Nemo for appellant.

Kabir Ullah Khattak learned Additional Advocate General alongwith Dr. Muhammad Jaffar Veterinary Officer for respondents present.

Notice be issued to appellant/counsel for 02.02.2021 for arguments, before D.B.

(Atiq ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

02.02.2021

Nemo for the appellant despite having been called time and again and last call was made at 03:15 P.M. Mr. Kabirullah Khattak, Additional Advocate General and Dr. Noor Bakhsh Khan, Veterinary Officer, for the respondents are present.

The appeal is accordingly dismissed in default due to non-prosecution. File be consigned to the record room.

ANNOUNCED 02.02.2021

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL) Due to COVID19, the case is adjourned to

 $27/_{7}/2020$ for the same as before.



27.07.2020

Due to COVID-19, the case is adjourned. To come for the same on 17.09.2020 before D.B.



17.09.2020

Counsel for appellant present.

Mr. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Dr. Muhammad jaffar Veterinary Officer for respondents present.

Counsel for appellant requests for adjournment. Adjourned. To come up for argument on 19.11.2020 before D.B.

(Atiq ur Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

10.03.2020

Junior to counsel for the appellant present. Asst:
AG alongwith Dr. Muhammad Jafar, Veterinary Officer
for respondents present. Representative of the
respondents submitted record which is placed on file.
Junior to counsel for the appellant seeks adjournment.
Adjourned. To come up for arguments on 07.05.2020
before D.B.

Member

Member

22.11.2019

Appellant alongwith his counsel and Mr. Kabirullah Khattak, Additional AG alongwith Dr. Muhammad Jaffar, Veterinary Officer for the respondents present.

The appellant was appointed as Veterinary Assistant vide

order dated 05.10.2017 but later on his appointment order was withdrawn by the competent authority vide order dated 04.07.2018 due to non-verification of his documents. As per advertisement available on the record, the qualification for appointment of Veterinary Assistant was mentioned as Secondary School Certificate and two years Veterinary Assistant course certificate but the appellant is having three years Veterinary Assistant course certificate therefore, representative of the department is directed to furnish relevant recruitment rules for the appointment of the said post as well as any notification regarding enhancement of Veterinary Assistant course certificate from two years to three years on the next date. Case to come up for aforesaid record and arguments on 21.01.2020 before D. B.

Hussain Shah) Member

(M. Amin Khan Kundi) Member

21.01.2020

Due to general strike of Khyber Pakhtunkhwa Bar Council, learned counsel for the appellant is not available today. Mr. Riaz Ahmad Paindakheil, Assistant AG for the respondents present. Case to come up for record mentioned in order sheet dated 22.11.2019 and arguments on 10.03.2020 before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member 23.08:2019

Appellant in person and Mr. Kabirullah Khattak, Additional AG for the respondents present. Appellant submitted rejoinder, which is placed on record. Appellant also requested for adjournment for arguments on the ground that his counsel is not available today. Adjourned to 09.10.2019 for arguments before D.B.

(Hussain Shah)
Member

(M. Amin Khan Kundi)

Member

09.10.2019

Appellant present. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Dr. Muhammad Jafar Veterinary Officer present. Appellant submitted application for adjournment. Application for allowed. Adjourn. To come up for arguments on 22.11.2019 before D.B.

Member

Member

25.03.2019

nnellaht Depa

curity & Process Fee

24-04-19

Appellant present. Learned counsel for the appellant present. Preliminary arguments heard.

The appellant has filed the present service appeal against the order dated 04.07.2018 whereby his appointment order dated 05.10.2017 as Veterinary Assistant was cancelled due to none verification of his educational documents by Agricultural Services Academy Peshawar.

Points raised 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

13.05.2019

Learned counsel for the appellant present. Written reply not submitted. Jamshaid Legal Officer representative of respondent department present and seeks time to furnish written reply/comments. Adjourn. To come up for written reply/comments on 28.06.2019 before S.B.

Member

28.06.2019

Appellant in person and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Jamshaid Khan, Legal Officer for the respondents present. Representative of the department submitted written reply. Adjourned to 23.08.2019 for rejoinder and arguments before D.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

Form- A

FORM OF ORDER SHEET

Court of_			<u>. </u>	
Case No	14	/20	19	

S.No.		<u> </u>	٠. ۲
3.IVO.	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	
1-	30/1/2019	The appeal of Mr. Muhammad Ibrahim resubmitted today be Mubarak Zeb Advocate may be entered in the Institution Register	
		put up to the Worthy Chairman for proper order please.) - 1984 (1)
		REGISTRAR 30 11	19
2-		This case is entrusted to S. Bench for preliminary hearing	to be
• ,*	-	put up there on 12-3-19.	
::	1	CHAIRMAN	-
10	03.2019 A	Appellant absent. Learned counsel for the appellant presen	nt
	appellar	The appointment order dated 05.10.2017 in respect of was cancelled due to non-verification of his education.	oi u
	furnish appellar	ents. Learned counsel for the appellant seeks adjournments attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	ent of th
	furnish appellar	attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	nent for the second \int_{a}^{a}
	furnish appellar	attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	nent in of the second \int_{a}^{b}
	furnish appellar	attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	nent in of the second \int_{a}^{b}
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	furnish appellar	attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	nent 1 of this is $\sqrt{\frac{1}{2}}$
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	furnish appellar	attested/verified educational documents/testimonials nt. Adjourn. To come up for preliminary hearing 019 before S.B	nent to of the original $\sqrt{\frac{1}{2}}$

The appeal of Mr. Muhammad Ibrahim son of Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department received today i.e. on 24.01.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Annexures of the appeal may be flagged.
- 3- Affidavit may be got attested by the Oath Commissioner.

Dt. 24 01 /2019.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Mubarak Zeb Adv. Pesh.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 142/2019

Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar.

(Appellant)

VERSUS

The Director Headquarters, Directorate General (Extension), Livestock and Dairy Development, Khyber Pakhtunkhwa Peshawar. and others.

(Respondents)

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6	Copy of the orders dated 03.11.2017 and 16.11.2018	D	9-10
	Copy of the Order dated 04.07.2018	E	//
7	Copy of the Departmental appeal	F	12-14
8	Other documents		15-19
9	Vakalamama		20

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Through

Mubarak Zeb

Advocate Peshawar
Office: FR-3 Fourth Floor,
Bilour Plaza, Saddar Road,
Peshawar Contt)
Cell 0334-4274247

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Khyber Pakhtukhwa Service Tribunai

Appeal No. 142/2019

Diary No. 100

Dated 24-1-2019

Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar.

(Appellant)

VERSUS

- ✓1. Govt of Khyber Pakhtunkhwa through Secretary Livestock & Dairy Development department, Civil Secretariat Khyber Pakhtunkhwa, Peshawar.
- 2. Director General (Extension) Livestock & Dairy Development Department Khyber Pakhtunkhwa Bacha Khan Chowk Charsadda road Peshawar.
- 3. The Director Headquarters, Livestock and Dairy Development, Bacha Khan Chowk Charsadda road Peshawar.

(Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the order dated 04.07.2018, communicated to the appellant on 27.08.2018 whereby the order of appointment issued by the respondents, infavour of applicant was cancelled, against which his departmental Appeal dated 25.09.2018 has not been responded despite the lapse of 90 days of statutory period.

Filedto-day
Registrai

Re-submitted to -day and filed.

Prayer in appeal:

On acceptance of this appeal the Order dated 04.07.2018, communicated on 27.08.2018 may please be set-aside and I may be re-instated into the service with all back benefits.

Respectfully Submitted:

- 1. That certain posts were advertised in the Directorate General (Extension) Livestock and Dairy Development Khyber Pakhtunkhwa including the post of Veterinary Assistant in daily AAJ in December 2016. (Copy of advertisement is attached as annexure A)
- 2. The appellant having requests qualification for the post, applied in the prescribe manner by fulfilling all the legal and codal formalities, and when found fit and eligible was called for interview. (Copy of Interview Letter dated 02.06.2017 is attached B)
- 3. That appellant when found fit and eligible for the said post the competent authority with the approval of departmental selection committee issued the appointment order dated 05.10.2017 of the petitioner along with all other eligible candidates. (Copy of the Appointment order is attached as Annexure C)
- 4. That the appellant duly took over charge of his post and started performing his duties, and respondents placed the service at the disposal of Assistant Director, Livestock and Dairy Development, Kurram Agency and was adjusted/ posted in CVC, Gundal Kurram Agency. (Copy of the orders dated 03.11.2017 and 16.11.2013 are attached as annexure D)
- 5. That the respondents at the time of interview and appointment order duly verified all the educational documents of the appellant along with all others requisite information for the appointment against the post of Veterinary Assistant.
- 6. That ever since his appointment the appellant has performed his duties as assigned with great zeal and devotion and there was no complaint what so ever regarding his performance.
- 7. That without following the legal process and formalities the appointment order of the Appellant was cancelled by the

respondents vide order dated 04.07.2018 on the ground of non verification of educational documents and the said order was communicated to the appellant on 27.08.2018 .(Copy of the Order dated 04.07.2018 is attached as annexure E)

- 8. That the appellant being dissatisfied with order dated 04.07.2018 of cancellation of appointment order filed departmental representation/ appeal on 25.09.2018 before the respondents which was not responded despite the lapse of 90 days statutory period. (Copy of the appeal is attached as annexure F)
- 9. That the impugned order is illegal unlawful against law and facts therefore, liable to be set aside inter alia on the following grounds:-

GROUNDS OF SERVICE APPEAL:

- A. That the appellant has not been treated in accordance with law and hence his rights secured and guaranteed under law and constitution are badly violated.
- B. That no proper procedure has been adopted before the Cancellation of appointment order of the appellant, he has never been served with any charge sheet or show cause notice, nor has any inquiry been conducted. The impugned order is thus passed in violation of the principle of natural justice.
- C. That no proper charge sheet or Statement of allegation has not been served upon the appellant nor has ever been served upon him before the issuance of the impugned order.
- D. That the respondents at the time of interview and appointment order duly verified all the educational documents of the appellant along with all others requisite information for the appointment against the post of Veterinary Assistant.
- E. That the appellant has never committed any act or omission which could be termed as misconduct albeit he has been removed from service.

- F. That the appellant is the sole bread earner of his family, however his Removal from service has exposed him and his family to great hardships.
- G. That before issuing the order dated 04.07.2018 to the undersign no show cause notice, statement of allegation or charge sheet was issued/ given, which is mandatory, hence the cancelation of appointment of is liable to be struck down.
- H. That the appellant has a spotless service career at his credit, the penalty imposed upon him is harsh and liable to be set aside.
- I. That the appellant is jobless since his illegal removal from service and the penalty is too harsh and thus is liable to be set aside.

It is, therefore, humbly prayed that on acceptance of this appeal the impugned order dated 04.07.2018, may kindly be set aside and the appellant may be <u>re-instated into service with all back</u> benefits of service.

Through

Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No.____/2019

Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar.

(Appellant)

VERSUS

The Director Headquarters, Directorate General (Extension), Livestock and Dairy Development, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

Deponent

AFFIDAVIT

I, Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar, do hereby solemnly affirm and declare that the contents of the above appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

7 AMINIER IN O



DIRECTORATE GENERAL (EXTENSION)

LIVESTOCK & DAÏRY DEVELOPMENT KHYBER PAKHTUNKHWA

Bacha Khan Chowk, Charsadda Road Peshawar. Email: dgl:ldext@yahoo.comTel: 091-9210276, 9210249, Fax: 091-9210285

No: DG L & DD (E) 622

Dated Peshawar the

02/06/ 2017

То

M. Joraham Sto Gul Badkhah

R10 Haira +10 Dnayar Kolay

Tehsil Manund Bajaur Agency

Ph # 0301 - 9099360

Subject:

INTERVIEW FOR THE POST OF VETERINARY ASSISTANTS

With references to the Advertisement floated in the News paper during the month of December, 2016 vide no INF (P) 7473 on the subject noted above and to inform that you have been shortlisted for the interviews. Your interview is scheduled to be held on June 19, 2017 at 9:00 AM in the Directorate General (Ext), Livestock & Dairy Development Department, Khyber Pakhtunkhwa, Bacha Khan Chowk, Charsadda Road, Peshawar.

You are advised to appear before the interview panel on the above mentioned date and time along with your original document, as given below:

- 1. Original CNIC.
- 2. Original Educational Document.
- 3. Experience Certificate.
- 4. Any Other.

No TA/DA Shall be provided for appearing in the interview.

DIRECTOR (HEADQUARTER)



DIRECTORATE GENERAL (EXTENS LIVESTOCK & DAIRY DEVELOPMENT DEPARTMENT,

KHYBER PAKHTUNKHWA, PESHAWAR

Tel: 091-9210249/9210276, Fax: 091-9210285 Email: dglddext@yahoo.com

Peshawar

the \$\frac{1}{10} 12017

OFFICE ORDER.

On recommendation of Departmental Selection Committee in its meeting held on 04-10-2017, the competent authority is pleased to appoint Mr/Ms. Muhammad Ibrahim S/O Gul Badshah R/O Haina, P/O Inayat Kalay, Tehsil Mamund, District Bajaur Agency, as Veterinary Assistant in the Livestock & Dairy Development Department, (Ext) Khyber Pakhtunkhwa, Peshawar, with immediate effect in the best interest of public service.

His/her appointment shall be governed by the following terms and conditions:

1. His/her appointment shall be on regular basis in term of section 19 of the Khyber Pakhtunkhwa Service Act 1973 as amended vide Khyber Pakhtunkhwa Civil Servant Act 2005 and pension /gratuity will be admissible at such rate as may be prescribed by the Government

2. His/her appointment shall be subject to the provision of medical fitness certificate issued by

the concerned Medical Superintendent.

3. He/she shall be governed by such rules, regulations, orders and ordinances etc, relating to appointment, promotion, transfer, leave, TA, Medical attendance, efficiency & discipline and conduct have been / may be prescribed by the Government for the category of Government of his/her status from time to time and as interpreted by the Government.

4. His/her service shall be liable to termination on the following conditions:

At any time without notice and without assigning any reasons his service will be dispensed if his/her services were not found satisfactory during the period of his/her appointment on

On one month prior notice by the Government on one side and by him/her on the other side, in case the notice on either side is less than one month, a sum equivalent to the pay for the period by which the notice falls short of one month, will be paid by the Government

to him/her or in lieu thereof one month pay shall be forfeited.

By Government without previous notice if it is satisfied on material evidence that he/she is unfit and / or likely to remain unfit for a considerable period by reasons of ill health or physical disability to discharge his/her duties. The decision of the Government as to what constitute considerable period will be final.

He/she shall not be entitled to any Traveling/Daily Allowance on his/her first appointment

/posting.

v. He/she shall be entitled to Provident fund in such a manner and at such rates as may be

prescribed by the Government.

vi. His/her appointment shall stand cancelled from the date of issue and he/she shall have to refund all the financial benefits availed, if his/her educational / other documents proved to be fake / bogus at any stage.

If the above terms and conditions are acceptable to him/her, he/she should report in Directorate General (Ext) Livestock & Dairy Development Department Khyber Pakhtunkhwa Peshawar within 15 days positively for further Posting/Adjustment. In case of non submission of acceptance, within the stipulated time period the offer will automatically stand canceled.

Dr. Sher Muhammad Director General (Ext)

Copy of the above is forwarded Mr/Ms. Muhammad Ibrahim S/O Gul Badshah R/O Haina, P/O Inayat Kalay, Tehsil Mamund, District Bajaur Agency, for information and immediate compliance if he/she is agreed upon the TOR of his/her appointment.

> (Dr. ALAM ZEB) DIRECTOR HEADQUARTERS



DIRECTORATE OF LIVESTOCH AND DAIRY DEVELOPMENT FATA

PH: +92 - 91 - 9210272, FAX: +92 - 91 - 9212136.

AMNEX. B

No. DL&DD/FATA/1/5 (E)

Dated Peshawar the,

/11/2017.

ORDER

In pursuance of the Director General (Ext) Livestock & Dairy Development Department Khyber Pakhtunkhwa order No.14087-90 dated 30/10/2017, the competent authority is pleased to place the services of the following Veterinary Assistants, at the disposal of the Assistant Director, L&DD, Kurram Agency, against the vacant post of Veterinary Assistants for placement at nearest Veterinary Institution, with immediate effect in the best interest of public service.

S.#	Name of Officials	Father Name	Appointment Order No of DG (Ext) Lⅅ (KP)
1	Shaukat Ali	Madar Khan	1534
2	Abdul Qayoum	Said Mohammad	1536
3	Khatir Ullah	Hazrat Jan	1613
4	Mohammad Ibrahim	Jamroz Khan	1551
5	Siraj Ul Haq	Mamoor Khan	1559
6	Ali Haider	Amin Jan	1592
7	Hasmat Khan	Rehman Ullah	1419
8	Naveed Ullah	Mehtab Ahmad	1566
9	Waseem Ullah	Mohammad Ilyas Khan	1583
10	Khalid Masood	Mir Shahadat Khan	1591
11	Nizam Ud Din	Gul Dad Khan	1579
12	Sami Ullah	Mehmood Khan	1580
13	Fahim Ullah	Ali Shah Khan	1601
14	Zahoor Ahmad	Syed Mohammad	1633
15	Abdul Ghafoor	Gul Hakeem Khan	1563
16	Fawad Khan	Gul Shad Khan	1571
17	Sahib Rahim	Mohammad Rauf Khan	1572
18	Mohammad Asif	Mustageem Khan	1629
19	Ikram Ullah Khan	Shah Nawaz Khan	1581
	Zahid Usman	Hameed Ullah Khan	1589
20	Abdul Aleem Khan	Sher Azam Khan	1597
21		Gul Badshah	1600
22	Mohammad Ibrahim	Asmat Khan	1649
23	Asfandyar Khan	Asiliat Itilali	

Sd/-Director Livestock-FATA 03/11/2017.

No.DL&DD/FS/1/5 (E) 8115-19 Dated Peshawar the,

Copy of the above is forward for information & necessary action to:

- The Director General (Ext) Livestock & Dairy Development Department, Knyber Pakhtunkhwa Peshawar w/r to his order quoted above for information please.
- 2. The Agency Accounts Officer, Kurram Agency.
- 3. The Assistant Director, L&DD, Kurram Agency.
- 4. Officials concerned.
- 5. Personal file copy.

Allesera

Assistant Director (HQ)

و مرفظام إمراندا

OFFICE OF THE ASSISTANT DIRECTOR LIVESTOCK & DAIRY DEVELOPMENT KURRAM AGENCY PARACHINAR

OFFICE ORDER

The Following Veterinary Assistants are hereby adjustment/Posted in the best interest of Public services with immediate effect till further Order.

	S OSC 1-1 C Doors	FROM	ТО
.No	Name of Official & Desg:	Office of ADLⅅ, Parachinar.	CVC,Kot-Miran (CK)
ι. ˙	Mr.Shaukat Ali VA		CVC,Gogani + AI (CK)
2.	Mr. Muhammad Ibrahim VA	Office of ADLⅅ, Parachinar	CVC,Gogani / All (4-1)
	S/o Jamroz Khan		CVD Main Pati +AI (CK)
	Mr.Fawad Khan VA	Office of ADLⅅ, Parachinar	
<u>. </u>	Mr. Sahib Rahim VA	Office of ADLⅅ, Parachinar	CVC S. Ali Mela (CK)
*. 5.	Mr.Sami Ullah VA	Office of ADLⅅ, Parachinar	CVC,Donga +AI (CK)
	Mr.Wasim Ullah VA	Office of ADLⅅ, Parachinar	CVC Daradar (UK)
6.		Office of ADLⅅ, Parachinar	CVD, Kanakai. (LK)
7	Mr.Khalid Masood VA	Office of ADLⅅ, Parachinar	CVC,Zayak (CK)
8	MrNizam Ud Din VA		CVC, Gundal +AI (CK)
9.	Mr.Muhammad Ibrahim VA	Office of ADLⅅ, Parachinar	
	S/o Gul Badshah		CVD, Karman Health (UK)
10.	Mr.Zahoor Ahmad VA	Office of ADLⅅ, Parachinar	
11.	Mr. Asfandyar Khan VA	Office of ADLⅅ, Parachinar	CVD,Zawaki+ AI (CK)
	Mr.Zahid Usman VA	Office of ADLⅅ, Parachinar	CVD Makhizai (LK)
12.		Office of ADLⅅ, Parachinar	CVC Muzafar Kot (LK)
13	Mr.Muhammad Asif VA	Office of ADLⅅ, Parachinar	CVD; Ahmadzai(UK)
14.	Mr.Abdul Aleem Khan VA	Office of ADLⅅ, Parachinar	CVC, Teri Mangal (UK)
15.	Mr. Abdul Ghafoor VA		CVD Shingak + AI (UK)
16.	Mr.Khatir Ullah VA	Office of ADLⅅ, Parachinar	CVC,Zeran Pukhra (UK)
17.	Mr.Akram Ullah VA	Office of ADLⅅ, Parachinar	CVC + Al Malikhel
18.	Mr. Nawab Hussain VA	Al Center Shalozan	CVC + AI IVIalikilei

Sd/-Assistant Director, L&DD Kurram Agency

No. /460-8/ Adjustment/VA/L&DD/ Dated Parachinar the 16 /11/2017.

Copy of the above is forwarded to:-

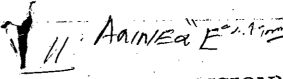
- 1. The Additional Political Agent, Kurram Agency, Parachinar.
- 2. The Director, Livestock and Dairy Development, FATA Peshawar.
- 3. The Assistant Political Agent Central Kurram

Algena.

4. 1-18 Officials concerned for information and strict compliance.

Assistant Director, L&DD Kurram Agency





DIRECTORATE GENERAL (EXTENSION)

LIVESTOCK & DAIRY DEVELOPMENT

Bacha Khan Chowk, Charsadda Road Peshawar. Email: dglddext@yahoo.comTel: 091-9210276, 9210249, Fax: 091-9210285



ORDER:

The appointment order issued vide this office letter No: 1600 dated 05/10/2017 in respect of Mr. Muhammad Ibrahim S/o Gul Badshah, R/o Inayat Kalay, Tehsil Mamund, District Bajaour as Veterinary Assistant is hereby cancelled due to non veriffication of his educational documents by Agricultural Services Academy, Peshawar w.e.f. the date of its issuance, in the best of public interest.

DIRECTOR GENERAL

Dated Peshawar the 4/7/2018

No: DG L&DP (E) / 11202-04

Copy forwarded to the:

1. Director, Livestock & Dairy Development, Ex-FATA, Warsak Road Peshawar w/r to his letter No: DL&DD-FATA/FS/1/5(E)3149-50 dated 12/04/2018.

2. Assistant Director Livestock & Dairy Development, Parachinar, District Kurram.

2. Official concerned.

DIRECTOR HEADQUARTER

Record 27/08/18

The Worthy Director Headquarters, Directorate General (Extension), Livestock and Dairy Development Khyber Pakhtunkhwa Peshawar.

Subject:

Departmental Appeal against the order dated 04.07.2018, communicated on 27.08.2018 whereby the order of appointment issued infavour of applicant was cancelled.

Prayer in appeal:

On acceptance of this appeal the Order dated 04.07.2018, communicated on 27.08.2018 may please be set-aside and I may be re-instated into the service with all back benefits.

Respected Sir,

I respectfully submit my departmental appeal as under:-

- That the undersigned was initially appointed as Veterinary Assistant vide order dated 15.10.2017 in the Directorate General (Extension) Livestock and Dairy Development Khyber Pakhtunkhwa.
- 21. that certain posts were advertised in the Directorate General (Extension) Livestock and Dairy Development Khyber Pakhtunkhwa against which the undersign duly applied by fulfilling all the legal formalities.
- 3. That the undersigned was duly appointed in the Directorate General (Extension) Livestock and Dairy Development Khyber Pakhtunkhwa after going through the process of recruitment vide appointment order dated 05.10.2017.
- 4. That ever since of my appointment I have performed my duties with zeal and devotion and there was no complaint whatsoever regarding my performance from the high ups.
 - That appointment the services of the undersign was placed on the disposal of Assistant Director L&DD, Kurram Agency vide order dated 03.11.2017.

Allegen

- 6. That the undersign was adjusted / posted at CVC, Gundal Parachinar Kurram agency vide order dated 16.11.2017.
- 7. That without following the legal process and formalities the appointment order of the undersign was cancelled vide order dated 04.07.2018 on the ground of non verification of educational documents.
- 3. That I pray for acceptance of my appeal inter alia on the following grounds.

GROUNDS OF DEPARTMENTAL APPEAL

- A. That I have not been treated in accordance with law hence, my right secured and guaranteed under the law are badly violated.
- B. That no departmental enquiry was initiated against the appellant, under the relevant law and rules.
- C. That no show cause notice as required under the law was ever served upon the appellant, otherwise the appellant throughout remained in duty.
- **D.** That ever since my appointment I have performed my duties with zeal and devotion and there was no complaint whatsoever regarding my performance.
- E. That before issuing the order dated 04.07.2018 to the undersign no show cause notice, statement of allegation or charge sheet was issued/ given, which is mandatory, hence the cancelation of appointment of is liable to be struck down.
- F. That I have not been given fair opportunity of personal hearing before awarding me the penalty i.e cancelation of appointment order thus I have been condemned unheard.
- G. That I have a long family dependent upon me since I am jobless due to my illegal cancellation of appointment order, thus not only me but my whole family is suffering.
- H. That I am young, energetic and wants of serve for the department albeit the illegal cancellation of appointment order has restrained me from serving.

Algeon

1. That I have a spotless and long service career, however the same has not been considered while awarding me the penalty.

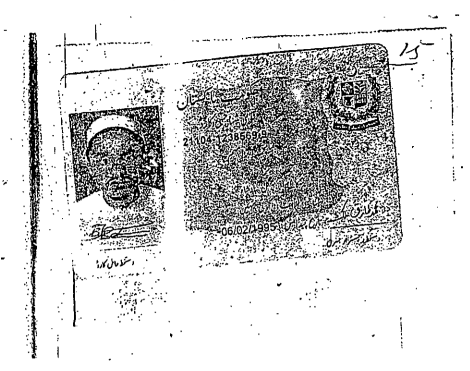
It is there, humbly prayed that on acceptance of this Departmental appeal the cancellation of appointment order Dated 04.07.2018 may please be set-aside and the appellant may please reinstated into the service with all back benefits.

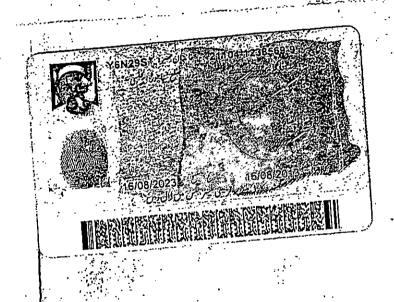
Yours obediently

Date: 25/09/2018

Muhammad Ibrahim S/O Gul Badsh R/O Inayat Kelly Tehsil

Mamund District Bajaour.





Allsen



THE UNIVERSITY OF AGRICULTURE, PESHAWAR Detail Marks Certificate (DMC) Diploma in Veterinary Sciences ANNUAL-2015



Name & Parentage: Muhammad İbrahim S/O Gul Badshah

Session: 2015-2017

Roll No:

Univ. Reg No: 2015-Agr-U-32959

Institution Agricultural Training Institute Peshawar

	Max M	[arks	Marks (Obtained		Marks in Words	Remarl
Course No. Course Title:	Th	Pr	Th	Pr	Total	MINIKS III WOLGS	Kemaii
Part-I	_						
DVS.101 Introduction to Livestock Management	75	25	60	- 23	83	EIGHTY-THREE	Pass
DVS-102 Pakistan studies	100		66		66	SIXTY-SIX	Pass
DVS-103 Introduction to Veterinary Anatomy	75	25	63	19	82	EIGHTY-TWO	Pass
DVS-104 Introduction to Veterinary Physiology	75	25	71	19	90	NINETY	Pass
DVS-105 English-I	100		46	a.	46	FORTY-SIX	Pass
DVS-106 Extension Education-I	100		82		82	EIGHTY-TWO	Pass
DVS-107 Islamic Studies	100		81		81	EIGHTY-ONE	Pass
DVS-108 Urdu-I	100		74		74	SEVENTY-FOUR	Pas
Total:	. 8	300			604	SIX HUNDRED	FOUR
Percentage:					75.50] 	

Print Date: 22-12-2015

Checked By:

Errors and omissions are subject to subsequent rectification. Note: Any mistake in Name, Father Name etc must be intimated within 60 days of the issuance date of this



THE UNIVERSITY OF AGRICULTURE, PESHAWAR

Detail Marks Certificate (DMC)

Diploma in Veterinary Sciences

SUPPLEMENTARY-2016



Session: 2015-2017

Name & Parentage: Muhammad Ibrahim S/O Gul Badshah

Roll No:

Univ. Reg No: 2015-Agr-U-32959

Institution Agricultural Training Institute Peshawa

	Max I	Iarks	Marks	Obtained	Total	. Barrier in Words	Rei
Course No. Course Title: Part-II	Th	Pr	Th			Marks in Words	Rei
DVS.201 Introduction to Poultry Production	75	25	58	22	80	EIGHTY	j
DVS-202 Introduction to Veterinary Parasitology	75.	25	54	18	72	SEVENTY-TWO	1
DVS-203 Introduction to Animal Breeding & Genetics	75	25	63	22	85	EIGHTY-FIVE] '
DVS-204 Introduction to Animal Reproduction	75	25	58	16	74	SEVENTY-FOUR]
DVS-206 Extension Education-II	100		48		48	FORTY-EIGHT	-1
DVS-207 Introduction to Veterinary Pharmacology	75	25	56	18	74	SEVENTY-FOUR]
DVS-205 English-II	100	1	44		44	FORTY-FOUR]
DVS-208 Urdu-II	100		48		48	FORTY-EIGHT	. 1
Total:	-8	00	,		525	FIVE HUND TWENTY-F	
Percentage:			. '		65,63		

Print Date: 11-05-2017

Checked By

Errors and omissions are subject to subsequent rectification. Note: Any mistake in Name, Father Name etc must be intimated within 60 days of the issuance date of this





THE UNIVERSITY OF AGRICULTURE, PESHAWAR **Detail Marks Certificate (DMC)**

Diploma in Veterinary Sciences SUPPLEMENTARY-2017



Name & Parentage: Muhammad Ibrahim S/O Gul Badshah

Session: 2015-2017

Roll No:

Univ. Reg No: 2015-Agr-U-32959

Institution: Agriculture Services Academy, Khyber

Pakhtunkhwa Peshawar

	Max N	larks (Marks (Obtained		Marks in Words	Rem
Course No. Course Title:	Th	Pr.	Th	Pr	Total	Malks III Aloi da	Kein
<u>Part-III</u>							
DVS-301 Introduction to Animal Nutrition	75	25	52	19	71	SEVENTY-ONE	Pa
DVS-302 Intro.to Veterinary Public Health	75	25	53	21	74	SEVENTY-FOUR	Pa
DVS-303 Intro to Medicine	75	25	66	21	87	EIGHTY-SEVEN	Pas
DVS-304 Introduction to Dairy Production	75	25	59	19	78	SEVENTY-EIGHT	Pa
DVS-305 Rural Sociology	100		81		81	EIGHTY-ONE	Pa
DVS-306 Computer Science	75	25	71	18	89	EIGHTY-NINE	Pa
DVS-307 Introduction to Meat Production	75	25	44	18	62	SIXTY-TWO	Pa
- Internship	100		93	Α.	93	NINETY-THREE	Pa
Total:	8	00			635	SIX HUNDRED TH	RTY-F
Percentage:		1			79.38	1 :	

Print Date: 12-04-2018

Checked By: CXIIW

Errors and omissions are subject to subsequent rectification. Note: Any mistake in Name, Father Name etc must be

intimated within 60 days of the issuance date of this

Controller Examinations



BOARD OF INTERMEDIATE AND SECONDARY EDUCATION MALAKAND (CHAKDARA) KHYBER PAKHTUNKHWA PAKISTAN

SECONDARY SCHOOL CERTIFICATE 1: XAMINATION DETAILED MARKS & PROVISIONAL GERTIEIC



S.No.MB

SESSION ANNUAL 2011

Roll No: 51381

Daughter of Gul Badshah

Regular Student of Govt. High School Malangai, Bajaur Agency

appeared as ainst each subject in the Secondary School Certificate Examination The Examination was taken as a whole

	加克斯 172.13	ENERGY IM	ARKS O	BTAINI	ED Property	
Subject Subject	Marks	10	Th Cart	Total		
	Theory	Pract Theory	Pract	Total	In Words	
1 English	50 50	49.		. 1	Vinety-Nine	
2. Urdu	150 54	50		104	One Hundred Four Res	
3: Islamiat (Comp) ≥ 40-4	75 60		- 3	.60	Bixty Only	
4. Pakistan Studies	75	42 /		42	Forty-Two CO	Clist
5. Mathematics	150 1 40	61		.107	One Hundred Seven	
6. Physics	150 42	7 / 47 /	10	106 /	One Hundred Six ASSI	stable of
7. Chemistry	150 49	/ 7 / 49	9 /	114	One Hundred Fourteen	d o Inte à
8. Biology	150	46	1 9	ji 13 🖊	One Hundred Thirteen	IIIOI Industria
Total	≠1050 ⁽²⁾		Marks -	745-A	Seven Hundred Forty-Five	
Total	7- 1000		- Pomorko		375	7.6

Checked By:

Note: Errors / Ommiss

Controller of Examinations

B.I.S.E. Malakand

Appeal/Revision/Suit/Application/Petition/Case No. of Fixed for W, the undersigned, do hereby nominate and appoint MUBARAK ZEB ADVOCATE HIGH COURT PESHAWAR my true and lawful attorneys, for me in my same and on my behalf to appear and plead, act and answer in the above Court or any Court to whith the business is transferred in the above matter and is agreed to sign and file petitions. A appeal, statements, accounts, exhibits. Compromise or other documents whatsoever, connection with the said matter or any matter arising there from and also to apply for an receive all documents or copies of documents, depositions etc, and to apply for and iss summons and other writs or sub-poena and to apply for and get issued and arre attachment or other executions, warrants or order and to conduct any proceeding that m arise there out; and to apply for and receive payment of any or all sums or submit for t above matter to arbitration, and to employee any other Legal Practitioner authorizing h to exercise the power and authorizes hereby conferred on the Advocate wherever he m think fit to do so, any other lawyer may be appointed by my said counsel to conduct to case who shall have the same powers. AND to all acts legally necessary to manage and conduct the said case in respects, whether herein specified or not, as may be proper and expedient. AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behander or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling of the case by the state of the case by the case of the c	POWER OF ATTORNEY	
Appellant Petitioner Complainant VERSUS Defendant Respondent R	In the Court of Khilus Kalhilus Classe Sai	ie Folhel,
Appellant Petitioner Complainant VERSUS Defendant Respondent R	Mhanned Mocheer	}For
Appeal/Revision/Suit/Application/Petition/Case No. of Fixed for W. Fixed for		}Appellant
Appeal/Revision/Suit/Application/Petition/Case No	140,52113	Complainant
Appeal/Revision/Suit/Application/Petition/Case No		
Appeal/Revision/Suit/Application/Petition/Case No	rall of Of and avoid	— ′
Fixed for I/W, the undersigned, do hereby nominate and appoint MUBARAK ZEB ADVOCATE HIGH COURT PESHAWAR my true and lawful attorneys, for me in my same and on my behalf to appear		} Accused }
MUBARAK ZEB ADVOCATE HIGH COURT PESHAWAR my true and lawful attorneys, for me in my same and on my behalf to appear		
	I/W, the undersigned, do hereby nominate and appoint	
under or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling of the case by t	the business is transferred in the above matter and is agreed to sign an appeal, statements, accounts, exhibits. Compromise or other docume connection with the said matter or any matter arising there from and a receive all documents or copies of documents, depositions etc, and to summons and other writs or sub-poena and to apply for and get attachment or other executions, warrants or order and to conduct any parise there out; and to apply for and receive payment of any or all sur above matter to arbitration, and to employee any other Legal Practitio to exercise the power and authorizes hereby conferred on the Advoca think fit to do so, any other lawyer may be appointed by my said course who shall have the same powers. AND to all acts legally necessary to manage and conduct to respects, whether herein specified or not, as may be proper and expedients.	nd file petitions. An ents whatsoever, in also to apply for and apply for and issued issued and arrest, proceeding that may ns or submit for the oner authorizing him atte wherever he may unsel to conduct the the said case in all ent.
		ne on my/our behalf
case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not held responsible for the same. All costs awarded in favour shall be the right of the couns or his nominee, and if awarded against shall be payable by me/us	Court/my authorized agent shall inform the Advocate and make him apcase may be dismissed in default, if it be proceeded ex-parte the said held responsible for the same. All costs awarded in favour shall be the	opear in Court, if the counsel shall not be
IN WITNESS whereof I/we have hereto signed at the day to the year .		
the day to the year Executant/Executants Accepted subject to the terms regarding fee	Executant/Executants the year	27.18
Accepted subject to the terms regarding fee	Accepted subject to the terms regarding fee	

MUBARAK ZEB

Controller of Experimentals



The University of Agriculture Peshawar

This is to certify that

Mr./Ms.: Muhammad Ibrahim

Son/Daughter of: Gul Badshah

Enrolled at Agriculture Services Academy. Khyber Pakhtunkhwa. Peshawar has passed three years Diploma in Veterinary Sciences (DVS) Examination held during

February. 2018 in First Division and has obtained 1764 Marks out of 2400 The Candidate passed the following courses:



Course No. Course Title:	Max	Marks	Mari	ks Obtained	7	
	Th	Pr_	Th	Pr	Total	Marks in Word
FIRST-YEAR						<u> </u>
DVS 101 Introduction to Livestock Management	75	25	60	23	83	EIGHTY-THREE
DVS-102 Pakistan studies	100		66		66	SIXTY-SIX
DVS-103 Introduction to Veterinary Anatomy	75	25	63	19	<u> </u>	
DVS-104 Introduction to Veterinary Physiology	75	25	71	19		EIGHTY-TWO
DVS-105 English-I	100		46		<u>:</u>	NINETY
DVS-106 Extension Education-I	100		82			FORTY-SIX
DVS-107 Islamic Studies	100	<u>. </u>	81			EIGHTY-TWO
OVS-108 Urdu-I	100			!		EIGHTY-ONE
		00	74			SEVENTY-FOUR
ECOND-YEAR					604	
VS.201 Introduction to Poultry Production	75	25	58	22 :		<u> </u>
VS-202 Introduction to Veterinary Parasitology	75	25	 			IGHTY
VS-203 Introduction to Animal Breeding & Genetics	75	25	54	81		EVENTY-TWO
VS-204 Introduction to Animal Reproduction	i 75	25	63	22	 -	IGHTY-FIVE
VS-206 Extension Education-II	100		58	16		EVENTY-FOUR
VS-207 Introduction to Veterinary Pharmacology	75	25	48		48 F	ORTY-EIGHT
/S-205 English-II			56	18	74 SI	EVENTY-FOUR
/S-208 Urdu-II	100		44	<u>.</u>	44 Fc	RTY-FOUR
	100		48	!	48 FC	RTY-EIGHT
HRD-YEAR	800	· 	<u> </u>		525	
S-301 Introduction to Animal Nutrition	<u>·</u>					
S-302 Intro.to Veterinary Public Health	75	25	-52 	19	71 SE	YENTY-ONE
S-303 Intro to Medicine	75	25 .	53	21 : 7	4 5E	ENTY-FOUR
S-304 Introduction to Dairy Production	.75	25	66	21 8	7 EK	HTY-SEVEN
S-305 Rural Sociology	75	25	59	19 7	8 SE	ENTY-EIGHT
3-306 Computer Science	100		81	8	I - ENG	HTY-ONE
-307 Introduction to New Production	75	25	71	18 8	9 EIG	HTY-NINE
Internsing	75	25 :	44	13 6.	SIX.	TY-TWO
	100	·	93	у.		L:::-IHREE .
<i>M</i>	LEN	1		63		
G. Total	1-20	10/	3/19	176	4	73.50%
Summation was taken in parts	- 19	ji.	/ (7	7	7 11	
j.	i: 1	of Physics		(<u>/</u>	$\langle \ \ // \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	21



BOARD OF INTERMEDIATE AND SECONDARY EDUCATION MALAKAND (CHAKDARA) KHYBER PAKHTUNKHWA PAKISTAN

SECONDARY SCHOOL CERTIFICATE EXAMINATION

DETAILED MARKS & PROVISIONAL CERTIFICATE



S.No.MB <u>057067</u>

SESSION ANNUAL 2011

Roll No: 51381

Group: Science

	/	,					Group: Science				
Muhammad Ibrahim				Daughter							
appeared as		Regular Student of Govt: High School Malangai, Bajaur Agency									
has secured the mar	ks shown	against e	ach sub	ject, in th	e Second	dary Sch	ool Certificate Examination				
held in the months of	Marc	h	The Exa	amination	was take	en <u>as a v</u>	<u>whole.</u>				
		ļ <u>.</u>			RKS (DBTAIN	NED				
Subject	Marks	91	x	. 10	Th	Total	In Words				
	1	Theory	Pract	Theory	Pract						
1. English	150	50		49		99 /	Ninety-Nine				
2. Urdu	150	54	,	50		104	One Hundred Four Result V				
3. Islamiat (Cemp)	75	60 -	}	•	 	60	8ixty Only				
4. Pakistan Studies	.75	- /	+-	42 /	 /	42 /	Forty-Two Courter				
5. Mathematics	150	4C	· <u></u> /	61 /	<u></u>	107	Ope Hundred Seven				
6. Physics	150	42	7	47	10	106 /	One Hundred Six Assist:				
7. Chemistry	150	49	7 /	49	9 ,	114 /	One Hundred Fourteen of lines				
8. Biology	150	51 1	V	46 🗸	9 :/	113 /	One Hundred Thirteen				
	1 / 1050				Marks	745-A	Seven Hundred Forty-Five				
i ota	1050			, 1	Remarks						

U.O.B. (06-FEB-95), Sixth, February Ninteen Hundred Ninety-Five

Checked By:

Note: Errors / Ommissions excepted. Any mistake in the above particulars must be intimated within 30 days after receiving the above certificate.

Computer Cell BISE, Malakand

Saturday June 4, 2011 3:59 PM

Controller of Examinations B.I.S.E, Malakand

AGRICULTURAL TRAINING INSTITUTE PESHAWAR PAKISTAN

Provisional Certificate

	ssion_ <i>2015-17</i>			•
Mr. MUHAMMAD BRAHIM S/O GUL	<i>Вар<u>знан</u></i> has passe	d all the prescri	bed examina	tion for
Diploma ir	n Veterinar	y Science	•	
Annual / Suj Under Annual System, the result having been d	pplementary <u>201</u> eclared on <u>10 - 04</u>			
And obtained Cumulative marks <u>1764</u>	out of2400)with_	73 <i>5</i>	%.
Registered No. 2.015- Agr- U- 32959	2Enrollment No	24		
Date of Issue	_			of Exam
Marine John 3018		Ж	Tubber 1	ASA

Dy. Controller of Examination
Agricultural Training Institute, Peshawar

Controller of Examination

Agricultural Training Institute, Pesha

S.No. 01703

ID: No. 1111030227763



Roll No. <u>51381</u>

Board of Intermediate and Secondary Education Malakand, Khyber Pakhtunkhwa, Pakistan Secondary School Certificate Examination Session 2011 (Annual) Group Science

This is to certify that MUHAMMAD IBRAHIM Son of **GUL BADSHAH** appeared as Regular Student of Govt: High School Malangai, Bajaur Agency He has passed the Secondary School Certificate Examination of the Board of Intermediate and Secondary Education, Walakand held in March, 2011 as a Regular Candidate. He obtained 745 Marks out of 1050 and has been placed in Grade A Representing Excellent. The Examination was taken as a whole. The candidate passed in the following subjects. 1. Urdu 2. Islamiat (Comp) 3. English 4. Pakistan Studies 5. Mathematics 6. Physics 8. Biology 7. Chemistry Date of birth according to admission form is: Sixth February Nineteen Ninety-Five _ (06:02:1995)06 AUG 2012

This certificate is issued without alteration or erasure

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. APPEAL NO. 142/ 2019

Muhammad Ibrahim S/O Gul Badshah	······································	Appellant
	VERSUS	
Government of Khyber Pakhtunkhwa &	Others	
· ·		Respondents

INDEX

S.No.	Description of Documents	Annexure	Page No
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2.	Call Letter	A	3
3.	Appointment & Adjustment Letter	В	4-6
4.	Verification of Certificates	С	7-11
5.	Termination Letter	D	12
6.	Probation Period Rules	E	13-14
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8.	Authority Letter		16

APPEAL NO. 142/ 2019

Muhammad Ibrahim S/O Gul Badshah		
		Appellant
	VERSUS	
The Secretary Agriculture, KP, Peshawa	ar & Others	
*******		Respondents

Para-wise Comments on Behalf of the Respondent No. 1 to 3.

Respectfully Sheweth:

PRELIMINARY OBJECTIONS:

- A. That the appellant has got no locus standi for filing this appeal.
- B. The appeal is bad for non joinder and misjoinder of unnecessary parties.
- C. The appellant has got no cause of action to file the present appeal.
- D. The appeal is not maintainable in its present form.
- E. The Appellant is delebaratly concealing facts from this Honble Tribunal.

FACTS

- Correct.
- 2. Correct to the extent that the Appellant was called for interview on 02-06-2017 on the basis of the documents submitted by him. (Annexure- A)
- 3. Correct to the extent that appointment orders of the qualified candidates were issued on 05-10- 2017 and they were further adjusted on 16-11-2017. It is pertinent to mention that Section –VI of the terms and conditions of appointment order reproduced as "His/ Her appointment shall stand cancelled from the date of issuance and he/ she shall have to refund all the financial benefits availed, if his educational / other documents proved to be fake/ bogus at any stage". (Annexure-B)
- 4. Correct.
- 5. Incorrect. The educational documents of all the qualified candidates were forwaded to the relevant institutes for verification after their selection.
- 6. No comments.
- 7. Incorrect. The educational qualifications of all the selectees were sent to the relevant institute (Agriculture Training Institute) for verification, wherein Diploma of Appellant was returned with the remarks that he had not passed the said Course and was still a student. Being a student, this Department took a lenient



step, and did not take punitive measures for his alleged fraudulent act.

(Annexure- C & D)

- 8. Incorrect. No such Departmental appeal has been received by the Respondent.
- 9. The cancellation order of Appellant's appointment has been issued in accordance with Law and clause No. VI of his appointment order.

GROUNDS

- A. Incorrect. The Appellant has been treated in accordance with Law.
- B. Incorrect. The Appellant was found ineligible for the post of Veterinary Assistant as the documents provided by him were not verified by the relevant institute, thus considered as fake. Furthermore, it is clearly mentioned in his appointment order that his appointment order will be cancelled, if found fake/ bogus.
- C. Incorrect. The Appellant was in probation period, thus, no such formalities were required at this stage as per rules. (Annexure- E)
- D. Incorrect. The documents of all the selectees were sent to the relevant institute after their selection for the posts, wherein the Appellant's Diploma was not verified by the relevant institute.
- E. Incorrect. The act of Appellant by submitting fake documents made him ineligible for the post.
- F. Incorrect. As stated in above para.
- G. Incorrect. The Appellant was in probation period, thus, no such formalities were required at this stage as per rules.
- H. Incorrect. The Appellant has been treated in accordance with rules provided under the Law.
- I. Incorrect. As stated above.

In view of the above facts, it is humbly prayed that the instant appeal may kindly be dismissed with cost.

Secretary

Agriculture, Livestock & Cooperative Department, Khyber Pakhtunkhwa, Peshawar

Respondent No. 1

Livestock & Dairy Development Khyber Pakhtunkhwa Peshawar

Respondent No. 2

Director Headquarters
Livestock & Dairy Development
Khyber Pakhtunkhwa Peshawar

Respondent No. 3





DIRECTORATE GENERAL (EXTENSION)

LIVESTOCK & DAIRY DEVELOPMENT KHYBER PAKHTUNKHWA

Bacha Khan Chowk, Charsadda Road Peshawar. Email: dgl:dext@yahoo.comTel: 091-9210276, 9210249, Fax: 091-9210285

No: DG L & DD (E) 622.

Dated Peshawar the

2/06/ 2017

To

M. Jonaham Sto Gud Badkhah

R10 Haina +10 Inayai Kolay

Tehsil Manuad Bajaur Agency

Ph # 0301 - 9099360

Subject:

INTERVIEW FOR THE POST OF VETERINARY ASSISTANTS

With references to the Advertisement floated in the News paper during the month of December, 2016 vide no INF (P) 7473 on the subject noted above and to inform that you have been shortlisted for the interviews. Your interview is scheduled to be held on June 19, 2017 at 9:00 AM in the Directorate General (Ext), Livestock & Dairy Development Department, Khyber Pakhtunkhwa, Bacha Khan Chowk, Charsadda Road, Peshawar.

You are advised to appear before the interview panel on the above mentioned date and time along with your original document, as given below:

- 1. Original CNIC.
- 2. Original Educational Document.
- 3. Experience Certificate.
- 4. Any Other.

No TA/DA Shall be provided for appearing in the interview.

DIRECTOR (HEADQUARTER)



DIRECTORATE GENERAL (EXTENSION) LIVESTOCK & DAIRY DEVELOPMENT DEPARTMENT,

KHYBER PAKHTUNKHWA, PESHAWAR

Tel: 091-9210249/9210276, Fax: 091-9210285 Email: dglddext@yahoo.com

Dated

Peshawar

OFFICE ORDER.

On recommendation of Departmental Selection Committee in its meeting held on 04-10-2017, the competent authority is pleased to appoint Mr/Ms. Muhammad Ibrahim S/O Gul Badshah R/O Haina, P/O Inayat Kalay, Tehsil Mamund, District Bajaur Agency, as Veterinary Assistant in the Livestock & Dairy Development Department, (Ext) Khyber Pakhtunkhwa, Peshawar, with immediate effect in the best interest of public service.

His/her appointment shall be governed by the following terms and conditions:

1. His/her appointment shall be on regular basis in term of section 19 of the Khyber Pakhtunkhwa Service Act 1973 as amended vide Khyber Pakhtunkhwa Civil Servant Act 2005 and pension /gratuity will be admissible at such rate as may be prescribed by the Government

2. His/her appointment shall be subject to the provision of medical fitness certificate issued by

3. He/she shall be governed by such rules, regulations, orders and ordinances etc, relating to appointment promotion, transfer, leave, TA, Medical attendance, efficiency & discipline and conduct have been / may be prescribed by the Government for the category of Government of his/her status from time to time and as interpreted by the Government.

His/her service shall be liable to termination on the following conditions:

i. At any time without notice and without assigning any reasons his service will be dispensed if his/her services were not found satisfactory during the period of his/her appointment on

ii. On one month prior notice by the Government on one side and by him/her on the other side, in case the notice on either side is less than one month, a sum equivalent to the pay for the period by which the notice falls short of one month, will be paid by the Government

to him/her or in lieu thereof one month pay shall be forfeited.

iii. By Government without previous notice if it is satisfied on material evidence that he/she is unfit and / or likely to remain unfit for a considerable period by reasons of ill health or physical disability to discharge his/her duties. The decision of the Government as to what constitute considerable period will be final.

He/she shall not be entitled to any Traveling/Dally Allowance on his/her first appointment

/posting.

v. He/she shall be entitled to Provident fund in such a manner and at such rates as may be

vi. His/her appointment shall stand cancelled from the date of issue and he/she shall have to refund all the financial benefits availed, if his/her educational / other documents proved to be fake / bogus at any stage.

If the above terms and conditions are acceptable to him/her, he/she should report in Directorate General (Ext) Livestock & Dairy Development Department Khyber Pakhtunkhwa Peshawar within 15 days positively for further Posting/Adjustment. In case of non submission of acceptance, within the stipulated time period the offer will automatically stand canceled.

Dr. Sher Muhammad Director General (Ext)

Copy of the above is forwarded Mr/Ms. Muhammad Ibrahim S/O Gul Badshah R/O Haina, P/O Inayat Kalay, Tehsil Mamund, District Bajaur Agency, for information and immediate compliance if he/she is agreed upon the TOR of his/her appointment.

> (Dr. ALÁM ZEB) DIRECTOR HEADQUARTERS



DIRECTORATE OF LIVESTOCK AND DAIRY DEVELOPMENT FATA

PH: +92 - 91 - 9210272 FAX: +92 - 91 - 9212136.

No. DL&DD/FATA/1/5 (E)

Dated Peshawar the,

/11/2017.

ORDER

In pursuance of the Director General (Ext) Livestock & Dairy Development Department Khyber Pakhtunkhwa order No.14087-90 dated 30/10/2017, the competent authority is pleased to place the services of the following Veterinary Assistants, at the disposal of the Assistant Director, L&DD, Kurram Agency, against the vacant post of Veterinary Assistants for placement at nearest Veterinary Institution, with immediate effect in the best interest of public service.

S.#	Name of Officials	Father Name	Appointment Order No of DG (Ext) Lⅅ (KP)
1	Shaukat Ali	Madar Khan	1534
<u></u> 2 :	Abdul Qayoum	Said Mohammad	1536
<u></u> 3	Khatir Ullah	Hazrat Jan	1613
<u>3 </u>	Mohammad Ibrahim	Jamroz Khan	1551
1 5	Siraj Ul Haq	Mamoor Khan	1559
<u></u> 6	Ali Haider	Amin Jan	1592
<u> </u>	Hasmat Khan	Rehman Ullah	1419
<u>/</u> 8	Naveed Ullah	Mehtab Ahmad	1566
<u> </u>	Waseem Ullah	Mohammad Ilyas Khan	1583
<u> </u>	Khalid Masood	Mir Shahadat Khan	1591
10 11	Nizam Ud Din	Gul Dad Khan	1579
12	Sami Ullah	Mehmood Khan	1580
13.	Faḥim Ullah	Ali Shah Khan	1601
14	Zahoor Ahmad	Syed Mohammad	1633
15	Abdul Ghafoor	Gul Hakeem Khan	1563
16 16	Fawad Khan	Gul Shad Khan	1571
	Sahib Rahim	Mohammad Rauf Khan	1572
17	Mohammad Asif		1629
18	Ikram Ullah Khan	Shah Nawaz Khan	1581
19		Hameed Ullah Khan	1589
20	Zahid Usman	Sher Azam Khan	1597
21	Abdul Aleem Khan		1600
22	Mohammad Ibrahim	Gul Badshah	1649
23	Asfandyar Khan	Asmat Khan	11070

Sd/-Director Livestock-FATA 03/11/2017.

No.DL&DD/FS/1/5 (E) 8115-19 Dated Peshawar the,

Copy of the above is forward for information & necessary action to:

- 1. The Director General (Ext) Livestock & Dairy Development Department, Khyber Pakhtunkhwa Peshawar w/r to his order quoted above for information please.
- 2. The Agency Accounts Officer, Kurram Agency.
- 3. The Assistant Director, L&DD, Kurram Agendy.
- 4. Officials concerned,
- 5. Personal file copy.

Assistant Director (HQ)

DEFICE OF THE ASSISTANT DIRECTOR LIVESTOCK & DAIRY DEVELOPMENT KURRAM AGEMCY PARACHINAR



OFFICE ORDER

The Following Veterinary Assistants are hereby adjustment/Posted in the best interest of Public services with immediate effect till further Order.

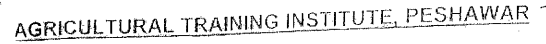
of Public services with immediate			TO
Name of Official & Desg:	FROM Office of ADLⅅ, Parachina	r. C\	/C,Kot-Miran (CK)
Mr.Shaukat Ali VA	Office of ADLADD, 1 c, as	ar : C\	/C,Gogani + AI (CK)
Mr. Muhammad Ibrahim VA	Office of ADLⅅ, Parachina		
S/o Jamroz Khan	Danahin	ar C	VD Main Pati +AI (CK)
	Office of ADLⅅ, Parachin		VC S. Ali Mela (CK)
Mr. Fawad Khan VA	Office of ADLⅅ, Parachin		VC,Donga +AI (CK)
Mr. Sahib Rahim VA	Office of ADLⅅ, Parachin		VC Daradar (UK)
Mr.Sami Ullah VA	Office of ADLⅅ, Parachir	nar 📉	VD, Kanakai. (LK)
Mr.Wasim Ullah VA	Office of ADLⅅ, Parachir	nar	CVC,Zayak (CK)
Mr.Khalid Masood VA	Office of ADLⅅ, Parachii	nar ,	CVC, Gundal +AI (GK)
MrNizam Ud Din VA	Office of ADLⅅ, Parachi	nar	EVC, Guillan Trick Carry
Mr.Muhammad Ibrahim VA	Since or		Upplth (UK)
S/o Gul Badshah	Office of ADLⅅ, Parachi	inar	CVD, Karman Health (UK)
Mr.Zahoor Ahmad VA	Office of ADLⅅ, Parachi	inar 📗	CVD,Zawaki+ AI (CK)
Mr.Asfandyar Khan VA	Office of ADLⅅ, Parach	inar	CVD Makhizai (LK)
Mr.Zahid Usman VA	Office of ADLⅅ, Parach	inar	CVC Muzafar Kot (LK)
Mr.Muhammad Asif VA	Office of ADLⅅ, Parach	inar	CVD, Ahmadzai(UK)
Mr.Abdul Aleem Khan VA	Office of ADLⅅ, Parach	ninar	CVC, Teri Mangal (UK)
Mr.Abdul Ghafoor VA	Office of ADLⅅ, Parach	ninar .	CVD Shingak + AI (UK)
Mr. Khatir Ullah VA	Office of ADLⅅ, Parach	lii(a)	CVC,Zeran Pukhra (UK)
	Office of ADLⅅ, Parach	nınar 	CVC + Al Malikhel
Mr.Akram Ullah VA Mr. Nawab Hussain VA	Al Center Shalozan		CVCT/HAM

Sd/-Assistant Director, L&DD Kurram Agency

1. (Dated	Parachinar	the <u>16</u>	/11/2017
No. /460-8/ /Adjustment/VA/Lⅅ/ Copy of the above is forwarded to:		chinar.		

- The Additional Political Agent, Kurram Agency, Parachinar.
- The Director, Livestock and Dairy Development, FATA Peshawar.
- 2. The Assistant Political Agent Central Kurram
- 1-18 Officials concerned for information and strict compliance.

Annex: 6





Ph# 091-922/4234 Fax# 091-9224228

No. 1430 /PATI, Dated Posh: the 4/152017.

002

ΙQ,

The Assistant Director, Livestock & Dairy Dev: Kurram Agency Parachinar.

Subject:-

Memo;

YERIFICATION OF CERTIFICATES,

·

Enclosed find herewith II2 No. photo copies of the certificates are hereby verified and inferenced to your office for further necessary action please.

Reference your letter No. 1517, dated 23-11-2017, on the subject noted above.

It is further informed that one. Cardidate named Muhammad Ibrahim S/O Gul Badshah M S No. 10 has not passed. his D.V.S. Course and is still our student, He is failed in the following suspects, and not fulfilled the requirements of D.V.S. Diploma.

D.V.S. (303) Introduction to Veterinary medicines

0.V.S (304] Introduction to Dairy Production.

D.V.S. (305) Rural Sociology.

CONTROLLER OF FXAMINATION AGRICULTURAL TRAINING INSTITUTE PESHAWAR.

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THE UNIVERSITY OF AGRICULTURE, PESHAWAR Detail Marks Certificate (DMC)

Diploma in Veterinary Sciences

ANNUAL-2015



Name & Parentage: Muhammad Ibrahim S/O Gul Badshah

Session: 2015-2017

Roll No:

Univ. Reg No: 2015-Agr-U-32959

Institution Agricultural Training Institute Peshawar

	Mar Marks		Marks Obtained				
Course No. Course Title:	Th	Fr	丁ħ	Pr	Total	Marks in Words	Remarks
Part-I							
DVS.101 Introduction to Livestock Management	75	. 25	60	23	83	EROHTYOWREE	Pars
DVS-102 Pakistan studies	100	3 n. Viiime	66		66	SIXTY-SIX	Pass
DVS-103 Introduction to Veterinary Anatomy	75	25	60	19	82	EIGHTY-TWO	Pass
DVS-104 Introduction to Veterinary Physiology	75	2:5	71	19	94)	NINELY	Pass
DVS-105 English-I	100	_11.0000	46		46	PORTY-SEX	Pass
DVS-106 Extension Education-I	100		\$2		82	EIGHTY-TWO	Pass
DVS-107 Islamic Studies	100		81		81	EKCAFTY-ONE	Print
DVS-108 Urdu-f	100		74		74	SEVENTY-FOUR	Pacs
Total:	81)ŋ			604	SIX RUSDRED	FOUR
Percentage:			<u>. </u>	,	75.50		٠

Print Date: 22-12-2015

Checked By

Errors and consissions are subject to subsequent rectification. Note: Any/mistake in Name, Father Name etc must be

intimated vithin 60 days of the issuance date of this



OFFICE OF THE ASSISTANT DIRECTOR LIVESTOCK AND DAIRY DEVELOPMENT PARACHINAR KURRAM AGENCY

No 408 /VA

Dated

Parachinar

the

22/03/2018

To

The Director
Livestock and Dairy
Development FATA Peshawar

Subject:-

VERIFICATION OF DVS COURSE OF THE VA MUHAMMAD IBRAHIM S/O GUL BADSHAH

Reference to your endorsement No. DL&DD/FATA/1/5(E) 8755-66 dated: 16/11/2017 on the subject cited above, it is please stated that Muhammad Ibrahim S/o Gul Badshah Veterinary Assistant has not passed the following subjects as per report of the controller of examination ATI Peshawar:

- 1. DVS-303 Inter Veterinary Medicine
- 2. DVS -304 Inter Dairy product ion
- 3. DVS-305 Rural Sociology

Verification document of the above Official as well as of all the candidates are sent herewith for further necessary action at your end please.

Verification summary is also enclosed:

Assistant Director

Livestock and Dairy Development

Parachinar Kurram Agency



DIRECTORATE OF LIVESTOCK AND DAIRY DEVELOPMENT DEPARTMENT-FATA FATA SECRETARIAT WARSAK ROAD, PESHAWAR.

Tel: 091-9210272 Fax: 091-9212136.

No. DL&DD-FATA/FS/1/5(E) 3149-56

То

The Director General (Ext) Livestock & Dairy Development, Khyber Pakhtunkhwa Peshawar.

Subject:

VERIFICATION OF DOCUMENTS OF THE NEWLY APPOINTED VE

ASSISTANTS

Memo:

With Reference to your letter No. 14330-72 dated 02/11/2017 on the subject noted above and to state that during the verifications of the documents of newly appointed Veterinary Assistants, Controller of Examination Agriculture Training Institute Peshawar could not verified his diploma & informed that Muhammad Ibrahim S/O Gul Badshah has not passed his D.V.S diploma and still he is a student. He failed in the following subject:

- 1. D.V.S (303) Introduction of Veterinary Medicines
- 2. D.V.S (304) Introduction to Dairy Production.
- D.V.S (305) Rural Sociology.

Report along-with supporting documents submitted for information & necessary action as the official is not qualified during the interview for the said post, hence needed to be put to task if agreed please.

Director Livestock-FATA

CC for information to the:

Assistant Director, L&DD, Kurram Agency w/r to his letter No. 408 dated 22/03/2018.



- (d) "Initial appointment" means appointment made otherwise than by promotion or transfer;
- (e) "Pay" means the amount drawn monthly by a civil servant as pay, and includes special pay, personal pay and any other emoluments declared by the prescribed authority to be paid;
- (f) "Permanent post" means a post sanctioned without limit of times;
- (g) "Prescribed" means prescribed by rules;
- (h) "Province "means the North West Frontier Province;
- (i) "rules" means rules made or deemed to have been made under this Act;
- (j) "Selection authority" means the North-West Frontier Province Public Service Commission, a departmental selection board, departmental selection committee or other authority or body on the recommendations of, or in consultation with which any appointment or promotion, as may be prescribed, is made:
- (k) "temporary post" means a post other than a permanent post.
- (2) For the purpose of this Act, an appointment, whether by promotion or otherwise, shall be deemed to have been made on regular basis if it is made in the prescribed manner.

CHAPTER-II

TERMS AND CONDITIONS OF SERVICE OF CIVIL SERVANTS

- Terms and Conditions:- The terms and conditions of service of a civil servant shall be as provided in this Act and the rules.
- Fenure of office of civil servants:- Every civil servant shall hold office during the pleasure of the Governor.
- 5. Appointment:- Appointment to a civil service of the Province or to a civil post in connection with the affairs of the Province shall be made in the prescribed manner by the Governor or by a person authorized by the Governor in that behalf.
- 6.: Probation:- (1) An initial appointment to a service or post referred to in section 5, not being an ad hoc appointment, shall be on probation as may be prescribed.
- (2) Any appointment of a civil servant by promotion or transfer to a service or post may also be made on probation as may be prescribed.
- (3) Where, in respect of any service or post, the satisfactory completion of probation includes the passing of a prescribed examination, test or course or successful completion of any training, a person appointed on probation to such service or post who.

before the expiry of the original or extended period of his probation, has failed to pass such examination or test or to successfully complete course or the training shall, except as may be prescribed otherwise-

- if he was appointed to such service or post by initial recruitment, be (a)
- if he was appointed to such service or post by promotion or transfer, be (b) reverted to the service or post from which he was promoted or transferred and against which he holds a lien or, if there be no such service or post, be discharged:

Provided that in the case of initial appointment to a service or post, a civil servant shall not be deemed to have completed his period of probation satisfactorily until his character and antecedents have been verified as satisfactory in the opinion of the appointing authority. authority.

- Confirmation: (1) A person appointed on probation shall, on satisfactory completion of his probation, be eligible for confirmation in a service or, as the case may be, a post as may be prescribed."
- A civil servant promoted to a post 2 on regular basis shall be eligible for confirmation after rendering satisfactory service for the period prescribed for confirmation therein.
 - There shall be no confirmation against any temporary post.
- A civil servant who, during the period of his service, was eligible to be confirmed in any service or against any post retires from service before being confirmed shall not, merely by reason of such retirement, be refused confirmation in such service or post or any benefits accruing there-from
- Confirmation of a civil servant in a service or post shall take effect from the date of occurrence of permanent vacancy in that service or post or from the date of continuous officiation, in such service or post, whichever is later.
- Seniority:- (1) For proper administration of a service, cadre or [post], the appointing authority shall cause a seniority list of the members for the time being of such service, cadre or *[post] to be prepared, but nothing herein contained shall be construed to confer any vested
- right to a particular seniority in such service, cadre or , [post] as the case may be.

 (2) Subject to the provisions of sub-section (1), the seniority of a civil servant shall be reckoned in relation to other civil servants belonging to the same service or ⁶[cadre] whether serving the same department or office or not, as may be prescribed.

The words "or grade" omitted by NWFP Ordinance No. IV of 1985.

The word "grade" substituted by NWFP Ordinance No. !V of 1985.

The word "grade" substituted by NWFP Ordinance No. IV of 1985. The word "grade" substituted by NWFP Ordinance No. IV of 1985.

The word "grade" substituted by NWFP Ordinance No. 1V of 1985.

(15)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR APPEAL NO. 142/2019

Muhammad Ibrahim S/O Gul Badshah
Appellant
VERSUS
The Secretary Agriculture, KP, Peshawar & Others Respondents
AFFIDAVIT
I, Dr. Muhammad Jaffar, Veterinary Officer (H), Directorate General (Extension) Livestock and Dairy Development Department Khyber Pakhtunkhwa Peshawar, do hereby solemnly affirm on oath that the contents of the parawise comments/ Reply related to the above mentioned Appeal are true and correct to the best of my knowledge and belief, and that nothing has been concealed from this Honorable Service Tribunal.
Identified By: DEPONENT 14202 - 1329348-9





DIRECTORATE GENERAL (EXTENSION) LIVESTOCK & DAIRY DEVELOPMENT KHYBER PAKHTUNKHWA, PESHAWAR

Tel: 091-9210249/9210276, Fax: 091-9210285, E-mail: dglddext@yahoo.com Web: www.livestockextkp.gov.pk

Dated Peshawar, the 27/06/2019

AUTHORITY LETTER

Dr. Muhammad Jaffar, Veterinary Officer (H), of this office is hereby authorized to pursue the case titled, Muhammad Ibrahim Versus The Secretary Agriculture, Khyber Pakhtunkhwa, Peshawar & Others, in Appeal No. 142/ 2019 in Khyber Pakhtunkhwa Service Tribunal Peshawar, on behalf of the undersigned.

BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Appeal No.142/2019

Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar.

(Appellant)

VERSUS

The Director Headquarters, Directorate General (Extension), Livestock and Dairy Development, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

REJOINDER ON BEHALF OF THE APPELLANT

Preliminary Objections:

- i. Contents incorrect and misleading, hence denied and appellant has got locus standi.
- ii. Contents incorrect and false. All necessary parties are arrayed as parties in the instant appeal.
- iii. Contents incorrect and misleading, because the appellant remained in the employment of the Department, hence he has got necessary cause of action
- iv. Contents incorrect and misleading, the appeal is competent and maintainable.
- v. Contents incorrect and misleading, hence denied.

ON FACTS:

- 1. Contents needs no comments.
- 2. Contents needs no comments.
- 3. Contents needs no comments, however, according to the appointment order dated 05.10.2017 in para 1 of the appointment order it has clearly been mentioned that the appellant appointment is made on regular basis and as per law for the termination of a regular employee proper procedure is to be followed according to law and rules.

- 5. Contents needs no comments, hence however, contents of Para 5 of the appeal is true and correct.
- 6. Contents needs no comments.
- 7. Contents of Para 7 of the needs no comments, however, contents of Para 7 of the appeal is true and correct.
- 8. Contents of Para 8 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading.
- 9. Contents of Para 9 of the Appeal are correct, the reply submitted to the Para is incorrect & misleading.

Grounds of appeal:

Grounds (A) to (I) taken in the Memo of this Appeal are legal and will be substantiated at the time of hearing of this Appeal.

It is, therefore, prayed that on acceptance of this *Service Appeal*, may please be accepted as prayed for.

Through

Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL PESHAWAR

Appeal No.142/2019

Muhammad Ibrahim s/o Gul Badshah Ex Veterinary Assistant Live Stock and Diary Development Department (Ext) Khyber Pakhtunkhwa Peshawar.

(Appellant)

VERSUS

The Director Headquarters, Directorate General (Extension), Livestock and Dairy Development, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

Affidavit

I, do hereby solemnly affirm and declare that the contents of the *above Rejoinder* are true and correct and that nothing has been kept back or concealed from this Honourable Court.

NOTARY PUBLIC

Deponent

Before The Chavin Service treband Klyber pathlunter Aluhammad Abrahim VS Drutov Civestock. Subject. Application for Adjunament due to none of appealant. R/sir, Salsmitted as unders Or That the appeal titled above is fonding before This homable Court Tribund and fixed to today. Di That Coarsel of applications har gone for performing Umsa due to which common situal.

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GOVERNMENT OF NWFP AGRICULTURE, LIVESTOCK & COOPERATIVE DEPARTMENT



Dated Peshawar the July 8, 2009

NO CIFICATION

No. SO (L&DD) AD-E-1(236)/2008/Ext. In pursuance of the manufacture contained in cub-rule (2) of rule 3 of the North-Vous Frontar Province Cool Services (Appointment, Promotion and Transfer) Rule, 1000, the Appointment Cooperatives Department, in consultation with the Establishment Department and the Finance Department hereby direct that in this department's Noulculion No.SO(L&DO)AD-E-1(236)/2006/Ext, dated 26.6.2007, the following amendments shall be made, namely:

AMENDMENTS

In the Appendix, for Part-I, the following shall be substituted, namely:

PROFILE TOWN LITARE

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0.	inary`Assistant (Male/ Female)`	(a) Sacondary School Cortificate from a recognized board; and (b) Two years Votorinary Assistant training certificate from a recognized Training Institute.	18 to. 32 Years	By initial racruitment

secretary to gove of hwip AGRICULTURE, LIVESTOCK & COOPURAL VIEW DEPARTMENT

Endul. No & Dale even.

Copy of the above is forwarded for information and necessary action to:

- Secretary to Government of NWFP, Eulublishment and Administration Department Poshawar, ...
- 2. Secretary to Government of NWFP, Purphan Repartment Pathtewar.
 3. Secretary to Government of NWFP, I are turillumentary Allaire & County Hamber Department w/r to his lotter No. REC:I/(o) 1276/4300 dated 13.05.2000.
 4. Director Recruitment, NWFP Public Sorvice Commission, 2-Fort Read Poundwar.
- Canll: Poshawar.
- Director General (Extension), Livestock & Dairy Development, NWFP Poshuwar,
- 6. PSO to Chief Minister NWFP.
- 7. PSO to Chiol Secretary NWFP
- Manager, Government Printing Press, NWFP Peshawar. He is requested that printed (preferable:gazette) copies of the notification as and when published may be turn short to this Department Finance. Establishment and Law Departments glory with the Law parametric glory with the Law state of the published.

9. PS to Minister for Livestock and Cooperative Department Myyl-10. PS to Socialary Agriculture, Livostock and Cooperative Department

> (DR. MIR AHMAD KHAN) SECTION OFFICER (LEDD)

Chrector (HQ) Directorate General (Ext) RDD Khyber Pakhtunkhwa

Peshawai

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GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

NO.SOE(AD)/VI-106/2013/Ext Dated Peshawar, the August 19, 2013

То

The Director General,
Agriculture Extension,
Khyber Pakhtunkhwa, Peshawar.

SUBJECT:-

THREE YEARS DIPLOMA FOR FIELD ASSISTANT/VETERINARY ASSISTANT IN AGRICULTURAL TRAINING INSTITUTE

I am directed to refer to your letter No.8171 dated 24.5.2013 on the subject noted above and to state that the competent authority is pleased to allow to enhance the duration of Field Assistant/Veterinary Assistant course from two to three years in Agricultural Training Institute, Peshawar.

(MUHAMMAD SHERAZ)
SECTION OFFICER-ESTT:

Endst. of even No. & Date.

Copy for information to the:

- 1. P.S to Secretary Agriculture, Livestock and Cooperative department, Khyber Pakhtunkhwa, Peshawar.
- 2. Principal, ATI, Peshawar.

3. Master file.

SECTION OF THE R-ESTT:

Dated Day Big

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The University of Agriculture Peshawar

This is to certify that .

Sitr/Sits.: Muhammad Ibrahim

Son/Daughter of: Gul Badshah

Enrolled at Agriculture Services Academy, Khyber Pakhtunkhwa, Peshawar has passed three years Diploma in Veterinary Sciences (DVS) Examination held during

February, 2018 in First Division and has obtained 1764 Marks out of 2400 The Candidate passed the following courses:



		Max Marks		Marks (Marks Obtained		
Course No. Course Title:		Th	Pr	Th	Pr	Total	Marks in Words
FIRST-YEAR				*:		•	
DVS.101 Introduction to Livestock Management		† 75	25	60	23	83	EIGHTY-THKEE
DVS-102 Pakistan studies		100		66	· · · · ·	66	SIXTY-SIX
DVS-103 Introduction to Veterinary Anatomy		75	25	63	19	82	EIGHTY-TWO
DVS-104 Introduction to Veterinary Physiology		7.5	25	71	. 19	90	NINETY
DVS-105 English-I		100		46		46	FORTY-SIX
DVS-106 Extension Education-I	•	100		82		82	EIGHTY-TWO
DVS-107 Islamic Studies		160	-,·-··································	81 '	 	81	EIGHTY-ONE
DVS-103 Urdu-f	· · · · · · · · · · · · · · · · · · ·	100.		74		74	SEVENTY-FOUR
		80	0			604	
SECOND-YEAR							
DVS.201 Introduction to Poultry Production		75	25	. 58	22	80	EIGHTY
DVS-202 Introduction to Veterinary Parasitology		15	25	54	· 18	72	SEVENTY-TWO :
DVS-203 Introduction to Animal Breeding & Gen-	eties +	73	25	63	2.2	85 -	EIGHTY-FIVE
DVS-204 Introduction to Animal Reproduction		75	25	58	-16	,74	SEVENTY-FOUR
DVS-206 Extension Education-H	-	100	٧.	48	٠.	48	FORTY-EIGHT
DVS-207 Introduction to Veterinary Pharmacolog	У	75 .	25	. 56	18	74	SEVENTY-FOUR
DVS-205 English-II		100		44		44	FORTY-FOUR
DVS-208 Urdu-II		100		48		48	FORTY-EIGHT
	ì	80	0			525	
THIRD-YEAR							
DVS-301 Introduction to Animal Nutrition	·	75	25	52	19	71	SEVENTY-ONE
DVS-302 Intro.to Veterinary Public Health		75	25	53	21	74	SEVENTY-FOUR
DVS-303 Intro to Medicine		75	25	66	21	87	EIGHTY-SEVEN
DVS-304 Introduction to Dairy Production		75	25	59	19	78	SEVENTY-EIGHT
DVS-305 Rural Sociology		100	,	81		81	EIGHTY-ONE
DVS-306 Computer Science		75	25	71	18	. 89	EIGHTY-NINE
DVS-307 Introduction to Meat Production		75	25	44	18	62	SIXTY-TWO
- Internship .		100		93		.93	NINETY-THREE
No. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10		80	00			635	
G.	Total	2-∔0	0			1764	73.50%
					· .:	7	

The examination was taken in parts

Controller of Examinations

Peshawar the __nugust-15, 2018.____