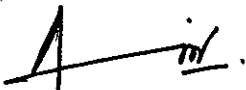


# FORM OF ORDER SHEET

Court of \_\_\_\_\_

**Appeal No.** 1375/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	20/06/2023	<p>The appeal of Mr. Said Aman Khan resubmitted today by Mr. Amjad Ali Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on</p> <p>By the order of Chairman  REGISTRAR</p>

The appeal of Mr. Said Aman Khan son of Awal Khan r/o village Mangal Chai Swabi received today i.e on 13.06.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal has not been flagged/marked with annexures marks.
- 2- Annexures of the appeal are unattested.
- 3- Nine Copies/sets of the appeal along with annexures i.e complete in all respect may also be submitted with the appeal.

No. 1754 /S.T.

Dt. 14/6 /2023.

*A m*

REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Amjad Ali (Mardan) Adv.  
High Court Peshawar.

80 , Resubmitted after completion  
Amjad Ali  
20/6/23

**BEFORE THE KHYBER PAKHTUNKHWA**  
**SERVICE TRIBUNAL PESHAWAR**

Service Appeal No. 1375 /2023

Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi District Swabi

.....Appellant

**VERSUS**

Govt of KP through Secretary Health at Civil Secretariat Peshawar and others

..... Respondents

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3	Copy of the upgradation order dated 27/07/2012	B	10-13
4	Copy of the final seniority list	C	14-31
5	Copy of the notification dated 15/05/2018	D	32-33
6	Copy of the notification dated 06/11/2018	E	34-35
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11	Copy of the impugned order dated 10 <sup>th</sup> April 2023 along with covering letter dated 16.05.2023	J	64-65
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*CP*  
Through

Appellant

*Amjad Ali*  
Amjad Ali (Mardan)  
Advocate  
Supreme Court

Dated: 13/06/2023

①

**BEFORE THE KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL PESHAWAR**

Service Appeal No. 1375 /2023

Said Aman Khan S/O Awal Khan R/O Village Mangal Chai  
(Gadoon area) Tehsil Topi District Swabi

.....Appellant

VERSUS

- 5948  
13/6/2023
1. Govt of KP through Secretary Health at Civil Secretariat Peshawar
  2. Chief Secretary KP at Civil Secretariat Peshawar
  3. Director General Health Department at Directorate Health Services Warsak Road Peshawar
  4. Section Officer-III, Directorate of Health at Directorate Health Services Warsak Road Peshawar
  5. District Health Officer Swabi at DHO Office Swabi
  6. Secretary Health KP at Civil Secretariat Peshawar
  7. Departmental Promotion Committee to the post of PHC Technologist (MP) BPS-17 through Secretary Health at Civil Secretariat Peshawar

.....Respondents

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Appeal under section 4 of Service Tribunal Act against the appellate order dated 10/04/2023 (conveyed through covering letter dated 16/05/2023 which is received on 31/05/2023) passed by respondent no 4 addressed to respondent no 3 wherein the departmental appeal of the appellant is regretted on the ground that appellant stood retired two months before the recommendations of the Departmental Promotion Committee which is illegal against law and facts.

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Respected Sir,

Appellant humbly submits as under:

1. That appellant was appointed as Medical Technician in BPS-9 vide appointment letter dated 13/02/1985 wherein name of the appellant is reflected at serial no 7.
2. That appellant is promoted to PHC Technician (MP) (BPS-12) vide promotion letter dated 01/10/2011 (Copy of the promotion letter dated 01/10/2011 is attached as Annexure A)
3. That vide order dated 27/07/2012, the post of the appellant is upgraded from PHC Technician (MP) (BPS-12) to the post of Sr. Primary Health Care Technologist (BPS-14) wherein name of the

appellant is reflected at serial no 32 (Copy of the upgradation order dated 27/07/2012 is attached as Annexure B)

4. That appellant was promoted/upgraded from the post of Sr. Primary Health Care Technologist (MP) (BPS-14) to Chief PHC Technician (MP) (BPS-16) vide notification No SO(FR)FD/7-3/2015 dated 11/08/2015 and his name was placed in the final seniority list of the BPS-16 cadre at serial no 71 (Copy of the final seniority list is attached as Annexure C)
5. That vide notification dated 15/05/2018, the competent authority approved the proposal to enhance the ratio/restructuring of paramedics staff of Health Department in the higher grades for availing promotion due to anomalous allocation in different scales as shown in the table therein (Copy of the notification dated 15/05/2018 is attached as Annexure D)
6. That the Secretary Finance conveyed concurrence to the Secretary Health vide notification dated 06/11/2018 (Copy of the notification dated 06/11/2018 is attached as Annexure E)
7. That working papers for promotion of the appellant from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17) was prepared on 06/09/2021 (Copy of the working paper dated 06/09/2021 is attached as Annexure F)
8. That ever since 15/05/2018 and later on Selection Board, respondents malafidely, arbitrarily in a perverse manner, kept sleeping over the consideration of appellant for promotion from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17).
9. That this omission/inaction of respondents continued till retirement of the appellant (i.e on 11/09/2021) which is a classical example of sleeping over the rights of the appellant/citizens.
10. That appellant filed application dated 15/07/2021 for formal promotion order to the post of PHC Technologist (MP) (BPS-17) to DG Health and later on filed proper departmental appeals of even date, dated 09/09/2021 to the Secretary Health as well as Chief Secretary Khyber Puktunkhwa through post office receipt (Copy of the application dated 15/07/2021 is attached as Annexure G) (Copy of the departmental appeals of even date dated 09/09/2021 along with post office receipts is attached as Annexure H)
11. That appellant filed writ petition no 3281-P/2022 before the Honorable Peshawar High Court Peshawar which is disposed of vide order dated 22.11.2022 in the following terms: (Copy of the writ petition along with order dated 22.11.2022 is attached as Annexure I)

"2. The moment, the case was taken up for hearing, learned counsel for petitioner stated that he will not press this petition, provided the respondents are directed to decide the departmental appeal filed by the petitioner which is pending for the last two years. Learned AAG was put on notice who requested for time to consult the relevant quarter. After a while he turned up and stated that the

departmental appeal of petitioner shall be decided within a fortnight positively.

3. In view of above, the instant writ petition is disposed off accordingly."

12. That the departmental appeal of the appellant is regretted vide order dated 10<sup>th</sup> April 2023 (conveyed through covering letter dated 16/05/2023 which is received on 31/05/2023) passed by respondent no 4 addressed to respondent no 3 wherein the departmental appeal of the appellant is regretted on the ground that appellant stood retired two months before the recommendations of the Departmental Promotion Committee which is illegal against law and facts on the following grounds: **(Copy of the impugned order dated 10<sup>th</sup> April 2023 along with covering letter dated 16/05/2023 is attached as Annexure J)**

**GROUND:**

- A. Because appellant can't be blamed/penalized for the inaction/omission of the respondents.
- B. Because the inaction/omission of the respondents is illegal, without lawful authority, without justification consequently perverse, fanciful, arbitrary, coram non iudice and based on malafide.
- C. Because the impugned appellate order dated 10<sup>th</sup> April 2023 (conveyed through covering letter dated 16/05/2023 received on 31/05/2023) is illegal against law and facts.
- D. Because the appellant is admittedly eligible for promotion and the inaction of the respondents to convene DPC/PSB in due time is illegal and appellant cannot be penalized for the inaction/omission of the respondents
- E. Because appellant by no stretch of imagination can be deprived of fruits of notification dated 15/05/2018 for restructuring and enhanced ratio of restructuring of paramedic staff of Health Department in higher grades.
- F. Because appellant can't be deprived of the benefits of promotion to the desired post with effect from 15/05/2018 with all back benefits.
- G. Because as per consistent judgments of High Court/Supreme Court, to be promoted to a higher post is not a vested right but consideration for promotion to the higher post is a vested right of the appellant.
- H. Because appellant fulfills all the criteria for promotion to the higher post much earlier than the notification of restructuring/availability of vacancies on 15/05/2018.
- I. Because mere a formal order of promotion over the recommendation of PSB/DPC was needed on 15/05/2018 in a reasonable time.
- J. Because reasonable time cannot be stretched for multiple years.

- K. Because it is inalienable right of the appellant to be considered for promotion.
- L. Because as per Article 4 of Constitution of Pakistan 1973, it is fundamental right of the appellant as well as every citizen of Pakistan to be dealt in accordance with law, therefore appellant has a fundamental right to be considered for promotion to the higher post.
- M. Because appellant can't be kept in one grade for multiple years/decades without any prospect or potential promotion.
- N. Because appellant has been discriminated to the extent of non-consideration for promotion which inaction/omission is a clear discrimination as per Article 27 of the Constitution of Pakistan 1973 as other similarly placed employees are regularly considered for promotion in the Health Department as well as other Departments of the Provincial Government.
- O. Because in the instant case, the respondents are not disputing eligibility/ineligibility and fitness/unfitness, rather the eligibility as well as fitness is admitted by the respondents.
- P. Because the requisite of available vacancy and ratio of a particular class of employees has also been clarified through their own notification dated 15/05/2018.
- Q. Because the issue involved in this case is that the respondents are not acting upon their own notification dated 15/05/2018 wherein vacancies and ratio was created/clarified for the appellants and thereafter formal convening of PSB/DPC whereas working papers were also admittedly prepared for the same.
- R. Because in an identical case, this Honorable Tribunal service appeal no 797/2018 titled as Muhammad Saeed versus Govt of KP vide judgment dated 20.12.2022 allowed the service appeal and directed the respondents to consider the appellant for proforma/notional promotion to the post of PHC Technologist (MP) (BS-17) from the due date **(Copy of the judgment dated 20.12.2022 is attached as Annexure K)**
- S. Because as per FR-17, appellant is entitled for pay and allowances of higher post w.e.f 15/05/2018. F.R 17 reads as under:

**"F. R. 17. (1) Subject to any exceptions specifically made in these rules and to the provisions of sub-rule (2), an officer shall begin to draw the pay and allowances attached to his tenure of a post with effect from the date when he assumes the duties of that post and shall cease to draw them as soon as he ceases to discharge those duties. [:]**

**[Provided that the [appointing authority] may, if satisfied that a civil servant who was entitled to be promoted from a particular date was, for no fault of his own, wrongfully prevented from rendering service to the Federation in the higher post, direct that such civil servant shall be paid the arrears of pay and allowances of such higher post through proforma promotion or up-gradation arising from the ante-**

dated fixation of his seniority.”

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- T. Because as per 2023 PLC (C.S) 336, If a person is not considered due to any administrative slip-up, error or delay when the right to be considered for promotion is matured and without such consideration, he reaches to the age of superannuation before the promotion, then obviously the avenue or pathway of proforma promotion comes into field for his rescue **(Copy of the judgment reported in 2023 PLC (C.S) 336 is attached as Annexure L)**
- U. Because non-considering appellant for promotion and not giving effect to their own notification dated 15/05/2018 is a recurring cause of action which arises to the appellant at the end of every month.
- V. Because appellant has not received the benefits of higher scale and is jobless after retirement and therefore entitled to proforma promotion w.e.f notification dated 15/05/2018 with all back benefits when posts were made available.

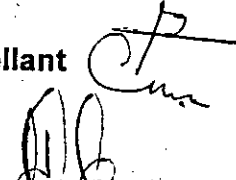
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It is therefore humbly prayed that on acceptance of this service appeal,

- I. Inaction/Omission of the respondents to convene PSB/DPC in due time and act upon its recommendation and give effect to notification dated 15/05/2018 of restructuring/enhanced ratio of promotion to higher grades is perverse, illegal, malafidely, without lawful authority, coram non iudice and ineffective upon the rights of the appellant.
- II. Impugned appellate order dated 10<sup>th</sup> April 2023 (conveyed through covering letter dated 16/05/2023 received on 31/05/2023) passed by respondent no 4 addressed to respondent no 3 wherein the departmental appeal of the appellant is regretted on the ground that appellant stood retired two months before the recommendations of the Departmental Promotion Committee may please be declared as illegal, against law and facts, without lawful authority, ineffective upon the rights of the appellant and consequently be set aside.
- III. Respondents may please be directed to consider appellant for proforma promotion to the post of PHC Technologist (MP) BPS-17 from the post of Chief PHC Technician (MP) BPS-16 w.e.f date of notification of restructuring/enhanced ratio promotion dated 15/05/2018 or as deemed fit by this Honorable Court with all back benefits.
- IV. Any other relief deemed fit in the circumstances of the case and not specifically asked for may also be graciously granted.

Through

Appellant

  
Amjad Ali (Mardan)  
Advocate  
Supreme Court

Dated: 13/06/2023



**BEFORE THE KHYBER PAKHTUNKHWA**  
**SERVICE TRIBUNAL PESHAWAR**

Service Appeal No. \_\_\_\_\_/2023

6

Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi District Swabi

.....Appellant

**VERSUS**

Govt of KP through Secretary Health at Civil Secretariat Peshawar and others

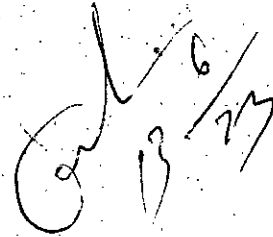
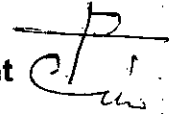
..... Respondents

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**AFFIDAVIT**

I, **Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi District Swabi (appellant)**, do hereby solemnly affirm and declare that all the contents of the **service appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal.

Deponent



BETTER COPY of Annexure

Page (7)

(A)  
(T)  
(D)

**DIRECTORATE GENERAL HEALTH SERVICES, KHYBER PAKHTUNKHWA  
PESHAWAR.**

**OFFICE ORDER.**

Consequent upon approval accorded by the Departmental Promotion Committee, the following Jr. PHC Technicians (MP) BPs-12 from the date noted against each (without arrears).

S.No	Name/ Fathers Name	Place of present posting
1.	Mir Afzal S/o Abdul Qayyum	FR Kohat/ Peshawar
2.	Wali Muhammad S/o Abdul Khalil	EDO (H) Swat
3.	Hidayat Ullah S/o Eid Muhammad	EDO (H) Karak
4.	Hamidullah S/o Rab Nawaz Khan	EDO (H) Bannu
5.	Rashida Akhtar SD/o Sultan Muhammad	EDO (H) Nowshera
6.	Bakht amin S/o M Yousaf	EDO (H) Swat
7.	Rashid Ahmad S/o Hamidullah Jan	EDO (H) Lakki Marwat
8.	Arshad Hussain S/o Minhaj ud Din	EDO (H) Swat
9.	Misal Khan S/o Hamid Khan	AS Mohmand Agency
10.	Sher M Khan S/o M Khan	EDO (H) Swat
11.	Nadar Khan S/o Mir Badshah	FR Kohat/ Peshawar
12.	Naeem Tariq S/o Fayyaz Gul	EDO (H) Nowshera
13.	Mrs Mumtaz Shaheen D/o Rehman ud Din	EDO (H) Peshawar
14.	Iqram ul Haq S/o Fazal Haq	AS FR Bannu/ Lakki
15.	Zainul Islam S/o Hafiz Muhammad Haleem	EDO (H) Bannu
16.	Abdul Azeem S/o Ameer Nawab	EDO (H) Kohistan
17.	Abdul Majid S/o Malak Mir	EDO (H) Lakki Marwat
18.	Muhammad Arif S/o Mir Afzal Khan	AS FR Bannu/ Lakki
19.	Atta urRehman S/o Inayat Ur Rehman	EDO (H) Buner
20.	M Rahman S/o Inayat ur Rehman	EDO (H) Buner
21.	Noor ul Haq S/o M Qasim	EDO (H) Kohistan
22.	M anwar S/o Shereen	EDO (H) Swat
23.	Mohib ur Rehman	EDO (H) Swabi
24.	Said Aman S/o Awal Khan	EDO (H) Swabi
25.	Inayat Ullah S/o M Ayub	EDO (H) Peshawar
26.	Durri Minhaj Afridi D/o Fazal Haq	EDO (H) Peshawar
27.	Sooraj Parkash S/o Sita Ram	PIMT Swat
28.	Gul Sadbar S/o Yaqoob	EDO (H) Buner
29.	Muhammad Aman S/o Khairul Aman	EDO (H) Swat
30.	Ahmad Zaib S/o Jehanzeb	EDO (H) Swat
31.	Siraj Khan S/o Rahim Khan	EDO (H) Buner
32.	Sadbar Khan S/ Rahim Khan	EDO (H) Swat
33.	Rahim Baksh S/o Abdul Hakeem	EDO (H) Swat
34.	Nayyar Batool D/o Fazal Haq	EDO (H) Peshawar
35.	Latif ullah S/o Shereen Dad	EDO (H) Bannu
36.	Talib Jan S/o Sharaf Din	EDO (H) Charsada
37.	Askar Shah S/o SyedMuqadar hah	EDO (H) Peshawar
38.	Muhammad iqbal S/o Muryhammad Ishaq	EDO (H) Peshawar
39.	Khan Afsar /o Mir Zaman	EDO (H) Abbottabad
40.	Alamzeb S/o Kawas Khan	EDO (H) Swabi



**DIRECTORATE GENERAL HEALTH SERVICES, KHYBER PAKHTUNKHWA,  
PESHAWAR**

**OFFICE ORDER**

Consequent upon approval accorded by the Departmental Promotion Committee, the following Jr. PHC Technicians (MP) BPS-09 are hereby promoted as PHC Technicians (MP) BPS-12 from the date noted against each (without arrears): -

S. No	Name/Father's Name	Place of Present Posting
1.	Mir Afzal S/O Abdul Qayyum	FR Kohat / Peshawar
2.	Wali Muhammad S/O Abdul Khalil	EDO (H) Swat
3.	Hidayat Ullah S/O Eid Muhammad	EDO (H) Karak
4.	Hamidullah S/O Rab Nawaz Khan	EDO (H) Bannu
5.	Rahida Akhter D/O Sultan Muhammad	EDO (H) Nowshera
6.	Bakht Amin S/O Muhammad Yousaf	EDO (H) Swat
7.	Rashid Ahmad S/O Hamidullah Jan	EDO (H) Lakki Marwat
8.	Azshad Hussain S/O Minhaj ud Din	EDO (H) Swat
9.	Misal Khan S/O Hamid Khan	AS Mohmand Agency
10.	Sher Muhammad Khan S/O Muhammad Khan	EDO (H) Swat
11.	Nadir Khan S/O Mir Badshah	FR Kohat / Peshawar
12.	Naeem Tariq S/O Fayyaz Gul	EDO (H) Nowshera
13.	Mrs. Mumtaz Shaheen D/O Rahman ud Din	EDO (H) Peshawar
14.	Iqram ul Haq S/O Fazal Haq	AS FR Bannu/ Lakki
15.	Zainul Islam S/O Hafiz Muhammad Haleem	EDO (H) Bannu
16.	Abdul Azeem S/O Ameer Nawab	EDO (H) Kohistan
17.	Abdul Majid S/O Malak Mir	EDO (H) Lakki Marwat
18.	Muhammad Arif S/O Mir Afzal Khan	AS FR Bannu/ Lakki
19.	Ata ur Rahman S/O Inayat ur Rahman	EDO (H) Buner
20.	Muhammad Rahman S/O Inayat ur Rahman	EDO (H) Buner
21.	Nasir ul Haq S/O Muhammad Qasim	EDO (H) Kohistan
22.	Mohammad Anwar S/O Sherzen	EDO (H) Swat
23.	Mohib ur Rehman	EDO (H) Swabi ✓
24.	Said Aman S/O Awal Khan	EDO (H) Swabi ✓
25.	Inayat ullah S/O Muhammad Ayub	EDO (H) Peshawar
26.	Durri Minhaj Afridi D/O Fazal Haq	EDO (H) Peshawar
27.	Scoraj Parkash S/O Sita Ram	PMT Swat
28.	Gul Sadbar S/O Yaqoob	EDO (H) Buner
29.	Muhammad Aman S/O Khairul Aman	EDO (H) Swat
30.	Ahmad Zaib S/O Jehanzeb	EDO (H) Swat
31.	Siraj Khan S/O Rahim Khan	EDO (H) Buner
32.	Sadbar Khan S/O Shamsi Khan	EDO (H) Swat
33.	Rahim Baksh S/O Abdul Hakeem	EDO (H) Swat
34.	Nayyar Banoor D/O Fazal Haq	EDO (H) Peshawar
35.	Latif ullah S/O Shereen Dnd	EDO (H) Bannu
36.	Talib Jan S/O Sharaf Din	EDO (H) Charsadda
37.	Askar Shah S/O Syed Muqadar Shah	EDO (H) Peshawar
38.	Muhammad Iqbal S/O Muhammad Ishaq	EDO (H) Peshawar
39.	Khan Afsar S/O Mir Zaman	EDO (H) Abbottabad
40.	Alamzeb S/O Khawas Khan	EDO (H) Swabi ✓

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

BETTER COPY of page (8)

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41.	Bahram Khan S/o Muhammad Akbar Khan	EDO (H) Kohistan
42.	Sabz Ali Khan S/o Ajoon Khan	EDO (H) Kohistan

They will be on probation for a period of one year extendable for another period of one year. On their promotion as PHC Technicians (MP) BPS-12, the following posting/ transfer are hereby ordered with immediate effect:

S No	Name/ Father's Name	From	To	Remarks
1.	Mir Afzal S/o Abdul Qayyum	FR Kohat/ Peshawar		Promoted against the vacant post w.e.f 21.02.2011 (without arrears)
2.	Wali Muhammad S/o Abdul Khalil	EDO (H) Swat	EDO (H) Swat	Do
3.	Hidayat Ullah S/o Eid Muhammad	EDO (H) Karak	EDO (H) Karak	Do
4.	Hamidullah S/o Rab Nawaz Khan	EDO (H) Bannu	EDO (H) Bannu	Do
5.	Rashida Akhtar SD/o Sultan Muhammad	EDO (H) Nowshera	EDO (H) Nowshera	Do
6.	Bakht arnin S/o M Yousof	EDO (H) Swat	EDO (H) Swat	Do
7.	Rashid Ahmad S/o Hamidullah Jan	EDO (H) Lakki Marwat	EDO (H) Lakki Marwat	Do
8.	Arshad Hussain S/o Minhaj ud Din	EDO (H) Swat	EDO (H) Swat	Do
9.	Misal Khan S/o Hamid Khan	AS Mohmand Agency	AS Mohmand Agency	Do
10.	Sher M Khan S/o M Khan	EDO (H) Swat	EDO (H) Swat	Do
11.	Nadar Khan S/o Mir Badshah	FR Kohat/ Peshawar	FR Kohat/ Peshawar	Do
12.	Naeem Tariq S/o Fayyaz Gul	EDO (H) Nowshera	EDO (H) Nowshera	Do
13.	Mrs Mumtaz Shaheen D/o Rehman ud Din	EDO (H) Peshawar	EDO (H) Peshawar	Do
14.	Ikram ul Haq S/o Fazal Haq	AS FR Bannu/ Lakki	AS FR Bannu/ Lakki	Do
15.	Zainul Islam S/o Hafiz Muhammad Haleem	EDO (H) Bannu	EDO (H) Bannu	Do
16.	Abdul Azeem S/o Ameer Nawab	EDO (H) Kohistan	EDO (H) Kohistan	Do
17.	Abdul Majid S/o Malck Mir	EDO (H) Lakki Marwat	EDO (H) Lakki Marwat	Do
18.	Muhammad Arif S/o Mir Afzal Khan	AS FR Bannu/ Lakki	AS FR Bannu/ Lakki	Do
19.	Atta urRehman S/o Inayat Ur Rehman	EDO (H) Buner	EDO (H) Buner	Do
20.	M Rahman S/o Inayat ur Rehman	EDO (H) Buner	EDO (H) Buner	Do
21.	Noor ul Haq S/o M Qasim	EDO (H) Kohistan	EDO (H) Kohistan	Do
22.	M anwar S/o Shereen	EDO (H) Swat	EDO (H) Swat	Do
23.	Mohib ur Rehman	EDO (H) Swabi	EDO (H) Swabi	Do
24.	Said Aman S/o Awal Khan	EDO (H) Swabi	EDO (H) Swabi	Do
25.	Inayat Ullah S/o M Ayub	EDO (H) Peshawar	AS Fr Kohat/ Peshawra	Do
26.	Durri Minhaj Afridi D/o Fazal Haq	EDO (H) Peshawar	EDO (H) Nowshera	Do
27.	Sooraj Parkash S/o Sita Ram	EDO H Swat	PIMT Swat	Do
28.	Gul Sadbat S/o Yaqoob	EDO (H) Buner	EDO (H) Buner	Do
29.	Muhammad Aman S/o Khairul Aman	EDO (H) Swat	EDO (H) Swat	Do
30.	Ahmad Zaib S/o Jehanzeb	EDO (H) Swat	EDO (H) Swat	Do
31.	Siraj Khan S/o Rahim Khan	EDO (H) Buer	EDO (H) Buer	Do
32.	Sadbar Khan S/ Rahim Khan	EDO (H) Swat	EDO (H) Swat	Do
33.	Rahim Bakhsh S/o Abdul Hakeem	EDO (H) Swat	EDO (H) Swat	Do
34.	Nayyar Batool D/o Fazal Haq	EDO (H) Peshawar	EDO (H) Nowshera	Do
35.	Latif ullah S/o Shereen Dad	EDO (H) Bannu	EDO (H) Bannu	Do
36.	Talib Jan S/o Sharaf Din	EDO (H) Charsada	EDO (H) Charsada	Do
37.	Askar Shah S/o SyedMuqadar hah	EDO (H) Peshawar	EDO (H) Nowshera	Do
38.	Muhammad Iqbal S/o Muhyammad Ishaq	EDO (H) Peshawar	EDO (H) Nowshera	Do

11.	Bahram Khan S/O Muhammad Akbar Khan	EDO (II) Kohistan
12.	Sabz Ali Khan S/O Ajeon Khan	EDO (II) Kohistan

They will be on probation for a period of one year extendable for another period of one year. On their promotion as PIC Technicians (MP) BPS-12, the following posting/transfer are hereby ordered with immediate effect:-

S. No	Name/ Father Name	From	To	Remarks
1	Mir Afzal S/O Abdul Qayyum	FR Kohat / Peshawar	FR Kohat / Peshawar	Promoted against the vacant post w.e.f 21.02.2011 (without arrears)
2	Wali Muhammad S/O Abdul Khalil	EDO (H) Swat	EDO (H) Swat	-do-
3	Iliaayat Ullah S/O Eid Muhammad	EDO (H) Karak	EDO (H) Karak	-do-
4	Hamidullah S/O Rab Nawaz Khan	EDO (H) Bannu	EDO (H) Bannu	-do-
5	Rashida Akhter D/O Sultan Muhammad	EDO (H) Nowshera	EDO (H) Nowshera	-do-
6	Bakht Amin S/O Muhammad Yousaf	EDO (H) Swat	EDO (H) Swat	-do-
7	Rashid Ahmad S/O Hamidullah Jan	EDO (H) Lakki Marwat	EDO (H) Lakki Marwat	-do-
8	Arshad Hussain S/O Minhaj ud Din	EDO (H) Swat	EDO (H) Swat	-do-
9	Misal Khan S/O Hamid Khan	AS Mohmand Agency	AS Mohmand Agency	-do-
10	Sher Muhammad Khan S/O Muhammad Khan	EDO (H) Swat	EDO (H) Swat	-do-
11	Nadir Khan S/O Mir Dadshah	FR Kohat / Peshawar	FR Kohat / Peshawar	-do-
12	Naeem Tariq S/O Fayyaz Gul	EDO (II) Nowshera	EDO (H) Nowshera	-do-
13	Mrs. Muntaz Shaheen D/O Ruhman ud Din	EDO (II) Peshawar	EDO (H) Peshawar	-do-
14	Ikram ul Haq S/O Fazal Haq	AS FR Bannu/ Lakki	AS FR Bannu/ Lakki	-do-
15	Zainul Islam S/O Hafiz Muhammad Haleem	EDO (H) Bannu	EDO (H) Bannu	-do-
16	Abdul Azeem S/O Ameer Nawab	EDO (II) Kohistan	EDO (H) Kohistan	-do-
17	Abdul Majid S/O Malak Mir	EDO (II) Lakki Marwat	EDO (II) Lakki Marwat	-do-
18	Muhammud Arif S/O Mir Afzal Khan	AS FR Bannu/ Lakki	AS FR Bannu/ Lakki	-do-
19	Ata ur Rehman S/O Inayat ur Rehman	EDO (II) Buner	EDO (II) Buner	-do-
20	Muhammad Rahman S/O Inayat ur Rahman	EDO (II) Buner	EDO (H) Buner	-do-
21	Noor ul Haq S/O Muhammad Qasim	EDO (H) Kohistan	EDO (H) Kohistan	-do-
22	Mohammad Anwar S/O Shereen	EDO (H) Swat	EDO (H) Swat	-do-
23	Mohib ur Rehman	EDO (H) Swabi ✓	EDO (H) Swabi	-do-
24	Said Aman S/O Awal Khan	EDO (H) Swabi ✓	EDO (H) Swabi	-do-
25	Inayatullah S/O Muhammad Ayub	EDO (H) Peshawar	AS FR Kohat/ Peshawar	-do-
26	Durri Minhaj Afridi D/O Fazal Haq	EDO (H) Peshawar	EDO (H) Nowshera	-do-
27	Sooraj Parkash S/O Sita Ram	EDO (H) Swat	PMT Swat	-do-
28	Gul Sadbar S/O Yaqoob	EDO (H) Buner	EDO (H) Buner	-do-
29	Muhammad Aman S/O Khairul Aman	EDO (H) Swat	EDO (H) Swat	-do-
30	Ahmad Zaib S/O Jehanzeb	EDO (H) Swat	EDO (H) Swat	-do-
31	Siraj Khan S/O Rahim Khan	EDO (H) Buner	EDO (H) Buner	-do-
32	Sadbar Khan S/O Shamsi Khan	EDO (H) Swat	EDO (H) Swat	-do-
33	Rahim Bakhsh S/O Abdul Hakeem	EDO (H) Swat	EDO (H) Swat	-do-
34	Nayyar Batool D/O Fazal Haq	EDO (H) Peshawar	EDO (H) Nowshera	-do-
35	Latifullah S/O Shereen Dad	EDO (H) Bannu	EDO (H) Bannu	-do-
36	Talib Jan S/O Sharaf Din	EDO (H) Charsadda	EDO (H) Charsadda	-do-
37	Askar Shah S/O Syed Muqadar Shah	EDO (II) Peshawar	EDO (II) Nowshera	-do-
38	Muhammad Iqbal S/O Muhammad Ismail	EDO (II) Peshawar	EDO (II) Nowshera	-do-

*Ali Amjad Ali*  
ADVOCATE  
SUPREME COURT

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39.	Khan Afsar /o Mir Zaman	EDO (H) Abbottabad	EDO (H) Abbottabad	Do
40.	Alamzeb S/o Kawas Khan	EDO (H) Swabi	EDO (H) Swabi	Pomoted against the vacant post with immediate effect
41.	Bahram Khan S/o Muhammad Akbar Khan	EDO (H) Kohistan	EDO (H) Kohistan	Do
42.	Sabz Ali Khan S/o Ajoon Khan	EDO (H) Kohistan	EDO (H) Kohistan	Do

**DIRECTOR GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHAWAR**

No. 23320-3/ AE-VII

Dated Peshawar the:01/8/2011

Copy forwarded to the:

1. PS to Secretary to Govt: of KPK Health Department, Peshawar.
  2. DHS FATA, Khyber Pakhtunkhwa, Peshawar.
  3. EDOS (H) Peshawar, Karak, Charsadda, Nowshera, Abbottabad, Swat, Buner, Lakki Marwat, Kohistan, Swabi and Bannu.
  4. Agency Surgeons, FRS Kohat Peshawar and Mohmand.
  5. Accountant General, Khyber Pakhtunkhwa, Peshawar
  6. District Accounts Officers, Karak, Charsadda, Nowshera, Abbottabad, Swat, Buner, Lakki Marwat Kohistan, Swabi and Bannu.
  7. Agency Accounts Officer, FR Kohat Peshawar and Mohmand.
  8. Assistant Director (P-11) DGHS KPK, Peshawar,
  9. Syed Faiz Ali Shah, Office Superintendent, DGHS KPK. Peshawar.
  10. Officials concerned.
  11. Personal Files.
  12. President, PMA Khyber Pakhtunkhwa, Govt: LRH Peshawar,
- For information and necessary action.

13 Principal PIMT Swat

**DIRECTOR GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHAWAR**

**OFFICE OF THE EXECUTIVE DISMICT OFFICER (HEALTH) Swabi**

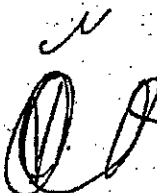
No.3840-42/GMT/ EDO (HEALTH) DATED SHABI THE 2/10/2011.

Copy of the above is forwarded to.

1. Mr.Mohab ur Rehman Jr, PHO Technician (MP)
2. r.Said Aman 5/0 Awai Khan Jr, PHC Technician (MF)
3. Mr.Alamzeb 5/0 Khawas Khan Jr, PHC Technician (MP)

for information and necessary action

**DIRECTOR GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHAWAR**



9

3

13

39	Khan Afsar S/O Mir Zaman	EDO II Abbottabad	EDO H Abbottabad	-do-
40	Alamzeb S/O Khawas Khan	EDO H Swabi	EDO H Swabi	Promoted against the vacant post with immediate effect
41	Balram Khan S/O Muhammad Akbar Khan	EDO H Kohistan	EDO H Kohistan	-do-
42	Sabz Ali Khan S/O Ajoon Khan	EDO H Kohistan	EDO H Kohistan	-do-

SU/xxxxxxxxx  
 DIRECTOR GENERAL HEALTH SERVICES,  
 KHYBER PAKHTUNKHWA, PESHAWAR

No. 3320-31/AE-VII

Dated Peshawar the: 01/08/2011

Copy forwarded to the:-

1. PS to Secretary to Govt. of KPK Health Department, Peshawar.
2. DIIS FATA, Khyber Pakhtunkhwa, Peshawar.
3. EDOs (H) Peshawar, Karak, Charsadda, Nowshera, Abbottabad, Swat, Buner, Lakki Marwat, Kohistan, Swabi and Bannu.
4. Agency Surgeons, FRs Kohat/ Peshawar and Mohmand.
5. Accountant General, Khyber Pakhtunkhwa, Peshawar.
6. District Accounts Officers, Karak, Charsadda, Nowshera, Abbottabad, Swat, Buner, Lakki Marwat, Kohistan, Swabi and Bannu
7. Agency Accounts Officer, FR Kohat/ Peshawar and Mohmand.
8. Assistant Director (P-II) DGHS KPK, Peshawar.
9. Syed Faiz Ali Shah, Office Superintendent, DGHS KPK, Peshawar.
10. Officials concerned.
11. Personal Files.
12. President, PMA Khyber Pakhtunkhwa, Govt: LRH Peshawar.

For information and necessary action.

13 Principal PINT, Swat.

*[Signature]*  
 DIRECTOR GENERAL HEALTH SERVICES,  
 KHYBER PAKHTUNKHWA, PESHAWAR.

*[Signature]*  
 05/8/2011

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) SWABI.

NO 3540-42/10/11 / EDO (HEALTH) DATED SWABI THE 21/10/2011.

Copy of the above is forwarded to the:-

1. Mr. Mohab ur Rehman Jr, PHC Technician (MP)
2. Mr. Said Aman S/O Awal Khan Jr, PHC Technician (MP)
3. Mr. Alamzeb S/O Khawas Khan Jr, PHC Technician (MP)

For information and necessary action.

*[Signature]*  
 ADVOCATE  
 SUPREME COURT

EXECUTIVE DISTRICT OFFICER  
 (HEALTH) SWABI.

DIRECTORATE GENERAL HEALTH SERVICES, KHYBER PAKHTUNKHWA PESHAWAR.

OFFICE ORDER.

Consequent upon approval accorded by the Competent Authority the following PHC Tech, BPs-12 and Jr PHC Tech: (MP) BPS-09 have been upgraded to the post of Sr. Primary HealthCare Technologist (MP) BS-14 vide Govt of Khyber Pakhtunkhwa Health Department Notification No. SOH-III/8-80/2008 (Paramedics) dated 09.05.2012.

S.No	Name/ Fathers Name	Place of present posting
1.	Raj Muhammad S/o Abdul Wahab	District Battagram
2.	Faridoon Khan S/o Behri Karam	District Malakand
3.	Allah Uddin S/o Janab Din	District Kohat
4.	Abdul Hameed S/o M Suleman	District Manshera
5.	Ikrum ul Haq S/o Fozal Haq	AS FR District Bannu
6.	Hamzullah Khan S/o Mir Gul	District Kohat
7.	M Sibtain S/o Ghulam Shah	District D I Khan
8.	Roohul Islam S/o Saeed Rehman	District Battagram
9.	Samiullah S/o Ial Wazir	District Kohat
10.	Naseeb Ghani Shah S/o Sailani Shah	District Bannu
11.	Azizullah S/o Mehraban Khan	District Bannu
12.	Sarwari Begum D/o Fazal Karim	District Peshawar
13.	Khalid Iqbal S/o Nadir Khan	District Bannu
14.	M Ayaz S/o Mir Azam	District Charsadda
15.	Khalid Iqbal S/o Nadir Khan	District Peshawar
16.	Moin ud Din S/o Rehmani Gul	District Malakand
17.	Tariq Hussain Shah S/o Ghazi Hussain Shah	District Abbottabad
18.	Taj Muhammad S/o Wali Dad	District Abbottabad
19.	M Haroon S/o Abdal Qayum	District Manshera
20.	Khalid Mehmood S/o Pir Badshah	District Abbottabad
21.	Abdul majid S/o Malak Mir	District L marwat
22.	Rifaqat Husain S/o Hazrat Shah	District manshera
23.	Muhammad Arif S/o Mir afzal Khan	District Bannu
24.	Ghulam Murtaza S/o M Yousaf	District Abbottabad
25.	Rahat Gul S/o Shasti Gul	District Malakand
26.	Attaur Rehman S/o Inayat ur Rehman	District Buner
27.	M Rehman S/o Inayat Rehman	District Buner
28.	Azmatullah S/o Saadiullah Khan	District Karak
29.	Said Ahmad S/o Amir Hatam Khan	District Battagram
30.	Khalid Mehmood S/o M Younas	District Abbottabad
31.	Noro Ul Haq S/o M Qasim	District Kohistan
32.	Miss Nasreen D/o Usman Shah	District Peshawar
33.	M Ishaq S/o Muhammad Idress	District Haripur
34.	Khair Muhammad S/o Khan Muhammad	District L Marwat
35.	Abdul Rashid S/o M Ishaq	District L Marwat
36.	M Imran S/o Malik M. Ashraf	District Peshawar
37.	M Arshad S/o M Rafique	District Manshera
38.	Feroz din S/o Rehman ud Din	District Mardan
39.	Jehanzeb Shah S/o Ghafoor Shah	District Mardan
40.	M Ayaz S/o Fazli Badhsah	District Nowshera
41.	M Amin S/o saida Gul	District Mardan
42.	Fazal Qayum S/o Fazli Hakeem	District Mardan
43.	Mohibur Rehman	District Swabi
44.	Muhammad Sherin S/o Muhammad Zarin	District Mardan
45.	Shagufta Gul D/o Arshad Husain	District Manshera
46.	Behzad Khan S/o Aziz Khan	District Mardan
47.	Muhammad Sholau S/o Mulvi Fakhruddin	District Mardan
48.	Israr Habib S/o Sher Habib	District Mardan
49.	Muhammad Kaleem S/o Abdullah Shah	District Mardan
50.	Zahid Ali S/o Muhammad Shoab	District Nowshera
51.	Haridullah S/o Rehmatullah	District Swabi
52.	Said Aman S/o Awal Khan	District Kohat
53.	Inayatullah S/o Muhammad Auyb	FR Kohat Peshawar
54.	Muhammad Shabir S/o M Farid	Tor Char





DIRECTORATE GENERAL HEALTH SERVICES, KHYBER PAKHTUNKHWA, PESHAWAR

Handwritten notes: "Peshawar to Peshawar", "7/8/12", "AUG 10", and a signature.

OFFICE ORDER

Consequent upon approval accorded by the competent authority the following PHC Techn: (MP) BS-12 and Jr. PHC Techn: (MP) BPS-09 have been upgraded to the post of Sr. Primary Health Care Technologist (MP) BS-14 vide Govt. of Khyber Pakhtunkhwa, Health Department Notification No. SOH-11 S-60, 2005 (Paramedics) dated 09.07.2012.

Table with 3 columns: No., Names/ Father's Name, and Place of Posting. It lists 52 individuals and their respective districts and posts.

Signature of Amjad Ali Khan, Advocate, Supreme Court.

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55.	Durri Menhaj Afridi D/o Fazal Haq	District Peshawar
56.	Abdul Manan S/o Abdul Sattar	District D I Khan
57.	Sher Muhammad S/o M Khan	District Swat
58.	Sooraj Parkash S/o Sita Ram	District Swat
59.	Gul Sadbar S/o Yaqoot	District Buner
60.	Muhammad Aman S/o Khairul Aman	District Swat
61.	Ahmad Zaib S/o Jehanzeb	District Swat
62.	Siraj Khan S/o Rahim Khan	District Buner
63.	Ghulam Said S/o Pir said	District mamalakand
64.	Muhammad Abid S/O Noor Muhammad	District D I Khan
65.	M Ayaz S/o Gul Zaman	District Abttabad
66.	Atlas khan S/o Mir Dawal Khan	District Bannu
67.	Miss Nargis Begum D/o Ghulam Habib	District Peshawar
68.	Badurd Din S/o Pazzal Rahim	District Mansehra
69.	Abdul Haleem S/o Chala Malik	District Kohistan
70.	Afreen Khan S/o Shamahi Khan	District Swat
71.	Akhir Jan S/o Ahmad Jan	District Peshawar
72.	Fazli Rehman S/o Abdul Khaliq	District Buner
73.	M Idrees S/o Siafur Rehman	District Buner
74.	Jamilur Rehman S/o Binyamin	District Mansehra
75.	Abdul ghani S/o Sain Muhammad	District Mansehra
76.	Haji Nawab S/o Sher Afza Khan	District Buner
77.	Hikmat Khan	District Peshawar
78.	Habibur Rehman S/o Qudratullah	District Battagram
79.	Mehboob Elahi S/o Abdur Rauf	District Battagram
80.	Hidayatullah S/o Abdullah Jan	Gvt LEH Peshawar
81.	Mukhtar Hussain S/o Shah Khan	District Mansehra
82.	Shereen Akhtar S/o Haji M Gul	District Mansehra
83.	Abdul Rauf S/o Akbar Jan	District Upar Karg
84.	Ghulam Akbar S/o Ghulam Hussain	District D I Khan
85.	Sadbar Khan S/o Shamshi Khan	District Swat
86.	Ghulam Khan S/o Ali Khan	District D I Khan
87.	Rahim Baksh S/o Abdul Hakim	District Swat
88.	Nayyar Batool D/o Fazal Haq	District Peshawar
89.	Jan Muhammad S/o al Baz	District Charsadda
90.	M Ibrahim S/o Mamood	District Charsadda
91.	Bakhtiar Ahmad S/o Said Ahmad Shah	District Charsadda
92.	M Zubair S/o M. Zaman	District Battagra
93.	Talib Jan S/o Sharaf Din	District Charsadda
94.	M Irshad S/o M Abdullah	District Abbottabad
95.	Latifur Rehman S/o Saifur Rehman	District Charsadda
96.	Aksar Shah S/o Syd Muqdar Shah	District Nowshera
97.	Muhammad Iqbal S/o M Ishaq	District Peshawar
98.	Khan Aksar S/o Mir zaman	District Abbottabad
99.	Zinul Abidin S/o Izzat Khan	District Charsadda
100.	Sajjad Gul S/o Abdul Hakeem	District Abbottabad
101.	M Fayaz S/o Wali Ahmad	District Hariour
102.	Roidad Khan S/o Gul Dad Khan	District Mardan
103.	Miss Abida Shaheen D/O Azizur Rehman	District Haripur

On their upgradation to the post of Sr. Primary Health Care Tech (MP) BS-14, the following posting/transfer adjustment are hereby ordered to be operative from 11.05.2012, the date of upgradation:

S No	Name/ Father's Name	From	To	Remarks
1.	Raj Muhammad S/o Abdul Wahab	District Battagram	District Battagram	Against Vacant post
2.	Faridoon Khan S/o Behri Karam	District Malakand	District Malakand	do
3.	Allah Uddin S/o Janab Din	District Kohat	District Kohat	do
4.	Abdul Hameed S/o M Suleman	District Mansehra	District Harpur	do
5.	Ikram ul Haq S/o Fazal Haq	AS FR District Bannu	FR District Bannu	do
6.	Hamzullah Khan S/o Mir Gul	District Kohat	District Kohat	do
7.	M Sibtain S/o Ghulam Shah	District D I Khan	District D I Khan	do
8.	Roohul Islam S/o Saeedu Rehman	District Battagram	District Battagram	do
9.	Samiullah S/o Ial Wazir	District Kohat	District Kohat	do
10.	Naseeb Ghani Shah S/o Sallan Shah	District Bannu	District Bannu	do
11.	Azizullah S/o Mehraban Khan	District Bannu	District Bannu	do

11

18

55.	Durr Menleg Aliah D/O Fazal Haq	District Peshawar
56.	Abdul Maan S/O Abdul Sattar	District D.I.Khan
57.	Sher Muhammad S/O Muhammad Khan	District Swat
58.	Saary Parkash S/O Sita Ram	District Swat
59.	Gul Saahar S/O Yaqoob	District Buner
60.	Muhammad Anam S/O Khairul Aman	District Swat
61.	Almas Zeh S/O Jeleanzeh	District Swat
62.	Siraj Khan S/O Rahim Khan	District Buner
63.	Ghulam Saad S/O Pir Saad	District Mabalakand
64.	Muhammad Ahal S/O Noor Muhammad	District D.I.Khan
65.	Muhammad Ayyaz S/O Gul Zaman	District Abbottabad
66.	Atlas Khan S/O Mir Dawal Khan	District Bannu
67.	Miss Nargis Begum D/O Ghulam Habib	District Peshawar
68.	Badrud Din S/O Fazal Rahim	District Mausehra
69.	Abdul Hakeem S/O Chada Malik	District Kohistan
70.	Afreen Khan S/O Shaanish Khan	District Swat
71.	Akbar Jan S/O Ahmad Jan	LRI Peshawar
72.	Fazl Rehman S/O Abdul Khalid	District Buner
73.	Muhammad Idris S/O Sultur Rehman	District Buner
74.	Jumhar Rehman S/O Buzayun	District Mausehra
75.	Abdul Ghani S/O Sam Muhammad	District Mausehra
76.	Haji Nawab S/O Sher Aziz Khan	District Buner
77.	Hikmat Khan	District Peshawar
78.	Habibur Rehman S/O Qudratullah	District Battagram
79.	Melkooli Elahi S/O Akbar Rauf	District Battagram
80.	Hidayatullah S/O Abdulkhalid Jan	Govt LRI Peshawar
81.	Mukhtar Hussain S/O Shah Khan	District Mausehra
82.	Shahcen Akhtar S/O Haji Muhammad Gul	District Mausehra
83.	Abdul Rauf S/O Akbar Jan	BHU Upper Kur
84.	Ghulam Akbar S/O Ghulam Hussain	District D.I.Khan
85.	Saahar Khan S/O Shamsha Khan	District Swat
86.	Ghulam Khan S/O Ali Khan	District D.I.Khan
87.	Rahim Bakhsh S/O Abdul Hakim	District Swat
88.	Nayyar Hameed D.O Fazal Haq	District Peshawar
89.	Jan Muhammad S/O Lal Baz	District Charsadda
90.	Muhammad Ibrahim S/O Muhammad	District Charsadda
91.	Hakimul Alam S/O Saad Ahmad Shah	District Charsadda
92.	Muhammad Zubair S/O M. Zaman	District Battagram
93.	Talib Jan S/O Sheraf Din	District Charsadda
94.	Muhammad Ishaq S/O Muhammad Abdullah	District Abbottabad
95.	Ladur Rehman S/O Sufur Rehman	District Charsadda
96.	Askar Shah S/O Syed Mughdar Shah	District Nowshera
97.	Muhammad Iqbal S/O Muhammad Ishaq	District Peshawar
98.	Khan Afsar S/O Mir Zaman	District Abbottabad
99.	Zamul Abidin S/O Izza Khan	District Charsadda
100.	Sajad Gul S/O Abdul Hakeem	District Abbottabad
101.	Muhammad Fayaz S/O Wali Ahmad	District Haripur
102.	Roshid Khan S/O Gul Dard Khan	District Mardan
103.	Miss Abida Shaheen D.O Azizur Rehman	District Haripur

On their upgradation to the post of Sr. Primary Health Care Tech: (MP) BS-14, the following posting/transfer adjustment are hereby ordered to be operative from 11.07.2012, the date of upgradation:-

No	Names/ Father's Name	From	To	Remarks
1.	Raj Muhammad S/O Abdul Wakil	District Battagram	District Battagram	Against the vacant post
2.	Faridoon Khan S/O Behri Karim	District Malakand	District Malakand	do
3.	Alshah Ullah S/O Jureh Din	District Kohat	District Kohat	do
4.	Abdul Hameed S/O Muhammad Saleman	District Mausehra	District Haripur	do
5.	Ikrum ul Haq S/O Fazal Haq	District FR/Bannu	District Bannu	do
6.	Hanzullah Khan S/O Mir Gul	District Kohat	District Kohat	do
7.	Muhammad Sibtain S/O Ghulam Shah	District D.I.Khan	District D.I.Khan	do
8.	Roshid Islam S/O Saavedur Rehman	District Battagram	District Battagram	do
9.	Samullah S/O Lal Wazir	District Kohat	District Kohat	do
10.	Naseeb Ghani Shah S/O Sultan Shah	District Bannu	District Bannu	do
11.	Azizullah S/O Mehraab Khan	District Bannu	District Bannu	do

*Supriya M. Advocate*  
 SUPRIYA M. ADVOCATE  
 SUPRIYA M. ADVOCATE

12.	Sarwari Begum D/o Fazal Karim	District Peshawar	District Nowshera	do
13.	Khalid Iqbal S/o Nadir Khan	District Bannu	District Bannu	do
14.	M Ayaz S/o Mir Azam	District Charsadda	District Charsadda	do
15.	Khalid Iqbal S/o Nadir Khan	District Peshawar	District Peshawar	do
16.	Moin ud Din S/o Rehmani Gul	District Malakand	District Malakand	do
17.	Tariq Hussain Shah S/o Ghazi Hussain Shah	District Abbottabad	District Abbottabad	do
18.	Taj Muhammad S/o Wali Dad	District Abbottabad	District Abbottabad	do
19.	M Haroon S/o Abdul Qayum	District Manshera	District Manshera	do
20.	Khalid Mehmood S/o Pir Badshah	District Abbottabad	District Abbottabad	do
21.	Abdul majid S/o Malak Mir	District L marwat	District L marwat	do
22.	Rifaqat Hussain S/o Hazrat Shah	District manshera	District Nowshera	do
23.	Muhamamad Arif S/o Mir afzal Khan	District Bannu	District Bannu	do
24.	Ghulam Murtaza S/o M Yousaf	District Abbottabad	District Abbottabad	do
25.	Rahat Gul S/o Shasti Gul	District Malakand	District Malakand	do
26.	Attaur Rehman S/o Inayat ur Rehman	District Buner	District Buner	do
27.	M Rehman S/o Inauat Rehman	District Buner	District Buner	do
28.	Azmatullah S/o Saadullah Khan	District Karak	District Karak	do
29.	Said Ahmad S/o Amir Hatam Khan	District Battagram	District Battagram	do
30.	Khalid Mehmood S/o M Younas	District Abbottabad	District Abbottabad	do
31.	Noro Ul Haq S/o M Qasim	District Kohistan	District Kohistan	do
32.	Miss Nasreen D/o Usman Shah	District Peshawar	District Peshawar	do
33.	M Ishaq S/o Muhamamad Idrees	District Haripur	District Haripur	do
34.	Khair Muhammad S/o Khan Muhammad	District L Marwat	District L Marwat	do
35.	Abdul Rashid S/o M Ishaq	District L Marwat	District L Marwat	do
36.	M Imran S/o Malik M. Ashraf	District Peshawar	District Peshawar	do
37.	M Arshad S/o M Rafique	District Manshera	District Manshera	do
38.	Feroz din S/o Rehman ud Din	District Mardan	District Mardan	do
39.	Jehanzeb Shah S/o Ghafoor Shah	District Mardan	District Swabi	do
40.	M Ayaz S/o Fazli Badshah	District Nowshera	District Nowshera	do
41.	M Amin S/o saida Gul	District Mardan	District Mardan	do
42.	Fazal Qayum S/o Fazli Hakeem	District Mardan	District Mardan	do
43.	Mohibur Rehman	District Swabi	District Swabi	do
44.	Muhammad Sherin S/o Muhammad Zarin	District Mardan	District Mardan	do
45.	Shagufta Gul D/o Arshad Husain	District Manshera	District Manshera	do
46.	Behzad Khan S/o Aziz Khan	District Swabi	District Swabi	do
47.	Muhammad Shoaib S/o Mulvi Fakhruddin	District Mardan	District Mardan	do
48.	Israr Habib S/o Sher Habib	District Mardan	District Swabi	do
49.	Muhammad Kaleem S/o Abdullah Shah	District Mardan	District Mardan	do
50.	Zahid Ali S/o Muhammad Shoaib	District Nowshera	District Nowshera	do
51.	Hamidullah S/o Rehmatullah	District Swabi	District Swabi	do
52.	Said Aman S/o Awal Khan	District Swabi	District Swabi	do
53.	Inayatullah S/o Muhammad Auyb	FR Kohat Peshawar	FR Kohat Peshawar	do
54.	Muhammad Shabir S/o M Farid	Tor Ghar	Tor Ghar	do
55.	Durri Menhaj Afridi D/o Fazal Haq	District Peshawar	District Peshawar	do
56.	Abdul Manan S/o Abdul Sattar	District D I Khan	District D I Khan	do
57.	Sher Muhammad S/o M Khan	District Swat	District Swat	do
58.	Sooraj Parkash S/o Sita Ram	District Swat	District Swat	do
59.	Gul Sadbar S/o Yaqoot	District Buner	District Buner	do
60.	Muhammad Aman S/o Khairul Aman	District Swat	District Swat	do
61.	Ahmad Zaib S/o Jehanzeb	District Swat	District Swat	do
62.	Siraj Khan S/o Rahim Khan	District Buner	District Buner	do
63.	Ghulam Said S/o Pir said	District malakand	District malakand	do
64.	Muhammad Abid S/o Noor Muhammad	District D I Khan	District D I Khan	do
65.	M Ayaz S/o Gul Zaman	District Abttabad	District Abttabad	do
66.	Atlas khan S/o Mir Dawal Khan	District Bannu	District Bannu	do
67.	Miss Nargis Begum D/o Ghulam Habib	District Peshawar	District Peshawar	do
68.	Badurd Din S/o Fazal Rahim	District Manshera	District Kohistan	do
69.	Abdul Haleem S/o Chala Malik	District Kohistan	District Kohistan	do
70.	Afreen Khan S/o Shamshi Khan	District Swat	District Swat	do
71.	Akhir Jan S/o Ahmad Jan	District Peshawar	Govt LRH Pesh	do
72.	Fazli Rehman S/o Abdul Khaliq	District Buner	District Shangla	do
73.	M Idrees S/o Siafur Rehman	District Buner	District Shangla	do
74.	Jamilur Rehman S/o Binyamin	District Manshera	District Manshera	do
75.	Abdul ghani S/o Sain Muhammad	District Manshera	District Haripur	do
76.	Haji Nawab S/o Sher Afza Khan	District Buner	District Shangla	do
77.	Hikmat Khan	District Peshawar	District Peshawar	Do

6	Sarwar Begum D/O Fozal Karim	District Peshawar	District Nowshera	-do-
7	Zainul Islam S/O Hafiz Muhammad Halim	District Bannu	District Bannu	-do-
8	Muhammad Ayyaz S/O Mir Azam	District Charsadla	District Charsadla	-do-
9	Khalid Iqbal S/O Nadeer Khan	District Peshawar	District Peshawar	-do-
10	Moinuddin S/O Rehman Gul	District Malakand	District Malakand	-do-
11	Farooq Hussain Shah S/O Ghazi Hussain Shah	District Abbottabad	District Abbottabad	-do-
12	Taj Muhammad S/O Wali Dad	District Abbottabad	District Abbottabad	-do-
13	Muhammad Haroon S/O Abdul Qayyum	District Mausehra	District Mausehra	-do-
14	Khalid Mahmood S/O Pir Badshah	District Abbottabad	District Abbottabad	-do-
15	Abdul Majid S/O Malak Mir	District I/Marwat	District I/Marwat	-do-
16	Rifaqat Hussain S/O Hazrat Shah	District Mausehra	District Nowshera	-do-
17	Muhammad Arif S/O Mir Aizal Khan	AS FR EDC/Bannu	District Bannu	-do-
18	Ghulam Murtaza S/O Muhammad Yousof	District Abbottabad	District Abbottabad	-do-
19	Rabat Gul S/O Shasti Gul	District Malakand	District Malakand	-do-
20	Atsar Rehman S/O Inayatullah Rehman	District Buner	District Buner	-do-
21	Muhammad Rehman S/O Inayatullah Rehman	District Buner	District Buner	-do-
22	Azmatullah S/O Saadullah Khan	District Karak	District Karak	-do-
23	Said Ahmad S/O Amir Hameed Khan	District Battagram	District Battagram	-do-
24	Khalid Mahmood S/O Muhammad Younas	District Abbottabad	District Abbottabad	-do-
25	Noor Ul Haq S/O Muhammad Qasim	District Kohistan	District Kohistan	-do-
26	Miss Nasreen D/O Usman Shah	District Peshawar	District Peshawar	-do-
27	Muhammad Ishaq S/O Muhammad Idrees	District Haripur	District Haripur	-do-
28	Khair Muhammad S/O Khan Muhammad	District I/Marwat	District I/Marwat	-do-
29	Abdul Rashid S/O Muhammad Ishaq	District I/Marwat	District I/Marwat	-do-
30	Muhammad Imran S/O Malik M. Asraf	District Peshawar	District Peshawar	-do-
31	Muhammad Arshad S/O Muhammad Rafique	District Mausehra	District Mausehra	-do-
32	Peroz din S/O Rahman-ud-Din	District Mardan	District Mardan	-do-
33	Jehanzeb Shah S/O Ghafour Shah	District Mardan	District Swabi	-do-
34	Muhammad Ayyaz S/O Fazl Badshah	District Nowshera	District Nowshera	-do-
35	Muhammad Amin S/O Saida Gul	District Mardan	District Mardan	-do-
36	Fazal Qayyum S/O Fazl Hakeem	District Mardan	District Mardan	-do-
37	Mohibur Rehman	District Swabi <i>SP/Adan</i>	District Swabi	-do-
38	Muhammad Sherin S/O Muhammad Zarin	District Mardan	District Mardan	-do-
39	Shagufta Gul D/O Ahsan Hussain	District Mausehra	District Mausehra	-do-
40	Behzad Khan S/O Aziz Khan	District Swabi <i>SP/Adan</i>	District Swabi	-do-
41	Muhammad Shuaib S/O Mulyi Fakhruddin	District Mardan	District Mardan	-do-
42	Israr Habib S/O Sher Habib	District Mardan	District Swabi	-do-
43	Muhammad Kaleem S/O Abdullah Shah	District Mardan	District Mardan	-do-
44	Zabid Ali S/O Muhammad Shuaib	District Mardan	District Mardan	-do-
45	Hamidullah S/O Rehmanullah	District Nowshera	District Nowshera	-do-
46	Saul Aman S/O Awal Khan	District Swabi <i>SP/Adan</i>	District Swabi	-do-
47	Inayatullah S/O Muhammad Ayub	District Kohat	District Kohat	-do-
48	Muhammad Shabir S/O Muhammad Farid	Tor Ghar	District Haripur	-do-
49	Diary Meharj Afridi D/O Fozal Haq	District Peshawar	District Peshawar	-do-
50	Abdul Memon S/O Abdul Sattar	District D.I.Khan	District D.I.Khan	-do-
51	Sher Muhammad S/O Muhammad Khan	District Swat	District Swat	-do-
52	Sooraj Parkash S/O Sita Ram	District Swat	District Swat	-do-
53	Gul Saib S/O Yaqoob	District Buner	District Buner	-do-
54	Muhammad Aman S/O Khairul Aman	District Swat	District Swat	-do-
55	Ahmad Zeb S/O Jehanzeb	District Swat	District Swat	-do-
56	Siraj Khan S/O Rahim Khan	District Buner	District Buner	-do-
57	Ghulam Saad S/O Pa Saad	District Malakand	District Malakand	-do-
58	Muhammad Abid S/O Noor Muhammad	District D.I.Khan	District D.I.Khan	-do-
59	Muhammad Ayyaz S/O Gul Zaman	District Abbottabad	District Abbottabad	-do-
60	Atlas Khan S/O Mir Davat Khan	District Bannu	District Bannu	-do-
61	Miss Nargis Begum D/O Ghulam Habib	District Peshawar	District Peshawar	-do-
62	Badrul Din S/O Fozal Rahim	District Mausehra	District Kohistan	-do-
63	Abdul Hakeem S/O Chala Malik	District Kohistan	District Kohistan	-do-
64	Meyan Khan S/O Shamshi Khan	District Swat	District Swat	-do-
65	Mohi-ud-Din S/O Ahmad Jan	District I/RI Peshawar	Govt I/RI Peshawar	-do-
66	Fazl Rehman S/O Abdul Khalid	District Buner	District Shangha	-do-
67	Muhammad Idrees S/O Saitur Rehman	District Buner	District Shangha	-do-
68	Jasoor Rehman S/O Buzurgin	District Mausehra	District Mausehra	-do-
69	Abdul Ghani S/O Saad Muhammad	District Mausehra	District Haripur	-do-
70	Han Nawab S/O Sher Afzal Khan	District Bannu	District Shangha	-do-

(12)

BETTER COPY of page 13

78.	Habibur Rehman S/o Qudruatullah	District Battagram	District Battagram	do
79.	Mehboob Elahi S/o Abdur Rauf	District Battagram	District Battagram	do
80.	Hidayatullah S/o Abdullah Jan	Gvt LRH Peshawar	Gvt LRH Peshawar	do
81.	Mukhtar Hussain S/o Shah Khan	District Manshera	District Manshera	do
82.	Shereen Akhtar S/o Haji M Gul	District Manshera	District Manshera	do
83.	Abdul Rauf S/o Akbar Jan	District Upar Karg	District Shangla	do
84.	Ghulam Akbar S/o Ghulam Hussain	District D. I Khan	District D. I Khan	do
85.	Sadbar Khan S/o Shamahi Khan	District Swat	District Chitral	do
86.	Ghulam Khan S/o Ali Khan	District D. I Khan	District D. I Khan	do
87.	Rahim Baksh S/o Abdul Hakim	District Swat	District Chitral	do
88.	Nayyar Batool D/o Fazal Haq	District Peshawar	District Kohat	do
89.	Jan Muhammad S/o al Baz	District Charsadda	District Charsadda	do
90.	M Ibrahim S/o Mamood	District Charsadda	District Charsadda	do
91.	Bakhtiar Ahmd S/o Said Ahmad Shah	District Charsadda	District Charsadda	do
92.	M Zubair S/o M. Zaman	District Battagram	District Kohistan	do
93.	Talib Jan S/o Sharaf Din	District Charsadda	District Charsadda	do
94.	M Irshad S/o M Abdullah	District Abbottabad	District Kohistan	do
95.	Latifur Rehman S/o Saifur Rehman	District Charsadda	District Charsadda	do
96.	Aksar Shah S/o Syd Muqdar Shah	District Nowshera	District Nowshera	do
97.	Muhammad Iqbal S/o M Isahq	District Peshawar	District Hanju	do
98.	Khan Afsar S/o Mir zaman	District Abbottabad	District Haripur	do
99.	Zinul Abidin S/o Izzat Khan	District Charsadda	District Hanju	do
100.	Sajjad Gul S/o Abdul Hakeem	District Abbottabad	District Chitral	do
101.	M Fayaz S/o Wali Ahmad	District Haripur	District Haripur	do
102.	Roidad Khan S/o Gul Dad Khan	District Mardan	District Malakand	do
103.	Miss Abida Shaheen D/O Azizur Rehman	District Haripur	District Haripur	do

DIRECTOR GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHAWAR

No. 21742-801/ AE-VII

Dated Peshawar the: 27.07.2012

Copy forwarded to the:

1. The Secretary to Govt. of KPK Health Department, Peshawar.
  2. The DHS FATA, Khyber Pakhtunkhwa, Peshawar.
  3. The Director Provincial Health Services Academy, Khyber Pakhtunkhwa.
  4. All the Executive District Officers (Health) in Khyber Pakhtunkhwa, Province.
  5. All the District Accounts Officers in Khyber Pakhtunkhwa, Province.
  6. The Agency Surgeons FR Bannu.
  7. Agency Accounts Officer, FR Kohat
  8. Muhammad Jamil Assistant Director (P-H) DGHS Office Peshawar.
  9. Incharge Paramedics Promotion Cell DGHS Office Peshawar.
  10. Officials concerned.
  11. Personal Files.
  12. PA to DGHS Khyber Pakhtunkhwa Peshawar.
  13. PA to Director (Administration) DGHS Office Peshawar.
  14. PA to Deputy Director (Personnel) DGHS office Peshawar.
- For information and necessary action.

13 Principal PIMT Swat

DIRECTOR GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHAWAR

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) Swabi

No. 3385-88/GMT/ EDO (HEALTH) DATED SHABI THE 10.08.2012.

Copy of the above is forwarded to.

1. Mr. Mohab ur Rehman Jr, PHO Technician (MP)
  2. Mr. Behzad Khan Sr PHC Tech (MP) BHU F/ Abad
  3. Said Aman sr. PHC Tech, (MP) BHU Baja.
  4. Accounts section EDO (H) Office Swabi.
- for information and necessary action

Executive District Officer  
(Health) Swabi.

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Mohibur Rehman S/O Qadirullah	District Battagram	District Battagram	-do-
Muhammad Iqbal S/O Mulla Rana	District Battagram	District Battagram	-do-
Hidayatullah S/O Abdulqadir Jan	Govt. L.H.H. Peshawar	KHHS Peshawar	-do-
Muhammad Hussain S/O Shahi Khan	District Mardan	District Mardan	-do-
Shahzad Akhtar S/O Hujir Muhammad Gul	District Mardan	District Mardan	-do-
Muhammad Rana S/O Akhtar Jan	BHHS Upper Karg	District Shangha	-do-
Chaudhary Akhtar S/O Ghulam Hussain	District D.I. Khan	District D.I. Khan	-do-
Sulfiyar Khan S/O Shamshir Khan	District Swat	District Shangha	-do-
Ghulam Khan S/O Ali Khan	District D.I. Khan	District D.I. Khan	-do-
Rahman Bakht S/O Akhtar Hakeem	District Swat	District Chitral	-do-
Nasir Ahmad D/O Fazal Hujir	District Peshawar	District Kohistan	-do-
Jan Muhammad S/O Lal Bar	District Charsadda	District Charsadda	-do-
Muhammad Ibrahim S/O Mubowood	District Charsadda	District Charsadda	-do-
Bakhtyar Ahmad S/O Saad Ahmad Shah	District Charsadda	District Charsadda	-do-
Muhammad Zahar S/O M. Zamir	District Battagram	District Khyber Pakhtunkhwa	-do-
Talib Jan S/O Shaukat Dui	District Charsadda	District Charsadda	-do-
Muhammad Ishtiaq S/O Muhammad Abdulqadir	District Mardan	District Charsadda	-do-
Latifur Rehman S/O Saifur Rehman	District Charsadda	District Charsadda	-do-
Asad Shah S/O Saad Mungahar Shah	District Nowshera	District Nowshera	-do-
Muhammad Iqbal S/O Muhammad Ishaq	District Peshawar	District Hangu	-do-
Khan Afzar S/O Mir Zaman	District Mardan	District Hangu	-do-
Zameer Akbar S/O Izzat Khan	District Charsadda	District Hangu	-do-
Sajid Gul S/O Abdul Hakeem	District Mardan	District Chitral	-do-
Muhammad Faraz S/O Wale Ahmad	District Hangu	District Hangu	-do-
Hussain Khan S/O Gul Dal Khan	District Mardan	District Mardan	-do-
Mrs. Abida Siddiqui D/O Anwar Rehman	District Hangu	District Hangu	-do-

Sd/-  
Director General Health Services,  
Khyber Pakhtunkhwa, Peshawar

Dated Peshawar the 27/07/2012

31742-801 AB-VII

Copy forwarded to the:-

1. The Secretary to Govt. of Khyber Pakhtunkhwa, Health Department Peshawar.
2. The DHS FATA, Khyber Pakhtunkhwa, Peshawar.
3. The Director Provincial Health Services Academy, Khyber Pakhtunkhwa, Peshawar.
4. The All Executive District Officers (Health) in Khyber Pakhtunkhwa Province.
5. The All District Accounts Officers in Khyber Pakhtunkhwa Province.
6. The Agency Surgeons FR Bannu.
7. The Agency Accounts Officer, FR Bannu.
8. Muhammad Jamil, Assistant Director IP-III DGHIS Office Peshawar.
9. Incharge, Personnel Promotion Cell DGHIS Office Peshawar.
10. Officials concerned
11. Personal Files.
12. P.A to DGHIS, Khyber Pakhtunkhwa, Peshawar
13. P.A to Director (Administration) DGHIS Office Peshawar
14. P.A to Deputy Director (Personnel) DGHIS Office Peshawar.

For information and necessary action.

Sd/-  
Director General Health Services,  
Khyber Pakhtunkhwa, Peshawar.

18/7/2012

**OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) SWABI:**

NO 3385-88/9.M.T /G.MT/EDO (HEALTH) DATED SWABI THE 10/08/2012.

Copy of the above is forwarded to the:-

1. Mr. Mohibur Rehman Sr.PHC Tech; (MP) BHU Adina.
2. Mr. Behzad Khan Sr.PHC Tech; (MP) BHU F/Abad.
3. Mr. Saad Aman Sr.PHC Tech; (MP) BHU Baja.
4. Accounts Section EDO(H) Office Swabi.,  
for information and necessary action.

4c EXECUTIVE DISTRICT OFFICER  
(HEALTH) SWABI.

Sd/-  
ADVOCATE  
SUPREME COURT

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Aux

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Final Seniority List of Chief PHC Tech: (MP) BS-16 in Health Department Khyber Pakhtunhwa

S. No.	Name	Father Name	Old Nomenclature with BPS. New Nomenclature after restructuring with BPS	Date of Joining Govt. Service/ promotion/ up gradation	Present Posting	Domicile	Date of Birth	Date of Retirement	Remarks
1	Riaz Hussain Shah	Ghulam Shabir	CDC Superv: BPS 11 ✓ PHC Tech (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	25.02.2003 10.05.2006 11.08.2015 25-10-2017	DHO Tank	Tank	08.11.1970	05.11.2030	
2	Muhammad Daud	Shah Nawaz	CDC Superv: BPS 11 PHC Tech. (MP) B-12 SPHC Tech. (MP) B-14 Chief PHCT BS-16	01.12.2005 ✓ 10.05.2008 ✓ 11.08.2015 ✓ 25-10-2017	DHO Tank	Tank	06.04.1982	05.04.2042	
3	Azra Bano	Muhammad Hussain	Med: Tech: BPS07 ✓ Med Tech: BPS09 ✓ PHC Tech: BS-12 ✓ Chief PHCT BS-16 ✓	21.10.1982 24.08.1983 21.02.2011 11.05.2012	DHO Nowshera	Peshawar	17.04.1960	18.04.2020 ✓	
4	Abdul Waheed	Muhammad Ishaq	Med: Tech: BPS07 Med Tech: BPS09 PHC Tech: BS-12 Chief PHCT BS-16	24.10.1982 24.08.1983 21.02.2011 11.05.2012	DHO Haripur	Haripur	10.02.1960	09.02.2020 ✓	
5	Niaz Ali	Fazli Reyman	Med: Tech: BPS07 Med Tech: BPS09 PHC Tech: BS-12 Chief PHCT BS-16	24.10.1982 24.08.1983 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	08.03.1961	05.03.2021 ✓	
6	Aisar Khan	Yardil Khan	Med: Tech: BPS07 Med Tech: BPS09 PHC Tech: BS-12 Chief PHCT BS-16	20.08.1983 24.08.1983 21.02.2011 11.05.2012	DHO Charsadda	Charsadda	09.01.1963	08.01.2023 ✓	

*N. D. P. S. J. A. M.*  
ADVOCATE  
SUPREME COURT



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7	Noorullah	Zarin Khan	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	07.10.1982 22.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Swabi	Charsadda	22.01.1960	21.01.2020 ✓	
8	Muhammad Rifaqat	Ghulam Muhammad	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	22.08.1983 24.08.1983 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	02.06.1961	01.06.2021 ✓	
9	Muhammad Idrees	Haji Gul	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	23.08.1983 24.08.1983 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	24.03.1961	23.03.2021 ✓	
10	Bashir Ahmad	Amir Fahman	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	23.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Mardan	Mardan	13.08.1961	12.08.2021 ✓	
11	Qamar Zaman	Fazal Fahman	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	25.08.1983 24.08.1983 21.02.2011 11.05.2012	DHO Karak	Karak	08.02.1962	07.02.2022	
12	Muhammad Irtan	Gul Sherin	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	25.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Karak	Karak	25.02.1963	24.02.2023	
13	Fazal Wahab		Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	26.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Mardan	Ma adn	08.06.1960	07.06.2020 ✓	
14	Ahib Gul		Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHCT BS-16	26.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO D.I. Khan	Mardan	11.10.1960	10.10.2020 ✓	

*W. Sajjad Ali*  
ADVOCATE  
HIGH COURT

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15	Muhammad Hussain	Ghulam Rasool	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	26.06.1983 24.08.1983 21.02.2011 11.05.2012	?	Swat	?	?	
16	Fazal Muhammad	Faqir Muhammad	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	27.08.1983 24.08.1983 21.02.2011 11.05.2012	FMT Swat	Swat	22.12.1961	21.12.2021	
17	Jhaneeb	Kala Khan	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	28.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Manselva	Manselva	1/8/1962	31-07-2022	
18	Manzoor Ahmad	Khan Zaman	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	19.06.1983 24.08.1983 21.02.2011 11.05.2012	DHO Abbottabad	Manselva	01.08.1962	31.07.2022	
19	Qasim Hussain	Rahmat Hussain	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	01.07.1983 24.08.1983 21.02.2011 11.05.2012	DHO Upper Dir	Manselva	9/11/1958	8/11/2018 ✓	
20	Muhammad Nawaz	Shahwaz Khan	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	08.07.1983 24.08.1983 21.02.2011 11.05.2012	DHO Swat	Swat	01.04.1961	31.03.2021 ✓	
21	Arshad Hussain	Minhajuddin	Med. Tech: BPS07 Health Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	08.07.1983 24.08.1983 21.02.2011 11.05.2012	DHO Swat	Manselva	01.04.1961 Swat	31.03.2021 ✓	
22	Yasmin Begum	Abdur Rehman	Health Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	03.09.1983 21.02.2011 11.05.2012	DHO Manselva	Nowshera	10.03.1962 Manselva	09.01.2022	
23	Shahzad GA	Amir Muhammad	Med: Tech: BPS07 Med Tech: BPS09 FHC Tech: BS-12 Chief FHC BS-16	07.02.1984 21.02.2011 11.05.2012	DHO Charsadda	Charsadda	16.10.1959	15.10.2019 ✓	

*Muhammad Ali*  
ADVOCATE  
SUPREME COURT

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24	Abdullah Khan	Mehr Di	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	07.02.1984 21.02.2011 11.05.2012	DHO DI Khan	DI Khan	01.12.1962	30.11.2022	
25	Muhammad Faliq	Ghulam M.	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	08.02.1984 21.02.2011 11.05.2012	DHO DI Khan	DI Khan	15.03.1962	14.03.2022	
26	Attiqur Rehman	Gada Khel	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	09.02.1984 21.02.2011 11.05.2012	DHO Karak	Karak	24.11.1959	23.11.2019 ✓	
27	Momin Khan	Fbkhan	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	09.02.1984 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	20.05.1981	19.05.2021 ✓	
28	Fida Muhammad	O. Sahibullah	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	09.02.1984 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	20.11.1962	19.11.2022	
29	Tasleem Khan	Fazal Rehman	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	09.02.1984 21.02.2011 11.05.2012	DHO Charsadda	Charsadda	15.02.1965	14.09.2025	
30	Khalid Usman	Muhammad Saeed	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	10.02.1984 21.02.2011 11.05.2012	DHO Karak	Karak	11/7/1964	10/7/2021	
31	Nigar Sultana	Rr Bukhsh	Med: Tech: EPS07 Med Tech: EPS09 FHC Tech: BS-12 Chief FHC Tech BS-16	11.02.1984 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	11/2/1961	10/2/2021 ✓	
32	Basharat Ali	Muhammad Miskeen	DS EPS-10 FHC Tech BS-12 S FHC Tech: BS-14	03.02.2003 25.08.2006 11.05.2012	DHO Haripur	Mansehra	05.04.1959	01.04.2019 ✓	Copy send vide notification to SC/HR/17/2019 dated 11.8.19

*Abdul Qadir Siddiqi*  
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33	Farhadullah	Muzaffar Khan	Vaccinator B-05 S. BFTech: B-06 DS BPS-10 FHC Tech: BS-12 S. FHC Tech: B-14	23.12.1976 01.12.1984 24.03.2004 25.08.2006 11.05.2012	DHO Peshawar	Peshawar	14.08.1958	13.08.2018 ✓	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
34	Saadullah	All Haider	TS BS-08 DS BS-10 FHC Tech: BS-12 S. FHC Tech: (MP) BS-14	03.06.1985 10.11.2004 25-08-2006 11-05-2012	DHO Mardan	Mardan	01.03.1965	28.02.2025	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
35	Hamzullah Khan	Mir Gul	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	11.02.1984 21.02.2011 11.05.2012	DHO Kohat	Kohat	01.01.1961	31.12.2020 ✓	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
36	Raj Muhammad	Abdul Wahab	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	11.02.1984 21.02.2011 11.05.2012	DHO Baltagram	Baltagram	02.03.1963	01.03.2023	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
37	Faridoon Khan	Behri Karam	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	11.02.1984 21.02.2011 11.05.2012	DHO Malakand	Malakand	16.04.1963	15.04.2023	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
38	Alfaud Din	<del>Janab Din</del>	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	11.02.1984 21.02.2011 11.05.2012	DHO Kohat	Kohat	04.07.1964	03.07.2024 ✓	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
39	Ikram ul Haq	Fazal Haq	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	12.02.1984 21.02.2011 11.05.2012	ASFR Bannu	Bannu	05.02.1960	04.02.2020 ✓	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
40	Muhammad Sbtain	Ghulam Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	12.02.1984 21.02.2011 11.05.2012	DHO D.I Khan	D.I Khan	05.03.1962	04.03.2022	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15
41	Roohul Islam	Saeed ur Fehman	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	12.02.1984 21.02.2011 11.05.2012	DHO Baltagram	Baltagram	24.10.1962	23.10.2022	Upgraded to BS 16 vide Notification No SC/FF/7-3/2015/ dated 11-8-15

*Abul Fajjad Sidi*  
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42	Samiullah	Lal Wazir	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	12.02.1984 21.02.2011 11.05.2012	DHO Kohat	Kohat	15.08.1963	14.08.2023	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
43	Naseeb Ghani Shah	Shilani Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	13/02/1984 21.02.2011 11.05.2012	DHO Bannu	Bannu	1/4/1959	31/03/2019 ✓	Upgraded vide Notification No. SQ/FWD/7-3/2019/ dated 11-8-15.
44	Sarwar Begum	Fazal Karim	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	13.02.1984 21.02.2011 11.05.2012	DHO Nowshera	Peshawar	2/2/1961	1/2/2021 ✓	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
45	Zainul Islam	Haliz Muhammad Halim	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	13.02.1984 21.02.2011 11.05.2012	DHO Bannu	Bannu	01.04.1963	31.03.2023	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
46	Muhammad Ayaz	Mir Azam	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	13.02.1984 21.02.2011 11.05.2012	DHO Charsadda	Peshawar	01.06.1964	31.05.2024	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
47	Khalid Iqbal	Nadir Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	13.02.1984 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	01.06.1964	31.05.2024	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
48	Muhammad	Fahriani Gul	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	14.02.1984 21.02.2011 11.05.2012	DHO Malakand	Malakand	10.03.1965	09.03.2025	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
49	Tariq Hussain	Ghazi Hussain Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	14.02.1984 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	25.04.1965	24/04.2025	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
50	Taj Muhammad	Wali Dad	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.02.1984 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	06.12.1959	05.12.2019 ✓	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15
51	Abdul Majid	Malak Mir	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15/02/1984 21.02.2011 11.05.2012	DHO Lakki Marwat	Lakki Marwat	02.01.1960	01.01.2020 ✓	Upgraded to BS 16 vide Notification No SQ/FWD/7-3/2019/ dated 11-8-15

*Abdul Majid Ali*  
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52	Rifaqat Hussain	Hazrat Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.02.1984 21.02.2011 11.05.2012	DHO Manshera	Manshera	15.02.1962	14.02.2022	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
53	Muhammad Arif	Mir Alzar Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.02.1984 21.02.2011 11.05.2012	DHO Nowshera	Peshawar	01.12.1965	30.11.2025	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
54	Rahat Gul	Shazi Gul	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	16.02.1984 21.02.2011 11.05.2012	DHO Malakand	Malakand	15.09.1958	14.09.2018	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
55	Altair Rehman	Inayat Rehman	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	16.02.1984 21.02.2011 11.05.2012	DHO Buner	Buner	07.03.1965	06.03.2025	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
56	Muhammad Rehman	Inayat Rehman	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	16.02.1984 21.02.2011 11.05.2012	DHO Buner	Swat	04.08.1965	03.08.2025	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
57	Khalid Mahmood	Muhammad Younas	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	20.02.1984 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	22.07.1962	21.07.2022	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
58	Ghulam Said	Ri Said	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	05.03.1984 21.02.2011 11.05.2012	DHO Malakand	Malakand	12.04.1963	11.04.2023	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
59	Muhammad Arshad	Muhammad Fatique	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	17.02.1985 21.02.2011 11.05.2012	DHO Manshera	Manshera	19.03.1965	18.03.2025	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
60	Feroz din	Rehman-ud-Din	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	18.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	10.08.1966	09.08.2026	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15
61	Jehanzeb Shah	Ghafoor Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	19.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	30.04.1961	29.04.2021	Upgraded to ES 16 vide Notification No SQ/PT/17/3/2015/ dated 11-8-15

*Amir Ali*  
ADVOCATE  
SUIKHE: (11/11)

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62	Muhammad Ayaz	Mian Fazl Badshah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	19.02.1985 21.02.2011 11.05.2012	DHO Nowshera	Charsadda	17/11/1982	31-12-2021	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
63	Muhammad Amin	Saida Gul	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	19.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	12.02.1963	11.02.2023	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
64	Fazal Qayum	Fazli Hakeem	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	19.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardaus	22.04.1966	21.04.2026	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
65	Shagufta Gul	Arshad Hussain	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	20.02.1985 21.02.2011 11.05.2012	DHO Manshera	Manshera	08.04.1965	07.04.2025	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
66	Bahzad Khan	Aziz Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	21.02.1985 21.02.2011 11.05.2012	DHO Swabi	Mardan	18.04.1964	17.04.2024	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
67	Muhammad Shoab	Mulvi Fakhruddin	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	21.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	24.04.1965	23.04.2025	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
68	Muhammad Kalim	Abdullah Shah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	21.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	01.01.1960	31.12.2019	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
69	Zahid Ali	Muhammad Shuab	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	21.02.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	12.01.1964	11.01.2024	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
70	Hamidullah	Pehmatullah	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	21.02.1985 21.02.2011 11.05.2012	DHO Nowshera	Nowshera	11.07.1964	10.07.2021	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15
71	Said Aman	Awal Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	26.02.1985 21.02.2011 11.05.2012	DHO Swabi	Mardan	12.09.1961	11.09.2021	Upgraded to BS-16 vide Notification No SO/FF/PO/7-3/2015/ dated 11-8-15

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 H. M. Mansoor Ali  
 ADVOCATE  
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72	Muhammad Shabir	Muhammad Farid	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	01.03.1985 21.02.2011 11.05.2012	EDO Mansehra		10.04.1960	09.04.2020 ✓	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
73	Curri Menhaj Afridi	Fazal Haq	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	02.03.1985 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	31.03.1965	30.03.2025	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
74	Sher Muhammad	Muhammad Khan	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	DHO Swat	Swat	15.07.1961	14.07.2021 ✓	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
75	Surej Parkash	Sita Ram	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	RMT Swat	Swat	01.03.1959	28.02.2019 ✓	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
76	Gul Sadikar	Aqool	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	DHO Buner	Buner	02.02.1962	01.02.2022	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
77	Muhammad Aman	Khairul Aman	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	DHO Swat	Swat	26.06.1963	25.06.2023	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
78	Ahmad Zeb	Jahanzeb	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	DHO Swat	Swat	01.03.1964	28.02.2021	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
79	Sraaj Khan	Fahim Khan	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.03.1985 21.02.2011 11.05.2012	DHO Buner	Buner	10.04.1964	09.04.2024	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
80	Muhammad Ayaz	Gul Zaman	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	18.03.1985 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	25.04.1963	24.04.2023	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15
81	Nargis Begum	Ghulam Habib	Health Tech: BFS09 FHC Tech: BS-12 S. FHC Tech: B-14	01.08.1985 21.02.2011 11.05.2012	DHO Nowshera	Chasadda	01.04.1963	31.03.2023	Upgraded to BS 16 vide Notification No SD/FF/ED/7-3/2015/ dated 11-8-15

*Aman Said*  
 AMAN SAID  
 ADVOCATE  
 SUPREME COURT



82	Badrud Din	Fazal Fahim	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	09.04.1981 10.09.1985 21.02.2011 11.05.2012	DHO Mansehra		01.10.1959	30.09.2019 ✓	Upgraded to BS-10 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
83	Abdul Haleem	Chala Malik	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	09.04.1981 09.10.1985 21.02.2011 11.05.2012	DHO Kohistan		01.01.1961	31.12.2021	Upgraded to BS-16 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
84	Jamir Fehman	Benyamin	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	04.01.1982 10.09.1985 21.02.2011 11.05.2012	DHO Mansehra		16.09.1959	15.09.2019 ✓	Upgraded to BS-18 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
85	Akhir Jan	Ahmad Jan	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	31.08.1982 10.09.1985 21.02.2011 11.05.2012	LPH Peshawar	Bajour Agency	25.05.1953	24.05.2023	Upgraded to BS-16 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
86	Fazli Fehman	Abdul Khaliq	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	01.09.1982 10.09.1985 21.02.2011 11.05.2012	DHO Buner	<del>LHO</del> Buner	04.02.1959	03.02.2019 ✓	Upgraded to BS-18 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
87	Muhammad Idrees	Sair Fehman	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	01.09.1982 10.09.1985 21.02.2011	DHO Buner	✓ Buner	21.11.1961	20.11.2021	Upgraded to BS-16 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
88	Hikmat Khan	Misrang Khan	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	03.01.1983 10.09.1985 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	10-06-1961	09.06.2021 ✓	Upgraded to BS-18 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15
89	Habibur Fehman	Qudratullah	Lep: Tech: BPS07 Lep Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.02.1983 10.09.1985 21.02.2011 11.05.2012	DHO Battagram	Battagram	12.12.1964	11.12.2021	Upgraded to BS-16 vide Notification No. SQ/FF/7-3/2019/ dated 11-8-15

*Ahmed Sajjad Shah*  
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PUNJENTH COURT

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90	Hidayatullah	Abdullah Jan	Lep. Tech: BPS07 Lep. Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	26.02.1984 10.09.1985 21.02.2011 11.05.2012	LRI Peshawar	Peshawar	20.03.1963	19.03.2023	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
91	Shaheen Akhtar	Haji Muhammad Gul	Lep. Tech: BPS07 Lep. Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	08.07.1984 10.09.1985 21.02.2011 11.05.2012	DHO Manshra	Manshra	09.04.1962	08.04.2022	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
92	Fahim Bakht	Abdul Hakim	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	01.10.1985 21.02.2011 11.05.2012	DHO Swat	Swat	01.01.1962	31.12.2021	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
93	Nayyar Batool	Fazal Haq	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	08.10.1985 21.02.2011 11.05.2012	DHO Peshawar	Peshawar	12.06.1963	11.06.2023	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
94	Muhammad Iqbal	Muhammad Ishaq	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.10.1985 21.02.2011 11.05.2012	DHO Hangu	Karak	07.04.1959	08.04.2019 ✓	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
95	Khan Aisar	Mir Zaman	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	15.10.1985 21.02.2011 11.05.2012	DHO Abbottabad	Abbottabad	10.06.1959	09.06.2019 ✓	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
96	Muhammad Fayaz	Wali Ahmad	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	16.10.1985 21.02.2011 11.05.2012	DHO Haripura	Abbottabad	13.06.1963	12.06.2023	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
97	Rohdad Khan	Gul Dad Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	20.10.1985 21.02.2011 11.05.2012	DHO Mardan	Mardan	03.08.1958	2/8/2018 ✓	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15
98	Miss Abida Shaheen	Azizur Rehman	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	25.10.1985 21.02.2011 11.05.2012	DHO Haripur	Abbottabad	28.03.1962	27.03.2022	Upgraded to ES-16 vide Notification No SC/FP/7-3/2019/ dated 11-8-15

*Muhammad Ali*  
ADVOCATE  
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99	Behram Khan	Muhammad Akbar Khan	Health Tech: BPS09 FHC Tech: BS-12 S. FHC Tech: B-14	25.10.1985 21.02.2011 11.05.2012	DHO Kohistan		08.08.1961	07.08.2021 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
100	Sabz Ali	Ajoon Khan	Health Tech: BPS09 PHC Tech: BS-12 Sr. PHC Tech: B-14	25.10.1985 21.02.2011 11.05.2012	DHO Kohistan		12.09.1962	11.09.2022	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
101	Jehan Bibi	Taj Muhammad	Health Tech: BPS09 PHC Tech: (MP) B-12	11.02.1984 11.05.2012 11.05.2012	DHO Charsadda	Charsadda	12.09.1959	11.09.2019 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
102	Ibad ur Rehman	Muhammad Jamil	Health Tech: BPS09 FHC Tech: (MP) B-12	11.02.1984 11.05.2012 11.05.2012	DHO Charsadda	Charsaddas	12.09.1959	11.09.2019 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
103	Insanullah	Amir Khalik	Health Tech: BPS09 FHC Tech (MP) B-12 Sr. FHC Tech: B-14	12.02.1984 11.05.2012 11.05.2012	DHO Dir Lower	Dir Lower	15.07.1960	14.07.2020 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
104	Muhammad Najjullah	Saltanal Shah	Health Tech: BPS09 FHC Tech: (MP) B-12 S. FHC Tech: B-14	12.02.1984 11.05.2012 11-05-2012	DHO Chitral	Chitral	01.03.1962	28.02.2022	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
105	Muhammad Sareer	Mashar Khan	Health Tech: BPS09 FHC Tech: (MP) B-12 S. FHC Tech: (MP)	21.04.1984 11.05.2012 11.05.2012	DHO Peshawar	Peshawar	25.05.1963	24.05.2023	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
106	Israr ud Din	Hayal Karim	Health Tech: BPS09 FHC Tech: (MP) B-12 FHC Tech: (MP) 14	16.02.1985 11.05.2012 11.05.2012	DHO Nowshera	Charsadda	17.08.1958	16.08.2018 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15
107	Parvez Bibi	Taj Muhammad	Health Tech: BPS09 FHC Tech: (MP) B-12 FHC Tech: (MP) 14	27.02.1985 11.05.2012 11.05.2012	DHO Peshawar	Charsadda	04.03.1961	03.03.2021 ✓	Upgraded to BS 16 vide Notification No SO(F)/FD/7-3/2015/ dated 11-8-15

*Amjad Ali*  
 4014004  
 ASSISTANT COMMISSIONER

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108	Atal Hussain	Taj Muhammad	Health Tech: BPS09 PHCTech: (MP) B-12 S. PHCTech: B-14	02.03.1985 11.05.2012 11.05.2012	DHO Shangla	Shangla	12.01.1960	11.01.2020 ✓	Upgraded to IS 16 vide Notification No SQ/ITWD/7-3/2015/ dated 11-8-15
109	Khaista Iqbal	Amiran Said	Health Tech: BPS09 PHCTech: (MP) B-12 S. PHCTech: B-14	18.03.1985 11.05.2012 11.05.2012	DHO Lower Dir	Dir Lower	01.05.1985	30.04.2025	Upgraded to IS 16 vide Notification No SQ/ITWD/7-3/2015/ dated 11-8-15
110	Jan Mir	Aman Ullah Khan	Lep. Tech: BPS-09 PHC Tech (MP) B-12 SPHC Tech (MP) B-14 Chief PHCT BS-16	07.11.1983 02.08.2012 11.08.2015 25-10-2017	DHS FATA	DIKhan	07.09.1958	06.09.2018 ✓	
111	Bushra Jabeen	Amanullah Khan	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	20.02.1985 02.08.2012 11.08.2015 25-10-2017	DHO Nowshera	Nowshera	11.11.1959	10.11.2019 ✓	
112	Rahmatul Haq	Ghulam Muhammad	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	10.10.1985 02.08.2012 11.08.2015 25-10-2017	DHO Mardan	Mardan	04.11.1959	03.11.2019 ✓	
113	Muhammad Nazir	Fazli Rashid	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	12.10.1985 02.08.2012 11.08.2015 25-10-2017	DHO Dir Lower	Dir Lower	01.01.1965	31.12.2024	
114	Muhammad Niaz	Muhammad Zaman	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	16.10.1985 02.08.2012 11.08.2015 25-10-2017	DHO Mansehra	Mansehra	14.02.1960	13.02.2020 ✓	

*Amir*  
*Amir*  
*Amir*  
ADVOCATE  
BENEFIT LIAISON

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115	Shamsur Rehman	Akbar Khan	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech. (MP) B-14 Chief PHCT BS-16	22.10.1985 02.08.2012 11.08.2015 25-10-2017	DHO Mardan	Mardan	05.04.1959	04.04.2019 ✓	
116	Muhammad Farooq	Muhammad Aslam	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech. (MP) B-14 Chief PHCT BS-16	23.10.1985 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Abbottabad	15.08.1960	14.08.2020 ✓	
117	Nasreen Begum	Noor Alam Khan	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech. (MP) B-14 Chief PHCT BS-16	28.10.1985 02.08.2012 11.08.2015 25-10-2017	DHO Malakand	Malakand	20.04.1965	19.04.2025	
118	Taj Muhammad	Muhammad Qasim	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech. (MP) B-14 Chief PHCT BS-16	05.11.1985 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Mansehra	01.12.1959	30.11.2019 ✓	
119	Shafiqur Rehman	Abdul Salam	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech (MP) B-14 Chief PHCT BS-16	06.11.1985 02.08.2012 11.08.2015 25-10-2017	DHO Mansehra	Mansehra	01.06.1959	31.05.2019 ✓	
120	Mir Wali Jan	Mali Jan	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech (MP) B-14 Chief PHCT BS-16	01.12.1985 02.08.2012 11.08.2015 25-10-2017	DHO Karak	Karak	15.09.1958	14.09.2018 ✓	

*Muhammad Ali*  
ADVOCATE  
LAWYER

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121	Malik Muhammad Fayyaz	Fazal Dad	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	12.12.1985 02.08.2012 11.08.2015 25-10-2017	DHO Mansehra	Mansehra	16.01.1959	15.01.2019	
122	Manzoor Qadar	Sarwar Khan	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	12.12.1985 02.08.2012 11.08.2015 25-10-2017	DHO Karak	Karak	18.01.1959	17.01.2019	
123	Robina Shaheen	Abdul Wadood	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	16.12.1985 02.08.2012 11.08.2015 25-10-2017	DHO Peshawar	Peshawar	01.01.1964	31.12.2023	
124	Jamil Ahmad	Muhammad Saeed	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	06.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Dir Lower	Dir	15.01.1968	14.01.2026	
125	Fazal Subhan	Fazal Elahi	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	08.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Swat	Swat	21.03.1959	20.03.2019	
126	Abdul Samad	Saeed ur Rehman	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	08.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Nowshera	Peshawar	20.02.1963	19.02.2023	

Alif  
Abdul Qadir  
SVP  
SVP  
SVP

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127	Shahi Bostan	Sher Zada	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	10.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Shangla	Shangla	03.04.1964	02.04.2024	
129	Shaukat Ali	Mushtaq Ali	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	16.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Malakand	Malakand	03.02.1965	02.02.2025	
130	Abdul Jamil	Fazal Rahim	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	20.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Swat	Swat	01.04.1964	31.03.2024	
131	Sardar Nawaz	Haq Nawaz	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	20.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Chitral	Chitral	02.06.1967	01.06.2027	
132	Mumtaz Hussain	Gul Ahmad	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Batagram	Shangla	12.04.1960	11.04.2020	
133	Iqbal Ahmad	Baharul Muik	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHO Swat	Swat	12.02.1962	11.02.2022	

*Abdul Qadir*  
ADVOCATE  
DIPLOME CLERK

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134	Muhammad Ayaz	Mirmiaz	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Swat	27.04.1962	26.04.2022	
135	Sanaullah	Shah Hussain	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Swat	25.01.1963	24.01.2023	for promotion
136	Abdul Jabbar	Itaber Gul	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Swat	25.08.1964	24.08.2024	
137	Said Muhammad Khan	Siahosh	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Swat	05.01.1965	04.01.2025	for promotion
138	Anwar Adil	Mulabar Khan	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	22.02.1986 02.08.2012 11.08.2015 25-10-2017	AS Bajuar	Shangla	25 04 1966	24 04 2026	
139	Gul Faraz Khan	Paqroshi	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	25/02/1986 24.07.2013 11.08.2015 25-10-2017	DHO Chitral	Chitral	4/2/1962	03.02.2022	

*Muhammad Ali*  
ADVOCATE  
D. P. ME. C. U. K. I.



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140	Fazal Bakhsh	Bakhshish	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	25.02.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Shangla	09.08.1965	08.08.2025
141	Arshad Ahmad	Muhammad Zahir Shah	Health Tech: BPS 09 PHC Tech (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	01.03.1986 02.08.2012 11.08.2015 25-10-2017	DHS FATA	Charsadda	02.04.1967	01.04.2027
142	Muhammad Ali	Sardar Ali	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	02.03.1986 02.08.2012 11.08.2015 25-10-2017	DHO Karak	Karak	02.04.1962	01.04.2022

Director General Health Services  
Khyber Pakhtunkhwa Peshawar

*Muhammad Ali*  
ADVOCATE  
CHIEF PHCT

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17 -  
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11/8/

BETTER COPY of Annexure (D)

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GOVT OF KHYBER PAKHTUNKHWA  
HEALTH DEPARTMENT

Dated the Peshawar 18th May, 2018

**NOTIFICATION.**

No. SOH-III/8-60/2018. The competent authority has been pleased to approve the proposal to enhance the ratio/restructuring of Paramedics staff of Health Department in the higher grades, for availing promotion due to anomalous allocation in different scales as per following tables.

Scale wise Existing Ratio of posts of paramedical staff			Scale wise Proposed Ratio of posts of paramedical staff			Number of Posts
S No.	BPS	Percentage	S No.	BPS	Percentage	
1.	Posts in BPS-12	80%	1.	Posts in BPS-12	40%	5818
2.	Posts in BPS-14	12%	2.	Posts in BPS-14	30%	4382
3.	Posts in BPS-16	3.5%	3.	Posts in BPS-16	20%	2908
4.	Posts in BPS-17	2.5%	4.	Posts in BPS-17	8.0%	1164
5.	Posts in BPS-18	1.85%	5.	Posts in BPS-18	1.95%	284
6.	Posts in BPS-19	0.09%	6.	Posts in BPS-19	0.04%	08
7.	Posts in BPS-20	0.04%	7.	Posts in BPS-20	0.01%	1
		100%			100%	14542

The expenditure involved shall be debatable to function cum object classification 07-Health-076-Health-Administration-0761-Administration-076101 Administration current Financial Year 2017-18.

The Administrative Department will amend-service rules through SSRC accordingly

Secretary to Govt. of Khyber Pakhtunkhwa  
Health Department

Endst: No. SO(FR) FD/7-3/2018/17401/H

Dated: 11-05-2018

Copy forwarded to Accountant General, Khyber Pakhtunkhwa Peshawar for information & necessary action.

Section Officer (FR)  
Finance Department  
Dated: 15-05-2018

No. SOH-III/8-60/2018,

Copy forwarded to

- 1 The Additional Chief Secretary (FATA) Khyber Pakhtunkhwa.
2. The Secretary to Governor, Khyber Pakhtunkhwa.
3. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa,
4. The Secretary FATA, Governor's Secretariat Peshawar



HEALTH DEPARTMENT

Dated the Peshawar 15<sup>th</sup> May, 2018

Aux (D) 32

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**NOTIFICATION**

No. SOH-III/A-60/2018. The competent authority has been pleased to approve the proposal to enhance the ratio/restructuring of Paramedics staff of Health Department in the higher grades for availing promotion due to anomalous allocation in different scales as per following tables.

(33)

Scale-wise Existing ratio of posts of Paramedics Staff			Scale-wise Proposed ratio of posts of Paramedics Staff			Number of Posts
S. No	BPS	Percentage	S. No	BPS	Percentage	
1	Posts in BPS-12	80%	1	Posts in BPS-12	40%	5818
2	Posts in BPS-14	12%	2	Posts in BPS-14	30%	4362
3	Posts in BPS-16	35%	4	Posts in BPS-16	20%	2908
4	Posts in BPS-17	25%	5	Posts in BPS-17	80%	1154
5	Posts in BPS-18	18%	6	Posts in BPS-18	195%	284
6	Posts in BPS-19	00%	7	Posts in BPS-19	00%	05
7	Posts in BPS-20	00%	8	Posts in BPS-20	001%	01
		100%	Total		100%	14542

2 The expenditure involved shall be debatable to function cum object classification 07-Health-076-Health-Administration-0761-Administration-076101-Administration current Financial Year 2017-18.

3 The Administrative Department will amend service rules through SSRC accordingly.

Secretary to Govt. of Khyber Pakhtunkhwa  
Health Department

Encls: No. SO(FR)SD/7-3/2018/17401/H

Dated: 11-05-2018

Copy forwarded to Accountant General, Khyber Pakhtunkhwa Peshawar for information & necessary action.

*[Signature]*  
Section Officer (FR)  
Finance Department

Dated: 15-05-2018

No. SOH-III/A-60/2018

Copy forwarded to:-

*[Signature]*  
ADVOCATE  
SUPREME COURT

- The Additional Chief Secretary, Peshawar
- The Secretary, Health Department, Peshawar
- The Principal Secretary, Government of Khyber Pakhtunkhwa, Peshawar
- The Secretary, Finance Department, Peshawar

6. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa,
7. Senior Member, Board of Revenue, Khyber Pakhtunkhwa,
8. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa.
9. The Director General, Health Services, Khyber Pakhtunkhwa.
10. The Registrar, Peshawar High Court, Peshawar.
11. All Deputy Commissioners, Political Agents, District & Session Judges/District Nazims, Khyber Pakhtunkhwa.
12. The Chairman, Khyber Pakhtunkhwa, Service Tribunal, Peshawar.
13. PS to Vice Chancellor, KMU, Peshawar.
14. The Inspector General of Prisons, Khyber Pakhtunkhwa.
15. The Director General, Social Security, Khyber Pakhtunkhwa,
16. The Director General, PHSA, Khyber Pakhtunkhwa.
17. Director, Local Fund Audit, Khyber Pakhtunkhwa.
18. The Treasury Officer, Peshawar.
19. The Chief HSRRU.
20. The Chief Planning Officer Health Department.
21. Director Health Services FATA, Peshawar.
22. All Hospital Directors/Medical Pakhtunkhwa.
23. All Medical Superintendents of Directors, DHQ MTIs, Khyber All Pakhtunkhwa.
24. All District Health Officers, Khyber Pakhtunkhwa.
25. The Director of Information, Khyber Pakhtunkhwa.
26. All Agency Surgeons/MS of FATA.
27. All Principals of Medical Colleges in Khyber Pakhtunkhwa.
28. The Principal, ZAB/PGPL, Peshawar.
29. The Principals, All PIMT in Khyber Pakhtunkhwa.
30. All District Accounts Officers in Khyber Pakhtunkhwa.
31. All Agency Accounts Officers in Khyber Pakhtunkhwa.
32. The Section Officer (Budget) Health Department.
33. PS to Chief Secretary Khyber Pakhtunkhwa.
34. PS to Senior Minister for Health, Khyber Pakhtunkhwa,
35. PS to Secretary Health, Khyber Pakhtunkhwa.
36. Syed Roidar Shah, President, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
37. Luqman Gul, Secretary General, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
38. Khwaja Abdul Qayyum, Chairman, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
39. The Manager Govt. Printing Press, Khyber Pakhtunkhwa.

Section Officer-III

(Handwritten mark)

- 5. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
- 6. Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- 7. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa.
- 8. The Director General, Health Services, Khyber Pakhtunkhwa.
- 9. The Registrar, Peshawar High Court, Peshawar.
- 10. All Deputy Commissioners, Political Agents, District & Session Judges/District Nazims, Khyber Pakhtunkhwa.
- 11. The Chairman, Khyber Pakhtunkhwa, Service Tribunal, Peshawar.
- 12. PS to Vice Chancellor, KMU, Peshawar.
- 13. The Inspector General of Prisons, Khyber Pakhtunkhwa.
- 14. The Director General, Social Security, Khyber Pakhtunkhwa.
- 15. The Director General, PHSA, Khyber Pakhtunkhwa.
- 16. Director, Local Fund Audit, Khyber Pakhtunkhwa.
- 17. The Treasury Officer, Peshawar.
- 18. The Chief HSRRU.
- 19. The Chief Planning Officer Health Department.
- 20. Director Health Services FATA, Peshawar.
- 21. All Hospital Directors/Medical Directors, MTs, Khyber Pakhtunkhwa.
- 22. All Medical Superintendents of DHQ Hospitals in Khyber Pakhtunkhwa.
- 23. All District Health Officers, Khyber Pakhtunkhwa.
- 24. The Director of Information, Khyber Pakhtunkhwa.
- 25. All Agency Surgeons/MS of FATA.
- 26. All Principals of Medical Colleges in Khyber Pakhtunkhwa.
- 27. The Principal, ZAB/PGPI, Peshawar.
- 28. The Principals, All PIMT in Khyber Pakhtunkhwa.
- 29. All District Accounts Officers in Khyber Pakhtunkhwa.
- 30. All Agency Accounts Officers in Khyber Pakhtunkhwa.
- 31. The Section Officer (Budget) Health Department.
- 32. PS to Chief Secretary Khyber Pakhtunkhwa.
- 33. PS to Senior Minister for Health, Khyber Pakhtunkhwa.
- 34. PS to Secretary Health, Khyber Pakhtunkhwa.
- 35. Syed Roidar Shah, President, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
- 36. Luqman Gul, Secretary General, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
- 37. Khwaja Abdul Qayyum, Chairman, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
- 38. The Manager Govt. Printing Press, Khyber Pakhtunkhwa.

*Amjad Ali*  
 ADVOCATE  
 SUPREME COURT

*(Signature)*  
 Section Officer-III

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GOVERNMENT OF KHYBER PAKHTUNKHWA  
FINANCE DEPARTMENT

NO. BOVL/FD/4-1/2014-15/VOL-VII

DATED PESHAWAR 06.11.2018

To

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

Subject:- **STRENGTHENING/ ENHANCEMENT AND RESTRUCTURING OF  
PARAMEDICS IN KHYBER PAKHTUNKHWA**

Dear Sir,

I am directed to refer to your Department letter No.SOB-W/HD/S 23/Paramedics/2017-18 dated 19-09-2018 and to state that consequent upon approval of the competent authority regarding enhancement of Ratio/Restructuring of Paramedics staff of Health Department in the higher grades, as per breakup given in the audit copy bearing No.SOH-111/8-60/2018 dated 15-05-2018 duly authenticated by Finance Department vide endorsement No SO(FR)/FD/7 3/2018/17401/1 Dated 11-05-2018, this Department conveys concurrence to the DDO wise, designation wise and BPS wise detail of such posts contained in the attached book titled-Strength of Paramedics Ratio Enhancement 2017-18, Health Department vide Notification No. SOH-1/8-60/2018 dated 15-05-2018 (1-375), duly attested by the Officer concerned of the Health Department.

2. The expenditure involved therein shall be debatable to the functional cum objects classification Health Department Grant No.13, NC21017 Classification 071102, 073101, 073102, 073201, 073301, 074104, 076101, 093102, 093120, and 096101 & District Nos, AD21C17 Abbotabad, 8021C17 Buner, BM21C17 Battagram, BU21C17 Bannu, CA21C17 Charsadda, CL21C17 Chitral, DP21C17 Dir Upper, DA21C17 Dir Lower, DI21C17 DIKhan, HR21C17 Haripur HG21C17 Hangu KK21C17 Karak, KT21C17 Kohat, KD21C17 Kohistan, KO21C17 Kohistan Lower LK21C17 Lakki Marwat, MA21C17 Mansehra, MD21C17 Malakand, MR21C17 Mardan, NR21C17 Nowshern, PR21C17 Peshawar, SU21C17 Swabi, SW21C17 Swat, SH21C17 Shangla, TK21C17 Tank, GT21C17 Tor Gh, PA21C17 Kola Pallas Kohistan during CFY 2018-19.

3. The AD shall amend the service rules through competent forum (SSRC) accordingly.

Yours faithfully,

Budget Officer VI

CC

1. Accountant General Khyber Pakhtunkhwa,
2. Director FMIU FD with the request to take effect in the SAP System accordingly.
3. Section Officer (FR) Finance Department.
4. PS to Secretary Finance Department
5. PS to Special Secretary Finance Department.
6. Syed Roidar Shah, Provincial President Paramedical Association KP LRH.

Budget Officer-VI



GOVERNMENT OF KHYBER PAKHTUNKHWA  
FINANCE DEPARTMENT

NO. BOVI/FD/4-1/2014-15/VOL-VII

DATED PESHAWAR THE 06-11-2018

To

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

Subject:- STRENGTHENING/ ENHANCEMENT AND RESTRUCTURING OF  
PARAMEDICS IN KHYBER PAKHTUNKHWA.

Dear Sir,

I am directed to refer to your Department letter No.SOB-II/HD/5-23/Paramedics/2017-18 dated 19-09-2018 and to state that consequent upon approval of the competent authority regarding enhancement of Ratio/Restructuring of Paramedics staff of Health Department in the higher grades, as per breakup given in the audit copy bearing No.SOH-III/8-60/2018 dated 15-05-2018 duly authenticated by Finance Department vide endorsement No.SO(FR)/FD/7-3/2018/17401/H Dated 11-05-2018, this Department conveys concurrence to the DDO wise, designation wise and BPS wise detail of such posts contained in the attached book titled - Strength of Paramedics Ratio Enhancement 2017-18, Health Department vide Notification No. SOH-III/8-60/2018 dated 15-05-2018 (1-375), duly attested by the Officer concerned of the Health Department

2. The expenditure involved therein shall be debatable to the functional cum objects classification Health Department Grant - No.13, NC21017 Classification 071102, 073101, 073102, 073201, 073301, 074104, 076101, 093102, 093120, and 096101 & District Nos, AD21C17 Abbotabad, BD21C17 Buner, BM21C17 Battagram, BU21C17 Bannu, CA21C17 Charsadda, CL21C17 Chitral, DP21C17 Dir Upper, DA21C17 Dir Lower, DI21C17 Dikhan, HR21C17 Haripur, HG21C17 Hangu, KK21C17 Karak, KT21C17 Kohat, KD21C17 Kohistan, KO21C17 Kohistan Lower, LK21C17 Lakki Marwat, MA21C17 Mansehra, MD21C17 Malakand, MR21C17 Mardan, NR21C17 Nowshera, PR21C17 Peshawar, SU21C17 Swabi, SW21C17 Swat, SH21C17 Shangla, TK21C17 Tank, GT21C17 Tor Ghur, PA21C17 Kolai Pallas Kohistan during CFY 2018-19.

3. The AD shall amend the service rules through complaint forum (SSRC) accordingly.

PRESIDENT  
PROV. PARAMEDICAL ASSOCIATION  
Khyber Pakhtunkhwa  
Peshawar

Yours faithfully,

Budget Officer-VI

C.C.

1. Accountant General Khyber Pakhtunkhwa.
2. Director FMIU FD with the request to take effect in the SAP System accordingly.
3. Section Officer (FR) Finance Department.
4. PS to Secretary Finance Department
5. PS to Special Secretary Finance Department.
6. Syed Roidar Shah, Provincial President Paramedical Association KP LRH.

Budget Officer-VI

SO (B-II)  
for info please.

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ADVOCATE  
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**HEALTH DEPARTMENT**

No. 508-11/HD/S-23/PARAMEDICS/2017-18

Dated Peshawar, the 12-11-2018

**Copy forwarded for information and necessary action to:**

1. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa
2. The Accountant General Khyber Pakhtunkhwa Peshawar.
3. The DGHS, Pakhtunkhwa Peshawar for further n/a.
4. The Director General PHSA, and its allied Institution Khyber Pakhtunkhwa.
5. The Registrar Peshawar High Court, Peshawar.
6. The IG Prisons, Khyber Pakhtunkhwa.
7. The Director General Social Securities, Khyber Pakhtunkhwa
8. The Director Health Services, Tribal Districts (erstwhile FATA) with the request to make arrangements for up-gradation of posts of paramedics in Erstwhile FATA
9. The Director, Local Fund Audit, Khyber Pakhtunkhwa
10. The All Dcs/District Nazims in Khyber Pakhtunkhwa.
11. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
12. The Medical Superintendents: Services Hospital Peshawar, Naseerullah Khan Baber Memorial Hospital Peshawar, Sarkhad Hospital for Psychiatric Diseases Peshawar, Moulvi Amir Shah Memorial Hospital Peshawar, Mental Hospital Dadar, Mansehra.
13. All Medical Superintendent DHO Hospitals, in Khyber Pakhtunkhwa
14. The All District Health Officer, in Khyber Pakhtunkhwa.
15. All District Comptrollers of Accounts/Sr. District Accounts Officers & District Accounts Officers, Khyber Pakhtunkhwa.
16. The Director Treasury & Accounts, Peshawar
17. The All Hospital Director/Medical Directors, IKD/DC/MTs Khyber Pakhtunkhwa
18. The Principal All Medical Colleges/Dental Colleges/Girls Medical College Hayatabad Khyber.
19. The principals/ Vice Principals, DHDCs, PHAs in Khyber Pakhtunkhwa.
20. The Principals, ZA Bhutto, PG Medical Institute Dauran Pur Bhodni Road, Peshawar
21. The Principal PIMTS, Abbottabad, Swat, D.I.Khan.
22. The BOVI Gov of Khyber Pakhtunkhwa Finance Department.
23. The PS to Minister, Healthy Khyber Pakhtunkhwa,
24. The PS to Vice Chancellor, KMU, Peshawar.
25. The PS to Chief Secretary, Khyber Pakhtunkhwa
26. The PS to Secretary Finance Department, Peshawar.
27. The PS The PA to Chief Planning Officer, Peshawar
28. The PA to Chief Planning Officer Health Department, Peshawar
29. The PA to Cut HSRU, Health Department, Peshawar to Secretary Health Department, Peshawar.
30. Syed Roidar Shah, President, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar.
31. Luqman Gul, Secretary General, Provincial Paramedical Association. Khyber Pakhtunkhwa, Peshawar
32. Khwaja Abdul Qayyum, Chairman, Provincial Paramedical Association, Khyber Pakhtunkhwa,
33. The Manager Govt. Printing Press Khyber Pakhtunkhwa

**SECTION OFFICER (Budget)  
HEALTH DEPARTMENT**

**Director General Health Services Khyber Pakhtunkhwa Peshawar**

Ne-9908-90 Promotion Cell Date 13.11.2018

Copy of these forwarded to the:

1. Accountant General Khyber Pakhtunkhwa
2. Director Health Services, Tribal Districts (erst while FATA) with the request to make necessary arrangements for up-gradation of posts of paramedics in Erst while FATA.
3. All Hospital Directors/Medical Directors, MTs, Khyber Pakhtunkhwa
4. All sub offices of Health Services in Khyber Pakhtunkhwa
5. All District Controllers of Accounts/Senior Account Officers & District Accounts Officers in Khyber Pakhtunkhwa.
6. Director Finance DGMS office Khyber Pakhtunkhwa Peshawar
7. Syed Roidar Shale President, Provincial Paramedical Association, Khyber Pakhtunkhwa, Peshawar
8. The Manager Govt Printing Press, Khyber Pakhtunkhwa

**Additional Director General Health Services  
(Admin) Directorate General Health Services  
Khyber Pakhtunkhwa**



BETTER COPY of Annexure (P)

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**DIRECTORATE GENERAL HEALTH SERVICES  
KHYBER PAKHTUNKHWA, PESHAWAR.**

Office Ph: 091-9210289 Exchange 091-9210187 091-9210198 Fax No. 091-9210230

All Communications should be addressed to the Director General Health Services Peshawar and not to any official by name.

No. 12788 / Promotion Cell,

Dated 06.09.2021.

To,

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

Subject: WORKING PAPER REGARDING PROMOTION OF CHIEF PHC  
TECHNICIANS (MP) BS-16 TO THE POST OF PHC  
TECHNOLOGISTS (MP) BS-17

Dear Sir,

Kindly refer to the subject noted above and to submit 07 copies of working papers regarding promotion to the post of PHC Technologists (MP) (BS-17) for further necessary action.

Director General Health Services,  
Khyber Pakhtunkhwa, Peshawar.



Aux <sup>F</sup>  
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**DIRECTORATE GENERAL HEALTH SERVICES  
KHYBER PAKHTUNKHWA, PESHAWAR**

Office Phone 091-9210468 Exchange # 091-9210187, 091-9210190, Fax # 091-9210230  
All communications should be addressed to the Directorate General Health Services Peshawar and not to any other office.

No. 12788 Promotion Cell

Dated: 6/9/2012

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

DAIRY No. 12788  
DATE 7/9/2012  
HEALTH DEPARTMENT

Subject: WORKING PAPER REGARDING PROMOTION OF  
CHIEF PHC TECHNICIANS (MP) BS-16 TO THE POST  
OF PHC TECHNOLOGISTS (MP) BS-17.

Dear Sir,

Kindly refer to the subject noted above and to submit 07 copies of working papers regarding promotion to the post of PHC Technologists (MP) (BS-17), for further necessary action.

Director General Health Services,  
Khyber Pakhtunkhwa, Peshawar

*Ali*  
*Supreme Court*  
ADVOCATE  
SUPREME COURT

**DIRECTORATE GENERAL HEALTH SERVICES,  
KHYBER PAKHTUNKHWA, PESHWAR.**



**Subject:- WORKING PAPERS REGARDING PROMOTION OF CHIEF PHC  
TECHNICIANS (MP) BS-16 TO THE POST OF PHC TECHNOLOGIST (MP)  
BS-17.(ON THE BASIS OF 40 % QUOTA).**

1. The Government of Khyber Pakhtunkhwa Finance Department enhanced/restructured the ratio of paramedical staff of Health Department/ MTIs in the higher grades, vide Notification No. SOH-III/8-60/2018, Dated the Peshawar 15<sup>th</sup> May 2018 (Annex-I), and Notification No. BOVI/FD/4-1/2014-15/VOL-VII, Dated Peshawar the 06.11.2018 (Annex-II), and these posts have recently been reflected in the Budget Book 2020-21, for availing promotion due to anomalous allocation in different scales.
2. As per Budget book 419 sanction Posts of PHC Technologist (MP) (BS-17) are laying in different Health Facilities. As per (Annex-III)
3. Amongst 419 posts of PHC Technologist (MP) (BS-17), 28 posts of PHC Technologists (MP) BS-17 has recently been occupied by the incumbents of the posts on the basis of Qualification (20% Quota) . (Annexure-IV).
4. Now 391 posts of PHC Technologist (MP) (BS-17) are lying vacant and required to filled-in the light of approved Services Rules vide Notification NO.SOH-III/HD/5/2014 dated 10-05-2016, & Notification No.SOH-III/8-60/2020/Paramedics/SSRC/1440-82 dated 04-11-2020. (Annexure-V).

(a) Forty percent by promotion on the basis of seniority-cum-fitness, from amongst the Chief Technicians and Chief PHC Technicians with Three years' Service as such in the relevant Technology.

(b) Twenty percent by promotion on the basis of seniority-cum-fitness from amongst the chief Technicians, Senior Technicians and Technicians having qualification prescribed for initial recruitment with three years' service as such in the relevant Technology.

Note:- For the purpose of promotion, there shall be maintained a joint seniority list of Chief Technicians, Senior Technicians, and Technicians with reference to the dates of their acquiring qualification prescribe for initial recruitment as in column No.3.

Provided that if two or more officials acquired the qualification prescribed for initial recruitment in the same session, then the officials who obtains the highest marks or grade in the examination shall be deemed to be senior to the other officials.

(c) Forty percent by initial recruitment.

In the light of above service Rules :-

*K. Amjad Ali*  
ADVOCATE  
SUPREME COURT

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- i. 167.6 (40% Quota) posts are required to be filled-in by way of promotion on the basis of seniority cum-fitness from amongst the Chief PHC Technicians (MP) BS-16 with three years' Service as such in the relevant Technology.
- ii. 83.8-28= (55.08) (20% Quota) posts are required to be filled-in by way of promotion on the basis of seniority-cum-fitness from amongst the Chief Clinical Technicians (MP) BS-16, Senior PHC Technicians (MP) BS-14 and PHC Technicians (MP) BS-12 having Qualification for initial recruitment with three years' service as such in the relevant Technology.
- iii. 167.6 (40% Quota) posts of Clinical Technologist (MP) BS-17 are to be filled-in by initial recruitment through PSC.

As per Final seniority list of Chief PHC Tech: (MP) (BS-16) (Annexure-VI) the following Chief PHC Technicians (MP) BS-16 are due for promotion to the post of PHC Technologist (MP) BS-17 according to approved service rules.

S.NO	Name/F, Name of Officials and Qualification	Date of appointment/deal gnation	Whether three years Service Completed or Not	Whether PERs Completed or Not	Place of posting.	Whether eligible for promotion	Remarks.
1.	Riaz Hussain Shah Ghulam Shabir	CDC Superv: BPS 11 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Tank	Eligible	
2.	Muhammad Daud Shah Nawaz	CDC Superv: BPS 11 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Tank	Eligible	
3.	Afsar Khan S/O Yardil Khan	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Charsadda	Eligible	
4.	Qamar Zaman S/O Fazal Rehman	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Karak	Eligible	
5.	Muhammad Irfan S/O Gul Sherin	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Karak	Eligible	
6.	Fazal Muhammad S/O Faqir Muhammad	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	PIMT Swat	Eligible	
7.	Jehanzeb 2020 PERS Received S/O Kala Khan	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible	
8.	Manzoor Ahmad S/O Khan Zaman	Med: Tech: BPS-07 Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Abbottabad	Eligible	<i>Amjad Ali</i> ADVOCATE SUPREME COURT
9.	Yasmin Begum S/O Abdur Rehman	Health Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible	<i>Ash</i>
10.	Abdullah Khan S/O Mehr Dil	Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO D.I.Khan	Eligible	<i>(Handwritten mark)</i>

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11.	Muhammad Rafiq S/O Ghulam M.	Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO D.I.Khan	Eligible
12.	Fida Muhammad S/O Q. Sahibullah	Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible
13.	Khalid Usman S/O Muhammad Saeed	Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Karak	Eligible
14.	Tasleem Khan S/O Fazal Rehman	Med Tech: BPS 09 PHC Tech: BS-12 Chief PHCT BS-16	Completed	Completed	DHO Charsadda	Eligible
15.	Saadullah S/O All Halder	TSI BS-06/DSI BS-10 PHC Tech: BS-12 Sr. PHC Tech: BS-14 C.PHC Tech: BS-16	Completed	Completed	DHO Mardan	Eligible
16.	Muhammad Najjullah S/O Sultana Shah	Health Tech: BPS 09 PHC Tech: (MP) B-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Chitral	Eligible
17.	Ibad UR Rehman S/O Muhammad Jamil	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Charsadda	Eligible
18.	Raj Muhammad S/O Abdul Wahab	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Battagram	Eligible
19.	Faridoon Khan S/O Behri Karam	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Malakand	Eligible
20.	Roohul Islam S/O Saeed ur Rehman	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Battagram	Eligible
21.	Samiullah S/O Lal Wazie	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Kohat	Eligible
22.	Zainul Islam S/O Hafiz Muhammad Halim	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Bannu	Eligible
23.	Muhammad Ayaz S/O Mir Azam Khan	Health Tech: BPS 09 PHC Tech: BS-12Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Charsadda	Eligible
24.	Khalid Iqbal S/O Nadir Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible
25.	Muhammad S/O Rahmani Gul	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Malakand	Eligible
26.	Tariq Hussain Shah S/O Ghazi Hussain Shah	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO abbottabad	Eligible
27.	Rifaqat Hussain S/O Hazrat Shah	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible
28.	Muhammad Arif S/O Mir Afzal Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Nowshera	Eligible
29.	Attaur Rehman completed S/O	Health Tech: BPS 09 PHC Tech: BS-12Sr.	Completed	Completed	DHO Buner	Eligible

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

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	Inayat Rehman	PHC Tech: B-14 Chief PHCT BS-16					
30	Muhammad Rehman completed S/O Inayat Rehman	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Buner	Eligible	
31	Muhammad Sareer Masher Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible	
32	Khalid Mehmood 2020 PERS Received S/O Muhammad Younas	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Haripur	Eligible	
33	Ghulam Said S/O Pir Said	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Malakand	Eligible	
34	Muhammad Arshad S/O Muhammad Rafique	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible	
35	Feroz din S/O Rahman-ud-Din	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mardan	Eligible	
36	Muhammad Ayaz S/O Mian Fazl Badshah	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Nowshera	Eligible	
37	Muhammad Amin S/O Saida Gul	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mardan	Eligible	
38	Fazal Qayum S/O Fazli Hakeem	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mardan	Eligible	
39	Shagufta Gul S/O Arshad Hussain	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible	
40	Behzad Khan S/O Aziz Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Swabi	Eligible	
41	Hamidullah S/O Rehamatullah	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Nowshera	Eligible	
42	Said Aman S/O Awal Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Swabi	Eligible	
43	Durri Menhaj Afridi S/O Fazal Haq	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible	
44	Gul Sadbar completed S/O Yaqoot	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Buner	Eligible	
45	Muhammad Aman S/O Khairul Aman	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
46	Ahmad Zeb S/O Jehanzeb	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
47	Siraj Khan completed S/O Rahim Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Buner	Eligible	

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

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48.	Muhammad Ayaz PERS . 2016 to 2019 received S/O Gul Zaman	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Haripur	Eligible	
49.	Khalista Irshad S/O Amlran Said	Health Tech: BPS 09 PHC Tech: (MP) B-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Lower Dir	Eligible	
50.	Nargis Begum S/O Ghulam Habib	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Nowshera	Eligible	
51.	Abdul Haleem S/O Chala Malik	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Kohistan	Not Eligible	2020-PER fresh NOC Not available.
52.	Akhir Jan S/O Ahmad Jan	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	LRH Peshawar	Eligible	
53.	Muhammad Idrees completed S/O Saifur Rehman	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Buner	Eligible	
54.	Habibur Rehman S/O Qudratullah	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Battagram	Eligible	
55.	Shaheen Akhtar S/O Haji Muhammad Gul	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Mansehra	Eligible	
56.	Hidayatullah S/O Abdulkah Jan	Lep: Tech: BPS-07 Lep Tech: BPS-09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	LRH Peshawar	Not Eligible	2016 to 2020 & PERs NOC Not Available
57.	Nayyar Batool S/O Fazal Haq	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible	
58.	Muhammad Fayyaz 2020 PERS Received S/O Wali Ahmad	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Haripur	Eligible	
59.	Sabz Ali S/O Ajoon Khan	Health Tech: BPS 09 PHC Tech: BS-12 Sr. PHC Tech: B-14 Chief PHCT BS-16	Completed	Completed	DHO Kohistan	Not Eligible	2019 & 2020 PERs & NOC Not available.
60.	Nazirullah S/O Muhammad Ghaus	TSV BS-07 TSV BPS-09 Sr. PHC: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Nowshera	Eligible	
61.	Sardar Nawaz S/O Haq Nawaz	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Chitral	Eligible	
62.	Gul Faraz Khan S/O Paqroshi	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Chitral	Eligible	
63.	Muhammad Nazir S/O Fazli Rashid	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Dir Lower	Eligible	
64.	Nasreen Begum S/O Noor Alam Khan	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Malakand	Eligible	

*Imjad Ali*  
ADVOCATE  
SUIPRA-COURT

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65.	Robina Shaheen S/O Abdul Wadood	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible	
66.	Jamil Ahmad S/O Muhammad Saeed	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Dir Lower	Eligible	
67.	Abdul Samad S/O Saeed ur Rehman	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Peshawar	Eligible	
68.	Shahj Bostan 2017 to 2020 PERS completed S/O Sher Zada	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Shangla	Eligible	
69.	Shaukat Ali S/O Mushtaq Ali	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Malakand	Eligible	
70.	Abdul Jamil S/O Fazal Rahim	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	PIMT Swat	Eligible	
71.	Iqbal Ahmad S/O Baharul Mulk	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
72.	Muhammad Ayaz 2020 PERS Received S/O Mumtaz	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
73.	Sanaulah S/O Shah Hussain	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
74.	Abdul Jabbar S/O Itaber Gul	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Buner	Eligible	
75.	Said Muhammad Khan S/O Shahosh	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Swat	Eligible	
76.	Anwar Adil S/O Mutabar Khan	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	AS Bajaur	Eligible	
77.	Fazal Bakhsh S/O Bakhshish	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	AS Bajaur	Eligible	
78.	Arshad Ahmad S/O Muhammad Zahir Shah	Health Tech: BPS 09 PHC Tech: (MP) B-12 SPHC Tech: (MP) B-14 Chief PHCT BS-16	Completed	Completed	DHO Charsadda	Eligible	

It is certified that:-

- No Departmental/Anti Corruption/Judicial proceedings are pending against the above officials.
- The officials are holding the posts of Chief PHC Technicians (MP) BS-16 on regular basis and not holding the post on Adhoc/ temporary basis.
- The officials are not actually on deputation or long leave.

*Amjad Ali*  
ADVOCATE  
SUPREME COURT



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Page 7 of 7

- d. The officials have completed the prescribed minimum length of Service/ experience as per Service Rules.
- e. The provisional seniority list of Chief PHC (MP) has been circulated amongst all the concerned.
- f. The final seniority list is undisputed.
- g. The synopsis of PERs & No Disciplinary Action Certificate are at (Annexure-VII)

(57)

The Departmental Promotion Committee is requested to determine the suitability of the above mentioned Chief PHC Technicians (MP) BS-16, for promotion to the posts of Chief PHC Technologist (MP) BS-17 with immediate effect.

  
DIRECTOR GENERAL HEALTH SERVICES  
KHYBER PUKHTUNKHWA, PESHAWAR.

*Amjad Ali*  
ADVOCATE  
SUPREME COURT



**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR**  
**CHECK LIST**

Case Title: Said Aman Khan

Versus Govt of KP through  
Secretary Health and others

S#	CONTENTS	YES	NO
1	This Appeal has been presented by: Said Aman Khan (appellant)	✓	
2	Whether counsel/appellant/deponent have signed the requisite documents?	✓	
3	Whether appeal is within time?	✓	
4	Whether the enactment under which the appeal is filed mentioned?	✓	
5	Whether the enactment under which the appeal is file is correct?	✓	
6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	✓	
8	Whether appeal/annexures are properly paged?	✓	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	✓	
10	Whether annexures are legible?	✓	
11	Whether annexures are attested?	✓	
12	Whether copies of annexures are readable/clear?	✓	
13	Whether copy of appeal is delivered to AG/DAG?	✓	
14	Whether Power of attorney of counsel engaged is attested and signed by the petitioner/appellant/respondents?	✓	
15	Whether numbers of referred cases given are correct?	✓	
16	Whether appeal contains cutting/overwriting?	✓	
17	Whether list of books has been provided at the end of the appeal?	✓	
18	Whether case relate to this court?	✓	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	✓	
21	Whether addresses of parties given are complete?	✓	
22	Whether index filed?	✓	
23	Whether index is correct?	✓	
24	Whether security and process fee deposited? On _____		✓
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On _____	✓	
26	Whether copies of comments/reply/rejoinder submitted? On _____		✓
27	Whether copies of comments/reply/rejoinder provided to opposite part? On _____		✓

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name: Said Aman

Signature: \_\_\_\_\_

Dated: \_\_\_/06/2023

Better Copy of Annexure (6)  
Page (44)

بخدمت جناب ڈائریکٹر جنرل صاحب محکمہ صحت صوبہ خیبر پختونخواہ پشاور

اپیل اور درخواست براد DPC بی پی ایس 16 سے 17

جناب عالی۔

مودبانہ گزارش ہے کہ سائل آپ کے ذریعہ صوبائی ضلع صوابی بخدمت MP عرصہ پانچ سال سے ڈیوٹی سر انجام دے رہا ہوں۔ اور یہ سائل کا BPS-16 کے سنیارٹی لسٹ میں نمبر 40 ہے۔ جبکہ BPS-17 میں تقریباً 400 کے قریب پوسٹیں موجود ہے۔

اور پروموشن سیل میں ہر ایک کنٹیکٹی کے پروموشن پر کام جاری ہے۔ چونکہ 11 ستمبر 2021 کو سائل 60 سالہ عمر پورا ہونے پر ریٹائرڈ ہونے والا ہے۔

لہذا استدعا ہے کہ سائل کے ساتھ خصوصی برتاؤ کرتے ہوئے چیف PHC ملٹی پریز BPS-16 کے DPC/PCB کے لئے Date مقرر کر کے عنایت فرمائیں سائل نے محفلہ 5 سال کے ACR اور NOC وغیرہ پہلے سے جمع کئے ہیں۔ بہت مہربانی ہوگی۔

الرقوم 15.07.2021

الحاض

آپکا تابعدار سید امان جدون پی ایم سی ملٹی پریز BPS-16 ضلع صوابی

Aux. G  
44

Handwritten text in Arabic script, appearing to be a legal document or a set of notes. The text is dense and spans most of the page. It includes various lines of script, some of which are underlined or appear to be headings. The handwriting is somewhat cursive and difficult to decipher due to the high contrast and grain of the scan.

Handwritten signature or stamp at the bottom right of the page. It appears to be a name followed by some illegible text, possibly a title or a date. There is a circular mark below the signature.

To

The Secretary  
Health Department KP

Aux H  
45  
(49)

**Subject: Departmental Appeal for promotion to the post of PHC Technologist (MP (BPS-17) from Chief PHC Technician (MP) BPS-16 w.e.f date of notification dated 15/05/2018**

1. That appellant was appointed as Medical Technician in BPS-9 vide appointment letter dated 13/02/1985 wherein name of the appellant is reflected at serial no 7
2. That appellant is promoted to PHC Technician (MP) (BPS-12) vide promotion letter dated 01/10/2011
3. That vide order dated 27/07/2012, the post of the appellant is upgraded from PHC Technician (MP) (BPS-12) to the post of Sr. Primary Health Care Technologist (BPS-14) wherein name of the appellant is reflected at serial no 32
4. That appellant was promoted/upgraded from the post of Sr. Primary Health Care Technologist (MP) (BPS-14) to Chief PHC Technician (MP) (BPS-16) vide notification No SO(FR)FD/7-3/2015 dated 11/08/2015 and his name was placed in the final seniority list of the BPS-16 cadre at serial no 71
5. That vide notification dated 15/05/2018, the competent authority approved the proposal to enhance the ratio/restructuring of paramedics staff of Health Department in the higher grades for availing promotion due to anomalous allocation in different scales as shown in the table therein
6. That ever since 15/05/2018 and later on Selection Board, respondents mala fide, arbitrarily in a perverse manner, kept sleeping over the consideration of appellant for promotion from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17).

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

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7. That this omission/inaction of Health Department continues till date which is a classical example of sleeping over the rights of the appellant.
  8. That appellant filed application dated 15/07/2021 for formal promotion order to the post of PHC Technologist (MP) (BPS-17) to DG Health but in vain.
  9. That finding no other remedy, the appellant files this Departmental appeal on the following grounds:

**GROUND**

- A. Because appellant can't be blamed/penalized for the inaction/omission of the Health Department.
- B. Because the inaction/omission of the Health Department is illegal, without lawful authority, without justification consequently perverse, fanciful, arbitrary, coram non iudice and based on malafide.
- C. Because appellant by no stretch of imagination can be deprived of fruits of notification dated 15/05/2018 for restructuring and enhanced ratio of restructuring of paramedic staff of Health Department in higher grades.
- D. Because appellant can't be deprived of the benefits of promotion to the desired post with effect from 15/05/2018 with all back benefits.
- E. Because as per consistent judgments of High Court/Supreme Court, to be promoted to a higher post is not a vested right but consideration for promotion to the higher post is a vested right of the appellant.
- F. Because appellant fulfills all the criteria for promotion to the higher post much earlier than the notification of restructuring/availability of vacancies on 15/05/2018.

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(51)

- G. Because mere a formal order of promotion over the recommendation of PSB/DPC was needed on 15/05/2018 in a reasonable time.
- H. Because reasonable time cannot be stretched for multiple years.
- I. Because it is inalienable right of the appellant to be considered for promotion.
- J. Because as per Article 4 of Constitution of Pakistan 1973 it is fundamental right of the appellant as well as every citizen of Pakistan to be dealt in accordance with law, therefore appellant has a fundamental right to be considered for promotion to the higher post.
- K. Because appellant can't be kept in one grade for multiple years/decades without any prospect or potential promotion.
- L. Because the appellant is entitled for promotion to the higher post in light of the notification of restructuring and enhanced ratio of vacancies issued on 15/05/2018.
- M. Because appellant has been discriminated to the extent of non-consideration for promotion which inaction/omission is a clear discrimination as per Article 27 of the Constitution of Pakistan 1973 as other similarly placed employees are regularly considered for promotion in the Health Department as well as other Departments of the Provincial Government.
- N. Because in the instant case, the Health Department is not disputing eligibility/ineligibility and fitness/unfitness, rather the eligibility as well as fitness is admitted by the Department.
- O. Because the requisite of available vacancy and ratio of a particular class of employees has also been clarified through its own notification dated 15/05/2018.
- P. Because the issue involved in this case is that the Health Department is not acting upon its own notification dated 15/05/2018 wherein

*Sheraz Ali*  
ADVOCATE  
APPELLANT

(48) (10)

vacancies and ratio was created/clarified for the appellants and thereafter formal convening of PSB/DPC whereas working papers were also admittedly prepared for the same.

- Q. Because non-considering appellant for promotion and not giving effect to their own notification dated 15/05/2018 is a recurring cause of action which arises to the appellant at the end of every month.

**PRAYER**

**It is therefore humbly prayed that on acceptance of this departmental appeal:**

- I. Inaction/Omission of the respondents to convene PSB/DPC and act upon its recommendation and give effect to notification dated 15/05/2018 of restructuring/enhanced ratio of promotion to higher grades is perverse, illegal, malafidely, without lawful authority, coram non judice and ineffective upon the rights of the appellant.
- II. I may please be promoted from Chief PHC Technician (MP) BPS-16 to the post of PHC Technologist (MP) BPS-17 w.e.f date of notification of restructuring/enhanced ratio promotion dated 15/05/2018.

Dated. 09/09/2021

  
Appellant *Khan*  
Said Aman S/O Awal Khan  
Chief PHC Technician (MP) BPS-16



To

The Chief Secretary KP

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Subject: Departmental Appeal for promotion to the post of PHC Technologist (MP (BPS-17) from Chief PHC Technician (MP) BPS-16 w.e.f date of notification dated 15/05/2018

1. That appellant was appointed as Medical Technician in BPS-9 vide appointment letter dated 13/02/1985 wherein name of the appellant is reflected at serial no 7
2. That appellant is promoted to PHC Technician (MP) (BPS-12) vide promotion letter dated 01/10/2011
3. That vide order dated 27/07/2012, the post of the appellant is upgraded from PHC Technician (MP) (BPS-12) to the post of Sr. Primary Health Care Technologist (BPS-14) wherein name of the appellant is reflected at serial no 32
4. That appellant was promoted/upgraded from the post of Sr. Primary Health Care Technologist (MP) (BPS-14) to Chief PHC Technician (MP) (BPS-16) vide notification No SO(FR)FD/7-3/2015 dated 11/08/2015 and his name was placed in the final seniority list of the BPS-16 cadre at serial no 71
5. That vide notification dated 15/05/2018, the competent authority approved the proposal to enhance the ratio/restructuring of paramedics staff of Health Department in the higher grades for availing promotion due to anomalous allocation in different scales as shown in the table therein
6. That ever since 15/05/2018 and later on Selection Board, respondents malafidely, arbitrarily in a perverse manner, kept sleeping over the consideration of appellant for promotion from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17).

Amjad Ali  
ADVOCATE  
BENBEN COURT

- (50) (51)
7. That this omission/inaction of Health Department continues till date which is a classical example of sleeping over the rights of the appellant.
  8. That appellant filed application dated 15/07/2021 for formal promotion order to the post of PHC Technologist (MP) (BPS-17) to DG Health but in vain.
  9. That finding no other remedy, the appellant files this Departmental appeal on the following grounds:

**GROUND**

- A. Because appellant can't be blamed/penalized for the inaction/omission of the Health Department.
- B. Because the inaction/omission of the Health Department is illegal, without lawful authority, without justification consequently perverse, fanciful, arbitrary, coram non iudice and based on malafide.
- C. Because appellant by no stretch of imagination can be deprived of fruits of notification dated 15/05/2018 for restructuring and enhanced ratio of restructuring of paramedic staff of Health Department in higher grades.
- D. Because appellant can't be deprived of the benefits of promotion to the desired post with effect from 15/05/2018 with all back benefits.
- E. Because as per consistent judgments of High Court/Supreme Court, to be promoted to a higher post is not a vested right but consideration for promotion to the higher post is a vested right of the appellant.
- F. Because appellant fulfills all the criteria for promotion to the higher post much earlier than the notification of restructuring/availability of vacancies on 15/05/2018.
- G. Because mere a formal order of promotion over the recommendation of PSB/DPC was needed on 15/05/2018 in a reasonable time.

- (51)
- (51)
- H. Because reasonable time cannot be stretched for multiple years.
- I. Because it is inalienable right of the appellant to be considered for promotion.
- J. Because as per Article 4 of Constitution of Pakistan 1973 it is fundamental right of the appellant as well as every citizen of Pakistan to be dealt in accordance with law, therefore appellant has a fundamental right to be considered for promotion to the higher post.
- K. Because appellant can't be kept in one grade for multiple years/decades without any prospect or potential promotion.
- L. Because the appellant is entitled for promotion to the higher post in light of the notification of restructuring and enhanced ratio of vacancies issued on 15/05/2018.
- M. Because appellant has been discriminated to the extent of non-consideration for promotion which inaction/omission is a clear discrimination as per Article 27 of the Constitution of Pakistan 1973 as other similarly placed employees are regularly considered for promotion in the Health Department as well as other Departments of the Provincial Government.
- N. Because in the instant case, the Health Department is not disputing eligibility/ineligibility and fitness/unfitness, rather the eligibility as well as fitness is admitted by the Department.
- O. Because the requisite of available vacancy and ratio of a particular class of employees has also been clarified through its own notification dated 15/05/2018.
- P. Because the issue involved in this case is that the Health Department is not acting upon its own notification dated 15/05/2018 wherein vacancies and ratio was created/clarified for the appellants and

*Said Aman*  
ADVOCATE  
SUPREME COURT

thereafter formal convening of PSB/DPC whereas working papers were also admittedly prepared for the same.

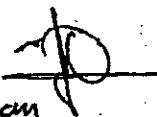
- Q. Because non-considering appellant for promotion and not giving effect to their own notification dated 15/05/2018 is a recurring cause of action which arises to the appellant at the end of every month.

**PRAYER**

It is therefore humbly prayed that on acceptance of this departmental appeal:

- I. Inaction/Omission of the respondents to convene PSB/DPC and act upon its recommendation and give effect to notification dated 15/05/2018 of restructuring/enhanced ratio of promotion to higher grades is perverse, illegal, malafidely, without lawful authority, coram non judice and ineffective upon the rights of the appellant.
- II. I may please be promoted from Chief PHC Technician (MP) BPS-16 to the post of PHC Technologist (MP) BPS-17 w.e.f date of notification of restructuring/enhanced ratio promotion dated 15/05/2018.

Dated. 09/09/2021

Appellant   
Said Aman <sup>Khem</sup> S/O Awal Khan  
Chief PHC Technician (MP) BPS-16

**BEFORE THE PESHAWAR HIGH COURT**  
**PESHAWAR**

Writ Petition No \_\_\_\_\_ /2022

Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi District Swabi

.....Petitioner

**VERSUS**

1. Govt of KP through Secretary Health at Civil Secretariat Peshawar
2. Chief Secretary KP at Civil Secretariat Peshawar
3. Director General Health Department at Directorate Health Services Warsak Road Peshawar
4. District Health Officer Swabi at DHO Office Swabi
5. Secretary Health KP at Civil Secretariat Peshawar
6. Selection Board for promotion to PHC Technologist (MP) BPS-17 through Secretary Health at Civil Secretariat Peshawar

.....Respondents

**Subject:**            **WRIT PETITION UNDER ARTICLE 199 OF THE**  
**CONSTITUTION OF ISLAMIC REPUBLIC OF**  
**PAKISTAN - 1973**

**RESPECTFULLY SHEWETH:-**

1. That petitioner was appointed as Medical Technician in BPS-9 vide appointment letter dated 13/02/1985 wherein name of the petitioner is reflected at serial no 7.
2. That petitioner is promoted to PHC Technician (MP) (BPS-12) vide promotion letter dated 01/10/2011 (Copy of the promotion letter dated 01/10/2011 is attached as Annexure B)
3. That vide order dated 27/07/2012, the post of the petitioner is

(54)

upgraded from PHC Technician (MP) (BPS-12) to the post of Sr. Primary Health Care Technologist (BPS-14) wherein name of the petitioner is reflected at serial no 32 (Copy of the upgradation order dated 27/07/2012 is attached as Annexure C)

4. That petitioner was promoted/upgraded from the post of Sr. Primary Health Care Technologist (MP) (BPS-14) to Chief PHC Technician (MP) (BPS-16) vide notification No SO(FR)FD/7-3/2015 dated 11/08/2015 and his name was placed in the final seniority list of the BPS-16 cadre at serial no 71 (Copy of the final seniority list is attached as Annexure D)
5. That vide notification dated 15/05/2018, the competent authority approved the proposal to enhance the ratio/restructuring of paramedics staff of Health Department in the higher grades for availing promotion due to anomalous allocation in different scales as shown in the table therein (Copy of the notification dated 15/05/2018 is attached as Annexure E)
6. That the Secretary Finance conveyed concurrence to the Secretary Health vide notification dated 06/11/2018 (Copy of the notification dated 06/11/2018 is attached as Annexure F)
7. That working papers for promotion of the petitioner from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17) was prepared on 06/09/2021 (Copy of the working paper dated 06/09/2021 is attached as Annexure G)
8. That ever since 15/05/2018 and later on Selection Board; respondents malafidely, arbitrarily in a perverse manner, kept sleeping over the consideration of petitioner for promotion from Chief PHC Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17).
9. That this omission/inaction of respondents continued till retirement of the petitioner (i.e on 11/09/2021) which is a classical example of sleeping over the rights of the petitioner/citizens.

- (5)  
(B)
10. That petitioner filed application dated 15/07/2021 for formal promotion order to the post of PHC Technologist (MP) (BPS-17) to DG Health and later on filed proper departmental appeals of even date, dated 09/09/2021 to the Secretary Health as well as Chief Secretary Khyber Puktunkhwa through post office receipt (Copy of the application dated 15/07/2021 is attached as Annexure H) (Copy of the departmental appeals of even date dated 09/09/2021 along with post office receipts is attached as Annexure I)
11. That finding no other efficacious remedy, petitioner approaches this Honorable Court on following grounds:

### GROUNDS

- A. Because petitioner can't be blamed/penalized for the inaction/omission of the respondents.
- B. Because the inaction/omission of the respondents is illegal, without lawful authority, without justification consequently perverse, fanciful, arbitrary, coram non judice and based on malafide.
- C. Because petitioner by no stretch of imagination can be deprived of fruits of notification dated 15/05/2018 for restructuring and enhanced ratio of restructuring of paramedic staff of Health Department in higher grades.
- D. Because petitioner can't be deprived of the benefits of promotion to the desired post with effect from 15/05/2018 with all back benefits.
- E. Because petitioner has not received the benefits of higher scale and is jobless after retirement and therefore entitled to proforma promotion w.e.f notification dated 15/05/2018 when posts were made available.
- F. Because as per consistent judgments of High Court/Supreme Court, to be promoted to a higher post is not a vested right but consideration for promotion to the higher post is a vested right of the petitioner.

- (56)
- (9)
- G. Because petitioner fulfills all the criteria for promotion to the higher post much earlier than the notification of restructuring/availability of vacancies on 15/05/2018.
- H. Because mere a formal order of promotion over the recommendation of PSB/DPC was needed on 15/05/2018 in a reasonable time.
- I. Because reasonable time cannot be stretched for multiple years.
- J. Because it is inalienable right of the petitioner to be considered for promotion.
- K. Because there is neither original nor appellate order much less final, thus petitioner can't approach Service Tribunal as per Section 4 of KP Service Tribunal Act 1974 which is reproduced as under:

**"4. Any civil servant aggrieved by any final order, whether original or appellate made by a departmental authority in respect of any of the terms and conditions of his service may, within thirty days of the communication of such order to him 4 [or within six months of the establishment of the appropriate Tribunal, whichever is later], prefer an appeal to the Tribunal having jurisdiction in the matter:**

**Provided that ----**

- (a) Where an appeal, review or representation to a departmental authority is provided under the [Khyber Pakhtunkhwa] Civil Servants Act, 1973, or any rules against any such order, no appeal shall lie to a Tribunal unless the aggrieved civil servant has preferred an appeal or application for review or representation to such departmental authority and a period of ninety days has elapsed from the date on which such appeal, application or representation was preferred;
- (b) no appeal shall lie to a Tribunal against an order or decision of a departmental authority determining-



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(i) the fitness or otherwise of a person to be appointed to or hold a particular post or to be promoted to a higher post or grade :or

(ii) the quantum of departmental punishment or penalty imposed on a civil servant as a result of a departmental inquiry, except where the penalty imposed is dismissal from service, removal from service or compulsory retirement [; and]

[(c) no appeal shall lie to a Tribunal against an order or decision of a departmental authority made at any time before the 1st July, 1969.] Explanation.—In this section, "departmental authority" means any authority other than a Tribunal which is competent to make an order in respect of any of the terms and conditions of service of civil servants."

- L. Because as per Article 4 of Constitution of Pakistan 1973 it is fundamental right of the petitioner as well as every citizen of Pakistan to be dealt in accordance with law; therefore petitioner has a fundamental right to be considered for promotion to the higher post.
- M. Because petitioner can't be kept in one grade for multiple years/decades without any prospect or potential promotion.
- N. Because this Honorable Court has got exclusive powers to direct respondents to act as per law/rules through writ of mandamus by considering the petitioner for promotion to the higher post in light of their own notification of restricting and enhanced ratio of vacancies issued on 15/05/2018.
- O. Because petitioner has been discriminated to the extent of non-consideration for promotion which inaction/omission is a clear discrimination as per Article 27 of the Constitution of Pakistan 1973 as other similarly placed employees are regularly considered for promotion in the Health Department as well as other Departments of the Provincial Government.

- (58)
- (6)
- P. Because the question of eligibility and ineligibility can be seen by the Service Tribunal and the question of fitness can be determined by this Honorable Court as under section 4(b) of Act *ibid*, the fitness of a civil servant for promotion has been excluded from the jurisdiction of the Services Tribunal and therefore the bar attracted under Article 212 of the Constitution shall not be applicable in case of fitness.
- Q. Because in the instant case, the respondents are not disputing eligibility/ineligibility and fitness/unfitness, rather the eligibility as well as fitness is admitted by the respondents.
- R. Because the requisite of available vacancy and ratio of a particular class of employees has also been clarified through their own notification dated 15/05/2018.
- S. Because the issue involved in this case is that the respondents are not acting upon their own notification dated 15/05/2018 wherein vacancies and ratio was created/clarified for the petitioners and thereafter formal convening of PSB/DPC whereas working papers were also admittedly prepared for the same.
- T. Because this Honorable Court in a writ of mandamus under Article 199 of the Constitution of Pakistan can direct any government servant/officer to act in accordance with law and in the instant case an appropriate writ can be issued against the respondents for acting upon their notification dated 15/05/2018 thereby considering petitioner for promotion as eligible or ineligible, fit or unfit, w.e.f the date of notification dated 15/05/2018 with all back monetary and service benefits.
- U. Because non-considering petitioner for promotion and not giving effect to their own notification dated 15/05/2018 is a recurring cause of action which arises to the petitioner at the end of every month.

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**PRAYER**

It is therefore humbly prayed that on acceptance of this writ petition, respondents may please be directed that:

- I. Inaction/Omission of the respondents to convene PSB/DPC and act upon its recommendation and give effect to notification dated 15/05/2018 of restructuring/enhanced ratio of promotion to higher grades is perverse, illegal, malafidely, without lawful authority, coram non judice and ineffective upon the rights of the petitioner.
- II. Respondents may please be directed to consider petitioner for proforma promotion of Chief PHC Technician (MP) BPS-16 to the post of PHC Technologist (MP) BPS-17 w.e.f date of notification of restructuring/enhanced ratio promotion dated 15/05/2018 or as deemed fit by this Honorable Court.

**OR IN ALTERNATIVE**

Respondents may please be directed to pass a well-reasoned order upon the departmental appeals of even date dated 09/09/2021 as to why petitioner has been deprived of benefits of promotion of PHC Technologist (MP) BPS-17, in spite of their own notification dated 15/05/2018 although petitioner is equipped with requisite criteria. Any other relief deemed fit in the circumstances of the case and not specifically asked for may also be graciously granted.

INTERIM RELIEF:

Respondents may please be restrained from filing up of one vacant post of  
PHC Technologist (MP) BPS-17 till decision of the case.

Dated. 1/10/2023

Petitioner

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

Through

*Amjad Ali (Mardan)*  
Advocate

Supreme Court of Pakistan  
Office at Distt: Courts Mardan

CERTIFICATE

It is therefore certified that no writ petition has been filed earlier on the instant subject  
matter.

Advocate

*Amjad Ali*  
ADVOCATE  
SUPREME COURT

LIST OF BOOKS

1. CONSTITUTION OF PAKISTAN 1973
2. OTHER AS PER NEED

(61)

(9)

**BEFORE THE PESHAWAR HIGH COURT**  
**PESHAWAR**

Writ Petition No \_\_\_\_\_ /2021

Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi  
District Swabi

.....Petitioner

**VERSUS**

Govt of KP through Secretary Health at Civil Secretariat Peshawar and others

.....Respondents

**AFFIDAVIT**

I, Said Aman Khan S/O Awal Khan R/O Village Mangal Chai (Gadoon area) Tehsil Topi District Swabi (Petitioner) do solemnly declare and verify on oath that the contents of the attached writ petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

  
Deponent

CNIC: 16202-2862159-5 ✓

Cell: 0346-9804080

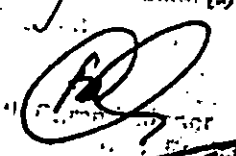
Identified by: *Amjad Ali*

ADVOCATE  
SUPREME COURT

Amjad Ali (Mardan)  
Advocate  
Supreme Court of Pakistan

ADVOCATE No: 90217

Certified that the above was verified on solemn affirmation before me on \_\_\_\_\_ day of \_\_\_\_\_ 2021 at \_\_\_\_\_ who was \_\_\_\_\_ Amjad Ali who is present \_\_\_\_\_



Andra

verified 27/11/2021

**PESHAWAR HIGH COURT PESHAWAR**  
**FORM "A"**

(62)

**ORDER SHEET**

<i>Date of Order or Proceedings</i>	<i>Order or other Proceedings with Signature of Judge or that of parties or counsel where necessary</i>
2	3
22.11.2022	<p><b><u>WP No. 3821-P/2022.</u></b></p> <p>Present:</p> <p style="padding-left: 40px;">Mr. Amjid Ali, Advocate for petitioner.</p> <p style="padding-left: 40px;">Mr. Atif Ali Khan, AAG, alongwith Javed Saleem, Focal Person DGHS, for respondents.</p> <p style="text-align: center;">*****</p> <p><b><u>ROOH-UL-AMIN KHAN, J.-</u></b> By invoking the constitutional jurisdiction of this court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner has prayed that (i) inaction/omission of the respondents to convene PSB/DPC and act upon its recommendation and give effect to the notification dated 15.5.2018 of restructuring /enhanced ratio of promotion to higher grades is perverse, illegal, malafide, without lawful authority, corm non judice and ineffective upon the rights of the petitioners;(ii) respondents may please be directed to consider the petitioner for proforma promotion from Senior Primary Health Care Technician (MP) (BPS-16) to the post of PHC Technologist (MP) (BPS-17) w.e.f date of</p>

*Yousaf*

notification of restructuring/enhanced ratio benefits or as deemed fit by this Hon'ble Court.

2. The moment, the case was taken up for hearing, learned counsel for petitioner stated that he will not press this petition, provided the respondents are directed to decide the departmental appeal filed by the petitioner which is pending for the last two years. Learned AAG was put on notice who requested for time to consult the relevant quarter. After a while he turned up and stated that the departmental appeal of petitioner shall be decided within a fortnight positively.

3. In view of above, the instant writ petition is disposed off accordingly.

*Announced on;*  
*22<sup>nd</sup> of November, 2022*

*Rooh ul Amin*  
**SENIOR PUISNE JUDGE**

*[Signature]*  
**JUDGE**



**GOVERNMENT OF KHYBER PAKHTUNKHWA  
HEALTH DEPARTMENT**

SOH-III/8-60/2021(Said Aman Khan)  
Dated the Peshawar 10<sup>th</sup> April, 2023

To

Aux (J)  
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The Director General,  
Health Services, Khyber Pakhtunkhwa,  
Peshawar.

11/04/23  
SUBJECT:

WRIT PETITION NO. 3821-P/2022 TITLED SAID AMAN KHAN V/S GOVT  
OF KHYBER PAKHTUNKHWA & OTHERS.

I am directed to refer to your letter No. 298/Promotion Cell, dated 16-01-2023 on the subject noted above and to state that the appeal regarding promotion in respect of Mr. Said Aman (Retired), Chief PHC Technician (M.P) (BS-16) to the post of PHC Technologist (M.P) (BS-17) is hereby regretted on the grounds that the applicant has retired from Govt. service, two months before the recommendations of the DPC, which makes him ineligible for promotion under Para-VII of NWFP Civil Servants Promotion Policy, 2009, please.

*(Signature)*  
(Azimullah)  
Section Officer-III

Endst: even no & date.

Copy forwarded to the:-

1. The Section Officer (Lit-I) Health Department w/r to his letter No. SOH(Lit- I)3555/2022, dated 02-01-2023.
2. PS to Secretary Health, Khyber Pakhtunkhwa.

*(Signature)*  
Section Officer-III





**DIRECTORATE GENERAL HEALTH SERVICES  
KHYBER PAKHTUNKHWA, PESHAWAR.**

(65)

Office: 01-901-921020, Exchange: 001-9210187-091-9210190, Fax: 001-921023

All communications should be addressed to the Director General Health Services Peshawar official by name

**Subject: WRIT PETITION NO 3821-P/2022 TITLED SAID AMAN KHAN VERSUS  
GOVERNMENT OF KHYBER PAKHTUNKHWA AND OTHERS.**

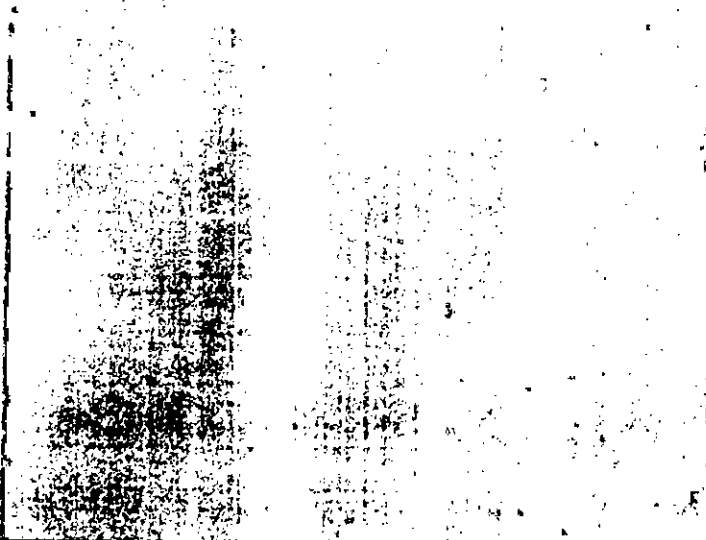
Will the Assistant Director (Lit) Directorate General Health Services Khyber Pakhtunkhwa Peshawar please refer to his letter No 1632-36 (Lit) dated 26-04-2023, on the subject noted above he is requested to inform the Honourable Court accordingly; in response to their orders dated 22-11-2022

**Deputy Director (Paramedics)  
DIRECTORATE GENERAL HEALTH  
SERVICES KHYBER PAKHTUNKHWA PESHAWAR**

The Assistant Director (Lit)  
DGHS Khyber Pakhtunkhwa Peshawar.

UONO. 347.0 /Promotion Cell

dated: 16 /05/2023



THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR.

Service Appeal No. 797/2018

Date of Institution... 05.06.2018

Date of Decis on... 20.12.2022



Aux K  
66

Munammad Saeed, (Retired), Senior PHC Technician (BPS-14), R/O Shah Nawaz Town, Near Mufti Madrassa Pajagi Road, Basheer Abad.

... (Appellant)

VERSUS

The Government of Khyber Pakhtunkhwa through the Chief Secretary Khyber Pakhtunkhwa Peshawar and 03 others.

... (Respondents)

SYED NOMAN ALI BUKHARI,  
Advocate

For appellant.

MR. MUHAMMAD JAN,  
District Attorney

For respondents.

SALAH-UD-DIN  
MIAN MUHAMMAD

MEMBER (JUDICIAL)  
MEMBER (EXECUTIVE)

JUDGMENT:

SALAH-UD-DIN, MEMBER:- Through the instant service appeal, the appellant has invoked jurisdiction of this Tribunal with the prayer copied as below:-


*"That on acceptance of this appeal, the respondents may be directed to consider the appellant for proforma/notional promotion as PHC Technologist (BFS-17) from his due date with all back and consequential benefits. Any other*

ATTESTED

MEMBER (EXECUTIVE)  
Khyber Pakhtunkhwa  
Services Tribunal  
Peshawar

*remedy, which this tribunal deems fit and appropriate that may also be awarded in favour of appellant."*

2. ) Precise averments as raised by the appellant in his appeal, are that he was appointed as Technician in Health Department on 11.12.1985 and was retired as Senior PHC Technician (BS-14) on attaining the age of superannuation on 02.01.2018. Rules for Paramedical posts of Government of Khyber Pakhtunkhwa in Health Department were promulgated on 10<sup>th</sup> May 2016 vide Notification dated 10.05.2016. Several posts of Senior PHC Technologist (BS-17) were vacant in promotion quota and the appellant was also eligible for promotion, therefore, working paper including name of the appellant was prepared and was sent for promotion to the post of Senior PHC Technologist (BS-17) but the meeting of Departmental Promotion Committee was delayed and the appellant could not be promoted due to his retirement on 02.01.2018. The meeting of the Departmental Promotion Committee was then held on 30.01.2018, wherein colleagues of the appellant as well as his juniors were promoted to the post of Senior PHC Technologist (BS-17). The name of the appellant was though considered in the meeting of DPC held on 30.01.2018 but he was not promoted on the ground that he stood retired on 02.01.2018. Notification regarding promotion of Paramedics to the post of Technologist (BS-17) was issued on 01.02.2018, wherein the name of the appellant was not included, constraining him to file departmental appeal for his

ATTESTED  
  
EXAMINER  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

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notional promotion, however the same was not responded, hence the instant service appeal.

3. Notices were issued to the respondents, who submitted their comments, wherein they refuted the assertions raised by the appellant in his appeal.

4. We have heard the arguments of learned counsel for both the sides and have perused the record with their valuable assistance.

5. A perusal of the record would show that the appellant was serving as Senior PHC Technician (BS-14), when working paper for promotion to the post of PHC Technologist (MP) (BS-17) was prepared and sent to the Departmental Promotion Committee. The same is available on the record and is bearing the name of the appellant reflected at serial No. 09. According to the working paper, there was no legal impediment in the way of the appellant for his promotion to the post of Senior PHC Technologist (MP) (BS-17), however the meeting of Departmental Promotion Committee was delayed and was held on 30.01.2018. According to the minutes of meeting of Departmental Promotion Committee held on 30.01.2018, the appellant was not considered for promotion for the only reason that he had retired on 02.01.2018. Vide Notification dated 01.02.2018, issued upon recommendations of the Departmental Promotion Committee, even juniors of the appellant were promoted to the post of PHC Technologist (MP) (BS-17). August Supreme

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ATTESTED

EXAMINED  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

Court of Pakistan in its judgment reported as 2021 SCMR 1266 has held as below:-

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"9. In the present case the DPC has not considered the case for promotion of respondent and the reason assigned is that he has retired. This reason given by the DPC, apparently, is no reason in law, in that, once the Model Working Paper for promotion of respondent was placed before the DPC, it was incumbent upon it to have considered and decided the same, for that, though the law does not confer any vested right to a government servant to grant of promotion but the government servant surely has a right in law to be considered for grant of promotion. It is because of the department's own non-vigilance and the DPC being insensitive to the employees who were on the verge of retirement of which the employees could not be made responsible, cannot simply brush aside the case of an employee by merely saying that he has retired. Once the case of respondent has matured for promotion while in service and placed before the DPC before retirement, it was incumbent upon the DPC to fairly, justly and honestly consider his case and then pass an order of granting promotion and in case it does not grant promotion, to give reasons for the same. This was not done by the DPC and in our view such was a miscarriage of justice to respondent."

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6. Similar in case of "Secretary School of Education and others Versus Rana Arshad Khan and others" (2012 SCMR 126), august apex court has held that denial of promotion to a civil servant due to retirement on account of delay occasioned in the Provincial Selection Board meeting, without any justifiable reasons, a civil servant could not be held to suffer for inaction of the concerned Authority."

7. According to the working paper submitted to Departmental Promotion Committee for promotion to the post of Senior PHC Technologist (MP) (BS-17), the appellant was eligible to be considered for promotion in accordance with law, therefore, a legal

ATTESTED

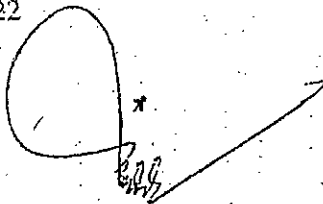
ESTABLISHMENT  
Khyber Pakhtunkhwa

vested right to be considered for promotion had accrued in favour of the appellant but he was wrongly and illegally deprived of the same.


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8. In view of the above discussion, the appeal in hand is allowed and it is directed that the case of the appellant be placed before the Departmental Promotion Committee for consideration for pro-forma/notional promotion to the post of PHC Technologist (MP) (BS-17) from the due date within a period of 03 months of receipt of copy of this judgment. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED  
20.12.2022



(MIAN MUHAMMAD)  
MEMBER (EXECUTIVE)



(SALAH-UD-DIN)  
MEMBER (JUDICIAL)

**Certified to be true copy**

**EXAMINER**  
Khyber Pakhtunkhwa  
Service Tribunal,  
Peshawar

Date of Presentation of Application	10/11/23
Number of Pages	5 Pages
Copying Fee	25/-
Urgent	5/-
Total	30/-
Name of Copy	
Date of Completion of Copy	10/11/23
Date of Delivery of Copy	10/11/23

2023 P L C (C.S.) 336

[Supreme Court of Pakistan]

Present: Sardar Tariq Masood, Amin-ud-Din Khan and Muhammad Ali Mazhar, JJ  
FEDERATION OF PAKISTAN through Secretary, Ministry of National Health Services

Versus

JAHANZEB and others

Civil Petitions Nos. 3157 to 3165 of 2022, decided on 26th September, 2022.

(Against the judgment dated 21.05.2022 passed by the Federal Service Tribunal, Islamabad, in Appeals Nos. 305(R) to 313(R) CS of 2020)

(a) Civil service---

---Move-over policy---Scope---Move-over cannot be construed as promotion to the post of higher Basic Pay Scale, but the higher pay scale is treated to be an extension of the existing Basic Pay Scale of the post held by the employee---If an employee was not promoted and meanwhile reached to the maximum stage of his pay scale then obviously, he could be stagnant in his earlier pay scale due to attainment of maximum stage, therefore, as per erstwhile move-over Policy, the modus of move-over was devised to cope with such situations in accordance with the criteria provided under Sl. No. 73 to Sl. No. 91, (O.M. 1975 to 1999) incorporated in the Establishment Code 2007.

(b) Fundamental Rules---

---F.R. 17---Proforma promotion---Scope---If a person is not considered due to any administrative slip-up, error or delay when the right to be considered for promotion is matured and without such consideration, he reaches to the age of superannuation before the promotion, then obviously the avenue or pathway of proforma promotion comes into field for his rescue---If he lost his promotion on account of any administrative oversight or delay in the meeting of Departmental Promotion Committee (DPC) or Selection Board despite having fitness, eligibility and seniority, then in all fairness, he has a legitimate expectation for proforma promotion with consequential benefits---Unjustified delay in proforma promotion cases triggers severe hardship and difficulty for the civil servants and also creates multiplicity of litigation---Competent authority should fix a timeline with strict observance for the designated committees of proforma promotions in order to ensure rational decisions on the matters expeditiously with its swift implementation, rather than dragging or procrastinating all such issues inordinately or without any rhyme or reasons which ultimately compels the retired employees to knock the doors of Courts of law for their withheld legitimate rights which could otherwise be granted to them in terms of applicable rules of service without protracted litigation or Court's intervention.

Ch. Amir Rehman, Additional A.G.P., Iqbal Ahmed, J.S. and G.M. Jakhrani, D.D.(L) for Petitioner.

Nemo for Respondents.

Date of hearing: 26th September, 2022.

JUDGMENT

MUHAMMAD ALI MAZHAR, J.---The aforesaid Civil Petitions for leave to appeal are directed against the common Judgment dated 21.05.2022, passed by learned Federal Service Tribunal, Islamabad ("Tribunal") whereby Service Appeals Nos. 305(R) to 313(R)CS/2020 were allowed with the directions to the department to take steps for grant of move-over to the appellants (respondents herein) from the date on which they became eligible.

2. The short-lived facts of the case are that the respondents were performing their duties in the Population Welfare Department. After retirement, they were allowed proforma promotion from BPS-17 to BPS-18 and BPS 18 to BPS-19 in compliance with the judgments of the learned Tribunal dated 23.10.2008 and 09.07.2010, and the Judgments of this Court dated 30.06.2009 and 24.11.2010. However, the respondents claimed the entitlement of move-over w.e.f. 01.12.2000 on the notion that they had reached the maximum stage of pay scale on 01.12.1999. Their request was forwarded to the concerned Ministry and thereafter, the Move-Over Committee ("Committee") was constituted and a meeting was convened on 31.07.2019.

After discussion, the Committee decided that the respondents are not entitled for grant of move-over as requested by them and the decision of the Committee was communicated accordingly. Being aggrieved, the respondents filed representations to the department which were rejected; thereafter the respondents approached the learned Tribunal where their appeals were allowed.

3. The learned Additional A.G.P, argued that the learned Tribunal failed to consider the record with proper application of mind and reached an erroneous conclusion. It was further averred that the respondents were not regularly promoted, hence they were not entitled to the benefit of move-over. It was further contended that the learned Tribunal ignored that the cause of action arose to the respondents in the year 2000, but the appeal was filed in the year 2020 without giving any plausible explanation for the delay.

4. Heard the arguments. The bone of contention between the petitioner and private respondents is whether, before the proforma promotion, the respondents had already reached the maximum stage of BPS-19 and, hence, were entitled for grant of move-over to BPS-20: The controversy triggered when, on 19.11.2019, a memorandum was communicated to the respondents with regard to the decision arrived at in the meeting of the Committee from BPS-19 to BPS-20 to the ex-employees of the defunct Ministry of Population Welfare Department, whereby they were denied the benefit of move-over from BPS-19 to BPS-20: The minutes of meeting are on record which demonstrate a duly incorporated table showing the names of respondents at Serial Nos.1 to 6 and 9 to 11 (Appellants before the Tribunal), and in Paragraph No. 3 of the same minutes of meeting it is noticeably and unambiguously elucidated that the AGPR, Accounts offices, Punjab and KPK have confirmed that the officers mentioned in the minutes of the meeting had already reached maximum of BPS-19 before the date of their proforma promotion, hence they are entitled for grant of move-over to BPS-20 but said recommendations were not accepted by the Committee and, in Paragraph No. 6, certain observations were made that proforma promotions were granted under the directions of the Courts as in some cases juniors were granted proforma promotion and on the basis of this wrong act a large number of petitioners accrued their right for promotion. Seemingly, the Committee rejected the request of move-over with the resentment and exasperation that the proforma promotion was granted under the orders of the Courts which displeased them and, instead of deciding the issue of move-over on its merits, the request was turndown without proper application of mind which deprived the respondents of their right of move-over which accrued before the date of proforma promotion.

5. It is a well settled exposition of law that a move-over cannot be construed as promotion to the post of higher Basic Pay Scale, but the higher pay scale is treated to be an extension of the existing Basic Pay Scale of the post held by the employee. Though the Government Policy for extending move-over was discontinued which has also been mentioned by the learned Tribunal with the cutoff date as 01.07.2002, but the fact remains that the respondents were not claiming their move-over after its discontinuation or revision of the policy but they were pursuing the entitlement of proforma promotion accrued in the next higher grade before the cut-off date. If an employee was not promoted and meanwhile reached to the maximum stage of his pay scale then obviously, he could be stagnant in his earlier pay scale due to attainment of maximum stage, therefore, as per erstwhile move-over Policy, the modus of move-over was devised to cope with such situations in accordance with the criteria provided under Sl. No.73 to Sl. No.91, (O.M. 1975 to 1999) incorporated in the Establishment Code 2007. The respondents were deprived of the benefit vide memorandum dated 19.11.2019 and being aggrieved, they approached to the learned Tribunal for relief, thus we do not subscribe the arguments of the learned Additional Attorney General that the appeals were time barred before the learned Tribunal which plea has already been dealt with adequately by the Tribunal in the impugned judgment.

6. If a person is not considered due to any administrative slip-up, error or delay when the right to be considered for promotion is matured and without such consideration, he reaches to the age of superannuation before the promotion, then obviously the avenue or pathway of

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proforma promotion comes into field for his rescue. If he lost his promotion on account of any administrative oversight or delay in the meeting of DPC or Selection Board despite having fitness, eligibility and seniority, then in all fairness, he has a legitimate expectation for proforma promotion with consequential benefits. The provision for proforma promotion is not alien or unfamiliar to the civil servant service structure but it is already embedded in Fundamental Rule 17, wherein it is lucidly enumerated that the appointing authority may, if satisfied that a civil servant who was entitled to be promoted from a particular date was, for no fault of his own, wrongfully prevented from rendering service to the Federation in the higher post, direct that such civil servant shall be paid the arrears of pay and allowances of such higher post through proforma promotion or upgradation arising from the antedated fixation of his seniority. We often noted that unjustified delay in proforma promotion cases trigger severe hardship and difficulty for the civil servants and also creates multiplicity of litigation. It would be in the fitness of things that the competent authority should fix a timeline with strict observance for the designated committees of proforma promotions in order to ensure rational decisions on the matters expeditiously with its swift implementation, rather than dragging or procrastinating all such issues inordinately or without any rhyme or reasons which ultimately compels the retired employees to knock the doors of Courts of law for their withheld legitimate rights which could otherwise be granted to them in terms of applicable rules of service without protracted litigation or Court's intervention.

7. The learned Tribunal has also referred to the Office Memorandum dated 7.10.1999 in which, according to the policy instructions of 1986, civil employees of the Federal Government were allowed to move-over to the next highest basic pay scale with effect from 1st December of the year following the year in which they reach the maximum. It was further mentioned in the same office memorandum that these instructions were inferred erroneously to imply one year's stay at the maximum before entitlement to move-over, and the term "following year" used in the instructions of 1986 in fact means the next calendar year. When the present respondents were granted proforma promotion to BPS-19 with effect from 29.12.1999 vide notification dated 15.01.2018, they had already reached the maximum stage of BPS-19, therefore, they were entitled to be moved-over to BPS-20. After considering the pros and cons, the learned Tribunal rightly set aside the decision of the Committee dated 31.7.2019, whereby the respondents were denied the benefit of move-over which was accrued to them before the date of proforma promotion. All factual and legal aspects have already been considered and dealt with by the book in the impugned judgment of the learned Tribunal.

8. In the wake of the above discussion, we do not find any irregularity or perversity in the impugned judgment passed by the learned Tribunal. The Civil Petitions are dismissed and leave is refused.

MWA/F-15/SC

Petitions dismissed.

بجالات ہسپتال گھنٹو خواہ سروس ٹرسٹوں کا دور

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Appellant منجانب 2023

مورخہ: 12/6/2023

بنام: حکومت ہسپتال گھنٹو خواہ ٹریسٹ  
سیکرٹری ہیلتھ و غیرہ

مقدمہ: سید امان خان

دعویٰ: Service Appeal

جروم:

### باجت نمربر آفد

مقدمہ مندرجہ عنوان بالا اپنی طرف سے واسطے بیروی و جواب دہی وکل کاروائی متعلقہ

آن مقام ہسپتال گھنٹو خواہ کے لیے امجد علی ایڈووکیٹ، سپریم کورٹ آف پاکستان اسلام آباد

مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کمال اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقررات و فیصلہ برحلف دیئے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء وصولی چیک در پیہ عرضی دعویٰ اور درخواست ہر قسم کی تصدیق زاریں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیروی یا ڈگری یا پٹرن یا اپیل کی برآمدگی اور منسوخی نیز دائر کرنے اپیل نگرانی و نظر ثانی و بیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختیار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ با اختیارات حاصل ہوں گے اور اس کا ساختہ پرواختہ منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ و جانہ التوائے مقدمہ کے سبب سے ہوگا کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ بیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سنڈ رہے۔

2023

۱۲ جون

المرقوم: 12

العبد

گواہ

العبد

مقام ہسپتال گھنٹو خواہ کے لیے منظور ہے۔

Accepted by:

ATTESTED

*(Signature)*

Said Aman Khan (Appellant)