FORM OF ORDER SHEET

Court of Appeal No. 1284/2023 S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 07/06/2023 1appeal of Mr. Om Parshak resubmitted today The by Mr. Taimur Ali Khan Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 09-06-2023. By the order of Chairman . m∕_ ` REGISTRAR

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The appeal of Mr. Om Parkash Office Assistant DGHS Office, Peshawar received Loda; i.e. on 24.05.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal is not signed by the appellant.
- 2- Check list is not attached with the appeal.
- 3- Appeal has not been flagged/marked with annexures marks.
- 4- Annexures of the appeal are not attested.
- 5- Affidavit be got attested by the Oath Commissioner.
- 6- Addresses of respondent no. 7, 13, 44, 45, 54 &59 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974
- 7- Annexures L & O of the appeal are illegible which may be replaced by legible/better
- 8- 66 more copies/sets of the appeal along with annexures i.e. complete in all respect
- imay also be submitted with the appeal.

No. 1525 /S.T. Dt. 25 5 /2023.

315

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHINA PESHAWAR.

Mr. Taimur All Khan Adv. High Court Peshawar.

Respected Siv. 1- Renwired 2 - Remared

3- Removed

3- Removed 5: Removed

6. Adsesses of sexpondent NO. 7, 13, 44, 45, 54 & 59 were completed

8 - Rennived

7 Annemer 2 & 0 are replaced by better one

Resubmitted after complete for 61/2/12/192

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 284/2023

Om Parkash

VS

Health Department

S.No.	Documents	Annexure	P. No:
1.	Memo of Appeal	**	01-09
2.	Affidavit		10
3.	Copies of order dated 12.12.2007 and	A&B	11-12
	03.08.2009		
4.	Copies of memo writ petition, CM	C,D,E&F	13-30
	No.797-P, order sheet dated 16.05.2018		
	and judgment dated 19.12.2018		
5.	Copy of notification dated 30.07.2019	G	31
6.	Copies of letter dated 24.01.2020 and	H,I&J	32-34
	letter 15.07.2020 and application		
7.	Copies of final seniority list and	K&L	35-47
	departmental appeal		
8.	Copies of notification dated 09.08.2019	M&N	48-52
	and seniority list dated 05.04.2023		
9.	Vakalat Nama		53
1			

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Am /

APPELLANT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT 0333-9390916

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 12-84 /2023

Mr. Om Parkash Office Assistant, DGHS Office, Peshawar.

APPELLANT

VERSUS

- 1. The Chief Secretary to the Government of Khyber Pakhtunkhwa, Peshawar.
- 2. The Secretary to the Government of Khyber Pakhtunkhwa Health Department, Civil Secretariat, Peshawar.
- 3. The Director General Health Services, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 4. The Deputy Director (Admin), Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 5. Mr. Muhammad Gul Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 6. Mr. Ijaz Ahmad Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 7. Mr. Suhrab Khan Office Assistant, Pabbi Civil Hospital, Nowshera.
- 8. Mr. Khitab Jan Office Assistant, District Headquarter Hospital, Landi Kotal.
- 9. Mr. Asif Jan Office Assistant, Post Graduate Medical Institute, Peshawar.
- 10.Mr. Bakht Biland Office Assistant, Swat Teaching Hospital, Swat.
- 11.Mr. Mukhtiar Ali Office Assistant, Sifwat Ghyur Hospital, Peshawar.
- 12. Mr. Muhammad Ayub Office Assistant, Swat Medical Complex, Swat.
- 13.Mr. Zia Ullah Khan Office Assistant, Food Lab Hayatabad, Peshawar.

- 14.Mr. Syed Amjad Ali Shah Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 15. Mr. Ali Haider Office Assistant, Medical Coordination Cell, Peshawar.
- 16.Mr. Syed Sharif Hussain Office Assistant, DHS Hospital Kurram.
- 17.Mr. Muhammad Haroon, Office Assistant, Benazir Bhutto Shaheed Hospital, Abbottabad.
- 18.Mr. Muhammad Sabir Office Assistant, Mental Hospital Dadar.
- 19.Mr. Asghar Khan Office Assistant, Swat Teaching Hospital, Swat.
- 20.Mr. Munawar Khan Office Assistant, DHQ Hospital Lakki Marwat.
- 21.Mr. Fazal Dad Office Assistant, DHO Office, Karak.
- 22.Mr. Abdul Qudus Office Assistant, DHO Office, D.I. Khan.
- 23.Mr. Shah Hussain Office Assistant, Paramedical Institute, Swat.
- 24.Mr. Daud Jan Office Assistant, KTH Peshawar.
- 25.Mr. Muhammad Rauf Office Assistant, Bannu Medical Complex Bannu.
- 26. Mr. Muhammad Salim Office Assistant, LRH Peshawar.

27.Mr. Zafar Ali Office Assistant, DHQ Hospital Charsadda.

- 28.Mr. Sher Azam Khan. Office Assistant, DHQ Hospital, Upper Dir.
- 29.Mr. Muhammad Alam, Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 30.Mr. Muhammad Ayaz Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 31. Mr. Kifayat Ur Rehman Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 32.Mr. Sifat Ullah Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 33.Mr. Muhammad Shafiq, Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 34.Mr. Nowsher Khan Office Assistant, DHO Office, Mardan.

35.Mr. Inayat Ullah Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.

36.Mr. Sultan Ali Office Assistant, LRH Peshawar.

- 37.Mr. Fazle Raziq Office Assistant, LRH Peshawar.
- 38.Mr. Muhammad Manzoor Office Assistant, Abbottabad Teaching Hospital, Abbottabad.
- 39.Mr. Alamgir Khan Office Assistant, Mardan Medical Complex, Mardan.
- 40.Mr. Waheed Zaman Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 41.Mr. Sikandar Hayat Office Assistant, Saidu Group of Teaching Hospitals, Swat.
- 42.Mr. Aleem Khan Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 43.Mr. Farhan Ali Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 44.Mr. Naseem Khan Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 45.Zafar Iqbal Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 46.Mr. Muhammad Nawaz Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.
- 47.Mr. Sadqat Khan Office Assistant, DHO Office, Peshawar.

48.Mr. Sajjad Ali Office Assistant, DHO Office, Abbottabad.

49.Mr. Muhammad Quarish Office Assistant, Khyber Agency.

50.Mr. Muhammad Rafiq Office Assistant, DHQ Hospital, Haripur.

51.Mr. Farid ul Haq Office Assistant, DHO Office, Karak.

52.Mr. Saeed Akhtar Office Assistant, DHO Office, Hangu.

53.Mr. Muhammad Din Office Assistant, DHO Office, Kohat.

umad Naeem Office Assistant, Directorate General Health Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, 54.^M

k Zaheer Office Assistant, DHQH, Battagram.

or Elahi Office Assistant, KAT Hospital, Mansehra.

luhammad ibrahim Office Assistant, DHO Office, Chitral.

Doctor Khan Office Assistant, DHO Office, Karak.

, Syed Sardar Ali Shah Office Assistant, Government Maternity ospital Hashnaghry, Peshawar.

Ir. Ghulam Sarwar Office Assistant, DHQH, Nowshera.

Mr. Kamran Office Assistant, KAT Hospital, Mansehra.

62.Mr. Riaz Muhammad Office Assistant, DHO Office, Charsadda.

63.Mr. Ali Akbar Office Assistant, Sifwat Ghyur Hospital, Peshawar.

64.Mr. Abdul Sami Office Assistant, Directorate General Health Services Khyber Pakhtunkhwa, Ex-FATA Secretariat Warsak Road, Peshawar.

RESPONDENTS

APPEAL UNDER SECTION 4 OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED FINAL SENIORITY LIST OF 07.12.2022, ASSISTANT (BPS-16) DATED OFFICE WHEREIN THE APPELLANT WAS WRONGLY PLACED PRIVATE THAN SERIAL NO.89 BELOW AT BY WRONGLY TO 64 RESPONDENTS NO. 05 HIS INITIAL DATE OF THE MENTIONED APPOINTMENT AS 07.02.2018 INSTEAD OF 03.08.2009 "THE DATE ON WHICH THE SERVICE OF THE APPELLANT WAS REGULARIZED" AND AGAINST NOT TAKING ACTION ON DEPARTMENTAL APPEAL OF APPELLANT WITH IN THE STATUTORY PERIOD OF 90 DAYS.

PRAYER

ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY KINDLY BE DIRECTED TO PLACE THE NAME OF APPELLANT AT SERIAL NO.22 ABOVE THAN THE PRIVATE RESPONDENTS NO. 05 TO 64 IN THE IMPUGNED SENIORITY LIST DATED 07.12.2022 BY CORRECTLY MENTION THE DATE OF HIS INITIAL APPOINTMENT AS 03.08.2009 INSTEAD OF 07.02.2018 BY REVISING/CORRECTING THE IMPUGNED SENIORITY LIST OF OFFICE ASSISTANT (BPS-16) DATED 07.12.2022. ANY OTHER REMEDY WITH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER MAY ALSO BE AWARDED THE FAVOR OF THE APPELLANT.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant was initially appointed as Office Assistant in Mobile Hospital Program FATA on 12.12.2007 and was then adjusted/posted against the vacant post of Office Assistant in Strengthen Program Directorate Health Service FATA vide order dated 03.08.2009 and since his appointment the appellant performing his duty with devotion and honesty whatsoever assigned to him. (Copies of order dated 12.12.2007 and 03.08.2009 are attached as Annexure-A&B)
- 2. That the Strengthen Program Directorate Health was regularized by the Government, but despite that the appellant along with other officials were not regularized on the regular post, therefore the appellant along with his colleagues filed a writ petition 1378-P/2018 in the Honorable Peshawar High Court Peshawar with the prayer for direction to respondents to regularize the services of the appellant along with other petitioners by extending the benefits of conversion to regular side with effect from the approval of SNE and then the appellant along with other petitioners filed CM No.797-P/2018 in the Writ Petition No.1378-P/2018 to seek permission to amend the prayer in Writ Petition No. 1378-P/2018 for directing respondents to regularize the services of appellant along with other petitioners with effect from the date of appointment which was allowed by the Honorable Court on 16.05.2018. The Honorable Court heard and decided the writ petition No.1378-P/2018 along with other connected Writ Petitions on 19.12.2018 and allowed them and the Honorable Court mentioned in its judgment dated 19.12.2018 that the

petitioners would be deemed to regular employ of the Health Service FATA. (Copies of memo writ petition, CM No.797-P, order sheet dated 16.05.2018 and judgment dated 19.12.2018 are attached as Annexure C,D,E&F)

- 3. That in the pursuance of judgment dated 19.12.2018 rendered in Writ Petition No.1378-P/18 title Naeem Ullah and others VS Secretary Health Khyber Pakhtunkhwa, the competent authority (Chief Secretary Khyber Pakhtunkhwa) regularized the appellant's appointed on contract/fix pay bases under the scheme "Strengthen of Health Directorate FATA" from the date of his appointment (03.08.2009) by extending the status of civil servants vide notification dated 30.07.2019. (Copy of notification dated 30.07.2019 is attached as Annexure-G)
- 4. That after regularization of the service of the appellant through a notification dated 30.07.2019, respondent No.4 wrote letters dated 24.01.2020 and 15.07 2020 to respondents No.2&3 respectively to include the name of the appellant along with his colleagues in the seniority list of Office Assistant from the date of his appointment and the appellant and his colleagues also filed an application for inclusion his name in the seniority list with effect from the date of his regular appointment i.e 03.08.2009. (Copies of letter dated 24.01.2020 and letter 15.07.2020 and application are attached as Annexure-H,I,&J)
- 5. That the department issue final seniority list dated 07.12.2022 of the Office Assistant BPS-16) which was received by the appellant on 26.01.2023, wherein the name was mentioned at Sr. No. 89 and his date of appointment was wrongly mentioned as 07.02.2018 instead of 03.08.2009 "the date on which the service of the appellant was regularized from the date of initial appointment on the basis court judgment darted 12.09.2019". The appellant being aggrieved from final seniority list 07.12.2022 filed departmental appeal on 07.02.2023 which was not responded with in statutory period of 90 days. (Copies of final seniority list and departmental appeal is attached as Annexure-K&L)
- 6. That the appellant has no other remedy except to file the instant appeal for redressal of his grievance in this Honorable Tribunal on the following grounds amongst others.

GROUNDS:

- A. That the impugned seniority list of Office Assistant BPS-16) dated 07.12.2022 by wrongly mentioned the date of appointment of the appellant as 07.02.2018 instead of 03.08.2009 and not placing the name of appellant at Sr. No.22 above than the private respondent No.5 to 64 in the impugned seniority list dated 07.12.2022 are against the facts, law, rules, material on record, norms of justice and fair play, therefore not tenable and liable to revised/corrected by placing the name of the appellant at Sr. No.22 above than private respondents No. 05 to 64 by correctly mention the date of his initial appointment as 03.08.2009 instead of 07.02.2018 in the impugned seniority list dated 07.12.2022.
- B. That in the pursuance of judgment dated 19.12.2018 rendered in Writ Petition No.1378-P/18 title Naeem Ullah and others VS Secretary Health Khyber Pakhtunkhwa, the competent authority (Chief Secretary Khyber Pakhtunkhwa) has regularized the appellant's appointed on contract/fix pay bases under the scheme "Strengthen of Health Directorate FATA" from the date of his appointment (03.08.2009) by extending the status of civil servants vide notification dated 30.07.2019 and as such, the appellant entitle for seniority from the date of regular initial appointment w.e.f 03.08.2009 and to be placed at Sr. No.22 in the impugned seniority list above than the private respondents No. 5 to 61, but in the impugned seniority list dated 07.12.2022 the date of appointment of the appellant was wrongly mentioned as 07.02.2018, which is clear violation of law and rules.
- C. That the appellant service has been regularized as Office Assistant (BPS-16) by the competent authority from the date of appointment i.e 03.08.2009 and seniority in a post, service or cadre shall always be reckoned from the date of regular appointment, but mentioning the date of appointment of the appellant as 02.08.2018 instead 03.08.2009 in the impugned seniority list is clear violation of law and rules and as such the impugned seniority list is liable to revised/corrected by correctly mentioning the date of appointment of the appellant as 03.08.2009 and by placing his name at Sr. No.22 above than the private No. 05 to 64.
- D. That the appellant service was regularized by the competent authority (Chief Secretary Khyber Pakhtunkhwa) from the date of regular initial appointment i.e 03.08.2009 through notification dated 30.07.2019 and as such the appellant is entitle to be placed in the impugned seniority list from the date of regular initial appointment i.e 03.08.2009 as seniority is always reckoned from the date of regular initial appointment.

- E. That the respondent No.3 wrote letters dated 24.01.2020 and 15.07 2020 to respondents No.2&3 respectively to include the name of the appellant along with his colleagues in the seniority list of Office Assistant from the date of his appointment i.e 03.08.2009, but despite that the date of appointment was wrongly mentioned in the impugned seniority list.
- F. That the services of the appellant was regularized by the competent authority (Chief Secretary Khyber Pakhtunkhwa) from the date of regular initial appointment i.e 03.08.2009 through notification dated 30.07.2019 and superior courts hold in various judgments that seniority is always reckoned from the date of regular initial appointment, but in the impugned seniority list dated 07.12.2022, the regular initial appointment of the appellant was wrongly mentioned as 02.08.2018 instead 03.08.2009, which is clear violation of superior courts judgments.
- G. That Muhammad Adil who was working as Naib Qasid along with the appellant in the same Scheme i.e Strengthen of Health Directorate FATA and his name was also included in the same writ petition No.1378-P/2018 title Naeem Ullah VS Secretary Health Khyber Pakhtunkhwa which was filed for regularization of their service in the Honorable Peshawar High Court and was decided on 19.12.2018 and in the pursuance of judgment dated 19.12.2018 he was also regularized from the date of his appointment (27.03.2012) by extending the status of civil servants vide notification dated 09.08.2019 and also gave him seniority from the date of initial appointment, which is evident from the final seniority list dated of Class-IV dated 05.04.2023, but the appellant has not given seniority from the date of his regular initial appointment in the impugned seniority list which means that the appellant is discriminated which is clear violation of Article-25 of the Constitution of Pakistan. (Copies of notification dated 09.08.2019 and seniority list dated 05.04.2023 are attached as Annexure-M&N)
- H. That not correcting the date of appointment of the appellant and not revising/correcting the impugned seniority list will affect his promotion and will cause irreparable loss to the appellant in shape of monitory benefits by not promoting on due time due to wrongly mentioning the date of appointment in the impugned seniority list.
- 1. That the appellant was not treated according to the law and rules and has been deprived from his legal right of seniority by wrongly mentioned the

date of appointment of the appellant in the impugned seniority list dated 17.12.2022.

J. That the appellant seeks of this Honorable Tribunal permission to advance other ground proof at the time of hearing.

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

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APPELLANT Om Parkasti

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. /2023

Om Parkash

Ĥ

VS

Health Department

<u>AFFIDAVIT</u>

1, Om Parkash Office Assistant, DGHS Office, Peshawar (Appellant) do hereby affirm and declare that the contents of this service appeal are true and correct and nothing has been concealed from this Honorable Tribunal.

DEPONENT

DIRECTORATE HEALTH & POPULAITON WELFARE DEPARTMENTFATA-WARSAK ROAD PESHAWAR.

OI HELL ORDER.

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On the recommendation of the Departmental Selection Committee the competent authority is pleases to appoint Mill Oam Parkash S/O Bansi Lal as Office Assistant on fixed pay as per PC-I of the Mobile Hospital a Programme FATA. The terms & conditions faid down below

That your appointment is on fixed pay extendable to the life of the project.

Your services are liable to be terminated at any time with out any notice or any reason being assigned.

That you are declared medically fil for Govt. Service. Either party can terminate the contract within 60 days notice a pay in lieu thereof.

That you will be posted in Mobile Hospital Programme FATA. That you will not be entitled to any TA/DA and other allowance. If you accept the above terms and conditions, you are directed to report for duty to the undersigned within 15 days after issuance of this order. The offer shall be considered cancelled if you falled to report for duty within the above-mentioned period.

> Dr Muhammad Zubair Khan Director Health Services FATA Peshawar.

> > Director Admn: tor Hgalth Services.

No2286>-64/DHS/Admn: FATA

Dated Peshawar

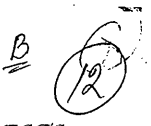
Copy for information and necessary action to the:-

AGPR Sub Office Peshawar

Programme Manager Mobile Hospital Programme FATA

- Dealing Assistant for record.
- Accountant Local Office Peshawar.
- Official concerned





DIRECTORATE HEALTH SERVICES FATA FATA SECRETARLAT WARSAK ROAD, PESHAWAR

<u>OFFICE OREDER.</u>

Mr. Om Parkash Office Assistant attached to Mobile Hospital Programme is hereby posted / adjusted against the vacant post of Office Assistant in ADP Scheme Strengthening Programme Directorate Health Services FATA of the interest of public service. His service will be upto the life of the project.

/DHS/FATA

Sd/xxxxx Director Health Services FATA, Peshawar

Dated: 03 / 08 /2009

No. 13223-27

Copy forwarded to the:-

1. AGPR, Sub Office, Peshawar

2. Deputy Director (Adnin) DHS, FATA, Peshawar 3. Programme Manager Mubile Hospital Programme (FATA)

4. Accountant Local Office

5. Official Concerned

Director Mentin Services ATA Peshawar

17. Personal File. B. Officials concerned.



BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

.....

Writ Petition No/20	18 (13)
 Mr. Naeem Ullah (Office Assistant) Directorate of Health Services FATA. 	April 2007
 Mr. Muhammad Niaz, (Senior Planning Officer), Directorate of Health Services FATA 	April 2010
3. Mr. Mustaqim Khan, (Planning Officer). Directorate of Health Services FATA	April 2010
 Mr. Ahsan Salim (Monitoring & Communication Support Officer). Directorate of Health Services FATA 	April 2010
5. Mr. Om Parkash, (Office Assistant). Directorate of Health Services FATA	August 2009
 6. Mr. Jawad (Office Assistant). Directorate of Health Services FATA 	June 2016
 Mr. Naseer Khan (Computer Operator). Directorate of Health Services FATA 	April 2011
8. Mr. Muhammad Ibrahim (Driver). Directorate of Health Services FATA	Nov 2006
 Mr. Muhammad Adil, (Naib Qasid). Directorate of Health Services FATA 	March 2012
10. Mr. Akhlaq Ahmad (Class-IV). Directorate of Health Services FATA	March 2005
 Mr. Waqas Batti, (Sweeper). Directorate of Health Services FATA. 	July 2011

PETITIONERS

THAN

VERSUS

11

1. The Additional Chief Secretary (FATA) FATA Secretariat Warsak Road, Peshawar.

2. The Secretary to the Government of Pakistan, SAFRON Division Pakistan Secretariat, Islamabad.

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- 3. The Secretary, Social Sectors Department, (FATA), FATA Secretariat Warsak Road, Peshawar.
- 4. The Director General Health Service, (FATA), FATA Secretariat Warsak Road Peshawar.
- 5. The Secretary Finance, (FATA), FATA Secretariat Warsak Road, Peshawar.
- 6. The Secretary Health KPK, Civil Secretariat, Peshawar.
- 7. The Director General Health Services, KPK, Near Judical Complex Peshawar.

RESPONDENTS

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISMLAIC REPUBLIC OF PAKISTAN UPTO DATE.

RESPECTFULLY SHEWETH:

2.

3.

Brief facts giving rise to present petition are as under:-

- That the petitioners are law abiding citizens of Pakistan and have every legal and constitution right duly protected under the law of the land.
- That keeping in view the dire need of strengthening of Health facilities in the FATA area, the Federal Government started a project with the name of "STRENTHENING OF HEALTH DIRECTORATE FATA" in which different posts were created.
- The petitioners were appointed in the above mentioned project against various posts on dates mentioned against the name of each petitioner in the heading of Writ Petition. (Copy of Appointment Orders is attached as <u>Annexure-A</u>).
- The petitioners performed their duties honestly and played vital role in establishing the said project. It is also worth to mention here that there is no complaint against the petitioners regarding their performance.

That the petitioners are still working on their posts in the project and the concerned office has moved a SNE wherein, they intended to create some posts in which the posts of the petitioners were also included and the petitioners are under legitimate expectancy that their services will be regularized on that posts. The petitioners also filed application and time and again approached the respondents for issuing their regularization orders but in vain. (Copy of SNE and application are attached as Annexure-B&C)



Thus, the petitioners having no other alternate remedy and are constrained to approach this Honorable Court in its Constitutional jurisdiction on the following grounds amongst the others.

<u>GROUNDS:</u>

A)

6.

That the inaction of the respondents to regularize the petitioners on their posts is illegal, unlawful, without lawful authority, against the spirit of Constitution and guaranteed fundamental rights and against the norms of justice and principle of fair play. Therefore not tenable.

B) That the posts of the petitioners are converted to regular side by approving the SNE and it is the legal rights of the petitioners to regularize on those posts.

That it is clearly mentioned in the terms and conditions of the appointment order of the one of the petitioners (namely Naeem Ullah) that "His appointment is convertible to regular side subject to the scheme regularity" and now the project is converted to regular side but despite that the service of the petitioners are not regularized which is clear violation of the terms and conditions of the appointment order of the petitioner.

D)

C)

That the petitioners have been working since long in the project, which now converted to regular side and not regularizing the petitioners on their posts is a form of worst exploitation and such exploitation is against the spirit of Article-3 of the constitution wherein, it is given. The state shall ensure the elimination of all forms of exploitation; therefore the petitioners are entitled for regularization because being highly qualified and experienced.

.E)[·]

That similar Writ petition 926-P/2015 was decided on 07.12.2016 by this Honorable Court in the favour of the petitioners and the petitioners are expected the same relief from this august Court. (Copy of judgment dated 07.12.216 is attached as annexure-D)

5.

That this august Court in a number of writ petitions regularized the services on the basis of discrimination and consistency and those judgments have also been upheld by the Supreme Court reported as 2016-SCMR-1375 and 2016-SCMR-1443. Therefore, the petitioners also deserve the same treatment under the principles of equality.



That the posts of the petitioners are converted to regular side and not regularizing the petitioners on their posts shows the arbitrary behavior of the respondents.

H) That the treatment met to the petitioners of against the dictums of the apex Supreme Court of Pakistan and also against the Judgment of this Honorable Court.

I)

F)

G)

That inaction on the part of respondents in regularization of petitioners is against the spirit of Article 2A, 3, 4, 27 & 38 of Constitution of Pakistan.

J) That the petitioners seek permission to advance other grounds and proofs at the time hearing.

It is, therefore, most humbly prayed that on acceptance of this writ petition the inaction of the respondent to regularization of the petitioners despite the posts of the petitioners are converted to regular side may be declared as illegal, unlawful without lawful authority and against the spirit of Constitution and guaranteed fundamental rights. The respondents may further please be directed to regularize the services of the petitioners by extending the benefits of conversations to regular side w.e.from approval of SNE with all back and consequential benefits. Any other remedy deems appropriate by this court may also awarded in favor of petitioner.

INTERIM RELIEF.

The august Court is requested to direct the respondents not to terminate the petitioners from service or restrain from passing any adverse order against the petitioners detrimental to their service rights till the decision of main Writ Petition.

PETITIC Naeem Ullah

(TAIMUR ALTKHAN) ADVOCATE HIGH COURT

THROUGH:

1

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

/2018 In Writ Petition No. 1378-P/2018

dasem Ullah etc

VS

ACS FATA & others.

<u>APPLICATION TO SEEK PERMISSION OF THIS</u> <u>HONOURABLE COURT TO MANED THE PRAYER IN</u> <u>WRIT PETITION NO.1378-P/2018</u>

RESPECTFULLY SHEWETH:

- That the petitioners are the employee of "Strengthening of Health Directorate FATA" and has filed the instant writ petition for direction to the respondents to regularize the services of the petitioners by extending the benefits of conversion to regular side w.e from approval of SNE with all back and consequential benefits, which is fixed for arguments on 29.05.2018.
- 2. The similar Writ Petition No. 926-P/2015 was filed by other 6 officials of the same project with the prayer to direct the respondents to regularize the services of the writ petitioners w.e.from the date of appointment, which was allowed on 06.12.2016 and in-compliance of this Honorable Court decision dated 06.12.2016 in writ petition NO.926-P/2015, the 6 officials (petitioners in writ petition No.926-P/2015) were regularized w.e.from their first appointment vide order dated 10.04.2018. (Copy of order dated 10.04.2018 is attached as Annexure-A)

That the petitioners in the instant writ petition have prayed their regularization from the conversion of project to regular side w.e.from approval of SNE, while the other 6 officials (petitioners in the writ petition No.926-P/2015) were regularized by the respondent department from their date of appointment on the basis of judgment dated 06.12.2016, therefore the petitioners also want to their regularization from their first appointment and want to amend their prayer.

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It is, therefore, most humbly prayed that on acceptance of this application, the prayer may be amended in the instant writ petition by directing the respondents to regularize the services of the petitioners w.e.from their date of appointment. Any other remedy which this august Court deems fit and appropriate that may also be awarded in favour of the petitioners.

PETITIONE

THROUGH:

TAIMUR ALI-KHAN ADVOCATE HIGH COURT

FILED TODAY 30 APR 2018

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PESHAWAR HIGH COURT. PESHAWAR.

ORDER SHEET

Order or other Proceedings with Signature of Judge.
CM No. 797-P/2018 In WP No. 1378-P/2018
<u>Present:</u> Mr. Talmur Ali Khan, Advocate, for the applicants.
WAQAR AHMAD SETH. J This C.M. has been moved for
amending the prayer in the Writ Petition by directing the
respondents to regularize the services of petitioners w.e.f. their
date of appointment, which is allowed.
Sycd Qaiser Ali Shah, AAG, present in Court, is
directed to file fresh/amended comments to the Writ Petition
before the next date as the main Writ Petition is already fixed for

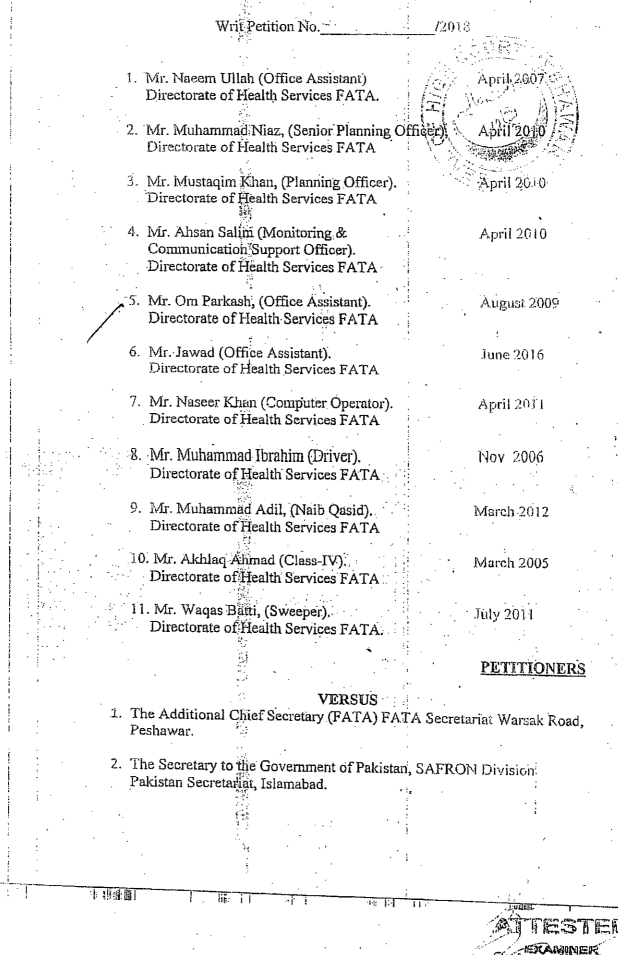
29.05,2018.

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Senior Puisne Judge

BEFORE THE PESHAWAR HIGH COURT. PESHAWAE.



27 DEC 2018

Page 1 of 10

PESHAWAR HIGH COURT. PESHAWAR JUDICIAL DEPARTMENT JUDGMENT SHEET

JUDGMENT

Writ Petition No.1378-P/2018

Petitioner(s)....

(Naeem Ullah and 10 others) by Mr. Taimoor Ali Khan, Advocate.

C

Respondent(s)... (The Additional Chief Secretary, FATA Secretariat, Warsak Road, Peshawar and 06 others) By Mr. Kamran Hayat Khan, AAG, for the official respondents and Arbab Saif UI Kamal, AAG, for the Federation.

ABDUL SHAKOOR, J:- Through this single judgment, we intend to dispose of this petition alongwith connected Writ Petitions bearing No.2355-P/2018, titled "Muhammad Salid Vs. The Federation of Pakistan and others" and No.2427-<u>P/2018</u> titled. <u>"Inam</u> Ullah Vs, Government of Khyber Pakhtunkhwa and others" as all these petitions are having the same questions of law and facts.

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2. In essence, all the petitioners of aforesaid petitions have prayed for regularization of their services.

oun DEC 2018

Page 2 of 10

Facts leading to this petition are that 3. the petitioners Naeem Ullah and others were appointed on different posts in the project of "Strengthening of Health Directorate FATA" and are still working therein. Later on, respondents have moved SNE for the creation of regular posts in which the petitioners' posts were also included but they have not regularized on the posts. In this regard, the petitioners have filed applications to the respondents but of no avail. Feeling aggrieved, filed the instant petition.

Writ Petition No.2355-P/2018

4. Petitioner namely Muhammad Sajid, was appointed as Store Keeper in Eye Care Service Program FATA on 14.05.2007 and was adjusted against the post of Computer Operator in ADP Scheme namely "Strengthening of Health Directorate FATA" vide order 30.01.2010. Later on, the respondents have moved SNE for the creation of regular posts in which the petitioner post was also included but he was not regularized on his post. In this regard,

BILH? DEC 2018

Page 3 of 10

the petitioner has filed application to the respondents but of no avail. Feeling aggrieved, filed the instant petition.

Writ Petition No.2427-P/2018

5. Petitioner namely Inam Ullah, was appointed on contract basis as Class-IV employee in the respondent-Department under the scheme of "Strengthening of Health" in the year 2009 and is working till filing of the instant petition. He further stated that his present post has already been brought on regular side by the respondent-Department vide letter No.SO.F-II/FA/SNE/Vol-II/251 dated 07.02.2018 but despite that he was not adjusted/regularized as such. In this regard, he made a written request to the respondent-Department but of no avail, hence, the present petition.

6. Comments have been called for from the respondents in all these cases which they furnished accordingly, wherein, they asserted that petitioners were appointed under the ADP schemes and as such, they are not entitled for regularization.



Page 4 of 10

7. At the very outset of the hearing, learned counsel appearing on behalf of petitioners submitted that this Court, in the case of similarly placed employees of the same project, wherein petitioners are employed, has already allowed their petition bearing No.926-P/2015 vide its judgment dated 07.12.2016. Wherein, it was held that petitioners of that writ petition shall be deemed to be in the service of project till its life or in case during this time if the project is converted into regular budget, all the petitioners would be deemed to be regular employees of Health Services FATA. The petitioners of the aforesaid petition bearing No.926-P/2015. after the conversion of the project on regular side of budget in which the present petitioners are employed, have been regularized. Thus, under the principle of equality that in similar circumstances alike is to be treated allke, petitioners deserve to be regularized like the petitioners of the aforesaid petition.

DEC 2018

Page 5 of 10



8. Learned AAG appearing on behalf of the Provincial Government and learned DAG appearing on behalf of Federal Government could not controvert the aforesaid submissions of learned counsel of the petitioners rather frankly conceded the same as correct. In such situation, they were further asked as to whether there is anv distinction/difference between the case of those employees whose services have been regularized and the case of present petitioners for the purpose of equal treatment, they could not draw any distinction between the case of present petitioners and of those employees In whose favor the aforesaid order was passed by this Court and subsequently, on the conversion of project on regular side of budget, their services were regularized, rather willy-nilly they did not deny the same. In such situation, this Court do not find any good reason to disagree with the earlier view of this Court which has been expressed in the aforesald judgment, and as а

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DEC 2018

Page 6 of 10

consequence whereof, the petitioners of that petition whose case is similar to the present petitioners, have been regularized.

9. The Apex Court in its celebrated judgment rendered in <u>I.A. Sherwani case</u> (1991 SCMR Page 1041), has already declared that in view of the provision of Article 25 of the Constitution of Islamic Republic of Pakistan, 1973, similarly placed persons are to be treated alike in similar situation. The relevant paragraph of aforesaid judgment relating to the scope of Article 25 of the Constitution of Pakistan is reproduced hereunder:

"Clause (1) of Article 25 of the Constitution of Pakistan (1973) enshrines the basic concept of religion of Islam. However, this is now known as the golden principle of modern Jurisprudence, which enjoins that all citizens are equal before law and are entitled to equal protection of law.

However, the above clause does not prohibit treatment of citizens by a State on the basis of a reasonable classification.

Following are the principles with regard to equal protection of law and reasonableness of classification:

(I) that equal protection of law does not envisage that every citizens is to be treated alike in all circumstances, but it

EC 2018

Page 7 of 10

contemplates that persons similarly situated or similarly placed are to be treated alike; (ii) that reasonable classification is permissible but it must be founded on reasonable distinction or reasonable basis;

(*iii*) that different laws can validly be enacted for different sexes, persons in different age groups, persons having different financial standings, and persons accused of helnous crimes;

(iv) that no standard of universal application to test reasonableness of a classification can be laid down as what may be reasonable classification in a particular set of circumstances may be unreasonable in the other set of circumstances;

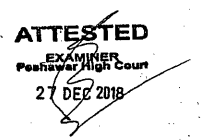
(v) that a law applying to one person or one class of persons may be constitutionally valid if there is sufficient basis or reason for it, but a classification which is arbitrary and is not founded on any rational basis is no classification as to warrant its exclusion from the mischlef of Article 25;

(vi) that equal protection of law means that all persons equally placed be treated alike both in privileges conferred and liabilities imposed;

(vii) that in order to make a classification reasonable, it should be based:

a. on an intelligible differentia which distinguishes persons or things that are grouped together from those who have been left out;

b. that the differentia must have rational nexus to the object sought to be achieved by such classification.



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Page 8 of 10

Principle as to classification, are as under:

(a) A law may be constitutional even though it relates to a single individual if, on account of some special circumstances, or reasons applicable to him and no applicable to others, that single individual may be treated as a class by himself.

(b) there is always a presumption in favor of the constitutionality of an enactment and the burden is upon him who attacks it to show that there has been a clear transgression of the constitutional principles. The person, therefore, who pleads that Article 25, has been violated, must make out that not only has he been treated differently from others but he has been so treated from person similarly circumstanced without апу reasonable basis and such differential treatment has been unjustifiably made. However, it is extremely hazardous to decide the question of the constitutional validity of a provision on the basis of the supposed existence . of facts by raising a presumption. Presumptions are resorted to when the matter does not admit of direct proof or when there is some practical difficulty to produce evidence to prove a

(c) It must be presumed that the Legislature understands and correctly appreciate the needs of is own people, that its laws are directed to problems made manifest by experience, and that its discriminations are based on adequate grounds;

particular fact;

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(d) The Legislature is free to recognize the degrees of harm and may confine its restriction to



Page 9 of 10

those cases where the need is deemed to be the clearest; (e) In order to sustain the presumption of constitutionality, the Court may take into consideration matters of common knowledge, matters of common report, the history of the times and may assume every state of facts which can be conceived existing at the time of legislature;

(f) while good faith and knowledge of the existing conditions on the part of the Legislature are to be presumed, if there is nothing on the face of the law or the surrounding circumstances brought to the notice of the Court on which the classification may reasonably be regarded as based, the presumption of the constitutionality cannot be carried to the extent of always holding that there must be some undisclosed and unknown reasons for subjecting certain individuals or corporations to hostile or discriminating legislation;

(g) A classification need not be scientifically perfect or logically complete;

(h) the validity of a rule has to be judged by assessing its overall effect and not by picking up exceptional cases. What the Court has to see is whether the classification made is a just one taking all aspects into consideration.

10. In the light of foregoing observation, this Court, by following the ratio of the apex Court in the aforesaid case and of earlier judgment of this Court dated

STED NER Intr Court 7 DEC 2016



07.12.2016 passed in Writ Petition No.926-P/2015, allow the instant petition alongwith the connected petitions bearing No.2355-P/2018 and No.2427-P/2018. Consequently, petitioners of this petition and of the connected petitions would be deemed to be regular employees of the Health Services FATA.

Announced Dt:19.12.2018

CHIEF JUSTICE

(DB) Hon'ble Mr. Justice Wagar Ahmad Seth. C.4 Hon'ble Mr. Justice Abdul Shakoor

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 30th July, 2019

NOTIFICATION:-

<u>No. E&A/Health/2-5/2019:-</u> In pursuance to the judgment of Peshawar High Court, Peshawar in Writ Petition No. 1378-P/2018- NaeemUllah and others Vs Secretary Health, Khyber Pakhtunkhwa Dated 19-12-2018 along with connected petition No.2355-P/2018, the Competent Authority (Chief Secretary, Khyber Pakhtunkhwa) is pleased to regularize the following staff appointed on contract/fixed pay basis under the scheme **"Strengthening of** Health Directorate FATA" from the date of their appointments by extending the status of civil servants:-

S#	Name	F/Name	Designation	BPS	D.O.A
1	Mr. NaeemUllah	Gul Raees	Office Assistant	16	07-04-2007
2	Mr. Jawad	Sher Muhammad	Office Assistant	16	09-06-2016
3	Mr. Om Parkash	Bansi Lal	Office Assistant	16	03-08-2009
4	Mr Muhammad Sajid	Atta Muhammad	Computer Operator	16	30-01-2010
5	Mr. Naseer Khan	Muhammad Zaman	Computer Operator	16	30-04-2011

Secretary Health, Khyber Pakhtunkhwa

Endst.No. & Date Even

Copy forwarded to:-

- 1. Secretary to the Government of Khyber Pakhtunkhwa Establishment Department.
- 2. Secretary to the Government of Khyber Pakhtunkhwa Finance Department.
- 3. Secretary to the Government of Khyber Pakhtunkhwa P&D Department.
- 4. Secretary Finance Merged Areas, Peshawar.
- 5. Chief Planning Officer, Health Department.
- 6. Director General Health Services, Khyber Pakhtunkhwa.
- 7. Director Health Services Merged Areas, Peshawar.
- 8. Accountant General Sub Office Peshawar.
- 9. AGPR Sub Office, Peshawar.
- 10. "egistrar, Peshawar High Court, Peshawar.
- 11. PS to Chief Secretary Khyber Pakhtunkhwa.
- 12. PS to Secretary Health Khyber Pakhtunkhwa.
- 13. Deputy Director (Admn) DHS Merged Areas.
- 14. Deputy Director (Dev) DHS Merged Areas.
- 15. Section Officer (Lit-I), Health Department, Khyber Pakhtunkhwa.
- 16. Accountant DHS Merged Areas.
- 17. Personal File.
- 18. Officials concerned.

Officer (Cel



Directorate of Health Services,

/01/2020

Merged Areas, Warsak Road Peshawar PH# 091-9210212, Fax# 091-9212110 Imin Dated 24

To

The Secretary Health Govt of Khyber Pakhtunkhwa, Peshawar.

'DHS/Admin

Subject:- INCLUSION IN THE PROVINCIAL SENIORITY LIST OF OFFICE ASSISTANTS AT DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA.

Sir,

Enclosed is an application in respect of the following Office Assistants (BS-16) attached to this Directorate, requesting for inclusion of their names in Seniority list from the date of their appointment, please.

S#	Name	Designation	Date of Appointment
1	Mr. Naeem Ullah	Office Assistant (BS-16)	07-04-2007
2	Mr. Om Parkash	Office Assistant (BS-16)	03-08-2009
3	Mr. Jawad	Office Assistant (BS-16)	09-06-2016

Deputy Director (Admin), DHS, Merged Areas, Peshawar.

No. <u>2318 - 14</u> /DHS/Admin

Copy to the :-

1. P.A to DHS Merged Areas.

2.

Officials concerned

24+4 AN 2020

Deputy Director (Admin), DHS, Merged Areas, Peshawar. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

/DHS/Admin

Subject:-

No. 16851

INCLUSION IN THE SENIORITY LIST OF OFFICE ASSISTANTS AT DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA

Directorate of Health Services, Merged Areas, Warsak Road Peshawar

PH# 091-9210212.

A01.02121

07/2020

Sir,

Τo

Enclosed is an application in respect of the following Office Assistants (BS-16) attached to this Directorate, requesting for inclusion of their names in Seniority list from the date of their appointment, please.

S#	Name	Designation	Date of Appointment
1	Mr. Naeem Ullah	Office Assistant (BS-16)	07-04-2007
2	Mr. Om Parkash	Office Assistant (BS-16)	03-08-2009·
3	Mr. Jawad	Office Assistant (BS-16) 09-06-2016	

Deputy Director (Admin), 04 Mu DHS, Merged Areas, eshawar.

No. 16855-56/DHS/Admin

Copy to the :-

- 1. PA to DHS Merged Areas.
- 2. Officials concerned.

Deputy Directo an DHS, Mergedy

The Director General Health Services,

Subject: INCLUSION OF NAME IN SENIORITY LIST OF OFFICE

DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA.

Sir,

To

With due respect, it is stated that we the following Assistants are working in Health Directorate Khyber Pakhtunkhwa.

S#	Name	Designation	Date of Appointment
1.	Mr.Naeem Ullah	Office Assistant	07-04-2007
12.	Mr.Om Parkash	Office Assistant	03-08-2009
3.	Mr.Jawad	Office Assistant	09-06-2016

Initially we were appointed on contract basis and our services were regularized under the Judgment of Peshawar High Court. Consequent upon the said judgment with the prior approval of the Secretary Health as competent authority our services were regularizes from the date of initial appointment.

The posts of Office Assistants were created by the Finance Division Islamabad through the Finance Department Erstwhile FATA Secretariat Peshawar.

It is therefore once again requested to include our name in the seniority list of Office Assistants maintained at Director General Health Services Khyber Pakhtunkhwa from the date of our initial appointment, please.

The copies of relevant documents have already been submitted to your good office.

Thanks.

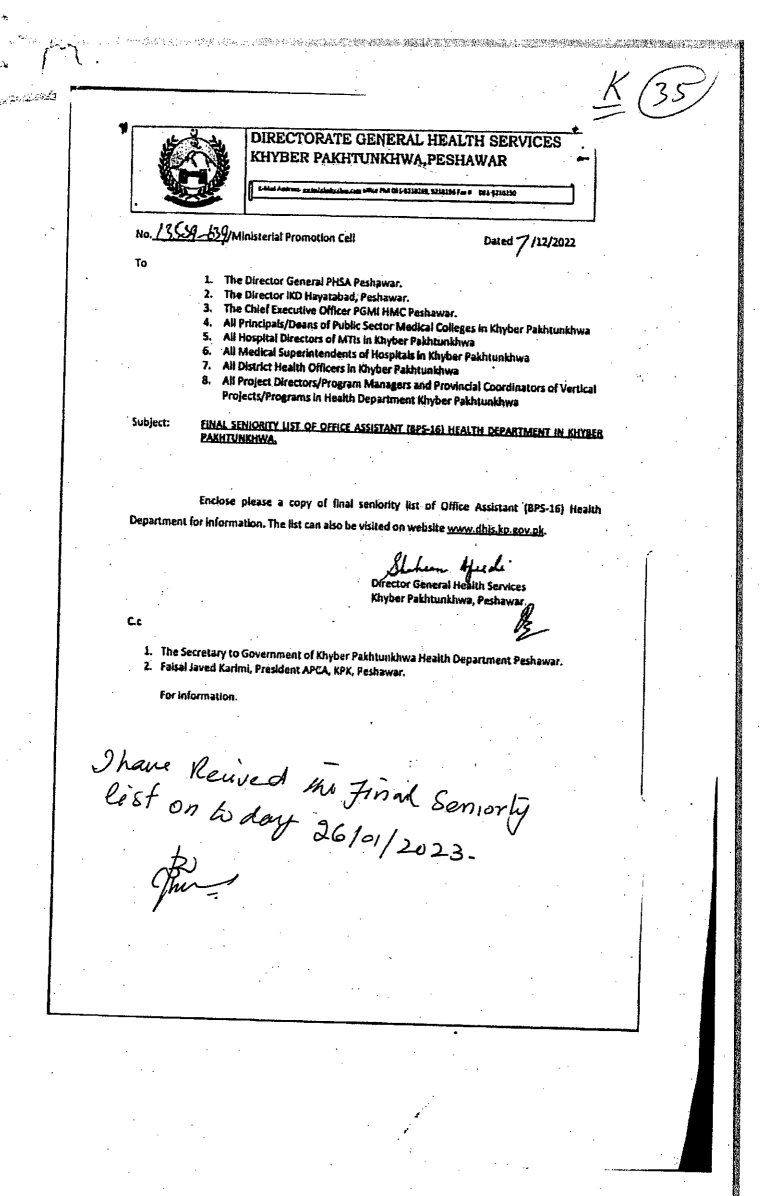
Dated:- 26-10-2020

Naeem Office Assistant, 2. Om Parkash Office Assistant

- (34

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DIRECTORATE OF HEALTH SERVICES KHYBER PAKHTUNKHWA

No. 1359-639/Ministerial Promotion Cell

Dated 07/12/2022

То

- 1. The Director General PHSA Peshawar.
- 2. The Director IMD Hayatabad, Peshawar.
- 3. The Chief Executive Officer,/PGMI HMC Peshawar.
- 4. All Principal/Deans of Public Sector Medical Colleges in Khyber Pakhtunkwa.
- 5. All Hospital Directors of MTIs in Khyber Pakhtunkwa.
- 6. All Medical Superintendents of Hospitals in Khyber Pakhtunkwa.
- 7. All District Health Officers in Khyber Pakhtunkwa.
- 8. All Project Directors/program Mangers and Provincial Coordinators of Vertical Projects/Progrms in Health Department Khyber Pakhtunkwa.

Subject:- FINAL SENIORITY LIST OF OFFICE ASSISTANT (BPS-16) HEALTH DEPARTMENT IN KHYBER PAKHTUNKWA.

Enclose please a copy of final seniority list of office Assistant

(BPS-16) Health Department for information. the list can be

visited on website <u>www.dhis.kp.gov.pk</u>.

Director General Health Services Khyber Pakhtunkwa, Peshawar

CC

- 1. The Secretary to Government of Khyber Pakhtunkwa Health Department Peshawar.
- 2. Faisal Javed Karimi, president APCA, KPK, Peshawar.

For information



記録語を読みていた。

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DIRECTORATE GENERAL HEALTH SERVICES <u>*KHYBER PAKHTUNKHWA, PESHAWAR*</u>. <u>Notification</u>

No. 523(11:1-1) Ed. (171-23-7021 in permanent of section-8(1) of Khyler Pakinuckies Civil Serven Act 1937 read with Rule-17 of

Kinyher faktionalises Civil Service (Appointment, Protocion & Transfer | Hules, 1989.

FINAL SENIORITY LIST OF ASSISTANT /SR: SCALE STENOGRAPHERS OF HEALTH SERVICES KHYBER PAKHTUNKHWA AS STOOD ON DECEMBER 2022.

S Ha.	Nume / Father Name of Official	Designation	Denref (* Entry tels Cayl, Sayder Date of Promotion as a. Junior Clerk h. S.Carris/ Stano t. Acstl./ S.S.Steno	Place of Posting	Date of Birth/Ocmicile	Armaits.
1.	Faiz UI Hag Sto Nonr UL Hag	c. Office Assessed	by Initial 35 06 2003	DGHS Office	02.09.1972 Disrisada	
2,	Muhammind Sadiq SA		by instat 01.12.2003	SMCD.LKhan.	06.04 1967 D.T.Khan	۲
3.	Aded Ahmad S/o Zaharullah	C Office Aspirant	by Hatsa 24.11.2004	Offic Hospital Ghalanal	10:04.1978 . Charmedon	
` 4 ,	Sher Asgine Khan Sto Ajab Gul	a, Office Amistani	by initial 04.11.2004	DEHS Office.	01,01,1972 Oktr: Kiryber	
·Ş.	Ladif Algeneid Sto Multamened Kluin	in. Stringeräufert	b. 13.7,1987	STH Swai.	22.05.1964 Smit	
6.	Faijd lijbal	a. Levent Clark b.S. Clark c. Clinco Accestant	a, 27,07,1983 b, 20,05,1993 c, 25,06,2008	WBC Kolsei	(11:04:4965 Kinak	
7.	Talmor Wali Khan S40 Sher	A Junior Clerk	¥, 13.10.3985	DHO Uppar Dir	07.03.1965	

DIRECTOR GENERAL HEATTH SERVICES

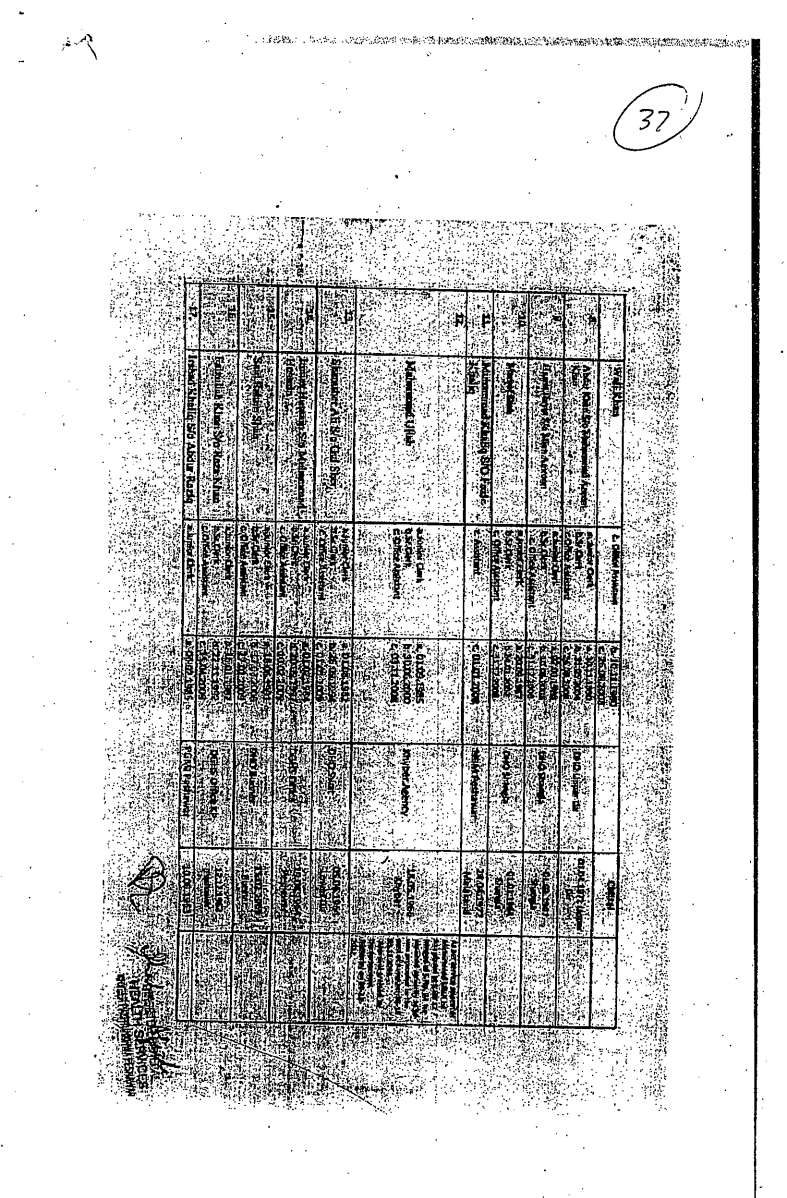
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DIRECTORATE OF HEALTH SERVICES KHYBER PAKHTUNKHWA Notification

No. SO (L&AD in pursuance of section-1 of Khyber Pakhtunkwa Civil Servant Act 1973 read with Rule-I of Khyber Pakhtunkwa Civil Servant (Appointment, Promotion & Transfer Rules)

FINAL SENIORITY LIST OF ASSISTANT /SR: SCALE STENOGRAPHER OF HEALTH SERVICES KHYBER PAKHTUNKWA AS STOOD ON DECEMBER 2022.

S.No	Name/Father Name of official	Description	Date of 1 st Entry Govt Service date	Place on posting	Date of Birth/Domicile	Remarks
			of Promotion		-	
			as			
			a. Junior			
			Clerk b. Senior			
			Clerk			
			c. Asstt			
			d. S.Steno			
1.	Faiz Ul Haq S/o	Office	By initial	DGHS	02.09.1972	
	Noor Ul Haq	Assistant	16.06.2003	Office	Charsadda	
2.	Muhammad	Office	By initial	1	06.04.1967	
	Sadiq S/o	Assistant	01.12.2003	Khan	D.I Khan	
	Muhammad					
3.	Afzal Adeel Karim S/o	Office	Den initial	DUO	10.04.1070	
	Zahirullah	Assistant	By initial 04.11.2004		10.04.1978 Charsadda	
		moototalli	04.11.2004	Hospital Ghalanai	Charsauua	
4.	Sher Asghar	Office	by initial	and the second	01.01.1972	
	Khan S/o Ajab	Assistant	04.11.2004	Office	District	
	Gul				Khyber	
5.	Latif Ahmad S/o	Stenographer	13.07.1987	TH Swat	22.05.164	
	Muhammad Khan	Sr Scale		t 	Swat	
		Stenographer				
6.	Faisal Iqbal	a. Junior		W&C Kohat		
		Clerk	27.04.1983		Karak	
		b. Senior Clerk			· · ·	
		c. Office	30.05.1993 c.			
		Assistant	c. 25.08.2008			
7.	Taimoor Wali	a. Junior	a.	DHQ Upper	07.03.1965	
	Khan S/o Sher	Clerk	11.10.1985	Dir		
		b. Sr. Clerk	ا المصحيح محمد المحمد			



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	Wali Khan	Office Assistant	10.12.1992		Chitral	
8	Abdur Khan S/o Muhammad Azeem Khan	a.Junior Clerk b.Sr.Clerk c.Office Assistant	a.10.11.1990 b.11.05.2004 c.26.08.2008	DHQ Upper Dir	01.04.1971 Upper Dir	
9	Hayat S/	a.Junior Clerk b.Sr.Clerk c.Office Assistant	02.01.1996 b.10.06.2005 c.31.12.2008	DHQ Shangla	01.01.1967 Shsngla	
10	Maroof Shah	a.Junior Clerk b.Sr.Clerk c.Office Assistant	a.20.09.1987 b.24.01.2002 c.31.12.2008	DHQ Shangla	01.01.1964 Shangla	
11	Muhammad Khaliq S/o Fazli Khaliq	c.Assistant	c.01.01.2008	NBM Peshawar	24.04.1972 Malakand	X
12	Muhammad Ullah	a.Junior Clerk b.Sr.Clerk c.Office Assistant	01.09.1985 b.30.06.2000 c.01.11.2008	Khyber Agency	18.05.1968 Khyber	
13	Shamsher Ali S/o Gul Sher	a.Junior Clerk b.Sr Clerk c.Office Assistant	04.08.2012 b.08.09.1994 c.01.01.2009	DHQ Swat	05.06.1964 Dir Lower	- -
14	Imtiaz Hussain S/o Muhammad Hussain	a.Junior Clerk b.Sr.Clerk c.Office Assistant	a.01.02.1984 b.20.09.1997 c.10.02.2009	DGHS Office	19.04.1964 Buner	
Ø	Said Rahim Shah	a.Junior Clerk b.Sr.clerk c.Office Assistant	a.16.06.1981 b.17.03.2008 c.27.02.2009	DHQ Buner	15.02.1969 Buner	
	Faizullah Khan S/o Rasa Khan	a.Junior Clerk b Sr.clerk c.Office Assistant	a.16.01.1982 b.22.111992 c.15.04.2009	DGHS Office KP	1212.1967 Peshawar	
17	Irshad Khsliq S/o Abdur Raziq	a.Junior Clerk	a.06.02.1985	PGMI Peshawar	10.06.1963	

		b.Sr.Otrk •c.Offici Acticiant	b. 22.11.1990 c. 15.01.2009		Perhause	
Ż	Item Ahinid	a Junior Chrit 15.54 Chrit 14. Other Asatsant	a. 01.03.1542 b. 25.09.1954 c. 15.04.2005	SHPD Pedhamar	05.02.1963 Tesheuser	
6F.	Bakituw sitah	u. Harrier Cherk Bulse Cherk e. Office Abilitione	6. 30.11.1962 b. 25.09.1994 c. 15.04.2009	DHO, Charadda	07.32.1964 Perinanan	
¢.	Misteen Khan S'o Ashraf Khan	a Jurkor, Clerk b.Sr.Clark c. Office Austriant	4, 15.05, 194 1, 02.05, 194 1, 02.05	bierts office	24.02.1965 Peshinur	
đ	Me <mark>riananad</mark> Nabi	autrior Cleft b.Sr.Cleft c. Office Assistant	a, 03.12.1905 h: 01.05.2001 c. 10.05.2003	DHO Lovier Dir	15.08.1967 Lower Dir	
12	Mahammed Gul Sia Readu Gul	a Junior Clert 6.5r/Cleiti 6:00104 Austrani	a. 17.05.1994 b. 03.02.1994 c. 10.09.2009	picaris Office	20.04.1965 Preshawar	
ŧ	ljaz Atmed S/O Muhammed Atam	standor Clerk b.Sc.Clerk c. China Austriant	4. 22.11.1944 b. 09.02.1995 c.10.05.2009	bients onther	02.05.1964 Pestimine	
ŧ	Şulandı Kişan Sio Abduş Salam	a Juniar Clerk A Sr. Deri 6. Other Assument	6, 20,11,1984 b. 09,02,1995 c. 05,10,2009	Paisbi Nospital	30.08.1964 Novelinera	
*	Khitah Jun Sia Naspulitah Shitawari	a stainte Clerk to SciElerk c. Office Acadelant	a. 10.10 1901 a. 10.06.2000 c. 03.11.2005	DHO, Landi Kotat	(17,10,196s Khyber	
Ħ	Add Jan Sie Mahamanad Yoon I	a Junitir Oprik 1626/Ceith - c. 'Office' Audustant	4. 24.01.1964 6. 2016-2000 6. 03.11.2009	POMI Pestiever	OLDA, 1965 Peshawar	
Ŕ.	Marad Afi S'o Hatur Mahammad	a luniór Creta b.Si.Clerk -C.Office Advistant	-4,00,05,1984 b, 30,06,2000 c, 01,11,2009	(RH Perhauar	Serie Switch	
*	Etakht Biland Svo Malazai	autoritie Oers In St. Deta	a. 01.05.1564	SIN Swat	10.01.1965 Simi	
			-		Et	Levenecritation

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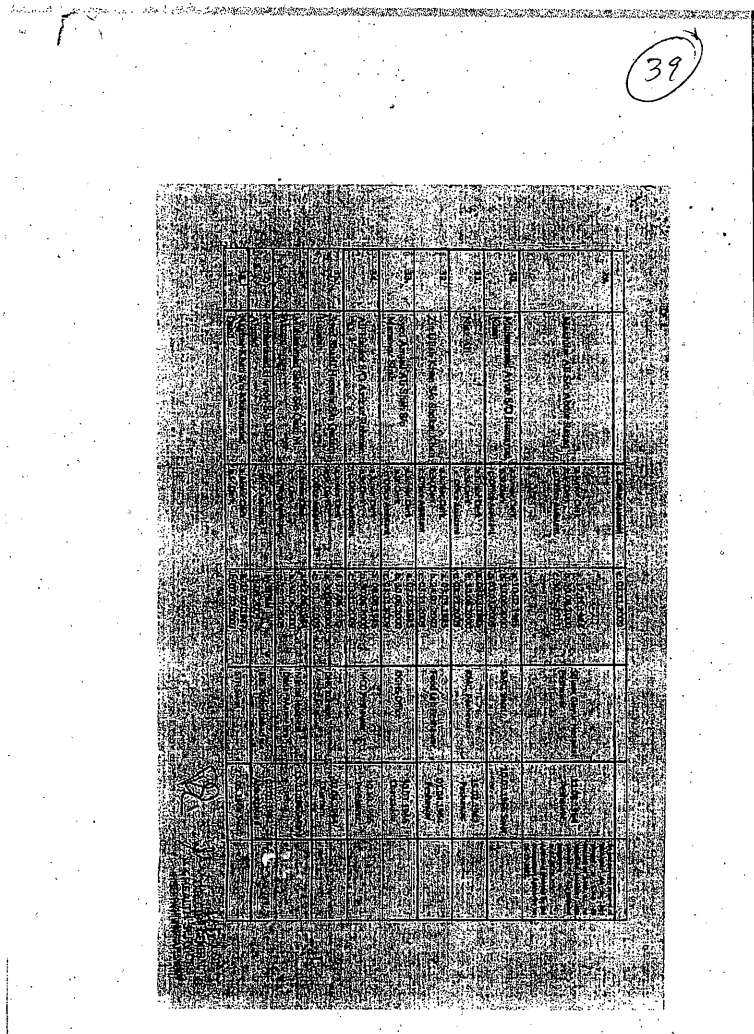
第三人称单数的第三人称单数

(a) = (a)

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18.	Ibrar Ahmad	b.Sr.Clerk	-			
' .		b.office				
		Assistant				
9	Bakhtawar	a.Junior		DHQ	Peshawar	
	Shah	Clerk	• •			
		b.Sr.Clerk				
		c.Office				
•		Assistant		<i>'</i>		
20.	Khan S/o	a.Junior		i i	Peshawar	
	Ashraf Khan	Clerk				
		b.Sr.Clerk	·	· .	· · · · · · · · · · · · · · · · · · ·	
		C.Office		:		
		Assistant		:		
21	Muhammad	Junior		1 :		
<u>~ 1</u>	Nabi	Clerk				
		b.Sr.Clerk		1:		
	· ·	c.Office				
	•	Assistant		1:		
22.	Muhammad	a.Junior		Office		·····
22.	Gul S/o	Clerk				
		b.Sr.Clerk				
		c.Office				
				1 : •		
~~~		Assistant		-		
23	IJAZ Ahmad	a.Junior			Peshawar	
	S/Muhammad	Clerk			resnawai	:
	Azam	b.Sr.Clerk	ł			
		c.Office		<u>.</u>		
		Assistant	<u></u>			
24		a.Junior				
		Clerk		1		
		b.Sr.Clerk		•	· .	
		c.Office	ļ			
		Assistant				
25		a.Junior		1		
		Clerk				
		b.Sr.Clerk		Ē.		
		c.office	1	;		
		Assistant				
26	Asif Jan	a.Junior		1	Peshawar	· · ·
~~	S/o	Clerk				
	Muhammad	b.Sr.Clerk	·	:		· ·
	Yousaf	c.office		:		
	104541	Assistant		:		
27	Murad Ali	a.Junior		· · ·		
41 .	S/o Hazar	Clerk	1	* [*] .		
	1					
	Muhammad	b.Sr.Clerk	1 .		-	
		c.office		4 •		
		Assistant			07777	
28	Bakht	a.Junior		:	STH swat	Swat
	Bilanad S/o	Clerk				1
	Malazai	b.Sr.Clerk				
		c.office				
i .		Assistant	1	1		

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			Office	01.11.2000		
			Assistant	•	·	
29.	Mukhtair	a.Junior	17.11.1984	Silawat	11.08.1964	Typed it
	Ali S/o	Clerk	b.30.06.2000	Ghyur	ŧ	tommorrow
	Abdul	b.Sr.Clerk	c.30.05.2011	Hospital		
	Raziq			Peshawar		,
30	Muhammad	a.Junior	10.02.1985	SMC Swat	10.03.1966	
	Ayub S/o	Clerk	b.30.06.2000			
	Humayun	b.Sr.Clerk	C.03.11.2009	·		
	Khan	C.Office		· ·		
		Assistant		· ·		
31	Niaz Ali	a.Junior	03.03.1085	КМС	1507.1963	
		Clerk	Ь.30.06.2000	Peshawar	Peshawar	
		b.Sr.Clerk	c.03.11.2009			
		c.Office				
		Assistant				
32	, Zia Ullah	a.Junior	03.03.1985	Food Lab	01.04.1964	
	S/o Shokat	Clerk	b.24.01.2002	Peshawar	Peshawar	
	Khan	b.Sr.Clerk	C.03.11.2002	I Canavia	r çanavvar	
	ixnan	C.Office	C.0J.11.2009		•	
		Assistant			,	
33	Syed Amjid	a.Junior	07.05.1985	DGHS	30.01.1966	
22	Ali Shah	Clerk	30.06.2000	Office	Charsadda	
	S/o	b.Sr.Clerk	03.11.2009	Once	Charsadda	
	Munawar	C.office	05.11.2009	ł		
	Ali Shah	Assistant				
-34	Ali Shan Ali Haider	a.Junior	a.08.06.1985	MCC	10.10.1965	· · · · · · · · · · · · · · · · · · ·
- 34	S/o Aziz It	Clerk				
			b.30.06.2000	Peshawar	Peshawar	
	Rehman	b.Sr.Clerk	c.03.11.2009			
		c.Office			· .	
35.	Qued Charle	Assistant	17.06.1095	DUO	02.04.1964	· · · · ·
35.	Syed Sharif	a.Junior	a.17.06.1985	DHQ		
	Hussain S/o	Clerk	b.3.06.2000	Kurram	Kurram	· · .
	Qadam	b.Sr.Clerk	c.03.11.2009			
	Hussain	c.Office				
		Assistant	10.001			
36	Muhammad	a.Junior	a.12.06.1984	Mintal	15.01.1965	
	SABIR S/o	Clerk	b.30.06.200	Hospital	Mansehra	
•	Qazi M.	b.Sr.	c.18.11.2009	District		
	Akram	c.office		Mansehra		
	`	Assistant				
37	Muhammad	Office	By Initial		01.01.1982	<u> </u> .
	Haroon S/o	Assistant	18.05.2009	BBS	Abbottabad	
	Sher			Abbottabad		
	Ahmad					
38.	Asghar	a.Junior	a.25.01.1987	STH Swat	27.05.1968	
	Khsn S/o	Clerk	Ь.07.02.2007			
	Muhammad	b.Sr.Clerk		1		1
	Daud				j .	

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	-i Junior Clert. II. 1908, 1995 Inscribent II. 06408/2005 CHD Lipper Dir Upper Dir E. Diffes Austrant c. 05.01.2017	A Juniter Chent 4. 16.32.1985 b Jun Dent 4. 34.01/2002 DHO Chenradda Chenradda c Office Aukiterri 2. 21/31/2011 Chenradda		s. Junier Sterk 2, 24,02,1996 5,32,516K 6,10,00,1000 4,076k Austrant c. 30,05,2011 BMC Banna D,1764n D,1764n	5.34mar Chest Ar. 355.01.1965 b:34 Chest Br. 24.05.2002 SAM: Swist 02.03.1963 Swith e. Office Aystrant c. 30.05.0021
<b>A</b>	Unper Dir	Classifiki	02.03.1968 Peshawar	01,01,1147	DL 1963 Swith
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Minances Rhan Sin Nazar Cial         c. cimm Acutaint         c. 132,02,1000         DHQ (Jeal Numeri         11,01,13,010           Aranal Sandar Sin Okul Haidar         c. 20,02,1000         c. 21,10,1300         DHQ (Jeal Numeri         11,01,13,010           Aranal Sandar Sin Okul Haidar         c. 20,02,1000         c. 21,10,1300         DHQ (Jeal Numeri         11,01,13,010           Aranal Sandar Sin Okul Haidar         c. 20,02,2000         DHQ (Jeal Numeri         11,01,13,000         DHQ (Jeal Numeri         11,01,13,010           Aranal Sandar Sin Okul Haidar         c. 20,02,2000         DHQ (Jeal Numeri         11,01,13,000         DHQ (Jeal Numeri         11,01,13,010           Pland Diad Sin Mit Dad Khao         c. 20,02,2001         DHQ (Jeal Numeri         12,000,13,000         DHQ (Jeal Numeri         12,000,13,000           Abdal Qudua Sin Mithamad         c. 20,02,2001         DHQ (Jeal Numeri         12,000,13,000         DHQ (Jeal Numeri         12,000,13,000           Banf         Data Sin Okul Numeri         c. 20,02,2000         DHQ (Jeal Numeri         12,000,13,000           Banf         Data Sin Okul Numeri         c. 20,02,2000         DHQ (Jeal Numeri         12,000,2000           Banf         Data Sin Okul Numeri         c. 20,02,2000         DHQ (Jeal Numeri         12,000,2000           Banf         Data		<u>p</u>	17	, #	\$	4	e l	6	Ē	Ē	작
Kuthanni         C. 21.05.10710         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2000         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2000         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2000         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2001         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2001         DHQ Lakal Mismerel           Kuthanni         L. 03.06.2001         DHQ Lakal Mismerel           Kuthanni         L. 00.11.1.3945         DHD D.I.Mismin           Kuthanni         L. 00.05.2011         DHT Peshawat           Kuthanni         L. 14.12.1985	Sher Azim Khun Sta Sacol Muhammad	Zidar All Sio Abduk Qayum	Multinomial Selfa	Muhammad Kaiuf	Sami Ullah	Dund Jan	Shah Hasasia Sto Citi Haider	Abdul Qudus Sio Mubicsimad Rauf	Paral Digd.S/o Mir Dod Khan	Annal Sardar Sits Gul Haidar Kinen	Minimum Khan Sio Nazar Cul
DHQ Laket Manieri DHQ Laket Manieri DHO Karat DHO Karat DHO Karat SMC Supe SMC Supe LAR Pesbiwar DHO Charpadda	- a Anim' Clerk - h.S. Clerk E. D'fice Autolant	Autoriter Clerk b.Sr. Clerk c. Office Autorit	s.Juriler Cleft h.SciCleft -c. Office Juliesant	a Junior Clerk bisy Clerk	a Junior Clieft 1:3/ Clieft - 6. Office Apulstant	a Janeiry Christ In Scribert - C. Differt Andstant	e, hurjer Clink N.Sr. Cleik C. Office Ausstant	i Junior Climit 6.5x.Dent z: Officie Anistant	a, Janter Ellert 1557, Cherk 12, Office Associati	a Janiw Cent 5 S. Cent 2. Office Anistant	c: Office Activity s Junite Chest b, St.Clerk b, St.Clerk c. Office Activity
	11. 19,001,2005 11. 001,09,2005 1. 005,001,2005	4. 16.12.1985 h.34.01/2002 c. 21/31/2011	-1, 00.05.1986 - 10,02.2004 - 2015.2011	-3,74,02,3996 5,30,07,3004 -30,05,3011	11,25,01,1985 11,24,01,2002 14,01,2002	1. 24.01.2002 5. 24.01.2002 6. 3005.2013	a, 01,30,1515 1. 34,01,2002 1. 30,05,2011	a, 01.11.134.5 h. 25,08.2001 c. 30.05,2011	1: 1:23,09,2001 - 27,01,2011	a. 22:10.1000 5/30.0000 5. 22:10.1000	C. 31.05.JUNO 8. 03.061984 6. 11.51.2010 c. 11.51.2010
11.07.1983 13.01.1963 13.01.1963 13.01.1963 13.01.1965 13.02.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.1965 10.05.10000000000000000000000000000000	DHD LINDER DIR	UHO Charpidda	Link Pesbéwar	BANC Bannsa	SLIC Switt	NONE ACTIVITY	Part Street	OHO D.I.When	pHO Karah	DHO Karah	Haradiyi janen Chid
	Of Dia 1974 Umber Dir	Chargedau Chargedau	02.03.1968 Postavnir	01.04.11457 D,ERMIN	02.07.1963 Swr#	Chanadda	03.06.1966 Switt	D'I'MAN	Karak	15-01-1943	LUCT Starward

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		<i>L</i>					
			c. Office Assistant	c. 21.05.2010	DGHS Office	15.01.1972	
						Charsadda	
	39.	Manawar Khan S/o	a. Junior Clerk	a. 03.09.1984	DHQ Lakki	31.07.1961	
	-	Nazeer Gul	b. Senior Clerk	b. 03.06.2000	Marwat	Lakki	
			c. Office Assistant	c. 11.11.2010	•	Marwat	
	40	Amal Sardar S/o Gul	a. Junior Clerk	a. 22.10.1984	DHQ Karak	15.01.1963	-
		Haider	b. Sr Stenographer	b.03.06.2000		Karak	
			c. office Assistant	c. 08.12.2010			
	41	Fazal Dad S/o Mir	a. Junior Clerk	a.	DHQ Karak	02.01.1967	
		Dad Khan	b. Sr Stenographer	b.29.09.2001		Karak	
			c. office Assistant	c.27.01.2011			
	42.	Abdul Qudus Sq/o	a. Junior Clerk	a.01.11.1985	DHQ D.I	05.05.1966	
		Muhammad Rauf	b. Sr Stenographer	b.25.08.2001	Khan	D.I Khan	
			c. office Assistant	c.30.05.2011			
	43.	Shah Hussain S/o Gul	a. Junior Clerk	a. 01.10.1985	PMI Swat	03.06.1996	
		Haider	b. Sr Stenographer	b. 24.01.2002			
			c. office Assistant	c. 30.05.2011			
	44.	Daud Jan	a. Junior Clerk	a. 24.11.1985	KTH	02.05.1966	
			b. Sr Stenographer	b. 24.01.2002	Peshawar	Charsadda	
	•		c. office Assistant	c. 30.05.2011			
	45.	Sami Ullah	a. Junior Clerk	a. 26.01.1986	SMC Swat	02.03.1963	
			b. Sr Stenographer	b. 24.01.2002		Swat	
			c. office Assistant	c. 30.05.2011	·		
	46.	Muhammad Rauf	a. Junior Clerk	a. 24.02.1986	BMC Bannu	01.09.1967	
			b. Sr Stenographer	b. 10.02.2004		D.I Khan	
			c. office Assistant	c. 30.05.2011			
	47.	Muhammad Salim	a. Junior Clerk	a. 08.09.1986	DHQ		
			b. Sr Stenographer	b. 24.01.2002	Charsadda	03.01.1964	
		· · · · · · · · · · · · · · · · · · ·	c. office Assistant	c. 30.05.2011		<u> </u>	
	48.	Sher Azam Khan S/o	a. Junior Clerk	a. 19.08.1996	DHQ Upper	01.04.1974	
		Saeed Muhammad	b. Sr Stenographer	b. 08.09.2008	Dir		
L		· · · · · · · · · · · · · · · · · · ·	c. office Assistant	c. 05.01.2012		,	

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	N and a 19	63, Alecan Kh Khun	62 Sixandar I	51. Waheed e	60 Alemagir Khan	<u>مب</u>	SI. Fazie Russ	57. Sulpan Ali	se practica pe	55 Nowsher I	54 Mishannad Mishannad	elit. Pjus	52. Kifayul U Zaula	51 Mahammad Ayu Muhammad Din	
	Farhan All S/O Als Ahmad	Aleem Khun SiV Haji Unkeem Khun	Sikurdar Hayat Sta Teend Kahlan	Waheed ut Zaman S/O Attds Zaman	Khan	Muhananad Marcona Siv Abdul Robin	Fazla Russiq S/o Kinan Razin	Sulpan Ali S/n Tehman Klaut	barysk Ujikéh S/o Flahéb Uilkah	Nowsher Khan Sin Fazie Rahint	Muleumed Shafiq S'o Mit Mahammad	كارقا للالعا كبه الخامي اللاعار	Kifayul Ur Rehmun Sto Malik Zala	M <del>ahananad</del> Ayuz Swi Muhananad Dia	
	e Austriant	t Austani	h. Standingsher C. S. Sede Shirey Addie	L. Shanographer C. SJ. Scale Staniographer	1. Stenepischer C.S. Scale Steney abhäi	t. Stringpipher C. Sr. Scale Stringpipher	t: Stengempher C. St. State Staniographer	C.S. Schestenstrathe	b. Subnugraphed	2. Auvilor Clerk In Sir Clerk C Officie Assictant	a.Jurgio) (Clents b.Sr Clent z. 'Cliffice Auslistand	a Junior Clerk 55: Clark 5: Diffes Asserant	e, hurdes Cliek 5.5, Clerk 1. Office Andelent	b. Sangarapher - C. Sr. Scale Stenographer	Signagrapher
	by miller	54 William 19	b;23,06,1989 c. 09,10,2015	-05-10-2015	6. 04.40.3015	6.23.08.1989 c.09.30.2015	5.08.10.1989	b. 23.08,1989	102.01.00.10	n, 03.06.1985 b. 30.06.2000 c. 25.11.2013	79, 23,04,3546 b 79,75,3000c, 17,7,3,2000c,	a: 22.04.1986 4: 29,04,2000 5: 17,12,2012	a. 24,01,1985 h. 33,10,1995 c. 30,03,2012	5. 13-08-7004 c. 12-08-7012	< 12022012
	DGHS Office	DGHS CHICE	SGTH SHAL	고대로 Office	MMC Mandah	ATH Abbottaliad	KTH, Pesháwak	1991 Feshawar	DGHS differ	pho Marden	Dights Dilitor	DGHS OFFICE	DÇHS QIBca	DONS OTHER	
	13.10.1993	01.05.1977	08.03.1934 5%91	- Pejshanwar	Mindan	Abbotistad	Charingto	10114	Pethawar	20.06.1963 Charadda	15.09.1963 Perhawa	21.01.1968 Professor	71,04,195A Preshinaer	26.03 1979 Peshawar	C BALLINGIN
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	<u> </u>					
50.	Muhammad Alam	b. Stenographer Sr Scale	b. 05.11.1997	DGHS Office	15.01.1972 Charsadda	
		Stenographer				
51.	Muhammad Ayaz	b. Stenographer	b. 19.08.2004	DGHS	26.01.1979	
	S/o Muhammad	Sr Scale	c. 12.03.2012	Office	Peshawar	
	Din	Stenographer	0.12.05.2012	Office	resnawai	
52.	Kifayat Ur		a. 24.01.1985	DGHS	21.04.1966	
	Rehman S/o Malik	1	b. 23.10.1995	1		
	Zada	c. Office		Office	Peshawar	
	Laua		c. Office			
53.	Sifat Ullah S/o	Assistant	Assisant			
55.		a. Junior Clerk	a. 22.04.1986	DGHS	23.01.1968	
	Hidayat Ullah	b. Senior Clerk	b. 29.04.2000	Office	Peshawar	
		c. Office	c. 17.12.2012			
		Assistant				
54.	Muhammad Shafiq	1	a. 23.04.1986	DGHS		
	S/o Mir	b. Senior Clerk	b. 29.05.2000	Office	15.09.1963	
	Muhammad	c. Office	c. 17.12.2012		Peshawar	
		Assistant				
55.	Nowshera Khan	a. Junior Clerk	a. 03.06.1985	DGHS	20.06.1963	
	S/o Fazle Rahim	b. Senior Clerk	b. 30.06.2000	Office	Charsadda	
		c. Office	c. 25.11.2013		Chardenda	
		Assistant				
56.	Inayat Ullah So	b. Stenographer	b. 01.09.1987	DGHS	20.01.1967	
	Habib Ullah	c. Sr Scale	c. 09.10.2015	Office	20.01.1907	
		Stenographer	0.09.10.2015	Onice		
57.	Sultan Ali S/o	b.	b. 23.08.1989	LRH	00.06.1060	
27.	Tehmat Khan	Stenographer		1	02.06.1969	
			c. 09.10.2015	Peshawar	Karak	
		c. Sr Scale				
50	Faali Daaia 0/	Stenographer	1 0/ 10 1000			
58.	Fazli Raziq S/o	b.	b. 04.10.1989	KTH	15.01.1970	
	Khan Raziq	Stenographer	c. 09.10.2015	Peshawar	Charsadda	
		c. Sr Scale				
		Stenographer				
59.	Muhammad	b.	b. 23.08.1989	ATH	15.10.1963	
	Mansoor S/o Abul	Stenographer	c. 09.10.2015	Abbottabad	Abbottabad	
	Karim	c. Sr Scale				
		Stenographer				
60.	Alamgir Khan	b.	b. 23.08.1989	MMC	01.04.1967	
		Stenographer	c. 09.10.2015	Mardan	Mardan	
		c. Sr Scale				
		Stenographer				
61.	Waheed Ur	b.	b. 16.02.1999	DGHS	20.09.1974	
	Rehman S/o Amir	Stenographer	c. 09.10.2015	Office	Peshawar	
	Zaman	c. Sr Scale	0.02015	Once	resnawar	
62.	Sikandar Hayat	Stenographer b.	h 22 00 1000	COTIC		
04.	Sikandar Hayat S/o Fazal Rahim		b. 23.08.1989	SGTH Swat	09.03.1984	
		Stenographer	c. 09.10.2015	İ.	Swat	
		c. Sr Scale		1		
		Stenographer				
63.	Aleem Khan S/o	c. Assistant	by initial	DGHS	08.05.1987	
		1	30.06.2017	Office		
	Haji Hakeem Khan		30.00.2017	Onice		
64.	Haji Hakeem Khan Farhan S/o Ali Ahmad	c. Assistant	by initial	DGHS	13.10.1993	<u> </u>

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Mulammad Din S/O Bahar ud	Saced Aldury Sin Panus Stats	Faile at the Sio Natar at flag	Quzz Fayizz ad Din S/o Quzi Jah ud Din	Muhammad Rafat S/6 Durrany	Mubanimad Quraisi	Sajjad Ali S/o Sandullub	Sub-put Khan Siv Manan Kimu	Muhummad Nawazz	Mishammand Asaf SXO (idualatiy Snewn	Zafer Iqful S/o Dad Kiton	Nascenn Rhan
+ Junior Client	to SV.Certh c. Office Autistand	ES Circles Lucra E: Collick Assimum	a. Auryon Clerk B.S.C.Serk C. Difface Assistrant	a Applar Gert 55: Cert 1. Office Astronom	s.Lunior Cent 5.57.Cleat 5. Office Assistant	a Junior Clerk h.Sr.Clerk c. Office Assistant	alluniori Cierti b.Sr.Dietit e. Officer Assessment	a Lunker Denk b.Sr. Clerk c. Officer Austrant		z Uniter Clan szerzinek z Officz Asiatani	L. Office Automation
1.26.10,1985	b. 01.09.2001 c. 04.01.2018	- 2009 2001 - 2009 2001	4,17,02,1985 5,01,09,2001 5,04,011,0010	4. 17.01.1985 b. 30.04.2000 c. 04.01.3838	a, 18.03,1985 5,30,09,2002 6,04.01,2018	25,09,39,54 h. 30,06,3000 c-04,01,2018	4, 30,04,1984 5, 30,06,3000 5, 64,01,2018	4, 13, 10, 1983 b, 30,06,3000 c, 04,071,2018	8.09-12-1992 C.04.01.2013	1. 01.12.1986 1. 02.13.2000 c. 78.01.7017	b. 02.13.1000
DHO Ketut	DHO Hatight	DHO Karak	CHO Rubat	DHO Harigue	Khyber Agency	DHO Abbenabad	UHO Pesihawar	Digies Office	DHO Mansenra	DHS FATA	DHS FATA
14.08.1965	12.02.1965 Kurak	Atura Atura Atura	11.04.1423 Notat	16.1966 Swat	01,01,196A Macdan	25.17.1963 Abbourning	22.12.1965 Pestanyar	HQUUN 1961 QT'HT	Enteruely Estertoro	11 11 1968	12.05.1965 Perhawar

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			10.06.2017		Peshawar	
65.	Naeem Khan	a. Junior Clerk	a. 23.11.1986	DHS FATA	17.09.1965	
		b. Sr	b. 25.08.2001		Peshawar	
		Stenographer	c. 23.08.2017			
		c. office Assistant				
66.	Zafar Iqbal S/o Dad	a. Junior Clerk	a. 01.12.1986	DHS FATA	11.11.1968	
	Khan	b. Sr	b. 02.12.2000		Peshawar	
		Stenographer	c. 28.01.2017			
		c. office Assistant				
67.	Muhammad Asif		a. 09.12.1992	DHQ	01.01.1961	
	S/o Ghulam Sarwar		b. 04.01.2018	Mansera	Mansehra	
68.	Muhammad Nawaz	a. Junior Clerk	a. 13.10.1983	<u> </u>	18.10.1965	
		b. Sr	b. 30.06.2000	Office	Khyber	
		Stenographer	c. 04.01.2018			
		c. office Assistant				
69.	Sadaqat Khan S/o	a. Junior Clerk	a. 30.04.1984		22.12.1965	
	Mastan Khan	b. Sr	b. 30.06.2000	Peshawar	Peshawar	
		Stenographer	c. 04.01.2018			
		c. office Assistant				
70.	Sajjad Ali S/o Saad	a. Junior Clerk	a. 25.09.1984		25.12.1963	
	Ullah	b. Sr	b. 30.06.2000	Abbottabad	Abbottabad	
		Stenographer	c. 04.01.2018			
		c. office Assistant				
71.	Muhammad	a. Junior Clerk	a. 18.01.1985	*	01.01.1966	
	Quraish	b. Sr	b. 30.06.2000	<u> </u>	Mardan	
		Stenographer	c. 04.01.2018			
		c. office Assistant				
72.	Muhammad Rafiq	a. Junior Clerk	a. 17.02.1985	•	21.04.1963	
	S/o Durrani	b. Sr	b. 01.09.2001	Haripur	Swat	
		Stenographer	c. 04.01.2018			
		c. office Assistant			·	
73.			a. 17.02.1985		21.04.1961	
	S/o Qazi Jalal Ud	1	b. 01.09.2001		Kohat	
	Din	Stenographer	c. 04.01.2018			
		c. office Assistant				
74.	-	a. Junior Clerk	a. 22.10.1985		10.02.1967	1
	Nadar Ul Haq	b. Sr	b. 29.09.2001		Karak	
		Stenographer	c. 04.01.2018			•
		c. office Assistant				
75.		a. Junior Clerk	a. 22.10.1985	~ •	2	
	Bant Shah	b. Sr	b. 01.09.2001		Karak	
		Stenographer	c. 04.01.2018			
		c. office Assistant		· ·		
76.		a. Junior Clerk	a. 26.10.1985	DHQ Kohat	14.08.1965	ļ
	Bahar Ud					

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•	Ali Akher Sie Mishanand	(Khizar Hayat SA) Coloana	Riaz Mulammud S/O Nisar Muhammad	Kuennan SA) Malaananad Venanas	Utalam Sawur Sıcı Gialam Sadeeq	Sycd Sardar Ali Shah Ste S.Sher Balabada	Deutse Klaan S/D Mir Shabhar/ Khan	Multisumid Ibrahijit Khan Sto Burang Khun	Noor Ende S'n Malik Arnet	Melik Zahurr Sin Andul Jalii	Mplummid Nacem S4) M. Azeem	
	a Andre Deiń 5. Se Clark	e Junkar Clerk b.Sr. Clerk - C.Office Assistant	a Junior Clark 9. St-Clark 5. Office Assistant	a Juniter Ellerk 6,5470erk E. Office Agegrant	a Jamity Clerk b.3r.Clerk c. Office Assistant	a Jarvier Clerk In Sz.Clerk 2. Cliffor Assistant	a Jarver Circh b.Sr Circh c Citice Acastant	a Aurian Cent b.S. Circl 5. Office Assistant	alaunitor Carns In St. Cheris In Officer Assistant	a Januar Cent 5.5. Clerk 2. Chara Acustant	s.hunder Clerk h.hr. clerk r. Office Auhtent	- Olive Avening
	5-11-12-2000	b. 1842.2004 c. 04.01.2014	+ 01,07.1986 5: 10,02 2004 c. 04,01 2008	8100-10-00 9000-00-01-0 9961-9000-1	2, 14,05,1964 b. 10,02,2004 c. 04,01,2014	± 22,01.1986 b, 24,01,2002 t. 04,01,2013	a. 1501.1986 5-34.01.2017 6.04.01.2018	n 12, 12, 1985 h. 24-01-2002 c. 04 01 2014	a. 16.12.1945 b. 01.02.2002 c. 04.01.2018	4. 23.10.1983 1. 34.01.2007 2. 04.01.2018	5.01.01.2007	1, 01 19 2001
UNELITON GENERAL	Sifwat Ghyur Roupdal Perbawar	Dirich Swelts	DHO Dunadda	siAT Hospital Manochru	2HQH, Nowshera	Govi: Maurky Peshawar	DHRD, Kárák	DHO Chiral	KAT Herspice) Manuschra	DHDH, Buttagram	DHS FATA	
ALL AL	Pestawar	19-03-1963	20 D3, 1967 Chansada	arapanawa Manadara	15,03,1964 Mardan	2604.1987 Chanadda	10.03.1964 Karak	16-02-1967 Olinai	Q4.Q2.1967 Mandelara	201 CL 1964 Manashra	01.11.1970 D.I.Chan	Kohut

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			T	<u>_///</u>	
		a. SrClerk	01.00.0001		
		b. office Assistant	a. 01.09.2001		Kohat
		0. Office Assistant	b.04.01. 2022		
77	Muhammad Noman	a.Junior	Surplus Pool	DHS FATA	01.11.1970
	S/o M. Azeem	Clerk	b. 01.01.2007		D.I KHan
		b. Sr Clerk	C. 04.01.2018		
		C. Office		•	
70		Asststant			
78	Malik Zaheer S/o	A. Junior	A.23.10.1983	DHQH	20.01.1964
	Abdul Jalil	Clerk	b. 24.01.2002	Battagram	Mansehra
		B. B.Sr	c. 04.01.2018		
		Clerk			
		C. Office			
		Assistant			
79.		a.Junior Clerk	a.16.12.1985	KAT	04.02.1967
		b.Sr.Clerk	b.01.02.2002	Hospital	
		c.Office Assistant	c.04.01.2018	Mansehra	-
80	Muhammad	a.Junior Clerk	a.12.01.1985	DHQ Chitral	16.02.1967
	Ibrahim Khan S/o	b.Sr Clerk	b.24.01.20S.sh07		
	Buzarg Khan	c.Office Assistant	C.04.01.2018		
81	Doctor Khsn S/o	a.Junior Clerk	a.15.01.1986	DHQ Karak	10.01.1964
	Mir Shehnaz Khan	b.Sr Clerk	b.24.01.2007		Karak
		c.Office Assistant	C.04.01.2019		
82.	Syed Sardar Ali	a.Junior Clerk	a.22.01.1986	Govt	26.04.1967
	Shah S/o S. Sher	1	b.24.01.2002	Maternity	Charsadda
	Badshah	C.Office Assistant	C.04.01.2018	Peshawar	
83	Ghulam Sarwar S/o	a.Junior Clerk	a.24.05.1956	DHQH	15.01.1964
	Ghulam Sadeeq	b.Sr Clerk	b.10.07.2004	Mansehra	Mardan
		Office Assistant	c.04.01.2018		
84	Kamran S/o		a.30.04.1986	KAT	31.12.1964
	Muhammad Yousaf	b.Sr.Clerk	b.10.07.2004	Hospital	Mansehra
0.5		c.office Assistant	C.04.01.2018	Mansehra	
85	Diaz Muhammad	a.Junior Clerk	a.01.07.1986	DHQ	20.03.1967
	-	b.Sr.Clerk	b.10.02.2004	Charsadda	Charsadda
07	Muhammad	c.Office Assistant	C.04.01.2018		
86.	Khizar Hayat S/o	a.Junior Clerk	a.01.05.1981	DHQ Swabi	18.03.1961
	Gulestan	b.Sr.Clerk	b.16.02.2004		Swabi
07		c.office Assistant	c.04.01.2018		
87	Ali Akbar S/o	a.Junior Clerk	a.01.01.1987	Silawat	04.02.1965
	Muhammad Akbar	b.Sr.Clerk	b.11.12.2000	Ghyur	Peshawar
				Hospital	
				Peshawar	

		t. Ulfice Assistant	E. 04.01.2018		·
-88-	Abdul Sumi S/o Abdul Latt	e Junitia Cloub b.Sr Gooji e Olifice Assistant	a. 12.00.1907 b. 25.08.2001 c. 04.01.2018	OGHSCHIKE	12.01 1965
89	Om Purpkash 5/O Bainsi Lal	Office Assistant	by initial 07.02.2018	DGHS Office	02.02.1968 Pestancer
90.	Nacen Ullah S/D Gul Races	Cilicor Amintant	by initial 07.07.2018	DGHS Office	10.03.1975 Karat
Ϊ.	Janual S/O Sher Mahammad	Diler Anniell	tay initial 07.02.2038	DGHS Office	05.01.1987 Peshawar
92	Khan-e Alam SJo Fakheud Din	b Storagraphes E. Sr. Scale Menographer	b. 30.08.2021 c. 30.05.2019	Women & Children Hospital Ragar Chiesadda	03.03.1999 Charsaida
93	Pares Khan S/O Hazrat Muhammad	Iz Stenographer C. Sr. Scale Stenagesphor	b. 05.06.2004 c. 02.01.2020	DGHS	OLDI.1968 Pestamar
<b>94</b>	Noor Shaheed Khan S/O Toj Muhammad Khan	b. Silvenagraphel C. Sr. Scale Stenographier	5.16.10,2004 2.02.01.2020	Dishts	64.02.1978 Karak
<b>7</b> \$.	Ohani UR Rahman S/O shama Ur Rahman	b. Sacoographet C. Sr. Scale Stonographet	9,17,05,2007 C, 02:01,2020	DĢHS	17.05.1971 Swabi
96,	Naimat Call 5/O Shezad Gul	b. Stenagrapher C. Sr. Scale Stenographer	0.17.05.2007 C.02.01.2020	DGHS	OG.Ø3.1985 Charsadda
97	Juminet Abrand	A Junior Elect 5.5: Clerk 6 Office Assistant	a. 06.12.1988 b. 24.06.2003 c. 25.02.2020	DGH5 Office	26.06.1973 Peshawar
949 Raf	Zahid Ali	ulturior Clerk h.Sr.Clerk .r. Office Assistant	a. 15.10.1990 6.03.03.2009 c. 15.12.2020	DGHS Office	10,03.1968
99	Muhammad Tariq	A Resider Clork b Sr Clerk c. Office Aussiant	2.24.01.1990 b.03.03.2009 c.15.12.2030	DOHS Office	64,02,3968

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	- -	Office Assistant	c. 04.01.2018	•		
88.	Abdul Sami S/o	a. Junior Clerk	a. 12.06.1987	DGHS Office	12.01.1985	
	Abdul	b. Sr Stenographer	b. 25.08.2001			
		c. office Assistant	c. 04.01.2018			
89.	Om Parakash S/o	Office Assistant	By initial	DGHS Office	02.02.1968	
	Bansi Lal		07.02.2018		Peshawar	
90.	Naeem Ullah S/o Gul	Office Assistant	By initial	DGHS Office	10.03.1975	
	Raees		07.02.2018		Karak	
91	Jawad S/o Sher	Office Assistant	By initial	DGHS Office	05.01.1987	
	Muhammadf		07.02.2018		Peshawar	
92.	Khan Alam S/o	b. Stenographer	b. 05.08.2004	DGHS	01.01.1968	
	Fakhrud Din	c. Sr Stenographer	c. 02.01.2020		Peshawar	
93	Paras Khan S/o Hazrat	b. Stenographer	b. 16.10.2004	DGHS	04.02.1978	
	Muhammad 🥠	c. Sr Stenographer	c. 02.01.2020		Karak	
94.	Noor Shaheed Khan	b. Stenographer	b. 16.10.2004	DGHS	04.02.1978	
	S/o Taj Muhammad	c. Sr Stenographer	c. 02.01.2020		Karak	
95,	Ghani Ur Rehman S/o	b. Stenographer	b. 17.05.2017	DGHS	17.06.1971	
	Shams Ur Rehman	c. Sr Stenographer	c. 02.01.2020		Swabi	
96.	Naimat Gul S/o	b. Stenographer	Ь. 17.05.2017	DGHS	06.03.1985	
	Sherzad Gul	c. Sr Stenographer	c. 02.01.2020		Charsadda	
97.	Ahmad	a. Junior Clerk	a. 06.12.1988	DGHS	26.06.1971	
		b. Sr Clerk	b. 24.06.2093		Peshawar	
		c. Office Assistant	c. 25.02.2020			
	······					
98.	Zahid Ali	a. Junior Clerk	a. 15.10.1988	DGHS Office	10.03.1968	
		b. Sr Clerk	b. 03.03.2009			
	· <u>· · · · · · · · · · · · · · · · · · </u>	c. Office Assistant	c. 15.12.2020			
99.	Muhammad Tariq	a. Junior Clerk	a. 24.01.1990	DGHS Office		
		b. Sr Clerk	b. 01.03.2009		04.02.1968	
		c. Office Assistant	c. 15.12.2020			

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100 s Junior Clerk S.Sr.Clerk c. Utste Ansistant 1. 15.02.1990 b 03.03.2009 c. 15.12.2020 DOHS Office 20.04.1909 Nine Ullah S/O Wezir Ullah 

JD. L

Directorate General Health Services, Khyber Pakhtankhwa Peshawar.

NIPECTOR GENERAL HEALTH SERVICES MIRROWNUMANN PLSALAN

Dairy No. Dala 0] Health Department

FINAL

Before the Secretary to Government Health Departarimnel: Khyber Pakhtunkhwa Peshawar:

Subject:-

FOR THE MODIFICATION DEPA DEPARTMENTAL APPEA OFFICE ASSISTANT HEALTH PROMOTION OF 13689-639/MINISTERIAL 07-12-2022, COPY OF WHICH WAS OBTAI ON 12-01-2023.

R/Sir.-

1.

2.

It is submitted that I was initially appointed as Office Assistant on 03-08-2009, in the project and since appointment performed my duties efficiently. I along with others filed writ petition No. 1378/P 2018 and writ petition No. 2355/titled as Nacem Ullah and others vs Government and others for the regularization of services, which was accepted on 19-12-2018 and consequently my services along with others were regularized from the date of appointment-ite. dated 30-07-2019, 03-08-2009, vide notification, No: E&A/Health/2-5/2019 copy of notification is (Annex-A).

That my name was not included in the Senionty list of Office Assistant, for which I approached the Director General Health Services Khyber Pakhtunkhwa Peshawar and finally my name was included in the final Seniority list of Office Assistant of the Department at Senal No. 89 while my name was required to have been placed to Serial No. 22 of the stated Seniority list; as my date of regular appointment by now is 03-08-2009, while the date of appointment of Mohammad Gul S/O Redi Gul (who is placed at Serial No. 22) of the list, is date of promotion, hence my name is required to be placed at Serial No. 22 instead of Serial No. 89.

That recently 32 Office Assistants have been placed before the DPC dated 23-12-2022 for their promotion the Post of Superintendent BPS-17, as such I have been deprived not only of my due seniority rather promotion as well.

<u>Prayer</u>

3.

It is therefore requested that on acceptance of this appeal impuned seniority list dated 07-12-2022 may kindly be modified, thereby placing my name at Serial No. 22 instead of Serial No 89 with back benefits including promotion to the next scale.

Yours Obediently

Dated: 07-02-2023

Mr. Om Parkash Office Assistant, DGHS, KPK Peshawar. Contact No. 0300-9343474 射

#### DIRECTORATE OF HEALTH SERVICES MERGED AREAS MERGED AREAS SECRETARIAT, WARSAK ROAD, PESHAWAR 091-9210212 Tel 091-9212110 Fan

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#### **OFFICE ORDER:-**

In pursuance to the judgement of Peshawar High Court: Peshawar in Win Petition No. 1378-P/2018- Nagem Ullah: and others Vs. Secretary: Health. Khyber Pakhtunkhwa. Deled 19-12-2018 along with the connected patilon No.2427-P/2018, the competent authority (Secretary Health, Khyber Pakhtunkhwa) is pleased to regularize the services of the following staff appointed on contract/fixed pay basis under the scheme "Strengthening of Health Directorate FATA" from the date of their appointments by extending the status of civil servants:-

<b>\$</b> #	Name	FAlamo	Designation	898	D.O.A
1	Mr.Muhammad Ibraheem	Adam Khan	Driver		24-11-2006
2	Mr. Mohammad Adli	Noor Said	Naib Gasid	03	27-03-2012
3	Mr. Akhlaq Ahmad	Bakhtiar Ahmad	Nab Qasid	03	19-03-2005
4	Mr. Inam Ullah	Rehmet Sher	Naib Qasid	03	29-10-2009
6	Mr. Waqas Batti	Rashid	Sweeper	03	01-07-2011

13393-33 No. Secretary HEALTH Govt. of Khyber Pakhtunkhwa Dated:071.0 32019

Copy forwarded to:-

- 1. Secretary to the Government of Khyber Pakhtunkhwa Health Department.
- 2. Secretary to the Government of Khyber Pakhtunkhwa Finance Department.
- 3. Secretary to the Government of Khyber Pakhtunkhwa PSD Department.

/DHS/Merged Areas/Admn

- 4. Secretary Finance Merged Areas, Peshawar,
- 5. Director General Health Services, Khyber Pakhlunkhwa.
- 6. Accountant General Sub Office Peshawar,
- 7. AGPR, Sub Office Peshawar.
- 9. Deputy Director (Admin) DHS Marged Area
- 10. Deputy Director (Dev) DHS Marged Areas.
- 11. Section Officer (General) Health Department, Kityber Pakhtunkhwa.
- 12. Section Officer (Lit-I), Health Department, Khyber Pakhtunkhwa.
- 13. Accountant DHS Merged Areas.
- 14. Record Keeper.
- 15. Officials concerned.

Director Health Services

Merged Areas, Peshawac



### DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR

E-Mail Address; nw(rodehs@yahoo.com office Ph# 091-9210269, 9210196 Fax # 091-9210230

TO BE SUBSTITUTED BY THE SAME NO. AND DATE

No. <u>2098-2118</u>/Promotion Cell Dated Peshawar the

05 /04/2023

All Incharge of the Sections DGHS, Office, Peshawar.

Subject:

То

FINAL SENIORITY LIST OF CLASS-IV IN DIRECTORTE GENERAL HEALTH SERVICES KP, PESHAWAR.

Enclosed please find herewith Final Seniority list of Class-IV, serving in Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar for circulation amongst the official concerned. The list can also be viewed on website <u>www.dhis.kp.gov.pk</u>.

Additional Director General (HRM) Directorate General Health Services Khyber Pakhtunkhwa, Peshawar.

## DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR NOTIFICATION

No. SOH(E-I) E&AD/6-25/2021 in pursuance of section-8(1) of Khyber Pakhtunkhwa Civil Servant Act 1937 read with Rule-17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion &Transfer) Rules, 1989.

PROVISIONAL SENIORITY LIST OF MATRICULATE CLASS-IV STAFF OF DGHS OFFICE KHYBER PAKHTUNKHWA PESHAWAR FOR PROMOTION UNDER 33% QUOTA

S.NO	Name of official	Designation	Date of Appointment	Year of Passing of Metric / eligibility	Date of Birth/ Domicile	Date of Retirement	Remarks
1.	Muhammad Adil S/O Noor Said	Naib Qasid	27.03.2012	2008	10/05/1991 Peshawar	09.05.2049	
2.	Gulrajud Din S/O Kamal ud Din	Naib Qasid	23.09.2013	1998	03.01.1982) Mardan	02.01.2042	· ·
3.	Musarat Shah S/O Zakir Shah	Naib Qasid	25.09.2013	2007	01.10.1986/ Charsadda	30.09.2046	
4. /	Sadat Khan S/O Daulat	Naib Qasid	12.02.2014	2010	05.01.1994/ Peshawar	04.01.2054	
5.	Shehzad Ali S/O Nishad Ali	Naib Qasid	22.03.2012	2014	15.01.1992 Charsadda	14.01.2052	Qualified SSC after appointment.
б.	Sikandar khan S/O Ikhtiar Ali	Naib Qasid	02.05.2014	2007	04.04.1991/ Nowshera	03.04.2051	
7.	Abdul Aziz S/O FazalMabood	Naib Qasid	02.05.2014	2010 .	20.08.1992/** Peshawar	19.08.2052	ระสมรัฐสมรีราวส์สมมาให้สรีสมัยยารสาวสุวรรรกิจริสามาให้เขา การ
8.	Ali Raza S/O Aurangzeb	Naib Qasid	01.07.2014	2012	19.08.1995 Peshawar	18.08.2055	-
9.	Waqas Khan S/O Qasim Jan	Naib Qasid	02-11-2016	2003	08-08-1986 Peshawar	07-08-2046	
10.	Muhammad MoinUd Din S/O FazalAhad	Naib Qasid	02.11.2016	2004	19.06.1988 Peshawar	18.06.2048	
11.	Usman Khan S/O Sher Ahmad	Naib Qasid	02-11-2016	2008	12-04-1991 Peshawar	11-04-2051	
12.	Imran Ullah S/O Aslam Pervez	Naib Qasid	02-11-2016	2012	14-04-1995 Peshawar	13-04-2055	

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	, 13.	Said JamalS/O	Naib Qasid	26-12-2016	2010	25-08-1982 Peshawar	24-18-2042		
	14.	Bakht Jamal Irfan Ullah S/O	Naib Qasid	26-12-2016	1999	15-02-1983 Charsadda	14-02-2043		
1. I. I.	15.	RukhsarAlam S/O	Restorer	22.05.2017	2007	24.05.1987 Peshawar	23.05.2047		
	1	Amjad S/O Noor	Chowkidar	22.05.2017	2005	19.01.1988 Peshawar	18.01.2048	: 	
,		Muhammad Muhammad Wisal S/O Mukhtiar	Loader	22.05.2017	2007	07.01.1990 Peshawar	06.01.2050		
	18.	Ahmad WaheedurRehman S/O Habib Ur	Chowkidar	22.05.2017	2009	10.03.1993 Peshawar	09.03.2053		
	· 19.	Rehman Hamid Raza S/O	Naib Qasid	22.05.2017	2013	06.03.1995 Peshawar	05.03.2055		4
	/20.	Noor Muhammad Muhammad Waqas S/O Muhammad	Mali	22.05.2017	2012	15.01.1996 Peshawar	14.01.2056		/
	21.	Amin Furgan S/O Pervaiz	Naib Qasid	22.05.2017	2014	01.01.1998 Peshawar	31.12.2058		
	21.	Zakria S/O Taj	Naib Qasid	30.06.2017	1997 .	02.03.1980 Nowshera	01.03.2040		
۰ د بر د	22.	Muhammad Ibn-e Amin S/O	NaibQasid	30.06.2017	2004	09.03.1985 ···· Peshawar	28.02.2045	na tanàna amin'ny fanisa dia mandritra dia mandritra dia mandritra dia mandritra dia mandritra dia mandritra di Ny fanisara dia mandritra di	
	<u></u>	Mian Khan Bilal S/O Wali	Naib Qasid	30.06.2017	2008	01.01.1988 Peshawar	31.12.2048		Er .
	24. 25.	Muhammad FaizanAkram S/O Akram Khan	Generator Operator	Adjusted 07.09.2017	2010	20.04.1992 Peshawar	19.04.2052		
	26.	Kashif Imran S/O Abdullah Khan	NaibQasid	11.07.2018	1990	04.12.1974 Peshawar	04.12.2034		· · ·
	27.	Nauman S/Ó Jafar Khan	Naib Qasid	12.03.2019	2011	10.04.1993 Peshawar	09.04.2053		

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! 		Katali				Peshawar		
	<b>1</b> 	FazalSubhan S/O		14.12.2016	. 2019	06.03.1996 Peshawar	13.12.2056	Qualified SSC after
-	28,	Alam Sher Atif Khan S/O Pervez	Naib Qasid Chowkidar	24.05.2019	2010	31.05.1989 Peshawar	30.03.2049	
	29.	Iqbal Syed Asghar Ali		24.05.2019	2008	05.06.1990 Peshawar	04.06.2050	
	30, 	Shah S/O Faiz Ali Shah	Restorer		2012	01.01.1995	31.12.2054	
•	31.	Muhammad Hamza Awan	Naib Qasid	24.05.2019	2012	, Peshawar	02.03.2059	
	32 <i>.</i> [`]	Adil Ahmad	Naib Qasid	24.05.2019	2010	<u> .</u>	·····	· · · · · · · · · · · · · · · · · · ·

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5, الثير او تردحه متزمر دلوكى 7. باعث تحريريآ نكه مقدمه مندرج عندان بالابس ابخ طرف سه داسط بيردى وجواب داى دكل كاردوائي منتعلقه آن مقام كسير اور _ كمان مرور على خال المرولس مقردكر بے افراد كمياجا تا ہے۔ كمد صاحب مدصوف كومقد مدى كل كاردائى كاكال أختيار ، وكًا بيز د میل صاحب کوراضی نامه کرنے وتقرر ثالث ہ فیصلہ برحلف دیتے جواب دہی ادرا قبال دعوی ادر بسورت ذكر كاكرف إجراءادرصولى جيك دروب ارعرضى دعوى ادردرخواست برتتم كى تفرري زرايس پردستخط كرانسة كااختيار موكا بيزمورمت عدم بيرد كمايا ذكري يكطرنه يا بيل كى برايدگى ادرمنسوش تیز دائر کرنے اپیل تکرانی دنظر ثانی دیروی کرنے کا اختیار ہوگا۔ از بصورت مشردرت مقد مہذکور سيكل ياجز دى كاردائى كواسط اوردكمل يامختارقا نونى كواسيع بمراه يااسينه بجاسط تقرر كااختيار موكا اور مها حب مقرر شده كويمي واي جمله مذكوره باا فقيارات حاصل مول محادراس كاسما ختز Accepted م داخته منظور قبول بوگار دوران مقدمه میں جونز چرد مرجانه التوا<u>ن</u>ے مقدمہ کے سبب سے دہوگا کا کوئی تاریخ بیشی مقام دورہ پر ہویا حد ۔۔ باہر ہوتو دیک صاحب پابند ہوں کے کہ بیردی ى كوزكر ين البدادكالت نام كمحديا كم سندر ب المرتوم ,20, بمقام کے لئے منظور ہے W