
- 52. Personal files.

53. Syed Faiz Ali Shah I/c ACR/Paramedics Promotion Cell DGHS office NWFP Peshawar For information & necessary action.

> (Dr. Fasel Mahmoed) DIRECTOR GENERAL JET VITT HYBER PAKHTULEK

Allested

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ATTESTED



DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR of Il communications should be addressed to the Director General Health Services Peshawar and not to any official by name Office Ph # 091-9210269 Exchange # 091-9210187, 9210196 Fax # 091-9210230 Dated 27 /07/2010

The Medical Superintendent, Khyber Teaching Hospital Peshawar.

Subject:

PROMOTION

Dear Sir,

I am directed to refer to your letter No. 13468/KTH /E dated 10.05.2010, on the subject noted above and to say that the Seniority List of the Dispensers were circulated on so many occasions and Mr. Sakhiullah JCT (Pharmacy) BPS-12 should have raised objection at that time, which he failed to do so, therefore his appeal at this time which is badly time barred is not

Assistant Director (P-II) Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAW

Appeal No. 1696/2010

Date of Institution. ...

08.9.2010

Date of Decision

19.1.2012

Sakhiullah, Clinical Technician (Pharmacy), Khyber Teaching Hospital, Peshawar.

(Appellant)

#### **VERSUS**

1. The Secretary Health Khyber Pakhtunkhwa, Peshawar.

2. The Director General, Health Department, Khyber Pakhtunkhwa, Peshawar.

 The Medical Superintendent, Hayat Teaching Hospital, Peshawar.

(Respondents)



APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 FOR DIRECTING THE RESPONDENTS TO CONSIDER THE APPELLANT FOR PROMOTION TO BPS-16 BY TEATING AT PAR WITH ITS JUNIORS COLLEAGUES AND AGAINST THE ORDER DATED 27.7.2010, COMMUNICATED TO THE APPELLANT ON 10.8.2010 WHEREBY HIS DEPARTMENTAL APPEAL HAS BEEN REJECTED.

MR. NOOR MUHAMMAD KHATTAK,

Advocate.

For appellant

MR. TAHIR-IQBAL,

Addl. Government Pleader

For respondents.

SYED MANZOOR ALI SHAH, MR. NOOR ALLKHAN,

MEMBER - MEMBER.

#### JUDGMENT

SYED MANZOOR ALI SHAH, MEMBER. This appeal has been filed by Mr. Sakhiullah, the appellant U/S – 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, with the prayer that on acceptance of the appeal, the impugned order dated 27.7.2010 may be set aside and the respondents be directed to consider the appellant for promotion to BPS-14 and then to BPS-16 with effect from the dates when his juniors have been promoted.

2. Brief facts of the case as narrated in the memo: of appeal are that the appellant joined the Health Department as Dispenser in the year, 1974 and has more than 36 years service at his credit. Vide order dated 11.8.1998, junior to the appellant have





25)

the Health Department vide notification dated 25.8.2006 notified the eight stages paramedies service structure in the province. In the said notification the posts are redesignated with upgraded scales therefore, issuing the redesignated notification the appellant was upgraded to BPS-9 while the redesignated the post of junior technician pharmacy. Resultantly, the persons appointed much after the appellant, are presently working in BPS-16 while the appellant has recently been promoted to BPS-12. Due to the above situation, the appellant filed departmental appeal for promotion to BPS-16 from the date when his juniors were promoted, which was rejected on 27.7.2010 and communicated to the appellant on 10.8.2010, hence this appeal.

- 3. The appeal was admitted to regular hearing on 13.10.2010 and notices were issued to the respondents. The respondents have filed written reply and contested the appeal.
- The learned counsel for the appellant argued that the appellant was appointed in the year, 1974 having more than 36 years service with spotless service record has recently been promoted to BPS-12 while junior to him have been promoted to BPS-16 and the appellant has been ignored. He further argued that the appellant has not, been treated in accordance with law/rules. He has been deprived of his legal right of promotion at the relevant time for no fault on his part and he is entitled to be considered for promotion to BPS-14 and BPS-16 with retrospective effect as per judgment of august Supreme Court of Pakistan reported in 2001-SCMR-352. On the point of limitation, he learned counsel for the appellant stated that technicalities of law, however, should not stand in the way of a person who had been singled out rather prosecuted without knowing as to what crime or sin, he had committed. He referred to 2002-PLC (CS) 1388. He requested that the appeal may be accepted as prayed for.
- The learned AGP, on the other hand, argued that the department had issued seniority lists from time to time but appellant had not challenged seniority lists and even promotion orders of his other colleagues at the relevant time. He further argued that as per existing approved Service Rules, the appellant was required to be promoted to BPS-16 in two steps. In the first step he would be promoted to the post of Senior Clinical Technician (Pharmacy) BPS-14 after rendering 4 years service as Clinical Technician BPS-12 in the relevant field and thereafter 4 years service as Senior Clinical Technician BPS-14. He requested that the appeal may be dismissed.

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Christer Faktional Gervico Tribunal Postania

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The Tribunal observes that the junior officials to the appellant have been promoted to BPS-16 and he has been discriminated. The appellant is entitled to be saidered for promotion against BPS-16 post from the date when a clear vacancy was available for him. Being a recurring cause, no limitation runs in such like matters as per 2007-PLC CS 1267, 2002 PLC CS 1388 and PLD 1992 SC 825. Since the appellant has now been retired from service, he will only receive monetary benefits. The Tribunal agrees with the arguments put forth by the learned counsel for the appellant.

7. In view of the above, the appeal is accepted, the impugned order dated 27.7.2010 is set aside and the respondents are directed to consider the appellant for promotion to BPS-14 and BPS-16 during the relevant times, this will entitled him for monetary benefits only. Parties are left to bear their own costs. File be consigned to the

<u>ANNOUNCED</u> 19.1.2012.

> (NOOR ALI KHAN) MEMBER

(SYED MANZOOR ALI SHAH) MEMBEK

Certified to be have copy

Khyb http://www. Service Triosnal, Peshawar

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GOVERNMENT OF NWE HEALTH DEPARTMENT Dated 15th March 2010

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No. SOII-III/10-4/2009: The Competent Authority on the recommendations the Departmental Promotion Committee is pleased to promote the following Chief Clinical Technician (BPS-16) to the posts of Clinical Technologis (BPS-17) of different categories of Paramedics in Health Department NWFP or regular basis with immediate effect. They will be on probation for a period one year.

### CLINICAL TECHNOLOGIST (PHARMACY) BPS-17.

S. NO	MAM	E		
JU	Mr. Muhammad Qasim Jan.	·	<u> </u>	 
2	Mr. Didar Muhammad.			 
(37)	Mr. Fasech-ud-Din	· · ·	<del></del>	 <del></del>
1	Mukhtian Ahinad.	<del></del>	<del></del>	 
5.	Mr. Jehan Zeb.			 

### CLINICAL TECHNOLOGIST (MULTIPURPOSE) BPS-17.

s. No	NAME	
1,	Syed Kamal Shah	
2.	Mr. Muhammad Haroon.	_
3.	Mr. Aurangzeb.	••••
4.	Mr. Hamidullah,	
5.	Mr. Sher Bahadar.	
6.	Mr. Abdul Feroz.	—

### CLINICAL TECHNOLOGIST (CARDIOLOGY) BPS-17.

S. MO	
S. NO	NAME
<u>-</u>	***************************************
1 L.	Mr. Fazle Hag
L	

# CLINICAL TECHNOLOGIST (OPHTHALMOLOGY/OTORHINOLOGY) BPS-17.

S. NO.	NAME	
1.	Mr. Akber Ali.	
ال عسد ، مدینید دی		

Consequent upon their promotion, they are hereby posted in the Hospital as noted as noted against their names:-

	S. NO	NAME	·	
ATTESTED	2.	Mr. Muhammad Qasim Jan, Clinical Technologist (Pharmacy) BPS-17. Mr. Didar Muhammad, Clinical Technologist	Hospital Peshawar  Khyber Teaching Hospital	against the vacant post.



	- Laboratoria	
	3.	Mr. Passals
• ;		Mr. Faseeh-ud-Din, Clinical Character (Pharmacolinical Character)
	1	BPS-17 (Pharmacy)
	4.	Mr. Mukhtiar Ahmad Cu i
. ,		Mr. Mukhtiar Ahmad, Clinical Lasly Roodin (Pharmacy) BPS 17
	1	Technologist Anmad, Clinical Layly Reading (Pharmacy) BPS-17 (Pharmacy) Hospital Reading Lady Reading
•	ļ	
	5.	Mr. Jelyan Toron - Does of our like Vacant
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1	12 Mr.	
1	Techr	nologist Clinical Government BPS-17 (Multipurpus)
	BPS-1	17. (Sardiology)   Peshawa
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		Ophthala Technologia
		(Ophthalmology/Otorhinology) (Speech Therapist) BPS 17
		(Speech Therapist) BPS-17.

# Endst of even No and Date.

Secretary to Govt. of NWFP Health Department

# Copy forwarded to:

The Accountant General, NWFP. 1. 2.

Director General, Health Services, NWFP. 3. EDOs Health concerned.

4.

Medical Superintendents, HMC, LRH, KTH, Peshawar. 5.

Medical Superintendent, DHQH, D.I.Khan, DHQH, DHQH, KDA, Kohat and DHQH, Nowshera. Medical Superintendent, Children Hospital Peshawar.

6, 7

District Account Officers concerned. 8.

Computer Programmer, Health Department, NWFP. Clinical Technologists Concerned.

TESTED

SECTION

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Office of the Chief Executive KTH/KMC/KCD, Peshawar.

1 29

No.30075.10.3/KTH/E Dt:\_30~/2/2010

#### OFFICE ORDER

On attaining the age of superannuation Mr. Sakhiullah S/o Muhammad Hanif Clinical Technician (Pharmacy) of this institution is hereby retired from Govt: service w-e-from. 14-03-2011(AN)

Sanction is hereby accorded to the grant of 180 days encashment in fieu of LPR.

Chief Executive Khyber Teaching Hospital/ KMC/KCD, Peshawar/

No.\_\_\_\_/KTH/E Copy to:

- 1. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. The Medical Superintendent KTH.
- 3. The DMS (Admn) KTH.
- 4. The Accounts Officer KTH.
- 5. The Audit Officer KTH.
- 6. The Resident Asstt: Director Audit KTH
- 7. The Chief Dispenser KTH.
- 8. Pension Clerk KTH.
  - Official concerned.

Chief Executive

Chief Exe¢utive
Khyber Teaching Hospital/
KMC/KCD, Peshawar

na a



# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

#### OFICE ORDER.

Consequent upon approval accorded by the competent authority vide minutes of the meeting of the Departmental promotion committee held on 02.09.2013. Mr. Sakhiullah Ex. Clinical Technician (Pharmacy) BPS-12 previously attached to Khyber Teaching Hospital, Peshawar is hereby promoted to the post of Chief Clinical Technician (Pharmacy) BPS-16 w.e.f. 11.03.1998 and allow him to get monetary benefits in light of Khyber Pakhtunkhwa Services Tribunal Peshawar Docision 19.01.2012.

DIRECTOR GENERAL HEALTH SERVICES KPK, PESHAWAR

No. 35079-23/AE-VII,

Dated Peshawar the 12/12/2013

Copy forwarded to all concerned.

ATTOTED





### DIRECTORATE GENERAL HEALTH SERVICES KITYBER PAFIFTINKTIWA PESHAWAR

OFFICE ORDER

Consequent upon approval accorded by the competent authority, vigels minutes of the meeting of the Departmental promotion committee held on 02.09.2013. Mr. Saldmajiah Ex-Chiral (Pharmacy) BPS-12 previously marined to Kligher Fraching Peshawar is thereby promoted to the post of Chief Clinical Technical Charmacy) BPS-16 w.c.f. 11.63 | och and above him to get though in light of Knyber Pakhumkhwa Services Tribunal Peshawar 19.01.2012.

> DIRECTOR GENERAL HEALTH SERVICES KPK, PESHAWAR

/AE-VII. Dated Peshawar the

Copy forwarded to the

- 1) Secretary to Good of Kligher Pal bugdeling, Hoald, Department, Pesting 2) Medical Superintendent Khyber Teaching Flospital, Peshavan Fred
- 3) Accountant General Khyber Pakiaunkhwa, Peshawar, 1 4) Mr. Saldmullah House No. 874 F.10 Plase No. 6 Hayatabad

For information and nece

Directorate General Ficalth Scivices Eliyber Pakhtunkhwa, Peshawar,

ATTESTED



No: 156\_Audit /KTH.

## DIRECTORATE OF FINANCE KMC/KCD/KHYBER TEACHING HOSPITAL PESHAWAR

Date:20/02/2014

PAYSLIP

Name: Mr.Sakhi Ullah Designation with (BPS.16) Chief Clinical Technician

of Khyber Teaching Hospital Peshawar

You are entitled to draw pay and allowances at the monthly

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REMARKS: Promoted to the post of Chief Clinical Technician (Pharmacy) (BPS:16) vide: Directorate General Health Services Knyber Promoteh No. 35079-837AE-VII, Dated Peshawar the 13/12/2013 - Note: The Officer concerns was remain in this Autonomy Institute w.e.f-5-12/2005-10-14,3, 2011 prior to this period: He was under the contr. For DGHS K.P.K. Peshawar







# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

#### WORKING PAPER:-

Mr. Sakhiullah now retired from services on 14.03.2011 (Annexure-A) joined the Health Department as Dispenser in year 1974 in BS-06. After restructuring of the Paramedics vide Notification No. SOH-III/08-60/05 (paramedics) 10.05.2006 (Annexure-B), he was upgraded to BS-09. He was further promoted to the post of Clinical Technician (Pharmacy) BS-12 as per revised approved service rules (Annexure-C).

During his entire service he had not been able to challenge the seniority list circulated by the Health Department for the category of staff to which he belongs to. Resultantly he could not be promoted, before restructuring of paramedics on the basis of previous services rules.

His departmental appeal for promotion with retrospective effect was rejected at (Annexure-D). Aggrieved with the decision he approached to the Khyber Pakhtunkhwa Service Tribunal Peshawar who have decided the case as under:-

"The Tribunal observes that the junior official to the appellant have been promoted to BS-16 and he has been discriminated. The appellant is entitled to be considered for promotion against BS-16 post from the date when a clear vacancy was available for him. Being a recurring cause, no limitation funs in such like matters as per 2007-PLC CS 1267, 2002 PLC CS 1388 and PLD 1992 SC 825. Since the appellant has now been retired from services, he will only receive monetary benefits. The Tribunal agrees with his arguments put forth by the learned counsel for the appellant. In view of the above, the appeal is accepted, the impugned order dated 27.10.2010 is set-aside and the respondents are directed to consider the appellant for promotion to BS-14 and BS-16 during the relevant times, this will entitled him for monetary benefits only/Parties are left to bear their own costs. File be consigned to the record" (Annexure-E).

Government of Khyber Pakhtunkhwa Peshawar Law Department vide their letter No. Lit/LD/I-9(28) Health / 2012/ 4551-54 dated 20.03.2012 at (Annexure-F) has decided not to go into appeal before the Supreme Court of Pakistan against, the Judgment of Khyber Pakhtunkhwa Service Tribunal Peshawar.

ATTESTED

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In the light of decision of Service Tribunal Khyber Pakhtunkhwa Peshawar, Mr. Sakhiullah Ex-Clinical Technician (Pharmacy) BS-12 has been promoted as Head Dispenser (BS-08) by the Departmental Promotion Committee held on 08.05.2013 under the Chairmanship of Director General Health Services Khyber Pakhtunkhwa Peshawar from the retrospective date i.e. 01.01.1992 vide office order bearing endstino. 13518-23/AE-VII dated 22.05.2013 (Annexure-G), and subsequently, he has also been promoted to the post of Chief Dispenser (BS-16) w.e.f. 11.08.1998 (Annexure-H), under the Chairmanship of Secretary Health respectively from the date of his erstwhile juniors were promoted to the post of Chief Dispenser (BS-16) according to the old service rules (Annexure-I).

Now Mr. Sakhiullah, Ex-Chief Clinical Technician (Pharmacy) BS-16 has requested for promotion to the post of Clinical Technologist (Pharmacy) BS-17 w.e.f. 15.03.2010 to 13.03.2011 (Annexure-I) from the date his erstwhile juniors were promoted to the post of Clinical Technologist (Pharmacy) BS-17.

From the perusal of service record (<u>Annexure-K</u>) of M/S Qasim Jan and Mukhtiar Ahmad it has been observed that Mr. Sakhiullah Ex-Chief Clinical Technician (Pharmacy) BS-16 (<u>Annexure-L</u>) is senior to M/S Qasim Jan, Mukhtiar Ahmad already promoted as Clinical Technologist (Pharmacy) BS-17 (<u>Annexure-M</u>) who is due is for promotion to the post of Clinical Technologist (Pharmacy) BS-17 in the light of existing approved service rules (<u>Annexure-N</u>).

It is requested that a convenient date may be fixed for the Departmental Promotion Committee to consider the promotion case of Mr. Sakhiullah Ex-Chief Clinical Technician (Pharmacy) BS-16 to the post of Clinical Technologist (Pharmacy) BS-17 from the retrospective date from where his erstwhile juniors were promoted viz: (w.e.f. 15.03.2010).

Director General Health Services Khyber Pakhtunkhwa Peshawar.

31/1420/1

ATTESTED





# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

No 145 /E-V

Dated Pesh /3/01/2015

To

The Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.

SUBJECT: PROMOTION TO THE POST OF CLINICAL TECHNOLOGIST

(PHARMACY) BS-17.

Dear Sir,

Kindly refer to your letter No. SOH-III/10-4/2013 (Mr. Sakhiullah Ex-C.C. Technician) dated 19-08-2014 on the subject noted above and to submit six copies of working papers alongwith its relevant documents regarding promotion of Mr. Sakhiullah Ex-Chief Clinical Technician (BS-16) to the post of Clinical Technologist (Pharmacy) BS-17 from the retrospective date i-e- w-e-f 15-03-2010 to 14-03-2011.

Yours Fathfully

DIRECTOR GENERAL HEALTH

SERVICES KHYBER PAKHTUNKHWA PESHAWAR

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100 Jours - Loud Do. Health - Lou in light KTH. world m/: a sign KTH J 2011 816,14 0. 60 13 No. SOF-11/10-4/2007 2009 Co 3 So - 150 Retired on 13 PS 12. (80,0,000 BPS. 17. J dt 153. 2010 on at of appointed 1.7.1994 Just Millis on one (سنازل نسٹ کی فوٹو کای ملسب کے ۔ after appointment 23.9.1976 juil ile to il @ NO. SO()06/18/1990 dt 5.1.1991 ive 6 is 0 in 6 cm - 4 E/6 . 5 TO BPS 16 moditioned Sacrille under film 5/6 10 Jel BPS 17 BPS 16 مرفری سریالی سولی الفارك KTH. why Rothad in solicit 18 (TC 10 1- 8 (6 por 1504 06 = 0-13/10 gp) ATTESTED

ATTESTED

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1050 /2015

Mr. Sakhiullah, Ex: Clinical Technician (Pharmacy),
R/O House No.804, Sector F-8, Phase No.6, Hayatabad, Peshawar.
APPELLAN

#### **VERSUS**

1- The Government of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa, Peshawar

2- The Secretary Establishment, Khyber Pakhtunkhwa,

Peshawar.

3- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.

4- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

.... RESPONDENTS

7 107 4.7 KHYBER SECTION-4 OF\_ UNDER APPEAL 1974 TRIBUNAL **SERVICE PAKHTUNKHWÁ** 15.3.2010 AGAINST THE IMPUGNED ORDER **APPELLANT** TO WHEREBY JUNIORS PROMOTED TO THE POST OF CLINICAL TECHNOLOGIST (BPS-17) WHILE THE APPELLANT THE APPELLANT HAS **ELIGIBILITY** INSPITE OF. **IGNORED** SENIORITY AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

to -day

PRAYER:

That on acceptance of this appeal the impugned order dated 15.3.2010 may very kindly be modify to the extent that the appellant may also be allowed proforma promotion to the post of Clinical technologist (BPS-17) from that vary date i.e. 15.3.2010. Any other remedy which this august Tribunal deems fit may also be awarded in favor of appellant.

Khyber Pakhtunkhwa Service Tribunal,

Peshawar<mark>R/SHEWETH:
ON FACTS:</mark>

STED

That appellant having the requisite qualification for the pos of Technician was appointed in the respondent Departmer as Dispenser/Technician (BPS-05) on the recommendation of proper Departmental Selection Committee vide orded dated 25.3.1974. That in response to the appointment orde



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proceeding

Order or other proceedings with signature of Judge or Magistrate

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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

#### Appeal No. 1050/2015

Date of Institution .... 18.09.2015
Date of Decision ... 27.02.2018

Mr. Sakhi Ullah, Ex: Clinical Technician (Pharmacy), R/O House No.804, Sector F-8, Phase No.6 Hayatabad, Peshawar.

Appellant

- 1. The Government of Khyber Pakhtunkhwa through Secreta Health Department, Khyber Pakhtunkhwa Peshawar.
- 2. The Secretary Establishment, Khyber Pakhtunkhwa, Peshawa
- 3. The Secretary Finance Khyber Pakhtunkhwa, Peshawar.
- 4. The Director General Health Services, Khyber Pakhtunkhv Peshawar.

Respondents

#### JUDGMENT

MUHAMMAD HAMID MUGHAL, MEMBER: Learn counsel for the appellant present. Mr. Zia Ullah, learned Dep District Attorney for the respondents present.

- 2. The appellant has filed the present service appeal u/s 4 of Khyber Pakhtunkhwa Service Tribunal Act 1974 for profor promotion to the post of Clinical Technologist (BS-17) from date 15.03.2010 when juniors to the appellant were promoted to post of Clinical Technologists (BS-17).
- 3. Learned counsel for the appellant contended that earlier in year 2010 the appellant filed service appeal bearing No.1696/20 for promotion to BS-16 from the date his juniors were promoted.

**27**.02.2018

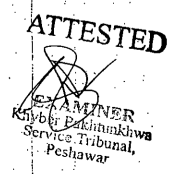
ATTESTEI

aknninkhwa Fribunal,

Peshawar

on the acceptance of the said service appeal vide judgment dated 19.01.2012 the appellant was promoted to the post of Chief Clinical Technician (Pharmacy) BS-16 w.e.f 11.03.1998 vide order dated 12.12.2013. Further argued that on 14.03.2011 the appellant attained the age of superannuation, however on 15.03.2010 juniors to the appellant were promoted to the post of Clinical Technologist (BS-17), hence the appellant has every right of proforma promotion to the said post of BS-17. Further argued that respondent No.4 also prepared working paper and sent the case to respondent No.1 for consideration of promotion case of the appellant from BS-16 to BS-17 from retrospective date from where erstwhile juniors to the appellant were promoted, but the same was not responded and finally the appellant filed departmental appeal dated 26.05.2015 which appeal was also not replied. Learned counsel for the appellant stressed with vehemence that the appellant is entitled to proforma promotion to BS-17.

- 4. As against that learned DDA resisted the present service appeal and argued that the appellant has not preferred any departmental appeal for promotion to BS-17. Further argued that the appellant in his earlier service appeal bearing No.1696 of 2010 had not made any prayer for promotion to BS-17 and then at the belated stage, after attaining the age of superannuation, the appellant has filed the present service appeal for promotion to BS-17.
- 5. Nothing found available on record that the departmental appeal dated 26.05.2015 of the appellant for promotion from BS-16 to BS-





17 was examined by the departmental authority as no order of the departmental authority is available on file.

6. In the stated circumstances this Tribunal is of the considered view to remit the case of the appellant to the appellate authority with the direction to examine the case of the appellant and to decide his departmental appeal dated 26.05.2015 with speaking order within a period of three (03) months of the receipt of this judgment. The present appeal is disposed of accordingly. Parties are left to bear their own costs. Copy of record of the present case, including the departmental appeal of the appellant dated 26.05.2015, workin paper prepared by respondent No.4 along with covering letter of respondent No.4 dated 13.01.2015 and copy of this judgment the sent to appellate authority/respondent department. File be consigned to the record room.

<u>ANNOUNCED</u> 27.02.2018

27.02.2018

2 SP-M. Hamid Mughal, Member SD/-Bul Zeb Khow Mandeer

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#### GOVT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 30th September, 2019

#### Office Order

No. SOH-III/10-4/2018 WHEREAS Mr. Sakhiullah Ex-Chief Clinical Technician BS-16 filed a departmental appeal requesting for his promotion to BS-17 dated 26-05-2015, which was processed and regretted.

- 2. AND WHEREAS feeling aggrieved the appellant filed service appeal before Khyber Pakhtunkhwa Service Tribunal vide appeal No. 1050/2015.
- 3. AND WHEREAS the Honorable Service Tribunal remanded the case of the appellant with the direction to examine the case of the appellant and to decide to department appeal dated 26-05-2015 within period of 3 months of the judgment.
- AND WHEREAS the same appeal was processed again and regretted being hopelessly time barred as the appellant got retired on 14-3-2011 while requesting for his promotion in 2015 and accordingly the same was conveyed to Director General Health Services vide Health Department letter of even No. 21st March, 2018.
- 5. Now therefore, in implementation of execution petition No. 349/18 the subject appeal of the petitioner stand regretted being time barred and devoid of merit.

# SECRETARY HEALTH Govt. of Khyber Pakhtunkhwa

#### Endst even No & date

Copy forward to the:

1. Director General Health Services Khyber Pakhtunkhwa.

2. Registrar Service Tribunal, Khyber Pakhtunkhwa.

- 3. Additional Advocate General Service Tribunal, Khyber Pakhtunkhwa.
- 4. Deputy Secretary Litigation, Health Department.

5. Section Officer-II, Health Department.

- 6. PS to Secretary Health, Khyber Pakhtunkhwa.
- 7. PA to Additional Secretary Health Khyber Pakhtunkhwa.
- 8. PA to Deputy Secretary (Drug) Health Department.

9. Officers concerned.



## WAKALAT NAMA

In the court of: KP les wei TR	ibanal Peshawai
Sakhi Ullah	Petitioner/ Complainant _ Appellant
VERSUS	
Health Dept.	Respondent
I <u>Sakhi ullah</u> in the	above noted
do hereby appoint Mr. Talmel Ali Element my/our counsel in the above proceedings	
plead, defend, act, compromise, without arbitration for me/ us as my / our adv	
above mentioned matter, without any lia the authority to engage/ appoint any	
my/our behalf and to file amended application or any other documentation	<b>,</b>
my /our behalf for the above proceedings	
Attested & Accepted	
Tainne AG una	- Salli ully
High Court, Peshawar	(CLIENT)
Asad Mahmood	
Advocate fligh Court. Athaid Walid	
Abdul walnd	•

#### BEFORE THE HONORABLE KHYBER PAKHTUNKHWA

# SERVICE TRIBUNAL PESHAWAR SERVICE APPEAL NO. 1434 OF 2019

Sakhi Ullah......Appellant

#### Versus

#### Respectfully Sheweth:

#### PARAWISE COMMENTS ON BEHALF OF RESPONDENTS

#### Preliminary Objections:-

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

#### ON FACTS:

- 1. Pertains to record, hence no comments.
- 2. Pertains to record, hence no comments.
- 3. In reply to Para No. 3 it is submitted that the Appellant has already been promoted to the post of Chief Clinical Technician (Pharmacy) BPS-16 w.e.f. 11/08/1998 (<u>Annex-4</u>) in light of the decision of the Honorable Court.
- 4. Incorrect. The post of Dispenser was in BPS-06 and after approval of Service Structure of Paramedics, the post of Dispenser was re-designated as Junior Clinical Technician (Pharmacy) BPS-09 on 25/08/2006, later on the Appellant was promoted to BPS-12 on 31/05/2010.
- 5. Incorrect. Detailed reply has already been furnished in Para No. 3.

- 6. In reply to Para No. 6 it is submitted that working papers for promotion to the post of Clinical Technologist (Pharmacy) BPS-17 was submitted to the Govt, but the competent authority regretted the case being time barred.
- 7. Detailed reply has already been furnished in preceding para.
- 8. In reply to Para No. 8 it is submitted that working papers for promotion to the post of Clinical Technologist (Pharmacy) BPS-17 was submitted to the Govt. but the competent authority regretted the case being time barred.
- 9. As in preceding para.

#### ON GROUNDS:

- A. Incorrect. In reply to Para-A it is hereby submitted that working papers for promotion to the post of Clinical Technologist (Pharmacy) BPS-17 was submitted to the Govt. but the competent authority regretted the case being time barred.
- B. Incorrect. Working Papers for promotion to the post of Clinical Technologist (Pharmacy) BPS-17 were submitted to the Govt. but the competent authority regretted the case being time barred.
- C. Incorrect. As in preceding para.
- D. Incorrect. Detailed reply has already been given in Para No. 6 of Facts.
- E. Incorrect. As in Para-B.
- F. Incorrect. Already explained in Para-A.
- G. Incorrect. Reply has already been furnished in preceding paras.
- H. Para-H needs no comments being legal.

#### PRAYER:

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

Secretary Health Department

Khyber Pakhtunkhwa

DGHS Respondent No. 01

Director General Health Services Khyber Pakhtunkhwa

DGHS Respondent No. 02

DD (Pox)

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### DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

#### OFFICE ORDER

Consequent upon approval accorded by the competent authority, viole minutes of the meeting of the Departmental promotion committee held on 02.09.2013, Mr. Sakhiullah Ex-Clinical Technician (Pharmacy) BPS-12 previously attached to Khyber Teaching Hospital Peshawar is hereby promoted to the post of Chief Clinical Technician (Pharmacy) BPS-16 w.e.f. 11.08.1998 and allow him to get monetary benefits in light of Khyber Pakhtunkhwa Services Tribunal Peshawar Decision 19.01.2012.

Sd/xxxxxxxxx DIRECTOR GENERAL HEALTH. SERVICES KPK, PESHAWAR

No. 35079-83 /AE-VII, Dated Peshawar the \_\_ / 3 -\_ /12/2013

Copy forwarded to the: -

1) Secretary to Govt: of Khyber Pakhtunkhwa, Health Department, Peshawar.

2) Medical Superintendent Khyber Teaching Hospital, Peshawar.

3) Accountant General Khyber Pakhtunkhwa, Peshawar.

4) Mr. Sakhiullah House No. 874 F.10 Phase No. 6 Hayatabad Peshawar.

For information and necessary action.

Directorate General Health Services, Khyber Pakhtunkliwa, Peshawar.

1419013

"Taimur Shah ...."



### KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No.	/ST	Dated	/	/2022
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All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

To:

The Secretary Health, Government of Khyber Pakhtunkhwa, Peshawar.

SUBJECT:- JUDGMENT IN SERVICE APPEAL NO. 1434/2019, SAKHI ULLAH VERSUS THE SECRETARY HEALTH, GOVERNMENT OF KHYBER PAKHTUNKHWA, PESHAWAR ETC.

I am directed to forward herewith a certified copy of order dated 31.05.2022, passed by this Tribunal in the above mentioned Sexual opposition for compliance.

Encl. As above.

(WASEEM AKHTAR) REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.