6th July, 2023

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1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

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2. Vide our order of today placed in service appeal No. 5795/2020 titled "Siraj Mehmood -vs- Government of Khyber Pakhtunkhwa through Secretary Health, Khyber Pakhtunkhwa, Peshawar and others" (copy placed in this file), this appeal is also disposed of. Consign.

3. Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this 6^{th} day of July, 2023.

(Rashida Bano) Member(Judicial)

Adnan Shah, PA

(Kalim Arshad Khan) Chairman

01/12/22

27th Feb. 2023

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Deleted from the list to come up on The next date 27/2/23

Dearned counsel for the appellant present. Mr. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present. 18 Learned counsel for the appellant sought time for preparation of arguments. Last opportunity given. To come up for arguments on the questions formulated in order sheet dated 09.06.2021; on 25.04.2023 before the D.B. P.P given to the

parties. (Fareeha Paul) :Member(É)

(Salah-ud-Din) Member (J)

25th April has been declared as public holiday on account 25th April, 2023 of Eid-Ul-Fitr, therefore, the case is adjourned. To come up for the same on 06.07.2023.

03.06.2022

Benchasiss incomplete, therefore, case is . adjourned to 22.08.2022 for the same as before.

ader

22.08.2022

Learned counsel for the appellant present. Mr. Naseer Ud Din Shah, Assistant Advocate General for the respondents present.

After hearing learned counsel for the appellant at certain length, he was asked to address arguments regarding the questions formulated in order dated 19.06.2021 passed by this tribunal, upon which he sought time for preparation. Adjourned. To come up for arguments on 29.09.2022 before the D.B.

(Rozina Rehman) Member(J)

(Salah-Ud-Din) Member(J)

29.09.2022

Junior counsel for appellant present.

Muhammad Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.5795/2020 titled "Siraj Mehmood Vs. Government of Khyber Pakhtunkhwa" on 01.12.2022 before D.B.

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J) 15.12.2021

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Fayyaz Ahmad, Assistant for respondents present.

Written reply/comments not submitted. Representative of the respondents seeks time to submit the same on the next date. Granted but as a last chance. To come up for written reply/comments on 28.02.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

28.02.2022 Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 17.05.2022 for the same as before.

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17.05.2022 Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

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File to come up alongwith connected service appeal 5795/2020 "titled Siraj Mehmood Versus Government", on 03.06.2022 for arguments before D.B.

(Mian Muhammad) Member (E)

12.07.2021

Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

Mr. Khair-ul-Wahab, Advocate, for the appellant present. Mr. Jaffar All, Assistant and Dr. Suleman, Medical Officer alongwith Mr. Asif Masood All Shah, Deputy District Attorney for the respondents present.

Learned Deputy District Attorney sought adjournment for arguments. Adjourned. To come up for arguments before the D.B on 24.09.2021.

(ATIO-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

24.09.2021

Stipulated period passed reply not submitted.

Appellant present through counsel.

Muhammad Adeel Butt learned A.A.G alongwith Dr.

File to come up alongwith connected Service Appeal No.5795/2020 titled Siraj Mehmood Vs. Health Department on 15.12.2021 before D.B.

(Rozina Rehman) Member (J)

In view of the above questions, the appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 29.07.2021 before the D.B.

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Chairman

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09.06.2021

Counsel for the appellant present. Preliminary arguments heard.

The appellant seeks relief on the basis of policy reflected in minutes of meeting regarding problems of Class-IV Paramedics Employees which was circulated by the Government of Khyber Pakhtunkhwa Health Department vide letter No. SOH-III/1-79-06(Class-IV) dated 25.07.2006 addressed to different Authorities. It is in the prayer of the appellant that the respondents may be directed to implement the said policy and to promote him as Ward Orderly, Ward Attendant, Chowkidar, Mali or any other Class-IV posts on the basis of seniority.

In view of the peculiar nature of the policy pressed into service and relief sought there-under, some questions are very pertinent to be dealt with in accordance with law, which hereinafter follow:-

- Whether the policy contained in minutes of meeting dated 12.07.2006 circulated by letter dated 25.07.2006 is valid under Article 8 r/w Article 25 and 27 of the Constitution of Islamic Republic of Pakistan?
- If the first question is answered in positive, whether the present appeal is maintainable?
- 3. If the policy in question is held as unconstitutional, whether the judgments so far rendered by this Tribunal on the basis of above mentioned policy will have any binding effect as precedent?

28.09.2020

Counsel for the appellant present.

Appellant has submitted an application for amendment in Appeal No. 5795/2020. It is agitated through the application that respondent No. 2 has decided the departmental appeal after submission of service appeal, therefore, the grounds there-against were not initially included in the memorandum of appeal.

Subject to all just exceptions, the application is allowed. The appellant may submit amended appeal within two weeks. To come up for further proceedings on 25.11.2020 before S.B.

Chairr

25.11.2020

Junior counsel for appellant is present. He requested for adjournment that his senior counsel is not available today. Adjourned to 23.02.2021 on which date file to come up for further proceedings before S.B.

> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

> > èadei

23.02.2021

The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 09.06.2021. 17.07.2020

Counsel for the appellant present. Preliminary arguments to some extent heard. The appellant was appointed as Muslim Sweeper/Bheshti on 14.06.1993. That on 12.07.2006 Health Department framed a policy that all Health Institutions should promote Muslim Sweeper against the existing vacancy of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on the basis of seniority. That Respondent No.3 (District Health Officer/Executive District Health, Tehsil Lahor District, Swabi) has secretly conducted interviews for the appointment of fresh candidates violating the above promotion policy. That there are about 200 vacancies of Class-IV to be filled in the manner devised in the policy dated 12.07.2006 and duly circulated on 25.07.2006. The appellant filed writ petition No. 5032/2019 before the Peshawar High Court, Peshawar which was disposed off on 19.02.2020 treating the writ petition as representation and sent to the respondents to decide the same within thirty days, hence, the instant service appeal. The learned counsel for the appellant also quoted judgment of this Tribunal in Service Appeal No. 639/2017 dated 13.12.2018. Pre-admission notice be issued to learned AAG to assist the court on point of law.

Adjourned to 28.09.2020 before S.B.

(Mian Muhammad) Member(E) 17.07.2020

Counsel for the appellant present. Preliminary arguments to some extent heard. The appellant was appointed That, Muslim Sweeper/Bheshti on 14.06.1993. on as 12.07.2006 Health Department framed a policy that Health Institution should promote Muslim Sweeper against the existing vacancy of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on the basis of seniority. That Construct Health officer / Encentine Respondent No.3 has secretly conducted interviews for the lleal appointment of fresh candidates violating the above Yews promotion policy. That there are about 200 vacancies of Class-IV to be filled in the manner devised in the policy dated 12.07.2006 and duly circulated on 25.07.2006. The appellant filed writ petition No. 5032/2019 before the Peshawar High Court, Peshawar which was disposed off on 19.02.2020 treating the writ petition as representation and sent to the respondents to decide the same within thirty days, hence, the instant service appeal. The learned counsel for the appellant also quoted judgment of this Tribunal in Service Appeal No. 639/2017 dated 13.12.2018.

ج Adjourned to 28.09.2020 before S.B.

Phe admithin notice ke -> issued to AAG to assist the Court on point of Law.

(Mian Muhammad) Member(E) Form- A

FORM OF ORDER SHEET

Court of



Case No.-/2020 1S.No. Date of order Order or other proceedings with signature of judge proceedings . 1 . · 2 , 3 . The appeal presented today by Mr. Khair-ul-Wahab Yousafzai 1-17/06/2020 Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. INED 5*8*21 KIS Feshawara REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put 2.up there on (7/07/2020 CHAIRMAN

BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 5802 2020

Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

.....Appellant

.....Respondents

Versus

Govt of Khyber Pakhtunkhwa through Secretary Health KPK, Civil Secretariat Peshawar & Others

S#	Description of Documents	Annex	Pages
1.	Service Appeal		1-5
2.	Affidavit		6
З.	Addresses of Parties		7
4.	Copy of Appointment letter	A	8
5.	Copy of the policy	B	9
б.	Copies of this Hon'ble Tribunal Judgments	С	14-24
7.	Copy of judgment dated 19.02.2020 + Writ Petition	D	22-30
8.	Wakalatnama	······································	31

INDEX

Appellant

Through

Khair Ul Wahab Yousafzai Advocate, High Court Peshawar Cell#0300-5952824

Dated: 16.06.2020

BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER

PAKHTUNKHWA, PESHAWAR

Service Appeal No.

Khyber Pakhtukhwa Telisunal

Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

.....Appellant

Versus

- Govt of Khyber Pakhtunkhwa through Secretary 1. Health KPK, Civil Secretariat Peshawar.
- Director General Health Khyber Pakhtunkhwa, 2. Peshawar.
- 3. District Health Officer/Executive District Officer Health Tehsil Lahor, District Swabi.

.....Respondents

SERVICE TRIBUNAL

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA ay ACT, 1974.

Prayer in Appeal:-

On acceptance of the instant appeal, the respondents may kindly be directed to implement the policy i.e Health Department Letter No.SOH-III/1-179/06 (Class-IV) Dated 25th July, 2006, to promote the petitioner as Ward Orderly/Ward Attendant, Chowkidar, Mali and other Class-IV, post on the basis of seniority.

Respectfully Sheweth:

<u>Brief Facts:-</u>

- That appellant/petitioner was appointed as Muslim Sweeper/Bheshti on 06.11.2015. (Copy of Appointment letter is attached as Annexure "A").
- 2. That appellant/petitioner has performed his duties upto the satisfaction of his senior with no complaint on his part.
- 3. That in the year 25.07.2006 Health Department framed a Policy for the promotion of Class-IV employees working in various hospitals of the Province which was duly circulated to all concerned vide No.SOH-III/1-179/06 (Class-IV) dated 25.07.2006 but respondents failed to implement the same till date. (Copy of the policy is attached as Annexure "B").
- 4. That respondent No.3 has secretly conducted interviews to appoint other persons/fresh candidates against vacant posts of Ward

Orderlies, Attendants, Chowkidar and other Class-IV ignoring the petitioner.

That the respondents are reluctant to promote petitioner from Muslim Sweeper inspite of clear cut policy.

That this Hon'ble Service Tribunal has already allowed various appeals on the basis of above mentioned policy. (Copies of this Hon'ble Tribunal Judgments are attached as Annexure "C").

That the petitioner/appellant amongst other filed a writ petition No.5032/2019 before Peshawar High Court, Peshawar which was disposed of on 19.02.2020 and was sent as representation to respondents to decide the same representation within 30 days but respondents failed to decide it. within 90 days. (Copy of judgment dated 19.02.2020 is attached as Annexure "D").

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7.

That the petitioner has no other alternate remedy, hence approaches this Hon'ble Tribunal in the instant appeal on the following grounds inter alia:

<u>GROUNDS:</u>

A. That the treatment of the respondents with the appellant is ultra virus of the service Rules and Regulations.

That the non action of the respondents are arbitrary, unlawful and against the fundamental rights and judgments of Apex Court and based on discrimination.

That acts and omission of the respondents are contrary to rules laid down by the Supreme Court of Pakistan.

That appellant may also be allowed to rely on additional grounds at the time of arguments please.

Therefore, it is humbly submitted that <u>On</u> <u>acceptance of the instant appeal, the</u> <u>respondents may kindly be directed to</u> <u>implement the policy i.e Health</u> <u>Department Letter No.SOH-III/1-179/06</u> (Class-IV) Dated 25th July, 2006, to promote <u>the petitioner as Ward Orderly/Ward</u> <u>Attendant, Chowkidar, Mali and other</u> <u>Class-IV, post on the basis of seniority.</u>

INTERIM RELIEF:-

٦.

B:

С.

D.

E.

By way of interim relief, the respondents may be restrained not to appoint any other fresh

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candidate on the available vacant posts of Ward Orderly/Attendant, Mali, Chowkidar and other class-IV in different hospitals of District Swabi, till the final disposal of this appeal.

Appellant 2 - lla

Through

7/1

Dated: 16.06.2020

Khair Ul Wahab Yousafzai Advocate, High Court Peshawar Cell#0300-5952824

VERIFICATION:-

It is to certify that no appeal has been submitted on the subject earlier to the instant appeal.

Ja-en DEPONENT

BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.____/2020

Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

.....Appellant

Versus

<u>AFFIDAVIT</u>

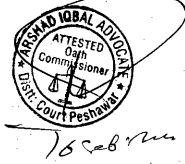
I, Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

2/2 -lm

DEPONENT CNIC#16201-1201275-1 Cell# 0306-5673097

Identified by

Khair Ul Wahab Yousafzai Advocate, High Court Peshawar



BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No.____/2020

Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

.....Appellant

Versus

Govt of Khyber Pakhtunkhwa through Secretary Health KPK, Civil Secretariat Peshawar & OthersRespondents

ADDRESSES OF PARTIES

APPELLANT:

Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

RESPONDENTS:

- 1. Govt of Khyber Pakhtunkhwa through Secretary Health KPK, Civil Secretariat Peshawar.
- 2. Director General Health Khyber Pakhtunkhwa, Peshawar.
- District Health Officer/Executive District Officer З. Health Tehsil Lahor, District Swabi.

Appellant H

Through

Khair Ul Wahab Yousafzai Advocate High Court Peshawar Cell#0300-5952824

Dated: 16.06.2020



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OFFICE OF THE DISTRICT HEALTH OFFICER SWABI

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$\left \right $	35	Raham Zaib		Ward Orderly	BPS-02	THQ Lahor		
┟	36	Hikmat yar		Ward Orderly	BPS-02	THQ Lahor		
$\left \right $	37	Sajid ali		Ward Orderly	BPS-02	THQ Lahor). , <u>.</u>	
┢	38	Muhammad Salam		Ward Orderly	BPS-02	THQ Lahor •	· ···	
-	39	Arif		Ward Orderly	BPS-02	THQ Lahor		
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BETTER COPY

OFFICE OF THE DISTRICT HEALTH OFFICER SWABI Office Tel:0938-280008 Fax No.0938-280189

8.

OFFICE ORDER

Consequent upon the recommendation of Selection Committee Meeting held on 06.11.2015 the following appointments in different categories designation BPS mentioned against each name is hereby made.

S.No	Name	Father Name	Designation	BPS	Place of
					posting
1.	1. Aman Ullah Fida Ullah		Ward Orderly	BPS-02	THQ, Lahor
2.			Ward Orderly	BPS-02	THQ, Lahor
3.	Abdul Karim	Abdul Haleem	Ward Orderly	BPS-02	THQ, Lahor
4.	Ishraq Ali	Hakeem Khan	Ward Orderly	BPS-02	THQ, Lahor
5.	Basher Ali	Usman Akbar	Ward Orderly	BPS-02	THQ, Lahor
6.	Haroon Ur Rasheed	Faqeer Zada	Chowkidar	BPS-01	DHO, Office
7.	Hamid Ali	Gul Numen	Ward Orderly	BPS-02	RHC Sheikh Jana
8.	Zubair Muhammad	Ameer Muhammad	Ward Orderly	BPS-02	СН Торі
9.	Wasim Khan	Abdur Rahim	Ward Orderly	BPS-02	СН Торі
10.	Naseer Mohammad	Wazir Mohammad	Ward Orderly	BPS-02	СН Торі
.11.	Usman Ghani	Pir Zaman Shah	Ward Orderly	BPS-02	СН Торі
12.	Rasif Ali	Mohammad Zahir	Behshti	BPS-01	CH Topi
13.	Ilyas Khan	Habib Ur Rehman	Chowkidar	BPS-01	CH Topi
14.	Saqib Raees	Raees Khan	Ward Orderly	BPS-02	THQ, Lahor
15.	Wasaf Shah	Zahir Shah	Ward Orderly	BPS-02	THQ, Lahor
16.	Faiz Muhammad	Nawar Khan	Ward Orderly	BPS-02	THQ, Lahor
17.	Muhammad Amir	Lal Pur	Ward Orderly	BPS-02	THQ, Lahor
18.	Numan Ullah	Usman Ullah	Ward Orderly	BPS-02	THQ, Lahor
19.	Kifayatullah	Said Zahir	Ward Orderly	BPS-02	THQ, Lahor
20.	Arshid	Mohammad Aslam Shah	Sweeper	BPS-01	THQ, Lahor
21.	Amir Seyad Khan	Bacha Mir	Sweeper	BPS-01	RHC Thorder
-22.	Mohd Asim	Mohd Aslam	Sweeper	BPS-01	THQ, Lahor
∽23.	Noural Amin	Darwish Khan	Sweeper	BPS-01	THQ, Lahor
-24.	Amin Khan	Said Wali	Sweeper	BPS-01	THQ, Lahor
# 25.	Ikram Ullah			BPS-01	THQ, Lahor
26.	Sabir Ullah	Sakhi Ullah	Ward Orderly	BPS-02	THQ, Lahor
27.	Saeed Rehman	Mohammad Zaman	Ward Orderly	BPS-02	THQ, Lahor
28.	Fida Mohammad	Ali Boor Khan	Ward Orderly	BPS-02	THQ, Lahor
29.	Habib Ur Rehman	Noor Taj	Ward Orderly	BPS-02	THQ, Lahor
30.	Hussain Ahmad	Aziz Ahmad	Ward Orderly	BPS-02	THQ, Lahor
31.	Abdul Naveed	Abdul Wahid	Ward Orderly	BPS-02	THQ, Lahor
32.	Sijad Khan	Gul Zameen	Ward Orderly	BPS-02	THQ, Lahor
		Abdul Hadi	Behshti/Swee per	BPS-01	THQ, Lahor
34.	Basharat	M Javid	Ward Orderly	BPS-02	THQ, Lahor
35.	Raham Zaib	Amanullah	Ward Orderly	BPS-02	THQ, Lahor
36.	Hikmat Yar	Muhabat	Ward Orderly	BPS-02	THQ, Lahor
37.	Sajid Ali	Yaqoob Khan	Ward Orderly	BPS-02	THQ, Lahor
38. Muhammad Salan		Muhammad Azam	Ward Orderly	BPS-02	THQ, Lahor
<u> </u>	Arif	Chaman Khan	Ward Orderly	BPS-02	THQ, Lahor
<u> </u>	Adil Rehman	Khalil Ur Rehman	Behshti	BPS-01	RHC Sheikh Jana

11 GOVERNMENT OF NWFP HEALTH DEPARTMENT No: SOH-111/1-179/06 (Class-IV) . Dated 25th July, 2006 . 1) The Diroctor General Health Services, NWFP, Poshawar. 2) The Chief Executives, LRH/KTH/HMC, Poshewar and: ATH Abboltabad. · . . 3). Dr. Muhalinmad Rahim Jan Afridi, Director Adnin. Directorate General Health Services, NWFP, Peshawar. 4) Dr. Abdus Sabooh Bacha, Medical Supdt., Hayalabad Medical Complex, Peshawar, 5) Dr. Iftikhar Ahmad, Deputy Medical Supdt., Ayub Teaching Hospital, Abboltabad, 1. 2. 2. 2. 2. Dr. Farman Ali, RMO, Khyber Tcaching Hospital, Peshawar, " 7) Mr. Javed Khan, President, Provl. Paramedical Association, Class IV --- Employees, NWFP, Peshawar. . . . Subject: MINUTES OF MEETING REGARDING PROBLEMS OF CLASS-IV PARAMEDICS EMPLOYEES. I am directed to refer to the subject and to enclose herewith a copy of minutes of subject meeting held on 12.07.2006, at 10:00 hours, under the chairmanchip of Secretary Health, duly signed by all the participants, for further necessary action please. ſ∩r Soclian Officer-If Endst. No. & Date Even. Copy to PS to Secretary Health. Suction Officer-ill

MINUTES OF MEETING REGARDING PROE IV PARAMEDICS EMPLOYEE

A meeting on the subject was held under the chairmanship of Secretary Health Department in Committee Room of Health Deptt on 12/07/2006 at 10:00 AM :.:

- 1 6 4 2 The following attended the meeting
 - 1) Mr. Abdus Samad Khan, Secretary to Govt. of NWFP, Health Deptt. 2) Prof. Abdus Samad Khan, Chief Executive, Govt. Lady Reading
 - Hospital, Peshawar. 3) Dr. Muhammad Rahim Jan Afridi, Director Admn., Directorate General Health Services, NWEP, Peshawar.
 - Dr. Abdus Sabooh Bacha, Medical Supdt. Hayatabad Medical
 - Complex, Peshawar. 5) Dr. Illikhar Ahmad, Deputy Medical Supdt., Ayub Teaching Hospital.
 - 6) Dr. Farman Ali, RMO, Khyber Teaching Hospital, Peshawar,
 - Z) Mr. Javed Khan, President, Provi. Paramodical Association Class IV
- Employees, NWEP, Peshawar.____
- 8) Mr. Naseer Khan, General Secretary, Provi. Paramodical Association Class-IV Employees, NWEP, Poshawar.
- 9) Mr. Hakim Jan, General Secrotary, ProvI. Paramodical Association Class-IV Employees, Hayatabad Mudicul Complex, Peshawar
- The meeting started with recitation of the Holy Quran.
 - The Chair welcomed the participants.

5- The demands presented by the Provi. Paramedical Association Class-IV Employees, were discussed in detail and the following decision were taken

i) The Association demanded that service structure for Class-IV paramedical employees, may also be framed.

Decision

Subject:

2-

3-

4-

It was decided that the Director General Health Services NWFP will come up with a self-contain case with full justification. The demand will be recommended and will be forwarded to Finance Department.

ii) The Association demanded that Contract Policy may be implemented in Teaching and all other Health Institution of the Province.

Decision

It was decided that the Director General Health Services, and all the Chief Executives of Health Institutions may be directed to implement the Contract Policy of the provincial Government and all other relevant instructions in letter and spirit.

iii) The Association demanded athat children of retired Class-IV paramedical employees may be given protorence when appointments are made against the vacant posts in Health Institutions. وم منهو و

Decision

1.

It was decided that instructions circulated by the Health Department vide letter No. SOHIII/7-350/95-1 dated 01-11.1997, may be followed strictly. The Medical Supdl., Knyber Teaching Hospital, should submit a report within fortnight in this regard

iv) The Association demanded advance increments on the basis of higher qualifications, for Class-IV paramedical employees: -Wissian

Decision

It was decided that instructions of Finance Department, in this regard will be implemented strictly, in all Health Institutions.

v) The Association demanded relaxation of science subjects for admission in different health technology courses, for Class-IV paramedical employees. ---

<u>Deòision</u>

It was decided that if any Class-IV paramedical employee has completed the required qualification for admission in different health technology courses, according to the prescribed criteria, may the allowed to participate in the examination of different health technologies, conducted by NWFP, Medical Faculty, after complotion of all codal formalities.

vi) The Association demanded that all Claud IV amployous may be promoted to Class-III posts, existing in diffurent Houlth Institutions.

Decision

1. It was decided that Class-IV employoos may be given preference while 1

filling the posts of promotion quota as per rules. vii) The Association demanded tor 33% Selection Grade for Class-I

paramedical employees.

Decision ...

It was decided that the demand of 33% Selection Grade will be included in revised service structure of Class-IV paramedical employees viii) The Association demanded Dress/Washing Allowance for all Class-IV

paramedical employees.

<u>Decision</u>

It was decided that the Director General Health Services, and all Chief Executive should submit a self contained case with total strength of Class-IV paramedical employees and propose Dress/Washing Allowance for Class-IV paramedical employees required to be considered, with full justification.

ix) The Association demanded that the Muslim Sweeper in each Hoalth Institution may be promoted to the post of Ward Orderly, Chowkidar, Main, Dai, 'Aya and other Class-IV posts, on seniority basis. In future, only sweeper may be appointed against the posts of sweeper.

It was decided that all the Health Institutions should promote the Muslim Sweeper against the existing vacancy of Ward Orderly, Chowkidar, Mali Dai, Ayrr and other Class-IV posts, on seminonly hasts, and not appoint Muslim Sweeper against the post of Sweeper In future. x) The Association demanded that 8 hours duty may be taken from Class-

 x) The Association domanded that 8 hours duty may be taken from Class-IV paramedical employees as persitiles and they may be granted leave according to rules.

Decision

Decision

it was decided that instructions of Government regarding duty hours should be implemented in letter and spirit and requests of Class IV employees for grant of leave should also be considered on merit and according to rules. However, Heads of all the Health Institutions are advised to keep a vigilant evel on the performance of Class IV paramedical employees.

6- The meeting ended with a vote of thanks by the Chair.

2

(PROF. ABDUS SAMAD KHAN) Chief Executive, Govt. Lady Reading Hospital, Peshawar Directorate General Health Services, NWFP, Peshawar

Ar G. N.C. M. (DR. ABDUS SADOOH UACHA) Medical Superintendent, (8)7 Hayatabad Medical Complex: Peshawar

(DR: IFTIKLIAR AHMAD) Deputy Modical Supdi Ayub Teaching Hospital, Abbottabad

- - -

李金 警告 (Dl FARMAN•AEI) KHAN) Resident Medical Officer, Khyber Teaching Hospilal President 5.5 Prvol: Paramedical Association. Class-IV Emplőyees, J. NWFP, Péshawar Peshawar : (MR. HAKIM JAN) General Secretary, (MR. NASEER KHAN) General Secretary, Provl. Paramedical Association 5 Provl. Paramedical Association Class-IV Employees, Class-IV Employees, Hayalabad Medical Complex, Peshawur NWFP, Peshawar 06 (MR: ABDUS SAMAD KHAN) elbry lo Govirol NHAN) elbry lo Govirol NWFP Heelin Department Socr 9 M J.

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	•	•	The states - 10.11
	· · · · · ·	· · · · · ·	C3ht Tht ???
- 1	sr. No 1	Date of Order/	Order or other proceedings with signature of Judge or Magistrate
		proceeding s	
	· Į	2	3
			BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL Service Appeal No. 639/2017
	•		Date of Institution 16.06.2017 Date of Decision 13.12.2018
	· · ·		Mr. Luft-E-Hakeem, Muslim Sweeper (BPS-01) DHQ Hospita' timer Garra, District Dir Lower. Appellant
			Versus
	•		1. The Secretary Government of Khyber Pakhtunkhwa through
			Secretary Flealth Department Khyber Pakhtunkhwa Peshawar.
	·		 Director General Health Department Khyber Pakhtunkhwa Peshawar.
	\mathcal{A}		3. The District Health Officer, District Dir Lower.
-			4. The Medical Superintendent DHQ Hospital Timergara,
			District Dir Lower.' Kespondents
		13.12.2018	Mr. Muhammad Hamid MughalMember (J) Mr. Ahmad HassanMember (E)
			IUDGMENT
2			MUHAMMAD HAMID MUGHAL, MEMBER: - Mr. Noor
,	Å		Muhammad, learned_counsel_for=appellant=and=Mi=Kasir_Ullah
Xh JS	y Ar	e (Council Salvar	Khattak learned Additional Advocate General for the respondents
			present.
	Reference of the second		2. This single judgment in the above captioned appeal, shall also
			dispose of appeals (1). bearing No.640/2017 filed by Rab Nawaz

:.

(2). bearing No.641/2017 filed by Sahib Ullah (3). bearing No. 642/2017 filed by Akhtar Rasool (4). bearing No.643/2017 filed by Dilawar Khan (5): bearing No. 644/2017 filed by Hamid ur Rehman (6). bearing No.645/2017 filed by Khyal Muhammad (7). bearing No.646/2017 filed by Siraj ud Din (8). bearing No.647/2017 filed by Bakht Shah Zeb (9), bearing No. 648/2017 filed by Bakhtiar Khan (10). bearing No.649/2017 filed by Gul Saeed Khan (11). bearing No.650/2017 filed by Kifayat Ullah (12). bearing No.651/2017 filed by Sadiq Muhammad (13). bearing No. 652/2017 filed by Said Rehman (14), bearing No.653/2017 filed by Shams ut Islam (15). bearing No.654/2017 filed by Aftab ud Din (16). bearing No. 655/2017 filed by Muhammad Haq (17). bearing No.656/2017 filed by Abdur Rehman (18), bearing No. 724/2017 filed by Ismail Shah (19). bearing No.725/2017 filed by Rehmat Ali Shah (20). bearing No. 726/2017 filed by Gohar Rehman (21): bearing No.727/2017 filed by Miraj ud Din (22). bearing No. 728/2017 filed by Habib Ullah (23). bearing No.729/2017 filed by Umar Hakim (24). bearing No.730/2017 filed by Shahid Hussain (25). bearing No.731/2017 filed by Shah Khalid being identical in nature, having arisen from the same law, facts and circumstances

3. The appellant, who was appointed as Sweeper (Muslim) at DHQ Hospital Timergra District Dir Lower in the year 2009 has filed the present service appeal u/s 4 of Khyber Pakhtunkhwa Service Tribunal Act 1974, against the order dated 16.02.2017 of the respondent No.1 whereby the respondent department accepted the

Fest

right of Muslim Sweepers_appointed_before_12_07_2006_for_their adjustment against the post of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts on seniority basis and thereby deprived the Muslim Sweepers appointed after 12.07.2006 to be adjusted as such. Learned counsel for the appellant mainly argued that the impugned order is a sheer example of discriminatory treatment to Muslim Sweepers appointed as such after 12.07.2006.

4. On the other hand learned Additional Advocate General defended the impugned order on the ground that the appellant himself was appointed as Muslim Sweeper in violation of policy decision dated 12.07.2006.

5. Arguments heard. File perused.

6. The respondent department vide its policy decision dated 12.07.2006 decided that all the Health Institutions should promote the Muslim Sweepers against the existing vacancies of Ward 2 3 7 Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweeper in future.

7. It was due to the violation of policy decision dated 12.07.2006 that many Muslim Sweepers had to knock the door of Hon'ble Peshawar High Court. The violation of policy decision led the respondent department to the issuance of fresh order dated 16.02.2017 made partially impugned in the present service appeal.

8. Upon the examination of the impugned order dated

16.02.2017, this Tribunal came to the conclusion that the same is

also in violation of policy decision dated 12.07.2006 in as much as according to the policy decision dated 12.07.2006 gradually all the Muslim Sweepers would have to be adjusted against other Class-IV posts. Impugned order dated 16.02.2017 has the effect of deptiving 9. the appellant from his adjustment against other Class-IV post just for the reason that he was appointed us Muslim Sweeper after 12.07.2006. This Tribunal is therefore of the considered opinion that discriminatory treatment was met out to the appellant. 10. Resultantly this Tribunal holds that the cut off date i.e. 12.07.2006 as mentioned in the impugned order dated 16.02.2017 shall be treated as expunged. The present service appeal along with connected service appeals as mentioned in para-2 of this judgment are accepted in the above terms. The respondent department is directed to take strict disciplinary action against those responsible for inducting Muslim Sweepers in violation of the policy decision dated 2.07.2006. Parties are left to bear their own costs. File be consigned to-the-record room. (ক্রীমানর Hassan) (Muhammad Hamid Mughal) Member Member ANNOUNCED Det 13.12.2018 Date of Data any

BEFORE THE KHYBER PARHTUNKHWA SERVICE TRIBUNAL PESHAWAR APPEAL NO

CHO 2 2019 Mri Thayat Ullah, Muslim Sweeper (BPS-1)

DHQ Hospital, Battagramming and the second

(18)) (18)

ARPENDIN VERSUS

1- The Government of Khyber-Pakhlunkhwa tarough secretary Heal Department, Khyber Pakhtunkhwa, Peshawar 2- The Director General Health Department Khyber Pakitunkin Peshawar. -

3- The District Health Officer, District Battagram ATTESTED TO SET Medical Superintendent DHQ Hospital Battagram District Battagram.....RESPONDENTS THUE COPY

> SERVICE **APPEAL** <u>UNDER</u> SECTION-4 OF STHE KHYBER PAKHTUNIOHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 16.02.2017 WHEREBY WHE APPELLANT HAS IGNORED/EXCLUDED BEEN PROMOTION/ADJUSTMENT AGAINST ANY OTHER CLASS IV POST AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF MINETY DAYS

PRAYER:

That on acceptance of this appeal the impugned Notification dated 16.2.2017 may kindly be modify to the extent that the appellant may be considered for promotion/adjustment against any other Class-IV post in light of the policy dated 25-07-2006 from the date when his other colleagues were promoted/adjusted. Any other remedy which This Honorable Tribunal deems appropriate that may also be awarted in favor of the appellant. FESTED

R/SHEWETH: ON FACTS:

1- That appellant is the employee of the respondent Depatement and is serving as Sweeper (Muslim) for quite considerable time efficiently and upto the entire satisfaction of his superiors. Copy of the appointment order is attached as annexure

2 that vide Notification dated 25 7:2006 the respondent Department including autonomous institutions have unanimously decided that all they Health Anstitutions should promote the Muslim'sweeperstadelist the existing vacancies of Ward Orderly, chowkidal Mails Davis tothel: class IV posts on schlority basis and not to appoint Muslin

BEFORE THE MARYBER PAREFULNER WAS GEVICE

Appeditivo-962/20165 2019 2019 Date of individuality Date of Decision 20106-2019

Mi Inayat Ullah: Muslim Sweeper: (BPS-01)/DHO Hospital: Battagram (Appellant): <u>VERSUS</u>

The Director General Health Services, Khyber Pakhtunkhwa Peshawar and others: (Respondents) of the services (Respondents) of the services (Respondents) of the service (Respondents) of the se

Mr. Mir Zaman Safi, Advocate.

CHAIRMAN

ATTESTED TO BE

MR. HAMID FAROOQ DURRANI,

JUDGMENT.

HAMID FAROOO DURRANI, CHAIRMAN:-

1. The prayer of instant appeal is essentially to the effect that the respondents shall consider the appellant for promotion/adjustment against any other Class-IV post while at present the appellant is serving as Sweeper (Muslim) in BPS-01. The appellant has relied on the minutes of meeting dated 12:07:2006 regarding problems of Class-IV Paramedit employees. Inter-alia, the decision was taken in the meeting to promote the Muslim Sweepers against the existIng vacancies of Ward Orderly. Chowkidar, Mali, Dan Ava and other Class-IV posts on schiority, basis and not to appoint the Muslim Sweepers.

Sweepers against the posts of Sweeper in future. Reliance is also placed on algebrassued by the secretary to government of knyber Pakhtunkhwa Healin

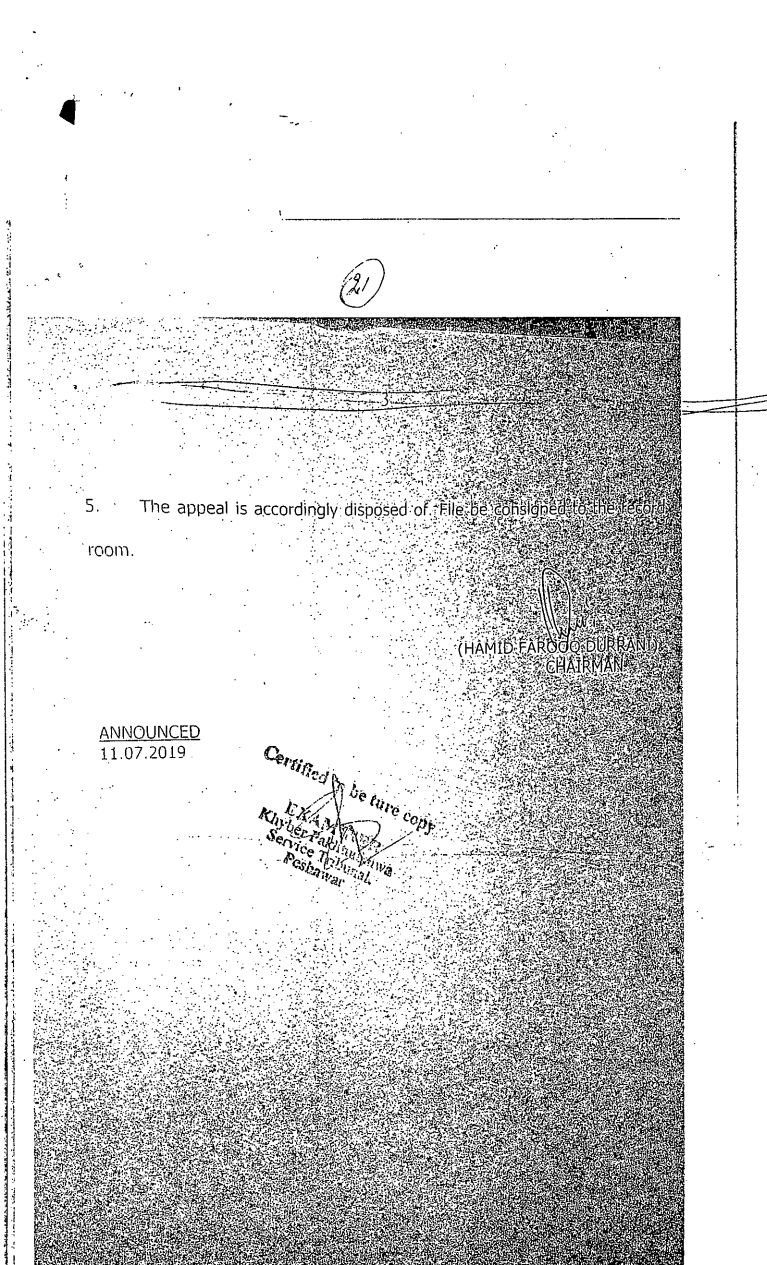
in the solution of the solder of the moled their thoses

appointed as Muslim Sweepers before 12:07/2008 water commented adjustment against the atoremetitioned posts without distuibing the reserved under the rules for appointment of class IV doversments for etc. It was however, provided in the order that those who were appointed Muslim Sweepers after 12:07 2006 were not-covered under the policy.

2. This Tribunal decided a number of appeals through judgment defield 13.12.2018 handed down in Appeal No. 639/2017 (Lutr-E Hakeem Varither Secretary Government of Khyber Pakhtunkhwa Health: Department and others) in terms that the cut-off date mentioned in the order dated 16.02.2017 and 12.07.2006 shall be treated as explinited. In the said manner the benefit of decision made on 12.07.2006 as well as order dated 16.02.2017 was to be extended to the Muslim Sweepers appointed after 12.07.2006.The-issue having-been-settled_once_by this Tribunal_entails there extension of benefits to employees placed similar to those whose appeals were decided, in affirmative, on 13.12.2018.

3. Learned counsel after arguing the case at some length stated that the appellant would be satisfied at present in case he is considered for promotion to a Class-IV post other than that of Sweeper by the respondents in accordance with law.

As the issue of promotion of Muslim Sweeper having been appointed before and after 12.07.2006 has been repeatedly settled by this Tribunal as well as the Honoblable Peshawar High Court, the respondents shall consider the appellant for reduisite promotion in the order of seniority and ship otherwise eligibility under the rules.



Annenuve - D

IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 5032 /2019

 \hat{U}

- 1- Siraj Mehmood S/o Sultan Mehmood
- 2- Abdur Rashid Khan S/ oFarid Khan 👘
- 3- Muhammad Asim S/o Muhammad Aslam
- 4- Noural Amin S/o Abdul Qudoos
- 5- Amin Khan S/o Darwish Khan
- 16- Ikram Ullah khan S/o Said Wali
 - Muslim Sweepers posted at Tehsil Head Quarter Hospital (THQ) Lahor, Tehsil and District Swabi.
- 7- Muhammad Farooq S/o Samar Khan Muslim-Sweeper Posted at Rural Health Centre (RHC) Kunda District Swabi

8- Manzar Ali S/o Faiz UR Rehman Muslim Sweeper Posted at Basic Health Unit (BHU) Jalbai, District Swabi.

.....Petitioner

· ...

VERSUS

- 1. The State through Advocate General Khyber Pakhtunkhwa Peshawar.
- 2._ Secretary to Government, Khyber Pakhtunkhwa Health Department, Peshawar.
- 3. Director General Health Services, Khyber Pakhtunkhwa Peshawar, Office Khyber Road, Peshawar.
- 4. District Health Officer/Executive District Officer ——Health, Tehsil Lahor, District Swabi.

Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

ATTESTED TO BE TRUE COPY

PRAYER:-

1.

On acceptance of this writ petition Respondent No.4 may kindly be directed to appoint the petitioners as ward orderlies/Ward Attendants as per the policy vide health department letter No.SOH-III/1-179/06 (Class-IV), dated 25.07.2006 and any appointment of the said posts may kindly be declared as void and illegal.

Respectfully Sheweth:

That the petitioners No.1 to6 were appointed and posted as Muslim Sweepers in Tehsil Headquarter Hospital (THQ) Lahor, District Swabi, petitioner No.7 as Muslim Sweeper at Rural Health Centre (RHC) Kunda Tehsil Lahor, District Swabi and petitioner No.8 as Muslim Sweeper at Basic Health Unit (BHU) Jalbai Tehsil Lahor, District Swabi. (Copies of the appointment orders of Petitioners are attached as Annexure "A-1" to A-_).

2. That the Respondent No.2 to 4 framed a policy frame work for the promotion of the Class-IV employees working in various hospitals and the same was circulated to the all concerns vide No.SOH-III/1-179/06 (Class-IV), dated 25.07.2006. (Copy of the policy is attached as Annexure "B").

- That it was decided the Muslim Sweepers will be promoted against the vacant vacancies of Ward Orderlies/Ward Attendants etc.
- 4. That the respondent No.4 secretly conducted interviews for the posts of Ward Attendants at THQ Hospital Lahor, District Swabi etc dated 08.08.2019 without any advertisement to deprive the petitioners of their valuable rights.
- 5. That the respondents are reluctant to promote petitioner from Muslim Sweepers to the post of Orderlies/Ward Attendants etc inspite of clear cut policy.
- 6. That a writ Petition No.293-9/2013 has already been allowed by this Hon'ble Peshawar High Court, Peshawar on 27.09.2013. (Copy of the judgment dated 27.09.2013 is attached as Annexure "C").
- 7. That the petitioner is aggrieved of the illegal act of the respondents, hence, filed this writ petition under article 199 of Constitution of Pakistan 1973 on the following grounds inter alia.

<u>GROUND</u>:-

A. That the non action and non consideration of the respondents is against natural justice, void ab initio and violation of fundamental rights of the petitioners enshrined in Constitution of Islamic Republic of Pakistan 1973.

- B. That the policy referred in the impugned Act is not applicable to petitioner hence the illegal act is without jurisdiction and is of no legal effect.
- C. That the act of the respondents of not appointing the petitioners is illegal, unlawful, without lawful authority and thus of no legal effect, hence needs interference of this Hon'ble Court.
- D. That the bread and butter of the petitioner and his family is depended upon the job.
- E. That the appointments on the basis of secret interview dated 8/8/2019 inspite of already working petitioners, is against law and violation of principles and judgment of this Hon'ble Court dated 27.09.2013.
 - That_appointments made after 25/7/2006 and depriving petitioners_is_clear_cut-discrimination=on the part of respondents.
- G. That this Hon'ble Court has got ample jurisdiction to entertain and disposed of the instant writ petition according to the facts and circumstances of the case in hand.

 H. That any other ground will be raised at the time of argument with the prior permission of this Hon'ble Court.

It is, therefore most humbly prayed that on acceptance of this Writ Petition, the respondent -No:4-may_kindly_be_directed_to_appoint_the petitioners as Ward-Orderlies/Ward Attendants as per the Policy_vide_Health_Department_letter No.SOH-III/1-179/06 (Class-IV), dated 25.07.2006 and interview_dated_8/8/2016 for the direct appointment of the said posts may kindly be declared as void and illegal.

Any other remedy deems fit and appropriate in . the circumstance of the case may also be granted in favour of the petitioner.

INTERIM RELIEF

By way of interim relief, the appointments made on the basis of interview dated 8/8/2019 and may subsequent appointments may kindly be suspended till the final decision of the instant writ petition.

Petitioner

Through

Khair Ul Wahab Yousafzai Advocate, High Court Cell#0300-5952824

Dated 18/09/2019



CERTIFICATE:-

Certified on instructions of my client that petitioner has not previously moved this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter, thus the tilted Writ Petition may kindly be fixed before the Worthy D.B of this Hon'ble Court.

LIST OF BOOKS

1. Constitution of Islamic Republic of Pakistan, 1973.

ADVOCATE

2. Any other law book as per need.

Annerune-D"

THE PESHAWAR HIGH COURT, HAWAR

W.P No. - - /2019

- l- Siraj Mehmood S/o Sultan Mehmood
- 2- Abdur Rashid Khan S/o Farid Khan
- 3- Muhammad Asim S/o Muhammad Aslam
- 4- Noural Amin S/o Abdul Qudoos . •
- 5- Amin Khan S/o Darwish Khon 6- Ikram Ullah khan S/o Said Wali Muslim Sweepers posted at Tehsil Head Quarter
- Hospital (THQ) Lahor, Tehsil and District Swabi. 7-Muhammad Farooq S/o Samar Khan Muslim Sweeper Posted at Rural Health Centre (RHC) Kunda District Swabi
- Munzar Ali S/o Faiz UR Rehman Muslim Sweeper Posted at Basic Health Unit (BHU) Jalbai, District

ATTESTED TO B TRUE COPYPetitioner

VERSUS

The State through Advocate General Khyber Pakhtunkhwa Peshawar. Secretary to Government, Khyber Pakhtunkhwa

- Health Department, Peshawar.
- 3. Director General Health

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- Khyber
- Pakhtunkhwa Peshawar, Office Khyber Road, , Pesha:var

Distric' Health Officer/Executive District Officer Health, Tehsil Lahor, District Swabi.

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WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

AMINER ar High Court

<u>PESHAWAR</u> <u>HIGH ·</u> <u>COURT</u> PESH <u>ORDER SHEET</u> Date of Order/ Order or other Proceedings with Signature of Judge Proceedings <u>19/02/2020</u> WP No. 5032-P/2019 Mr. Khair-ul-Wahab Yousafzai, Advocate, for the <u>Present:</u> petitioners. Mr. Atif Ali Khan, AAG, for the respondents. ATI D TO BE AHMAD SETH, CJ .- Petitioners, Siraj Mehmood and <u>WAQAR</u> others, through the instant Writ Petition, seeks issuance of an appropriate writ with the following prayer:-"It is, therefore most humbly prayed that on . acceptance of this Writ Petition, the respondent No.4 may kindly be directed to appoint the as: Ward petitioners Orderlies/Ward Attendants as per the Policy vide Health Department letter No. SOH-III/1-179/06 (Class-IV) dated 25.07.2006 and interview dated 8.8.2016 for the direct appointment of the said posts may kindly be declared as void and illegal". 2. After hearing arguments at length, learned counsel for the petitioners stated at the bar that he would be satisfied if. the instant Writ Petition is treated as representation and sent to respondent No.3 for decision in accordance with law. 3: In view of the above, office is directed to send the instant Writ Petition to respondent No.3, copy whereof be AMINER ar High Court

č retained in office for the purpose of record, who shall treat the same as representation and decide it by explicit order within thirty (30) days positively as per law. Writ Petition stands disposed of accordingly. Chief Justice Judge ED TO BE TRUE COPY Antigko B.Y Br 2-0 FEB 2020 No Date of Presentation of Application No of Pages 2 Copying free 3 Total . Date of Preparation of Copy Date of Delivery of copy ceived By . 6 CS (DB) J

Ľ, 48271 ايدوكيك: _ حنير الموص -10-5388 باركوس اليوى ايش نمبر پ پ اور بارا یسوسی ا**ی**ش ن،^{خه} دابط *نبر: 42<u>82952</u>00 5*00 3 مخاب ايرارط د عولى: علت تمبر 1CPUC جرم: تحانه: مقدمه مندرجه عنوان بالامين ابني طرف ف واسط پیروی وجواب دبی کاروائی متعلقه بر أن مقام في المراجع المحمد المركم من دو مقرل كوديل مقرر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاردائی کا کامل اختیار ہوگا ، نیز وکیل صًاحب کو راضي نامه كرف وتقرر ثالث و فيصله بر حلف دين جواب دعوى اقبال دعوي اور درخواست از مرقتم كي تصديق زری پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری کیطرفہ یا اپل کی برآ مدگ اور منسوفی ، نیز دائر کرنے اپیل نگرانی و نظرتانی و پیروی کرنے کا مختار ہو گا اور بصورت ضرورت مقدہ مذکورہ کے کل یا جزوی كارواكُ ليح واسط اور وكيل يا مختار قانونى كو اپنے ہمراہ يا اپنے بجائے يقر ركا اختيار ہو گا اور صاحب مقرر شدہ کو وہی جِملہ مذکورہ با اِختیارات حاصل ہو ں گے اور اس کا ساختہ پر داختہ منظور و قبول ہو گا دوران مقدمہ میں جو خرچہ ہر جانبہ التوائے مقدہ کے سبب سے ہوگا کوئی تاریخ پیش مقام دورہ یا حد سے باہر ہو تو وکیل صابیب پابند نہ ہوں گے کہ پیروی مذکورہ کریں ،کہذ وکالتِ نامہ لکھ دیا تا کہ سند رہے 1.7-06-12020 المرقوم: مقام Allested, and accepted نوٹ: اس د کالت نامہ کی نو ٹو کابی نا قابل قبول ہوگی ۔

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR/ PROFORMA FOR EARLY HEARING

Form "A"

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To be filled by the counsel

	C.M No.		/202	2			,	ervice Trik			
Case No.	IN IN							Ce III			
	Service Ap										
	Ikram Ull	-									
Case Title	Govt of K	- - - -									
Date of Institution	2020										
Bench	SB			DB)в 1						
Case Status	Fresh			Pending							
Stage	Notice	•	Motion		PAN						
Urgency to be clearly stated	new/fresh Attendant	That the respondents are going to employee new/fresh candidates as Ward Orderly, W. Attendant, Chowkidar and other Class-IV in different hospitals of District Swabi									
Nature of the relief sought	That if th employing impugned Chowkidat hospitals o irreparable appellant										
Next date of hearing	17.05.2022										
Alleged Target Date	Within this Wee	ek					·				
Counsel for	Petitioner	-	Responden	t	In Pe	erson					
· · · · · · · · · · · · · · · · · · ·	<u>.</u>					(J)		2 Versel/Baster			

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Khulor /

*

Diary No

Dated

Pakh,

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

PROFORMA FOR EARLY HEARING

FORM 'B'

Inst#

Early Hearing 486 -p/2022 In case No. 5802 -p/20 20 IKramullah Vs Govt of KPK Presented by Khan ul Wahab on behalf of Appellant. Entered

in the relevant register.

Put up alongwith main case_

REGISTRAR

Last date fixed	28-2-2022
Reason(S) for last adjournment, if any by the Branch Incharge.	Scrince Tribunal is depund
Date(s) fixed in the similar matter by the Branch Incharge	NFA
Available dates Readers/Assistant Registrar branch	NFA

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REGISTRAR

<u>SEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,</u>

Amended Appeal No.5802 of 2020

Ikram Ullah 🔊 Appellant Appellant

1. Government of Khyber Pakhtunkhwa through Secretary Health Civil Secretariat Peshawar

- 2. Director General Health Services Khyber Pakhtunkhwa Peshawar
- 3. District Health Officer Swabi, District Swabi

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District Health Officer Swabi

.....Respondents

Amended Service Appeal No. 5802 of 2020

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<u>Appellant</u>

Versus

- 1.Govt. of Khyber Pakhtunkhwa thorough Secretary Health KPK
- 2 Director General Health Services Khyber Pakhtunkhwa.
- 3. District Health Officer Swabi

Respondents

Comments on behalf of Respondents

Respectfully Sheweth;-

PRELIMINARY OBJECTIONS:-

- That the Appellant has no cause of action/locus standi
- That the Appellant has deliberately concealed the material facts from this honorable Tribunal , hence liable to be dismissed.
 - That the Appellant has not come to this honorable tribunal with clean hands.
 - That the Appellant has filed the instant appeals just to pressurize the respondents.
 - That the Appellant has filed the instant appeal on malafide motives.
 - That the instant appeal is against the prevailing Law and Rules.
 - That the appeal is not maintainable in the present form and also in the present circumstances of the issue.
 - That the appeal is bad for mis-joinder and mon- Joinder of necessary and proper Parties.

PARA-WISE REPLY ON BRIEF FACTS:-

1.Pertains to record.

2.Pertains to record.

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3.In pursuance of Health Department order of even No. Dated 16.02.2017 (Anex-A), it is Clarified that every citizen shall have the right to enter upon any lawful profession or occupation as envisaged under Article-18 of the Constitution of Islamic Republic of Pakistan. Therefore, the Decision taken in the Meeting on 12.07.2006 was repealed. The Reasons behind are that the Decision ibid affected the Hygienic condition of the Health

facilities in the province. In Some Areas of the Province non-Muslim sweepers are not available. Furthermore, the Posts sanctioned in the budget book are sweepers.

There is no separate Category of Muslim Sweepers and non-Muslim Sweepers. (Govt of Khyber Pakhtunkhwa Health Department Notification NO. SOH (Lit-1)

1-1 / 2017 (Gen: Misc) Dated 08.12.2017 (Anex-B). Any vested right accrued in favor of any person in pursuance of decisions already announced by the Honorable Court and attained finality and Health Department order Dated 6.02.2017 (Anex-A) Shall be implemented.

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Moreover, at Present, there are total 27 Muslim Sweepers in various Health Facilities of District Swabi including the Appellant and some appointees are senior to the Appellant (Anex C) and in case of their conversion to other posts, the hygienic condition of the health facilities will be badly suffered as no Christian sweepers will be available to be hired.

- 4. As explained above
- 5. As in Pare 3 above
- 6. Pertains of record, however, appellant is not entitled for any relief.
- 7. Pertains to record
- 8. Pertains of record, however detail reply is given in Para 3 ibid.
- 9. As explained above
- 10. The subject appeal is not maintainable inter- alia on following grounds:-.

Para wise reply on Grounds:-

A to D, The appellant was neither discriminated nor any of his fundamental rights

violated. The detail reply is given in Para 3 ibid.

E. The Respondents seek permission to raise additional grounds during Arguments.

Prayer:-

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In view of the above, it is humbly prayed that this honorable court may graciously be pleased to dismiss the Appeal with costs.

Secretary to the Government of Khyber Pakhtunkhwa Health Department R. No · (

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Director General Health Services Khyber Pakhtunkhwa

District Health Officer Swabi

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

Amended Appeal No.5802of 2020

Ikram Ullah

Versus

- 1. Government of Khyber Pakhtunkiwa through Secretary Health Civil Secretariat Peshawar
- 2. Director General Health Services Khyber Pakhtunkhwa Peshawar
- 3. District Health Officer Swabi, District Swabi
-Respondents

AFFIDAVIT

We the respondents do hereby solemnly affirm and declare that the contents of Para wise comments submitted by the respondents are true and correct to the best of our knowledge, record and that nothing has been concealed from Honorable Court.

Secretary Health KPK Reshawar

Director General Health Services Ki

District Health Officer, Swabi



..... Appellant



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Authority Letter

Mr. Fayaz Ahmad O.A DHO Office Swabi having CNIC NO 17101-04808240-7 is authorized to submit the Para wise comments in Appeal No. 5795 to 5802 of 2020 Titled "Siraj Mehmood & 7 other versus Govt. of Khyber Pakhtunkhwa through Secretary Health and others" on behalf of Respondent No 03.

District Health Officer Swabi



HEALTH DEPARTMENT.

No.SOH (Lit-I) 1-1/2017 (Gen: Misc) Dated Peshawar the 16th February, 2017

WHEREAS attention is invited to the minutes of the meeting dated 12.07.2006 neld under the Chairmanship of Secretary Health Khyber Pakhtunkhwa circulated vide Govt of Khyber Pakhtunkhwa Health Department letter No. SOH-111/1-179/06 (Class-IV) dated 25.07.2006. Extract of the decision taken in the meeting is

Decision:

1.

"It was decided that all the Health Institutions shot ldt promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on seniority basis and no: to appoint Muslim Sweepers against the post of Sweepers in future.

2. AND WHEREAS the above decision was also affirmed by the Hen'ble Peshawar High Court Peshawar vide judgment dated 27,09,2013 to: Writ Petition No.293-Pi2013 - Titled "Noor of Qamar S/O Shams of Qamar Muslim Sweeper THO Hospital Shabqadar, District Charsadda & 9 others versus Govt of Khyber Pakhtunkhwa Health Department & others.

NOW THEREFORE in pursuance of the above decision taken/judgment of the Hon'ble Court, it is sufficiently clear that those who were appointed as Muslim Sweepers before 12.07.2006 are entitled for adjustment against the aforementioned posts without disturbing the quotas reserved under the Rules for appointment of Class-IV Servants Govt and children of Retiring/Incapacitated/deceased civil servants etc. However, those who were appointed as Muslim Sweeper after 12.07.2006 in vicuation of the above decision/judgment are not covered under the policy.

SECRETARY TO GOVT OF KHYB ER PAKHTUNKHWA

(Bakhliar, Ali)

Section Officer (Lit.I)

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EndstN	<u>Vo. & Date even</u>	ł	
-Copy of	the above is forwarded to the		
i. 1 2. 1 3. 4 4. A 5. A 6. P 7. P	The Director General Health Services, Khyber Pak The Director Health Services, FATA All District Health Officers in Khyber Pakhtunkhwa All Medical Superintendent of Hospitals in Khyber P All Medical Directors/Hospital Directors of MTIs in K PS to Senior Minister Health, Khyber Pakhtunkhwa PS to Secretary Health, Khyber Pakhtunkhwa		hlunkhwa. ber Pakhtunkhwa.
8. P	Provincial President Paramedical Class-IV Employe	es	Association, LRH Peshawar.

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NOTIFICZTION

NoSoli (Lii-I) 1-1/20-7 (Gen: Misc): Sincousuance:olan

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Any vested right accrued in favour of any person in pursuance is idensions already announced by the Hon'ble court and attained finality and this Depar ment-order dated 16-02-2017 shall be implemented

Now therefore, it has been decided that whenever the appointment of sweepers are made, preference shall be given to non-Muslims. Wherever, applications/requests are not received, as such, the persons belonging of Muslim, complications/requests appointed as sweepers provided that a certificate of ron-abability do non-Muslims candidates will be issued by the constrained Appointment Authority. Selection Committee, or as the case may be in this recent the person stating appointment as such, shall sourmit, an affidavit/undertaking contributional stamp paper duly affected by Dam Cemmissioner, with no-claim of change of cadre

SECRETARY TO GOVIÇOF KHYB ER SAKHTUNKHWA HEALTH DEPARTMENT

Endst No: & Date izzen

Copy of the above is forwarded to the

21.2. DirectoriGe≓era-Health Services, Knyber Pakhtunkhwa, Peshawar 2.2.1. Directori Health Services, FATA. 2.2.2. Directori Serieral Provincial Health Services Academy Peshawar.

All Section Officer.m.Health Department. Will Accicat Directors/Hospital Directors totaMTIs in Hinvber/Pakh an



OFFICE OF THE DISTRICT HEALTH OFFICER SWABI

Seniority List of Muslim Sweeper & Beheshti Cum Sweeper

S.No	Name	Father Name	Designation	Place of Duty	Date of Entry into Governament Services	Date of Birth	
	Umar Khan	Kamal Khan	Sweeper	CD Chanai	18.12.1989	06.11.1970	
2	Akhtar Hussan	Said Rehman	Sweeper	RHC Beka	21.02.1991	01.07.1972	
	Imtiaz Ali	Fazal Gafoor	Sweeper	Cat : D Hospitaï kalukhan	18.03.1993	01.07,1971	
4	Siraj Mehmood	Sultan Mehmood	Beheshti Cum Sweeper	THQ Lahor A	14.06.1993	01.07.1970	
5	Said Bahar Shah	Said Faroosh	Sweeper	CD Narangi	24.11.2006	10.03.1976	
6	Muhammad Farooq	Samar Khan	Sweeper	RHC kunda	26.12.2007	01.07.1982	
7	Wahid Muhammad	Abdur Rahim	Swceper	RHC Marguz	11.02.2010	01.07.1977	
8	Abdul Gafar	Ambar Shah	Sweeper	BHU Gani Chatra	16.02.2010	01.07.1983	
9	Bakhtair Hussan	Said Bar Shah	Sweeper	СН Торі	16.02.2010	05.01.1984	
10	Shoukat Ali	Tawab Gul	Sweeper	DHO Office	03.05.2013	12,10.1980	
11	Manzar Ali	Faith ur Rehman	Beheshti Cum Sweeper	THQ Lahor	01.03.2016	01.01.1983	
12	Amin Khan	Darweesh Khan	Sweeper .	THQ Lahor	01.03.2016	01.11.1984	
13	Majid Ali	Mumtaz Ali	Sweeper	Cat : D Hospital kalukhan	01.03.2016	01.01.1988	
14	Shah Rahman	Fazal rahmau	Sweeper	THQ Lahor 🏓	01.03.2016	05.02.1997	
15	Abdul Rasheed	Farid Khan	Beheshti Cum Sweeper	THO Lahor	02 03 2016	17.09.1979	
16	Amir Siyab	Bacha Mir	Sweeper	RHC Khunda	02.03.2016	01.07.1982	
17	Arshad	Muhammad Isalm	Sweeper	THQ Lahor	- 02.03.2016	01.01.1989r ³⁴	
18	Muhammad Asim	Muhammad Aslam	Sweeper	THQ Lahor 🖍	- 1 02.03.2016	01.05.1993	
19	Basit Ali	Abdul Hadi	Sweeper	THQ Lahor t	. 02.03.2016 .	28.03.1997	
20	Noor ul amin	Abdul Qadoos	Sweeper	THQ Lahor	03.03.2016	07.01.1982	
21	Ikram Ullah	Said Wali	Sweeper	THQ Lahor	03.03.2016	03.03.1988	
22	Akhtar Munir	Muhammad Tahir	Sweeper	Cat : D Hospitit, kalukhan	04.04.2016	15.03.1993	
23	Muhammad Azhar	Saifullah	Swecper	RHC Kota	14.07.2016	19.10.1987	
24	Basmmena	Haj Ameer	Sweeper	CH Kabgani	- 22.11.2016	01.07.1978	
25	Niazar Ali	Said Ahmad :	Sweeper	Cat : D Hospit il kelukhan	3 C9.01.2017	10.01.1980	
26		Muhammad Hakeem	Sweepcr	Cat : D Hospital kalukhan	6.08.2017	01.01.1978	
27		Mubrak Shah	Sweeper	Cat : D Hospital kalukhan	29.08.2017	03.04.1991	

District Health Officer Swabi

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BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

C.M No.____/ 2022 In Service Appeal No.5802/2020

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Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi Appellant

VersusGovt of Khyber Pakhtunkhwa through Secretary Health KPK,Secretariat Peshawar & Others'YI y 122.Respondents

THE APPLICATION FOR RESTRAINING FROM EMPLOYING RESPONDENT AGAINST NEW/FRESH CANDIDATES THE VACANT POSITIONS OF CLASS-IV STAFF I.E. WARD ATTENDANT, WARD ORDERLY, MALI, CHOWKIDAR ETC AT DISTRICT HEALTH OFFICE, SWABI FROM SERIAL NO.01 TO 43 TILL THE FINAL DISPOSAL OF THE MAIN SERVICE APPEAL.

Respectfully Sheweth:

- 1. That the above noted Service Appeal is pending adjudication before this Hon'ble Tribunal, in which next date of hearing is 17.05.2022.
- 2. That respondent No.03 has issued a letter No.1609/A-6/DHO Office Swabi dated:09.03.2022 to the Manager Employment Exchange Swabi for provision of the list of Unemployed candidates in Swabi and has stated that different categories of class-IV positions are lying vacant under the control of undersigned from BPS-03 to BPS-04. (Copy of letter dated:09.03.2022 is annexed as Annexure "A").

That respondent No.03/DHO Swabi has also provided a list of vacant positions of Class-IV at different hospitals of District Swabi which are going to be filled in near future. (Copy of the list of vacant positions is annexed as Annexure "B").

That the appellant has got a good prima facie case in his favour, and is 4. sanguine about its success.

- That the balance of convenience also lies in favour of the petitioner. 5.
- That if the respondents are not restrained from employing fresh 6. candidates, then the petitioners would suffer irreparable loss.
- That the facts and grounds of the application may kindly be read as 7. an integral part of this application.

It is, therefore, respectfully prayed that on acceptance of this application, the Respondent may kindly be restrained from employing fresh/new candidates against the vacant posts of Ward Orderly, Ward Attendant, Chowkidar, Mali and other class-IV till the final decision of the case.

Through

Appellant He

Khair Ul Wahab Yousafzai Advocate, High Court Peshawar Cell#0300-5952824

Dated: 12.04.2022

3.

BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

C.M No.____/2022 In Service Appeal No.5802/2020

> Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi

.....Appellant

Versus

Govt of Khyber Pakhtunkhwa through Secretary Health KPK, Civil Secretariat Peshawar & Others

.....Respondents

<u>AFFIDAVIT</u>

I, Ikram Ullah S/O Said Wali posted as Muslim Sweeper at Tehsil Headquarter Hospital (THQ) Lahor, District Swabi, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

511.

D E P O N E N T CNIC#16201-1201275-Cell#_0306-5673097

Identified by

Khair Ul Wahab Yousafzai Advocate, High Court Peshawar



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	OFFICE OF THE DISTRICT HEALTH OFFICER SWABI
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	The Manager Employment Exchange, Swabi
	PROVISION OF UNEMPLOYED CANDIDATES LIST.
	- stated that different netego as of Class-IV position and part
L:	Fills (Figure 1) undersigned from BPs-33 & BPS-04
	You are therefore requested to kindly send the list of unempioned
¢	canuidates as per criterial registered in your office for employment, within 15 days so as
	to proceed further in the matter
	District Health Officer
	Swabi
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