BEFORE THE KHYPER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 495 /2019

KHAN SARDAR

VS

HEALTH DEPTT:

INDEX

S. NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal		1- 4.
2	Stay application		5.
3	Appointment order	A	6.
4	Educational testimonials	В	7- 8.
5	Impugned Service Rules	С	9- 16.
6	Judgment	D	17- 21.
7	COC	E	22- 25.
8	Notification	F	26- 27.
9	Departmental appeal	G	28.
10	Vakalat nama	•••••	29.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Relyber Pakhtur von

SERVICE APPEAL NO. 495 /2019

Mr. KHAN SARDAR, X-Ray Attendant (BPS-2), District Headquarter Hospital, District Bajaur at Khar

Service Tribung

VersuS

- 1. The Govt. of Khyber Pakhtunkhwa through Secretary Health Department, Civil Secretariat Khyber Pakhtunkhwa, Peshawar.
- The Secretary Establishment Department, Khyber Pakhtunkhwa, 2. Peshawar.
- 3. The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 5. The Director Health Services Merged Isas, Warsak Road. Peshawar.
- 6. The District Surgeon/Health officer, District Bajaur at Khar.
- 7. The Medical Superintendent, District Headquarter Hospital, Bajaur.

..... RESPONDENTS

3

SERVICE APPEAL **UNDER SECTION-4 OF THE** PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT ADJUSTING **APPELLANT AGAINST THE POST OF CLINICAL TECHNICIAN (BPS-12)** AND AGAINST THE IMPUGNED PARAMEDICS SERVICE RULES OF THE RESPONDENT DEPARTMENT NOTIFIED VIDE DATED 10.5.2016 WHEREBY NO PROMOTION QUOTA HAS BEEN ALLOCATED FOR THE SERVICE CLASS-IV EMPLOYEES/APPELLANT RESPONDENT DEPARTMENT AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this Service appeal the respondents may kindly be directed to amend the paramedics service structure Notified on 10.5.2016 to the extent of allocation of proper promotion quota for those class-iv employees including appellant who have the requisite qualifications for the post of Clinical Technician (BPS-12) OR the respondents may kindly be directed to adjusted the appellant against the post of Clinical Technician (BPS-12) in light of the Judgment of Honorable Peshawar High Court passed in W.P No.102/2011 and in light of the Notification dated 28.2.2012 issued by the respondent Department with all bask benefits. Any other remedy which this august Tribunal deems tit that may also be awarded in favour of the appellant.

R/SHEWETH:

FACTS:

Brief facts which give rise to the instant appeal is as under:-

- 1. That appellant is the employee of the Health Department and was appointed as X-Ray Attendant (BPS-2) vide order dated 20.08.2003. Copy of the appointment order is attached as annexure
- 3. That appellant inspite of having higher educational qualification as well as professional qualification of Diploma in Health Technician from medical faculty of Khyber Pakhtunkhwa have no prospects of promotion in the field of paramedics. That for the purpose of promotion the appellant and other colleagues of the appellant who have diploma in the relevant fields time and again requested for their promotion/adjustment against the post of Clinical Technician (BPS-12) but of no avail.

- 6. That appellant being similarly placed person/employee of the respondent Department also requested the respondents for his adjustment/promotion but no reply has been received so for. That feeling aggrieved the appellant filed Departmental against the Rules notified vide dated 10.5.2016 and against the inaction of the respondents by not adjusting the appellant against the post of

Clinical Technician (BPS-12) in light of the august Peshawar High Court judgment and Notification of the respondent department.

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

Dated: 5.4.2019

Appellant

KHAN SARDAR

Through

NOOR MOHAMMAD KHATTAK

MUHAMMAD MAAZ MADNI

&

SHAH ZULLAH KHAN

Advocates High Court, Peshawar.

BEFORE THE KHYBER PAKHTUNKHEWA SERVICE TRIBUNAL PESHAWAR

C.M. NO.	/2019	
IN		
APPEAL NO	/2019	

KHAN SARDAR

VS

HEALTH DEPTT:

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM APPOINTMENT ON THE POSTS OF CLINICAL TECHNICIAN (BPS-12) TILL THE DISPOSAL OF THIS APPEAL

R/SHEWETH:

- 1- That the appellant filed above mentioned appeal before this august service Tribunal in which no date is fixed till now.
- 2- That appellant has filed the above mentioned appeal for adjustment against the post of Clinical Technician (BPS-12).
- 3- That the respondent Department advertised the said post in daily newspaper "Aaj" vide dated 09.04.2019 in violation of law and rules.
- 4- That all the three ingredients necessary for the stay is in favor of the petitioner.
- 5- That the grounds of main appeal is also be considered as integral part of this application.

It is therefore, humbly prayed that on acceptance of this application the respondents may very kindly be restrained from appointment against the post of Clinical Technician (BPS-12) till the disposal of this appeal.

KHAN SARDAR

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

E OF THE AGENCY SURGEON BAJAUR ************

Appointment letter

Consequent upon the approval of Departmental Selection Committee held on 7/7/2003 and 8/7/2003

Khan Sardar Mr./Miss.

Showbar Khan S/O

Resident of : Village, Chargo

Tehsil: Salarzai Bajaur Agency

Is hereby appointed as X-ray Attendant (BPS No. 02)plus usual allowances as admissible under the rules.

His/ Her appointment will be subject to the following terms and conditions:-

1. That your appointment is on contract basis for period of three years and your services are liable to be terminated at any time with out any notice or resign being assigned.

That you are declared medically fit for Govt: service.

- 3. The post is not transferable, and you must serve for three years on the said post.
- 4. That you will be governed by such and orders as may be issued by the government of NWFP, from time to time for the category of the Government servant to which he/she belong.
- 5. That if you wish to resign, at any time, your will resign in written within 30 days notice or you will be forfeit one month pay in lieu thereof and will continue to serve the government till the acceptance of your resignation by the competent authority.

6. That you will be posted any where in Bajaur agency.

7. That you will not be entitled to any TA/DA for Medical examination and joining the first appointment.

8. The offer is subject to the availability of vacant post.

9. If you accept the post the post on above terms and conditions you should report to the Office of Agency Surgeon Bajaur at Khar Within 15 days. The offer will be cancelled if you fail to report for duty.

AGENCY SURGEON BAJAUR AT KHAR

Dated. 20/8/2003

Copy forwarded to the:-

Political Agent Bajaur Chairman Departmental Selection Committee.

Deputy Director (Admn) Directorate Health Services FATA NWFP Peshawar

DMS AHQ: Hospital Khar.

Agency Account Officer Bajaur at Khar.

Official Concerned.

For information please

tested

SURGEON

BAJAUR AT KHAR

Serial No. 3 <u>65</u>	 •	
:		



PESHAWAR PARISTAN



Reneval Of Diploma

REGISTRATION / ENROLMENT

Valid for five years

The Diploma registration of Mr/Miss/Mrs	KHAN SARDAR	Son / Daughter of
SHAIBER KHAN bearing Registra	tion No. NF/23/ET/	_Enrolment / Provisional
Diploma Serial No. 1697 Dated	28.10.2013	is hereby renewed

28/10/2013

Prepared by:

Checked by:

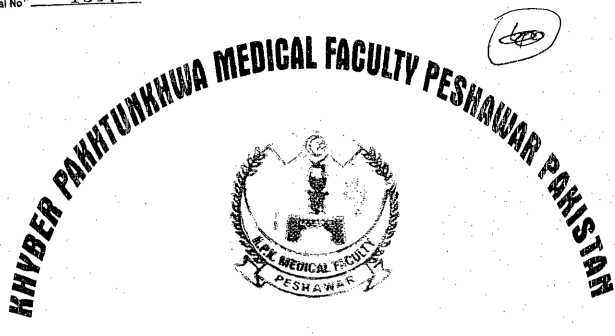
Verified by:

Alleshol Vicad Master I.S. Sahib Abada Bajaur Agencys

SECRETARY

Khyber Pakhtunkhwa Medical Faculty Peshawar

	11	٠,	٦,	7	-
A lat Mante	16) i	J	ŀ	
Serial No"		_			



Diploma In	HEALTH	Technology
- .		
CESSI	ON 6/2	2013

This is to certify that Mr. Miss.	Mrs. KHAN SARDA	R Son / Daughter of
•		Bearing
Registration No MF/23/HF/	AL Farbai Has pass	sed the examination of Two years diploma
In the year 6/2013	He/She obtained745	Marks out of 1400
He / She has been Placed in		
. AN	Allester	
Prepared by:	Aggin	Secretary, Khyber Pakhtunkhwa Medical Faculty
Verified by:	G. 1/5. Sahib Abad. Bajaur Agency	Peshawar Pakistan

S.No. 2727
PAKHTUNKHWA MEDICAL FACULY

(Al-Farabi)

Name:

Mr.Khan Sardar

Father Name:

Mr.Shaiber Khan

I st Semester Subject/paper	<u>Healt)</u>	h Technology		
Anatomy	Total Marks	Sessio Obtained Marks	n. 01/2013 (RO) Passing Marks	LL.NO 98468)
Pathology Pharmacology Physiology/ Biochemistry	100	50 51 59	1 30	Passed Passed
2 nd Semester	100 400	50 210	50	Passed Passed
Subject:/paper		Sogo		

Subject:/paper Session. 01/2013 Total Marks (ROLL.NO 98468) Obtained Passing Paper A Marks Result 100 Marks Paper B 50 50 100 English 50 Passed 100 50 Islamiat Passed 64 50 50 Result

3rd Semester Passed 25 350 25 189 Passed Subject:/paper

Session. 01/2013 (ROLL.NO 98468) Total marks Obtained Passing Paper A Marks Result 100 Marks Paper B 51 Public Health 100 50 62 Passed Result 4th Semester 100 50 Passed 50 300 50 Passed 163

Subject:/paper	Total marks	Session. Obtained		L.NO 98468)
Paper A	100	Marks	Passing Marks	Result
Paper B English	100	50	50	Passed
Pak-Study	100	50	150	Passed
Result Grand Total	350	25	25	Passed
Error(s) & Omission(s) exceeded A	1400	183 745	1	Passed
Pate: 25/10/2017	by mistake in above particul	ars must be intimated wi	Unin 30/anno an	Λ

Prepared by:

Checked by: Verified by:

Khyber Hakhtun hwa Medical Faculty

Deshawar,

EXTRAORDINARY,

GOVERNMENT



REGISTERED NO. P.III

GAZETTE



KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 10TH MAY, 2016

GOVERNMENT OF THE KHYBER PAKHTUNKHWA ' HEALTH DEPARTMENT

<u>NOTIFICATION</u> Peshawar dated the 10th May .2016.

No.SOH-III/HD/3-5/2014 -In pursuance of the provision contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and No.3OH-HURDID-512014 - In pursuance of the provision contained in sub-rule (2) of the Solid Chyper I achteristical action with the Establishment Department and the Transfer) Rules, 1989, and in supersession-of all-Notifications issued in this behalf by the Health Department, in consultation with the Establishment Department and the transfer) raises, 1969, and in supersession-or an inclineations issued in this behalf by the freath Department, in column 3 to 5 of the Appendix to the posts of Paramedical Finance Department, hereby lays down the method of recruitment, qualification and other conditions specified in column 3 to 5 of the Appendix to the posts of Paramedical Staff in the Health Department specified in column 2 of the said Appendix.

APPENDIX

		Qualification for appointment by	Age limits.	Method of recruitment.	
S.	Nomenclature of the post.	initial recruitment.	4	By promotion, on the basis of seniority-cum-fitness,	-
1	Principal Technologist (BS-2.5)			from amongst the Chief Technologists and Chief Tric	1
	(i) Principal Clinical Technologist Dental;			Technologists with tive years service in BS-17 and above as such in the relevant technology.	
	(ii) Principal Clinical Technologist Radiology; (iii) Principal Clinical Technologist Pathology; (iii) Principal Clinical Technologist Pathology;	1			<u> </u>

948 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 10th MAY, 2016.

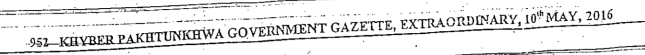
<i>∵</i> ∕	(v) Principal Clinical Technologist Anesthesia;				
	(vi) Principal Clinical Technologist Cardiology;		1		
	(vii) Principal Clinical Technologist Surgical;		,		
` .	(viii) Principal Clinical Technologist Dialysis;				
	(ix) Principal Clinical Technologist				
+	Physiotherapy;				
	(x) Principal Clinical Technologist				-
	Pulmonology;				
_	(xi) Principal Clinical Technologist				ij
	Gastrocriterology, and	+	- -		.
	(xii) Principal Clinical Technologist	· †		<u> </u>	ı
	Ophthalmology / otorhinolaryngology; and				İ
	Optinalitiology / otoritiolal yilgology, and	1 1 4			
1	The state of the s	-			İ
.	Principle PHC Technologist				1
	torica T. I. I. I. A. A. A.				
.	(i) Principal PHC Technologist (Multi				1
	Purpose); and				
	(ii) Principal PHC Technologist (MCH):	<u></u>		By promotion, on the basis of semonity-cum-fitness:	1.
				- BV 000000000 - 00 102 03200 00 2201000V-cum_titaeca =	
2	Chief Technologist			frame and Control Test and a serior try-cultivitiess;	Τ.
2			No. of the	from amongst Senior Technologists and Senior PHC	1.
2	(i) Chief Clinical Technologist Dental;		ŀ	from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy; (x) Chief Clinical Technologist Pulmonology;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy; (x) Chief Clinical Technologist Pulmonology;			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy; (x) Chief Clinical Technologist Pulmonology; (xi) Chief Clinical Technologist Gastroenterology; and			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy; (x) Chief Clinical Technologist Pulmonology; (xi) Chief Clinical Technologist Gastroenterology; and (xii) Chief Clinical Technologist Ophthalmology/			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	
2	(i) Chief Clinical Technologist Dental; (ii) Chief Clinical Technologist Pharmacy; (iii) Chief Clinical Technologist Radiology; (iv) Chief Clinical Technologist Pathology; (v) Chief Clinical Technologist Anesthesia; (vi) Chief Clinical Technologist Cardiology; (vii) Chief Clinical Technologist Surgical; (viii) Chief Clinical Technologist Dialysis; (ix) Chief Clinical Technologist Physiotherapy; (x) Chief Clinical Technologist Pulmonology; (xi) Chief Clinical Technologist Gastroenterology; and			from amongst Senior Technologists and Senior PHC Technologists with seven years service in BPS-18 or twelve years service in BPS-17 and above as such in the	



T.

ICC. DIOC VAN AND VANDORS CONTRACTORS OF THE PROPERTY OF THE P	4 11 21 71 71 71 71 11 11 11 11 11 11 11 11 11
ز ز	くいいけいこ
TAN LEFTON	アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・ア
NAME OF	
2 7147 2016	
ار د	

(ii) Chiel Chiest Technista Ohluhundon. (iii) Chiel Chiest Technista Ohluhundon. (iv) Chiel Technista Technista Ohluhundon. (iv) Chiel Chiest Technista Ohluh
(ii) Chief Technician (Libra Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief THO Claimed Technician (Multi-Purpose); red (iv) Chief Thomas Technician (Multi-Purpose); red (iv) Chief Technician (Multi-Purpose); red (
Chieffle Technician (T) Character (EX) (EX) (EX) (EX) (EX) (EX) (EX) (EX)
ChiefPHC Technician (Auth-Purpose); and (x) Clinical Technician (Auth-Purpose); and (y) Clinical Technician (Auth-Purpose); and (y) Clinical Technician (Auth-Purpose); (vi) Clinical Technician (Auth-Purpose); (vi) Clinical Technician (Auth-Purpose); (vi) Clinical Technician (Auth-Purpose); (vi) Clinical Technician (Auth-Purpose); (vii) Clinical Technician (Auth-Purpose); (vii) Clinical Technician (Auth-Purpose); (viii) Clinical Technician (Auth-Pur
(i) Chief HW Claimician Pharmach (I) Chical Technician Pharmach (I) Chief Included Technician Ph
(i) Senior Clinical Technician Parality (ii) Senior Clinical Technician Parality (iii) Senior Clinical Technician Parality (iv) Senior Clinical Technician Parality (iv) Senior Clinical Technician Parality (iv) Senior Clinical Technician Physiotherapy; (iv) Clinical Technician Physio
(ii) Senior Clinical Technician Pharmacy. (iii) Senior Clinical Technician Pharmacy. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Pharmacy. (iv) Clinical Technician Pharmacy. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Pharmacy. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Pharmacy. (iv) Clinical Technician Suddiology. (iv) Clinical Technician Pharmacy. (iv) Clinical Technician
Technician Radiology, Technician Radiology, Technician Physiotherapy,
Technician Pabology. Technician Pabology. Technician Physiotherapy. Technician Physiotherapy. Technician Physiotherapy. Technician Physiotherapy. Technician Physiotherapy. Technician (Multi-Purposa), and Jology); and Technician (Multi-Purposa), and Jology; and Jeian Physiotherapy.
Technician Pathology; Technician Cardiology; Technician Pathology; Technician (MCH) Technician (MCH) Technician Pathology; Technician (MCH) Technician Pathology; Technician Pat
Technician Cardiology; Technician Physicatics: Technician Physicherapy;
Technician Dialysis; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician (Multi-Purposa); and Technician (Multi-Purposa); and Technician (MULT). Technician Parmitory; Technician Pharmitory; Technician Pharmit
Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician (Muldi-Purpoes); and Technician (Muldi-Purpoes); and Schnician (Muldi-Purpoes); and Schnician Pharmacy; Scian Pharmacy; Scian Pharmacy; Scian Pharmacy; Scian Rathology; Scian Cardiology; Scian Cardiology; Scian Surgical; Scian Dialysts; Scian Dialysts; Scian Physiotherapy; Scian Physiotherapy; Scian Surgical; Scian Surgical; Scian Physiotherapy; Scian Physiotherapy; Scian Physiotherapy; Scian Surgical; Scian Surgical; Scian Physiotherapy; Scian Physiotherap
Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician Physiotherapy; Technician (Multi-Purposa); and Technician (Multi-Purposa); and Technician (Multi-Purposa); and Technician (Multi-Purposa); and Technician Pharmacy; Technician (Multi-Purposa); and Technician Physiotherapy; Technician (Multi-Purposa); and Technician Physiotherapy; Technician (Multi-Purposa); and Technician Physiotherapy; Technic
Technician Physiotherapy: Technician Physiotherapy: Technician Physiotherapy: Technician Physiotherapy: Technician Physiotherapy: Technician (Muld:Purpose); snd Technician With Diploma in Technician (Muld:Purpose); sizian Parthabay; Technician Physiotherapy; Technician Physiotherapy
Technician Primonomingy. Technician President Ophthalmoody. Technician (H.C.) Technici
Err, and [Technician (Muld-Purposa); and condition (Muld-Pur
gr, and [Technician (Muld-Purpoze); and choician (MCH). choician (MCH). choician (MCH). choician (MCH). choician (MCH). choician Parmeter; ician Parmeter; ician Parmeter; ician Parmeter; ician Cardiology. choician (Mchician): ician Cardiology. choician parmeter; ician Cardiology. choician parmeter; ician Cardiology. choician parmeter in the relevant parmeter in the relevant parmeter in the relevant parmeter in the relevant i
cology); and chricisn (Muld-Purpoze); snd chricisn (MCH). chricisn (MCH). ician Parmetry; ician Parmetry; ician Radiology; ician Radiology; ician Cardiology; ician Cardiology; ician Physiotheriapy* ician Physiotheria P
choicism (Multi-Purpoce); and choicism (Multi-Purpoce); a keep of choicism (Multi-Purpoce); a keep condition of choicism Pharmacy; choicism Pharmacy; choicism Pharmacy; choicism Parthology; a keep condition of choicism Radiodism; construction to the choicism of choicism; construction to the choicism; construction to the choicism; choicism choicism; choicism choicism; choicism choicism; choici
enior PHC Technician (Multi-Purposa); and (i) Technician Perchician (MCH). Sinical Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcy; (ii) Technician Permitcian; (iii) Technician; (iii) Technician Permitcian; (iii) Technician Permitcian; (iii) Technician;
The finite of the first of the
Finical Technician Dental; Sinical Technician Patritey; Sinical Technician Radiology; Sinical Technician Patritey; Sinical Technician Anatheria; Sinical Technician Cardiology; Sinical Technician Surgical; Sinical Technician Bialyzi; Sinical Technician Patritey; Sinical Technic
Clinical Technician Dental: Clinical Technician Pharmacy: Clinical Technician Radiology: Clinical Technician Radiology: Clinical Technician Perhobsy: Clinical Technician Porgical; Clinical Technician Dialyris: Clinical Technician Dialyris: Clinical Technician Physiology: Clinical Technician Physiology:
Clinical Technician Rathology; Clinical Technician Pathology; Clinical Technician Anertheti; Clinical Technician Surgical; Clinical Technician Surgical; (Clinical Technician Pinyajoria); (Clinical Technician Pinyajoria);
Clinical Technician Parthology, Clinical Technician Cardiology, Clinical Technician Curdiology, Clinical Technician Bhysiotherapy; Clinical Technician Physiotherapy; Clinical Technician Physiotherapy;
Clinical Technician Anesthesis; Clinical Technician Cardiology. Clinical Technician Surgical; Clinical Technician Pialysis; Clinical Technician Physiotherapy:
Clinical Technician Cardiology. Clinical Technician Surgicul; Clinical Technician Physiotherapy: Clinical Technician Physiotherapy:
Clinical Technician Surgreal; Olinical Technician Bialysis; Clinical Technician Physiotherapy; Clinical Technician Physiotherapy;
Clinical Technician Physiotherapy: Clinical Technician Physiotherapy:
Clinical Technician Pulmonology;



PHC Technician

- (i) PHC Technician(Multi-Purpose); and
- (ii) PHC Teclmician (MCH).

(ii) PHC Feehnician (MCH):

Secondary School Certificate
with at least Second Division in
Science from a recognized board and
Diplomas of LHV and Midwifery
from recognized Nursing
Examination Board.

SECRETARY TO

GOVERNMENT OF THE KHYBER PAKHTUNKHWA, HEALTH DEPARTMENT:

Printed and published by the Manager, Staty. & Pig. Deptt., Khyber Pakhtunkhwa, Peshawar

4.





GOVT OF KHYBER PAKHTUNKHWÄ **HEALTH DEPARTMENT**

Dated the Peshawar 15th May, 2018

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 wi	se Existing ratio of pos Staff	b of Palamedical.	Scalew	se Proposediration post	sof Paramedical/	Number of 2 Posts A
S.No	BPS	Percentage V	SINO	8053.75 4	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.	3.5%	4.	Posts in BPS-16	20%	2908 .
4.	Posts in BPS-17	2.5%	5.	Posts in BPS-17	8.0%	1164
5.	Posts in BPS-18	1.85%	6.	Posts in BPS-18	1.95%	284 .
6.	Posts in BPS-19	0.09%	7.	Posts in BPS-19	0.04%	05
7. ·	Posts in BPS-20	0.04%	8.	Posts in BPS-20	0.01%	01
		100%		Total:	100%	14542

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

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

No. \$OH-III/8-60/2018.

Copy forwarded to:-

Section Ófficer (FR) Finance Department

Dated: 15-05-2018

- The Additional Chief Secretary (FATA) Khyber Pakhtunkhwa. 1.
- The Secretary to Governor, Khyber Pakhtunkhwa. 2.
- The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. .:3.

The Secretary FATA, Governor's Secretariat Peshawar.

RETHE PESHAWAR HIGH COURT, BENCH AT MINGORA/DAKUL QAZA SWA

W.P.No.

- Aziz Ur Rahman Sweeper D.H.Q Hospital Timergara, Dir Lower.
- Muhammad Khan Sweeper D.H.Q Hospital Timergara, Dir 2)
- Bakht Munir Sweeper D.H.Q-Hospital Timergara, Dir Lower.
- Taj Muhammad Sweeper D.H.Q Hospital Timergara, Dir Lower. 3)
- Bakht Said Sweeper D.H.Q Hospital Timergara, Dir Lower. 4)
- Amjad Ali Khan Mali D.H.Q Hospital Timergara, Dir Lower. 5)
- Javed Khan Ward Attendant D.H.Q Hospital Timergara, D 6) 7)
 - Umar Sadiq Ward Attendant D.H.Q Hospital Timergara, Dir 8) Lower
 - Munawar Said Ward Attendant D.H.Q Hospital Timergara, Dir 9) Lower.
 - Noor Khitab Ward Attendant D.H.Q Hospital Timergara, Dir 10) Lower.

VERSUS

- The Gout. of Khyber Pukhtoonkhwa through Secretary Health 1) Civil Secretariat, Peshawar.
- Director General Health Services, Khyber Pukhtoonkhiya, 2)

Peshawar. TODAY

- Executive District Officer (Health) Dir Lower. 3).
- District Account Officer Dir Lower. legis#91.
 - Medical Superintendent DHQ Hospital Timergara Dir Lower. 2013,
 - Nasir Ali S/o Nadar Khar. R/o Village Bajauro, P.O Tehsil 6) Timergara, District Dir Lower.
 - Zubair Ali 5/0 Muhamutad Rascol Khan R/0 Village Danton, 7)Respondents Telisil Timergara, District Dir Lower.







Judgment Sheet

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT.

JUDICIAL DEPARTMENT

h/P No1.0	12or. 20.	1/.:		•
	<u>JU</u> D <u>GM</u> E <u>NT</u>		· · · · ·	
Date of hearing	3 - 10 - 20/			
Appellant / Peterior	nedi. (1212 ur	Rahman	1. V. alter	s) by Mr
Respondent (Grov A.	nex; (1212 ux	Mr. Glar.	anulluk. K	livin solioca

YAHYA AFRIDI, J:-

Azizur

Rehman

alongwith his nine other petitioners have sought the constitutional jurisdiction of this Court seeking that;

"for the aforementioned reasons, it is, therefore, respectfully prayed that on acceptance of this writ petition this august may gratiously be pleased to declare the acts and actions of the respndents and the impugned appointment order dated 28.7.2011 and 9.7.2011 as without lawful authority and hence of no legal effect and this august Court may further pleased to set aside the same and direct respondents No.1 to 5 to act in the matter in accordance with law and to adjust petitioners against posts announced."

2. The petitioners may be categorized in two groups; petitioner No.1 to petitioner No.6, who are presently serving as sweepers (BPS-1) at DHQ Hospital Timergara, Dir Lower ("Group-1") and petitioner No.7 to petitioner No.10, who are serving as

19

Ward Altendance (BPS-2) at (BPS-1) at DHQ Hospital Timergam, Dir Lower ("Group-2").

that the policy decision determined by the Government in its high powered meeting dated 12.7.2006 to resolve the problems of paramedic employees of the province have not been complied with and thus adversely affected the petitioners prospects of promotion to Ward Orderlies', 'Chokidar', Malis' and other class-IV posts. It is further asserted that eight persons had been appointed on the said posts without even fulfilling the essential cordial formalities provided under the law. Thus they have a two fold grievance;

Firstly, the petitioners be appointed to the upgraded post on seniority basis and

Secondly, the illegal appointments made to the said posts be set aside.

4. Now moving on to the petitioners in Group-2; their grievance is that they have not been promoted to the post of Junior Clerk (BPS-7) on seniority basis on the 33% quota determined under Rule 3 of the N.W.F.P. Civil Servants (Appointment, Promotion

41

9

中

and Transfer) Rules, 1989 ("Rules") as amended vide notification dated 4.2.2009. These petitioners further urged that other Naib Qusids and Sweepers, similarly placed as the petitioners, have been promoted to the post of Junior Clerk (BPS-7), while the petitioners have been discriminated against. In addition there to, they further urged that the government has recently advertised fresh appointments to the post of Junior Clerks in complete violation of the Rules.

- 5. Lest this Court passes any findings on the merits of the present case so as no prejudice the case of the parties, suffice to it to state that the petitioners are aggrieved of being not considered for promotion to the higher grade and their grievance needs to be first, considered, addressed and resolved by the government.
- 6. As far as the jurisdection of this constitutional Court to entertain matters seeking to be considered for promotion of a civil servant, we are afraid Article 212 of the Constitution bars our jurisdiction to entertain the said matter and the same exclusively falls within the domain of the Services Tribunal. Guidance is

B

De

sought from the judgment of the Apex Court in Muhammad Anees's case (PLD 2006 SC 539).

In the peculiar circumstances of the present case where the grave grievances of the petitioners require urgent redressal, we instead of dismissing the present petition, treat the same as a representation before the departmental authority and direct the office to send this case to the Secretary Health, Government of Khyber Pukhtoon Khwa for decision in writing rendering valid reasons thereof to be made within a period of one month, if not earlier, from the receipt of this judgment. It is further directed that the decision so made should be sent to the Additional Registrar PESHAWAR HIGH MINGORA BENCH (DAR-ÛL-QAZA), SWAT.

This petition is disposed of in the above terms.

Announced.



BEFORE THE PESHAWAR HIGH COURT NGORA BENCH AT MINGORA SWAT

- 1) Aziz-Ur-Rehman Sweeper D.H.Q Hospital Timergara, Dir Lower.
- 2) Muhammad Khan Sweeper D.H.Q Hospital Timergara, Dir Lower.
- 3) Bakht Munr Sweeper D.H.Q Hospital Timergara, Dir Lower.
- 4) (Taj Muhammad Sweeper D.H.Q.Hospital Timergara, Dir Lower.
- 5) Bakhi Said Sweeper D.H.Q Hospital Timergara, Dir Lower.
- 6) Amjad Ali Khan Mali D.H.Q Hospital Timergara, Dir Lower.
- 7) Javed Khan Ward Attendant D.H.Q. Jospital Timergara, Dir Lower.
- 7) Javed Khan Ward Attendant D.H.Q Hospital Timergara, Dir Lower.
 8) Umar Sadiq Ward Attendant D.H.Q Hospital Timergara, Dir Lower.
- 9) Munawar Said Ward Attendant D.H.Q Hospital Timergara, Dir Lower.
- 10) Noor Khitab Ward Attendant D.H.Q Hospital Timergara, Dir Lower.

...... Petitioners

VERSUS

- 1. Secretary Health, Govt of Khyber Pukhtoonkhwa, Civil Secretariat, Peshawar,
- 2. Director General Health services Khyber Pukhtoonkhwa.
- 3. District Coordination Officer Dir Lower at Timargara.
- 4. Executive District Officer (Health) Dir Lower.
- 5. Medical Superintendent D.H.Q Hospital Timergara, Dir Lower,

.. Respondents

Application Under Acticle 204 Constitution

Of the Islamic Republic of Pakistan, 1973

Respectfully Sheweth!

That a Writ Petition No. 102 of 2011 was decided by this Honombie Court vide order dated 13-10-2011 wherein it was held hin the peculiar

Al.

5-6-1977

23

JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, MINGOR BENCH

(DAR-UL-QAZA), SWAT (Judicial Department)

C.O.C. No.01/2012 in W.P. No.102/2011

JUDGMENT

Date of hearing: 11.01.2012.

Appellant-Petitioner (1222 ur Relument)

ind alter i) by m Asshar Ali Abreale

Respondent (Dexxetary Health and

otheris by Mr. Glexancultal Stein AAG

MAZHAR ALAM KHAN MIANKHEL, J. The petitioners through instant petition seek implementation of the judgment dated 13.10.2011 of this Court by initiating contempt proceedings against the respondents.

- 2. The learned counsel for the petitioners was heard and record of the case was perused.
- 2. The learned A.A.G. present in the Court in some other case, accepted the notice of this petition and thereafter sought some time to inquire about the matter involved in this petition from the concerned authorities. Later on, the learned A.A.G. informed the court that the appeal of the present petitioner is under consideration before the competent authority

and within a short span of time, the same would be decided. He also produced Photostat copy of a letter dated 29.12.2011. When this, being the situation, we once again would direct the respondents to do the needful at their earliest, but not later than one month.

This C.O.C. is thus disposed of in above terms.

Announced. Dt: 11.01.2012.

S.No. 207 Mation Bodshall

Certifical to be true copy



MOST IMMEDIATE COURT MATTER.

GOVERNEMNT OF KHYB ER PAKHTUNKHWA.

**HEALTH DEPARTMENT.

No. SOH(LIT.I)12(1)-47/2011

Dated Peshawar the 29" December. 2011

T-0

 The Director General, Health Services, Khyber Pakhtunkhwa, Peshawar.

2. The Executive District Officer-Health, Dir Lower.

Subject:

ORDER/JUDGMENT DATED 13/10/2011 PASSED BY THE PESHAWAR HIHG COURT MONGORA BENCH(DARUL QAZA) SWAT IN WRIT PETITION NO. 102/201 MR. AZIZ UR REHMAN ETC VERSUS GOVERNMENT OF KHYBER PAKHTUKHWA AND OTHERS.

number dated 28/11/2011 and your letter 10788, dated 22/12/2011 and letter No. 10521/EDO-Health Dir Lower, dated 01/12/2011, on the subject noted above and to state that your comments/report do not cover the requirements as per promotion, posting/transfer rules, 1989, therefore you are once again requested to prepare report as per rules/policy so that the issue could be placed before the Hon' abie Secretary Health Khyber Pakhtunkhwo for necessary decision. Meanwhile no action be taken/initiate and do not disturb the petitioners till the final decision of the Secretary Health in the matter/final decision of the Peshawar High Court Mingora Bench Swat, otherwise, any adverse orders passed by the Peshawar High Court Mingora Bench Swat your office will be held responsible:

SECTION OFFICER (LIT.I)

Endst. No. and date a.a.

Copy forwarded to:-

 The Section Officer-III, Govt. of Khyber Pakhtunkhwa, Health Department, Peshawar with the request to direct the Exedutive District Officer-Health, Dir Lower to submit report as per rules /policy and placed before the Hon able Secretary Health to decide the case on merit.

2. The Addl. Advocate General, Peshawar High Court Mingora Bench Swat.

3. The P.S to Secretary Health, Khyber Pakhtunkhwa, Peshawar.

SECTION OFFICER (LIT.) 1/2-

 $\left(2s^2\right)$

Government of Khyber Pakhtunkhwa Health Department

No.SOH(Lit.I)12(1)-47/2011.

Dated Peshawar, the 22th February 2012.

The Director General. Health Services, Khyber Pakhtunkhwa :Poshawar

The Executive District Officer-Health, Dir Lower

Subject:-

COMPLIANCE OF PESHAWAR HIGH COURT NO 102/11 & PROCEEDINMGS IN CONTEMPT PETITON NO

I am directed to refer to the Peshawar High Court's orders passe No.102/11 titled Azizur Rehman etc. Versus Government of Khyber Pakhtunkhwa Mcalth Secretary and others dated 13/10/11 and subsequent orders of the apex court in contempt petition No. 01/2012 dated 11/01/2012 wherein the anex court has directed the Provincial Government, Health Department to resolve the issue within a period of one month positively. Copies of the aforesaid orders are enclosed.

. To comply the superior court's orders in letter and spirit, the competent authority has been pleased to approve the adjustment of petitioners as unders-

	·		Remarks/Justification
S.No.	S.No., name & R	equired	Remarks/Justification
3.110.	designation of petitioners ac	djastment	
\	in WP No.103/11.	gainst the	
¦	111 141 1101 000	osts	
		Vard	Adjustment/appointment to be made on the
1.	Fellingicia in Sirioti in F	Attendant	basis of Establishment & Admitteent
1	(6x6mame 33.0-1]		Notification No.SOIV/4(4)89/Vol.II dated
	Muslim Sweepers in (BPS-02)	13/5/90. Copy enclosed for ready reference.
1	ות פנות	·	13/5/90. Copy encursed for ready
	Petitioner at S.No.2 also	Driver IBPS-	Petitioner is in possession of a valid driving
2.),(1)	licence plus experience/ commendation
	a lattiztim Staceber in a	J.	certificate awarded by MS DHQ Hospital Dir
Ì	BPS-01.		Lower and also working as Driver for the last
	· · · · · ·		Petitioner is in possession of FA certificate plus
3.		Junior Clerk	experience certificate awarded by MS DHQ
1	Amiid Alii Khan	(BPS-07)	experience certificate available by this bridge
₫. · ·	Mali(BPS-01)	•	Hospital Dir Lower and also working as Junior
1	Man(D) 3-01)		Clerk for the last one year.
<u> </u>	Paritioner at	Dental	Petitioner is in possession of diploma in the
4.	The finding with	Technician	I referent field awarded by the KPK (Medical)
ĺ	1 2.140.3/20160 320003 10	(BPS-09)	Faculty plus experience/commendation
\ \	Mariti Mileniam (4	(141,9-05)	certificate awarded by MS DHQ Hospital Dir
}	02) *		Lower and also working as Dental Technician
1			Color and also rearrants
			for the last 03 years.
5.	Petitioner at S.No.S	Laboratory	Petitioner is in possession of diploma in the
, 5.	Umar Sadiq Ward	Technician	relevant field awarded by the KPK Medical
1	Attendant (BPS-02)	(BPS-09)	faculty plus experience/commendation
	Attendant (B) 5 02)		certificate awarded by MS DHQ Hospital Dir
[ì		Lower and also working as such for the last
1.	1 1	, ,	one year.
·		Anesthesia	Petitioner is in possession of diploma in the
6.	Petitioner at S.No.9		relevant field awarded by the KPK Medical
	Munawar Saced Ward	Techniciun	
1 .	Attendant (BPS-02)	(DPS-09) 🥱 -	Faculty plus experience/commendation
			certificate awarded by MS DHQ Hospital Dir
1		\ ,	Lower ands also working as Anesthesia
			Technician for the last two years.
7.	Petitioner, at S.Na.10	Health	Personer is in pressession of diploma in the
1 '	Noor Khirab Ward	Technitum	a laterant field awarded by the A.K. Medical
İ		(11/5-62)	bugulto plus experience/commendation
1	Attendant (BPS-02)	1	a aventoed by MS DHQ Hospital Dir Lower, and
1		1	hiso working as Health Technician for the last
1			* Market Contraction of the Committee of the Contraction of the Contra

The competent authority desires to adjust appoint the aforesaid petitioners against the posts mentioned in Col. 03 of the table above under intimation to this department enabling us to apprise the little above

SECTION OFFICER (LITE) - 1/02/0/2

Emiss No. & Date J VEN

Copy forwarded to the a Additional Registrar. Peshawar High Court . Mingora Bench Swat with reference to his letter and forced with the court of the

Additional Advocate General, Peshawar High Court Mingora Bench, Swat, P15 to Secretary Health, Khyber Pakhtunkhwa Peshawar.

Depitty Secretary-II, Health Department, Peshawar.

SECITON OFFICER (LIT.I)





آسامیاں خالی هیں

محکہ صحت باجوڑ کے مختلف ہیتالوں میں ذیل آسامیاں خالی ہیں جن کو پر کرنے کیلئے خواہشند حضرات سے درخواستیں مطلوب ہیں درخواست سادہ کا غذیر بمعد قصدیتی شدہ اساد دفتر ہذا کو 25 اپریل 2019 تک بھٹے جائی چاہمیں۔

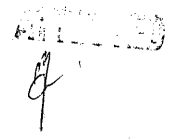
		1.7		
£	تعليي قابليت	سّيل	نام آنیای	نبر شار
JL 33 = JL 18	میڈیکل فیکل نیبر بخونخواہے متعلقہ شعبہ میں 2 سال ڈیلومہ	12	أتستمر بأيكنيشن	1
18 مال سے 33مال	میڈیکل فیکلٹی نیبر پختونخواہے متعلقہ شعبہ میں 2 سالہ ؤیلو مہ	12	سرجيكل ليكنيش	2
18 سال سے33 سال	میڈیکل فیکلی خیبر بختونخواہے متعلقہ شعبہ میں 2 سالہ ڈیلومہ	12	پیتھالوجی کیکنیشن	3
18 سال سے 33 سال	میڈیکل فیکاٹی خیبر بختونخواہے متعلقہ شعبہ میں 2 سالہ ڈیلومہ	12	ريدُ يالوجَ مُلِنيشن	4
18 - 1 ال 33 مال	میڈیکل نیکل نخیر بختونخواہے متعلقہ شعبہ میں 2 سالہ ڈیلومہ	12	(پي انځي سی) ای پي آگيکنيش	5
18 سال سے 33 سال	میڈیکل فیکلن نیبر پختونخواہے متعلقہ شعبہ میں 2 سالہ ڈپلومہ	12	سٹور کیپر	6
18 مال =33 مال	میڈیکل فیکلٹی خیبر پختونخوا ہے متعلقہ شعبہ میں 2 سالہ ڈیلومہ	12	ليڈی ہیلتھ وزیٹر	7
18 مال ہے40 مال	دانی کورس	04	داکی	8

شارك لسك اميد دار دن كوانثرو يوكيك بلايا جائرگا-

ا۔ لوکل امیدواروں کور جیم وی جا کیگی۔ ا

ہرامید وارکوا پنامو بائل ٹمبردیناضروری ہوگا۔

ڈاکٹر وزیرِصافی ڈسٹرکٹ ہیلتھ ^قیسر (باجوڑٹرائنل ڈسٹرکٹ)



را برا در وروار در المراد و در ودا زانی کامات کرسا می بیشان از خواندان کامات John X- Ray of Cue John of Cue - obe co, la (0), 10 pm/2 à Sin 313 con pour Grets - 10 1/2 (1/2 - 1/2) - 1/2 - 1/2) - 1 its de des polocy rops sur signed. Wille 2003 july 100 a 2003 july 662 july 3 J. e. 19 (30 mi - e. J. 10) 3/203/10/30 is it all a in a gir right, is it solvered 02 was es we premi a 500 500 mill فالمعتبر الراس (ن و فر سند ور دی وال Sie wiest Collegione, is well acoust off our 02/01/2019 /3/ Sull - Will A. Ray 186 Con 2105

		<u>VAKALATNA</u>	-		•
Before	the KP	Servelle	Tribu	mal lo	leavar
<i></i>	No		/2019		antonio de la constanta de la
K	Kan San	plar		(APPELI (PLAIN	TIFF)
			·.	(PETITI	ONER)
		VERSUS			
H	ealth De	eptt:		(RESPON _(DEFENE	
	· ·				
I/We	Khan S.	ardar			
without a engage/a I/we aut receive o	Counsel/Advonced liability for point any of morize the said may/our be a my/our a my	or his default ther Advocat iid Advocate half all sums	and with e Counse to depos and am	the authors to the the the the the the the the the the	ority to ur cost. aw and able or
Dated	/20	019			
	•		CLI	Andoy ENT M	-13/36
				CEPTED	
		NOOR N	10HAMM	ND KHATT	AK :
	•	SHAHZ	ULLAH KI	HAN YOUS	AFZAI
				* 1×1	
				MAN SAFI VOCATES	The State of the S
OFFICE:			· Topic		

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City. Phone: 091-2211391

BEFORE THE SERVICES TRIBUNAL

KHYBER PAKHTUNKHWA, PESHAWAR

APPEAL NO. 495 / 2019

Mr. Khan Sardar X-Ray Attendant (BPS-2)
DHQ Hospital, Bajaur at Khar----- Appellant
VERSES

Govt of Khyber Pakhtunkhawa, and others----- Respondents

Reply / comments on behalf of the Respondents No. 1, 4, 5, 6, 7

Respected Sheweth

Preliminary objections

- 1. That the appellant has not yet submitted his appeal in the department.
- 2. That the appellant has no experience in the field of Health Technology.
- 3. That the appellant has concealed the fact that he has applied for the post of EPI Technician already advertised by the Agency Surgeon Bajaur.
- 4. That inspite of the above facts, the appellant has got no locus standi to file the instant appeal.
- 5. That the appellant has not come to this Honorable Court with clean hands.
- 6. That the appellant has got no cause of action to file the instant appeal.
- 7 That, the appellant is not an "AGGRIEVED" person within the meaning of Article 199 of the Constitution of Pakistan.

FACTS

- 1. Correct.
- 2. Correct to the extent of appointment as X-Ray Attendant (BPS-2) in DHQ Hospital Khar Bajaur. As far as acquiring of diploma in Health Technology is concerned, so it is stated that the Department does not know that how the appellant got a diploma as a regular student despite of regular duties in the District Headquarter Hospital Khar as per job description.

- 3. Incorrect, the Govt: has promulgated the rules of promotion of Class-IV employees to the post of Junior Clerk on seniority basis but there are no such rules of promotion of Class-IV employees in the field of Health Technology having pay scale BPS-12. Any one will apply and contest when the post is advertised. As far as acquiring of Diploma in Health Technology is concerned, so it is stated that the appellant has got it without NOC of the Department. Furthermore, the appellant has not yet submitted departmental appeal in this regards.
- 4. Correct. But it is stated that the impugned service structure dated 10.05.2016 was approved and notified by the higher authorities wherein, qualification and appointment in BPS-12 on initial basis, has been mentioned very clearly. As far as acquiring of diploma is concerned, so it is stated that the petitioner has got diploma without NOC of the department.
- 5. Correct to the extent of court order dated 13.10.2011 and adjustment of some Ward Attendants upon the posts of Technicians BPS-12 by the Health Department Khyber Pakhtunkhwa vide Notification dated 28.02.2012. But as per remarks of the said Notification, the concerned Ward Attendants had got diplomas and they were already working on the posts of Technicians for the last one or two years and due to the said experience, the petitioners were adjusted against the posts of Technicians, As far as the plea of the appellant to be adjusted against the post of BPS-12 without experience in the relevant field is not justified, therefore, the appeal of the appellant is not maintainable. Furthermore, it is pertinent to mention here that the Service Structure of Paramedics dated 10.05.2016 has superseded the Notification of Health Department dated 28.02.2012.
- 6. Incorrect, the appellant has not yet submitted his departmental appeal.
- 7. Incorrect, the appellant before submission of his departmental appeal preferred to file the instant appeal, hence, the appeal is not maintainable.

GROUNDS

- A- Incorrect. The demand of the appellant to be adjusted against the post of BPS-12 is not justified because he has no experience in the field of Health Technology. Hence, the appellant is not coming in the ambit of Notification dated 28.02.2012.
- B- Incorrect as stated above.

- C- Incorrect, as stated in Para 1 to 7 above.
- D- Incorrect, as stated in Para -A above.
- E- Incorrect, as stated in Para-A, above.
- F- Correct to the extent of serving as X-Ray Attendant in DHQ Hospital Khar Bajaur since 2003 but there are no such rules / regulation regarding promotion of a X-Ray Attendant of BPS-2 / Class-IV to the post of Technicians BPS-12 without clinical experience.
- G- Correct to the extent of Article-38 (e) of the constitution of Pakistan but there are no such rules / regulation regarding promotion of a Class-IV of BPS-2 / Class-IV to the post of Technicians BPS-12 without clinical experience.

H- The Department will also raise other grounds at the time of arguments.

In light of the above, it is humbly prayed that the appeal has no legal footing; therefore, it may please be dismissed.

Secretary to Govt: of Khyber Pakhtunkhwa

Director Health Services, Merged Areas Peshawar,

Respondent No. 5

Medical Superintendent, DHQ Hospital Khar, District Bajaur

For Respondent No. 6 & 7.

Director General Health Services, Khyber Pakhtunkhwa Peshawar

Respondents No. 4