Nemo for appellant.

This case was called time and again but neither the appellant nor his counsel appeared before the Tribunal.

As such, the appeal stands dismissed in default for non-prosecution. No order as to costs. File be consigned to the record room.

Announced. 20.01.2021

> (Rozina Rehman) Member (J)

Counsel for the appellant present.

Learned counsel referred to the rules relating to the staff in District Judiciary and stated that Sweeper was included therein for promotion to Junior Clerk. On the other hand, the notification dated 06.12.2012 applicable to the appellant did not provide for promotion of Sweeper. The impugned notification is not only discriminatory but also exceptionable, it was added.

In view of arguments of learned counsel and the available record, instant appeal is admitted to regular hearing subject to all just objections, more particularly, regarding the delay as the impugned rules/notification was issued on 06.12.2012 while the appeal in hand was submitted on 12.07.2019. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 30.11.2020 before S.B.

Chairman

30.11.2020

Nefrd Chi

Neither appellant nor anyone else representing him has appeared despite having been called time and again nor security and process fee have been deposited by the appellant, therefore, appellant as well as his respective counsel be noticed for 20.01.2021 before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL) 19.03.2020

Nemo for the appellant. Lawyers community is on strike on the call of Khyber Pakhtunkhwa Bar Council. Adjourn. To come up for preliminary hearing on 23.04.2020 before S.B.

Member

20.04.2020 Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

. Reader

20.07.2020

Neither petitioner nor his counsel was present at the time 02:56 P.M. The instant appeal was adjourned due to COVID-19, therefore, notice be issued to the petitioner as well as his counsel. File to come up for preliminary hearing on 29.09.2020 before S.B.

(MUHAMMAD JAMAL KHAN)
MEMBER

08.10.2019

Mr. Mir Zaman Safi Advocate on behalf of learned counsel for the appellant present and requests for adjournment as learned counsel is engaged today before the Honourable Federal Service Tribunal at Islamabad.

Adjourned to 19.11.2019 before S.B.

19.11.2019

Counsel for the appellant present.

Learned counsel seeks adjournment due to engagement before the Honourable High Court today in many cases. Adjourned to 19.12.2019 before S.B.

Chairman '

19.12.2019

Junior to counsel for the appellant present.

Requests for adjournment due to general strike of the

Bar. Adjourned to 30.01.2020 before S.B.

Chairman

30.01.2020 Due to general strike of the bar on the call of Khyber Pakhtunkhwa Bar Council, the case is adjourned. To come up for

preliminary hearing on 19.03.2020 before S.B.

lember.

Form A FORM OF ORDER SHEET

Court of	•	•			
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Case No			922/ 2019	<u> </u>	

S.No.	Date of order	Order or other proceedings with signature of judge
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	26.08.2019	Nemo for appellant.
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 922 /2019

SHEHZAD PREM

V/S

HEALTH DEPARTMENT & OTHERS

INDEX

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3.	Education Testimonial	В	11
4.	Impugned Service Rules	С	12 – 15
5.	Seniority of Social Welfare Deptt:	D	16 – 20
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7.	Notification dated 02-08-2017 with better copy	F	22
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9.	Departmental Appeal	• Н	24 .
10.	Wakalat Nama	••••••	25

Through:

APPELLANT

MUHAMMAD MAAZMADNI

ADVOCATE

ROOM NO. 1, UPPER FLOOR, NEW ISLAMIA CLUB BUILDING, KHYBER BAZAR, PESHAWAR CITY

0345-9090737, 0314-9965666

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 9 22 /2019

Khyber Pakhtukhwa Service Tribumi

MR. SHEHZAD PREM, Sweeper (BPS-03), District Headquarter Hospital, Charsadda.

Dated 12, 107/2019

VERSU**S**

- 1. THE GOVT. OF KHYBER PAKHTUNKHWA through Secretary Health Department, Civil Secretariat Khyber Pakhtunkhwa, Peshawar.
- 2. THE SECRETARY ESTABLISHMENT DEPARTMENT, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. THE SECRETARY FINANCE DEPARTMENT, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. THE DIRECTOR GENERAL HEALTH SERVICES, Khyber Pakhtunkhwa, Peshawar.
- 5. THE MEDICAL SUPERINTENDENT,
 District Headquarter Hospital, District Charsadda.

........... RESPONDENTS

Filedto May Registrar

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT INCLUDING THE NAME OF THE APPELLANT UNDER 33% QUOTA OF CLASS-IV FOR PROMOTION AGAINST THE POST OF JUNIOR CLERK (BPS-11) AND AGAINST THE IMPUGNED CLERICAL SERVICE RULES 2012 OF THE RESPONDENT DEPARTMENT NOTIFIED VIDE DATED 06-12-2012 WHEREBY NO PROMOTIONQUOTA HAS BEEN ALLOCATED IN THE RULES FOR THE <u>SWEEPERS/APPELLANT</u> OF THE RESPONDENT DEPARTMENTAND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL DATED 18.03.2019 OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

ð.

That on acceptance of the instant service appeal the respondents may very kindly be directed to amend the Service Rule of 2012 Notified vide dated 06.12.2012 to the extent of including the sweeper/appellant in the seniority list maintain for the purpose of promotion of 33% Class-IV employee to the post Junior Clerk (BPS-11) having SSC qualification.

Any other remedy which this august Tribunal deems fit that may also be awarded in favour of the appellant.

Respectfully Sheweth:

FACTS:

Brief facts which give rise to the instant appealare as under:-

That appellant is the employee of the Health Department and was appointed as Sweeper (BPS-01) now (BPS-03) after fulfilling all the codal formalities required for the post vide order dated 24-02-2014.

2. That the appellant is serving the respondents Department since taking over the charge of the post as per their job description and before inducting into the service with that of the respondent Department the appellant has successfully completed his SSC in 2003 from Board of Intermediate & Secondary Education Peshawar.

- 3. That appellant inspite of having requisite educational qualification for the post of Junior Clerk (BPS-11) have no prospects of promotion in any field. That for the purpose of promotion the appellant and other colleagues of the appellant who have requisite qualification time and again requested for including sweepers in 33% Quota of Class-IV employees against the post of Junior Clerk (BPS-11) but of no avail.
- 4. That according to the impugned Service Rules 2012 Notified vide dated 06-12-2012 no promotion quota has been allocated for the Sweepers of the respondent Department including the appellant who have acquired the requisite qualification and that is why the appellant and other colleagues employees have continuously been

deprived from promotion to the next higher post of Junior Clerk (BPS-11). Copy of the impugned service Rules are attached as ANNEXURE C. That, the said Service Rule of 2012 have already been adopted by almost all the Provincial Departments and are promoting their Class-IV employees working under their control to the next higher post of Junior Clerk (BPS-11) and as such the Health Department have also adopted the same but unfortunately the name of Sweepers/Appellant have not been including in the seniority list maintained for the purpose of promotion to the next higher grade of Junior Clerk (BPS-11) and the sweepers of Health Department are completely been deprived of from promotion. Copy of the Seniority List of Social Welfare Department is attached ANNEXURE D. That, the Judiciary of Khyber Pakhtunkhwa has also adopted the same Service Rule for promotion of Class-IV employee to the next higher grade of Junior Clerk (BPS-11) while making rules for the ministerial staff of Judiciary in 2011. Copy of the Relevant Page of Judicial Esta Code is attached as ANNEXURE E. That, the E&SE Department of Khyber Pakhtunkhwa have also issued instruction vide notification dated 02-08-2017 regarding the observant of Quota and accordingly, the Health Department have also issued instruction to all the concerned quarters working under His administrative control for observance of the Quota reserved for filling up of vacant position including 33% Quota vide letter dated 22-11-2017.

5.

6.

7.

Copy of notification & letter is attached as

ANNEXURE F&G.

8. That appellant being similarly placed employee of the respondent Department also requested the respondents for including of his name in seniority list maintained/prepared for promotion under 33% Quota filed Departmental Appeal 18-03-2019 before the competent authority but no reply has been received so for.

Copy of the Departmental appeal is attached as **ANNEXURE** H.

9. That the appellant having no other efficacious, adequate and alternate remedy but to approach this Honourable Tribunal on the following grounds amongst others.

GROUNDS:-

- A. That Column No. 5 (a) of the notification dated 06-12-2012 is Ultra Vires by not including the sweeper/appellant in the seniority list maintain for the purpose of promotion of Class-IV employee to the post Junior Clerk (BPS-11) against the Law, Facts, norms of natural justice and materials available hence not tenable in the eye of Law and needs to be modified accordingly.
- B. That the appellant has not been treated by the respondents in accordance with law and rules on the subject noted above and as such the respondents are clearly violating Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- C. That the respondents have not acted in accordance with law and the rules governing on the subject matter by not including the sweeper/appellant in the seniority list maintain for the purpose of promotion of Class-IV employee to the post Junior Clerk (BPS-11) for which heis fully eligible and entitle.
- D. That according to the notification dated 06.12.2012 already issued by the respondents the Sweepers/appellant is fully eligible and entitled to be included in the seniority list maintain for the purpose of promotion of Class-IV employee to the post Junior Clerk (BPS-11).
- E. That, the petitioner is fully entitled to be benefited from the Notification dated 06-12-2012 in the light of various judgments passed by the Apex Supreme Court of Pakistan especially reported in 2009 SCMR page 01.
- F. That the appellant has served the Department for a long period with unblemished service record, therefore, they have the right to be included in the seniority list maintain for the purpose of promotion of Class-IV employee to the post Junior Clerk (BPS-11) according to his qualification.
- G. That the inaction of the respondent by not included in the seniority list maintain for the purpose of promotion of Class-IV employee to the post Junior Clerk (BPS-11) according to his qualification and not allocating proper promotion quota in the impugned Service Rules of 2012 dated 06-12-2012 is against Article-38 (e) of the constitution of

Pakistan which enshrines as: "that the state shall reduce disparity in the income and earnings of the individual including persons in the service of Pakistan".

That any other grounds will be raised at the time of arguments with Н. prior permission of this Honourable Tribunal.

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

12/07/2019.

Appellant

SHEHZAD PREM

Through

MUHAMMAD MAAZ MADN 12/07/19.

Advocate,

High Court, Peshawar.

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GOVERNMENT OF THE KHYBER PAKHTUNKHWA ESTABLISHMENT AND ADMINISTRATION DEPARTMENT (ESTABLISHMENT WING)

NOTIFICATION

Peshawar, dated the 6th December 2012.



No SOE.IV(E&AD)/1-35/2012:- In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pak htunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of all previous rules, issued in this behalf, the Establishment and Administration Department, in consultation with the Finance Department, hereby lays down the method of recruitment, qualifications and other conditions specified in column 3 to 5 of the Appendix to this Notification, which shall be applicable to posts in the Khyber Pakhtunkhwa Civil Secretariat, specified in column 2 of the said Appendix.

APPENDIX



S.	No.	Nomenclature of posts.	Minimum qualification for appointment by initial recruitment.	Age Jimit.	Method of recruitment.
	I.	2.	3.	. 4.	5.
	1.	Superintendent.	-	_	By promotion, on the basis of seniority-cum-fitness,
-		•			from amongst the holders of the post of Assistant
					with atleast five years service as such.

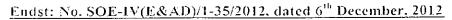


S.No.	Nomenclature of posts.	Minimum qualification for appointment by initial recruitment.	Age limit.	Method of recruitment.		
1.	2.	3.	4.	5		
2.	Assistant.	Second Class Bachelor's Degree from a recognized University.	20 to 32 years	(a) Seventy-five per cent by promotion, on the basis of semority-cum-fitness, from amongst Senior Clerks with atleast five years service as Junior and Senior Clerk.		
				(b) twenty-five per cent by initial recruitment.		
3.	Senior Clerk.		1	By promotion, on the basis of seniority-cum-fitness, afrom amongst the Junior Clerk with atleast two years service as such.		
4.	Junior Clerk.	(i) Matriculation with second division or equivalent qualification from a recognized Board; and	18 to 30 years	(a) Thirty-three per cent by promotion, on the basis of seniority-cum-fitness, from amongst Daftaris, Gestetner Operators, Qasids and Naib Qasids including holders of other equivalent posts in the Secretariat with two years service as such, who have passed S.S.C Examination; and		
		(ii) a speed of 30 words per minute in typing.		(b) sixty-seven per cent by initial recruitment.		
				Note: For the purpose of promotion, there shall be maintained a common seniority list of Daftaries, Gestetner Operators, Qasids, Naib Qasids etc., with reference to the dates of their acquiring the Secondary School Certificate:		



S.No.	Nomenclature of posts.	Minimum qualification for appointment by initial recruitment.	Age limit.	Method of recruitment.
1.	2.	3.	4.	5.
			•	Provided thar- (a) if two or more officials have acquired the Secondary School Certificate in the same session, the inter se seniority in the lower post shall be maintained for the purpose of determining seniority in the higher post; where a senior official does not possess the requisite qualification at the time of filling up a vacancy, the official next junior to him possessing the requisite qualification shall be promoted in preference to the senior official or officials.

CHIEF SECRETARY
GOVERNMENT OF THE KHYBER PAKHTUNKHWA.



Copy forwarded for information and necessary action to: -

- 1. All Administrative Secretaries to Government of Khyber Pakhtunkhwa, Civil Secretariat, Khyber Pakhtunkhwa, Peshawar.
 - 2. The Addl: Chief Secretary (FATA), Khyber Pakhtunkhwa.
 - 3. The Chairman, Khyber Pakhtunkhwa Public Service Commission.
 - 4. The Senior Member of Board of Revenue.
 - 5. Secretary to Governor, Governor's Secretariat, Khyber Pakhtunkhwa
 - 6. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
 - 7. The Secretary Provincial Assembly, Khyber Pakhtunkhwa.
 - 8. The Chairman to Khyber Pakhtunkhwa Service Tribunal Peshawar.
 - 9. The Private Secretary to Chief Secretary Khyber Pakhtunkhwa.
 - 10. The Private Secretary to Secretary Establishment Department,
 - 11. The P.A to Special Secretary (Estt), Establishment Department.
 - 12. The P.A to Addl: Secretary (Estt/ Reg); Establishment Department.
 - 13. The PA to Addl: Secretary (HRD Wing) Establishment Department.
 - 14. All the Deputy Secretaries in Establishment Department.
 - 15. All Section Officers, Establishment Department, Khyber Pakhtunkhwa Peshawar.
 - 16. The Manager Government Printing Press for publication in the Extra Ordinary Gazette.

(NASIR AMAN) SECTION OFFICER (E.IV)



GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF SOCIAL WELFARE, SPL: EDU: & WOMEN EMPOWERMENT, JAMRUD ROAD PESHAWAR

Dated Peshawar the 16/01/2019





No. E-17/17/DSW/Vol-6/ 4625-28 In pursuance of Section 8 (1) & (5) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfers) Rules 1989, Tentative Seniority List of 2/c. (BPS-41...), Social Welfare, Special Education & Women Empowerment Department, Khyber Pakhtunkhwa) as stood on 31.12.2018 is hereby circulated for the information of all concerned.

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·	19		Haji Shah Jehan	2-04-1977	DIKhan		01-07-2004	01-07-2004.	DO SW Bannu	
	20	Abdul Ghaffar			Bannu	ЗА	01-07-200-	03-05-2006		
·	21.	Mashal Khan	Muqarab Khan			+	7		Deaf Centre Bannu	
•		-		1. 24.3.1060	· Bannu	BA	26-8-1996	a.combug\		<u> </u>
· · · · · · · · · · · · · · · · · · ·	1 35	Zia Ur Rahman	Mehar Dad	24-3-1969				01-07-2006	RCDA Kohat	
	22	Z10, 01 11011111		1 1075	Köhat	BA	01-07-2006	01-07-2000	SW UCD Project D	
,	1-	3 Saifullah Khan	Raiyatullah Khan	5-03-1976	Konst		01-07-2006	01-07-2006	Khan	· <u> </u>
-	23	, Saltulali Kileli		15-4-1977	DIKhan	D. Com	01-07-2000	· <u>· · · · · · · · · · · · · · · · · · </u>	: G1B Centre Swat	\$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	24	4 S. Kamal Khan	Inayat Khan			FA	01-07-2006	£ 5 201-07-2006 £		the state of the s
	_		FazalMabood	6-04-1982	'Swat		11.10.1007	06-01-2007	GIB Male Peshawa	
	2	25 Amir Mahmood		The second of the second of the second	प्रदर्भ भारताहरू हेन्यों हैने	P.E. TREE TANK	(Chowkidar)	(Promoted)		
全中,2000年以前2000年的1915年(1915年)	-	26 Farhad Jamil	Abdul Sattar .	17-4-1959	Pestiavo		04-05-1995	30-05-2007	DO SW Kohat	• •
	. 2'	26 Farhad Jamii	<u> </u>		75 Kohat	BA	(Chowkidar)	(Promoted)		
	-	- Carlin Ali Shah	S Attaullah Shah	12-10-1979	3 Kong		15-06-1993	01-06-2007	G I B Swabi	
	7	27 S Zakir Ali Shah			Swabi	ssc	(N/Qasid)	Promoted		
	 -		Abdul Ghani	1-12-1975	75 Swabi		19-05-1994	01-06-2007	DO SW Charsadd	a
	- -	28 Fazle Rabi			Charsadd	ia ssc		(Promoted)		
	[:	- Led Coloom'	Dost Muhammad	8-09-197	73 Charsadda			01-07-2007	DarulKafala Mal	e
	\ \[\]:	29 Arshad Saleem	rsnad Saleetti		80 Mardan	m. MA	01-07-2007	01-07-2007	beggars Pesh	
	.	30 Muhammad Islam	Abdul Hasib	5-04-198	O Marcon			01.07.2007	MRPH, Peshaw	ar
					981 Charsadd	da MA B.Ed	d 01.07.2007	01.07.200.		
	۲	Muhammad Nawar	az Ali Jan Ali	01-09-19	·			06-10-2007	DO SW Battagram	im
		31 Jan		2-01-19	Batagrar	m SSC	06-10-2007			
1. 4.4.4.4.4.4.1.1.1.1.1.1.1.1.1.1.1.1.1	·	32 Shoukat Hayat	Gulzar Khan	2-01-13				•		• • • • • • • • • • • • • • • • • • • •
	•	25 20,000,000,000		 .	••		•		:	



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						3	Firstappoin	plil		
	33	NaikBadshah	Saif Ur Rahim	3-04-1979	Dir (L)	M.Com	01-07-2008	01-07-2008	R C D A Dir (L)	
	34	MuslahUd Din	Umer Din	8-02-1980	Malakand	FA	01-07-2008	01-07-2008	GSDC Malakand	
	35	Halim Gul	Hameed Gul	13-4-1982	Dir (L)	MA	01-07-2008	01-07-2008	DO AdinZai Dir (L)	
	36	Irfan Ullah	Ikramullah	N.A	Mardan	N.A	21-10-2008	21-10-2008	D.O SW, Mardan	
	37	Irshad Ahmad	Massu Khan	4-02-1976	Abbottabad	BA	07-11-2008	07-11-2008	W.H Abottabad	M
1.7.5.	38	Wajid Ali	BakhtRawan	1-01-1985	Swat	BA.	21-02-2009	21-02-2009	DO SW Swat	
	39	Noor Said	Shah Said	3-03-1969	Peshawar	SSC	15-08-1993 (Mali)	05-01-2010 (Promoted)	Sarkari SaraiPeshawar	
1 1 5 S	40	Fazal Habib	Zardad	5-06-1975	Shangla	FA	01-07-2008 (Chowkidar)	04-02-2010 (As J/Clerk)	DO SW Shangla	Just Clik
	41	Muhammad Saleem	Muhammad Fagir	15-6-1978	Dir (L)	MA	13-02-2010	13-02-2010	SW Centre Jandul at SamarBagh	
	42	Taus Khan	Bashir Ullah Khan	8-04-1982	Bannu	BA	13-03-2010	13-03-2010	D O Bannu	
1.121	43	Muhammad Yousaf	Muhammad Aslam	15-4-1976	Peshawar	F.A·	09-05-2010	09-05-2010	DO SW Charsadda	
	44	Khan Sher	Wali Muhammad	1-01-1962	Peshawar	SSC	01-06-1981 (Lino operator)	30-09-2010 (Adjusted from surplus)	DO SW Peshawar	
Webs.		Nasrullah	Muhammad Ayaz Khan	2-05-1968	North Waziristan	SSC	21-07-1993 (Store Keeper)	15-01-2011 [Adjusted against J/Clerk]	SW UCD Project D I Khan	
	46	Adnan	HazratUllah	28-3-1986	Swabi	M.SC	30-06-2011	30-06-2011	DO SW Swabi	الله المراجعين بريهيونجي - يوام الدام العاملينية
	47	Naveed Ijaz	AfsarulMulk	12-9-1977	Nowshera	FA	01-07-2011	01-07-2011	DO SW Nowshera	
	48	Sohail Khan	Dawar Khan	15-2-1986	Peshawar	B.Sc	- 01-07-2011 /	01-07-2011	DO:SW Nowshera "	
. 🐱	49	Muhammad Ali	Kaki Jan	29-12-1979	Mardan	FA	25-2-2008 (N/Qasid)	20-08-2011 Promoted	DSW Peshawar	Just Clock
·	50	Sajid Ali Shah	S: Ghani Shah	5-02-1982	Peshawar	SSC	29-2-2008 (N/Qasid)	20-08-2011 Promoted	DSW Peshawar	Just Clok
i	- 51	Abdul Hamid	Ajram Khan	14-3-1973	Malakand	sšc	14-03-2008 (Chowkidar)	20-08-2011 Promoted	DSW Peshawar	June (DE
	52	Faisal Akbar	Raza Akbar	15-3-1987	Swabi	ВА	28-10-2011	28-10-2011	DSW Peshawar	
	.53	Daulat Khan	Khushrang Khan	2-01-1984	Peshawar	FA	31-10-2011	31-10-2011	DSW Peshawar	
i	54	Waqes Ali Khan	Zafar Ali	17-5-1992	Peshawar	FA	31-10-2011	31-10-2011	DSW Peshawar	
	i	L	1	·					and the state of t	

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- 5	5	'Umer Sharif 36	Ulas Khan	10-10-1983	Peshawar	8V , - ,	01-11-2011	01-11-2011	D31,1 C3Hb3101 / .	
5	6	QaziFazliKhuda	Qazi Ali Akbar	13-1-1988	Peshawar	FA ,	28-10-2011	28-10-2011	DSW Peshawar	
5	7	.WaqarUlMulk Khan	Abdul Malik Khan	2-02-1986	Peshawar	, FA	31-10-2011	31-10-2011	DSW Peshawar	34)
5	8	Junaid Khan	Fazal Hussain	20-4-1992	Mardan	F.Sc	31-10-2011	31-10-2011	DO SW Mardan	
5	9	Muhammad Nasir	Muhammad Aslam	12-12-1991	Peshawar	BBA (Hon)	16-11-2011	16-11-2011	DO SW Peshawar	
. 6	0	Jamil Ahmad	Sultan Khan	27-9-1977	Mardan	. DAE	26-12-2011	26-12-2011	DarulKafalaMardan	
- 6	1	8ait Ullah	Taj Muhammad	12-8-1971	Karak	· FA	21-03-13	21-03-2013	DSW Peshawar	-M-
6	2	Muhammad Nazir	Aurang Zeb	21-7-1981	Swat		01-04-2014	01-04-2014	DarulKafala Swat	
6	3	Jawad Amin /	Amin-ul-Haq	17-4-1989	Charsadda	ВА	05-05-2014	05-05-2014	DO SW Charsadda	
6	4	AbdurRehman	Afzal Khan	5-3-1991	Swat		5-5-2014	5-5-2014	RCDA Swat	· ·
6	5.	Kifayatullah	Mosam Din	08-04-1986	LakkiMarwat	. MBA/PTC	12-11-2014	12-11-2014.	DO SW LakkiMarwat	ANTONIO E MILITARE DE LA
6	6	Hamid Jan	Muhammadi Gul	11-3-1989	Charsadda	MA "	12-11-2014	- 12-11-2014	DO_SW_Charsadda :	
6	7	Waleed Bin Saleem	Muhammad Saleem	02-5-1991	Haripur	MA (Spl Edu)	02-3-2015	02-3-2015	School for Deaf Haripur	phagas phagas
6.	8	Shahriyar Khan	Amanullah Khan	12-01-1966	Dir Lower	ssc	07-04-1988 (Sweeper)	01-07-2015 (Promoted0	DO Chitral	
6:	9	Hazrat Hussain	Abdul Manan	01-01-1974	Buner	FA	22-02-1992 (Chowkidar)	30-06-2015 (promoted)	D.O, Social Welfare, Buner	
71	0	Muhammad Yasin	Waris Khan	04-02-1975	Karak	SSC	01-03-1996 Chowkidar 10-03-1999 as N.Q	30-06-2015 promoted	D.C, Social Welfare, Karak	
7:	1.	Muhammad Iqbal	Ghulam Muhammad	01-04-1970	Peshawar	SSC	02-04-1988 (N.Q)	. 30-06-2015 Promoted	Supot: GIB (G) Peshawar	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7	2	Akhtar Mehmood	Sarwar Khan	10-01-1974	Harlpur	SSC	01-07-2004 (Sweeper)	01-7-2015 Promoted	D.O, Social Welfare) Kohistan	June Clyle
7.	3	Zahid Khan	Muzafar Khan	13-04-1977	Peshawar	. ssc	01-07-2007 (N.Q)	01-07-2015 promoted	D.O, Social Welfare, Abbottabad	Luigelyk
7.	4	FazliQadir .	Rehmat Gul	16-06-1972	Mardan	B.A	03-03-2008 (N.Q)	01-07-2015 Promoted	GSDC Takht Bhai Mardan	hing (18th.
7.	5	Mr.SherDil Khan	Ayub Khan	25-02-1992	Peshawar	B.sc	11-07-2017	11-07-2017	DSW	
76	5	Mr.8ilawal Khan	Muhammad Umar	20-03-1992	Charsadda	B.Sc	10-09-2018			
77	7.	Mr. Asif Khan	Qadeem Khan		Charsadda		19-09-2018			



Copy forwarded to:

1- The Section Officer 47, SW, SE&WE, Khyber Pakhtunkhwa.

- 2- The Assistant Director (Admn) Directorate of SW, SE&WE Khyber Pakhtunkhwa.
- 3- All the District Officer, Social Welfare in Khyber Pakhtunkhwa.
- 4- The officers at S.No. 2 & 3 above are requested to circulate the above Tentative seniority list amongst the incumbents and submitt any objection / correction /

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Judicial Estacode 2011 -

service shall rank senior to other

does not possess the requisite experience at the time of filling up a vacancy, the official next junior to him possessing the requisite experience shall be promoted in preference to the

where a senior official

officials; and

senior official.

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

NOTIFICATION

Peshawar, dated the August 2, 2017.

No. SO(PE)4-10/SSRC/Ministerial Staff/2013:- In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department's Notification No. SO(PF)4-10/SSRC/Ministerial Staff/2013 dated 28.01.2013, the following amendments shall be made, namely.

<u>AMENDMENTS</u>

In the Appendix:

- 1- Against Sr. No-9, in column No. 5(a), for the existing entry, the following entry in column 5 (a) shall be substituted.
 - a) Thirty three percent by promotion on the basis of Seniority-Cum-Fitness from amongst the Daftares, G. Operators, Qasids and Naib Qasids including other equivalent posts in the attached department/offices/institutions with two years service as such having SSC qualification.

SECRETARY

Endst. No. & Date as above.

B

ATESTED

GOVERNMENT OF KUYBER PÄKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

SOURICATION

Paddinent, durid the August 2, 2017

No. SO(PF)4-10/SSRC/Ministerial staff/2013: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khylser Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer Rules, 1989, the Elementary and Secondary Education Department, in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department's Notification No. 80ePE94-16/88RC/Ministerral Staff/2013 dated 28.01.2013, the following amendments shall be made, namely,

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In the Appendix.

Agenust St. No. 2, in column Sty. 5(3), for the existing entry, the following entry in column 5 (a) shall be substituted

Tharty three per coat by promotion on the basis of Sementy-Cum-Famess from amongst the Dattanes, viologicalors, Quods and Naib Quods including other equivalent posts in the attached department/offices/institutions with two year service as such baving \$80, qualification.

condition of 2nd division has been

Emilyr, No. & Date as above,

Copy forwarded to a

- The Secretary to Gove of Whyber Pales, indoora, Emblishment Department.
- The Secretary to Governof Schyper Patherm has a Finance Department.
- the Secretary to Gove of Khybyr Polonophlowa, Fow Department
- This Secretary to Court of Khyber Paklitirikhwa, Politic Service Commission Peshawar,
- The Accountant Opneral, Kliykar Pal land line Pediawar.
- The Director (ES:SL) Khyber Palibuokliwa Peshawar
- This Objector Education (FATA) Rhyber Pakhtorkhwa, Peshawar,
- S. The Director Connection & Texchery I discussion Affectionsed
- the Director (PHL) Khyber Pakhtimkhwa Peshawar.
- 10. The Director ESRO, Elementary & Secondary Education Khyber Pakhtimkhwa, Peshawar.
- 11 The Deputy Director (EMIS) E&Sh Department
- 12. All Deputy Commissioners in Klyber Pakininklinea
- 13. All Delinet Indication ruffeers, Heiner my & Secondary Education Khylser Pakhtinischwie
- . 14. All District Accounts Officers, Klayber Pakhtumbhua Degeney Accounts Officers,
- § 15. All Agency Education Officers
- 16. P.S to Governor, Kliyber Palahtarkhwa
- 17 P.S to Chief Minister, Khyber Pakhtinskhwa
- 18, P.S. to Chief Secretary, Khyber Paliktonklissa
- 19. PS to Minister EeSE Khyber Pakktunkhwa Peshawat
- 20. 128 to Secretary In SE Department
- 121 Mr. Akbar Shab Mohmand, Provincial President Class-IV Association

22 Muster Frier

(NAIK MUHAMMAD) SECTION OFFICER (PRIMARY)

DIRECTORATE GENERAL HEALTH SERVICES

KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: northethese value co Porce Phr. 1191-9210269 (2 Exchanger 091-9210187, 9210196 Fax и 091-9210230
No. Personnel Dated: 32 /11/2017

Τo,

Annexuse - G

1. The All Hospital Directors MTIs in Khyber Pakhtunkhwa.

2. The All DHOs in Khyber Pakhtunkhwa.

3. The All MSs in DHQ/Teaching Hospital in Khyber Pakhtunkhwa.

Subject: *Memo*, OBSERVANCE OF QUOTA'S.

I am directed to refer to the subject noted above and to convey the judgment of Peshawar High Court Pesahwar in Writ Pelition No. 2334-P/2014 announced on 08.12.2015 in case of Mr. Niaz Muhammad Ward Orderly v/s. Chief Executive LRH & 05 others regarding his promotion under 33% quota.

"The Hon'able Court has declared null & void and are set aside the respondent No.1 and 2 and other over helms of affairs are directed to reconstitute the Selection and Promotion Committee afresh, who shall made approval for promotion strictly in accordance with the seniority list. The promotion would be deemed w.e.f. 17.05.2013 and petitioner will be entitled for back benefits also from the said date. It is further directed that the judgment of this Court be implemented within one month according to law".

It is further clarified that the following quota should be observed in accordance with laid down rules/ policy of the Government:-

1. Observance of 100% quota for deceased/permanantly incapacitated on medical board.

2. 25% quota for Class-IV employees who retired on the age of superannuation, who retired on sixty years of age according to matriculate seniority list.

3. 33% quota for promotion of Class-IV to Ministerial cadre only.

The Muslim Sweepers should be converted into Ward orderly or other Class-IV posts in accordance with two separate judgments of Peshawar High Court Peshawar in W.P 293-P/13 dated 2009 SCMR-I as well as Govt: of Khyber Pakhtunkhwa Health Department letter No. SOH-(Lit-I) 1-1/2017(Gen:Misc) dated 16.02.2017.

You are requested to please implement the above mentioned quota's in letter and sprit to avoid further complications faced by the above mentioned employees including MTIs.

ATTESTED

ADDITIONA DIRECTORA

ADDITIONAL DG (HRM) DIRECTORATE GENERAL HEAI SERVICES, K.P PESHAWAR.

C.C.

1. Mr. Khawaja Abdul Qayoum Chairman Provincial Paramedical Association Class-IV Khyber Pakhtunkhwa.

 Mr. Nabi Amin President Provincial Paramedical Association Class-IV Khyber Pakhtunkhwa,

B

بغرمت جناب ڈائریکٹر جنرل ہیلتہ سروسز خیبر پختونخوا ، پشاہر

ت بمراد شامل کرنے سویپر %33پروموشن کے کوٹہ میں

Amexuse-H

جناب عالى!

مؤدبانہ گزارش کی جاتی ہے۔ کی سائل آپ حضور والا کے زیرسایہ چارسدہ کے بہتال میں بطور سویپر (Class-IV) کام کررہا ہوں۔ سائل اپنی ڈیوٹی طاز مت ملنے کی دن ہے ہی انتہائی خوش اسلو ہی ، ایما نداری اور دل و جان ہے اوا کررہا ہے۔ سائل نے میٹرک کا امتحان بھی پاس کیا ہے اور دیگر دفتر کی امور کا بھی علم رکھتا ہے۔ سائل نے کافی عرصہ آپ حضور والا کے زیرسایہ بطور سویپر اپنی ڈیوٹی انجام دی ہے ۔ لیکن سائل کو کچھ عرصہ پہلے یہ معلوم ہوا کہ کلرک ملاز مین کیلئے جو سروس کے قوانین بنائے گئے ہیں اس میں سویپر Class-IV ملاز مین کی طرح جا سکے ۔ حالانکہ ملاز مین کی کو شخص نہیں کی طرح جا سکے ۔ حالانکہ دوسرے ملاز مین کی طرح جا سکے ۔ حالانکہ دوسرے کا دوسرے ملاز مین کی طرح جا سکے ۔ حالانکہ دوسرے کی گئی جائے۔

اسلئے آپ صاحبان سے التجاء کی جاتی ہے۔ سائل کے کیڈر کوبھی ترقی کے دائرہ میں لایا جائے تا کہ سویپر بھی ان قوانین کے تحت %33 میں ترقی کے حقدار بن سکے۔ سائل عمر بھرآ ہے کا مشکور وممنون رہے گا۔

العارض

المرقوم:18/03/2019

Sabsend Carried

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V A K A L A T N A M A

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO	OF 2019
SHEHZAD PREM	(APPELLANT)
<u>VE</u> F	RSUS .
HEALTH DEPTT: & other	(RESPONDENTS)
Advocate, Peshawar to app withdraw or refer to arbit Counsel/Advocate in the abo liability for his default and with any other Advocate Counsel on said Advocate to deposit, withd	ute MUHAMMAD MAAZ MADNI, pear, plead, act, compromise, cration for me/us as my/our we noted matter, without any the authority to engage/appoint my/our cost. I/we authorize the raw and receive on my/our behalf or deposited on my/our account in
Dated. <u>[</u> <u></u> /07/ 2019	CLIENT: (Snehzad Prem) ACCEPTED MUHAMMAD MAAZ MADNI MAAZ MADNI Advocate High Court, Peshawar

(BC-11-1460)

OFFICE:

Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City. Phone: 091-2211391 Mobile No.0345-9090737, 0333-9313113