Khyber Pakhtukhwa Service Tribunal

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Diary No. 7003

C.M. Applicat	ion No:		_/20

IN

Service Appeal No. 1838 /2022

Abdul Shahab	VS	Government of KP and Others			
	INDEX				

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5.	Wakalatnama		

APPELLANT / APPLICANT

Through

BARRISTER
MUHAMMAD HASSAAN ADIL

Dated: 10-11-2023

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

C.M. Application No: _	
IN	
Service Appeal No	18 38 1/2022

ABDUL SHAHAB

Son of Abdul Jabbar, Resident of Dalazak Road, Saeed Abad No. 01, House No. 9, Street No. 01, Peshawar

....APPLICANT

Vs

1. Government of Khyber Pakhtunkhwa

Through Chief Secretary, Civil Secretariate, Peshawar

2. Secretary to Government of Khyber Pakhtunkhwa,

Health Department, Civil Secretariate, Peshawar

3. Director General (DG),

Health Service, Warsak Road, Peshawar

4. District Health Officer (DHO),

Grand Trunk Road, Tehsil and District Peshawar.

...RESPONDENTS

APPLICATION FOR INTERIM RELIEF THEREBY RESTRAINING THE RESPONDENTS FROM MAKING APPOINTMENTS AGAINST THE VACANCIES OF JUNIOR CLERK IN THE DIRECTORATE GENERAL, HEALTH SERVICES, KHYBER PAKHTUNKHWA.

Respectfully Sheweth;

1) That the above-captioned appeal is pending for adjudication before this Hon'ble tribunal and is fixed for 14.12.2023.

2) That the brief facts necessitating the filling of instant application are that on 11.10.2023, the Departmental Promotion Committee, in its meeting, recommended the promotion of Naib Qasids to the post of Junior clerk (BPS-11) with immediate effect, which was duly followed and they were promoted to the said post on 30-10-2023 by the promoting authority.

(Copy of the impugned list of the Naib Qasids' promotion to the post of junior clerks is hereby annexed as Annexure – "A" respectively)

- 3) That the matter regarding the promotion of Class IV to the post of junior clerk in Directorate Health department is already sub-judice before this Hon'ble tribunal, wherein on the previous date, the Hon'ble tribunal has ordered the respondents to produce the record of junior clerks posts and vacancies since 2010.
- That the respondents tried to mislead this Hon'ble tribunal because in their reply / comments, submitted before this Hon'ble tribunal, they have specifically contended that not even a single vacant post of junior clerk is available in the respondent's department, in response to which the appellant submitted an application for bringing on record some documents regarding the availability of vacant posts in the department. However, the department is now, illegally, promoting junior employee / Naib Qasids to the post of Junior clerks just to fill up the vacancies, so that the department could contend regarding the non-availability of any post, which clearly transpires *mala fide* on part of the respondents.
- 5) That petitioner has prima-facie, a strong case and is very sanguine about its success, besides, balance of convenience also leans in favour of grant of interim relief.
- That if the respondents were not restrained from promoting other employees and leaving the present appellant / applicant unpromoted despite his being eligible for promotion and no fault on his part, such act of the respondent's department would cause an irreparable loss to the present applicant / appellant.
- 7) Any other ground deemed appropriate would be raised at the time of arguments, with the permission of this Hon'ble tribunal.

PRAYER:

It is therefore, humbly prayed that on acceptance of this application, the impugned promotions to the post of junior clerk may kindly be suspended and the respondents be restrained from making promotions against the impugned posts till the final decision of the appeal.

APPLICANT / APPELLANT

Through

Hamau Barrister

MUHAMMAD HASSAAN ADIL

Dated: 10-11-2023

AFFIDAVIT

I, Abdul Shahab Son of Abdul Jabbar, Resident of Dalazak Road, Saeed Abad No. 01, House No. 9, Street No. 01, Peshawar, do hereby solemnly affirm and declare on Oath that the contents of accompanying Application are true and correct to the best to my knowledge and nothing has been concealed from this hon'ble tribunal.

DEPONENT





DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR All communications should be addressed to the Director General Health Services
Peshawar and not to any official by name E-Mail Address K.P. Kdest Theboscom
Office # 091-9210269 Exchange # 091-9210187, 9210196 Pax # 091-9210230

OFFICE ORDER

Consequent upon approval accorded by the Departmental Promotion Committee in its meeting held on 11/10/2023, under the Chairmanship of Director General Health Services Khyber Pakhtunkhwa, Peshawar, the following Matriculate Class-IV are hereby promoted to the post of Junior Clerk (BPS-11) against the vacant posts reserved under 33% quota with immediate effect:-

S. No	Name of Official	Present Place of Posting
01	Muhammad Adil	DGHS Office Peshawar
02	Gulrajud Din, Naib Qasid	DGHS Office Peshawar
03	Musarat Shah, Naib Qasid	DGHS Office Peshawar
04	Sadat Khan Nalb Qasid	DGHS Office Peshawar
05	Shehzad Ali, Naib Qasid	DGHS Office Peshawar
06	Sikandar Khan, Nalb Qasid	DGHS Office Peshawar
07	Abdul Aziz, Naib Qasid	DGHS Office Peshawar

On their promotion to the post of Junior Clerk (BPS-11) the following Posting/transfer are hereby ordered:-

S. No	Name of Officials	From	То
01	Muhammad Adil	Budget SNE (Merged area)	Ministerial Promotion Cel
02	Gulrajud Din, Junior Clerk	Homeo Section	Homeo Section
03	Musarat Shah, Junior Clerk	Gate No.4	HRMIS Section
04	Sadat Khan, Junior Clerk	Medical Section	Medical Section
05	Shehzad Ali, Junior Clerk	DG Staff	Personnel Section
06	Sikandar Khan, Junior Clerk	Public Health Section	Public Health Section
07	Abdul Aziz, Junior Clerk	DHO, Nowshera	DHO, Nowshera

Arrival / Departure should be submitted to this Directorate for record.

Director General Health Services Khyber Pakhtunkhwa Peshawar

No. 2784 - 90 /Ministerial Promotion Cell

dated 30/10/2023

Copy forwarded to the.

- AG Office Khyber Pakhtunkhwa, Peshawar.
- Deputy Director (Accounts) DGHS, Peshawar.
- District Health Officer, Nowshera.
- Incharge Concerned Sections.
- PA to DGHS Khyber Pakhtunkhwa, Peshawar.
- Mr. Bilal Khan President Class-IV DGHS Peshawar.
- Officials concerned.

For Information and necessary action.

Director General Health-So

Khyber Pakhtunkhwa Peshawar

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Annexure - "B"

(5)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

Khyber Pakhtuldays Service Fribanal

Service appeal No.1838/2022

101ary No. 5236

Abdul Shahab

Petitioner / Space 3

Versus

Govt of Khyber Pakhtunkhwa & Others

---Respondents

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04	Heeling Colter		07

Deponent

ATTSTED

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1819 to1859 /2022.

Haroon ur Raheed &Others Vs Govt: of KP (Health) -------Petitione

AFFIDAVIT

I Dr, Mubarak Zeb khan S/O Mr, Alam Zeb Khan DHIS Coordinator.

Office of DHO Peshawar, do hereby solemnly affirm and declare on oath that content of the instant replay are true and correct to the best of my knowledge & belief and nothing has been concealed from this honorable Court.

Furthermore it is added that all the 41 service Appeals having same nature & having same stance/materials.

DEPONENT

Dr, Mubark Zeb
DHIS Coordinator
Office of DHO Peshawar
NIC No: 17101-6493994-5

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ATTSTED

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1838/2022.

Abdul Shahab

-Appellant

Versus

- 1: Government of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar.
- 2: Secretary Health, Govt of Khyber Pakhtunkhwa Peshawar
- 3: Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 4: District Health Officer, Peshawar.

-----Respondents

PARAWISE REPLY ON BEHALF OF RESPONDENTS No. 01 to 04.

Respectfully Sheweth:

Preliminary Objections:-

- 1. That the appellant has got neither cause of action nor did locus standi to file the instant appeal.
- 2. That the appellant has filed the instant appeal just to pressurize the respondents.
- 3. That the instant appeal is against the prevailing Law and Rules.
 - 4. That the appeal is not maintainable in its present form and also in the present circumstances of the issue.
 - 5. That the appellant has filed the instant appeal with mala-fide intention hence liable to be dismissed.
 - 6. That the appellant has not come to this Honorable Tribunal with clean hands.
 - 7. That the appeal is barred by law and limitation.
 - 8. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.
 - 9. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.
 - 10. That there is no original or appellate order which is pre requisites of section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 hence under 2006 SCMR 1630 the honorable Tribunal has no jurisdiction to adjudicate the matter.

<u>FACTS</u>

- 1. Pertains to record.
- 2. Incorrect, Needless to mention that as the appellant is working at District level, his Seniority list is maintained in Respondent No.4 office and is attached as Annexure-A.

Correct to the extent of promotion of class-iv employees to the post of junior clerk on the basis of 33% reserved quota in accordance with the rules.

ATTESTED

- 4. Incorrect. There is no vacant post available where the appellant may be promoted as junior clerk. It is worth to mention that no post of junior clerk has been advertised, nor did anyone recruited against the same.
- 5. Already explained in para-04.
- 6. Incorrect. Already replied in para 04 above. It is worth to mention that a joint departmental appeal has been filed in violation of the appeal rules therefore, the instant appeal is badly time barred.
- 7. No comments.

GROUNDS:-

- A: Incorrect, as there is not a single vacant post of junior clerk (BPS-11) in the office of Respondent Department to which the appellant may be promoted.
- B:- Incorrect, the appellant is not entitled for promotion to the post of junior clerk as there is no vacant post of junior clerk in their share under 33% reserved quota.
 - C: Incorrect. The appellant has been placed at his proper place in the seniority list
- D: The Respondents have already acted in accordance with law and rules.
- E: Incorrect, already explained in above paras.
- F: The respondents seek leave to raise additional grounds at the time of arguments.

It is therefore requested that on acceptance of the instant parawise comments the appeal of the appellant may kindly be dismissed.

Respondent No-01&2
Chief Secretary through
Secretary Health Khyber Pakhtunkhwa
Peshawar

Respondent No-03

Director General Health Services

Peshawar

Respondent No-04
District Treath Officer
Peshawar

Certified to be sure copy

EXAMINER
(hyber Pakhtunkhws
Service Tribunal.
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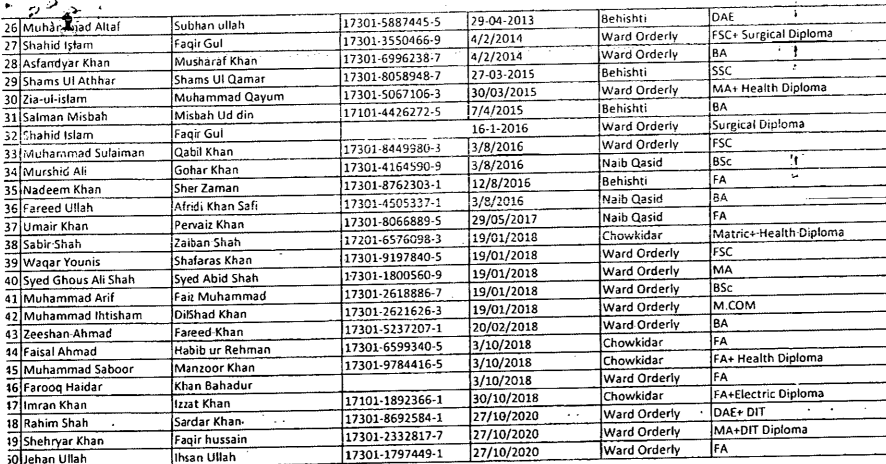
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Seniority List Of Class IV Employees Working Under DHO Peshawar

o	Name	Father Name	NIC Number	Date of Entry in	Designation	Qualification
				Job		
1	Zaffar Ali	Najaf-Ali Shah	17301-1698582-3	7/5/1988	Naib Qasid	Matric
2	Tahir Shah	Amir Zada	17301-8905148-5	2/1/1992	Chowkidar	Matric
3	Muhammad Riaz	Nasar Ullah	17301-1675304-7	16/03/1995	Ward Orderly	Matric
4	Hamad	Shahid Hamid	17301-5090803-1	6/4/1997	Ward Orderly	ВА
5	Ashfaq Ahmad	Sulaiman Khan	17301-1814298-7	5/1/1999	Chowkidar	Matric
6	Ahmad Jan	Ghazi Khan	17301-1274726-3	30/04/1999	Naib Qasid	FA
7	Salman Shah	Fazle Qadar	17301-7456183-7	9/1/2003	Ward Orderly	FA
8	Muhammad Zubair	Ibrahim	17301-8067632-3	22/11/2003	Naib Qasid	FA
9	Fazal Rabi	Sahar Gul	17301-9586454-7	11/8/2006	Ward Orderly	Matric
10	Sahibzada Aamir	Mukhtiar Ahmad	17301-05982459	12/8/2006	Ward Orderly	BA. Health Diploma
11	Muhammad Ishfaq	Mir Akbar	17301-9823680-1	28-11-2006	Ward Orderly	Mphil Microbiology+DIT
12	Sohail Ashiq	Muhammad Ashig	17301-4002508-5	12/1/2009	Sanitary Petrol	BA -
13	Ghulam Mujtaba	Ghulam Mustafa	17301-7148125-9	26/12/2009	Ward Orderly	BA
14	ljaz Ahmad	Taza Gul	17301-5419523-7	31-12-2009	Chowkidar	FA
15	Munir Hussain	Fagir hussain	17301-1311673-1	23/02/2010	Naib Qasid	Matric
ί6	Naveed Khan	Muhammad Nawaz Kham	17301-6584400-1	3/3/2010	Naib Qasid	BA
17	Muhammad Ibrar	Gul Mast Khan	17301-4408732-9	4/3/2010	Behishti	SSC
- ا8	Muhammad Sulaiman	Musafar	17301-6117689-7	24-05-2010	Behishti	ВА
19	Sajjad Ahmad	Liagat Ali-Khan	17301-8599458-3	13-06-2011	Behishti	FA
:0	Torgat Auzal	Javid Akhtar	16101-7487588-9	19-10-2011	Chowkidar	FA
:1	Syed Kifayat Shah	Naurooz Shah	17301-1458161-3	31/12/2011	X-ray Attendent	MA+ Health Diploma
<u></u> 2	Saad-Ullah-Khan	Sahib Zada	17301-16557279	21/12/2011	Chowkidar	BA 9
(3)	Abdul Shahab	Abdul Jabbar	17301-7776929-5	27/12/2012	Behishti	MSC Economics
4	Muhammad Imran	Qaleem Ullah	17301-3090264-1	29/12/2012	Chowkidar	MA
5	Asif Naveed	Naveed Ahmad	17301-5904442-3	31/12/2012	X-ray Attendent	FA .













1- Amic Kran	Zaka Ullah	17301-0416153-5	27/10/2020	Ward Orderly	FSc
2 Muhammad Nouman	Noor Muhammad	17301-3280446-5	27/10/2020	Ward Orderly	BA
3 Muhammad Arif	Usman Khan	17301-86494820-9	27/10/2020	Ward Orderly	BA 🕨
4 Mueen Qasmi	Muhammad Hanif	17301-6540441-7	27/10/2020	Ward Orderly	MBA
5 Imran Khan	Abdul Sattar	17301-6952992-5	27/10/2020	Chowkidar	Matric
6 Shahid Ahmad	Habib ur Rehman	17301-6701436-9	27/10/2020	Ward Orderly	FA
7 Haroon Ur Rashid	Muhammad Dawood	17301-8767271-3	27/10/2020	Chowkidar	BA
8 Agib Zahoor	Zahoor Ud Din	17301-5569170-9	27-10-2020	Chowkidar	Matric
9 Tahir Hafeez	Abdul Hafeez	17301-5242528-1	27-10-2020	Ward Orderly	B.COM It
O Hamza Shah	Jalal Shah	17301-6527188-7	27-10-2020	Ward Orderly	FA "
1 Muhammad Tayyab	Masood Ahmad	17301-1955764-1	27-10-2020	Ward Orderly	FSc+Health-Diploma
2 Shehryar Hussain	Nighah hussain	17301-6255930-7	27-10-2020	Ward Orderly	BSC Computer Science
3 Momin-Khan	Johar Ali	17301-7058253-5	27-10-2020	Ward Orderly	SSC
4 Imran Shah	Sabir Shah	17301-3206617-7	8/12/2020	Ward Orderly	FSC
5 Anwar ul Haq	Zia Ul Haq	17301-5541278-7	2/3/2021	Behishti	FA
6 Salman-Khan	Dilawar Khan	17301-3443294-5		 Ward Orderly 	Matric
7 Muhammad Aftab udin	Shahab u din	17301-4947979-7	27-10-2020	Chowkidar	Matric





OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR

Phone No. 091-9225387

AUTHORITY LETTER

Syed Mastan Ali Shah Litigation Assistant ,Office of DHO Peshawar, NIC No: 17101-0365818-9 is authorized to submit parawise comments reply in the case Service appeal NO.1838/2022 titled Abdul Shahab Vs Govt of KP in Service Tribunal ,Peshawar.

District Health Officer,

District Health Officer Peshawar

A. HEL

Hon'ble Service Troibunal, 13h

Shahab (b. Govt of scher)

مورفد ومر 13/11/20 Stay App

باعث تحريرآ نكه

مقدمه مندرجه عنوان بالاميں اپنی طرف سے واسطے بیروی وجواب دہی وکل کاروائی متعلقہ

كيك كيرس تحدسان دادل

آن مقام لیشا ور

مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامه کرنے کے تقرر ثالث و فیصله پر حلف دیئے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ ارعرضی وعوی اور درخواست ہرقتم کی تقیدیق

زرایں پر دستخط کرانے کا اختیار ہو گا۔ نیز صورت عدم پیروی یا ڈگری میطرفہ یا اپیل کی برا مدگی اور منسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کامخاج ہوگا۔ از بصورت ضرورت

مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مخار قانونی کو اپنے ہمراہ یا اپنے بجائے

تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکور با اختیارات حاصل ہوں گے

اوراس کا ساختہ پر داختہ منظور وقبول ہو گا دوران مقدمہ میں جوخر چہ ہر جانہ التوائے مقدمہ ہوں گے سبب سے وہوگا ۔ کوئی تاریخ بیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب پابند ہوں گے۔

کہ بیروی مذکورکریں ۔لہزاوکالت نامہکھدیا کہ سندرہے۔

Hasaah

ماه لو مورم

واه العب العد

کے لئے منظور ہے۔

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