Junior to counsel for the appellant present.

Muhammad Adeel Butt learned Additional Advocate General for the respondents present.

Former requested for adjournment due to engagement of learned senior counsel for the appellant in Hon'ble Peshawar High Court Peshawar. Adjourned. To come up for arguments on 10.01.2023 before the D.B.

Scanned Kpst Kpstawar

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

10.01,2023

Junior to counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

SCANNED! SCANNED! Peshawar

Learned Member Executive (Miss Fareeha Paul) left the court at 11.00 A.M in order to attend a meeting in the Law Department, Government of Khyber Pakhtunkhwa, therefore, this case is adjourned to 07.04.2023 for arguments before the D.B.

(Rozina-Rehman) Member(J)



Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 10.06.2022 for the same as before.

A Reader

10.06.2022

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

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 01.09.2022 before the D.B.

(Fareeha Paul) Member (E) (Salah-ud-Din) Member (J)

01.09.2022

Bench is incomplete, therefore, case is adjourned to 10.11.2022 for the same as before.

Reader

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.309/2019 Mr. Asad Ullah Health Department

.....Appellant

VS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Health Department, Peshawar.
- 2. The Secretary, Finance Department, Khyber Pakhtunkhwa, Peshawar
- 3. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- 4. The District Health officer, District Dir Lower.
- 5. The Medical Superintendent DHQ Hospital Taimergara, Dir Lower.

Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.2

Respectfully Sheweth:-

Preliminary Objections.

- 1) That the Appellant has no cause of action and locus standi.
- That the Appeal in hand is not maintainable in its present form.
- 3) That the Appellant has not come to this court with clean hands.
- 4) That the Hon'ble Tribunal has no jurisdiction to adjudicate the matter.

FACTS

- 1. Pertains to record, hence needs no comments.
- 2. Incorrect. Departmental Selection Committee has never allotted any Basic Pay Scale.
- 3. Incorrect to the extent that EDO, Health (Dir Lower) has issued appointment orders in BPS-1 while fixed pay employee are not entitled for Basic Pay Scale.
- 4. Pertains to record, detail reply has been given in Para-3.
- 5. Needs no comments.

GROUNDS

- A. Incorrect. Finance Department created posts as Fixed Pay Basis on the demand of Health

 Department. Hence fixed pay post has no Basic Pay Scale.
- B. Incorrect action of the replying respondent is under law and rules.
- C. Incorrect. As explain above.
- D. As explain in Para-A of grounds mentioned above
- E. Incorrect. As explain above.
- F. Incorrect. As explain above.
- G. Incorrect. As explain above.
- H. Incorrect. The appellants are fixed pay employees while Civil Servant Act, 1973 is not applicable to fixed pay employee.

The respondents also seek permission to raise additional grounds at te time of hearing.

Prayer:-

It is therefore most humbly prayed that in view of the above explanation/narration the instant Service Appeal being devoid of merit may graciously be dismissed.

SECRETARY TO SOVERNMENT OF
KHYBER PAKHTUNKHWA MNANCE DEPARTMENT
(RESPONDENT NO.02)

SECRETARY
Govt: of Khyber Politankhwa
Finance Days:

Before ST JPC

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.309/2019 Mr. Asad Ullah Health Department

.....Appellant

VS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Health Department, Peshawar.
- 2. The Secretary, Finance Department, Khyber Pakhtunkhwa, Peshawar
- 3. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- 4. The District Health officer, District Dir Lower.
- 5. The Medical Superintendent DHQ Hospital Taimergara, Dir Lower.

------ Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.2

Respectfully Sheweth:-

Preliminary Objections.

- 1) That the Appellant has no cause of action and locus standi.
- 2) That the Appeal in hand is not maintainable in its present form.
- 3) That the Appellant has not come to this court with clean hands.
- 4) That the Hon'ble Tribunal has no jurisdiction to adjudicate the matter.

FACTS

- 1. Pertains to record, hence needs no comments.
- 2. Incorrect. Departmental Selection Committee has never allotted any Basic Pay Scale.
- 3. Incorrect to the extent that EDO, Health (Dir Lower) has issued appointment orders in BPS-1 while fixed pay employee are not entitled for Basic Pay Scale.
- 4. Pertains to record, detail reply has been given in Para-3.
- 5. Needs no comments.

GROUNDS

- A. Incorrect. Finance Department created posts as Fixed Pay Basis on the demand of Health Department. Hence fixed pay post has no Basic Pay Scale.
- B. Incorrect action of the replying respondent is under law and rules.

- C. Incorrect. As explain above.
- D. As explain in Para-A of grounds mentioned above
- E. Incorrect. As explain above.
- F. Incorrect. As explain above.
- G. Incorrect. As explain above.
- H. Incorrect. The appellants are fixed pay employees while Civil Servant Act, 1973 is not applicable to fixed pay employee.

The respondents also seek permission to raise additional grounds at the time of hearing.

Prayer:-

It is therefore most humbly prayed that in view of the above explanation/narration the instant Service Appeal being devoid of merit may graciously be dismissed.

SECRETARY TO SOVERNMENTOF
KHYBER PAKHTUNKHWA MNANCE DEPARTMENT
(RESPONDENT NO.02)

SECRETARY
Govt: of Khyber Fallmankhwa

Finance Depre

Before ST JPC

Junior to counsel for appellant present.

Muhammad Adeel Butt learned Additional Advocate General alongwith Naseem Khan S.O for respondents present.

File to come up alongwith connected appeal No.230/2019 titled Khalid Mehmood Vs. Health Department on 27.09.2021 before D.B.

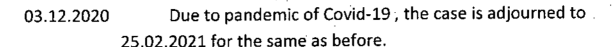
(Rozina Rehman) Member(J) Chairman

26.01.2022

Junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is out of station today. Adjourned. To come up for arguments on 17.02.2022 before the D.B.

(Rozina Rehman) Member (J) (Salah-ud-Din) Member (J)



۱/// Reader

Due to Pandemic of Covid-19, the case is adjourned to 03.06.2021 for the same.

Reader

03.06.2021

Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General alongwith Nisar Ahmad Assistant for respondents present.

File to come up alongwith connected appeal No.230/2019 titled Khalid Mehmood Vs. Health Department, on 16.06.2021 before D.B.

(Rozina Rehman) Member (J) Charman

Junior to counsel for the appellant and Mr. Muhammad
Jan learned Deputy District Attorney alongwith Ahmad
J.C present. Adjournment requested. Adjourn. To come
up for arguments on 31.01.2020 before D.B

Member

Member

31.01.2020 Learned Members on tour at Camp Court, D.I.Khan, therefore the case is adjourned to 27.03.2020 for the same.

Real

27.03.2020 Due to COVID-19, the case is adjourned to $0\frac{1}{4}.08.2020$ for the same.

Realler

04.08.2020 Due to summer vacation, the case is adjourned. To come up for the same on 03.12.2020 before D.B.

Rleader

22.08.2019

Junior to counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocate General alongwith M/S Sajid Superintendent (for respondent No.2) Saleem Javid Litigation Officer (for respondent No.3) Mr. Sikandar Hayat Coordinator EP-II and Ahmed Jan Junior Clerk (for respondents No. 4 & 5 present. Written reply no submitted. Representative of the respondent seeks further time to furnish written reply/comments. Granted. To come up for written reply/comments on 20.09.2019 before S.B.

(Hussain Shah) Member

20.09.2019

Junior to counsel for the appellant and Addl. AG alongwith Ahmad Jan, Junior Clerk, Mushtaq Shah, Senior Clerk Hazrat Shah, Superintendent for the respondents present.

Representatives of the respondents seek further time. Last opportunity is granted to the respondents. To come up for requisite reply/comments on 17.10.2019 before S.B.

Chairman

17.10.2019

Junior to counsel for the appellant and Addl. AG alongwith Saleemur Rahman, DMS, Sher Baz Khan, SO, Saleem Javed, Litigation Officer and Shafique, Senior Clerk for the respondents present.

Respondents have not furnished their respective reply/comments despite last opportunity. The appeal is, therefore, posted to D.B. for arguments on 23.12.2019.

Chairman

29.03.2019

Learned counsel for the appellant present. Preliminary arguments heard.

Main plea of the Learned counsel for the appellant is that the respondents advertised various posts including the post of Ward Attendant in the newspaper in the year 2008 and the post of Ward Attendant was advertised in BPS-02; that the appellant applied for the post of Ward Attendant BPS-02 and declared successful however the appellant was appointed as Ward Attendant vide order dated 17.08.2012 in BPS-01 instead of BPS-02; that the appellant has filed the present service appeal being aggrieved against his appointment in BPS-01 instead of BPS-02; that prayer of the appellant is for the grant of pay scale BPS-02 instead of BPS-01 w.e.f the date of his appointment i.e. 17.08.2012.

Points urged need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for written reply/comments. To come up for written reply/comments on 13.05.2019 before S.B

Member

10.05.2019

Junior to counsel for the appellant present. Written reply not submitted. Saleem Ur Rehman DMS representative of the respondent department present and seeks time to furnish written reply/comments. Granted. To come up for written reply/comments on 27.06.2019 before S.B.

SCANNED KPST Peshawar

Member

27.06.2019

Junior to counsel for the appellant present. Written reply not submitted. M/S Hazrat Shah Superintendent (for respondent No.1 & 3) Sajid Superintendent (for respondent No.2), Salim ur Rehmant DMS (for respondents No.4 & 5) present and requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 22.08.2019 before S.B.

Member

Form- A

FORM OF ORDER SHEET

Court of_		
Case No	I	<u>309/2019</u>

	Case No	309/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	28/2/2019≁ 🜤	The appeal of Mr. Asaadullah resubmitted today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register
	· · · ·	and put up to the Worthy Chairman for proper order please. REGISTRAR
2-	1-11/03/19.	This case is entrusted to S. Bench for preliminary hearing to be put up there on 29 03 (9
		CHAIRMAN
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, a.,	3	‡
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	· 4	

The appeal of Mr. Asadullah Ward Attendant DHQ Hospital Dir Lower received today by i.e. on 19.02.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of DSC recommendation for appointment in favour of appellant mentioned in para-2 of the memo of appeal (Annexure-B) is not attached with the appeal which may be placed on it.

No. 298 /S.T.

Dt. 20/2 /2019

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Adv.

pro

Note. that appellant was appointed on proper recommendations of Departmental Selection committee but the minutes of DSC is not available. Hence the Present appeal may kinelly be put up before the bench.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR /2019 Ward Attendants (BPS-01), DHQ Hospital Timergara Versus Govt: of Khyber Pakhtunkhwa and others_ Respondents PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1,3,4 & 5. Preliminary Objections. 1. That the appellant has got no cause of action to file the instant appeal.

- 2. That the appeal is based on malafide intention, hence liable to be dismissed.
- 3. That the appeal is badly time barred.
- 4. That the appellant has not come to court with clean hands
- 5. The vacancy is filled according to the sanctioned posts, rules and regulation.

<u>FACTS</u>

- 1. Correct to the extent that the post of Ward Attendant was sanctioned on fixed pay as appearing on Sr. No. 8 of sanction granted by the Finance Department Govt: of NWFP vide letter No. BOVI/FD/4-38/2006-07/Vol.II, dated 26th September, 2007. (Copy enclosed).
- 2. Correct to the extent that he was appointed as Ward Attendant but the Departmental Selection Committee has never declared him to be posted as in BPS-02. (Copy of the minutes of the meeting is enclosed)
- 3. Correct to the extent that he was appointed as Ward Attendant with even no and dated, but no discrimination has been happened to him and he was appointed in BPS-01 as according to the post sanctioned by the Finance Department NWFP.
- 4. Proper response has been given to each to his request in this regard instead of no response as claimed by the appellant. Moreover, it is pertinent to mentioned that the SNE of Finance Department, he is referring to, and attached with his appeal, are of 2014, 2012 and 2011 as attached with his appeal on page No. 9, 10, 11 and 12.
- 5. The appeal is based on malafide intention and baseless assumption instead of any cogent justification and hence no inaction of the Department is involved.

GROUNDS.

A. Incorrect. All the appointments for the post of Ward Attendant have been made as according to the sanctioned post of Finance Department NWFP in accordance to the law, facts and norms of natural justice.

B. Incorrect the process has always been in accordance to the merit and in no way violating Article 4 and 25 of the Constitution of Islamic republic of Pakistan 1973.

C. Incorrect. Indeed all the proceeding have been carried out in accordance to the prevailing rules and regulations of the Provincial Govt with no intent or act of any discrimination

D. Incorrect. No inaction has been expressed and everything has been in accordance to the law and Finance Department.

E. Incorrect. As responded in Para-A and D.

F. Incorrect. Indeed the intentions of the appellant are malafide and is striving to mold the law as according to his wish and desire.

G. Incorrect. As responded in Para-A and D.

H. Incorrect. No violation of any law has been intended or acted upon.

The respondents also seek permission to raise additional grounds at the time of arguments.

PRAY:

In view of the aforementioned facts and grounds, it is therefore humbly prayed that the instant appeal, being made on merit and the appeal being moved for attainment of personal benefit and not tenable, may kindly be dismissed, please.

Medical Superintendent DHQ Hospital Timergara (Respondent No. 5)

District Health Officer Dir Lower at Timergara (Respondent No. 4)

Director General Health Srvices Pakhtunkwa, Peshawar (Respondent No. 3)

Secretary to Govt: of Khyber Khyber Pakhtunkhwa, Peshawar (Respondent No. 1)



GOVERNMENT OF KHYBER PAKE

FINANCE DEPARTMENT (REGULATION WING)

No. SOSR-111/FD/12-1/2005 Dated Peshawar, the 27/02/2013

All the Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.

The Senior Member Board of Revenue, Khyber Pakhtunkhwa.

The Secretary to Governor Khyber Pakhtunkhiva.

The Principal Secretary to Chief Minister, Khyber Pakhtunkliwa.

The Secretary, Provincial Assembly, Khyber Pakhtunkhwa. All the Divisional Commissioners in Khyber Pakhtunkhwa.

All the Flead of americal Dapartments in Khyber Pakhitmkhwa.

The Registrar, Khylice Paklitunklisen, Public Service Communication.

The Registrar, Khyber Pakhtunkhwa, Service Tribunul, Pushawar.

The Registrar, Peshawar High Court Peshawar.

All the Deputy Commissioners/Political Agents/District and Specien judges in Khyber Pakhtunkhwa.

Subject:

PROM THE FUND. PROVIDENT DEDUCTION OF CENERAL PROVINCIAL CIVIL SERVANTS REGULARIZED UNDER KHYBER PAKHTUNKHWA CIVIL SERVANTS (AMENDMENT) ACT-2013.

Dear Sir,

-- The Khyber Pakhtunkhwa Civil Servants (Amendment) Bill 2013 - passed by the Provincial Assembly on 15th January 2013 and assented to by the Governor of Khyber Pakhtunkhwa on 17th January 2013 - has been published as an Act of the Provincial Assembly of Khyber Pakhtunkhwa, Under the said Act, all Civil Servants appointed to a service or post on or after 1" July 2001 shall be deemed to have been appointed on regular basis and will be eligible for pension/deduction of G.P.Fund. Accordingly the following instructions/guidelines are issued for compliance of all concerned Departments/Organizations,

- Deductions on account of General Provident Fund at prescribed rates from all the Civil Servants, who have become eligible for a) pension under the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2013 should be started forthwith.
- All deductions/subscription in respect of Contributory Provident Fund made before the commentement of Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2013 from such Civil Servants, excluding Covernment counterpart share, shall immediately be transferred to their respective General Provident Fund Accounts. However, such Civil Servants will be entitled tormarkup on so declared G.P.Fund as announced on-yearly basis from the date the C.P. Fund deductions / subscriptions were made.
 - Markup on prescribed rates, as notified by the Provincial Covernment from time to time, may be added to the General Provident Fund Accounts of concerned Civil Servants/Subscribers has per preserited quadrationing to maleterate of a make agreement.
 - CNIC/Personal Numbers allotted to the subscribers will be used as General Provident Fund Account Numbers, for such subscribers.
 - Similar action / treatment may be afforded to all these Provincial Civil servants posted in FATA/PATA on deputation basis.



GOVERNMENT OF KHYBER PAKHTUNKHY FINANCE DEPARTMENT

No.BO.I/FD/1-22/2012-13 Dated Peshawar, the 3/1/2013

The Secretary to Govt. of Khyber Pakhtunkhwa Administration Department,

Peshawar. .

Subject:

Dear Sir.

I am directed to refer to your Office letter No.E&A(AD)3(22)MO/2012-13 dated 1/10/2012 on the subject noted above and to state that the facility of one step: move up for Class.IV. employees allowed vide Finance Department's circular letter No FD/SO(FR)/ 7-2/2007 dated 28/7/2007 is admissible to those Class-IV employees on presumptive basis, whose services were regularized in BPS-1 with effect from 01-07-2008 vide this Department's circular letter bearing, No.BO.1/1-22/2007-08/FD dated 29/1/2008. However, they shall not be entitled for arrears of pay and allowances prior to

Yours faithfully,

(NAEEM KHAN)



NO.BOVI/FD/4-38/2006-07/Vol.II Dated Poshawar the 26th Sept. 2007.

To

The Secretary to Govt, of NW FP, Health Department, Peshawar,

Subject:

CREATION OF POSTS IN VARIOUS HEALTH UNITS OF DISTRICT DIR

Dear Sir,

on the subject noted above and meeting held under the chairmanship of Finance Minister on 20th August 2007 and to convey the concurrence of this Department for creation of 77 numbers of posts of various categories in Type-A DHQ Hospital Timergarra Dir Lower, as per following break up:

	J	·····	li, in the state of the first term of the state of the st
	S.No.	Nomenclature of the pos	& BPS No. of posts.
	11	Medical Specialist B-18	No. of posts.
	22	Gynecologist B-18	4 1
	3	Pediatrician B-18	1
.	4 6	、「「「」 ・ 	1
	5 🗸	Referactionist B-9	1
1	<u>6</u>	Physiotherapy Technician B	9 1
[7 🗸	Driver B-4	1. 1. 1.
	8	Ward Atlendant (fixed pay).	
1	9	Sweeper (fixed naw)	45
1	. 10 📶	Mali (fixed pay).	
	11	Chowkidar (fixed pay)	
	12	Laundry / Dhobi (fixed pay).	1 300 July 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
į.		Total	77

- 2- The expenditure on account of above creation of posts will be met out through Account-IV of the District concerned.
- 3- Audit copy for the financial implication may please be furnished for authentication of this Department.

Yours faithfully.

(ABDUS SAMAD) BUDGET OFFICER-VI

CC

District Coordination Officer, Dir Lower.

2. District Accounts Officer, Dir Lower.

3. EDO (Health) Dir Lower.

4. Section Officer (PFC-II), Finance Department, NWFP.

BUDGET OFFICER-VI



(Batter Copy) Minutes of the Meeting

A meeting of Departmental Selection Committee was held on 27/09/2008, under the Chairmanship of the undersigned at EDO (Health) Office Dir Lower. The following Officers (Committee Members) attend the meeting.

I. Dr. Sher Muhammad, EDO Health

2. Mr. Mohammad Jamil, Assistant Director Directorate Health Services NWFP, Peshawar

3. Dr. Shaukat Ali, Dy. EDO (Health) Dir Lower

4. Mr. Muhammad Ilyas, District Officer Finance (Representative of DCO)

Chairman Member

Member

Member

695 candidates (527) from Tehsil Timergara and 168 from Tehsil Balambat appeared in the Interview of Ward Attendant for DHQ Hospital Timergara. In which the following 45 candidates were selected for appointment and the candidate at serial No. 28 were selected in employee sons quota and the candidate at serial No. 28 were selected in 02% disable quota (being disable) against the post of Ward Attendant (Newly created) at DHQ Hospital Timergara.

S.No Name of Candidates.

- .1. Mr. Muhammad Islam S/O Sadozai
- 2. Mr. Muhammad Asif S/O Hazrat Muhammad
- 3. Mr. Hafiz Ur Rahman S/O Sher Rahman
- 4. Mr. Hamid Ullah S/O Abbas Khan
- 5. Mr. Murad S/O Saeed Ullah
- 6. Mr. Muhammad Shafi S/O Muhammad Shafiq
- 7. Mr. Muahmmad Qayoum S/O Sher Bakht Zamin Khan
- 8. Mr. Zafar Ali S/O Sultan Zarin
- 9. Mr. Umar Hayat S/O Sardar Hayat
- 10. Mr. Imran S/O Jehan Ullah
- 11. Mr. Javed S/O Dost Rahman
- 12. Mr. Habib Ullah S/O Awal Khan
- 13. Mr. Imran Akbar S/O Ghulam Akbar
- –14. Mr. Majoed Ullah S/O Fatih Habib
- 15, Mr. Abdul Hanan S/O Amir Muhammad
- 16. Mr. Hanif Ur Rahman S/O Ghani Muhammad
- 17. Mr. Kamran S/O Muhammad Rahim Khan
- 18. Mr. Farman Ullah S/O Muhammad Munair
- 19, Mr. Umar Sadiq S/O Qabil Jan

District Health Officer at rimergara

- 20. Mr. Aurang Zeb S/O Muhammad Ayoub
- 21. Mr. Abdullah S/O Wazir Khan
- 22. Mr. Wazir Muhammad S/O Hazrat Muhammad
- 23. Mr. Imtiaz Ur Rahman S/O Fatih Rahman
- 24. Mr. Muhammad Alamgir S/O Muhammad Abdul Azim
- 25. Mr. Rahman Wali S/O Rahmat Wali
- 26. Mr. Abdul Rahman S/O Ghafoor Rahman
- 27. Mr. Mokamin Khan S/O Muhammad Sultan
- 28. Mr. Sajjad Ahmad S/O Hazrat Wali
- 29. Mr. Naveed Iqbal S/O Akbar Khan
- 30. Mr. Khalid Mahmood S/O Muhammad Sadiq
 - 31. Mr. Manzoor Ullah Khan S/O Aziz Ullah
 - 32. Mr. Javed S/O Abdul Razzaq
 - 33. Mr. Wasif Jan S/O Saced Jan
 - 34. Mr. Pir Zada S/O Umar Zada
 - 35. Mr. Haseen Ullah S/O Muhammad Raees
 - 36. Mr. Muheeb Ur Rahman S/O Muhammad Amin
 - 37. Mr. Anwar Ullah S/O Muhammad Ghafoor
 - 38. Mr. Zia Ul Haq S/O Qasim Jan
 - 39. Mr. Hanif Ullah S/O Zigrawar Khan
 - : 40. Mr. Gul Badshuh S/O Behram Said
 - 41. Mr. Hayat S/O Muhammad Saeed
 - 42. Mr. Sajjad S/O Fazal Qadar
 - 43. Mr. Badshah Hussain S/O Hwaldar
 - 44. Mr. Zahoor S/O Nageen Ahmad
 - 45. Mr. Wahid Gul S/O Muhammad Ayoub

Chairman

Dr. Sher Muhammad Executive District Officer (Health) Dir Lower

Member

Dr. Shaukat Ali Dy. EDO (Health) Dir Lower Mended Dietrice of the Party of

Mr. Muhammad Jamil Assistant Director, Directorate Health Services NWFP, Peshawar (Rep; of Admn Deptt;

Member

Mr. Muhammad Ilyas District Officer Finance (Representative of DCO)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 309 /2019

ASAD ULLAH

VS

HEALTH DEPARTMENT

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3	Minutes	В	5- 6.
4	CNIC	C	7.
5	Appointment order	D	8.
6	Record	E	.9- 14
7.	Departmental appeal	F	15.
8	Vakalat nama	**********	16.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK
ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

•	APPEAL NO.	 _/2019	
	ḥ, Ward Attendant (l, Taimer Garra, Dist		APPELLANT

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The District Health Officer, District Dir Lower.

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, AGAINST THE INACTION OF THE RESPONDENTS BY NOT ALLOWING / GRANTING ORIGINAL SCALE OF BPS-2 AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the respondents may kindly be directed to allow/ grant original pay scale of BPS-02 instead of BPS-01 to the appellant with effect from the date of appointment i.e.17.8.2012 with all consequential back benefits. Any other remedy which this Honorable Tribunal deems appropriate that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

- 1- That the respondents advertised various posts including the post of Ward Attendant (BPS-02) in the year 2008. That the appellant having the requisite qualifications applied for the post of Ward Attendant (BPS-02). Copy of the advertisement is attached as annexure

- **3-** That in light of the said recommendation of the Departmental selection committee the appellant was appointed as appointed as Ward Attendant vide order dated 17.8.2012 but unfortunately in the said appointment order dated 17.8.2012 the scale of the appellant has wrongly been mentioned as BPS-1 instead of BPS-02. Copies of the CNIC and appointment order are attached as annexure
- 4- That after appointment the appellant time and again requested the concerned authorities for correction of his scale but no response was received. That it is pertinent to mention that in the advertisement the scale of the appellant has been mentioned as BPS-2. Moreover according to the SNE's of the Finance Department the post of the ward attendant is BPS-2 instead of BPS-1. Copies of the record are attached as annexure

GROUNDS:

- A- That the inaction of the respondents by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant is against the law, facts and norms of natural justice.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic republic of Pakistan 1973.
- C- That appellant has been discriminated by the respondents on the subject noted above and as such the respondents violated the Rules regulations of the Provincial Government.
- D-That the inaction of the respondents by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant is based on nepotism.
- E- That the inaction of the respondents by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant is violative of Article 38(e) of the Constitution of Pakistan 1973.
- F- That respondents acted in arbitrary and malafide manner by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant.

- G-That the inaction of the respondents by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant is amounts to the utter disregard of law and Rules.
- H-That the inaction of the respondents by not allowing/ granting original/basic pay scale i.e. BPS-02 to the appellant is violative of Civil servant Act, 1973 as well as violative of Appointment, promotion and transfer Rules, 1989.
- I- That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

Dated: 11.2.2019

APPELLANT

ASAD ULLAH

THROUGH:

NOOR MOHAMMAD KHATTAK

MIR ZAMAN SÁFI ADVOCATES

A D

فرست ایئر مین داخله به حروم طلباء کاستقبل تاریک هوگیا

یاب (فراننده آج) کرونس میست کریخوی کارنی بندویست کریند این خیالات کا انتهاد اسلامی بعیست طلباء محرکره می میدونشندن می بداد پرای سال انجاده سوطلاء می محرکره کارنی می تا از مران الله نے ایک میان شن کیاانجول فرست انبر میں واحلات عموم جو می سوست فودی طود پر نے کہا کہ محرکر و کارنی منتی و برسیست و بر بالا اور باجول سے طلبا طلباء سرستقران کو بناو جونے نے بیائے کیلئے شاول بہال واخلہ لیے کی خواہشند ہیں۔

درگی (خمائند و آری) کاؤں موئی بید کے دہائی ایمر مان 6 انگست ہے لا پیداد کے ہیں عمر میں سال سے ذائعہ بھی می کو بھی اکبر مان کے متعالی کوئی معلومات موں تو برائے می ایقر سی بھیسی مشیش اور کی گیور بھسٹ یا مو باک اطلاع دے کر قواب دارین مامل کر میں۔

1.7		-V1-	ورفواس مقال المند كان عدد فواس مطلم	77	<u> </u>	17 ju	البكستال	بدول آسامیان ک	إكرامتو	الله الماديم ميت إيراض كولان ميتاليد
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25.0						أايشأ	_ 01			1 - 4/4 t () - 4/

B-5

Minutes of the meeting.

2: A meeting of Departmental Selection Contain see was held on 27/09/2008 under the chairmanning of the undersigned at EDO (Eculth) office Die Lower. The following officers (Committee Members) attended the meeting.

t. Dr. Shee Mohammad, EDO (Health).

. Chairman.

2. Mr. Mohammad Jamil Assistant Director, Member.Directorate Health Services NWPP, Positionar.

3. Dr. Shoukat Ali, Dy. EDO (Health) Dir Lower. Member.

 Mr. Muhammad Ilyas District Officer Pinance. Member. (Representative of DCO)

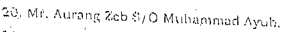
695 condidates (527 from Tensil Timergara and 168 from Tensil Ealandyst) appeared in the Interview of Word Ademical, for DHQ Hospital Timergara, in which the following 45 candidates were selected for appointment and the candidate at serial No. 28 were selected in employee and quota and the candidate at social No. 48 were selected in 02% disable quota (being disabled) against the petr of Ward Attendant (newly prested), at DhQ Hospital Timergara:

S.No. Warre of Candidates.

- I. Mr. Muhammad Islam \$/O Sadozai.
- 2. Mr. Stubammad Asif S/Q Hazrat Muhammad.
- 3. Mr. Baffa ur Rahman S/O Shee Rahman.
- 4, Mr. the aid Olian S/O Abbas Khan.
- 5. Mr. Mered S/O Sneeduchb.
- 6. Mr. Muliainmad Shufi S/O Muhammad Shufiq.
- 7, Mr. Muhammad Qayum S/O Shor Bakhi, Zolom Khan.
- 3, Mc. Zidlar Ali S/O Sultan Zarin.
- 9, Mr. Úmnr Hayat S/O Sardar Hayat. .
- 10, Ma. Imgan S/O Johanullah.
- 11. Mr. Javed \$/O Dosti Rahman.
- 12. Mr. Hisbib Ullah \$/O Awal Khan.
- 13. Mr. Imman Akbar S/O Ghulem Akbar.
- 14. Mr. Mishel Wilch S. O Fatch Habito.
- 15. Mr. Abdul Flanan S/O famir bushammad.
- 16. Mr. Band ur Rahman S/O Chani Muhammad.
- 17, Mr. Kamran S/Q Muhammad Rahim Khari.
- 18. Mr. Farmap Ullah S/O Muhammad Munic.
- 19. Mr. Umar Sadiq S/O Qabil Jan.

AUC STECH

A Committee of the Comm



- 21. Mr. Abdullah S/O Wasir Khan.
- 22. Mr. Nazir Muhammad S/O Hazrat Muhamman.
- 23. Mr. Imtiaz ur Rahman S/O Fatch Rahman,
- 24. Mr. Muhammad Alangia/O Muhammad Acana Azin.
- , 25. Mr. Rahman Wali S/O Rahmat Wali.
- 26, Mr. Abdur Rahman S/O Ghafoor Rahirma.
- 27, Mr. Mokamin Khan S/O Muhammad Splan.
- 28. Mr. Sajjad Alimad S/O Hazrat Wall,
- 29. Mr. Naveed Gul S/O Aktar Khan.
- 30, Mr. Khalid Mehmood S/O Muhammad Badio, "
- 31. Mr. Manzoor Khan S/O Azizullah.
- 32. Mr. Javed S/O Abdur,Pazoq.
- 33. Mr. Wasif Jan S/O Saecd Jan.
- 34. Mr. Pir Zada S/O Umar Zada. .
- 35. Mr. Haseen Ullah S/O Muhammad Races.
- 36. Mr. Mohibur Rahman S/O Muhammad Amio.
- 37. Mr. Anwar Ullah S/O Muhammad Ghaico:
- 38. Mr. Ziaul Haq S/O Qasım Jan.
- 39. Mr. Hanif Ullah S/O Zigraver Khan.
- 40, Mr. Gul Badshah S/O Bahram Said.
- 41. Mr. Hayat S/O Muhammad Saced.
- 42. Mr. Sajjad S/O Fazal Qader.
- 40. Mr. Badshah Hussain 5/0 Hawaldar.
- 44. Mr. Zalyoor S/O Nageon Ahmad.
- 48. Mr. While Gul 8/O Muhammad Ayab

Chairman.

Or. Sher Mohammad. Executive District Officer, (Health) Dir Lower.

Member

ហ៊ុន នៃបានព្រកាន់d Janul, Assistant Director, Directorate Health Services, NWFF, Peshawar, (Rep. of

Masted

Admn Depte

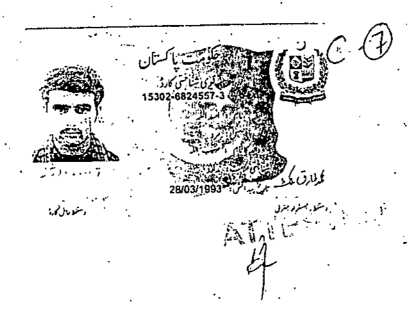
Member

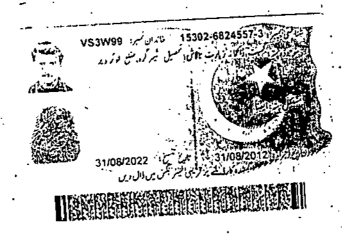
2-Shoukat Ali,

Dy EDO (Health) Dir Lower.

Member

Mr. Muhammad Ilyas. District Officer Finance (Representative of DCO)





OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) DIR LOWER

No. 3677 /Dated. 7 / 8 /2012 Phone No. 0945-9260098.

Tο,

Mr. Asad Ullah S/O Habib Ullah, Village & PO Ziarat Talash Tehsil Timergara, District Dir Lower.

Subject: - Memo:- APPOINTMENT.

Reference your application for the post of Ward Attendant

You are hereby offered a post of Ward Attendant BPS-01 (Rs. 4800-150-9300) plus usual allowances as admissible under the rules on regular contract basis against the vacant post of Ward Attendant at DHQ Hospital Timergara Dir Lower on the following terms & conditions.

TERMS & CONDITIONS.

- 1. Your appointment will be on regular contract basis.
- 2. You will not be entitled for pension and gratuity benefits.
- 3. You will not contribute to GP Fund.
- 4. You will avail the benefit of Contributory Provident Fund (CPF) through 10% contribution of minimum of her pay and 10% contribution to be made by the Government.
- Your appointment will take place subject to provision of Health & age certificate from the Medical Superintendent DHQ Hospital Timergara.
- 6. If you accepts offer for appointment as Ward Attendant with the above terms and conditions, you should report to the Medical Supdtt: DHQ Hospital Timerbara Dir Lower within 15 days, otherwise offer will be considered automatically as cancelled.

Executive District Officer, (Health) Dir Lower.

No.3678-80

Copy forwarded to:-

1. The District Accounts Officer Dir Lower,

2. The Medical Supdtt: DHQ Hospital Timergara.

3. The Accounts Clerk of this office.

For information and necessary action please,

Executive District Officer, (Health) Dir Lower.

A

Qc

GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

> NO.BVI/頁D/4-38/2010-11/VOL-III DATED PESHAWAR, THE 17-12-2014.

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

Subject:

CREATION OF SUPERNUMERARY POSTS IN HEALTH DEPARTMENT

Dear Sir.

I am directed to refer to your letter No. SOH(Lit-1)/12-1300/2011 dated 27-11-2014 on the subject noted above and to intimate that in pursuance of Court decision. Finance Department agrees to the creation of the following 09 No. supernumerary posts in THQ Hospital Dir Lower during current financial year 2014-15 w.e.f 01-06-2012 to 30-06-2014 for the purpose of drawal of pay, subject to the observance of all codal/legal formalities by the Administrative Department before incurrence of the expenditure:-

S.No. Name of Post & BPS.		No. of Post
1 Driver BPS-04		01
2 Ward Orderly BPS-02		08
	Total:-	0.9

The expanditure involved is debitable to function/object classification 07-Health-073-Hospital Services-0731-General Hospital Services-0731 01-General Hospital Services-DA-7009-THQ Hospital Dir Lower and will be met out within the sanctioned budget grant of current financial year 2014-15.

3-Financial implications may kindly be worked out and an audit copy may be sent for the authentication of this Department.

(LAL SAEED KHATTAK) Budget Officer-VI

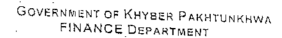
OFFFICE OF THE DIRECTOR GENERAL SERVICES, KPK, PESHAWAR. /Budget/SNE. Dated/ 6 1/01/2015 (Superinnerary Posts)

Copy of the above is forwarded to the: -

1. District Health Officer, Dir Lower at Timergara for information and further necessary act . 2. Budget Officer-VI, Govi: of KPK, Finance Department, Peshawar for information.

tssistant Director (Angounts)





NO.8VI/FD/4-39/2010-11 Dated Peshawar the 06/02/2012

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

SUBJECTN CREATION OF POSTS FOR RHCs KHALL SHARINGAL.

Dear Sir.

I am directed to refer to your Department's letter No.SOB/FID/3-1/DIR UPPER, dated 25th January 2012 on the subject noted above and to infimate that Finance Department agrees to the creation of 18 number posts in following health units of District Dir. Upper subject to the observance of all codal/legal formalities before making appointment / filling of the said posts during CFY 2011-12:-

RHC TARPATAR

Nomenclature of the post & BPS Medical Officer 8-17 S.No. No. of posts Women Medical Officer 8-17 Dental Surgeon B-17 JCT Dental 6-9 JCT Radiology 8-9 JCT Surgical 8-9 JCT Faihology B.9 Jr. PHC Technician (MCH) B-9

Jr. PHC Technician (Mullipurpose) B-9 À 10 Oriver 8-4 11 -X-Ray Attendant B-2 Dental: Attendant 8-3 Mali B-1 Beheshli B-1

BHU Shahi Kot

	····		
1	S.No.	Nomenclature of the post & BPS	No, of posis
	1	Medical Officer B-17	1
ļ	2	Jr.PHC Technician (MCH) B-9	1
i	3 1	Ward Orderly fl-2	. 1
		Total	. 3

The expenditure involved therein will be mot out through Account-IV of the District concerned duling current financial year 2011-12.

Yours faithfully,

(ZIKRIA KHAN) BUDGET OFFICER-VI

Accountant General, Khyber Pakhtunkhwa Peshawar.

District Coordination Officer, Dir Upper.

District Accounts Officer, Dir Upper. EDO Finance & Planning, Oir Upper.

EDO (Health), Dir Upper.

Director FMIU, Finance Department

Budget Officer (PFC-II) Finance Department,

Master File.

LUDGET OFFICER-VI Strictory

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GOVERNMENT OF KHYBER PAKHTUNKHWA. FINANCE DEPARTMENT

NO.8VI/FD/4-39/2010-11 Dated Peshawar the 06/02/2012

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

SUBJECT:-CREATION OF POSTS FOR RHCs KHALL, BIBYAR, TARPATAR AND

Dear Sir,

I am directed to refer to your Department's letter No.SOB/HD/3-1/DIR UPPER, dated 25th January 2012 on the subject noted above and to intimate that Finance Department agrees to the creation of 18 number posts in following health units of District Dir Upper subject to the observance of all codal/legal formalities before making appointment / filling of the said posts during

RHC TARPATAR

S.No.	Nomenclature of the post & BPS	
	Medical Officer B-17	No. of posts
2 .	Women Medical Officer R-17	
3	Dental Surgeon B-17	1
4	JCT Dental B-9	11
5	JCT Radiology B-9	
- 6 .	JCT Surgical B-9	<u></u>
7	JCT Pathology B-9	<u>-</u>
	Jr. PHC Technician (MCH) R-9	·
9	Jr. PHC Tochnician (Mullipurpose) B-9	
10	Oriver B-4	
11	X-Ray Attendant 8-2	-
12	Dental Attendant B-2	-
13	Mali B-1	
14	Beheshti B-1	
1	Votal	-
		1 15

· BHU Shahi Kot

L	· · · · · · · · · · · · · · · · · · ·	
\$.No.	Nomenclature of the post & BPS	
1	Medical Officer B-17	No. of posts
		
	Jr.PHC Technician (MCH) 6-9	
31	Ward Orderly B-2	<u></u>
		1
L	Total	

The expenditure involved therein will be met out through Account-IV of the District concerfied during current financial year 2011-12.

Accountant General, Khyber Pakhtunkhwa Peshawar.

2. District Coordination Officer, Dir Upper, District Accounts Officer, Dir Upper.
 EDO Finance & Planning, Dir Upper
 EDO (Health), Dir Upper.

6. Director FMIU, Finance Department.

7. Budget Officer (PFC-II) Finance Department,

8. Master File.

Yours faithfully,

(ZIKRIA KHAN) BUDGET OFFICER-VI

BUDGET OFFICER



GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

NO, BOVI/FD/ 4-38 /2010-11 DATED PESHAWAR THE 1ST JULY 2011

To

The Secretary to Govt of Khyber Pakhtunkhwa,

Health Department.

Subject:

CREATION OF POSTS THROUGH SINE (FRESH) 2011-12 UNDER

GRANT NO. 13 "HEALTH".

Dear Sir,

I am directed to refer to the subject noted above and to state that Finance Department agrees to the creation of 127 posts in following health units of District Dir Lower through SNE (Fresh) 2011-12 i.e. with effect from 1st July 2011, subject to observance of all codal/legal formalities before filling of the posts:-

1. Category-D Hospital Ziarat Talash, District Dir Lower.

	Nomenclature of the post & BPS	No. of posts.
<u>No.</u>	Nomenciature of the post of the	1,
<u> </u>	Medical Specialist S-13	1 1
2	Surgical Specialist B-18	1
3	Gynecologist B-18	1
4	Children Specialist B-18	
5	Medical Officer B-17	6
6	Charge Nurse B-16	2
- 7	JCT Radiology B-9	2
8	JCT Cardiology B-9	
 9	JCT Surgical B-9	3
10	JCT Anesthesia B-9	2
	JCT Pathology B-9	2
<u> 11</u>	Computer Operator B-12	1
12	Computer Operator 0-12	1
13_	Electrician B-6	1
14	Store Keeper B-5	1
15	Driver B-4	7
16	Ward Attendant B-2	2
17	Chowkldar B-1	
.18	Sweeper B-1	
19	Mali B-1	40
	Total	

2. DHQ Hospital Timergarra, District Dir Lower.

2.	OHQ Hospital Timerdansa = 100	No. of posts.
S.No.	Name of post & BPS	1
1	Paedritician B-18	1
5	Neuro Physician B-18	10
3	Medical Officer B-17	18
4	Charge Nurse B-16	3
5	Computer Operator 8-12	10
6	JCT Anesthesia B-9	10 /
7	JCT Surgical B-9	
8	JCT Pathology B-9	
9	ICT Radiology B-9	
10	Jr. PHC Technician (Multipurpose) 8-9	
111	JCT Cardiology B-9	
12	JCT (Pharmacy) B-9	
1 2		

NC21017 (013) HEALTH

GENERAL HOSPITAL SERVICES

UNCTIONAL CUM OBJECT CLASSIFI ND PARTICULARS OF THE SCHEME	CATION	SUMMER OF POSTS 2014-2015	1000GET ESTIMATES 2014-2015	WELEANED 2019-2015
07 HEALTH 073 HOSPITAL SERVI 0731 CENERAL HOSPI 073101 CENERAL HOSPI	TAL SERVICES	R	H ₃	H.
M107010 t M.S Agency Heade Batkhelo Malakane			:	į
1969 - Juniar Climent Technician (Cardinleys)	thu8-091	7	Tuja77, ana	1,452,1000
1070 fumor Chrical Technician (Surgical)	(0128-02)	. LK	אוח,מפח '	810,000
1071 Junior Clinical Fechnician (Demail)	0.058-091	. 4	023,000	423 pon
1073 Jumar Clinical Trechnician (Pharmacy)	(nes-09)	25	מרצז, פלח, נ	7 (124) TRIQ
1676 10.(Unicat Tech. (Optializalization)	404.8-051	•	M(2-168)	дир дин 1
1977 Inome Clinical Technician (Physintherapy)	(8PS-69)	3	143,7841	145,000
1078 Biolog Clinical Technician (Bathulogy)	(mrs-om	ę	ርዕሰር አዘዩ።	906,000
Into it PHC Technician (MCIII)	(0.08-09)	1	130,000	:33,000
8619 Bleevieren	(40-290)	•	1430 CN1 .	187,600
NOIs Receptionist	(10°5-05)		ממת, כני י יין יין	75,000
S127 Since Respect	(1)1/8-05)		2 1/05/4000	145,000
TOID Pelaphone Operant	(n/rs-05)		2 45,500	145,000
C152 Carpenter/Plumber	(DPS-04)		3 254,000	254,000
DATE Driver	(818-04)		9 400,000	473,000
G013 Generatur Operation	(hrs-n3)	•	1 000,581	185,000
On 2 Operation Theatre	(BP5-02)	:	3. 33.000 c	73,3800.
Angudani			5 (182,000	187,000
That Tulicuell Operation	(ngs-02)	•	1 145,000	115,000
BO33 Blood Bank Attendant	(1008-07)			665,000
הנם למחם	(102-01)		8 000,255	(אנו), כל
D016 Denial Attendant	((m.2-05)	• •	1 000° t t	•
14145 Female Orden	(10) \$-02)	e ·	1 (45,000	145,1000
1,002 - Laboratory Augustant	(nes 49)	\$ · · · · · · · · · · · · · · · · · · ·	J . 381'000	281,000
W004 Ward Orderh	(60%02)		36 2,470,000	3 'v î.a '(x)a
WON Ward Auendam	(BPS-07)		72 £'862'000	1,865,1000
	,	•	•	

BUDGET OFFICER VI Govi: of Khyber Pakhumkhwa Finance Depti:



TREMORNOPRINEAUTH DIRLOWER

No. 1 3 8 / Dated 9 / 03 Phone NO. 0945-9250098.

Mr. Zubair Shah S/O Habib Mohammad. Village Malakand Bala TehsilBalambat Dir Lower.

Subject: Memo:

APPOINTMENT.

Reference your application for the post of Ward Orderly.

You are hereby offered a post of Ward Orderly BPS-02 (Rsi4900-170-10000) plus usual allowances as admissible under the rules on regular contract basis against the vacant post of Ward Orderly at DHQ Hospital Timergara Dir Lower on the following terms & conditions.

TERMS & CONDITIONS.

- 1. Your appointment will be on regular contract basis.
- 2. You will not be entitled for pension and gratuity benefits.
- 3... You will not contribute to GP Fund.
- 4. You will avail the benefit of Contributory Provident Fund (CPF) through 10% contribution of minimum of her pay and 10% contribution to be made by the Government.
- 5. Your appointment will take place subject to provision of Health & age certificate from the Medical Superintendent DHQ Hospital Timergara and verification of your documents from the concerned Institution.
- 6. If you accepts offer for appointment as Ward Orderly with the above term s and conditions, you should report to the DHQ Hospital Timergara with in 15 days, otherwise offer will be considered automatically as cancelled.

Executive District Officer, (Health) Dir Lowei

Copy forwarded to:-

- 1. The District Accounts Officer Dir Lower.
- 2. The MS DHQ Hospital Timergara.
- 3. The Accounts Clerk of this office.

For information and necessary action please.

Executive District Officer, (Hoaith) uit Lowoti

F - (15)

بخد مت جناب الزيكثر جزل مناته عز ذمز خيبر پختونخواه پشادر جناب ميذيكل مير منذ نت صاحب إن الصح كيومسيتال تيمر كره منكع دير لونير

ور ثواست در باده دار دانیند سن ۳۵-۱۹۳۶

و استور باند اور السيند من ك 2008 - 2009 يم المنطق ويها كين اور ويتر إلا يمن يجمد النه وارد الهيند من كي أبهاميان منظور بوريك النبي أن يتل درج چيارم كه لبني أساميال بنظور بوك مقعه

ے کہ سائیاں کی تقریق آرزویں میں اطرر بنیادی ہے شکیل ٹی لیا ایمان آروز کھا کہا ہے حالا کا اخبادی اشتباد بھی مائیان ٹی لیا ایمان کی جگی آ التعيات بوك يتحد (العبادي الشتهاراك ٢٠)

يرك ان مالات ين جرائيان ك يك مستقبل من يجيد كوال بيد الموافق المراضب كم مائيلان بي مكيل من العلي مرافع مرافيا بائر ما کاون تو کنیل۔ اے تعلی کان پر وہ یہ کہ نے سے احکات صادر فرانا قرین انسان ہے۔ جیسا کہ اس، نت اوکندا پینس اور مثل ويراه نيروريه إلا بين البينة ادعامت مين تي ايس. 2 شيخ تنت تقرر إل كي ين وليكن لحض 10110 مينة ال تيمر كرو بين تقرر وخشده المراول أ أدبي ليس في في التاب 1 تعمل أبياسية رجمس كل ورتقى الأنواس سياء

. كان الاحش كنية أد عوامت للذا البسينية التبد غادوع مندو منظود فرايا جائية.

Fred (ce of Na.

ATTEST.

Office of the Medical Superintendent DHQ Hospital Timergara Dir Lower.

No.

dated .

12-9/10

Ph:0945-9250099 Fax 0945-9250174

To

The Director General Health, Services, KPK Peshawar.

Subject;-

Request for conversion of Basic Pay Scale from 1 to BPS 2 in respect of Ward Atte: clants.

Memo;

Enclosed please find herewith an application and resolution passed by the Class IV Union DHQ Hospital Timergara (which are selves-explanatory) for information and favour of further necessary action.

In this regard it is stated that most of the post of ward attendants in various hospitals as well as in this hospital created in BPS-2 while 56 post of ward attendants were created in BPS-1 at DHQ. Hospital Timergara. In this respect the ward attendants BPS-1 are requesting to upgrade these posts to BPS-2.

Medical Superintendent DHQ Hospital Timergara.

No.44891

Copy forwarded to Mr. Pir Zada G.S. Class IV Union DHQ Hospital Timergara for

information.

Medical Superintendent DHQ Hospital Timergara.

VAKALATNAMA ervice Tribanal ferhance (APPELLANT) _(PLAINTIFF) (PETITIONER) **VERSUS** Health Department (DEFENDANT) Asad allah I/We Do hereby appoint and constitute NOOR MOHAMMAD KHATTAK, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. Dated. > /2019

OFFICE:

Peshawar City.

Flat No.3, Upper Floor,

Phone: 091-2211391 Mobile No 0345-0383141

Islamia Club Building, Khyber Bazar, MIK

ACCEPTED NOOR MOHAMMAD KHATTAK ADVOCATE 15401-0705985-5

(BC-08-0853)

SHAHZUPEAH KHAN YOUSAFZAI ADVOCATE

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

No.		
Appeal No	309	of 20/9,
Appeal No	William	Appellant/Petitioner
	Versus	0 (11 Hardst. 96
1016 47 69 16/1	4 Harre 6649	Respondent
	Respond	dent No.
Notice to: - Dieth/Le	with effect	ica Diethopine
		ovision of the North-West Frontier
the above case by the petitioner hereby informed that the said	in this Court and not appeal/petition is fix	inted/registered for consideration, in cice has been ordered to issue. You are xed for hearing before the Tribunal u wish to urge anything against the
appellant/petitioner yoù are at l the case may be postponed eitl Advocate, duly supported by you	liberty to do so on the her in person or by a ur power of Attorney.	date fixed, or any other day to which authorised representative or by any You are, therefore, required to file in earing 4 copies of written statement
alongwith any other documen	ts upon which you r the date fixed and	rely. Please also take notice that in in the manner aforementioned, the
given to you by registered post address. If you fail to furnish su address given in the appeal/peti	. You should inform ch address your addre tion will be deemed to	nearing of this appeal/petition will be the Registrar of any change in your ess contained in this notice which the o be your correct address, and further e deemed sufficient for the purpose of
Copy of appeal is attached	ed. Copy-of-appeal-ha	as already been sent to you vide this
office Notice No	dated	
Given under my hand an	d the seal of this Cou	urt, at Peshawar this
Day of	April	20/9,
•		••
•	1	

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

[.] The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

^{2.} Always quote Case No. While making any correspondence.

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

No. 30	A
Appeal No	of 20 1. 9
Appeal No.	Annallant/Detition on
ger of the Hunorigh	Respondent
	Respondent No.
Notice to: - // cellecel left [mir ergures bei WHEREAS an appeal/petition under	Hope I now
Province Service Tribunal Act, 1974, has bee the above case by the petitioner in this Court	n presented/registered for consideration, in and notice has been ordered to issue. You are
*on	o on the date fixed, or any other day to which
Advocate, duly supported by your power of At this Court at least seven days before the da alongwith any other documents upon which	torney. You are, therefore, required to file in te of hearing <u>4 copies</u> of written statement
default of your appearance on the date fixe appeal/petition will be heard and decided in your	
Notice of any alteration in the date fix given to you by registered post. You should address. If you fail to furnish such address you address given in the appeal/petition will be denotice posted to this address by registered post this appeal/petition.	ur address contained in this notice which the emed to be your correct address, and further
Copy of appeal is attached. Copy of ar	peal has already been sent to you vide this
office Notice Noda	•
Given under my hand and the seal of t	(F)
Day of How	20 /. / ,
	·
	Registrar,

. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Atways quote Case No. While making any correspondence.

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

140.	
Appeal No. 309	9of 20/9.
10/2 Asual Who	./
IVIN MSeal She	.[AAppellant/Petitioner
Ve Ve	ersus
inchel VIKHMICE	Secretar Hearth
(a) (a) (b) (b) (c) (c)	Secretary Head Helder
• •	
	Condend to the
Notice to: - 1000 000 /6/1// 100	Respondent No
1268U	under ?
	-
	een presented/registered for consideration, in
	rt and notice has been ordered to issue. You are ition is fixed for hearing before the Tribunal
*on 5 10 1 at 8.00 A	.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do	so on the date fixed, or any other day to which
	on or by authorised representative or by any
	Attorney. You are, therefore, required to file in date of hearing <u>4 copies</u> of written statement
	such you rely. Please also take notice that in
	ixed and in the manner aforementioned, the
appeal/petition will . 2 heard and decided in	ı your absence.
Notice of any alteration in the date	fixed for hearing of this appeal/petition will be
	d inform the Registrar of any change in your
address. If you fail to furnish such address	your address contained in this notice which the
	deemed to be your correct address, and further
notice posted to this address by registered this appeal/petition.	post will be deemed sufficient for the purpose of
	:
Copy of appeal is attached. Copy of	appeal has already been sent to you vide this
office Notice No	dated
Given under my hand and the seal o	of this Court, at Peshawar this
April	2010
Day of April	20/ J. ,
· (¢ /	
V /1.	2 Pagistran
1/51/	Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.

Note:

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^{2.} Always quote Case No. While making any correspondence.

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

No.	
Appeal No. 309	of 201 %.
Mrs. Asmol Willeds	Appellant/Petitioner
Versus	11 11 de
Versus En Selk DK Therence Gen	CALTUIL) HERESpondent
· ·	
	111 H. Comices
Notice to: -Director	celfteening ?
Notice to: -Directo Land WHEREAS an appeal/petition under the	c (CC)
· · · · · · · · · · · · · · · · · · ·	
Province Service Tribunal Act, 1974, has been the above case by the petitioner in this Court as	
hereby informed that the said appeal/petition	is fixed for hearing before the Tribunal
hereby informed that the said appeal/petition *on	If you wish to urge anything against the
appellant/petitioner you are at liberty to do so	on the date fixed, or any other day to which
the case may be postponed either in person of Advocate, duly supported by your power of Atto	or by authorised representative or by any
this Court at least seven days before the date	of hearing 4 copies of written statement
alongwith any other documents upon which	you rely. Please also take notice that in
default of your appearance on the date fixed	l and in the manner aforementioned, the
appeal/petition will be heard and decided in you	ir absence.
Notice of any alteration in the date fixe	d for hearing of this appeal/petition will be
given to you by registered post. You should in	form the Registrar of any change in your
address. If you fail to furnish such address you	address contained in this notice which the
address given in the appeal/petition will be dee notice posted to this address by registered post	med to be your correct address, and further
this appeal/petition.	will be decided sufficient for the purpose or
Copy of appeal is attached. Copy of app	real has already been sent to you vide this
office Notice Nodat	ed
Given under my hand and the seal of th	us Court, at Peshawar this
	_
Day of	26 J.,
	•
	· / //
·	
	Registrar, Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.
	For Brown and Control of the Control

^{1.} The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

^{2.} Always quote Case No. While making any correspondence.

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

No.			
•	Appeal No	29	of 20 / 7 ,
·/	Appeal No	fech	Appellant/Petitioner
1.00	fort Will fine	ersus CUCCICCO	fall Respondent
. /	fort KULLING	Respondent No	1
Notice to:	6 Coccetary fring	unic pypt	4-14/1/h
Province Service the above case by hereby informed *on	Tribunal Act, 1974, has a the petitioner in this Could that the said appeal/petitioner you are at liberty to de postponed either in perupported by your power of ast seven days before the other documents upon wappearance on the date will be heard and decided any alteration in the date registered post. You should be furnish such address the appeal/petition will be this address by registered	been presented/regurt and notice has betition is fixed for A.M. If you wish to so on the date fixed for by authorise date of hearing 4 which you rely. Ple fixed and in the min your absence. If the fixed for hearing and inform the Regure address continuous deemed to be your address continuous and to be your address continuous absence.	of the North-West Frontier distered for consideration, in seen ordered to issue. You are dearing before the Tribunal of urge anything against the sed, or any other day to which sed representative or by any therefore, required to file in copies of written statement ase also take notice that in manner aforementioned, the of this appeal/petition will be distrar of any change in your ained in this notice which the recorrect address, and further distificient for the purpose of
			dy been sent to you vide this
	·		1. 1
Given und	der my hand and the seal	of this Court, at F	eshawar this
Day of	Apric)	20/\	> .
		,	
	· ·	0 -	- Marie Mari
		Khyber Pakl	Registrar, ntunkhwa Service Tribunal,

Peshawar.

Nôte:

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^{2.} Always quote Case No. While making any correspondence.