Form- A FORM OF ORDER SHEET

Court of	
Implementation Petition No	251/2023

	· Imp	lementation Petition No	251/2023	
S.No.	Date of order proceedings	Order or other proceedings with sig	nature of judge	
1	2	3 -		
. 1	14.04.2023	The execution petiti	on of Mr. Zahid Khar	n
		submitted today by Mr. Taimu	r Haider Khan Advocate. I	t
		is fixed for implementation rep	ort before Single Bench a	t,
		Peshawar on	Original file be	e
		requisitioned. AAG has noted t	he next date.	
	·	By	the order of Chairman	
	,		REGISTRAR	184
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BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implementation petition No.____/2023
In
Service Appeal No. 11125/2020

Zahid Khan Petitioner/Appellant

Government of Khyber Pakhtunkhwa through Chief Secretary & another Respondents

VERSUS

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8.	Wakalat Nama		

Petitioner

Through

Taimur Haider Khan
Advocate, Supreme Court
Taimur Law Associates
Office: Office No.37th, 2nd Floor,

Malik Tower, Pajjagi Road, Peshawar (0346-9192561)

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implementation petition No. ____/2023 In Service Appeal No. 11125/2020

Zahid Khan, Assistant (BPS-16), at Labour Department at Civil Secretariat, Peshawar.

..... Petitioner/Appellant

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtnkhwa, Peshawar.
- 2. Secretary Establishment, Khyber Pakhtnkhwa, Peshawar.

.....Respondents

EXECUTION PETITION AGAINST THE RESPONDENTS BY NOT COMPLYING <u>WITH</u> THE CLEAR CUT **DIRECTION/JUDGMENT** OF THIS HON'BLE TRIBUNAL VIDES DATED 14.01.2022, WHEREBY THE APPEAL OF THE PETITIONER/APPELLANT BEEN ALLOWED BY THIS HON'BLE <u>TRIBUNAL,</u> BUT UNFORTUNATELY SINCE THE INCEPTION OF THE IBID JUDGMENT THE RESPONDENTS ARE LETHARGIC TO OBEY THE ORDER, KEEPING IN VIEW, THE RESPONDENTS SATISFIED THE PETITIONER BY ASSURING TO COMPLY WITH THE

ORDER OF THIS HON'BLE TRIBUNAL IN ITS TRUE LETTER AND SPIRIT IN THE PREVIOUS EXECUTION PETITION VIDES ORDER DATED 10TH OCTOBER, 2022, BUT UNFORTUNATELY VIDES UNDUE AND UNTRUE COMMITMENTS DILLY DALLYING THE MATTER EVEN AFTER THE LAPSE OF ABOUT 16 MONTHS OF THIS HON'BLE COURT TRIBUNAL JUDGMENT.

Prayer:

It is therefore most humbly prayed by acceptance of instant execution petition, on the basis of expounded subjects, facts, the respondents may kindly be directed to execute the clear cut direction of this Hon'ble tribunal in its true letter and spirit and stern action may kindly be taken against the violator as per law.

Respectfully Sheweth;

That the petitioner has filed service appeal No. 11125/2020 in the Hon'ble tribunal against the notification dated 25.06.2019, whereby the petitioner has been placed in surplus pool. Accordingly the petitioner prayed that the impugned notification dated 25.06:2019 of the respondents may kindly be set aside being illegal, unlawful against the surplus policy of 2001 as the petitioner does not fall under the surplus policy and the petitioner may kindly be retained/adjusted against the secretariat cadre born at the strength of establishment department of Civil Secretariat and the seniority/promotion may also be given to the petitioner since the inception of the employment in the government department with retrospective

back benefits as per the judgment titled Tikka Khan & others Vs Syed Muzafar Hussain Shah, (Copy of Appeal and its judgment dated 14.01.2022 is attached as annexure "A")

- 2) That accordingly after acquiring the judgment of this Hon'ble court dated 14.01.2022, the petitioner time and again approached the respondents for executing of this Hon'ble Court direction/order, but turned to deaf ear and having no other remedy, the petitioner preferred a execution petition before this Hon'ble court vide execution petition No. 242/2022, wherein, the respondents has made assurance before this Hon'ble court to execute this Hon'ble court judgment in its true letter and spirit being cleared from order dated 10th October, 2022, but unfortunately a drama was staged and till date the needful has not been done. (Copy of execution petition order dated 10th October 2022 of this Hon'ble court order is annexed as Annex-B)
- That as expounded above, despite the clear cut order/direction of this Hon'ble court and even the commitment made before this Hon'ble court, the respondents have violated its own assurance made before this Hon'ble court and purposely dilly dallying the matter of the petitioner/appellant even after the lapse of 1 years and 4 months of the judgment of this Hon'ble tribunal. So much so, the respondent has with held the vested fundamental right for the last 10 years.
- That it is also rudimentary to bring into the kind knowledge of this Hon'ble tribunal that despite the clear cut judgment of this Hon'ble court and further order via execution petition No. 242/2022 dated 10th October 2022, the respondents are bent upon/adamant to comply with the direction of this Hon'ble tribunal in favour of the petitioner. So much so, very recently vide respondent letter No. SOE.IV(E&AD) 1-13/2023 dated 08.02.2023 tentative seniority list of Secretariat employee have been carried out but unfortunately even in the entire list of

employees of Assistant BS-16 the name of the petitioner has not been included purposely and in light of the ibid letter the respondents vide further order/Letter No. SO(Policy)E&AD/2-3/General dated Peshawar April 04th 2023 instruction regarding processing of promotion cases and holding of the meeting of departmental promotion committee and the same has been acceded by the commission and direction has been given to the provincial government department to process the same an vice versa for complete detail. (Copy of letter dated 08.02.2023 along with tentative seniority list of Assistant BS-16 as well as letter No. 04.04.2023 etc are attached as annexure C & D respectively)

- 5) That the respondent is willfully flouting and violating the judgment and order of this Hon'ble Court, and had made themselves liable to be proceeded against for the contempt of Court.
- 6) That omission of respondents to act upon the order of this Hon'ble tribunal speaks of the fact that respondents has undermined the authority of this Hon'ble tribunal and have not moved even an inch for implementation/execution of the same.
- 7) That the law demands justice may not only be done but it should manifestly be seen to be done, keeping in view the violation of the fundamental right of the petitioner and most importantly the reluctant approach of the respondents is clear from the fact that even they are not complying with the clear cut direction of this Hon'ble tribunal.
- 8) That any other points may be raised at the time of arguments for the best assistance of this Honorable Tribunal.

Prayer:

(5)

It is therefore most humbly prayed by acceptance of instant execution petition, on the basis of expounded subjects, facts the respondents may kindly be directed to comply with the clear cut direction of this Hon'ble tribunal and also humbly submit to take stern action as per the domain of law against the concern respondent by not giving the fundamental vested right of promotion to the petitioner/appellant.

Petitioner

Through

Taimur Haider Khan Advocate, Supreme Court Taimur Law Associates

Office:

Office No.37th, 2nd Floor, Malik Tower, Pajjagi Road, Peshawar (0346-9192561)

CERTIFICATE:-

It is stated that previously an execution petition has been preferred by the petitioner, but as expounded in the subject, the respondent are lethargic to comply with, therefore, the petitioner move instant execution/implementation petition before this Hon'ble Tribunal.

ADVOCATE

(6)

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implem	entation petition No.	/2023
Service Appeal No	. 11125/2020	
Zahid Khan	Petiti	oner/Appellant
•	VERSUS	
Government of Khy	ber Pakhtunkhwa thro	ugh Chief Secretary 8
another	Res	pondents

I, Zahid Khan, Assistant (BPS-16), at Labour Department at Civil Secretariat, Peshawar do hereby solemnly affirm and declare on oath that the contents of instant execution/implementation petition are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Tribunal.

C) alam

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implementation peti	tion No/2023
Service Appeal No. 11125/2020	
Zahid Khan VERS	Petitioner/Appellant <i>US</i>
Government of Khyber Pakhtunki	nwa through Chief Secretary &
another	Respondents
ADDRESSES OF	THE PARTIES
APPELLANT: Zahid Khan, Assistant (BPS-16), Secretariat, Peshawar.	
RESPONDENTS:	Pakhtunkhwa through Chief nwa, Peshawar.
	Petitioner Taimur Haider Khan Advocate, Supreme Court of Pakistan Taimur Law Associates Off: 37th, 2nd Floor, Malik Tower, Peshawar Cell No.0346-9192561

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implemen In	tation petition No/2023
Service Appeal No. 1	1125/2020
	•
Zahid Khan	Petitioner/Appellant
	VERSUS
Government of Khyber	r Pakhtunkhwa through Chief Secretary &
another	Respondents

APPLICATION IN RESPECT TO KINDLY SUSPEND THE IMPUGNED LETTER NO. LETTER NO. SOE.IV(E&AD) 1-13/2023 DATED <u>08.02.2023</u> & ORDER/LETTER NO. SO(POLICY)E&AD/2-3/GENERAL **DATED** PESHAWAR APRIL 04TH 2023 OF THE RESPONDENTS, WHEREIN, THE PETITIONER NAME HAS NOT BEEN ENLISTED, DESPITE THE CLEAR CUT JUDGMENT OF THIS HON'BLE TRIBUNAL, KEEPING IN VIEW FOR THE NEEDFUL/ FUNDAMENTAL VESTED SINCE 2008 THE PETITIONER IS SEEKING HIS RIGHT OF PROMOTION ETC AND NEEDFUL IS NOT DONE, THE APPLICANT **WILL SUFFER IRREPARABLE LOSSES.**

Respectfully Sheweth:-

 That the contents of the execution petition may kindly be considered as integral part of this application.

- That the case has already been decided in favour of the petitioner and if the impugned Departmental Promotion Committee vides ibid impugned letters is not suspended, the fundamental right of the petitioner will be further
- 3. That the applicant has got a good prima facia case/execution in his favour and has every hope of his success.

violated and would be pampered in further litigation.

4. That if the needful is not done the petitioner will suffer irreparable loss.

It is, therefore humbly prayed that on acceptance of this application, the impugned letter via proceeding in the subject may graciously be suspended.

Applicant

Through

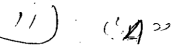
Taimur Haider Khan Advocate, Supreme Court Taimur Law Associates Off: 37th, 2nd Floor, Malik Tower, Peshawar Cell No.0346-9192561

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL, PESHAWAR.

Execution/Implem	nentation petition No	/2023	.3
Service Appeal No	o. 11125/2020		
Zahid Khan	P	etitioner	
	VERSUS		
Government of Khy	/ber Pakhtunkhwa throug	h Chief Secreta	ary 8
another		Respondents	

I, Zahid Khan, Assistant (BPS-16), at Labour Department at Civil Secretariat, Peshawar. do hereby solemnly affirm and declare on oath that the contents of instant **Application** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

DEPONENT



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Drew

Service Appeal No.///2\(\sigma\) /2020

Zahid Khan, Assistant (BPS-16), Ombudsperson Secretariat Khyber Pakhtunkhwa Peshawar.

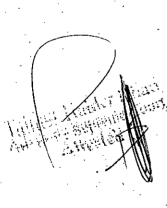
....Appellant

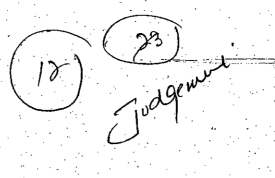
VERSUS

- 1) Government of Khyber Pakhtunkhwa through its chief Secretary at Civil Secretariat Peshawar.
- 2) Government of Khyber Pakhtunkhwa through Secretary, Finance Department at civil Secretariat Peshawar.
- 3) Ombudsperson Secretariat Khyber Pakhtunkhwa Peshawar.

....Respondents

APPEAL U/S OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974,(AS PER THE ORDER DATED 04-08-2020 OF THE AUGUST SUPREME COURT OF PAKISTAN) AGAINST THE UNJUSTIFIABLE AND **IMPUGNED** NOTIFICATION NO.SO(O&M)/E&AD/3-18/2019 DATED 25-06-2019, IMPUGNED OFFICE LETTER NO SO(B & A)FD/NMAS/4-1/2019/SNE/185 **DATED** 11-06-2020 WHERE APPELLANT HAS BEEN PLACED SURPLUS AS PER THE SURPLUS POOL POLICY AND LATER





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1227/2020

Date of Institution ... 21.09.2020

Date of Decision ... 14.01.2022

Hanif Ur Rehman, Assistant (BPS-16), Directorate of Prosecution Khyber ... (Appellant)

Pakhtunkhwa.

VERSUS

Government of Khyber Pakhtunkhwa through its Chief Secretary at Civil ... (Respondents) Secretariat Peshawar and others.

Syed Yahya Zahid Gillani, Talmur Haider Khan & Ali Gohar Durrani,

Advocates

... For Appeliants

Muhammad Adeel Butt. Additional Advocate General

... For respondents

AHMAD SULTAN TAREEN ATIQ-UR-REHMAN WAZIR CHAIRMAN

MEMBER (EXECUTIVE)

JUDGMENT

ATIO-UR-REHMAN WAZIR MEMBER (E):-

shall dispose of the instant service appeal as well as the following connected service appeals, as common question of law and facts are involved therein:-

- 1. 1228/2020 titled Zubair Shah
- 2. 1229/2020 titled Faroog Khan
- 3. 1230/2020 titled Muhammad Amjid Ayaz
- 4. 1231/2020 titled Qaiser Khan
- 5. 1232/2020 titled Ashiq Hussain
 - 6. 1233/2020 titled Shoukat Khan

Tamus Harder Chan 1244/2020 titled Haseeb Zeb

TTESTED

Advavata Sameshi Cookh Annisidi.



- 8. 1245/2020 titled Muhammad Zahlr Shah
- 9. 11125/2020 titled Zahld Khan

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- 10.11126/2020 titled Touseef Igbal
- Brief facts of the case are that the appellant was initially appointed as Assistant (BPS-11) on contract basis in Ex-FATA Secretariat vide order dated 01-12-2004. His services were regularized by the order of Peshawar High Court vide judgment dated 07-11-2013 with effect from 01-07-2008 in compliance with cabinet decision dated 29-08-2008. Regularization of the appellant was delayed by the respondents for quite longer and in the meanwhile, in the wake of merger of Ex-FATA with the Province, the appellant alongwith others were declared surplus vide order dated 25-06-2019. Feeling aggrieved, the appellant alongwith others filed writ petition No 3704-P/2019 in Peshawar High Court, but in the meanwhile the appellant alongwith others were adjusted in various directorates, hence the High Court vide judgment dated 05-12-2019 declared the petition as infructuous, which was challenged by the appellants in the supreme court of Pakistan and the supreme court remanded their case to this Tribunal vide order dated 04-08-2020 in CP No. 881/2020. Prayers of the appellants are that the impugned order dated 25-06-2019 may be set aside and the appellants may be retained/adjusted against the secretariat cadre borne at the strength of Establishment & Administration Department of Civil Secretariat. Similarly seniority/promotion may also be given to the appellants since the inception of their employment in the government department with back benefits as per jüdgment titled Tikka Khan & others Vs Syed Muzafar Hussain Shah & others (2018 SCMR 332) as well as in the light of judgment of larger bench of high court in Writ Petition No. 696/2010 dated 07-11-2013.
- 03. Learned counsel for the appellants has contended that the appellants has not been treated in accordance with law, hence their rights secured under the Constitution has badly been violated; that the impugned order has not been ATTESTED

vice Tribunal

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passed in accordance with law, therefore is not tenable and liable to be set aside; that the appellants were appointed in Ex-FATA Secretariat on contract basis vide order dated 01-12-2004 and in compliance with Federal Government decision dated 29-08-2008 and in pursuance of judgment of Peshawar High Court dated 07-11-2013, their services were regularized with effect from 01-07-2008 and the appellants were placed at the strength of Administration Department of Ex-FATA Secretariat; that the appellants were discriminated to the effect that they were placed in surplus pool vide order dated 25-06-2019, whereas services of similarly placed employees of all the departments were transferred to their respective departments in Provincial Government; that placing the appellants in surplus pool was not only illegal but contrary to the surplus pool policy, as the appellants never opted to be placed in surplus pool as per section-5 (a) of the Surplus Pool Policy of 2001 as amended in 2006 as well as the unwillingness of the appellants is also clear from the respondents letter dated 22-03-2019; that by doing so, the mature service of almost fifteen years may spoil and go in waste; that the illegal and untoward act of the respondents is also evident from the notification dated 08-01-2019, where the erstwhile FATA Secretariat departments and directorates have been shifted and placed under the administrative control of Khyber Pakhtunkhwa Government Departments, whereas the appellants were declared surplus; that billion of rupees have been granted by the Federal Government for merged/erstwhile FATA Secretariat departments but unfortunately despite having same cadre of posts at civil secretariat, the respondents have carried out the unjustifiable, illegal and unlawful impugned order dated 25-06-2019, which is not only the violation of the Apex Court judgment, but the same will also violate the fundamental rights of the appellants being enshrined in the Constitution of Pakistan, will seriously affect the promotion/seniority of the appellants; that discriminatory approach of the respondents is evident from the notification dated 22-03-2019, whereby other employees of Ex-FATA were not placed in surplus pool but Ex-FATA Planning Cell of P&D was placed and merged into Provincial

ATTESTED





P&D Department; that declaring the appellants surplus and subsequently their adjustment in various departments/directorates are illegal, which however were required to be placed at the strength of Establishment & Administration department; that as per judgment of the High Court, seniority/promotions of the appellants are required to be dealt with in accordance with the judgment titled Tikka Khan Vs Syed Muzafar (2018 SCMR 332), but the respondents deliberately and with malafide declared them surplus, which is detrimental to the interests of the appellants in terms of monitory loss as well as seniority/promotion, hence interference of this tribunal would be warranted in case of the appellants.

Learned Additional Advocate General for the respondents has contended that the appellants has been treated at par with the law in vogue i.e. under section-11(A) of the Civil Servant Act, 1973 and the surplus pool policy of the provincial government framed thereunder; that proviso under Para-6 of the surplus pool policy states that in case the officer/officials declines to be adjusted/absorbed in the above manner in accordance with the priority fixed as per his seniority in the integrated list, he shall loose the facility/right of adjustment/absorption and would be required to opt for pre-mature retirement from government service provided that if he does not fulfill the requisite qualifying service for pre-mature retirement, he may be compulsory retired from service by the competent authority, however in the instant case, no affidavit is forthcoming to the effect that the appellant refused to be absorbed/adjusted under the surplus pool policy of the government; that the appellants were ministerial staff of ex-FATA Secretariat, therefore they were treated under section-11(a) of the Civil Servant Act, 1973; that so far as the Issue of inclusion of posts in BPS-17 and above of erstwhile agency planning cells, P&D Department merged areas secretariat is concerned, they were planning cadre employees, hence they were adjusted in the relevant cadre of the provincial government; that after merger of erstwhile FATA with the Province, the Finance Department vide TESTED



order dated 21-11-2019 and 11-06-2020 created posts in the administrative departments in pursuance of request of establishment department, which were not meant for blue eyed persons as is alleged in the appeal; that the appellants has been treated in accordance with law, hence their appeals being devoid of merit may be dismissed.

05. We have heard learned counsel for the parties and have perused the record.

Before embarking upon the Issue in hand, it would be appropriate to 06. explain the background of the case. Record reveals that in 2003, the federal government created 157 regular posts for the erstwhile FATA Secretariat, against which 117 employees including the appellants were appointed on contract basis in 2004 after fulfilling all the codal formalities. Contract of such employees was renewed from time to time by issuing office orders and to this effect; the final extension was accorded for a further period of one year with effect from 03-12-2009. In the meanwhile, the federal government decided and issued instructions dated 29-08-2008 that all those employees working on contract against the posts from BPS-1 to 15 shall be regularized and decision of cabinet would be applicable to contract employees working in ex-FATA Secretariat through SAFRON Division for regularization of contract appointments in respect of contract employees working, in FATA. In pursuance of the directives, the appellants submitted applications for regularization of their appointments as per cabinet decision, but such employees were not regularized under the pleas that vide notification dated 21-10-2008 and in terms of the centrally administered tribal areas (employees status order 1972 President Oder No. 13 of 1972), the employees working in FATA, shall, from the appointed day, be the employees of the provincial government on deputation to the Federal Government without deputation allowance, hence they are not entitled to be regularized under the policy decision dated 29-08-2008.

(17)

In 2009, the provincial government promulgated regularization of service Act, 2009 and in pursuance, the appellants approached the additional chief secretary ex-FATA for regularization of their services accordingly, but no action was taken on their requests, hence the appellants filed writ petition No 969/2010 for regularization of their services, which was allowed vide judgment dated 30-11-2011 and services of the appellants were regularized under the regularization Act, 2009, against which the respondents filed civil appeal No 29-P/2013 and the Supreme Court remanded the case to the High Court Peshawar with direction to re-examine the case and the Writ Petition No 969/2010 shall be deemed to be pending. A three member bench of the Peshawar High Court decided the issue vide judgment dated 07-11-2013 in WP No 969/2010 and services of the appellants were regularized and the respondents were given three months time to prepare service structure so as to regulate their permanent employment in ex-FATA Secretariat vis-à-vis their emoluments, promotions, retirement benefits and inter-se-seniority with further directions to create a task force to achieve the objectives highlighted above. The respondents however, delayed their regularization, hence they filed COC No. 178-P/2014 and in compliance, the respondents submitted order dated 13-06-2014, whereby services of the appellants were regularized vide order dated 13-06-2014 with effect from 01-07-2008 as well as a task force committee had been constituted by Ex-FATA Secretariat vide order dated 14-10-2014 for preparation of service structure of such employees and sought time for preparation of service rules. The appellants again filed CM No. 182-P/2016 with IR in COC No 178-P/2014 in WP No 969/2010, where the learned Additional Advocate General alongwith departmental representative produced letter dated 28-10-2016, whereby service rules for the secretariat cadre employees of Ex-FATA Secretariat had been shown to be formulated and had been sent to secretary SAFRAN for approval, hence vide judgment dated 08-09-2016, Secretary SAFRAN was directed to finalize the matter within one month, but the respondents Instead of doing the needfall TESTED

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declared all the 117 employees including the appellants as surplus vide order dated 25-06-2019, against which the appellants filed Writ Petition No. 3704-P/2019 for declaring the impugned order as set aside and retaining the appellants in the Civil Secretariat of establishment and administration department having the similar cadre of post of the rest of the civil secretariat employees.

During the course of hearing, the respondents produced copies of notifications dated 19-07-2019 and 22-07-2019 that such employees had been adjusted/absorbed in various departments. The High Court vide judgment dated 05-12-2019 observed that after their absorption , now they are regular employees of the provincial government and would be treated as such for all intent and purposes including their seniority and so far as their other grievance regarding their retention in civil secretariat is concerned, being civil servants, it would involve deeper appreciation of the vires of the policy, which have not been impugned in the writ petition and in case the appellants still feel aggrieved regarding any matter that could not be legally within the framework of the said policy, they would be legally bound by the terms and conditions of service and in view of bar contained in Article 212 of the Constitution, this court could not embark upon to entertain the same. Needless to mention and we expect that keeping in view the ratio as contained in the judgment titled Tikka Khan and others Vs Syed Muzafar Hussain Shah and others (2018 SCMR 332), the seniority would be determined accordingly, hence the petition was declared as infructuous and was dismissed as such. Against the judgment of High Court, the appellants filed CPLA No 881/2020 in the Supreme Court of Pakistan, which was disposed of vide judgment dated 04-08-2020 on the terms that the petitioners should approach the service tribunal, as the issue being terms and condition of their service, does fall within the jurisdiction of service tribunal, hence the appellant ATTESTED filed the instant service appeal.



09. Main concern of the appellants in the instant service appeal is that in the first place, declaring them surplus is illegal, as they were serving against regular posts in administration department Ex-FATA, hence their services were required to be transferred to Establishment & Administration Department of the provincial government like other departments of Ex-FATA were merged in their respective department. Their second stance is that by declaring them surplus and their subsequent adjustment in directorates affected them in monitory terms as well as their seniority/promotion also affected being placed at the bottom of the seniority line.

In view of the foregoing explanation, in the first place, it would be appropriate to count the discriminatory behaviors of the respondents with the appellants, due to which the appellants spent almost twelve years in protracted litigation right from 2008 till date. The appellants were appointed on contract basis after fulfilling all the codal formalities by FATA Secretariat, administration wing but their services were not regularized, whereas similarly appointed persons by the same office with the same terms and conditions vide appointments orders dated 08-10-2004, were regularized vide order dated 04-04-2009. Similarly a batch of another 23 persons appointed on contract were regularized vide order dated 04-09-2009 and still a batch of another 28 persons were regularized vide order dated 17-03-2009; hence the appellants were discriminated in regularization of their services without any valid reason. In order to regularize their services, the appellants repeatedly requested the respondents to consider them at par with those, who were regularized and finally they submitted applications for implementation of the decision dated 29-08-2008 of the federal government, where by all those employees working in FATA on contract were ordered to be puregularized, but their requests were declined under the plea that by virtue of presidential order as discussed above, they are employees of provincial government and only on deputation to FATA but without deputation allowance TESTED

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hence they cannot be regularized, the fact however remains that they were not employee of provincial government and were appointed by administration department of Ex-FATA Secretariat, but due to malafide of the respondents, they were repeatedly refused regularization, which however was not warranted. In the meanwhile, the provincial government promulgated Regularization Act, 2009, by virtue of which all the contract employees were regularized, but the appellant were again refused regularization, but with no plausible reason, hence they were again discriminated and compelling them to file Writ Petition in Peshawar High Court, which was allowed vide judgment dated 30-11-2011 without any debate, as the respondents had already declared them as provincial employees and there was no reason whatsoever to refuse such regularization, but the respondent instead of their regularization, filed CPLA in the Supreme Court of Pakistan against such decision, which again was an act of discrimination and malafide, where the respondents had taken a plea that the High Court had allowed regularization under the regularization Act, 2009 but did not discuss their regularization under the policy of Federal Government laid down in the office memorandum issued by the cabinet secretary on 29-08-2008 directing the regularization of services of contractual employees working in FATA, hence the Supreme Court remanded their case to High Court to examine this aspect as well. A three member bench of High Court heard the arguments, where the respondents took a U turn and agreed to the point that the appellants had been discriminated and they will be regularized but sought time for creation of posts and to draw service structure for these and other employees to regulate their permanent employment. The three member bench of the High Court had taken a serious view of the unessential technicalities to block the way of the appellants, who too are entitled to the same relief and advised the respondents that the petitioners are suffering and are in trouble besides mental agony, hence such regularization was allowed on the basis of Federal Government decision dated 29-08-2008 and the appellants were declared as civil servants of the FATA TESTED



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Secretariat and not of the provincial government. In a manner, the appellants were wrongly refused their right of regularization under the Federal Government Policy, which was conceded by the respondents before three member's bench, but the appellants suffered for years for a single wrong refusal of the respondents, who put the matter on the back burner and on the ground of sheer technicalities thwarted the process despite the repeated direction of the federal government as well as of the judgment of the courts. Finally, Services of the appellants were very unwillingly regularized in 2014 with effect from 2008 and that too after contempt of court proceedings. Judgment of the three member bench is very clear and by virtue of such judgment, the respondents were required to regularize them in the first place and to own them as their own employees borne on the strength of establishment and administration department of FATA Secretariat, but step-motherly behavior of the respondents continued unabated, as neither posts were created for them nor service rules were framed for them as were committed by the respondents before the High Court and such commitments are part of the judgment dated 07-11-2013 of Peshawar High Court. In the wake of 25th Constitutional amendments and upon merger of FATA Secretariat into Provincial Secretariat, all the departments' alongwith staff were merged into provincial departments. Placed on record is notification dated 08-01-2019, where P&D Department of FATA Secretariat was handed over to provincial P&D Department and law & order department merged into Home Department vide notification dated 16-01-2019, Finance department merged into provincial Finance department vide notification dated 24-01-2019, education department vide order dated 24-01-2019 and similarly all other department like Zakat & Usher Department, Population Welfare Department, Industries, Technical Education, Minerals, Road & Infrastructure, Agriculture, Forests, Irrigation, Sports, FDMA and others were merged into respective Provincial Departments, but the appellants being employees of the administration department of ex-FATA were not merged

into Provincial Establishment & Administration Department, rather they were

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Khyber Pakhtnikhu Service Filkunal Peshawar

declared surplus, which was discriminatory and based on malafide, as there was no reason for declaring the appellants as surplus, as total strength of FATA Secretariat from BPS-1 to 21 were 56983 of the civil administration against which employees of provincial government, defunct FATA DC, employees appointed by FATA Secretariat, line directorates and autonomous bodies etc were included, amongst which the number of 117 employees including the appellants were granted amount of Rs. 25505.00 million for smooth transition of the employees as well as departments to provincial departments and to this effect a summery was submitted by the provincial government to the Federal Government, which was accepted and vide notification dated 09-04-2019, provincial government was asked to ensure payment of salaries and other obligatory expenses, including terminal benefits as well of the employees against the regular sanctioned 56983 posts of the administrative departments/attached directorates/field formations of erstwhile FATA, which shows that the appellants were also working against sanctioned posts and they were required to be smoothly merged with the establishment and administration department of provincial government, but to their utter dismay, they were declared as surplus inspite of the fact that they were posted against sanctioned posts and declaring them surplus, was no more than malafide of the respondents. Another discriminatory behavior of the respondents can be seen, when a total of 235 posts were created vide order dated 11-06-2020 in administrative departments i.e. Finance, home, Local Government, Health, Environment, Information, Agriculture, Irrigation, Mineral and Education Departments for adjustment of the staff of the respective departments of ex-FATA, but here again the appellants were discriminated and no post was created for them in Establishment & Administration Department and they were declared surplus and later on were adjusted in various directorates, which was detrimental to their rights in terms of monetary benefits, as the allowances admissible to them in their new places of adjustment were less than TESTED

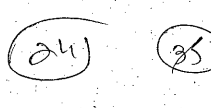
the one admissible in civil secretariat. Moreover, their seniority was also affected

Taine Williams



as they were placed at the bottom of seniority and their promotions, as the appellant appointed as Assistant is still working as Assistant in 2022, are the factors, which cannot be ignored and which shows that injustice has been done to the appellants. Needless to mention that the respondents failed to appreciate that the Surplus Pool Policy-2001 did not apply to the appellants since the same was specifically made and meant for dealing with the transition of district system and resultant re-structuring of governmental offices under the devolution of powers from provincial to local governments as such, the appellants service in erstwhile FATA Secretariat (now merged area secretariat) had no nexus whatsoever with the same, as neither any department was abolished nor any post, hence the surplus pool policy applied on them was totally illegal. Moreover the concerned earned counsel for the appellants had added to their miseries by contesting their cases in wrong forums and to this effect, the supreme court of Pakistan in their case in civil petition No. 881/2020 had also noticed that the petitioners being pursuing their remedy before the wrong forum, had wasted much of their time and the service Tribunal shall justly and sympathetically consider the question of delay in accordance with law. To this effect we feel that the delay occurred due to wastage of time before wrong forums, but the appellants continuously contested their case without any break for getting justice. We feel that their case was already spoiled by the respondents due to sheer technicalities and without touching merit of the case. The apex court is very clear on the point of limitation that cases should be considered on merit and mere technicalities including limitation shall not debar the appellants from the rights accrued to them. In the instant case, the appellants has a strong case on merit, hence we are inclined to condone the delay occurred due to the reason mentioned above.

11. We are of the considered opinion that the appellants has not been treated in accordance with law, as they were employees of administration department of ex-FATA and such stance was accepted by the respondents in their comment.



submitted to the High Court and the High Court vide judgment dated 07-11-2013 declared them civil servants and employees of administration department of ex-FATA Secretariat and regularized their services against sanctioned posts, despite they were declared surplus. They were discriminated by not transferring their services to the establishment and administration department of provincial government on the analogy of other employees transferred to their respective departments in provincial government and in case of non-availability of post, Finance department was required to create posts in Establishment & Administration Department on the analogy of creation of posts in other Administrative Departments as the Federal Government had granted amount of Rs. 25505 million for a total strength of 56983 posts including the posts of the appellants and declaring them surplus was unlawful and based on malafide and on this score alone the impugned order is liable to be set aside. The correct course would have been to create the same number of vacancies in their respective department i.e. Establishment & Administrative Department and to post them in their own department and issues of their seniority/promotion was required to be settled in accordance with the prevalling law and rule.

12. We have observed that grave Injustice has been meted out to the appellants in the sense that after contesting for longer for their regularization and finally after getting regularized, they were still deprived of the service structure/rules and creation of posts despite the repeated directions of the three member bench of Peshawar High Court in its judgment dated 07-11-2013 passed in Writ Petition No. 969/2010. The same directions has still not been implemented and the matter was made worse when impugned order of placing them in surplus pool was passed, which directly affected their seniority and the future career of the appellants after putting in 18 years of service and half of their service has already been wasted in litigation.

ATTESTED

Khyber Pak pukhwi Khyber Pak pukhwi Servida Trimmal Peshawar



In view of the foregoing discussion, the instant appeal alongwith connected service appeals are accepted. The impugned order dated 25-06-2019 is set aside with direction to the respondents to adjust the appellants in their respective department I.e. Establishment & Administration Department Khyber Pakhtunkhwa against their respective posts and in case of non-availability of posts, the same shall be created for the appellants on the same manner, as were created for other Administrative Departments vide Finance Department notification dated 11-06-2020. Upon their adjustment in their respective department, they are held entitled to all consequential benefits. The issue of their seniority/promotion shall be dealt with in accordance with the provisions contained in Civil Servant Act, 1973 and Khyber Pakhtunkhwa Government Servants (Appointment, Promotion & Transfer) Rules, 1989, particularly Section-17(3) of Khyber Pakhtunkhwa Government Servants (Appointment Promotion & Transfer) Rules, 1989. Needless to mention and is expected that in view of the ratio as contained in the judgment titled Tikka Khan and others Vs Syed Muzafar Hussain Shah and others (2018 SCMR 332), the seniority would be determined accordingly. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 14.01.2022

MARCH CO.

(AHMAD SULTAN TAREEN)
CHAIRMAN

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

Date of Presentation of Application 01-03-22

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Date or incurrent of Copy 01-03-22

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Khyb htunkhwa Ser z Tribunal Peshawar 26)

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

SCANNED KPST Peshawar

Execution Petition No. 243 /2022 In Service Appeal No.11125/2020 pakhium Diary No. 336 Y Dated 22-4-27 au *Orvice Tribuna

Zahid Khan S/O Jan Badshah, Assistant, Khyber Pakhtunkhwa Ombudsperson Secretariat, Room No.212, Benevolent Fund Building Peshawar Cantt.

PETITIONER

VERSUS

- 1. The Government of KP through Chief Secretary Civil Secretariat, Peshawar.
- 2. The Government of KP through Secretary Establishment, Establishment & Administration Department Civil Secretariat, Peshawar.
- 3. The Government of KP through Secretary Finance, Finance Department at Civil Secretariat Peshawar.
- 4. Government of KP through Additional Chief Secretary Merged Areas, Office at Warsak Road Peshawar.

RESPONDENTS

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED 14.01.2022 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

RESPECTFULLY SHEWETH:

1. That the petitioner has filed service appeal No.11125/2020 in the Honourable Tribunal against the notification dated 25.06.2019 vide which the 117 employees including the petitioner appointed by erstwhile FATA Secretariat were declared as surplus and placed them in surplus pool of Establishment & Administration Department for his

Perbuyer

10th Oct. 2022

- 1. Counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl. AG alongwith Abdul Majid Lodhi, Section Officer for the respondents present.
- 2. Representative of the respondents has submitted copy of notification. No. SOE-IV(E&AD)/1-2/2022 dated 07.10.2022, whereby judgment dated 26.07.2022 of this Tribunal has been implemented. Learned counsel for the petitioner is satisfied with the same. The petition is, therefore, filed. Consign.
- 3. Pronounced in open court at Peshawar under my hands and the seal of the Tribunal on this 10th day of October, 2022.

(Kalim Arshad Khan) Chairman

Date of Preservation of Application 66-423

Number of Service Tribundance

Copying Fee 16/

Urgent 15/

Nation

Date of Delivery of Copy 06-423

Date of Delivery of Copy 06-423





WARSAK ROAD PESHAWAR



NOTIFICATION:

No FS/Er100-19 (GS) Vol-2/ 85 28 - 43 In pursuance of Peshawar High Court Peshawar Judgement dated 97-11-2013 in Writ Petition No.969/2010 and COC No.178-P/2014 duted 31-05-2014, the competent autriority has been pleased to regularize the services of the laboring contract officials with effect from 01-07-2008:-

S No	Name & Designation	BPS	Date of initial	
	Mr Hanil-ur-Rehman Assistant	14	01-12-2004	Law & Order Department FATA- Secretariat
2:	Mr Ashiq Hussain Assistant	14	01-12-2004	Admn Infra & Coord Department FATA Secretarial
	Mr Zahja Khan Assistant	14	01-12-2004	Admn, Infra & Coord Department FATA Secretariat
4	Mr. Qaiser Khan Assistant	14	01-12-2004	Directorate of Minerals Industries & Technical Education (FATA) Peshawar
5	Muhammad Zahir Shah Tracer	. 5	14-10-2004	Directorate of Minerals Industries & Technical Education (FATA) Peshawar

ADDITIONAL CHIEF SECRETARY (FATA)

Dated 13 /6/2014 Copy to -

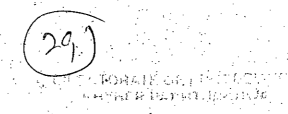
- 1 Secretary States & Frontier Regions Division Government of Pakistan Islamabad
- 2 Secretary Establishment Division Government of Pakistan Islamabad.
- 3 Secretary Finance Division Government of Pakistan Islamabad
- 4 Secretary Law Division Government of Pakistan Islamabad
- 5 Secretary Establishment Department Khyber Pakhtunkhwa
- 6 Secretary Finance Department Khyber Pakhtunkhwa
- 7 Secretary Law & Order Department FATA Secretarial
- Registrar Peshawar High Court Peshawar with reference to letter No 9708/Judi. dated 31-05-2014
- ti Director (C&WS) FEB & GIBF Building Shahrah-e-Suhrawardy Zero Point Islamabadi
- 10 : Director Minerals, Industries & Technical Education (FATA)
- 11 Accountant General Knyber Pakhtunkhwa
- 12 Additional Accountant General (PR) Sub Office Peshawar
- 13 Deputy Secretary (Litigation) FATA Secretarial
- 14 Section Officer (Budget & Accounts) Admn. FATA Secretarial
- the Estate Office//DDO FATA Secretariat
- 16. PS to Chief Secretary Khyber Pakhtunkhwa
- 17 PS to Secretary A,I&C Degartment FATA Secretariat
- 18 PS to Additional Chief Secretary FATA Secretariat
- 19 Bill Clan. A I&C Department FATA Secretarial
- Officials concerned.
- 1 Fersonal Flags
 - The Norton so clark for.

Taimur Hiliter Kinan Advocate Supreme Coun Attested

Section Difficer (Estati)

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

Dated Peshawar, the October 7th, 2022

NOTIFICIATION

No. SO E-IV (E&AD)/1-2/2022: In pursuance of Khyber Pakhtunkhwa Service Tribunal judgement in Service Appeal No. 1227/2020 dated 14.01.2022 and subsequent Execution Petition No. 242-252/2022 dated 26.07.2022 in Service Appeal No. 1227/2020 dated 14.01.2022, in compliance of the orders passed by Khyber Pakhtunkhwa Service Tribunal Mr. Hanif Ur Rehman, Assistant (BS-16), presently working as Assistant in Directorate of Prosecution, Home Department Khyber Pakhtunkhwa is hereby conditionally adjusted as Assistant (BS-16) in Civil Secretariat, Peshawar till final judgement of Supreme Court of Pakistan in CPLA No. 358-P/2022 dated 25.04.2022 which is pending adjudication before Supreme Court of Pakistan.

2. His seniority and other claims will be settled in due course of time:

CHIEF SECRETARY
KHYBER PAKHTUNKHWA

Endst: Even No. & Date.

Copy of the above is forwarded to:

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Secretary to Govt. of Khyber Pakhtunkhwa, Home Department.
- Director General, Directorate of Prosecution, Home Department.
- ✓ 4. Section Officer (Admn), Administration Department.
 - 5. Section Officer (Secret), Establishment Department.
 - 6. Section Officer (Lit-III), Establishment Department for further necessary action.
- 7. P.S to Secretary Establishment Department.
- 8 P.S to Special Secretary (Estt), Establishment Department
- 9. P.A to Addl: Secretary (Estt), Establishment Department.
- 10.P.A to Deputy Secretary (Estt), Establishment Department.
- 11. Official concerned.

SECTION OFFICER (E-IV)



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMEN

(Establishment Wing)

No. SOE.IV (E&AD) 1-13/2023 Dated Peshawar, the 08.02.2023

All Section Officer (Gen:/Admn/Estt) of the concerned

Administrative Departments, Civil Secretariat, Khyber Pakhtunkhwa.

The Section Officer (Admn), Governor Secretariat, Khyper Pakhtunkhwa.

The Section Officer (Admn), Chief Minister Secretariat.
The Section Officer (Admn), Staff Training Institute, Khyber Pakhtunkhwa.

The Section Officer to MSG, Governor's House, Reshawar.

Subject:-

TS OF PRIVATE OF THE CIVIL SENIORITY LISTS **TENTATIVE SECRETARIES** SUPERINTENDENT CADRES SECRETARIAT KHYBER PAKHTUNKHWA.

I am directed to refer to the above cited subject and to enclose copies of tentative following cadres of Khyber Pakhtunkhwa Civil with the request to kindly circulate/bring the same into the notice of all officers / officials working in your respective departments. The same is also available on official website: http://estab-admin.gkp.pk. Reservations, if any, may be conveyed to this department on or before 07.03.2023 for consideration / settlement before final declaration thereof. Besides, the departments concerned would be required to issue a certificate to the effect that the said lists have been formally brought into the notice of all concerned so as to secure Govt.'s legal position viz-a-viz the claims/lame excuses of ignorance about such lists often resorted to by certain officials when it comes to litigations in the Courts:-

i	Additional Private Secretary (BS-19)
ii.	Senior Private Secretary (BS-18)
ili.	Private Secretary (BS-17)
_ iv.	Sr. Scale Stenographer (BS-16)
ν.	Stenographer (BS-14)
vì.	Superintendent (BS-17)
vii.	Assistant (BS-16)
yiii.	Senior Clerk (BS-14)
ix.	Junior Clerk (BS-11)

In case no objection is received by the target date, it would be pregumed that no individual of your department has any objection to the tentative seniority list.

> (SIRA) MUHAMMAD) SECTION OFFICER (E-IV) 9210461

Endst: No. & Date Even.

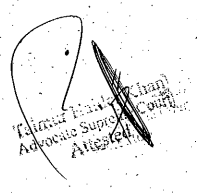
A copy of the above is forwarded to the:-

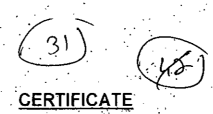
1. P.S. to Secretary Establishment Department.

P.S. to Special Secretary (Estt.), Establishment Department. P.A to Deputy Secretary (Estt), Establishment Department.

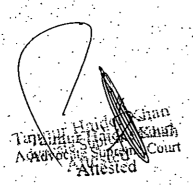
Section Officer (Admn), Administration Department with the request to bring it into the notice of the all concerned employees of E&A Deptt.

SECTION OFFICER (E.IV)





TENTATIVE SENIORITY LISTS OF PRIVATE SECRETARIES CADRES/ SUPERINTENDENT CADRES OF THE CIVIL SECRETARIAT, KHYBER Subject:-PAKHTUNKHWA. It is certified that I have gone through my particulars mentioned at Serial of the tentative seniority list of _ and found them correct, except at the following columns:-S.# Column Present entry To be replaced by Remarks No. (Attach copy, if any) The following discrepancies are also brought into the notice:-2. 3. Note:-Additional sheet may be used, if required, please. Name: Designation:_ Department:__ Date



TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).

B N-		,		,	y.·	,	Desertment	4	
3.NO.	Name of official	Academic	Date of Birth	Domicile	Date of 1st	Date of	Department	Method of	Remarks
		Qualifica-	Birth	,	Entry in	Apptt:/		Recruitment/	
		tion			Govt:	Promotion as		Appointment]
<u> </u>					service	Assistant			
1		M.B.A	09.09.1987	Nowshera	30.06.2015	30.06.2015	Law Deptt.	By initial rectt.	Assistant
	Mushtaq Ahmad				,	75			:
- 2		FA	14.08.1968	Peshawar	17.12.1992	02.11.2015	Agriculture Deptt.	By promotion	Assistant
	Muhammad Ashiq				÷ .				
3	Mr. Aurangzeb	Matric	21.04.1974	Peshawar	01.05.1992	12.02.2018	Law Deptt.	By promotion	Assistant
	S/O Khan Sahib					· · · · · · · · · · · · · · · · · · ·			
4	Mr. Shuja-ud-Din	Matric	10.02.1970	Peshawar	01.07.1990	28.01.2016	Finance Deptt.	By promotion	Assistant
5	Mr.Hamayun Mustafa	M.Com	15.12.1981	Chitral	15.01.2008	27.05.2016 -	E&AD (O/O Minister for	By promotion	Assistànt
							PHE)		
6		B.A	19.12.1984	Swat	22.01.2008		Social Weifare Deptt.	By promotion	Assistant
7	Mr. Yousaf Khan	M.A	07.03.1979		15.01.2008		Higher Education Deptt.	By promotion	Assistant
8	Mr. Muhammad Ashraf Khan	M.A	01.02.1979	Dir Upper	15.01.2008	27.05.2016	E&AD (Admn Branch)	By promotion	Assistant
	S/O Muhammad Zar Khan		ļ			·,			
					,				
9	Miss. Noor Begum	M.A		Mardan Female	15.01.2008			By promotion	Assistant
• 10	Mr. Haider Ali	B.A	06.12.1985	Khyber	15.01.2008			By promotion	Assistant
L				,			Assistant to for C&W)		
11	Mr. Muhammad Sahir	B.A	08.04,1981	Peshawar	15:01.2008		Ministery of Federal for	By promotion	Assistant
					, .	,	Education & Professional		
							Training for 03 years w.e.f		
			* *				26.04.2022		
		B.A	31.08.1982	Lakki Marwat	15.01.2008	27.05.2016	Transport Deptt.	By promotion	Assistant
	S/O Taza Gul								
1. 1		B.Sc	08.08.1983	Mohmand .:	15.01.2008	22.12.2016	Energy & Power Deptt.	By promotion	Assistant
	S/O Abdul Wahid				10 17 0001				
	, .	M.A	01.08.1979	D.i.Khan	19.11.2001	22.12.2016	E&A Deptt. (O/o CS)	By promotion	Assistant
	Akhtar		04.00.4000	10	45.04.0000	00.40.0040			
	Muhammad Jehangir	B.A	04.09.1986	Knyber	15.01.2008	22.12.2016	Environment Deptt.	By promotion	Assistant
	Rehman	DAULD	25 02 4000	CD Db	16.01.0000	22 42 2040	E9AD (13.11)	<u></u>	
		B.A/LLB	25.03.1983	FR Peshawar	16.01.2008	22.12.2016	E&AD, (Lit-II)	By promotion	Assistant
	S/O Nawab Shah	<u> </u>	04.04.4064	Manachas	4E 01 2000	24.05.2047	Dispostanta and Augustin	D	A 1 - 1 - 1
		B.A	.04.04.1984	•	15.01.2008		Directorate of Aviation,	By promotion	Assistant
	D/O Muhammad Afzai	B.Com	20.03.1985	Female	15.01.2008	-	Administration Deptt.	D.,	0
									Assistant
		M.A/ B.ed	01.07.1985		15.01.2008				Assistant
20	Mr.Naveed Alam	B.Sc	15.03.1981	Malakand .:	15.01.2008	22.12.2016	Minerals Dev. Deptt.	By promotion	Assistant
			11.0001005		17.01.000	20.40.6046	1 11 5 11		
		B.Sc	14.03.1982		17.01.2008				Assistant
22	Mr.Muhammad Zaheer	B.A	15.11.1984	Abbottabad .	15.01.2008	22.12.2016 H	ligher Education Deptt.	By promotion	Assistant

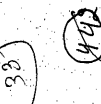


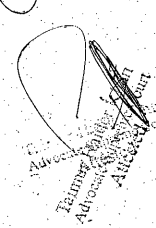




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S.NO.	Name of official	Academic Qualifica-	Date of Birth	Domicile	Date of 1st	Date of Apptt:/	Department		f Remarks
		tion			Govt:	Promotion as Assistant		Appointment	
	Mr. Khan Zaman	B.A	25.01.1977	Lakki Marwat	15.01.2008	22.12.2016	Housing Deptt.	By promotion	Assistant
	Mr. Gul Nawaz S/O Sharif Gul	B.Com	22.03.1983	Malakand .:	15:01.2008	22.12.2016	Housing Deptt.	By promotion	Assistant
	Miss. Zunaira Rashid	F.A	14.03.1985	Mansehra Female	24.01.2008	22.12.2016	E&AD (E-IV Section)	By promotion	Assistant
	Mr. Qasim Ali Awan S/O Shabbir Ahmad Awan	B.A	21.02.1987	Mansehra	15.01.2008	22.12.2016	Minerals Dev. Deptt.	By promotion	Assistant
1	Mr. Farmanullah S/O Tasleem Khan	M.A	22.08.1987	Lakki Marwat	15.01.2008	22.12.2016	Home Deptt.	By promotion	Assistant
	Syed Mansoor Ahmad	B.A	22.02.1986	Malakand ::	15.01.2008	22.12.2016	Agriculture Deptt.	Pu promotion	8
	Mr. Aziz-ur-Rehman	B.A	14.04.1974		15.01.2008	22.12.2016	Minerals Dev. Deptt.	By promotion By promotion	Assistant
:	Mr. Nisar Ahmad S/O Abdullah	B.A	04.07.1978	Chitral	15.01.2008	22.12.2016	Irrigation Deptt.	By promotion	Assistant Assistant
	Said Shah Bacha	M.A	11.04.1979		15.01.2008	22.12.2016	E&AD (O/O Special Assistant to CM for Prison as PS (OPS)	By promotion	Assistant
1	Mr.Muhammad Ashraf S/O Muhammad Sherin	B.A	02.03.1981		15.01.2008	22.12.2016	E&AD (E-V Section)	By promotion	Assistant
	Vr. Akbar Zaman	B.A	27.03.1984		15.01.2008	22.12.2016	Irrigation Deptt.	By promotion	Assistant
	Saeed Ahmad Khan	F.Sc \		Chitral	15.01.2008	22.12.2016	Local Govt. Deptt.	By promotion	Assistant
		M.A / L.L.B		Dir Lower	15.01.2008	22.12.2016			Assistant
	Mr.Abdur Rashid Khan	MBA (Finance)		Chitral	15.01.2008	22.12.2016			Assistant
<u> </u>	Mr. Ateeque-ur-Rehman S/O Muhammad Shafique			Mansehra	15.01.2008	22.12.2016	Finance Deptt.	By promotion	Assistant
38 S	Syed Azam Shah	M.Com	09.10.1986	Mansehra	15.01.2008		On deputation to Private	By promotion	Assistant
		•					School Regulatory Authority for 03 w.e.f. 08.06.2022 to 07.06.2025)		
9 N	fr. Bilal Khan	B.A	21,06,1985	Abbottabad	15.01.2008				
0 N S	lr. Muhammad Awais Ali /O Safi Ullah		03.02.1980		15.01.2008	22.12.2016	On deputation to Private	By promotion A By promotion A	Assistant . Assistant
						i	School Regulatory Authority for 03 w.e.f		
						0	6.08.2018 to 05.08.2021) extended for 2yrs w.e.f		
ПМ	r. Muhammad Arif F	.Sc (07.02.1984 N				6.08.2021 to 05.08.2023	7.	



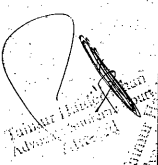


· · · · · · · · · · · · · · · · · · ·	•		
	JOT OF LOOK	374NT0/00 40 00 00 00 0C0	CRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).
TENTATIVE SENICIPITY S	AND THE ANNALY	STANTS INSTALL TO THE COURT	`DETADIAT DECHAMAD (AC CTAAR AM 40 A4 2022)

0.11							, PESHAWAR (AS STOO		
S.No.	Name of official	Academic	Date of	Domicile	Date of 1st	Date of	Department		of Remarks
		Qualifica-	Birth		Entry in	Apptt:/		Recruitment	
		tion			Govt:	Promotion as		Appointment	
			ļ		service	Assistant			
42	Mr.Arsalan Ahmad	B.Com	07.02.1988	Mansehra	15.01.2008 -	. 22.12.2016	On deputation basis in		Assistant
							E&SE Deptt: for further	1	
. 40	, , , , , , , , , , , , , , , , , , ,	3.4.4	00 00 4000	0.		00.40.0040	posting in project.		
43	Mr. Farid Khan	Matric	20.03.1986	· ·	28.04.2008	22.12.2016	Finance Deptt.	By promotion	Assistant
.44	Mr. Vijay Hameed	Matric	16.02,1987	1 1 2	26.04.2008	22.12.2016	P&D Deptt.	By promotion	Assistant
	<u> </u>		00.05.4000	Minority	10.00.000				
45	Mr. Abdul Basit	ВА	20.05.1989	Kohat	13.08.2008	22.12.2016	E&AD O/O Spl Astt. To	By promotion	Assistant
<u> </u>	S/O Muhammad Riaz						CM for Population Welfare		
46	Mr. Sohail Zafar Amin	F.A	03.02.1988	Karak	22.11.2008 ·	22.12.2016	on deputation ti KP-	By promotion	Assistant ,
					`	·.•	Culture, Tourism Authority		
							for initial period of 03 years		
						- -	w.e.f. 04.11.2022 to		
				٠,	! .		03,11.2025		
					•				
	Mr. Naeem Shah S/O	м.а	17.11.1990	Peshawar	22.11.2008	22.12.2016	Sports Dept.	By promotion	Assistant
	Rahmat Shah		```	,				<u> </u>	
	Mr. Sher Aziz Khan	Matric	04.02.1973		11.08.1991	22.12.2016	ST&IT Deptt.	By promotion	Assistant
	Mr. Abdul Haleem	FA '	04.09.1974		08.02.1992		Industries Deptt.	By promotion	Assistant
	Mr. Ali Gohar	FA .	02.07.1972		09.08.1992			By promotion	Assistant
	Syed Naseeruddin	Matric	30.12.1974		07.02.1993			By promotion	. Assistant
	Mr. Fazle Akbar	FA ·	03.02.1969		24.04.1993			By promotion	Assistant
53	Mr. Umar Gul	Matric	05.11.1973	'	26.05.1993			By promotion	Assistant
54.		MSc	10.07.1992	Chitral (Minority	17.03.2017			By initial rectt.	Assistant
S	Khoshwat Khan			Quota) (Kelash)			Assistant to CM for	•	1
20	<i>3</i>						Minority Affiars as PS	•	
~## C					[4.1		(OPS)		
55	Mr. Atif Pervez S/O Pervez	M.Com	30.03.1987	Peshawar	20.03.2017	20.03.2017	CM Sectt.	By initial rectt.	Assistant
	Bhatti			(Minority		, -			•
	ā,	•	: · .	Quota)					
60 G			22.22.12.5	(Christian)	00 00 0045	66.66.66.47			
. 56	Mr. Kashif Munir S/O Munir	M.Com		•	20.03.2017	20.03.2017	E&AD (R-V Section)	By initial rectt.	Assistant
· · '				(Minority					
- 1				Quota)		<u>.</u>		,	
				(Christian)	00.00.55.5				
	Mr. Abdul Rab S/O Abdul	M.A			20.03.2017	20.03.2017	P&D Deptt.	By initial rectt.	Assistant
, , ¹	Rahim Bacha			(Disable Quota)		·			
58.	Mr. Tasleem Gul	Matric	02.05.1975	Charsadda	28.06.1993	31.05.2017	CM Sectt	By promotion	Assistant
59: 1	Mr. Abdul Majeed S/O Gul	FA	01.10.1968		29.07.1993	31.05.2017			Assistant
	Ahmed								







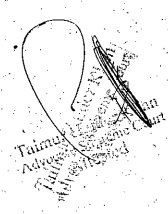
(416)

, TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).

SNo	Name of official	Academic	Date of	Domicile	Date of 1st		PESHAWAR (AS STOC		
30.		Qualifica-	Birth	Dounche	Entry in	Apptt:/	Department	1	f Remarks
		tion	Birtir	* * * * * * * * * * * * * * * * * * * *	Govt:	Promotion as		Recruitment/	
		, 11011			service	· Assistant		Appointment	
60	Mr. Niaz Ali	FA	04 00 4070	D-t	 				1
61	Mr. Zar Bad shah	Matric	01.03.1976		02.03.1994	31.05.2017	Law Deptt.	By promotion	Assistant
. —	<u> </u>			Peshawar	11.07.1994	31:05.2017	Higher Education Deptt.	By promotion	Assistant
62	Mr. Raham Daraz	Matric	25.01.1970		02.08.1994	31.05.2017	Environment Deptt.	By promotion	Assistant
63	Mr. Shahi Mand	FA		Charsadda	09.08.1994	31.05.2017	Finance Deptt:	By promotion	Assistant
64	Mr. Imran Saeed	M.A	30.03.197.4		28.09.1994	31.05.2017	Finance Deptt.	By promotion	Assistant
65	Mr. Mehboob Shah S/O Mir	BA	07.10.1967	Peshawar	30.10.1994	31.05.2017	E&AD (O/o CS)	By promotion	Assistant
	Badshah		24 22 42 2	•	*				
66	Miss. Zakia Sumbal Khan		01.08.1992	Lakki Marwat	23.06.2017	23.06.2017	Home Deptt.	By initial rectt.	Assistant
•	D/O Ghulam Muhammad		•	Female Quota	l				
·	Khan								
67	Mr. Muhammad Ali	Matric	03.12.1972		13.11.1994	12.02.2018	Finance Deptt.	By promotion	Assistant
68	Mr. Abdul Shakoor	FA	23.03.1973	· · · · · · · · · · · · · · · · · · ·	01.12.1994	30.10.2017	Governor House	By promotion	Assistant
69	Mr. Farhad Khan	Matric	10.07.1976	Peshawar .	05.12.1994	30.10.2017	Sports Deptt.	By promotion	Assistant
1.70	S/O Shamshad Khan								
_ ` '	Mr.Rambail Gul	Matric	05.02.1972		14:07.1990		Home Deptt.	By promotion	Assistant
	Mr. Muhammad Latif	Matric	30.05.1974		01.02.1995		Finance Deptt.	By promotion	Assistant
	Mr.Ghulam Akbar	FA		Charsadda	06:03.1995		Irrigation Deptt.	By promotion	Assistant
73	Mr. Fahad Khan	F.A.	12.04.1976	Peshawar	12.03.1995	30.10.2017		By promotion	Assistant
			20 20 20 20				Cooperative Deptt.		
		Matric	02.09.1973		19.03.1995		Finance Deptt.	By promotion	Assistant
75	Mr. Malang S/O Abdul Haq	F.A.	25.02.1971	Peshawar	20.03.1995	30.10.2017	E&AD (Estate Office)	By promotion	Assistant
76	Mr. Usman Javed S/O Javed	M.A	07.07.1987 [.]	Nowshera	18.09.2014	08.02.2018	E&AD (Policy Section)	By initial rectt.	Assistant
	iqbai		•						, toolotalik
77	Mr. Mubashir Khan S/O	B.E (Comp	08.02.1989	Nowshera	25.01.2018	25.01.2018	On deputation to PSRA	By initial rectt.	Assistant
1 1	Farman Ullah	Eng)			, a North		w.e.f 6.10.2021 to		, 1001012111
				′			5.10.2024		
		MSc	09.01.1987	Mansehra	07.02.2018			By initial rectt.	Assistant
1 1	S/O Syed Lal Hussain Shah	. "	.	· · •	ľ	:	Authority on deputation		
[]			·			1	basis`w.e.f 06.04.2021 to		
							05.04.2024		
			06.09.1988	Mansehra	01.10.2015	01.02.2018	Health Deptt.	By initial rectt.	Assistant
	• 1	(Electrical	· '		- i	• .			
		Eng)						<u></u>	
			06.04.1989	Mardan	24.01.2018	24.01.2018 👢	E-III Section, E&AD	By initial rectt.	Assistant
		(Pharmaceuti						*	
'		cal Sciences		,				· · .	
81	Mr. Muhammad Waqas S/O	MBA (Fin)	19.03.1986	Mardan :	25.01.2018	25.01.2018 F	inance Deptt.	By initial rectt.	Assistant
	Muhammad Ayaz						mano popu,	oy miliar rock,	Tooloidill
	<u> </u>	·							•







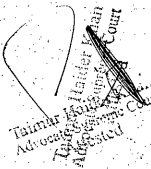
(41)

TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).

SNA	Name of official	Academic	Date of	Domicile	Date of 1st	<u> </u>	Penntant		
3.110.	Hame of Official	Qualifica-	Birth	Domicite			Department		of Remarks
		tion	Dilai	ļ	Entry in Govt:	Apptt:/ Promotion as		Recruitment/	
1		lion			service	Assistant	•	Appointment	
82	Mr. Muhammad Hamid Ullah	14 A	24 10 4004	Danne			5045 /0/2 05 5		
02	S/O Sana Ullah Khan	M.A	24.10.1991	Bannu	25.01.2018	25.01.2018	E&AD (O/O CS, Dairy	By initial rectt.	Assistant
							Section)		
83	Mr. Sabz Ali Khan S/O	M.A	24.03.1988	Swat	01,02.2018	01.02.2018	Governor Sectt.	By initial rectt.	Assistant
	Shahzada Khan		07 00 1000						<u> </u>
84	Mr. Muhammad Ilyas S/O	M.A (Engish)	07.03.1992	Lakki Marwat	25.01.2018	25.01.2018	Finance Deptt.	By initial rectt.	Assistant
	Amir Nawaz	14.4	*04.07.4000	D:-11	00.04.0040	50.04.5035	5155		
85	Mr. Izaz lobal S/O	M.A	01.07.1989	Dir upper	26.01.2018	26.01.2018	PHE Deptt.	By initial rectt,	Assistant
86	Mohammadia Gul	1 detain	06.00.4070	Maryahana	00.00.4005	10.00.0010			
ļ	Mr. Fayyaz Khan	Matric	06.09.1972	<u> </u>	20.03.1995			By promotion	Assistant
87	Mr. Noor Wali	Matric	01.03.1974		20.03.1995		Energy & Power Deptt.	By promotion	Assistant
88	Mr. Shahid Aziz	Matric	24.04.1970		22.03.1995		Finance Deptt.	By promotion	Assistant
89	Mr. Muhammad Asif	Matric	11.04.1975		26.03.1995		Augaf Deptt.	By promotion.	Assistant
90	Mr. Imtiaz Ali Khan	Matric	05.08.1970	Nowshera	01.04.1995	22.01.2019	Energy & Power Deptt.	By promotion	Assistant
	S/O Mahboob Ali Khan								
	Mr. Ajmal Khan	Matric	05.04.1973		29.06.1995		STI - E&AD	By promotion	Assistant
92	Mr. Sawan Das	Matric	07.03.1975		01.07.1995	12.02.2018	Finance Deptt.	By promotion	Assistant
				Minority		·			
93		Matric	11.05.1972	Peshawar	10.07.1995	12.02.2018	Law Deptt,	By promotion	Assistant
	Fazai Wahab		45.05.40==						
94	Syed Jehangir Shah	Matric	15.05.1977		13.08.1995			By promotion	Assistant
	Mr. Farmanullah	FA	20.12.1967	Karak	12.09.1995	12.02.2018	CM Sectt.	By promotion	Assistant ·
	S/O Niaz Majan	DA.	23.07.1976	Dashawar	42.00.4005	00.04.0040		· · · · · ·	
90	Mr. Muhammad Irfan Anjum	DA	23.07.1976	resnawar	13.09.1995	22.01.2019	PHE Deptt.	By promotion	Assistant
97	Mr. Muhammad Saeed	Matric	06.03.1974	Sughi	12.12.1995	12.02.2018	Sanda Danii	5	
				·				By promotion	Assistant
	Mr. Muhammad Imran	Matric	01.06.1977	Pesnawar	18.12.1995	25.05.2018	E&AD, Special Assistant to	By promotion	Assistant
	Anjum	•			·		CM for Information)		
		Matric	08.04.1975		01.02,1996			By promotion	Assistant
	· · · · · · · · · · · · · · · · · · ·	B.A	11.11.1971		05.01.2009	12.02.2018	E&AD, R-I Section	By promotion	Assistant
	D/O Mir Daraz Khan			Female					
	Mr. Zar Muhammad S/O	M.A (Eng)	22.04.1992	Mohmand	10.04.2018	10.04.2018	E&AD (E-II Section)	By initial rectt.	Assistant
	Wazir Khan		10.00 10-5						-
			18.03.1972						Assistant
		Matric	04.10.1977	resnawar	06.02.1996	25.05.2018	Higher Education Deptt.	By promotion	Assistant
	S/O Feroz Khan	14-42-	40.00.4070		00 00 4000	25.05.0040			
1∪4 .	Mr. Fayyaz Ali	Matric	13.08.1976 I	viardan	03.03.1996	20.U5.2U18 E	Environment Deptt.	By promotion	Assistant

 $\left(\begin{array}{c} \circ \\ \circ \end{array}\right)$



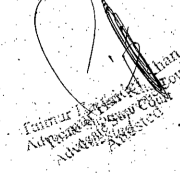


TENTATIVE SENIORITY LIST OF ASSISTANTS	

[6	N.	Name of official	Academic	Date of	Domicile	Date of 1st		, PESHAWAR (AS STOC		
3	.140.	Name of official	Qualifica-	Birth	Domicile	1 .	1	Department_	Method o	f Remarks
١,	•		tion	-		Entry in Govt:	Apptt:/ Promotion as		Recruitment/	
ľ		· ·	HOIL			- Pr			Appointment	
` _	10=		-	04 40 40 70	5	service	Assistant			
.	105	Mr. Victor John	FA	01.12.1973	1 : .	10.03.1996	25.05.2018	E&A Deptt.(Cash Branch)	By promotion	Assistant
-	400	12		05.00.4050	Minority	10.00		-		
. H	106	Mr. Hazrat Khan	Matric	05.06.1970			25.05.2018	Finance Deptt.	By promotion	Assistant
-	107	Mr. Amir Bahadar Khan	Matric	24.02.1968		01.04.1996	25.05.2018	C&W Deptt.	By promotion	Assistant
-	108	Syed Wisal Ali Shah	FA	04.10.1971			25.05.2018	Health Deptt.	By promotion	Assistant
, I ·	109	Mr. Naheed Gul S/O Sardar	Matric	01.04.1976	Charsadda	01.04.1996	25.05.2018	E&AD (Lit-II Section)	By promotion	Assistant
` _		Gul				<u> </u>				
-	110.	Mr. Ziaullah S/O Abdul Aziż	Matric	15.04.1978	Mardan	10.05.1996	25.05.2018	Minerals Dev: Deptt.	By promotion	Assistant
	111	Mr.Inavat-ur-Rehman	Matric	04.06.1975	Peshawar	12.05.1996	25.05.2018	Finance Deptt.	By promotion	Assistant
	•	S/O Mir Rehman				N				
	112	Mr. Qaiser Khan	FA	10.04.1978	Peshawar	13.05.1996	25.05.2018	Home Deptt.	By promotion	Assistant
	113	Mr. Mumtaz Ali Shah	Matric	01.05.1972	Nowshera	21.05.1996	25.05.2018	E&AD(O/O Advisor to CM	By promotion	Assistant
			., .					for Excise & Taxation)		
	114	Mr. Sajjad Ali	Matric	11.12.1976	Mardan ·	29.05.1996	25.05.2018	E&AD Oo Minister for	By promotion	Assistant
						1.		Irrigation	-, promoton .	, Addictant
-	4.4.5	14- 0	14.4	00.00.4074	Contract of	105.00.4000	05.05.0040			
-		Mr. Parvez Khan	M.A.	02.03:1974		05.06.1996			By promotion	Assistant
_ ;		Mr. Hameed Khan	MA	12.05.1970		17.06.1996		CM Sectt.	By promotion	Assistant
		Mr. Abdul Akbar	Matric	<u> </u>	Mardan .	25.10.1995		Finance Deptt.		Assistant
	118	Mr. Liaqat Ali Khan	Matric	22.02.1976	Peshawar	01.07.1996	25.05.2018		By promotion	Assistant
-		NA AMERICA CONTRACT	A distant	10 10 1070	11	00.07.4000	05 05 00 15	Admn)		
-		Mr. Arif Hussain Shah	Matric .	12.10.1979						Assistant
_		Mr. Zafar Ullah	Matric	30.03.1978						Assistant
1			B.A	11.03.1979	Peshawar	09.07.1996	22.01.2019	Finance Deptt.	By promotion	Assistant
ή_		Mumtaz Khan		04:04:4004:		47.00.0040	47.00.0040		· " \	
1		Mr. Raza Muhammad S/O	M.A	01.01.1994	Monmand	17.08.2018	17.08.2018	E&AD (Cabinet Section)	By initial rectt.	Assistant
\vdash		Din Muhammad Mr. Asad Mehmood S/O	De (CC)	0E 10 100E		47.00.0040	47.00.0040	S = S		
		Hassan Mehmood	p2 (C2)	05.10.1995	riangu	17.08.2018	17.08.2018	Excise & Taxation Deptt.	By initial rectt.	Assistant
L					,		. 5			
1		Mr. Ayat Ullah S/O Faiz ur		03.08.1988	Bajaur	17.08.2018	17.08.2018	E&AD (E-IV Section)	By initial rectt.	Assistant
			(American							
L			Studies)							
1		Mr. Hammad Saleem Khan	BS (Geology)	06.01.1991	Appottabad	06.09.2018	06.09.2018	Irrigation Deptt.	By initial rectt.	Assistant
1.		S/O Muhammad Saleem				·			1	
<u> </u>		Khan	D. 65 (40) 11	00.04.4000		00.00.0045	00.00.0040			
1		Mr. Mahmood Ullah S/O		03.04.1992	r.k Bannu	20.08.2018	.20.08.2018	CM Sectt.	By initial rectt.	Assistant
-			Engineering)	19.05.1986	Visit bas	27.08.2018	27.00.0040	DOD D		
1.1	27	Naseeb Khan S/O Lal Jan	M.A			27.08.2018	27.08.2018	P&D Deptt.	By initial rectt.	Assistant
1	J			<u> </u>	(Disable Quota)					

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TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).

C N-			,				, PESHAWAR (AS STOC		
5.NO	Name of official	Academic	Date of	Domicile	Date of 1st	. =	Department		of Remarks
		Qualifica-	Birth		Entry in	Apptt:/	1	Recruitment/	
		tion			Govt:	Promotion as		Appointment	
400	10 11 11 11 11 11 11 11	100			service	Assistant			
128	Syed Asif Nawaz S/O Syed		30.08.1991	Gadoon Swabi	10.05.2018	10.05.2018	CM Sectt.	By initial rectt.	Assistant
100	Amir Nawaz	(Physics)	00.04.4077		ļ				
129	Mr. Riaz-ul-Haq S/O Fazal-e	iviatric :	09.01.1977	Mardan	11.07.1996	22.01.2019	Food Deptt.	By promotion	Assistant
100	Akbar • Mr. Ijaz Khan	8.0-4-1-	00.05.4070	5 1					
130		Matric	09.05.1972		05.08.1996	22.01.2019	LGE&RD Deptt.	By promotion	Assistant
131	S. Sakhawat Ali Shah	Matric	13.04.1975		05.08.1996	22.01.2019	Home Deptt.	By promotion	Assistant
132	Mr. Farman Ali	FA	10.12.1974		11.08.1996	22.01.2019	Finance Deptt.	By promotion	Assistant
133	Syed Sarwar Shah	Matric	01.01.1972		01.08.1996	22.01,2019	Finance Deptt.	By promotion.	Assistant
134	Syed Yousaf Ali Shah	Matric	15.02.1965		03.09.1996	22.01.2019	E&SE Deptt.	By promotion	Assistant
135	Mr. Zarshaid	Matric	02:03.1980		09.10.1996	22.01.2019	Higher Education Deptt.	By promotion	Assistant
136		FA	12.09.1975		29.10.1996		PHE Deptt.	By promotion	Assistant
137	Mr. Muhammad Riaz	FA		Mohmand .:	01.01.1997	22.01.2019	Finance Deptt.	By promotion	Assistant
-138	Mr. Muhammad Wajid	Matric	01.04.1978	Abbottabad	26.05.1997	`22.01.2019	Agriculture Deptt.	By promotion	Assistant
139	Mr. Wasi Ahmad	Matric	06.04.1973	Peshawar	01.07.1997	22.01.2019	Energy & Power Deptt.	By promotion	Assistant
140	Mr. Faizanullah S/O	B.A	04.01.1990	F.R Kohat	23.04.2009	22.01.2019	LGE&RD Deptt. (Perform	By promotion	Assistant
	Muhammad Zaheer			,		•	duty in O/O LGE&RD)		
141.	Mr. Hameed Ullah	B.A	20.05.1980	Peshawar	06.07.2009	22.01.2019	E&SE Deptt.	By promotion	Assistant
:142		B.A	23.03.1979	D.I.Khan	18.11.2009	22.01.2019	P&D Déptt	By promotion	Assistant
	Tariq		,						
		D.Com	13.03.1987		04.02.2010		Environment Deptt.	By promotion	Assistant
<u> </u>	Mr. Hasham Ali Khan	Matric	01.01.1976		02.09.1997		Irrigatión Deptt.	By promotion	Assistant
145		Matric	05.03.1977.		15.09.1997	22.01.2019	Governor House	By promotion	Assistant
		F.A	25.02.1978		19.11.1997		E&SE Deptt.	By promotion	Assistant
		Matric	19.01.1976	Mohmand .	06.03.1998	31.05.2019	LGE&RD Deptt.	By promotion	Assistant
		Matric	24.02.1978		30.03.1996		<u> </u>	By promotion	Assistant
		F.A	02.02.1987		03.08.2010			By promotion	Assistant
		B.A.	02.02.1987		12.08.2010		Administration Deptt	By promotion	Assistant
			05.03.1991		27.11.2010			By promotion	Assistant
		Matric	15.04.1979		11.09.2000			By promotion	Assistant
			01.07.1980		11.09.2000			By promotion	Assistant
		Matric	07.01.1978	Peshawar	10.06.2000	22.01.2019	Higher Education Deptt.	By promotion	Assistant
	AZIZ			· · · · _ , _					
لـــــــا		·	19.10.1978		10.06.2000		··	By promotion	Assistant
			01.01.1965		01.10.2000			By promotion	Assistant
1 '-' 1	Mr. Bakhtiar Khan S/O	F.A	24.03.1979	Peshawar	19.10.2000	22.01.2019	Governor Sectt.	By promotion	Assistant
<u> </u>	Sanober Khan					7" P			







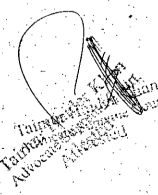
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TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023),

	C Na		,		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			, FESHAWAR (AS STOC		
	S.NO.	Name of official	Academic	Date of	Domicile	Date of 1st		Department	Method o	f Remarks
	ļ. <u>.</u>		Qualifica- tion	Birth		Entry in	Apptt:/		Recruitment/	
•			tion			Govt:	Promotion as		Appointment :	
	<u> </u>					service	Assistant			
	158	Mr. Inayatur Rehman	Matric	20.03.1963	Charsadda	15.10.2001	22.01.2019	Higher Education Deptt.	By promotion	Assistant
٠	150	S/O Saif ur Rehman	5.4	20 44 4075	D	00.04.0000	00.01.0010			
	159	Mr. Zartaj Wali	Matric	28.11.1975		28.01.2002	22.01.2019	CM Sectt.	By promotion	Assistant
	160	Mr. Imran Ahmad	Matric	10.06.1981			31.05.2019	E&SE Deptt.	By promotion	Assistant
	161	Mr. Said Karam	Matric	08.02.1973			31.05.2019	Industries Deptt.	By promotion	Assistant
	162	Mr. Abdul Basit	B.Com	21.11.1983	Peshawar	10.03.2011	31.05.2019	ST&IT Deptt.	By promotion	Assistant
		S/O Kiramat Shah								
	163	Mr. Anwar-ul-Habib	F.Sc	23.12.1989	Charsadda	10.03.2011	31.05.2019	Sports Deptt.	By promotion .	Assistant
	164	Mr. Sherdil Khan	Matric	17.01.1985	Peshawar	11.03.2011	31.05.2019	Social Welfare Deptt.	By promotion	Assistant
• .	165	Miss Beenish	M.A./B.Ed	14.08.1986	Peshawar/	15.04.2011	31.05.2019	Finance Deptt.	By promotion	Assistant
					Female					
٠.	166	Mr. Zabeehullah	Matric	24.02.1977	Peshawar	15.07.2006	31.05.2019	Law Deptt.	By promotion	Assistant
	167	Mr. Zeeshan Farukh	F.A	15.09.1981	Peshawar	15.07.2006	31.05.2019	CM Sectt.	By promotion	Assistant
,	168	Mr. Imran S/O Afzal	Matric	13.03,1980	Peshawar	08.08.2003	31.05.2019	Finance Deptt.	By promotion	Assistant
	169	Mr. Abbas Jan S/O Ashraf		03.07.1984	Charsadda	08.08.2003		E&SE Deptt.	By promotion	Assistant
		Ud Din							by promotion	Assistant
	170	Mr. Naresh Lal Bhatti	Matric	21.11.1979	Peshawar	08.12.2003	08.11.2019	E&AD (O/O Special	By promotion	Assistant
					Minority			Assistant to CM for		, idoloidini
								Minority Affiars		
٠.,	171	Mr. Altaf Hussain	Matric	16.06.1980	Peshawar	17.12.2003	08.11.2019	Energy & Power Deptt.	By promotion	Assistant
		Mr. Muhammad Bilal	M.A.	20.11.1987					By promotion	Assistant
		Mr. Aamir Salim	Matric	18.08.1993	***************************************	12.10.2011		CM Sectt.		Assistant
		Miss Faheema	B.A	15.01.1991		13.10.2011				Assistant
·	•				Female				by promotori	Addictant
Ì	175	Ms. Wajeeha Younas	M:Sc	06.08.1986		22.11.2011	22.01.2021	Finance Deptt.	By promotion	Assistant
				. '1	Female				by promotion	Assistant
J.	176.	Mr. Usman Ali	Metric	15.02.1983	Dir Upper	07.04.2004	22.01.2021	LGE&RD Deptt.	By-promotion	Assistant
ઃ	177		Matric	01.10.1974		13.07.2004				Assistant
. }	178	Mr. Zar Ali	Matric	02.02.1979		13.07.2004				
ł			Matric	12.05.1982		13.07.2004				Assistant
		S/O Akhtar Shah	Mauic	12.03.1902	resilawai	13.07.2004	22.01.2021	Law Deptt.	By promotion	Assistant
- }			Matric	03.04.1984	Poshawar	05.04.2004	22 01 2021	E&AD (O/O CS)	Distriction	A = -1-A = -1-A
		S/O Fazal ur Rehman	i i i i i i i i i i i i i i i i i i i	70.04.1004	Juliana	33.04.2004	EE.U 1.2UE1	Lanu (0/0 C3)	By promotion	Assistant
ŀ			M.A.	12.03.1971	Peshawar	01.01.1991	22 01 2021	E&SE Deptt.	By promotion . /	Assistant
·				01.03.1983		24.01.2012				Assistant
		The Transport Control of the Control				21.01.2012		pasis	ey promotion	Assistant
ंति	183	Vr. Ahmad Ali Shah	M.A.	16.04.1980	Charsadda	12.12.2002			By promotion	Assistant
.		·	M.A.	10.03.1980		07.01.2004				Assistant
. L								COUNT DODEL	-y promonon /	nooiolai II

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TENTATIVE SENIODI

S.No	. Name of official	Academic	Date of	Domicile	Date of 1st	Date of	T, PESHAWAR (AS STO		
		Qualifica-	Birth	Pouncie			Department	Method (of Remarks
:		tion	Januar	1	Entry in	Apptt:/		Recruitment	
		""			Govt:	Promotion as	5	Appointment	
185	Mr. Zaheer-ud-Din	B.A.	04.04.4070	L D-1	service	Assistant		· '	
186	Mr. Muhammad Javed	B.A.	01.04.1978	Peshawar	24.01.2012		E&AD (O/O Secy Estt)	By promotion	Assistant
187	Mr. Imran Khan S/O Nasir			Peshawar	24.01.2012	22.01.2021	E&SE Deptt.	By promotion	Assistant
107	Khan	M.A.	10.03.1983	Charsadda	13.02.2008	22.01.2021	Irrigation Deptt.	By promotion	Assistant
188	Mr. Imran Ullah	D.C-	05.04.1000				1		riodistain
189	Mr. Iftikhar Ali	B.Sc		Peshawar	24.01.2012	22.01.2021	Finance Deptt.	By promotion	Assistant
		B.Sc	10.01.1981		24.01.2012	22.01,2021.	Higher Education Deptt.	By promotion	Assistant
:190	Mr. Assad Ullah Khan	M.A.		Peshawar	24.01.2012	22.01.2021	P&D Deptt.	By promotion	Assistant
191	Mr. Masood Khan	M.A	0.1.02.1981	Péshawar	24.01.2012	22.01.2021	Finance Deptt.	By promotion	Assistant
192	Mr. Ashiq Hussain	M.A	05.10.1982	Peshawar	24.01.2012	22.01.2021	E&AD, O/O Minister for	By promotion	
400							Housing	a py bronnonon	Assistant
193	Mr. Muhammad Asad Sohail	B.A.	10.09.1971	Peshawar	14.03.1993	22.01.2021	Labour Deptt.	By promotion	Againtt
404								Dy promotion	Assistant
	Mr. Farhan Baber	BBA(Hons)	01.04.1985		24.01.2012	22.01.2021	IPC Deptt.	By promotion	Accident
195		B.A.	01.05.1985	Lakki Marwat	24.01.2012		Excise Deptt		Assistant
100	Khan						Excise Dept.	By promotion	Assistant
	Mr. Hazrat Hilal	B.A	05.03.1987	Peshawar	24.01.2012	22.01.2021	Finance Deptt.	By promotion	A:
197		M.Com	04.02.1981	Bannu	24.01.2012		CM Sectt.		Assistant
1.5.5	Abdul Marjan				~: T		Oin obott	By promotion	Assistant
		DAE	26.01.1987	Charsadda	24.01.2012	22.01.2021	PHE Deptt.	By seemal	
		B.A	06.02.1974	Peshawar	15.07.1997		Estate Office, E&AD	By promotion	Assistant
	Muhammad Zaman				-		Estate Office, EdAD	By promotion	Assistant
200	Mr. Jamshed Alam	M.Sc	08.11.1982	Chitral	24.01.2012	22.04.2024:	E94D (D E0. ::)		
201		M.Sc	10.03.1985		24.01.2012		E&AD (B.F Section)	By promotion	Assistant
	S/O Hazrat Ali Khan		10.000	٠ .	24.01.2012	22.01.2021	Finance Deptt.	By promotion	Assistant
202		BIT (4 yrs)	01.01.1986	Khyher	24.01.2012	22 04 2004			
.]	Γ		9,500	Milyber	24.01.2012]		Livestock, Fisheries &	By promotion.	Assistant
203	Mr. Muhammad Hassan	VI.A	12 08 1985	Lakki Marwat	24.01.2012	22.04.2004	Cooperative Deptt.		
			04.12.1986						Assistant
			01.05.1987		24.01.2012				Assistant -
•		<u> </u>	• •		24.01.2012		Finance deptt.	By promotion	Assistant
		3.Sc	17.04.1988 i	Mohmand 🕡	24.01.2012	1.05.2021	inance Deptt.	- <u> </u>	Assistant
	S/O Shah Zada Khan		·					promodon	JUBISISSE
			03.11:1984		24.01.2012		Relief Deptt.	By promotion	Assistant
80	dr. Abdul Wahab	3.Sc	16.12.1987	Kohat	24.01.2012		lome Deptt. (perform duty	By promotion	
, • J	.		-1				n O/O Advisor to CM for	by promotion.	Assistant
			•		:	li li	fome & Tribal Affairs)		
00	4 44				<u>,</u>		- Trison Futalia)		
.09 N	Ar. Muhammad Amjad S/O	i.A. (04.03.1985 N	Mansehra	24.01.2012 3	1.05.2021 E	&AD (E-I Section)	By promotion A	
	urangzeb Awan			- 1	<u> </u>	-	(- (- (- ())	ay promotion 1	ssistant
10 5	yed Ihsanullah Shah B	A 1	4.08:1987 K	arak	24.01.2012 3	4 00 000	leaith Deptt.	By promotion A	



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S.No.	Name of official	Vogatilite	Date of	Domicile	Date of 1st	Date of	T. PESHAWAR (AS STO		
	,	Qualifica- tion	Birth		Entry in Govt: " service	· Apptt:/ Promotion as Assistant		Recruitment/ Appointment	
211	Mr. Shahab Ud Din S/O Sher Zada	B.A	07.05.1985		24.01.2012	31.05.2021	Minerals Dev. Deptt.	By promotion	Assistant
212	Miss Uzma	M.A	`	Peshawar/ Female	24.01.2012	31.05.2021	P&D Deptt.	By promotion	Assistant
213	Mr. Zahir Ahmad	B.A	28.04.1986		24.01.2012	31.05.2021	Irrigation Deptt.	By promotion	0
:	Mr. Muhammad Irshad S/O Mahmood Khan	M:A	08.03.1983	Malakand	24.01.2012		E&AD Admn Branch	By promotion	Assistant Assistant
	Mr.Muhammad Farooq S/O Muhammad Naseem	B.A	03.10.1981	Abbottabad	24.01.2012	31.05.2021	Livestock, Fisheries 8 Cooperative Deptt.	By promotion	Assistant
	Mr. Amir-ul-Haq S/O Bakhdoor Khan	M.A	02.04.1982	Chitral	24.01.2012	31.05.2021	Finance Deptt.	By promotion	Assistant
	Mr. Riaz Khan	F.Sc	15.04.1980	Khyber .	24.01.2012	31 05 2021	Accounts Section, E&AD	0	
	Mr. Muhammad Yaqub	В.А	15.09.1988		24.01.2012			By promotion By promotion	Assistant Assistant
	Mr. Irfan Ullah-II S/O Zar Gul Fida	F.Sc	16.01.1984	Karak	24.01.2012	31.05.2021	Law Deptt.	By promotion.	Assistant
	Mr. Muhammad Zubair Khan	B.A	17.02.1992°	FR Peshawar	24.01.2012		E&AD (O/o · Minister for Environment)	By promotion	Assistant
		BSc	23.10.1990	D.I.Khan	24.01.2012				
		M.A	12.01.1992		24.01.2012	20.09.2021		By promotion By promotion	Assistant Assistant
		B.Sc	02.02.1983	Malakand	24.01.2012				
1	Muhammad Ullah	B.A.	18.11.1983	Khyber .	19.06.2006				Assistant Assistant
	•	M.A.	20.08.1979	•	24.01.2012		E&AD, (O/O Special Assistant to CM for Prison)	By promotion	Assistant
			12.12.1984		24.01.2012 2	0.09.2021 F	lealth Deptt.	By promotion	A mainte
			03.03.1981		24.01.2012 2				Assistant
			02.03.1983 H		24.01.2012 2				Assistant
		M.Com	07.10.1990 F	R Peshawar	24.01.2012 2				Assistant
			01.04.1983 L		24.01.2012 2			*****	Assistant
			05.01.1986 C		24.01.2012 2				Assistant
			01.03.1985 N		24.01.2012 2				Assistant
	Ir. Naveed Ullah S/O Saif E Ilah	3.A	13.04.1991 K	hyber.	24.01.2012 2	0.09.2021 O	n deputation to Private E chool Regulatory		Assistant Assistant
		- , .				fu	uthority extended for or o		





TENTATIVE SENIORITY

5.NG	. Name of official	Academic	Date of	Domicile	Date of 1st	Dotf	r, Peshawar (AS STO		
		Qualifica-	Birth	Domicile			Department	Method	of Remarks
1		tion	Busin	1	Entry in	Apptt:/		Recruitment/	
-		noti			Govt:	Promotion as		Appointment	
234	Ma Falshaud Bia 0/0 0 /6	<u> </u>			service	Assistant		, ,	
234	Mr. Fakhr-ud-Din S/O Saif . Ullah	F.A.	28.05.1990	Khyber.	24.01.2012	20.09.2021	Health Deptt.	By promotion	Assistant
225				1 1 1 1 1 1					
235	Syed Zeeshan Shah	D.Com .	18.04.1989	Abbottabad	24.01.2012	20.09.2021	On deputation to Private	By promotion	Aşsistant
1		1	1 1				School Regulation		, roundaring
	1						Authority for 03 w.e.	f	
1 .			1.5				26.03.2021 to 25.03.2024.		
F-000	<u> </u>				<u> </u>	<u> </u>			
236	Mr. Nisar Ahmad	F.A.	05.03.1986	Batagram	24.01.2012	20.09.2021	Administration Deptt.	By promotion	Assistant
<u> </u>	S/O Abdul Azeem						*	ay promotion	Assistant,
237	Mr. Yunas Bacha	ВА	09.02.1982	Lower Dir	.24.01.2012	20.09.2021	Irrigation Deptt.	By promotion	Assistant
238	1	M.A	19.03.1989	Swabi	24.01.2012		LGE&RD Deptt.	By promotion	
<u> </u>	Fazal Shah		***				LOZGA DODIL.	Dy promotion	Assistant
239	Mr.Mujeeb-ur-Rehman	Matric	18.01.1988	Abbottabad.	24.01.2012	20.09.2021	Augaf Deptt.	Du prometica	A
240	Mr. Haider Rasheed	Matric	01.08.1989		24.01.2012		Health Deptt.	By promotion	Assistant
241.	Mr. Muhammad Yasir	B.A.		Abbottabad	24.01.2012			By promotion	Assistant
					24.01.2012		Augaf Deptt. directed to	By promotion	Assistant
			- ** :			•	work in O/o Advisor to CM for Augaf		
242	Mr. Asghar Ali	B.Com	03.11.1985	Khyber	24.01.2012		Health Deptt,		<u> </u>
243	Mr. Fazai Ahad	M.A	04.02.1990		20:04.2009			By promotion	Assistant
244	Ms. Sama Bukhari	D.Com	25.03.1988		01.02.2012		E&AD, O/O Minister for		Assistant
			20.00.1000	Female	01.02.20.12	20.09,2021	E&SE Deptt.	By promotion	Assistant
245	Mr. Irfanullah-III	Matric	24.04.1993		04.02.2042	20.00.0004		<u>.</u>	
	S/O Muhammad Afzal	Januario	24.04.1330	ivial dali	01.02.2012	20.09.2021	Law Deptt.	By promotion	Assistant
246	Mr. Danial Khan S/O Gul	B.A	18.08.1993	Pochawar	01.02.2012	20.00.0004			
	Amin		10.00.1333	Collawai	01.02.2012	20:09.2021	Home Deptt.	By promotion	Assistant
247	Muhammad Shiraz-ud-Din	B.Sc	22.10.1990	Poshower	20 40 2040	77.05.5000		· · · · · · · · · · · · · · · · · · ·	
7	manufacturing da bij	[D.00	22.10.1330	resnawai	22.10.2012	27.05.2022	Home Deptt.	By promotion	Assistant
248	Mr. Muhammad Sadiq Shah	R Sc	08.06.1991	Novebore	00 40 0040	37.05.505			
	S/O Kiramat Shah	D.30	00.00.1991	Nowshera	22.10.2012	27.05.2022 E	E&Add (Policy Section)	By promotion	Assistant
249		M.A	25.09.1000	Ois Massa	00.40.0040				
	Atiq ur Rehman	WI.75	25.08.1993	Dir Opper	22.10.2012	27.05.2022	CM Sectt.	By promotion	Assistant
250		B.A	02 02 4004	D	20 10 20 10				
200	Khan	P.A.	03.02.1994	resnawar (22.10.2012	7.05.2022 	ligher Education Deptt.	By promotion ·	Assistant
251		Matric	16.05.1985	<u> </u>	10.07.000			· <u>·</u> · ·	
201	Lairetiunan	IVIAUIU	10.03.1985	Narak	13.07.2004 2	7.05.2022 E	&AD (Cabinet Section)	y promotion	Assistant
252	Mr. Said Shah S/O Said Bad		25 02 4007	215	00.07.5				
232	Shah	F.A	25.03.1987	unarsadda	22.07.2004 2	7.05.2022	Social Welfare Deptt. E	y promotion	Assistant
		Matric	15.09.1974 F						
	IVII. SUITANE KOME (1	viatric 1	75 D9 1974 IF	-eshawar i	21.11.1994 2	7 06 2022	&AD (Accounts Branch) B		Assistant

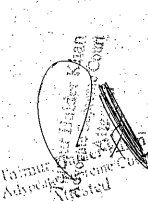




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5.No.	Name of official	Academic	Date of	Domicile	Date of 1st	Date of	T. PESHAWAR (AS STOC		
	,	Qualifica- tion	Birth		Entry in Govt: service	Apptt:/ Promotion as Assistant		Recruitment/ Appointment	of Remarks
254	Mr. Arif Shah	Matric	13.04.1974	Khyber .	18.12.2004		On deputation to KF Culture & Tourism Authority for 03 years w.e. 03.11.2020 to 02.11.2023.	1	Assistant
255	Mr. Fayyaz Muhammad	Matric	14.02.1971		01 10 100				
	Mr. Noorul Amin	B.A		Peshawar	19.01.2005	27.05.2022 27.05.2022	Social Welfare Deptt. Transport Deptt.	By promotion By promotion	Assistant Assistant
_ :	Mr. Nafees Ahmad S/O Ghulam Hafeez	Matric		Peshawar	1	27.05.2022	Finance Deptt.	By promotion	Assistant
_ '	Mr. Shakeel Hussain S/O Abdur Rasheed	Matric	04.01.1971			27.05.2022	Finance Deptt.	By promotion	Assistant
	Mr. Abdul Wali Khan S/O Muslim Khan	FA .	06.10.1975	Peshawar	17.05.2005	27.05.2022	Excise & Taxation Deptt.	By promotion	Assistant
	Mr. Adnan Qureshi	FSc •	20.12.1992	Haripur	24.12.2012.	27.05.2022	E&AD (Admn Section)	By promotion	Assistant
	Mr. Mohibullah Khan S/O Naqibullah Khan	D.Com	13.08.1994	Bannu	24.12.2012	27.05.2022	Governor's Sectt.	By promotion	Assistant
0	Mr. Saifuliah S/O Abdul Dayan	B.A	25.04.1994	Charsadda	21.12.2012	27.05.2022	Finance Deptt.	By promotion	Assistant
	Dad	M.A	01.01.1974		15.02.2013	27.05.2022	Agriculture Deptt.	By promotion	Assistant
<u> </u>	Mr. Muhammad Zamir S/o Mozafar Gul	Matric	03.02.1971	Mardan	15.02.2013	27.05.2022	E&AD (E-II Section)	By promotion	Assistant
/_	lam	B.A	10.02.1970		15.02.2013	27.05.2022	ST&IT Deptt.	By promotion	Assistant
_ s	6/o Mir Alam Jan	F.A	03.04.1971	1.0	15.02.2013		Finance Deptt.	By promotion	Assistant
N	Muhammad Anwar	Matric	10.09.1968		15.02.2013	27.05.2022	Governor Sectt.	By promotion	Assistant ·
N	Iuhammad Mahroof Tanoli	B.A	04:09.1976		08.03.2013		PC Deptt.	By promotion	Assistant
N	luhammad Fahad Iqbal S/O luhammad Iqbal Awan		11.02.1994		24.06.2013		PHE Deptt.	By promotion /	Assistant
L;	atif-ur-Rehman	B.A		North Wazistan	01.11.2013		Mineral Dev. Deptt.	y promotion	Assistant
R	r. Abbas Aziz S/O Aziz-ur- [ehman		31.08.1992		01.11.2013	27.05.2022 L	GE&RD Deptt. B	y promotion	Assistant
2 M S/	r. Muhammad Imran Khan O Jehanzeb Khan	MBA (HRM)	26.03.1989 F	eshawar	04.02.2014, 2	7.05.2022 E	&AD (O/O AS (Judicial) B	y promotion	\ssistant





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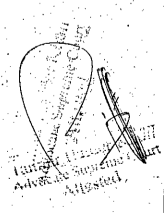
TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19 01 2023)

S.No.	Name of official	Academic	Date of	Domicile	Date of 1st	Dot	, PESHAWAR (AS STOC		
,		Qualifica-	Birth	Domicile	Entry in	Apptt:/	Department	Method o	f Remarks
		tion			Govt:	Promotion as Assistant		Appointment	
L	Shabbir Ahmad	B.Com	27.04.1991	Charsadda	04.02.2014	27.05.2022	Finance Deptt.	By promotion	Assistant
274	Mr. Muhammad Ikram S/O Jehanzeb	BSc (Hons)	16.10.1989	Peshawar	20.05.2014	27.05.2022	On deputatino basis PMRU on 01.06.2022 to	By promotion	Assistant
275	Mr. Muhammad Tahir S/O	D. T (U)	40.00.4000			3 3 3 5	30.06.2025		
	Mr. Muhammad Tahir S/O Fazal Raziq	• • •	13.02.1990	Malakand	20.05.2014	27.05.2022	Finance Deptt.	By promotion	Assistant
. "	Mr. Abdul Hai S/O Khan Sher	`	10.04.1988	Peshawar	20.05.2014	27.05.2022	P&D Deptt.	By promotion	Assistant
	Mr. Muhammad Asif S/O Muhammad Shah		30.05.1985		27.10.2004	27.05.2022	E&AD (ASE)	By promotion	Assistant
	Mr. Abdul Majeed S/O Haji Ahmad Khan		04.03.1985		20.05.2014	27.05.2022	C&W Deptt.,	By promotion	Assistant
	Mr. Usama Salman S/O Intizar Bakht		30.03.1983		20.05.2014	27.05.2022	E&AD (PSB Section)	By promotion	Assistant
280	Mr. Muhammad Iqbal S/O Ghulam Muhammad	B.Com	11.01.1983	Peshawar	20.05.2014		on deputation to PMRU for initial period of 03 years	By promotion	Assistant
							w.e.f.03.11.2022 to 02.11.2025		
	Mr. Muhammad Zeb S/O Jehan Zeb		20.03.1983	Charsadda	20.05.2014			By promotion	Assistant
282	Mr. Zulfiqar Ahmad S/O Raees Khan	3A	01.05.1988	Peshawar	20.05.2014		On deputation to PSRA for 03 years w.e.f 31.05.2019	By promotion	Assistant
							to 30.05.2022 extended to 30.05.2024		
[Mr. Luqman Saeed S/O E Fazli Saeed		15.05.1984	Charsadda	20.05.2014	27.05.2022	CM Sectt.	By promotion /	Assistant
<u>. (</u>	Mr. Mahmood Salim S/O N Qasim Khan		27.07.1990	Lakki Marwat	20.05.2014	27.05.2022	inance Deptt.	By promotion A	Assistant
	Mr. Muhammad Abbas Khan N S/O Amin Khan		22.04.1987		20.05.2014		C&W Deptt.	By promotion A	Assistant
٨	Mr. Bashir Ahmad S/O M Muhammad Yar				20.05.2014 2	7.05.2022 E	E&SE Deptt.	By promotion A	ssistant
Α	Mr. Sami Ullah Khan S/OB Njmal Khan				20.05.2014 2	7.05.2022 F	lome Deptt. E	By promotion A	ssistant
s	Mr. Ali Abbas Khan Marwat M Mo Mir Abbas Khan Marwat		,		20.05.2014 2	7.05.2022 F	inance Deptt.	By promotion A	ssistant
	/r. Tahir Shah S/O Rashid B Than	.Com	11.04.1989	Upper Dir	20.05.2014 2	7.05.2022 R	Relief Deptt. B	ly promotion A	ssistant



TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19 01 2023)

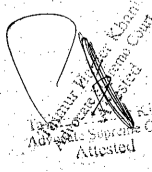
J.140.	Name of official	Academic	Date of	Domicile	Date of 1st	Date of	, PESHAWAR (AS STOC	Method o	f Remarks
		Qualifica-	Birth .		Entry in	Apptt:/		Recruitment/	Komana
		tion .			Govt:	Promotion as		Appointment	
					service	Assistant -		, de la maria	
290	Mr. Muhammad Raheem	M.A	02.01.1992	Malakand	22 04 2014	27.05.2022	E&AD (O/O CS)	D. man	
	S/O Fazal E Raheem	, ' '		11.00	22.52014	27.00.2022	LEAND (O/O CS).	By promotion	Assistant
291	Mr. Muhammad Azam S/O	D.Com	01.01.1990	Mansehra	20.05.2014	27.05.2022	E&AD (O/O Specia		
	Muhammad Ayub			W.C. IOO. II C	20.03.2014	27.03.2022			Assistant
292	Mr. Yahya Ullah S/O	M:A	06.02.1989	Chitral	20.05.2014	27.05.2022	Assistant to CM for	<u> </u>	
	Rahmat Dool			Januar .	20.00.2014	21.03.2022	E&AD (R-III Section)	By promotion	Assistant
	Mr. Muhammad Naveed	BSc	08.03.1991	Haripur	20.05.2014	27.05.2022	CTI FRAD		7.
	S/O Khan Afsar		00.00.1001	Tiempul.	20.00.2014	27.05.2022	STI - E&AD	By promotion	Assistant
	Mr. Tahir Javed S/O Asghar	BA	28.04.1992	Abbottabad	20 0E 2044	27 0E 2022	A 14		
	Javed		20.04.1332	Vonotranan	20.05.2014	27.05.2022	Agriculture Deptt.	By promotion	Assistant
295	Mr. Najeeb Ullah S/O Shams	RΔ	04.03.1987	Chitrol	30 05 004 45	07.05.0000		,	
	Ul Qamar Baig	J.,	04.03.1867	Chitral	20.05.2014	27.05.2022	P&D Deptt.	By promotion	Assistant
	Mr. AWAIS KHAN S/O	RΛ	31.03.1992	Linuá.	00.05.0044	07.05.000			200
	HABIB UR REHMAN	<u> </u>	31,03.1892	Haripur	20.05.2014	27.05.2022	Finance Deptt.	By promotion	Assistant .
	Mr. Sajad Muhammad Khan	DΛ	13.09.1991	Laldi Marini	80 05 55				
	S/O Muhammad Khan		15.09.1991	Lakki Marwat	20.05.2014	27.05.2022	Finance Deptt.	By promotion	Assistant
	Mr. Zulfiqar Wali Khan S/O	<u> Β</u> Λ	10 40 4007	05:1					
	Wali Zar Khan Wali	DA .	16.10.1987	Chitral	20.05.2014	27.05.2022	Law Deptt.	By promotion	Assistant
	Mr. Zubair Shah S/O Mirkha	14.4	14.00.4000						
	Mr. Zudair Snan S/O Mirkna) Jan	VI.A	14.08.1990	Mohmand .	20.05.2014	27.05.2022	E&AD (O/o SSE)	By promotion	Assistant
			45.44.4065	<u> </u>					
	Syed Fawad Rashid S/O	5.A	15.11.1990	Swat	20.05.2014	27.05.2022	Law Deptt.	By promotion	Assistant
	Syed Haroon Rashid	20	20 20 100						,
301	Mr. Ikram Ullah S/O Haji I	:Com ا	22.03.1991	Khyber	20.05.2014		E&AD (perform duty in the	By promotion	Assistant
ļ,	Saad Ullah				1		O/O Minister for Food &		
- 							ST&IT	H [,
	Mr. Muhammad Shafiq S/O	И.A (01.05.1985	Bajaur -	-20.05.2014	27.05.2022 F	inance Deptt.	By promotion	Assistant
	Gul Rasooi			<u> · · · · · · · · · · · · · · · · · · </u>				- ,	
	Miss. Tina Marry D/O Akram B	3.A T			20.05.2014	27.05.2022 E	&AD (O/o Secy (Estt)	By promotion /	Assistant
	Nadeem			Female Quota			,	-, 5,0,,,0,,0,,	noolotal It
	Mr. Niaz Muhammad S/O	/I.A	0.02.1989	Mohmand .	20.05.2014	7.05.2022	C&W Deptt.	By promotion	Assistant
	Vazir Muhammad						· · · · · · · · · · · · · · · · · · ·	ay promotion	Jaaiatatif,
05 1		3.A 1	8.08.1989	Khyber .	20.05.2014 2	7.05,2022	ndustries Deptt.	By promotion /	Assistant
A	Afridi S/O Muhammad Yar	•	<u> </u>			"	Dopie.	ay bromonon 1	ารรเรเลกเ
06 N	/ir. Maroof Khan S/O Fazl E E	I.A 1	8.04.1991	Mohmand .	20.05.2014 2	7.05.2022 F	&AD (O/O AS Admn-I)	By promotion /	Nociota at
	labi •		· 1				(5,5 A5 Adilli-1)	אן הוטנוטנוטון עני	Assistant
	Ir. Qazi Muhammad Khalid F	A 0	5.01.1994	Khyber.	20,05.2014 2	7.05.2022 H	lousing Deptt.		
	i/O Qazi Muhammad	· · · i					Deptt.	By promotion A	ssistant
08 N	luhammad Abubakar S/O B	A 1	1.03.1985	Karak	18.07.2014 2	7 05 2022	eaith Deptt.)	·
	luhammad Ajmai Khan		, ,	1			cases peptr.	y promotion A	ssistant



TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19 01 2023)

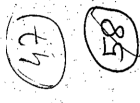
S.No.	Name of official	Academic	Date of	Domicile	Date of 1st	Date of	F. PESHAWAR (AS STO		
•	я за	Qualifica- tion	Birth		Entry in Govt:	Apptt:/ Promotion as		Method Recruitment/ Appointment	of Remarks
		1 2 2 3			service "	Assistant			
	Mr. Amjad Ali S/O Jang Khan	•	05.08.1992	Lakki Marwat	18.07.2014	27.05.2022	Excise & Taxation Deptt.	By promotion	Assistant
	Mr. Zahid Khan S/O Abdul Akbar		15.04.1990	Shangla	18.07.2014	27.05.2022	Health Deptt.	By promotion	Assistant
<u>.</u> .	Mr. Islam Sher S/O Hassan Sher (Late)		20.09.1983	Peshawar	06.01.2015	27.05.2022	E&SE Deptt.	By promotion	Assistant
312	Mr. Usman Wali Khan S/O	FSc	01.05.1993	Chitral	06.01.2015	27.05.2022	Directroate of Sports of	n By promotion	Assistant
<i>.</i>	Mas Wali Khan						deputation basis w.e.f 06.07.2022 to 05.07.2025	F. D. GITTOGOT	Logistatit
	Mr. Muhammad Ibrahim S/O Hazrat Shah (Late)		11.02.1993	Peshawar	06.01.2015	27.05.2022	E&SE Deptt.	By promotion	Assistant
<u></u>	Mr. Saleemùllah Khan S/O Mir Alam Khan (Late)	-	28.02.1995	Lakki Marwat	06.01.2015	27.05.2022	Agriculture Deptt.	By promotion	Assistant
	Mr. Muhammad Awais S/O Abdul Aziz (Late)		28.06.1995	Peshawar	06.01.2015	27.05.2022	Administration Deptt.	By promotion	Assistant
	Mr. Muhammad Saqib S/O Inayatullah (Late)			D.I Khan	06.01.2015	27.05.2022	Governor Sectt.	By promotion	Assistant
	Mughal Khan	-		Charsadda	25.04.1995	27.05.2022	Transport Deptt.	By promotion	Assistant
i	Mr. Salahud Din S/o Sar Gul	F.A.	11.09.1970	Bannu	15.02.2013	15.12.2022	Livestock Deptt.	By promotion	Assistant
· [Shah	FA	02.04.1973		15.02.2013	15.12.2022	Social Welfare Deptt.	By promotion	Assistant
	Yar Muhammad		12.04.1976	Mohmand	15.02.2013	15.12.2022	Food Deptt.	By promotion	Assistant
]	Rasheed S/O Abdul Rasheed		27.03.1994		20.05.2014	[]	On deputation to Galiyat Development Authority w.e.f 04.09.2020 to 03.09.2023 for 03 years.		Assistant
t	Mr. Tahseen Üllah S/O Sad [Jilah		5.01.1989		20.05.2014	15.12.2022 E	E&AD (Transport Section)	By promotion	Assistant
			7.01.1982		02.11.2015	15.12.2022 - F	inance Deptt.	By promotion	Assistant
			1.03.1982		02.11.2015	15.12.2022 A	Agriculture Deptt.	By promotion	Assistant
	/ir. Muhammad Javed S/O /i /huda Bakhsh	Matric 1	1.05.1979	O.I.Khan	28.01.2016	15.12.2022 F	inance Deptt.	By promotion	Assistant

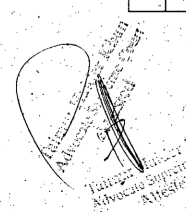




TENTATIVE SENIORITY LIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIAT, PESHAWAR (AS STOOD ON 19.01.2023).

	TENTATIVE SERIORITY EIST OF ASSISTANTS (BS-16) OF CIVIL SECRETARIA						1, PESHAWAR (AS \$1000 ON 19.01.2023),		
S.No.	Name of official	Academic	Date of	Domicile	Date of 1st	Date of	Department	Method o	f Remarks
		Qualifica-	Birth		Entry in	Apptt:/		Recruitment/	
:		tion		`,, ` _	Govt:	Promotion as		Appointment	
Ĺ					service	Assistant.			
326.	Mr. Shakeel Khan S/O	Matric .	01.01.1983	Mardan	02.11.2015	15.12.2022	Information Deptt.	By promotion	Assistant
	Muhammad Hamayun								, assistant
327	Mr. Haider Ali	Matric	01.02.1982	Peshawar	02.11.2015	15.12.2022	Culture, Tourism,	By promotion	Assistant
i							Archaeology & Museum		
<u> </u>			ļ ·				Deptt.	<u> </u>	
328	Mr. Yousaf Khan S/O	B.A	01.04.1984	Peshawar	02.11.2015	15.12.2022	Culture, Tourism,	By promotion -	Assistant
	Momeen Khan	4.1			.		Archaeology & Museum		
						- · · · · · · · · · · · · · · · · · · ·	Deptt.		
	Mr. Zain Khan	Matric	20.11.1970	Peshawar	02.11.2015	15.12.2022	E&SE Deptt.	By promotion	Assistant
330	Mr. Bahrullah	Matric	01.01.1978	Peshawar	02.11,2015	15.12.2022	E&SE Deptt.	By promotion	Assistant
331	Mr. Rahat Üllah	Matric	01:04.1976	Peshawar	28.01.2016	15.12.2022	Higher Education Deptt.	By promotion	Assistant
				· ·		• •			
000	A4. A6.1 A4.								
	Mr. Abid Munir	FA		Peshawar	02.11.2015	15.12.2022	Irrigation Deptt.	By promotion	Assistant
333	Mr. Hidayatullah S/O SAHIB	Matric	09.04.1977	Peshawar	02.11.2015	15.12.2022	Finance Deptt.	By promotion	Assistant
204	ULLAH	8.4-4	00.04.4070	5	22 11 22 2				
334	Mr. Safdar Jamil	Matric	30.04.1978	Peshawar	02.11.2015	15.12.2022	Health Deptt.	By promotion	Assistant
		:							
335	Mr. Wahab Ali	Matric	08.02.1978	Charsadda	00 44 2045	45.40.0000	100.5		
	Mr. Rahat Khan	Matric			02.11.2015		IPC Deptt.		Assistant
	Mr. Shakeel Ghulam			Peshawar	02.11.2015		Sports & Youth Affairs		Assistant
337	Wit, Strakeer Gridiant	Watric	30.04.1981		02.11.2015	15.12.2022	PHE Deptt.	By promotion	Assistant
•]				Minority	·				







GOVERNMENT OFKHYBER PAKHTUNKHWA ESTABLISHMENT & ADMINISTRATION DEPARTMENT (REGULATION WING)

No. SO(Policy)/E&AD/2-3/General Dated Peshawar, the April 114, 2023

To

- 1. The Additional Chief Secretary, P&D Department.
- 2. The Scalor Member, Board of Revenue, Khyber Pakhtunkhwa.
- 3. All Administrative Secretaries to Government of Khyber Pakhtunkhwa.
- 4. All Divisional Commissioners in Khyber Pakhtunkhwa.
- 5. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 6. All Heads of Attached Departments.
- 7. All Heads of Autonomous/Semi-Autonomous Bodies in Khyber Pakhtunkhwa.
- 8. The Registrar, Peshawar High Court, Peshawar.
- 9. The Registrar, Khyber Pakhtunkhwa Services Tribunal.
- 10. The Secretary, Khyber Pakhtunkhwa Public Service Commission.

Subject: - INSTRUCTIONS REGARDING PROCESSING OF PROMOTION CASES
AND HOLDING OF THE MEETINGS OF DEPARTMENTAL PROMOTION
COMMITTEE PROVINCIAL SELECTION BOARD.

Dear Sir.

I am directed to refer to the subject noted above and to state that section 230(2) of the Election Act, 2017 provides, inter alia, that Caretaker Government shall not make promotion or major appointments of public officials but may make acting or short term appointments in the public interest. Therefore the Election Commission of Pakistan was approached for necessary guidance as to whether meetings of PSB/DPC can be held or otherwise to consider promotion cases of the officers/officials who are otherwise eligible for promotion. The Commission vide its tetter bearing No. F.10(1)/2023-Elec-II dated 11.03.2023 (copy enclosed) has conveyed that the Honorable Commission has been pleased to accede to the request made by the Provincial Government.

2. I am therefore, directed that all the Provincial Government Departments may process the cases accordingly.

Enclosed As Above.

Copy forwarded to the:

1. PS to Secretary Establishment Department.

2. PS to Special Secretary (Regulation), Establishment Department.

Tainiur

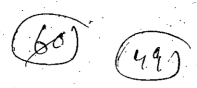
Advocabl

- 3. PA to Additional Secretary (Reg-II), Establishment Department.
- 4. PA to Deputy Secretary (Policy), Establishment Department.

Yours faithfully,

Issu Mulin firmad Khan Section Officer (Policy)

Security Officer (Policy



No.F. 10 (1)/2023-Elec-II ELECTION COMMISSION OF PAKISTAN



Secretariat, Constitution Avenue, G-5/2, Islamabad, 11th March, 2023

To,

The Additional Secretary (Regulation-II),

Establishment Department,

Regulation Wing,

Government of Khyber Pakhtunkhwa.

Subject: -

REQUEST FOR GUIDANCE WITH REGARD TO PROCESSING OF PROMOTION CASES AND HOLDING OF THE MEETING OF DEPARTMENTAL PROMOTION

COMMITTEE/PROVINCIAL SELECTION BOARD.

Dear Sir,

l am directed to refer to your letter No. SO(Policy)/E&D/2-3/General 24th February, 2023, on the subject cited above and to say that the Hon'ble Commission has been pleased to accede your request made vide above, referred letter.

Yours sincerely,

(Tauqir Iqbal) Deputy Director (Election-II)



POWER OF ATTORNEY Ref.#

477		•
Date	:	

(Petitioner) (Appellant) (Plaintiff) (Defendant)

I/We, the undersigned do hereby nominate and appoint

TAIMUR HAIDER KHAN ADVOCATE, SUPREME COURT

On behalf of APPELLANT

Know all to whom these presents shall come that I/We the undersigned appoint; the above named Advocate in District Peshawar, in the above mentioned case to do all the following acts, deeds and

- 1. To act, appear and plead in the above mentioned case in this court or any other court in which same may be tried or heard in the first instance or in appeal or review or revision or application or at any other stage of its progress until its final decision.
- To present pleadings, appeals, case objection or petitioners for execution, review, revision, withdrawal, compromise or other petitions or affidavits or other documents as shall be deemed necessary or advisable for the prosecution/defence of the said case at all stages.
- To withdraw or compromise the said case or submit to arbitration any difference or disputes that shall arise touching or any manner relating to said cause.
- To employee, authorize any other legal practitioner to assist or exercise the power in authority hereby conferred on the advocate whenever he may think to do so.

AND I/We, hereby agree to ratify whatever the advocate or his substitute shall do in this behalf and I/We hereby agree not to hold the advocate or his substitute responsible for the result of the case in consequences of his absence from the Court when the said case is called up for hearing.

AND I/We in case of expiry of the said advocate any full fee or part payment thereof, will not claim in any manner whatsoever, or in case of disengagement of the said advocate will not make any claim regarding fee.

(Signature/thumb impression of the Executant)

2 Ahich Whan Assis Earl (BPS-16)

ext Cabour Department at civil

Secretar, at Seshamir

(Respondent)

Dated: Accepted subject of the terms And full payment of Settled Fee

Taimur Haider Khan

Taimer Traider Khari Advocate Supreme Counting Attested

Office # 37, Malik Tower 2nd Floor, Pajjagi Road, Peshawar. (091) 6006362