FORM OF ORDER SHEET

Appeal No. 1099/2023

ſ <u></u>		pear No. 1095/2025
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1	17/05/2023	The appeal of Mr. Zafran presented today by Mr.
		Muhammad Zafar Tahirkheli Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar on-
		, ,
		By the order of Chairman
		For REGISTRAR
	•	
-		
	-	
	•.	

BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA,

Service Appeal No. 1099/2023

Zafran,

9

VERSUS

D&SJ, Khyber.

NDEX

S.No	Particulars	Annexure	Pages
. 1	Memo of Petition	-	1-4
2	Affidavit	•	5
3	Application for interim relief		6
4 5	Addresses of Parties		` 7
5	Impugned order dated 11-05-2023	"A"	8
6	Departmental appeal	"B"	· 9-11
7	Seniority List dated 08-04-2023	"C"	12-13.
. 8	Appointment Order dated 26-07-2019	"D"	14-15
9	Tentative Seniority List	"E"	16
10	Promotion Order dated 13-11-2021	"E1"	. 17
11	Revised Tentative Sr List dated16-10-2021	"F"	18-19
12	Second Tentative Sr List dated 10-01-2023	"G"	20-21
13	Objection dated 12-01-2023	"G1"	22-23
14	Advertisements	"H"& "H1"	24-25
15	PHC Letter dated 29-04-2019	"J"	26-27
16	PHC Letter dated 30-03-2022	"J1"	28
17	Order dated 02-05-2023	"K" `	29
18	Letter dated 11-05-2023	"K1"	30
.19	Seniority List	"K2"	31-33
20	Vakalatnama	•-	34

Muhammad Zafar Khan (Tahirkheli) A S C

87, Al-Falah Street, Peshawar Cantt Tel: 0300-9597670

Date:- 16th May. 2023



BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA, PESHAWAR

Service Appeal No. 1099 //2023

Zafran,

Naib Qasid, Court of SCJ, Jamrud, District Khyber.

...Appellant

$\mathsf{V}_{\mathsf{ERSUS}}$

- 1. District & Session Judge, Khyber.
- 2. Sher Khan, Naib Qasid (BPS-03)
 Court of CJ-I, Barra, District Khyber.
 - 3. Amanullah, Naib Qasid (BPS-03) Court of ADSJ-I, Jamrud, District Khyber.
 - 4. Said Khan, Mali (BPS-03) Court of D&SJ, District Khyber.
 - 5. Zakir Khan, Chowkidar (BPS-03) Court of SCJ, Jamrud, District Khyber.
 - 6. Sajid Ullah, Naib Qasid (BPS-03) Court of D&SJ, District Khyber.
 - 7. Zakir Khan, Sweeper (BPS-03) Court of D&SJ, Jamrud, District Khyber.
 - 8. Khan Alam, Naib Qasid (BPS-03) Court of CJ-II, Barra, District Khyber.
 - 9. Yaseen Khan Sweeper (BPS-03) Court of D&SJ, Jamrud, District Khyber.

...:..:Respondents

SERVICE APPEAL U/S 4 OF NWFP SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 11-05-2023 (Copy annexed "A") WHEREIN THE RESPONDENT REFUSED THE APPELLANT'S DEPARTMENTAL APPEAL DATED 18-04-2023 (Copy annexed "B") AGAINST FINAL SENIORITY LIST OF CLASS-IV (BPS-03) EMPLOYEES OF DISTRICT JUDICIARY KHYBER CIRCULATED VIDE NO. 337/DSJ DATED 08-04-2023 (Copy annexed "C").

PRAYER:

By allowing this appeal and setting aside the impugned final seniority list of Class-IV (BPS-03) Employees of District Judiciary Khyber circulated vide No. 337/DSJ dated 08-04-2023 and placing the appellant at serial No. 09 of the impugned seniority list.

.========



RESPECTFULLY SHEWETH

- 1. Being qualified and eligible, the appellant was selected and appointed as Naib Qasid (BPS-03) at District Judiciary Khyber on 26-07-2019. Since his appointment, he has been serving the department honestly and diligently to the utmost satisfaction of his superiors. (Copy annexed "D")
- 2. That the appellant assumed the charge of his duties on 26-07-2019 and the entries in respect of the same has been duly incorporated in his monthly salary statement accordingly.
- 3. That a tentative seniority list of Naib Qasid was issued by the office of D&SJ Khyber on 23-09-2020, wherein the appellant was placed at serial No. 12 of the said list.

That apart from all the three employees namely, Zahid Shah, Muhammad Tahir & Zohaib Hassan who were placed senior to the appellant have been promoted to the post of Daftri (BPS-04) vide office order No. 1533-1550 DSJ/Khyber dated 13-11-2021. Hence, after the said promotion the appellant was required to be placed at serial No. 07 of the seniority list of class-IV employees of BPS-03 at District Courts Khyber. (Copy annexed "E" & "E1")

- 4. That earlier, a tentative seniority list of Chowkidar, Sweeper, Naib Qasid, Water carrier and Mali for the purpose of promotion to the post of Daftri (BPS-04) was issued vide office order No. 1408-1410 dated 18-10-2021. The appellant was also placed at serial No. 16 of the revised tentative seniority list dated 16-10-2021, wherein the top 04 have been allowed promotion to next higher scale. (Copy annexed "F")
- 5. That a second tentative seniority list was circulated vide No. 14-76 dated 10-01-2023 by D&SJ Khyber, wherein the seniority position of the appellant was arbitrarily changed without any plausible explanation and instead of placing him at his right place, he was arbitrarily relegated to serial No. 16.

The appellant submitted his objection dated 12-01-2023 before the worthy D&SJ Khyber however the grievance of the appellant was not addressed.

(Copies annexed "G" & "G1")

6. That 04 Officials namely, Shera Khan, Aman Ullah, Said Khan and Zakir Khan who were appointed on 03-08-2019 were placed above the appellant without plausible explanation and prior notice.

It was quite shocking that the worthy authority issued the impugned final seniority list vide letter dated 08-04-2023 (annex "C") wherein the appellant was further relegated to serial No. 17 and eight employees who are junior to him and were selected and appointed in the subsequent batch were placed above him.

7. The appellant submitted his departmental appeal dated 18-04-2023 against the impugned seniority list, which was refused vide impugned order dated 11-05-2023 hence the present Service Appeal. (Copies annexed "A" & "B")

Feeling aggrieved and finding no other remedy, the appellant has been constrained to approach the Hon'ble Service Tribunal for the redress of her grievance, inter-alia, for the following;

Grounds

A. The appellant's departmental appeal was regretted without considering the material facts on record in a hurried and summary manner, which being arbitrary and discriminatory needs to be set right by the worthy Service Tribunal.



- B. It is worth mentioning that 02 separate advertisements for selection of Class-IV employees were circulated in the daily newspapers. In the first advertisement issued on 13-06-2019, the selection for the post were made on 25-07-2019 and the selection in respect of the subsequent advertisement was held on 31-07-2019, wherein there was a clear gap of 06 days. (Copy annexed "H" & "H1")
- C. That the appellant was selected and appointed in view of his application made in pursuance of first advertisement and selection made on 25-07-2019. Having appointed in the first batch, the appellant was lawfully required to be placed senior to the employees selected in the second subsequent batch. This principle was however ignored and Officials of second subsequent batch were illegally & arbitrarily placed senior to him.
- D. That the Hon'ble Peshawar High Court Peshawar vide 02 separate letters addressed to all district & sessions Judges of Khyber Pakhtunkhwa dated 09-04-2019 and 30-03-2022 gave a proper guide line for fixation of seniority and promotion of Class-IV employees to next higher scale.

The analogy that employees selected in the first batch would rank senior to that of appointed and selected in second batch was duly adopted and circulated by the Peshawar High Court, Peshawar. (Copy annexed "J" & "J1")

- E. It is quite clear from the letters and rules regulating the matter regarding seniority, that where the Officials in common seniority list have been appointed in 02 different batches, with varying date of acquisition of SSC, the Officials appointed in the first batch would rank senior to the Officials appointed in the subsequent batch, irrespective of their date of acquisition of SSC.
- F. That in case of determining inter-se seniority amongst the same batch, the acquisition of SSC would be taken as a ground to determine the seniority. However, the worthy authority has let itself to fall in to gross error inadvertently while adopting the analogy to fix seniority amongst two separate batches, which is subject to rectification.
- G. That the matter of seniority regarding the employees of District Peshawar who were similarly placed and positioned having alike case with the appellant were allowed their seniority due w.e.f., the date of their initial appointment / regular officiation by the worthy Khyber Pakhtunkhwa Service Tribunal vide order dated 02-05-2023 passed in service appeal No. 514 / 2019, titled "Asad Khan Vs Govt." The appellant is entitled to the similar treatment. (Copies annexed "K" to "K2")
- H. Any design harmful to the appellant's service interest cannot be imposed arbitrarily, in violation of the appellant's vested rights of service. The appellant did deserve to be treated equitably fairly and in a just manner without losing the benefit of his prior selection and seniority based on his more than 03 years of continuous service.
- I. Thus the impugned omission in the impugned seniority list of Class-IV Employees of District Khyber as it stood on 08-04-2023 is not only arbitrary but also discriminatory against the principles of equity, law, justice and propriety, calling for interference by the worthy Service Tribunal.

(a)

In view of the above, it is requested that by allowing this appeal the impugned final seniority list of Class-IV (BPS-03) Employees of District Judiciary Khyber circulated vide No. 337/DSJ dated 08-04-2023 may kindly be set aside and the appellant may be placed at serial No. 09 of the impugned seniority list.

Any other relief deemed appropriate may also be granted in addition to the relief claimed above.

Through,

Peshawar, dated 16th May, 2023

Appellant

Muhammad Zafar Khan (Tahirkheli)

Certificate

It is certified that no service appeal on the similar grounds was filed prior to instant service appeal.

Appellant

(5)

BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA PESHAWAR

Service Appeal No. ____/ 2023 `.

Zafran,

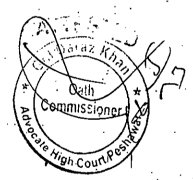
VERSUS

D&SJ, Khyber.

AFFIDAVIT

I, Zafran, s/o Zahid Ali, Naib Qasid, the appellant, do hereby solemnly affirm and declare on Oath that contents of this service appeal are true and correct to the best of my knowledge and nothing has been concealed from this Hon'ble Tribunal.

Peshawar, dated 16th May, 2023



DEPONENT



BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA PESHAWAR

Service Appeal No	/ 2023	- · · · · · · · · · · · · · · · · · · ·		•	
		· V			
Zafran,		VERSUS		D&SJ, Khyb	er.
			•		
	ADDI (CA	TION FOR IN	= FEDIM DEI E	:10	
	AFFLICA	**************************************	.*		
RESPECTFULLY SHE	=\M/ETU•				
	· **		,		
That a service a as part and pare				day which may	kindly be read
That the applic about his succe		ong prima facie	case on m	erits in which h	e is sanguine
3. That the applic prejudiced if in on the basis of i	case further p	romotions to the	harm and h	nis cause would unior Clerks is n	l be seriously nade / notified
may be r the basis	view of the ab estrained from of impugned s	oeal. ove, it is most i making further seniority list da	humbly requ	ested that the re to the post of Ju 23 till the decision	spondent Inior Clerk on
applicant	t's service appe	eal.	• • •		
-	•	•		Appellant	
		Thro	uinh		
	Section 1997	71110	ugn,		
				M 1	
Peshawar, dated			, X		. 1 . 1 . 4 . 12
16 th May, 2023			wunamma	nd Zafar Khan (Ta	ASC
<u>Affidavit</u>	•				
	to the best of	knowledge and		ontents of the ap nothing has beer	
		(m) (m)	7/5	12/	•

Wigh Cour

(A)

BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA PESHAWAR

Service	e Appeal No/ 2023		
•			
,	Zafran,	Versus	D&SJ, Khyber.
		======	
		Addresses of Parties	
•		=======================================	

Appellant .

Zafran, Naib Qasid, Court of SCJ, Jamrud, District Khyber.

Respondents

- 1. District & Session Judge, Khyber.
- 2. Sher Khan, Naib Qasid (BPS-03) Court of CJ-I, Barra, District Khyber.
- 3. Amanullah, Naib Qasid (BPS-03)
 Court of ADSJ-I, Jamrud, District Khyber.
- 4. Said Khan, Naib Qasid (BPS-03) Court of D&SJ, District Khyber.
- 5. Zakir Khan, Naib Qasid (BPS-03) Court of SCJ, Jamrud, District Khyber.
- Sajid Ullah, Naib Qasid (BPS-03)
 Court of D&SJ, District Khyber.
- 7. Zakir Khan, Sweeper (BPS-03) Court of D&SJ, Jamrud, District Khyber.
- 8. Khan Alam, Naib Qasid (BPS-03) Court of CJ-II, Barra, District Khyber.
- 9. Yaseen Khan Sweeper (BPS-03) Court of D&SJ, Jamrud, District Khyber.

1. 1. 1. 1 jo

Through,

Muhammad Zafar Khan (Tahirkheli)

ASC

Peshawar, dated 16th May, 2023

ANNEXUREA

(2)

ORDER 11.05.2023

> Department appeal of Mr. Zafran Afridi, Naib Qasid against his placement in the seniority list is received and perused.

> After considering the record, it is found the process of selection against the posts of class-IV employees was simultaneously conducted by the office of Senior Civil Judge, Khyber and by the office of District & Sessions Judge, Khyber whereby the post filed by the office of senior Civil Judge, Khyber were notified a few days ahead i.e. on 25.07.2019, while the posts of the same category filled by the office of District & Sessions Judge Khyber were notified 31.07.2019 though in the same financial year. The official after considering his date of birth and particularly the date of acquisition of SSC has been correctly placed in the seniority list.

Representation for reasons of the above is turned down.

(HIDAYAT ULLAH KHAN)
District & Sessions, Judge, Khyber

835 15.5.2023 16001- P-4

15.5.2023

Copyling Agency and a case in

A LANGER OF THE PARTY OF THE PA

BEFORE THE WORTHY DISTRICT & SESSIONS JUDGE, KHYBER

Through Proper Channel:

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED FINAL SENIORITY LIST OF CLASS-IV (BPS-03) EMPLOYEES OF DISTRICT JUDICIARY KHYBER CIRCULATED VIDE NO. 337/DSJ DATED 08-04-2023.

PRAYER:

ALIED

By a lowing this appeal and setting aside the impugned final seniority list of Class-IV (BPS-03) Employees of District Judiciary Khyber circulated vide No. 337/DSJ dated 08-04-2023 and placing the appellant at serial No. 09 of the impugned seniority list.

Zafran Naib Qasid, Court of SCJ Jamrud, Khyber, and the appellant submits most respectfully the following for your kind consideration and favour of acceptance.

RESPECTFULLY SHEWETH

- 1. Being qualified and eligible, the appellant was selected and appointed as Naib-Qasid (BPS-03) at District Judiciary Khyber on 26-07-2019. Since his appointment, he has been serving the department honestly and diligently to the utmost satisfaction of his superiors.
- 2. That the appellant assumed the charge of his duties on 26-07-2019 and the entries in respect of the same has been duly incorporated in his monthly salary statement accordingly.
- 3. That a tentative seniority list of Naib Qasid was issued by the office of D&SJ Khyber on 23-09-2020, wherein the appellant was placed at serial No. 12 of the said list.

That apart from all the three employees namely, Zahid Shah, Muhammad Tahir &Zohaib Hassan who were placed senior to the appellant have been promoted to the post of Daftri (BPS-04) virte office order No. 1533-1550 DSJ/Khyber dated 13-11-2021. Hence, after the said promotion the appellant was required to be placed on the top of the seniority list of class-I'/ employees of BPS-03 at District Courts Khyber.

4. That earlier, a tentative seniority list of Chowkidar, Sweeper, Naib Qasid, Water carrier and Mali for the purpose of promotion to the post of Daftri (BPS-04) was issued vider office order No. 1408-1410 dated 18-10-2021. The appellant was also placed at serial No. 16 of the revised tentative seniority list dated 16-10-2021, wherein the top 04 have been allowed promotion to next higher scale.



- 5. That a second tentative seniority list was circulated vide No. 14-76 dated 10-01-2023 by D&SJ Khyber, wherein the seniority position of the appellant was arbitrarily changed without any plausible explanation and instead of placing him at serial No. 09 of the list, the was arbitrarily relegated to serial No. 16.
- 6. That 08 Officials namely Shera Khan, Aman Ullah, Said Khan Zakir Khan Zakir Yaseen khan alam and Sajjid ullah who were appointed on 03-08-2019 were placed above the appellant without plausible explanation and sound reasoning.

It was quite shocking that the worthy authority issued the impugned final seniority list vide letter dat and 08-04-2023 wherein the appellant was further relegated to serial No. 17 and eight amployees who are junior to him and were selected and appointed in the subsequent batch were placed above him.

- 7. It is worth mentioning that 02 separate advertisements for selection of Class-IV employees were circulated in the daily newspapers. In the first advertisement issued on 13-06-2019, the selection for the post were made on 25-07-2019 and the selection in respect of the subsequent advertisement was held on 31-07-2019, wherein there was a clear gap of 06 days.
- 8. That the appellant was selected and appointed in view of his application made in pursuance of first advertisement and selection made on 25-07-2019. Having appointed in the first batch, the appellant was lawfully required to be placed senior to the employees selected in the second subsequent batch. This principle was however ignored and Officials of second subsequent batch were illegally & arbitrarily placed senior to him.
- 9. That the Hon'ble Peshawar High Court Peshawar vide 02 separate letters addressed to all district & sessions Judges of Khyber Pakhtunkhwa dated 09-04-2019 and 30-03-2022 gave a proper guide line for fixation of seniority and promotion of Class-IV lemployees to next higher scale

The analogy that employees selected in the first batch would rank senior to that Session Co. Session Co. Peshawar High Court, Poshawar.

10. It is quite clear from the letters and rules regulating the matter regarding seniority, that where the Officials in common seniority list have been appointed in 02 different batches, with varying date of acquisition of SSC, the Officials appointed in the first batch would rank senior to the Officials appointed in the subsequent batch,



Irrespective of their date of acquisition of SSC.

- 11. That in case of determining inter-se seniority amongst the same batch, the acquisition of SSC would be taken as a ground to determine the seniority. However, the worthy authority has let itself to fall in to gross error inadvertently while adopting the analogy to fix seniority amongst two separate batches, which is subject to rectification.
- Any design harmful to the appellant's service interest cannot be imposed arbitrarily, in violation of the appellant's vested rights of service. The appellant did deserve to be treated equitably fairly and in a just manner without losing the benefit of his prior selection and seniority based on his more than 03 years of continuous and sincere service.
 - 13. Thus the impugned omission in the impugned seniority list of Class-IV Employees of District Khyber as it stood on 08-04-2023 is not only arbitrary but also discriminatory against the principles of εquity, law, justice and propriety, calling for interference by the worthy authority.

In view of the above, it is requested that by allowing this appeal the impugned final seniority list of Cass-V (BPS-03) Employees of District Judiciary Khyber circulated vide No. 337 DSJ dated 08-04-2023 may kindly be set aside and the appellant may be placed at serial No. 09 of the impugned seniority list.

Dated. # 1997 2023 A

(Examiner)
Seesion Coo Khyber

Appellant
(Zafran Afridi)
NaibQasid, Senior Civil
Judge, Khyber



2 091-5820748

は
sikhyber
の
gmail.com

AMNEXUREC

OFFICE OF THE DISTRICT AND SESSIONS JUDGE KHYBER KHYBER PAKHTUNKHWA

No.: _337/DSJ

Dated Khyber the 8th of April 2023.

To

The-Para-Judicial Staff,

Sessions Courts,

Khyber.

Subject:

CIRCULATION OF FINAL SENIORITY LIST

Memo:

Find enclosed herewith the Final Seniority list for your information.

(Hidayatuliah Khan)
District and Sessions Judge,
Knyber.

(A)	
15/1	_
	ŀ
_ ` <u>`</u>	

1 1		1								•
ن ا	r Sr. Na.	Name	Academic Qualification	Date of		Date of 1st entey	Date of regular		Date of	
				acquiring SSC	Date of Birth	Judiciary on	promotion	Post Held	Appointment in Present	Remarks
						regular basis			Position	
•	34	Zahid Shah	· 		Record	i Lifter and Daftari,	(BPS-04)	ļ	1	
Ì	35	Muhammad Tahir	Matric	20.06.2000	20.09.1983	26.07.2019	13.11.2021	Daftari (BPS-04)	12.44.2024	
- 1		Zohalb Hassan	Matric	£ 16.07.2007	04.04.1987	26.07,2019	13.11.2021	Record Lifter (BPS-04)	13.11.2021	Promoted from Naib Qasid
-		Mehrab Jan	D.Com	16.07.2007	15.12.1987	26.07:2019	13.11.2021	Record Lifter (BPS-04)	-13,11.2021	Promoted from Naib Gasid
f			Middle	N/A	01.01.1986	26.07.2019	13.11.2021	Daftari (8PS-04)	13.11.2021	Promoted from Naib Qasid
1	1	Shera Khan				Class-IV (BPS-03)		Dartail (0F3-D4)	13.11.2021	Promoted from Naib Qasid
ŀ		Amanullah	. Matric ·	18.04.1996	03.11.1977	03.08.2019	<u> </u>	Mails Control (2000 par		
ŀ		Said Khan	BA'	Oct, 2000	20.10.1983	03.08.2019		Naib Qasid (BPS-03)	03.08.2019	
· -		Zakir Khan	MA .	25.06.2003	05.02.1986	03.08.2019		Naib Qasid (BPS-03)	03.08.2019	
-			Matric	02.11.2004	25.06.1988	03.08.2019		Maali (BPS-03)	03.08.2019	
-		Saild Ullah	intermediate	October, 2007	15.03.1990	03.08.2019		Chowkidar (BPS-03)	03.08.2019	
-		Umair Khalii	Intermediate	October, 2007	15.02.1991	26.07.2019		Naib Qasid (BPS-03)	03.08.2019	
-		Ahmad Ali	BA	October, 2007	02.04.1991	26.07.2019		Naib Qasid (BPS-03)	26.07.2019	
-		Zakir Khan	D.Com	16.06.2009	01.08.1993	03.08.2019		Naib Qasid (BPS-03)	26.07.2019	
<u> </u>		Muhammad Amin .	Matric	15.06.2011	17.11.1991	26.07.2019	~	Sweeper (BPS-03)	03.08.2019	
-		Zeeshan Khan	Intermediate	15.06.2011	21.05.1994	26.07.2019		Naib Qasid (BPS-03)	25.07.2019	
Ļ	1 17	Chan Alam	Intérmediate	15.06.2011	06.11.1995	03.08.2019		Chowkidar (8PS-03)	25.07,2019	3
-		ayaz Gul	BA BA	11.07.2011	03.02.1995	26.07.2019		Nalb Qasid (BPS-03)	03.08.2019	n
_		aseen Khan	BΆ	16.06.2013	12.01.1997			Maail (BPS-03)	26.07.2019	6.5
<u> </u>		Asif	Intermediate	16.06.2013	20.01,1998	-03.08.2019		Sweeper (BPS-03)	03.08.2019	
		Noid Khan	Intermediate	March, 2015	01.05.1998	26.07.2019		Sweeper (BPS-03)	26,07.2019	
L		Auhammad Arif	Intermediate	20.06.2015	09.04.1998	26.07.2019		Naib Qasid (BPS-03)	26.07.2019	
L	17 Z	afran .	Matric	20.06.2015		26.07.2019		Sweeper (8PS-03)	26.07.2019	25.00
	18 8	at Ullah	Matric	06.07,2017	03.02.1999	26.07.2019		Naib Qasid (8PS-03)	26.07.2019	
	19 N	1 hammad Riaz	Matric	17.09.2021	01.01.1995	03.08.2019	<u> </u>	Naib Qasid (BPS-03)	03.08.2019	(1)
[20 S	h ms Ul Akbar	Matric		15.01.1982	03.08.2019		Naib Qasid (BPS-03)	03.08.2019	
Γ		zmat	Middle	17.09.2021	01.01.1997	26,07,2019		Naib Qasid (BPS-03)	26.07.2019	
		aŭ a	Middle .		01.07.1980	03.08.2019		Nalb Qasid (BPS-03)		
Ī		halid	Middle		01.01:1986	03.08.2019		Naib Qasid (BPS-03)	03:08.2019	
		if Ullah · · ·	Middle		01.01.1991	03.08.2019		Chowkidar (BPS-03)		
Γ.		oukat Khan			01.01.1992	26.07.2019		Ct. It is a second of the seco	03.08.2019	
		/ajid	Middle		01.01.1993	03.08.2019			26.07.2019	
		7	Middle	N/A	15.05.1994	03.08:2019	† 		03.08.2019	
			. 1.	•				(4016 Clusto (0L3-02)	26.07.2019	
						the state of the s	. '	and the second s		13

STATE ASSESSED UDGE



DISTRICT JUDICIARY, KHYBER PAKHTUNKHWA/4

3 091-5615230-31

☑ scjkhyber@gmail.com

No. 141 – 147 Dated Khyber 26 – 7 – 19

ORDER

On the recommendations of the Departmental Selection Committee dated 25th July, 2019, the Competent Authority is pleased to order the appointment on temporary basis of the following candidates against vacant post of **Naib Qasid** (BPS-03), with effect from the date of assumption of charge of the post, subject to medical fitness & antecedents verification and verification of testimonials through quarter concerned:

1. Muhammad Tahir s/o Yaris Khan r/o Bar Qambar Khel District Khyber.
CNIC No: 17301-9305005-7

2. Ahmed All s/o Muhammad Din r/o Kuki Khel Sher Khan Khel Chinar Kalay Post Office Jamrud Tehsil Jamrud.
CNIC No: 21202-6838146-3

3. Zohaib Hassan s/o Muhammad Zakariya r/o Kuki Khel Gatia Khel Wazir Dhand Jamrud District Jamrud.

CNIC No: 21202-510051-3

4. Abid Khan s/o Kazim Khan r/o Bar Qambar Khel.
CNIC No: 21201-7423504-1

5. <u>Umair Khalil s/o Jora Baz r/o Bara Road Pishtakhara</u> CNIC No: 17301-5151583-3

6. Zafran s/o Zahid Ali r/o Kuki Khel Sher Khan Khel Jamrud. CNIC No: 21202-8453301-9

7. Wajid Khan s/o Aseel Khan r/o Malik Din Khel Bara. CNIC No: 21201-7562043-5

2. Their appointments to the service shall be subject to the following terms and conditions:

- i. They will be governed by the NWFP Civil Servants Act, 1973 and NWFP Government Servants (Appointment, Promotion & Transfer) Rules, 1989.
- ii. They will be allowed the minimum pay of BPS-03 plus other allowances as admissible under the rules.
- iii. They shall be governed by such rules and instructions relating to leave, TA, and Medical Attendance as may be prescribed from time to time.
- iv. They shall be on probation initially for a period of one year extendable up to two years.
- v. They will be eligible for continuance and their eventual

Contract of the contract of th

probationary period, subject to availability of permanent post and the completion of prescribed training, if any.

vi. Their services shall be liable to be dispensed with at any time without any notice and assigning any reason before the expiry of the period of their probation/extended period of probation, if, their work or conduct during this period is not found satisfactory. In the event of termination from service, fourteen days notice or in lieu, thereof, fourteen days pay will be paid by the Govi. In case of resignation, they will give one-month notice to competent Authority on in lieu, thereof, one month pay shall be forfeited to the Govt. the resignation shall, however, be subject to the acceptance by the Competent Authority.

vii. They will be governed by the Government of Khyber Pakhtunkhwa (Efficiency & Discipline) Rules, 2011 & the NWFP, Government Servants conduct Rules, 1987 and any other instructions which may issued by the Competent Authority from time to time.

3. If the above terms and conditions of appointment are acceptable to them, they shall report for duty to undersigned immediately. The offer of appointment shall be deemed to have been cancelled if they fail to produce Medical Fitness Certificate/ report for duty to the undersigned within one month from the date of issue of this order or their antecedents and testimonials are not verified.

4. They shall join duty at their own expenses.

1 26/7/19

(**Zafar Ullah)** / Senior Civil Judge, Khyber Chairman DSC

Endst: No. 141 - SCJ-Admn

Dated Khyber the 26-7/2019.

Copy forwarded for information and necessary action to: -

The Registrar, Peshawar High Court, Peshawar along with copy of Minutes of the meeting of DSC dated 25/07/2019.

2. The District & Sessions Judge, Khyber.

3. Mr. Shabbir Muhammad Durrani. Senior Civil Judge (Admn), Peshawar (Nominee of the Peshawar High Court, Peshawar).

Mr. Ishfaq Ahmed Ghazi, Civil Judge-IV, Khyber. (Nominee of the Senior Civil Judge(Admn:), Khyber).

5. The District Comptroller of Accounts, Khyber.

6. The Clerk of Court this office.

The appointee(s) by name.

(Zafar Ullah)

Senior Civil Judge(Admn)/

Chairman DSC, Khyber

5. 6. 7.



TENTATIVELY SENIORITY_LIST FOR PROMOTION TO THE POST OF JUNIOR CLERK (BS___ _), DISTRICT . KHYBER AS STOOD ON, First Appointment 26-07-2019

1					Pomement 20-07	-2013	
Sr.no-		Academic Qualification		1 - *	Date of 1st entry in Distt Judiciary on regular basis	Dair of appointment in present (BS)	Remark
<u> </u>	Zahid Shah	Matric	¹¹ 20-09-83 ²¹	Annual 2000	26-07-19	;	rte.ii.z. K
2.	Muhammad Tahir	Matric	04-04-87	- 2007	26-07-19	26-07-19	
3	Zohaib Hassan	Matric	I5-12-87	2007	26-07-19	26-07-19	
4	Ahmad Ali	Matric	02-04-91	Oct, 2007/Supply	 :	26-07-19	
5	Umair Khalil	Matric	02.02.01	· · · · · · · · · · · · · · · · · · ·	26-07-19	26-07-19	
	<u> </u>	Mairie	03-02-91	Oct, 2007/Supply	26-07-2019 order 29-07-2020	26-07-19 .	•
. 6	Fayaz Gul	Matric	03-02-95	March, 2011/Annuai	Arrival + medical		
7	Mohammad Amin	Matric	17 11 01		26-07-2019 order 29-07-2020	26-07-19	
	 		117-11-91	March, 2011/A anual	Arrical + medical	26-07-19	
8.	Zeeshan	Matric	21-05-04	Ma	26-07-2019 order 29-07-2020		
9	Asif		21-05-94	Me_m, 2011/Annual	Arrical + medical	26-07-19	
10	Abid Khan	Matric	·20-6;:-98	March, 2013/Annual	26-07-19	26-07-19	
- 10	`	Matric	01-05-98	March, 2015/Annual	26-07-19		
[]	Arif	Matric	09-04-98		26-07-2019 order 29-07-2020	26-07-19	
 -	Zafran		07-04-98	March, 2015/Annual	Arrival + medical	26-07-19	
· 12	Zairan	Matric	03-02-99	March, 2015/Annual	26-07-2019 t. Jer 29-07-2: 20		
				i	Arrival + medical	² 6-07-19	
e di avenu	Or City and Assessment		Seco	nd Appointment	03-08-2019	·	
- 713 7.00	Sher Khan 14 6 60	Matric	03-11-77	1994/Annual	03.08.10.20.3		
2.14 au	Aman	Maric	3 20-10-83 ···	October 2000/Simes	Marie Top Coll College Page 1	03-08-19	~ 12 J
برو. 15 لاد.	Said Khan		× 05-02-86*	2003,*Annual	2200 to 200		Taran Pagaran
16	Ranid Shah	Matric	15-02-92	2007/Annual	03-06-19.2 .: .1	03-08-19	
17	Sajid Ullah	Matric	15-03-901		03-08-19	03-08-19	·
18	Zakir Khan	Matric		Oct, 2007/Supply	03-08-19 -	03-08-19	
19 .	Khan Alam	Matric	01-08-93	2009/Annual	. 03-08-19	03-08-19	
20	Yaseen Khan	Matric	06-11-95	March, 20 H/Annual	03-08-19	03-08-19	
	Bait Ullah		12-01-97	March, 2013/Annual	03-08-19	03-08-19	
	2000 01101	Matric	01-01-95	March, 2017/Annual	03-08-19	05 00 17	1 .

District & Session Judge, Khyber

District Khyber

OFFICE ORDER

On recommendation of the Departmental Promotion Committee vide its minutes dated 10-11-2021, promotion of the following officials of this court, as per table given below, is hereby ordered with immediate effect in public interest.

S.No	Name of official	From the	D
01	Zahid Shah s/o Saleh Shah	From the category	Promoted to the category
02	Mehrab Jan s/o Bahar Jan	Chowkidar (BPS-03)	Daftari (BPS-04)
		Sweeper (BPS-03)	Daftari (BPS-04)
03	Muhammad Tahir s/o Yaris Khan	Naib Qasid (BPS-03)	
04	Zohaib Hassan s/o Muhammad Zakria		Record Lifter (BPS-04)
		Naib Qasid (BPS-03)	Record Lifter (BPS-04)

(Ahmed Lithhar) District Sessions Judge, Khyber.

Endst No. 1533-1550 DSJ/ Khyber

Dated. \3/11 /2021.

Copies forwarded for information to:

1. The worthy Registrar, Hon'ble Peshawar High Court, Peshawar.

2. Mr. Naveed ur Rehman Additional District & Sessions Judge Peshawar/Nominee of Hon'ble

3. Dr. Qazi Attaullah, Additional District & Sessions Judge-I, Khyber/nominee of undersigned.
4. All the Judicial Officers of District Khyber.
5. The District Comptroller of Accounts, Khyber.

6. All the Officials concerned by name.

(Ahmed Iftikhar)

District & Sessions Judge, Khyber.



DISTRICT JUDICIARY, KHYBER PAKHT

KHYBER

☎ 091-5820748

⊠ dsjkhyber@gmail.com

Dated Khyber 18-10-2021

OFFICE ORDER

Revised tentative seniority list of Chowkidar, Sweeper, Naib Qasid, Water Carrier & Maali for the purpose of promotion to the post of Daftari / Record Lifter (BPS-04) is issued. The objections can be entertained till 23rd October, 2021.

> District & Sessions Judge, Khyber

Endst: No. & Date even.

Copy forwarded for information and necessary action to:

All concerned officials.

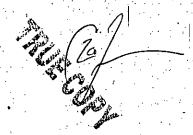
The Superintendent District Courts, Khyber for circulation of the list, office order and getting

Office copy,

District & Sessions Judge, Khyber

of Promotion to the Post of Daftari/Record Lifter (Revised Dated 16:10

•	S, N	o Name	Designation		me Post of Daftari/	Record Lifter (<u>Penised</u> Da	ted 16
	1:	Zahld Shah	Chowkidar	The state of the s	Date of purth	Age	Qualification	1.,
-	2	Merab Jan		Senior Civil Judg		83 38 Years, O Month	s, Matric	26/07/2019
	3	Muhammad	Sweeper	Senior Civil Judge	a January 1, 1986	35 Years, 9 Month	s, Middle	26/07/2019
		Tahir	Naib Qasid	Senior Civil Judge	April 4, 1987	15 Days 34 Years, 6 Month	<u> </u>	-
, .	1	Zohalb Hassa	n Nalb Qasid	Senior Civil Judge	December 15, 198	12 Days 7 33 Years, 10 Month	Matric s,	26/07/2019
		Umair	Nalb Qasid	Senior Civil Judge		1 Days	Matric	26/07/2019
1.	6	Ahmad All	Naib Qasid	Senior Civil Judge		Days 30 Years, 6 Months	Matric	26/07/2019
	7	Salf Ullah	Chowkidar	Senior Civil Judge		14 Days	Matric	25/07/2019
	8	Muhammad Amin	Water Carrier	Senior Civil Judge	70/100/ Y 1, 1332	29 Years, 9 Months 15 Days	Milddle	26/07/2019
	9	Wajid	Naib Qasid		77, 133,	29 Days	Matric	26/07/2019
•	10	Zeeshan Khan		Senibr Civil Judge		27 Years, 5 Months, Days	1 Middle	26/7/2019
· -	_	Fayaz Gul		Senior Civil Judge.	May 21, 1994	27 Years, 4 Months, 25 Days		26/07/2019
· -		Shams UI	Maali	Senior Civil Judge	February 3, 1995	26 Years, 8 Months.	Matric	
-		Akbar	Maall	Senior Civil Judge	January 1, 1997	13 Days 24 Years, 9 Months,	-{	26/07/2019
.	13 /	Abid Khan	Nalb Qasid	Senior Civil Judge	January 5, 1909	15 Days 23 Years, 9 Months,	Matric	26/07/2019
		Asif	Sweeper	Senior Civil Judge		11 Days 23 Years, 8 Months,	Matric	26/07/2019
		Muhaminad Irif	Sweeper	Senlor Çivil Judge	January 20, 1998	26 Days	Matric	26/07/2019
: }	į6 Z	əfran	Nalb Qasid	·	April 9, 1958	23 Years, 6 Months, 7 Days	Matric	26/07/2019
1	17 S	hera Khan	Naib Qasid	Senlor Civil Judge	March 2, 19:19	22 Years, 7 Months, 14 Days	Matric	26/07/2019
	.8 A	zimat		District & Sessions Judg		43 Years, 11 Months, 13 Days	Matric	3/8/2019
ļ		luhammad	Nalb Qasid	District & Sessions Judg	e July 1, 198()	41 Years, 3 Months,	Middle	
<u> </u>	<u> ni</u>	02	Nalb Qasid	District & Sessions Judge	January 15, 15(8)2	39 Years, 9 Months, 1		3/8/2019
2	0 Nr	nan Ullah	Naib Qasid	District & Sessions Judge		37 Years, 11 Months,	Matric	3/8/2019
1 2	1 50	ld Khan	Maall	District & Sassions Judge	_	26 Days 35 Years, 8 Months, 1	Matric	3/8/2019
2:	Zal	kir Khan	Chowkldar	District & Sessions Judge		Days 33 Years, 3 Months,	Matric	3/8/2019
23	Saj	id Ullah	Naib Qasid	District & Sessions Judge		21 Days	Matric	3/8/2019
24	Sho	Pukat	Water Carrier	111 12		31 Years, 7 Months, 1 Days	Matric	3/8/2019
25	Kha	ild '	Chowkldar	District & Sessions Judge		30 Years, 9 Months, 15 Days	Middle	3/8/2019
26	1.	ir Khan		Olstrict & Sessions Judge	January 1, 199;	30 Years, 9 Months,		3/8/2019
	-		Sweeper	District & Sessions Judge	August 1, 1993	28 Years, 2 Months,	1	
27	┪━━	القالك	Nalb Qasid	District & Sessions Judge	January 1, 1995	15 Days 26 Years, 9 Months.		3/8/2019
29	+	n Alam	Nalb Qasid	District & Séssions Judge	November 6, 1995	15 Days 25 Years, 11 Months,		3/8/2019
28	Yaso	en Khan		District & Sessions Judge	January 12, 1997	10 Days 24 Years, 9 Months, 4		3/8/2019
30	Lalla		Nalb Qaşid	Senior Civil Judge	February 22, 1995	Days 26 Years, 7 Months,	Matric	3/8/2019
	:					24 Days	Middle	2/3/2020



White the state of the best of

ANNEXURE



ISTRICT JUDICIARY, KHYBER PAKHTUNKHWA

JOICIARY, KHYBER F

KHYBER F

KHYBER R

Joint Judicial Staff,
District Judicial Staff,
District



			, '	,	· · · · · · · · · · · · · · · · · · ·			<u>,</u>	<u> ما بعد داد با </u>	,
No.	Name	Academic Qualification	Date of acquiring	Date of Birth	Date of 1st entey in District Judiciary on regular basis	Date of regular promotion	Post Held	Date of Appointment in Present Position	Remarks	
			*	Record	Lifter and Daftari (BPS-04)]
1	Zahid-Shah	Matric -	20.06.2000	20.09.1983	26.07.2019-	13.11.2021	Daftari (BPS-04)	13.11.2021	Promoted from Naib Qasid	
2	Muhammad Tahir	- Matric	March, 2007	04.04.1987	26.07.2019	13.11.2021	Record Lifter (BPS-04)	.13:11.2021	Promoted from Naib Qasid	
. 3	Zohaib Hassan	D:Com	16.07.2007.	15.12.1987	26.07.2019	13.11.2021	Record Lifter (8PS-04)	13.11.2021	Promoted from Naib Qasid	
4	Mehrab Jan	Middle	N/A	01.01.1986	26.07.201 9	13.11.2021	Daftari (BPS-04)	13.11.2021	Promoted from Naib Qasid	<i>'.</i>
	* ·	,			Class-IV (BPS-03)					
1.	Shera Khan	Matric	18.04.1996	03.11.1977	03.08.2019	•	Naib Qasid (BPS-03)	03.08.2019		
. 2.	Amanullah	BA	Oct, 2000	20.10.1983	03.08.2019		Naib Qasid (BPS-03)	03.08:2019		
3	Said Khan	MA.	25.06.2003	05.02.1986	03.08.2019		Maali (BPS-03)	03.08.2019	<u> </u>	
4	Zakir Khan	Matric	02.11.2004	25.06.1988	03.08.2019		Chowkidar (BPS-03)	03.08.2019		
5 .	Umair Khalil	Intermediate	Oct, 2007	15.02.1991	26.07.2019		Naib Qasid (BPS-03)	26.07.2019		
6	Sajid Ullah	Intermediate	18.12.2007	15.03.1990	03.08.2019		Naib Qasid (BPS-03)	03.08.2019		11.
7	Zakir Khan	D.Com	16.06.2009	01.08.1993	03.08.2019-		Sweeper (BPS-03)	03.08.2019 [,]		(V)
8	Muhammad Amin	Matric	15.06.2011	17.11.1991	26.07.2019		Naib Qasid (BPS-03)	26.07.2019		STATE OF THE STATE
. 9	Zeeshan Khan	Intermediate	15.06.2011	21.05.1994	26.07.2019		Chowkidar (BPS-03)	26.07.2019		6.
. 10	Khan Alam	Intermediate	15.06.2011	06.11.1995	03.08.2019		Naib Qasid (BPS-03)	03.08.2019		P
11	Fayaz Gul	BA	11.07.2011	03.02.1995	26.07.2019		Maali (BPS-03)	26.07.2019		A Want
12	Yaseen Khan	BA	16.06.2013	12.01.1997	03.08.2019		Sweeper (BPS-03)	03.08.2019	· ·	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
13	Asif	Intermediate	16.05.2013	20.01.1998	25:07.2019		Sweeper (BPS-03)	26.07.2019		()
14	Abid Khan	Intermediate	March, 2015	01.05.1998	. 26.07.2019		Naib Qasid (BPS-03)	26.07.2019		• '
15	Muhammad, Arif	Intermediate	20.06.2015	09.04.1998	26.07.2019		Sweeper (BPS-03)	26.07.2019	•,	
16	Zafran	Matric	20.06.2015	03.02.1999	26.07.2019		Naib Qasid (BPS-03)	26.07.2019		
17 .	Ahmad Ali	BA	28.12.2017	02.04.1991	26.07.2019		Naib Qasid (8PS-03)	26.07.2019		
. 18	Bait-Ullah—	Matric -=	06:07-2017	-01-01-1995	03:08 :20 19=-		Naib Qasid (BPS-03)	03:08:2019		
19	Muhammad Riaz	Matric	17.09.2021	15.01.1982	03.08.2019		Naib Qasid (BPS-03)	03.08.2019		
20	Shams Ul Akbar	Matric	17.09.2021	01.01.1997	26.07.2019		Naib Qasid (BPS-03)	26.07.2019		
21	Azmat	Middle	N/A	01.07.1980	03.08.2019		Naib Qasid (8PS-03)	03.08.2019		
22	Laila	Middle	N/A	01.01.1986	03.08.2019		Naib Qasid (BPS-03)	03.08.2019		,
23	Khalid	Middle	N/A	01.01.1991	03.08.2019		Chowkidar (BPS-03)	03.08.2019		
24	Saif Ullah	Middle -	N/A	01.01.1992	26.07.2019	1.5	Chowkidar (BPS-03)	26,07,2019		
25	Shoukat Khan	Middle	N/A	01.01.1993	. 03.08.2019		Water Carrier-(BPS-03)	03.08.2019		- "
26	Wajid .	Middle	N/A	15.05.1994	03.08.2019.	· · · · · ·	· Naib Qasid (BPS-03)	. 03.08.2019		
			· · · · · · · · · · · · · · · · · · ·				4 .		1	

Hidayai Than Khan DISTRICT & SESSIONS JUDGE KNYBER

41 FAIR G1

The District & Session Judge, Khyber

SUBJECT: - OBJECTIONS ON SENIORITY LIST

R/Sir,

With due respect, I beg to submit my objections on the seniority list circulated vide No.14-76, dated 10.01.2023, as under:

1. That the applicant is working as class-IV in district judiciary Khyber.

2. That in the seniority list ibid, the applicant has not been placed as per guidelines of worthy Peshawar High Court, Peshawar circulated vide No.6227-61/SDJ/HRW/ADMIN, dated 30.03.2022.

3. It is, therefore, humbly requested that the appeal / request of the applicant may kindly be considered sympathetically and the applicant be placed in the order as per the above guidelines of the worthy Peshawar High Court, Peshawar.

I shall be very thankful for your this act of kindness.

Dated:12.01.2023

Yours obediently,

Efort

Subject:

OBJECTION TO SENIORITY LIST

Worthy Sir,

It is humbly submitted that Mr. Zafran (Naib Qasid) has objected to his seniority position in the second tentative seniority list. His objection with reference to worthy Peshawar High Court, Peshawar's letter, bearing no. 6227-61/SDJ/HRW/ADMIN, dated: 30.03.2022 is submitted for your kind perusal and orders, please.

Dated: 16.01.2023

English Clerk/Assistant, Sessions Court, Khyber.

Conerdação but unfondad, lance algrebet. Africad he infined laco 1711/1023. Official he in fine 17(1/102)

when the continuous admin to be the forest المهديد وكرق الدرق كل تخديد إلياك بالكر. + colina and work of a fire of

مرد والادماما كالسيل وزالك بداء يكي باكت

دْارْ يَكْثَرْ بْنْسَمْرِهْ ذُولِيْ بِنْسْتِ التَّمَادِ فَى يَنْسَمِ وَلَمَا MDA بْسَمِرْ فِرْنَ فَبِر 30393-9990 و2019 - 9997

	400010101011	ف جوا حرک محید محملا	إسوحم
	بهوسوعل	520	
	83		7.7
	03	21.3	
	03		
VL-HUGTINA!	03		
VL-45271401	03	162	-
	\$1440 504503141 504503141 504503141	\$14-12 \$2434 \$245\$264 03 \$245\$264 03 \$245\$264 03	SLHSEPINI 03 4" SLHSEPINI 03 4" SLHSEPINI 03 44" SLHSEPINI 03 44" SLHSEPINI 03 44"

BEY ES ELITOR IN TERMELIANTAL BAUTISE BAUTISE BAUTISE PROBLEMENTS على عن المعاد والإله أن المارية والمعاد والمعا هد توامد الانع موا فرالان على مريد عدد فاست مند عدد الدول مدان کان مدند بال کام عد المانات مول الدور داری کا complete costo Later Cas most prolimer contact with my pocas for the CONLIGHATION SET SUPERCONCUPATION OF THE PROPERTY OF THE TREATMENT 上までかけないからないといういとからいいことのいかがあれていたいかにはのいらればしないというないと المواكدة الماسين كالمواعد كالموارك والماك الموادر الماك الموادر الماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك والماك والماك والماك والماك والماك والماك والماك والماكد والماك وا به بدا 15 سرد المعدد ال NF(P)7678/19

الوي الرماعلاك لالما بالماليس ماعا المراس 2019-1423 #



Public School

ender

Scaled tenders are invited from Income tax and General Sales Tax (Active Tax payer) regimered firms/suppliers for the following contracts of General Sales Tax (Active Tax payer) regimered under firm/suppliers for the following contracts for the year 2019-2020. Bids will be evaluated under rule 6(2)(a) "signis sizes one suvelone are rule 6(1Xe) arianie stane one anasions precedant of KDaRY Boles 5017

Tender documents and other information can be obtained from Admin Office of Abbornabed Public School, during working bours on payment of \$4,500% only (Rupoes Five hundred only) (Non-Refundable) upto 26th June 2019.

Tender form along with call deposit (Equal to 02% of the minual supply - Refundable) in the

AME MOSA

25

31-07-2019

	·	_			•	••
	L THAT TELES	7.25.24.25.77	A CONTRACTOR OF THE PROPERTY O	Carlo Spring and the State of t	No. 2 (1)	
建筑等	A. William	分析的對於	+ 1-21-21-2	· 多数图 2 3 3 3	THE PROPERTY OF THE PARTY OF TH	SEED VILLED IN
						10000000
			PALL			
ترخيبر كالأبويز أأر ادار	احتراسي الراجدة الجعله	الرمدة الشايك ا			Same and the first of	一些協議報算
1. 4. 4. 4. W. C.	اوه في سنگ ۾ سي سرڪ ک	يرك الساروا فالم	ماميول ليليج مرف مع حي	11 1 2m 8 11917	ری خیر به قام حیات آباد فی	11.0
·				الدا كوردسان دراددات	المرام المرابعة المرابعة المرابعة	وستركث جودي
				ورفغة سردامل أميح هايج	صوص فارم جوكدوم وتشكرا	أيته بمثري
· stip		17)	The same of the sa	The state of the s	معول وارم بورردم، حاس	ستعود المرا
		· you have the		بمادي يهتيرا	P1 40 4 17 10	B .41 5
ا 30138 ال	21		Marie Carlo Marie Ma	1 6/10 G- UNIS	13000	المبرشار
- DE 301 79 B	م شارخه هناسه و بر	رہ بورڈ کے مساول ایک	و ميلي العي سليم	4.0	71 9 78	

	- Z-017	- 12 12 12 12 CM	ستعوروا
y and the	وادی په سرا	13hTet"	مبراثار
ق میرک یا سی سلیم شره بورو کے مساول کیم سی سف چیک ہے ہے۔ ووالفاظ فی معد ایم الیس آفس جا منے والوں کور می وی جائے گیا	11	ج نیز ککرک بشمول کاپیسٹ ایر د کاپ سر دکاپ	1
ۋاھ كى ئى ئى كى چاكى كى	03	ן אַטָּילָט רְעָאַנניילָט ן	2
UE 60007 618	03	المداامد	3
Waland Marie	ρġ	11/2	1
ا څواعره کرته نیک دی ایک ا	03	106	THE WILLIAM
فواء وكوري واستان	03	وافرتيرتير	6
	ا معرك المى تعلىم شره بوارة الم معاول المي معرك المي تعلى شره بوارة المعاول المي تعلى تعرف المول المي تعرف المول المي تعرف المول المي تعرف المي المعرف المي المعرف المي المعرف المي المعرف المعرف المي المعرف المعر	الله المركب الم	اکالی کارے ریکار اکاری کاری الکارے ریکار اکاری کاری کاری کاری کاری کاری کا

6 الرورك المرك المرك المواقع على المرك ال

PESHAWAK HIGH COURT Peshawar

addressed to the Registrar Peshawar High Court, Peshawar and not to any official by dame. Excl: Offi www.peshawarh.lghcourt.gov.pk Into@peshawarhighcourt.gov.pk phopsh@gmall.com

Dated Peshawar, the

Ίo

ALL THE DISTRICT & SESSIONS JUDGES KHYBER PAKHTUNKHWA

Subject:

GUIDELINES FOR THE PURPOSE OF PROMOTION TO THE POST OF JUNIOR CLERK (BPS-11)

I am directed to refer to the subject noted above and to say that as a result of different queries from the District Judiciary about method of promotion to the post of Junior Clerk (BPS-11) from the holders of the post of Daftari, Record Lifter, Naib Qasid, Sweeper, Chowkidar, Mali and Water Carrier against the promotion Quota, the Competent Authority has been pleased to approve the guidelines for appointing authority as enumerated herein below:-

1. To avoid the ambiguity having crept due to splitting of the post of Junior Clerk into seven categories in the appendix to Peshawar High Court (Subordinate Courts Staff) Recruitment Rules, 2003, the appointing authorities in District Judiciary are advised to treat the post of Junior Clerk in their establishments as a single category as against its five categories reflected at S. No. 14 to 18 in the said appendix. In turn, a common seniority list of holders of the post of Daftari, Record Lifter, Naib Qasid, Sweeper, Chowkidar, Mali and Water Carrier be maintained with reference to the dates of their acquiring Secondary School Certificate (SSC), for the purpose of promotion against 30% reserved quota in posts of Junior Clerk. In order to avoid any further doubt on account of the expression "dates of acquiring SSC", it would be in the fitness of things to provide that the said expression refers to two different cases. In one case, it refers to those persons who are

This copy

appointed in one batch and among them, one who acquired SSC prior in time will stand senior in common seniority list to the other who acquired SSC later in time. In the second case, it will refer to those persons who at the time of appointment did not possess such qualification and acquired it during service. In this case, the person who acquired the SSC prior in time will stand senior to the other in common seniority list irrespective of their seniority in terms of date of appointment.

2. A Class-IV employee having got promotion as Daftari will not be stripped off his right accrued to him on the basis of common seniority maintained for promotion to the post of Junior Clerk. So, he will carry his original seniority with him at the time of promotion to the post of Daftari for the purpose of promotion to the post of Junior Clerk.

(KHWAJA WAJIH-UD-DIN)
REGISTRAR

Also Copy to Sej (Admu)

Joev.

DISTRICT & SESSIONS JUNG

La Dera Ismail Khan 30/4/19

The Copy

• •

4



PESHAWAR HIGH COURT Peshawar

Dated Pesh the 30 10 372022?

NO: 6227-61 ISDIMERWIADMIN

All the District & Sessions Judges/Zilla Quzis,

Subject:

IN RESPECT OF

Dear Sir/Ma'ans

In continuation of this Court's letter No. 2315-49/SDJ/REG dated 29th April, 2019 (Page 503 & 504 of the Judicial Estacode 2021, Vol-II) with regard to mulntaining common seniority list of the holders of various posts for promotion to the post of Junior Clerk, I am directed to say that in case where the officials in common seniority list have been appointed in two different batches with yarving dates of acquisition of SSC; the official(s) appointed in the first batch will rank senior to the official(s) appointed in the subsequent batch, irrespective of their date of acquisition of SSC. Following illustration elucidates the situation.

If A, having acquired SSC in 2005, has been appointed in 2010 and; B, having acquired SSC in 2000, has been inducted in 2015; senior to B.

SDJ/HRW/ADMN

Copy forwarded to the District & Sessions Judge, Bannu, write his letter

daled 19:01:2022.

ADDITIONAL REGISTRAN (ADMI

MARK

AMENIACK

نوٹس برائے ابتدائی /غیر حتی سینیارٹی لسٹ

M

جملہ کلاس فور اہلکاران سیشن کورٹ پشاور کو مطلع کیاجا تاہے کہ ان کی ابتدائی /غیر حتی سینیارٹی گسٹ برائے سال 2023نوٹس بورڈ پر آویزاں کی گئی ہے۔ نیز F. T.P پر بھی دستیاب ہے۔ نمام اہلکاران کو ہدایت کی جاتی ہے کہ اپنی سینیارٹی کو چیک کرلیس اور اگر کسی کوسینیارٹی پر کوئی عذر ہو تو دفتر اہذا میں پارٹی ہو تو بھی کرادیں۔ نیز کسی کی تاریخ پیدائش، بھرتی یاریٹائر منٹ کی ہاریخ وغیرہ میں کوئی قالمی ہو تو بھی آفس کو مطلع کریں۔

جن المکاران کی سنیارٹی اپیل پہلے خارج ہو چکی ہے، وہ پہلی والی گر اؤنڈ پر دوبارہ اپیل جی کر انے سے اہل نہیں۔

نوٹ: سینیارٹی لسٹ پشاور ہائی کورٹ کی ہدایات مذکورہ اگریزی چھٹی نمبر 61-6227 مور خد 30/2022/130/05 اور خیبر پختو نخواہ سروس ٹر بیونل کے فیصلے مور حد 2023/05/05 کی روشنی میں تیار کی گئی ہے۔

موں بوج سنگ آب ایڈ سیشن ج، پیٹاور

District & Sessions Judge
Peshawar

11/05/2023

And Colombia

ENTATIVE SENIORITY LIST-2023 OF THE CLASS-IV STAFF OF SESSIONS DIVISION PESHAWAR NAIB QASID/ CHOWKIDAR/SWEEPER/MALI/WATER CARRIER

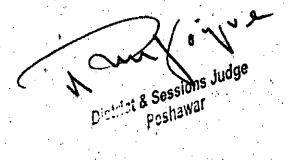
Sr#	Name of Official	Present Post	Date of Appointment	Date of acquiring SSC	Date of Birth	Date of Retirement on Superannuation
1	Mr. Muhammad Asad s/o M. Younas	Naib Qasid	30-03-1988	×	1966	01-07-2026
2	Mr. Liaqat Masih	Sweeper	17-12-1988	X	1966	01-07-2026
3.	Mr. Şadaqat Ali	Chowkldar	10-07-1989	. x · ·	23-05-1975	22-05-2035
4	Mr. Yehya	Chowkidar	04-04-1993	X	07-01-1972	30-06-2032
5	Mr. Faqir Hussain s/o Awal Gul	Naib Qasid	03-05-1993	Х	1969	01-07-2029
6	Mr. Pervaiz Ahmad	Nalb Qasid	27-03-1995	X	. 1977	01-07-2037
.7	Mr. Fida Hussain	Naib Qasid	08-10-1995 .	X	20/08/1975	19-08-2035
8	Mr. Faqir Hussains/o Tamash Khan	Naib Qasid	09-10-1995.	X	1976	01-07-2036 cm
9	Mr. Alam Khan	Naib Qasid	08-02-1996	Х	1974	01-07-2034
10	Mr. Muhammad Irfan	Naib Qasid	28-10-1996	X	13/05/1978	12-05-2038
11	Mr. Sheheryar Khan =	Naib Qasid	22-0 -1997	X	1970	01-07-2030
12	Mr. Zahoor Ahmad	Naib Qasid	07-07-1997	Х	1977	01-07-2037
13	Mr. Saeed ur Rehman	Naib Qasld	26-08-1997	Х	09-04-1978	08-04-2038
14	Mr. Sartaj Ali	Naib Qasid	24-04-1999	Х	03-03-1976	02-03-2036
15	Mr. Bakhtlar Khan	Naib Qasid	06-04-2000	Х	18-03-1979	17-03-2039
16	Habib-ur-Rehman	Chowkidar	11-04-2000	. 7 th	1988"	01-07-2048
17	Mr. Haroon Rashid	Naib Qasid	18-04-2000	X	1977	. 01-07-2037
18	Mr. Ali Akbar	Chowkidar	18-10-2001	Х	02-03-1983	01-03-2043
19	Mr. Sajjad Halder	Naib Qasid	06-05-2003	, X	09-02-1982	08-02-2042
20	Mr. Muhammad Tahir	Naib Qasid	12-05-2003	. X	10-10-1969	09-10-2029
21	Mr. Mujib ur Rehman	Naib Qasid	28-05-2003	χ,	01-01-1975	31-12-2034
22	Mr. Javed Gul	Chowkidar	29-05-2003	X	1972	01-07-1932
23	Mr. Rahim Khan	Chowkidar	29-05-2003	X	1974	01-07-2034
24	Mr. Rasool Khan	Naib Qasid	29-05-2003 •	Х	16-02-1976	19-02-2036
25	Mr. Jebran	Naib Qasid	29-05-2003	X	1983	01-07-1943
26	Mr. Asmat Ali	Chowkidar	05-06-2003	X	1965	01-07-2025
27	Mr. Saleem Khan	Nalb Qasid	05-06-2003	×	30-12-1975	29-12-2035
28	Mr. Fazal- e-Rahim	Nalb Qasid	05-96-2003	х	1977	01-07-2025
29	Mr. Nalmat Ullah Mr. Jan Muhammad Mr. Ikram Ullah	Chowkidar	20-06-2003	Χ	1969	01-07-2029
30	Mr. Jan Muhammad	Chowkidar	20-06-2003	х	20-04-1974	19-04-2034
31	Mr. Ikram Ullah	Naib Qasid	20-06-2003	X	01-01-1974	31-12-2033
	Mr. Misal Khan	Naib Qasid	20-06-2003	X	01-04-1980	31-03-2040
33	Mr. Gul Nawaz	Chowkidar	20-06-2003	х	03-03-1982	02-03-2042
34	Mr. Sohail Bhattl	Sweeper	12-07-2003	· x	01-08-1982	31-07-2042
	Mr. Iqbal Hussan	Sweeper	16-07-2003	·X	1972	01-07-2032
	Mr. Naveed Masih	Sweeper	11-09-2003	Х	1983	01-07-2043
	Mr. Abdul Qadir	Naib Qasid	13-12-2003	X	1976	01-07-2036
	Mr. Imtlaz Ahmad	Nalb Qasid	13-12-2003	X	20-04-1981	19-04-2041
	Mr. Rehmat Ullah	Naib Qasid	03-03-2004	Х	02-03-1982	01-03-2042
	Mr Muhammad Jarnshid	Naib Oasid	15-03-2004	х	18-03-1977	17-03-2037

TENTATIVE SENIORITY LIST-2023 OF THE CLASS-IV STAFF OF SESSIONS DIVISION PESHAWAR NAIB QASID/ CHOWKIDAR/SWEEPER/MALI/WATER CARRIER

- [\$n#	Name of Official	Present Post	Date of Appointment	Date of acquiring SSC	Date of Birth	Date of Retirement on Superannuation
(74	. 41	Mr. Bawar Khan	Naib Qasid	27-07-2004	X	1971	01-07-2031
	42	Mr. Israr Khan	Naib Qasid	06-05-2006	X	05-04-1985.	04-04-2045
	43	Mr. Mukaish Kokhar	Sweeper	12-07-2006	X	05-10-1982	04-10-2042
	44	Mr. Asad Khan s/o Pervaiz Iqbal	Naib Qasid	16-02-2008	2011 (A)	01-01-1988	31-12-2047
Ĺ	45	Mr. Hayat Ullah	Chowkidar	16-02-2008	X	02-01-1983	01-01-2043
	46	Mr. Amjad Khan s/o Yateem Khan	Nalb Qasid	16-02-2008	Х	01-01-1989	31-12-2048
	47	Mr. Saddam Hussaln s/o Parvez Khan	Naib Qasid	12-03-2008	. x	13-07-1989	12-07-1949
	48	Mr. Muhammad Rlaz Khan	Nalb Qasid	12-03-2008	. Х	15-04-1989	14-04-2049
	49	Mr. Saghar Javed	Sweeper	20-11-2008	×	01-01-1990	31-12-2049
	50	Mr. Zamin Khan	Naib Qasid	06-03-2010	X	02-01-1981	01-01-2041
	51	Mr. Muhammad Awais	Naib Qasid	22-05-2010	2012 (A)	29-10-1991	28-01-2051
	52	Mr. Muhammad Wisal	Naib Qasid	31-07-2010	2010 (A)	15-03-1991	14-03-2051
	9	Mr. Zeeshan Majeed	Naib Qasid	31-07-2010	×	07-03-1989	06-03-2049
	54	Mr. Şajid Ullah s/o Mustafa Kamal	Chowkidar	17-04-2012	1999 (5)	10-01-1980	09-01-2040
	55	Mr. Akbar Khan	Naib Qásid	17-04-2012	2004 (A)	25-04-1985	14-08-2045
	56	Mr. Moon Anthony	Sweeper	17-04-2012	2005 (A)	12-02-1985	11-02-3045
Ĺ	57	Mr. Saddam Hussains/o Askar Khan	Naib Qasid	17-04-2012	2006 (5)	20-08-1992	19-08-205
	58	Mr. Gul Wahab	Chowkidar	17-04-2012	2013 (A)	13-01-1982	12-01-2042
	59	Maryam Mushtaq	Naib Qasid	01-02-2013	2004'(5)	14-12-1988	. 13-02-2048
	60	Mr. Izhar uddin	Naib Qasid	01-02-2013	2007 (A)	10-12-1990	09-12-2050
	61	Syed Hilal	Naib Qasid	02-02-2013	2010 (A)	01-04-1994	31-03-2054
	62	Mr. Gul Nawaz	Naib Qasid	02-02-2013	Х	1984	01-07-2044
	63	Mr. Asfandyar	Naib Qasid	01-02-2013	8th	10-04-1988	09-04-2048
	64	Mr. Shadab Mehmood	Naib Qasid	02-02-2013	8th	10-03-1992	09-03-2052
	65	Mr. Shahid Khan	g€weeper	09-07-2013	2008 (5)	02-02-1991	01-02-205
L	66	Mr. Shahid Khan Mr. Zaka Ullah Mr. Siddiq-ur-Rehma Digitiral Poshawar Mr. Tanveer Maseh	Mall	09-07-2013	2010 (S)	08-09-1993	07-09-2053
	67	Mr. Siddiq-ur-Rehma Diction Poshawa	Sweeper	09-07-2013	X	31-05-1905	01-07-2038
	68	Mr. Tanveer Maseh	Sweeper	09-07-2013	×	03-04-1989	03-04-1949
	69 /	Mr. Akash	Sweeper	07-04-2014	8th	06-08-1990	05-08-2050
L	70 1	Mian Ghufran Ullah	Naib Qasid •	08-04-2014	2011 (A)	06-03-1986	05-03-2046
L	71 /	Mr. Usman Rfaz	Naib Qasid	08-07-2015	2008 (A)	19-01-1991	18-01-2051
L	72	Vr. Kamran Sher	Naib Qasid	08-07-2015	2008 (S)	16-04-1986	15-04-2046
L	73 P	vir. Barkat	Naib Qasid	06-11-2015	2008 (S)	10-04-1989	09-04-1949
	74 N	Ar. Hussain Shah	Nalb Qasid	18-03-2017	8th	05-04-1991	04-04-2051
	75 N	Ar. Hamid ur Rehman	Naib Qasid	04-12-2017	8th	14-07-1999	13-07-2059
7	76 N	Ar. Şamsoon Sikandar	Sweeper	02-04-2019	2017 (S)	19-10-1998	18-10-2058
<u> </u>	77 N	/r. Shah Saud	Nalb Qasid	02-04-2019	9th	01-07-1982	30-06-2043
7	78 N	fr. Imran Khan	Sweeper	02-04-2019	х	03-09-1997	02-09-2057
7	79 N	1r. Sheraz Alam	Naib Qasld	31-10-2019	1998 (5)	03-05-1980	02-05-2040
8	Bo N	ır. Siyar Ullah	Sweeper	31-10-2019	2003 (S)	01-01-1981	31-12-2040
							Banta Akhana

TENTATIVE SENIORITY LIST-2023 OF THE CLASS-IV STAFF OF SESSIONS DIVISION PESHAWAR NAIB QASID/ CHOWKIDAR/SWEEPER/MALI/WATER CARRIER

*	TAND COSTON CITE	WRIDAR/SWEEPER/MALI/WATER CARRIER				
Sra	1.5	Present Post	Date of Appointment	Date of acquiring SSC	Date of Birth	Pate of Retirement on Superannuation
81	Mr. Muhammad Amir	Nalb Qasld	31-10-2019	2008 (S)	06-05-1991	05-05-2051
82	Mr. Muhammad Abid Khan	Chowkidar	31-10-2019	2009 (S)	30-01-1990	29-01-2050
83	Mr. Abdur Rehman	Nalb Qasid	31-10-2019	2011 (A)	03-02-1996	02-03-2056
84	Mr. Safi Ullah	Sweeper	31-10-2019	2013 (A)	11-04-1997	10-04-2057
85	Mr. Muhammad Zeeshan	Naib Qasid	31-10-2019	2015 (A)	13-10-1999	12-10-2059
86	Mr. Muhammad Zahid Gul	Naib Qasid	31-10-2019	8th	15-02-1991	14-02-2051
87	Mr. Safi Uliah	Naib Qasid	31-10-2019	X	01-01-1988	31-12-2047
88	Mr. Teg Singh	Sweeper	31-10-2019	X	20-10-2001	19-10-2061
89	Ms. Madiha	Naib Qasid	30-11-2019	2004 (A)	01-03-1983	28-02-2043
90	Ms. Faiza Muhammad Parvaiz	Naib Qasid	30-11-2019	2005 (A)	05-04-1989	04-04-2049
91	Ms. Nabila	Naib Qasid	30-11-2019	X	01-01-1985	31-12-2044
92	Mr. Sajid Ali s/o Wajid Ali	Naib Qasid	15-04-2021	2006 (A)	31-03-1990	30-03-2050
93	Mr. Kifayat Ullah	Naib Qasid	15-04-2021	2006 (5)	10-04-1986	10-04-2046
94	Mr.,Muhammad Adeel	Naib Qasid	15-04-2021	2014 (A)	21-05-1997	20-05-2057
95	Mr. Ali Khan	Nalb Qasid	15-04-2021	2015 (A)	02-02-1997	φ1-02-195Z
96	Mr. Sharif Khan	Nalb Qasid	15-04-2021	2018 (5)	25-09-1996	24-09-2056
97	Mr. Shaheen Khan	Sweeper	15-04-2021	X	10-05-1983	09-05-2043
98	Mr. Muntaja Bibl 🦘	Nalb Qasid	15-04-2021	×	01-01-1990	31-12-2050
99	Mr. Faheem Ullah	Sweeper	15-04-2021	Χ	01-01-1991	31-12-1950
100	Mr. Inam	Sweeper	15-04-2021	Х	23-03-1997	22-03-2057
101	Mr. Mekail	Sweeper	15-04-2021	X	04-05-1997	04-05-2057
102	Mr. Sajid Khan Khalii s/o M. Awal	Chowkidar	30-04-2021	1997 (A)	10-04-1979	10-04-2039
103	Mr. Shamir	Sweeper	14-04-2022	Х	25-10-2001	24-10-206)
104	Mr. Zarshad Khan	Naib Qasid	10-05-2022	2005 (\$)	06-12-1987	05-12-2042
105	Mr. Shahbaz Ahmad Khan	Naib Qasid	10-05-2022	2007 (S)	27-01-1989	26-01-2049
106	M. Hammad	Naib Qasid	10-05-2022	2009 (5)	14-08-1993	13-05-2053
107	Mr. Shahzad Khan	Chowkldar	10-05-2022	2013 (S)	01-01-1989	31-12-2048
10.8	M. Saleem Khan	Nalb Qasid	10-05-2022	2014 (5)	07-12-1997	06-12-2057
109	Mr. ikram Shah	Naib Qasid	10-05-2022	9th	04-09-1989	03-09-2049
110	Mr. Taimoor Khan	Chowkidar	10-05-2022	8th	13-07-1996	12-07-2056
111	Mr. Shahryar	Naib Qasld	10-05-2022	8th	05-02-2002	04-02-2052
112	Mr. Zarak Masih	Chowkidar	10-05-2022	Х	22-08-1996	21-08-2056
	· · · · · · · · · · · · · · · · · · ·					-



VAKALATNAMA

In the Court of

Khyber Pakhtunkhwa Service Tribunal, Peshawar

Service Appeal No. ____/2023

ID No.	B.C- 10-7764
Advocate	M. Zafar
Cell No.	0300-9597670
CNIC	17301-1639615-3

Petitioner Plaintiff Applicant Appellant Complainant

Zafran

Decree-Holder

VERSUS

Respondent Defendant Opponent Accused

District Judge Khyber.

Judgment-Debtor

I / We <u>Zafran</u> the above noted <u>appellant</u> do hereby appointed and constitute, **Muhammad Zafar** Khan Tahirkheli Advocate Supreme Court of Pakistan, to appear, plead, act, compromise, withdraw or refer to arbitration for me / us as my / our counsels / advocates in the above noted matter, without any liability for his default and with the authority to engage any other Advocate / Counsel at my / our cost.

The Client / Litigant will ensure his presence before the Court on each and every date of hearing and the counsel would not be responsible if the case is proceeded ex-parte or is dismissed in default of appearance. All cost awarded in favour shall be the right of Counsel or his nominee, and if awarded against shall be payable by me/us.

I we authorize the said Advocates to withdraw and receive on my / our behalf all sums and amounts payable or deposited on my / our account in the above noted matter.

Clien

<u>M. Zafàr Khan Khan (Tahirkheli)</u>

Attested & Accepted (Advocates)

Dated. 16/05/2023

Office

ATIQ LAW ASSOCIATES,

87, Al-Falah Street, Besides State Life Building, Peshawar Cantt, Phone: 091-5279529

્યું કહ્યું કહ્યું છે. વ્યાના સ્થાપ

E-mail: zafartk.advocate@gmail.com