### FORM OF ORDER SHEET

Court of		
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Anneal No		2475/2023

-		·
S.Nö.	Date of order proceedings	Order or other proceedings with signature of judge
1.	2	3
. 1-	28/11/2023	The appeal of Mr. Sadaqat Ullah resubmitted
		today by Mr. Munsif Saced Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar on
:	•	Parcha Peshai is given to the counsel for the
. •		appellant.
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	· · · · · · · · · · · · · · · · · · ·	By the order of Chairman
		A m
	•	REGISTRAR
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The appeal of Mir. Sadaqat Ullah son of Muhammad patwari Halqa, at present Girdawar Hazar Khani Peshawar received today i.e on 01.11.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15

(1) Addresses of respondents no. 6 to 13 are incomplete be completed according to rule-6 of the Khyber Pakhtunkhwa Servico, Tribunal rules 1974.

Memorandum of appeal is not signed by the appellant.

Affidavit is not attested by the Oath Commissioner. —

Annexures of the appeal is unattested. Copy of service appeal in respect of appeal is not attached with the appeal be placed on it. Copy of departmental

Copy of departmental appeal against the impugned seniority list is not attached with the appeal be placed on file. Annexure-A appeal/application for grant of promotion against the post of Girdawar but not a departmental appeal against the

7- Annexures of the appeal are not in sequence.

8- Annexure-A mentioned in para-1 of the memo of appeal is not attached with the

9- Page Nos. 42, 52, 53 to 56 of the appeal, are illegible be placed by legible/better

· 10- Appeal has not been marked with annexures marks.

REGISTRAR SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA .

PESHAWAR

Mr. Munsif Saeed Adv. High Court Peshawar.

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# BEFORE THE HONBLE KHYBER PAKHTUNKHWA

In Re S.A \_ Sado oat wlloh

### **VERSUS**

Government of Khyber Pakhtunkhwa and Others

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S#	Description of Documents	Annex	Pages
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2.	Affidavit.		8
3.	Addresses of Parties.		9-10
4.	Copy of departmental appeal	"A"	11- 12
5.	Copy of seniority list of the year 2010	"B"	13-35
6.	Copies of service appeal no 4924/2020	"C"	36-40
7.	Copy of patwar exam certificate and appointment order dated 16.01.2010	"D"	41-42
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Dated: 01.11.2023

Appellant

Through

Munsif Saeed &

Syed Fazal Basit Shah Advocates Peshawar High

Court.

# BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

# In S.A 2475 /2023

Sadaqat Ullah S/o Muhammad Patwrai Halqa, at present Girdawar Circle Hazar khwani, (OPS), Peshawar —————————Appellant

### **VERSUS**

- 1. Government of KP through Chief Sectary Government of Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Revenue and Estate Department, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Senior Member Board of Revenue, Government of Khyber Pakhtunkhwa, Peshawar.
- 4. Commission Peshawar Division, Peshawar.
- 5. Deputy Commissioner, Peshawar.
- 6. Ishfaq Ahmad s/o Dost Muhammad Patwari Halqa, Peshawar.
- 7. Muhammad Ijaz s/o Adur Rauf Patwari Halqa, Peshawar.
- 8. Muhammad Zareef s/o Haji Muhammad Shareef Patwari Halqa, Peshawar.
- 9. Azeem Ullah s/o Fazli Azeem, Patwari Halqa, Peshawar.
- Ibrar Khan s/o Abdul Sattar, Patwari Halqa, ´
   Peshawar.
- 11. Inayat Ullah s/o Muhammad Yousaf, Patwari Halqa, Peshawar.

(2)

- 12. Ghafoor Khan s/o Fazli Raheem, Patwari Halqa, Peshawar.
- 13. Mashooq Jan s/o Farid Khan, Patwari Halqa, Peshawar.

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT -1974 AGAINST THE FINAL SENIORITY LIST ISSUED VIDE NOTIFICATION NO. DATED 04/01/2023, (P)/DK THE<u>OMMISSION</u> ONRESPONDENT NO 4 & 5 FOR INDECISION OF REPRESENTATION DEPARTMENTALDATED 16.01.2023 FORWARDED THROUGH COMPETENTPROPER CHANNEL TO AUTHORITY.

### Interim Relif;

By way of interim relief Departmental Promotion Committee may kindly be restrained from considering promotion of the respondent no 06, 07, and 13 as "Girdawar" till final disposal of the present appeal.

## Respectfully Sheweth,

- That the petitioner/Appellant is a bona-fide citizen of Islamic Republic of Pakistan and hails from a respectable family.
- 2. That petitioner/Appellant is serving as patwari Halqa (BPS-09) Peshawar and currently posted as Girdawar (OPS) city Qasba Peshawar.

- 3. That the petitioner/Appellant was appointed as Patwari Halqa in R & E department on date 16.01.2010 and was placed at S. no 30 in the list Patwar pass persons of subdivision Peshawar district Peshawar, as such, placed at top of respondents no 06 to 13 and needs to be considered as seniors from them.

  (copy of seniority list is annexure 1/1)
  - 4. That the petitioner/Appellant has passed departmental examination of Kanungo in the year 2018\_19. (copy Kanungo certificate is annexure 1/2)
    - 5. That meanwhile on dated 20/02/2020 the petitioner/Appellant was dismissed from service but reinstated along all back benefits in service by Honorable service tribunal KP Peshawar vide judgment/order dated 18/12/2020.

      (copy of judgment is annexure 1/3)
    - 6. That departmental seniority list circulated vide no 01 DC (P)/DK dated 04/01/2023 wherein the petitioner is placed at S. No 37 below the respondents no 06 to 13 who are juniors to the petitioner which for all intent is erroneous and wrongly placed.

      (Copy of seniority list is annexure ¼)
      - 7. That to the dismay of the petitioner his position has been disturbed by the dint of seniority list, issued over notification concerning initial appointment seniority position by placing him at S. No 37 much below to his junior while the initial merit ensures without change in subsequent events concerning seniority of Batchwise contemporaries.
      - 8. That the petitioner is to be placed at serial no 28 of the

rules whereby the seniority is reckoned in accordance with placements of successful candidates inducted / appointed in service.

- 9. That in view of rules 17 sub rule 1 (a) of the KPK civil servant (appointment, promotion, and transfer) rules 1989. The seniority inter-se of civil servant shall be determined in case of persons appointed by initial recruitments in accordance with the order of merit assigned to them by the selection authority.
  - 10. That the seniority list of year 2022 as apparently based on error and an outcome of improper reckoned due to misreading of record etc. a blatant proof of erroneousness reckoning sonority in the impugned list is that even those inducted in services much later then the petitioner.
    - 11. That as per rules 17(2) of kpk civil servant (APT-Rules) 1989 seniority in the various cadres of the civil servants appointed by initial recruitments vise-versa those appointed otherwise shall be determined with reference to their dates of regular appointments to a post in that cadre.
      - 12. That the applicant is entitled for equal treatment as per article 25 of the constitution of Islamic republic of Pakistan and his seniority may be consider from the initial recruitment by the appointing authority.
      - 13. That the appellant being aggrieved from the impugned final seniority list preferred a departmental appeal to the respondent no 4 on dated 16.01.2023 forwarded through proper channel to competent authority to entertain the same. (copy of departmental

- 14. That it is important to mention here that respondent no 07 was initially appointed in District Chitral and later on was inducted in District Peshawar and was placed at the bottom of seniority list, but however in the impugned seniority list prepared by the respondent, he has been placed as senior to the petitioner, which is against the settle principals of law.
  - 15. That the appellant authority has not decided representation of the appellant regarding grievances yet hence the appellant being aggrieved person has a right and cause of action to file instant appeal before this Honorable service tribunal.
  - 16. That no proper show cause or final show cause notice was ever issued to the Appellant, nor he was personally heard or given the opportunity to explain himself.
  - 17. That feeling aggrieved from the supra-mentioned episode, the grievances, that come into existence, having no other adequate remedy available elsewhere, and forum to be addressed at, the Appellant approaches this Hon'ble Tribunal for his re-instatement into service, upon the following grounds, inter-alia.

#### Grounds:

A. That the appellant has not been provided equal treatment when there is no express inhibition against him under the law and has also not been given equal protection of law, which is discriminatory instance of arbitrariness and is against the principle enshrined in article 4 and 25 of the constitution of Islamic republican of Pakistan.

(6)

- B. That the appellant has been subjected to injustice and case of appellant has not been dealt with under the principle of the fair play.
  - C. That the impugned notification of the respondent no 3 and also the procedure adopted is wrong in the exercise of jurisdiction, is in excess of jurisdiction and misapplication of clear rules.
    - D. That the impugned seniority list is against the settle laws and rules of seniority in service and of no legal footings hence ineffective upon the rights of appellant.
    - E. That the impugned seniority list is in violation of rules and statutory provision as well as the dicta of superior courts pronounce in several judgments hence the same need to be corrected.
    - F. That this Honorable tribunal is competent and has ample power to adjudge the matter under appeal.
    - G. That the counsel for petitioner/appellant may be allowed to argue addition ground at the time of arguments.
    - H. That all the impugned notification is unwarranted, illogical and against the Rules so therefore not tenable in the eyes of law.
    - I. That no proper inquiry was ever conducted in case of the Appellant, nor the Appellant was ever heard in person, thus the appellant was condemned unheard which is illegal, unlawful, which is not justified in any canon of law.
      - J. That the appellant has served the respondent department for a decade and that too unblemished, without any complaint ever against, on part of the

K. That any other ground not raised here may graciously be allowed to be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of the instant service appeal, the impugned final seniority list dated 04.01.2023 may very gracióusly be set aside/nullified and appellant may be declared and placed at serial no 28 in the abovementioned list in accordance with the seniority rules has envisaged in ESTA code and Livil service regulation.

Any other relief not specifically asked for may also graciously be extended in favor of the appellant in the circumstances of the case.

Dated: 01.11.2023

Appellant

Through

Munsif Saeed &
Syed Fazal Basit Shah
Advocates, Peshawar High
Court.

### NOTE: -

No such like appeal for the same appellant, upon the same subject matter has earlier been filed by me, prior to the instant one, before this Hon'ble Tribunal.

Advocate

# (g)

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A \_\_\_\_\_/2023

Sadaqat Ullah

### VERSUS

Government of Khyber Pakhtunkhwa through secretary and Others

## **AFFIDAVIT**

I, Sadaqat Ullah S/o Muhammad Patwrai Halqa, at present Girdawar Circle Hazar khwani, (OPS), Peshawar, do hereby solemnly affirm and declare that all the contents of the accompanied appeals true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

DEPONENT

CNIC#17301-1308521-7

(9)

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re	S.A	/202	3
TIT TO			

Sadaqat Ullah

### <u>VERSUS</u>

Government of Khyber Pakhtunkhwa and Others

# ADDRESSES OF PARTIES

### APPELLANT.

Sadaqat Ullah S/o Muhammad Patwrai Halqa, at present Girdawar Circle Hazar khwani, (OPS), Peshawar

### **RESPONDENTS:**

- 1. Government of KP through Chief Sectary Government of Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Revenue and Estate Department, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Senior Member Board of Revenue, Government of Khyber Pakhtunkhwa, Peshawar.
- 4. Commission Peshawar Division, Peshawar.
- 5. Deputy Commissioner, Peshawar.
- 6. Ishfaq Ahmad s/o Dost Muhammad Patwari Halqa, Peshawar.

(19)

- 7. Muhammad Ijaz s/o Adur Rauf Patwari Halqa, Peshawar.
- 8. Muhammad Zareef s/o Haji Muhammad Shareef Patwari Halqa, Peshawar.
- 9. Azeem Ullah s/o Fazli Azeem, Patwari Halqa, Peshawar.
- 10. Ibrar Khan s/o Abdul Sattar, Patwari Halqa, Peshawar.
- 11. Inayat Ullah s/o Muhammad Yousaf, Patwari Halqa, Peshawar.
  - 12. Ghafoor Khan s/o Fazli Raheem, Patwari Halqa, Peshawar.
  - 13. Mashooq Jan s/o Farid Khan, Patwari Halqa, Peshawar.

Dated: 01.11.2023

Appellant
Through

Munsif Saeed &
Syed Fazal Basit Shah
Advocates, Peshawar High
Court.

Annex. A

(19

To,

#### The Worthy Commissioner Peshawar.

Subject; Application for considering the petitioner for promotion against the post Girdawar Circle in light of order and judgement dated 18.12.2022 rendered in service appeal no 4924/2020 passed by the Honorable Service Tribunal Peshawar.

With reference to the captioned subject, it is submitted that the petitioner was appointed as Patwari Halqa in your esteemed department and was amongst the senior most official in his cadre. However the petitioner was dismissed from service video order dated 20.02.2020 which was challenged by the petitioner before Honorable Khyber Pakhtunkhwa Service Tribunal and resultantly the same was accepted vide order dated 18.02.2020 and the petitioner was reinstated in service with all back benefits, thus the petitioner is at present senior most Patwari at district Peshawar.

Now through the present application it is submitted that the petitioner may kindly be promoted to the post of Girdwar in light of the said order with all back benefits according to his seniority and the seniority list prepared by the Additional Assistant Commissioner dated 04.01.2023 reference no 01 DC(P)/DK may kindly be revised and the seniority of the petitioner may kindly be restored.

Further-more, if any other official who was junior to the petitioner has been promoted to the post of Girdawar Circle, the same would be against the law and against the vested rights of the applicant and the applicant reserves the right of challenging the same before the proper forum.

Furthermore as it has been learnt by the applicant that the department is now considering promotion of other Patwari Haklqas to the post of Girdawar Circles, the same is violative of the rights of the petitioner, as petitioner being the senior most has the right to be promoted to the post of Girdawar Circle.

Sadaqat Ullah s/o Muhammad Pervez Khan.

Patwari Halqa Peshawar

At present Girdawar (OPS)

city Qasba.

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# (APPENDIX G- (FORMS)

FORM P-1, (Paragraph 1.6)

# LIST OF PATWAR PASS PERSONS OF SUB-DIVISION

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(APPENDIX G- (FORMS)

FORM P-1, (Paragraph 3.6)

LIST OF PATWAR PASS PERSONS OF SUB-DIVISION Los

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FORM P-1, (Paragraph 3.6)

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(APPENDIX G- (FORMS)

FORM P-1, (Paragraph 3.6)

# LIST OF PATWAR PASS PERSONS OF SUB-DIVISION

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FORM P-1, (Paragraph 3.6).

# LIST OF PATWAR PASS PERSONS OF SUB-DIVISION

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Name, Father's Name Caste & Resident

Serial No. of Entry

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(APPENDIX ( (FORMS) ,

FORM P-1, (P ragraph 3.6)

# LIST. OF PATWAR PASS PERSONS OF SUB-DIVISION

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	والمارية والمتعارض والمتعارض المتعارض والمتعارض والمتعار		Bere je & Es	id) Officet.		1.0

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		J- 1	-				
-	35	مَلُ مَهَا زولِرلْغَیت اللّٰه مانشو خیل	01-10	M-A	2010 क्या एक विकास	h	
l .		فالمشوصل		ತ		10/04	n.
	36		4	0.0	آه په طويتان ٥		
		سماد فلمغلام حان	08/1977	B- H	كونش مرجستان ان هرج	has	Q
	•		-			· <u>-</u> _	
	37	ا ختيادالدين ملدمېردىي	0/1976	F-A.	كوند بلوجتان ١٥٥ ٦	may	R
-		د کھہ تھا در		Atlant			
<i>*</i>		1		Loshake	F±		
				Picyson: , Live Postial			1.0

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### (APPENDIX G- (FORMS)

FORM P-1, (Paragraph 3.6)

# LIST OF PATWAR PASS PERSONS OF SUB-DIVISION

Posh DISTRICT Posh

1	2	3	4	5	6	7	_
Serial No. of Entry	Name, Father's Name Caste & Resident	Date of Birth	r. Educational Qualificacion -	Date and Place of Passing the Patwar Examination	Signature of officer Directing only to be made with date	Remarks	-
38	لفرانس على مان	191979	F-A	توسطر ملوصة الك - 100		$\mathcal{A}_{\mathcal{A}}$	
	مانشوميل			5	rish	nu -	
39	زرستا دخان علاملی الکبر کیمال پایال	02 <u>1</u> 1975	F-A	كوسم بلوجشان امه ٦	hist	h.	
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	40	عظيم اللرولد ففل عظيم	033	F.A	2001 052	hair has	an
		مراروري					
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	42	0		Ter To Sendare	istrici Officer. Estate, Pesharri  2001 Chapt	ا که تعظ	3
		فرهادهان ولددوست الم دوسی زکی	15-1978	F-71	Root	437	To the Designation of the second seco

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FORM P-1, (Paragraph 3.6)

	3	4			•
Name Father's Name Caste	Date of Birth	Educational Qualificati	Date and Place of Passing the Patwar Examination	Signature of officer Directing only to be made with date	Remarks
	·): 5		كورم ماويسان اهم		
اسمالتر ولافرد والتر	10/977	b-ri		har	, Jun
تارار و(کی					
مُن	2 A	F-A District	ونگر بلوچستان ۱ ۲۵ م	5 has	- In
مرون وارعی	1977	7			The state of the s
(60) 0)9-					1000
	Name, Father's Name Caste & Resident	Name, Father's Name Caste & Resident  Date of Birth  Signature  Ally Algulium  10 1977	Name, Father's Name Caste  & Resident  Date of Birth  Educational Qualification  B-A  Ulsure Leviller   10 1977  B-A  Fo Ölstrict  Flavor & Fatal	Name, Father's Name Caste 8. Resident  Date of Birth  Educational Qualification  Date and Place of Passing the Patwar Examination  B-A  And Climate Patwar Examination	2  Name, Father's Name Caste Resident  Date of Birth  Educational Qualificati  Name, Father's Name Caste Resident  Date of Birth  Educational Qualificati  Date and Place of Passing Directing only to be made with date  Signature of officer Directing only to be made with date  Application of Passing  Name, Father's Name Caste Resident  Name, Father's Name Caste Resident  Signature of officer Directing only to be made with date  Application of Passing  Name, Father's Name Caste Resident  Signature of officer Directing only to be made with date  Only Display Application  Signature of officer Directing only to be made with date  Only Display Application  Only Display Application  Name, Father's Name Caste Resident  Signature of officer Directing only to be made with date  Only Display Application  Only Display Applica

	45			7,000	1:0		
	43	آصف عن عدجات عن آ مرار وُلِل	0 2 <u>3</u> - 1978 .	B. A	كونيط بلرجيتان ١٥٥١	b	
	46	<del> </del>	) )	5			non
	70	معشوق ولدفنر مارضان مرارم اکی	18 3	FA	كونيم الرجستان - 2001		
		61311		Atated		hos	Soll
				O For Dievrica nor			
4	47	و عمالاشبطار على	911	For District Officer, Eshaves	2003 200		- A
			./9/9				

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(APPENDIX G- (FORMS)

FORM P-1. (Paragraph 1.6)

# LIST OF PATWAR PASS PERSONS OF SUB-DIVISION Lest DISTRICT Persons

1	2		4	5,	6	- 7
Serial No: of Entry	Name, Father's Name Caste & Resident	Date of Sign	Educational Qualification	Date and Place of Passing the Patwar Examination	Signature of officer Directing only to be made with date	Remarks
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18)	روح الاسن وارتعال الله	02/1976	F. A	2003 50		
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	an annual and the same that th		2 -			-
9	تناءاللرولديداني اللر	201077	B-A Muter	أسرف وهم	MM	2
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		79).					چترالی میرولست مین
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3		أروره					h (-
	51	المنتاب الاروارففل واحد	19 9 79	B. A.	2004 5/	how	
_		ار ترکوه الا				<del>-</del>	
÷	52	زابع الله والمستيمان	07 9	F-A	2004 5/	Jacob James	202
<b>&gt;</b> -	. ,	سرورسری بایان		Medical		O Company	
	•			Revenue de sta	i, i estatiar.		

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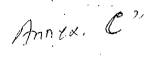
(APPENDIX G- (FORMS)

FORM P-1. (Paragraph 3.5.

. 1	2	3	SS PERSONS OF SU	5	D13	TRICT Page
Serial No. of Entry	Name, Father's Name Caste & Resident	Date of Birth	Educational Qualification	Date and Place of Passing the Patwar Examination	Signature of officer Directing only to be made with	Remarks
3	زوالفقارخان علاتا هی مرا افرالی	047	B- A	2004 -	. date	Do R
	سرارولل				prof	A No.
4	طاورونان وارورت خان لندی افزن احروباب	08 <u>3</u> 1980	F.A Altortub	2004 50	hy	Rom
470		No.	Per District Miner			TA TO



-55 2004 Jr 56 شاه هان ولاسم خان





# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.4924/2020

Date of Institution

01.06.2020

Date of Decision

18.12.2020

Mukamil Shah, Ex-Office Kanungo, Tehsil Saddar, Peshawar.

(Appellant)

#### **VERSUS**

1. The Commissioner Peshawar Division, Peshawar and one another. 
(Respondents)

## Present:

Noor Muhammad Khattak, Advocate

... For appellant.

Ríaz Khan Paindakheil, Assistant Advocate General

... For respondents,

ROZINA REHMAN ATIQ-UR-REHMAN WAZIR

MEMBER (J)

MEMBER (E)

### JUDGMENT

ROZINA REHMAN, MEMBER: This judgment is intended to dispose of Fourteen connected service appeals including the present one bearing No.4924/20, titled Mukamil Shah Vs. Revenue Department and others, as common question of law and facts are involved therein.

2. Appellant, Mukamil Shah alongwith 13 others were serving in the respondents' department and the present appellant was Office Kanungo Tehsil Saddar Pechawar House distributed.

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20.02.2020. It is the legality and validity of this order which has been challenged by him in the present service appeal filed U/S 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974.

- 3. Shortly narrated facts necessary for the disposal of the instant appeal are that appellant was the employee of respondents' department and during service, he alongwith other appellants were served with a show cause notice. In response to the said show cause notice, reply was submitted wherein all the allegations leveled against the appellants were denied. It was on 20.02.2020 when major penalty of dismissal from service was imposed upon appellant. He, therefore, preferred departmental appeal but the same was not responded to hence the present service appeal.
- 4. Learned counsel appearing on behalf of appellants in support of appeals contended with vehemence that the impugned orders are illegal, against law, facts and norms of natural justice. He submitted that the appellants were not treated in accordance with law and rules on the subject and were not given fair trial as enshrined under Article 4 & 25 of the Constitution of Islamic Republic of Pakistan, 1973. He argued that neither charge sheet nor statement of allegations were served upon appellants before issuing the impugned order. All the appellants were stated to have been condemned unheard. Learned counsel submitted that no regular inquiry was conducted before the issuance of the impugned order which as per Apex Court is necessary in punitive actions against civil servants and that major penalty cannot be imposed on the basis of single show cause notice and lastly, he submitted that one of the major allegations leveled against the appellant was absence from "ehsil Darbar but there is no written document or any cogent reason in order to prove that appellant alongwith others were

18/12/20





called for Darbar and they failed to attend the same. Reliance was placed on 2000 PLC (C.S) 484; 1989 SCMR 551; 2009 SCMR 329; 2011 SCMR 1618; 2012 PLC (C.S) 787 and 2011 PLC (C.S) 522.

- 5. Conversely learned A.A.G submitted that impugned order was issued under E&D Rules, 2011 wherein it was clearly mentioned that inquiry was dispensed with under Section 5 due to misconduct of the appellants by instigating the staff, making hurdles in performing official duties, creating problems in redressing public grievances at the occasions of Darbar. He submitted that all the proceedings were conducted according to law and no rules were -violated rather instructions/laws of the Provincial Government were followed in letter and spirit. He submitted that show cause notice was properly issued and the same was replied where-after personal hearing was made but the appellants could not put any valid justification in their defense, therefore, they all were dismissed according to law.
  - 6. Arguments heard, parawise comments and record perused.
  - The allegations against the present appellant and others were that all the Revenue staff were directed to be present on 13.02.2020 in the Tehsil office alongwith Revenue record for conducting Revenue Darbar proceedings but they failed to do so; they instigated other Revenue staff in disobeying the lawful commands of the superior and announced boycott of Tehsil Hazri, Polio Duties and refused to shifting of Patwar Khana within respective Halqa; they were repeatedly warned to refrain from such conduct of resembling mutiny but they expressed utter disregard to such directions; their absence caused inconvenience to the general public.

18/ 18/ 1/2/

vice Tribunal.

By referring to the above allegations, we subscribe to the arguments of the learned counsel for appellants to the effect that the competent authority was not having sufficient material available on-record to have formed an opinion that there was no need of initiation of regular inquiry into the case of appellants. We admit that the Competent Authority is within its right to dispense with the departmental inquiry in terms of Rule-5 (1) of Khyber Pakhtunkhwa Civil Servants (Efficiency & Discipline) Rules 2011, when there is sufficient material available which prima facie connects the accused with the commission of misconduct; while in the instant case, the material, so produced on record, is deficient in all respects and an opinion cannot be legally formed to justify the dispensation of inquiry. In the instant case, we find that neither the Compelent Authority was in possession of documentary evidence against the appellants nor any satisfactory reasons have been recorded, thus the appellants were not provided sufficient chance to vindicate themselves against the allegations. The main object of the Efficiency & Disciplinary Rules are to maintain administrative and financial discipline in the Department, similarly, the procedure so prescribed is aimed to give a proper chance of proving his innocence to the accused officer/official and mere issuance of the charge sheet/show cause notice or enquiry cannot be allowed to be used as a device to done away with the services of an employee. In cases where imposition of major penalty is contemplated, holding of regular enquiry is a must, as laid down by the Hon'ble Supreme Court of Pakistan in a number of case laws, but it was not done in this case. The appellants have been punished without procuring adequate evidence to prove inefficiency and misconduct. It was held in the case of Muhammad Mohsin Siddiqui Vs. Government of West Pakistan PLD

1964 S.C 64 that;

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"The whole proceedings in a departmental enquiry is required by the Rules to be conducted in accordance with the principles of justice. The superior courts will not tolerate, and certainly not within the framework of the judicial administration itself, conditions in which officials can be made prosecutors, judges and punishing authorities when they themselves are the complainants, merely on the ground that the power of removal is vested in them as appointing authorities under the Rules"

9. For the reasons recorded herein above, the impugned orders dated 20.02.2020 and 13.02.2020 whereby a major penalty of dismissal from service was imposed upon the appellants under Rule 4 (1)(b)(IV) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, are not sustainable and are accordingly set aside. Instant appeal alongwith connected appeals are accepted and the appellants stand reinstated in service with all back benefits. With no order as to costs. File be consigned to the record room.

Certified to be ture copy

ANNOUNCED. 18.12.2020 EXAMINER
Khyber Pakhtunkhwa
Serrice Tribunal
Peshawar

(Attiq ur Rehman Wazir) Member (E) (Rozina Rehman) Member (1)

Pate of Presentation of	Application 25-12-14
Number of Yearst	2600
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Urgent_a.	4-
Total	32-0
Name of Canting	

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Consequent upon approval accorded by the District Selection and Promotion Committee Consequent upon approval accorded by the Doubet Screenon and Cromonon Commune Mr.Sadaqanillah ScO Mahammad Persez RA) RR (Hazarthawan) is hereby appointed as "Patwari" in the Office of Disciple (2005). Office of District Officer Revenue and Estate Pesh twar in HPS-DS Rs. 1/10 - 16. Supervish immediate effect on the following section 200 1- He will draw pay in the Basic Pay Scale No.05 viz Rs. 374-26-274 plus usual allowances as

on the following terms and conditions : -

2- He is temporary employed against purely temporary posts. His services are liable to be terminated at any time without assigning any reason by Living a notice in writing from either side for a period not less that fourteen days, or payment in lieu of the notice of a sum equivalent to his pay for fourteen

3- If he wishes to terminate his services under Government at any time, he shall resign in writing and shall, therefore, continue to serve the Government till his resignation is accepted in writing. If he absents himself from the daty before the acceptance of his resignation by Government in writing he shall be liable to disciple, ty action for a secondact, which may involve his disqualification from 4- His seniority in Book Pay Scale No.05 in this office will be counted from the date of his joining.

5- The employment will be subject to production of necessary character certificates from two BPS-17 Officers and satisfactory verification of his character and antecedents and production of certificates of

The appointment will not confer on him any title to or claim for permanent retention in this office or

7- The terms and conditions of his service will be regulated by the applicable Service Rules as well as other rules and regulations framed by the Covernment from time to time. However you will not be emitted to pension benefit rather gets C.P. Fund as per policy.

8- No TAIDA will be paid to him on his joining the appointment in this office.

9- He will liable to transfer to any of the attached department/ Patwar circle of the District Officer Revenue and Estate / District Collector office Peshawar and such transfer shall not to be deemed to be

10-11 is services will be straightaway terminated in case Ex-Cadre Patwaries posts are rescinded or

Concern authorities opts for recruitment on their own. 11- He will be on probation for period of your extendable if his conduct/performance is not found as satisfactory and a satisfactory

District Officer. Revenue and Estate Peshawar

No. 26-75 DORREPPA Dated Peshawar the 16 1 01 12010 Copy forwarded to the :-

Accountant General NWIP, Peshawar.

2- District Comptroller of Accounts Peshawar.

3-8 Secretary Board of Revenue, NWFP, Peshawar,

4-\* District Land Record NWIP, Peshawar,

5- Assu Fo Commissioner(R/GA) Peshawar Division Peshawar

6- Tehsildar Peshawar.

7: District Kanungo Peshawar.

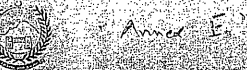
Revenue Pay Bill Clerk DOR Office Peshawai

(Hicial concerned (By name)

10-Personal File good

Revenue and Estate Pestiawa

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## THE DEPUTY COMMISSIONER, PESHAWAR Tel: 091-9212301-02; Fax: 091-9212303; 📆 DCP eshawai

**○上**を Dc(p)/Dic

Dated 201/- 01 -2023

All the Tehsildars/Naib Tehsildars,

District Peshawar.

TENTATIVE SENIORITY LIST OF PATWARIS AS STOOD ON:31-12-2022

A tentative seniority list of Patwaris as stood on 31:12-2022 is hereby circulated lor submission of observation if any within a week setime positively otherwise the tentative list. will be considered as final.

You are therefore requested to inform all the Patwaris under your jurisdiction and submit their observations, if any, within stipulated period failing which no observation will be considered and final seniority list will be issued under Section 8(4) of Khyber Pakhtunkhwa Civil

Encls: As Above

Servant Act 1973

Additional Assistant Dominissioner (HQ) Peshawar 04

Endst: No and Date Even

Copy forwarded to the

1: District Kanungo, with the direction to call/inform all the Patwaris deputed in other Departments or Sections of this office for the purpose.

P Ssto Deputy Commissioner Peshawar

Additional Assistant Con Peshawar

Scanned with CamScanner



## TENTATIVE SENIORITY LIST OF PATWARIS (BPS-09) WORKING IN THE TEOFFICE OF BEPUTY COMMISSIONER PESHAWAR AS IT STOOD ON 31-12-2022

	And the transport of the first of the second of the second	Programme and the programme an	Training to the state of the st			eraperentaria esta Notaria el interior		—
		Hallo Nam	Donicies (23)	Sa Dalgori Birth 12	is Qualification. /Kanungo.exám	Date of Appt.	Date of joining has Falwari authis	Remarks
	Riaz Ahmad	Abdullah Khan	Peshawar	15-06-1963	Not Page 901	24 17-1986	24 (1-1025 )	11 The contrast with the contrast contrast the contrast of the
	Annual Committee of the	Sakhi Sarwar	Peshawar	05 11 1963	Not Passert	07-01-1990	10-01-1990	
\$ 33 <b>3</b>	Sae id Ahmed	Flaz Muhammad	Peshawar	19-03-1970	hor read	22-11-1990	23-11-1990-	
<b>196</b>	Deerlar Khan	Minader Khan	Pashawar	01-01-1973	Not Pasted	24.10-1992	24-15-1692	
35.	Saddig Akbar	Abdul Akbar	Peshawar	20-04-1953	Not Passed	21-02-1993	22-03-1995	
6.	Muhammadiliyas	Abdur Rauf	Peshawai	83961-10-80	Капилдо экуль Рудана	30-10-1593	30-10-1993	
37.	liyas khan	Saleem Khan	Peshawar	15-04-1969	Not Passed	02-01-1995	09-01-1995	100000000000000000000000000000000000000
: 8	Tang Javed Gul	Faiz Gui	Peshawar	05-03-1973	Not Passed	26-02-1997	27-02-1997	· max partier.
<u> </u>	Gulzar Ahmad	Ayub Khan	Peshawar .	15-01-1967	Not Passed	28-04-2000	11-05-2006	
<u> 1 30</u>	Muhammadilsrar	Abdul Jabar	Peshawar	15-04-1968	Not Passed	28-04-2000	15-05-2000	
. 11	Farman Ali	Abdul Wali	Peshawar	15-06-1968	Not Passed	:28-04-2000	17-05-2000	
1.2	Mir Rahman Shah	Mir Shad	Peshawar	01-04-1967.	Not Passed	17-05-2020	17-05-2000	
13:	Mir Zeman	Nasrullah Khan	Peshawar	03-04-1969	Not Passed	28-04-2000	19-05-2000	S. March Control of the Control
19.	ZarshadiKhan william	Roshan Khan	Peshawar	25-12-1972	Not Passed	28-04-2600	25-05-2000	Service Control of the Control
	Jalil-ur-Rahman	Fazli Subhan	Peshawar	01-02-1971	Not Passed	19-06-2001	20-06-2001	
16	Tang Hussain Muhammad Abid	Abdur Rahid	- Peshawar :	15-03-1973	Not Passed	19-06-2001	20-06-2001	The state of the s
	Ikram Ulah	Abdul Munaf	Peshawar	13-04-1973	Not Passed	19:06-2001	20-06-2001	## 2 P. C.
	Tilawat Khan	Habib-ur-Rahman	, Peshawar.	05-09-1967	Not Passed	19:06-2001	14-07-2001	7 1
20	Sikandar Khan	Salaheen Amin Ullah Khan	Peshawar	20-12-1972 03-02-1971	Not Rassed	19-06-2001	23-07-2001	
21	Alamzebile	Aurangzeb	Peshawar. Peshawar	03-02-19/1	Not Passed	16-09-2005	116-09-2005	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	I the same of the same and the same of the	Banaras Khan	II a made to the of the section of the section of	1714 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Not Passed	16-09-2005	16-09-2005 5 16-09-2005	1
	Gohar Ali 2: 7	Syed Sharif	Peshawar.	01-04-1975 15-04-1969	Kanungo exam Passed	09-08-2006	09 08-2006	
	Syed Alamoir Shah	Syed Jehangin Shah	Peshawar	20 08-1975	Kanungo oxam Passed	12:08-2006	12.08-2006	<u>নি কার্যালয় করি প্রায়েশ্রিক করি । এই চিটার করি ।</u> প্রায়েশ্যের বিশেষকার সংগ্রাহণ সূত্র বিশ্ববিদ্যালয় স্থানিক ।
-	No. 2015 Co. Best Co. Browners Brown Co. Brown	Payenda Khan	Peshawar	27-03-1971	Kanungo oxam Passed	12-08-2006	12-08-2006	
	A STATE OF THE ACTION CONTROL OF THE	Haji Khansher	Peshawar	14-10-1974	Not Passed	12 08 2006	15:08.2006	A TEXAS OF MATTER ASSESSMENT
<del></del>	lfrahim Shah	Ibrahim Shah	Peshawar	07-03-1973	Not Passed	14 02 2009	16 02 2009	
	Conference and the Company of the Conference of	Dost Muhammad	Peshawar	20-08-1980	Kanungo exam Possed	el Garage and Appropriate Application	03:09:2009	A Control of the Cont
5. 75 may 201	resident and the service of the serv	Nisar Muhammad	Peshawar	18-09-1982	Not Passed	143092009	Fam 15 00 2009	And the second s
3200000		Abdul Rauf	Peshawar	02-01-1987	Kanungo akani Passed	0.00	4 10 9 10 9 10 10 10 10 10 10 10 10 10 10 10 10 10	A Section 1
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	1			235 34 25	3.3.3	. <u> </u>			- 大学はないことは一個の
ě		1Muhammad Zareef Y -	Haji Muhammad Sharif	Peshawar	21 04 1978	Not Passed	16 01-2010	16-01-2010	
	' 3	2 Azeem Üllah . 🗸	Fazli Azeem	Peshawar	03-03-1979	tint Passed	16-01-2010	16-01-2010	
	. 3	3 Ibrar Khan 😁	Abdul Sattar	Peshawar	12-03-1976	hot Passed	16-01-2010	18-01-2010	
	. 3	4 , Inavat Ullah 🤺	Muhammad Yousaf	Peshawar	01-01-1977	Hor Passed	16 01-2010	12-01-2010	
	3.	5 Ghaloor Khan	Fazli Rahim 🗻	Peshawar	02-11-1977	Not Passed	16-01-2010	18-01-2010	
	.30	5 Mashoog Jan 🗡	Farid Ullah	Peshawar	18-03-1978	Kaningo exam Passed	16 01-2010	18-01-2010	
	(3)	Sadaqatullah	Muhammad Pervez Khan	Peshawar	12-08-1979	Kanungo exom Passed	16-01-2010	18-01-201C	
	38	Nasrullah 🏞 👙	Saleem Khan	Peshawar	19-012-1979		16-01-2010	18-01-2010	
	39	Falak Naz 🔨	Niamatullah	Peshawar	01-10-1976	Kanungo exam Passed	28-02-2010	28-02-2010	-
	40	Roohul Amin 🗡	Ghlam Muhammad	Peshawar	20-01-1976	Not Passed	13-04-2010	13-04-2010	
,	41		Fazli Wahid	Peshawar	19-09-1979	Kanungo сият Passed	17-05-2010	17-05-2010	
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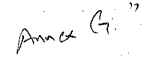
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## GOVERNMENT OF KHYBER PAKHTUNKHWA REVENUE AND ESTATE DEPARTMENT

Phone: 091-9210057

E-Mail: landrecord.kpk@gmail.com

fb.com/landrecord.kpk

☑ @LandrecordKP

Peshawar dated the \_\_\_\_\_\_\_\_/12/2022

## NOTIFICATION

In exercise of the Powers conferred by Rules No. LR-UD.E.K/2022/ 7541-80 5(a) and 8 of the Instructions for conducting the Departmental Examination for the post of Kanungos contained in Chapter-2 of the Land Records Manual, the result of Departmental Examination of Kanungos held from 17/10/2022 to 20/10/2022 in Revenue Academy Hayatabad Peshawar is hereby declared as per attached result sheet duly signed by all concerned.

The detail of the papers with total and passing marks are given below:

		Total Marks	Passing Marks
S. No.	Paper	120	48
	Paper-I: Land Records Manual	70	28
2.	Paper-II: Mensuration	50	20
3.	Paper-III: Consolidation of Holding		24
4	Paper-IV: Arithmetic	60	-
	Paper-V: Dictation/ Calligraphy	50	20
٦.	1 that		•

Note: Errors & Emissions are excepted;

Encl: As Above (08 pages):

Endst: No. Date even:-

Copy along-with copy of result sheet is forwarded to the:-

- 1. All Divisional Commissioners in Khyber Pakhtunkhwa. 2. Secretary-I, Board of Revenue, Khyber Pakhtunkhwa.
- 3. All Deputy Commissioners, Khyber Pakhtunkhwa.
- 4. Settlement Officers, Khyber Pakhtunkhwa.
- 5. Principal, Revenue Academy, Hayatabad Peshawar,

6. Senior PS to Senior Member Board of Revenue, Khyber Pakhtunkhwa.

Director Land Records Khyber Pakhtunkhwa

Khyber Pakhtunkhwa





## THE DEPUTY COMMISSIONER, PESHAWAR

Tel: 091-9212301-02, Fax: 091-9212303, TDCPeshawar

No. 7706 DC(P)/DK

Dated: 28- 12 -2022

To:

All the Tehsildars/Naib Tehsildars, District Peshawar.

Subject:

## PROVISION OF INFORMATION

The promotion of Patwaris to the post of Kanungo (BPS-11) is under consideration for which the following documents are required from the concerned Patwaris under your jurisdiction.

- 1. Kanungo Passed Certificate.
- 2. ACR of at least last five years
- 3. Non-Involvement Certificate.
- 4. Written option from those who forego the promotion.

The above information should reach this office within three days from the issuance of this letter. In case of failure the concerned Patwari will not be considered for promotion and responsibility will be lying on his shoulder.

ADDITIONAL DEPUTY COMMISSIONER
PESHAWAR

Endst: No. and Date Even:

Copy forwarded to the P.S to Deputy Commissioner Peshawar.

ADDITIONAL DEPUTY COMMISSIONER
PESHAWAR

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# DIDECTORATE OF LAND RECORDS

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Roll No. 328	_ In parts/as a whole	txhile	
Prepared By:	Varified By:	Countersigned By	
Name: John Jones	Name:	Name:	N N
Designation: S/-	Designation:	Designation:	S S
Signature 17	Signature	Signature	



# THE DEPUTY COMMISSIONER, PESHAWAR Tel: 091-9212301-02, Fax: 091-9212303, TDCPeshawar

No. 7706 DC(P)/DK

Dated: 28 - 75 -2022

To

All the Tehsildars/Naih Tehsildars, District Peshawar.

Subject:

PROVISION OF INFORMATION

The promotion of Patwarfs to the post of Kanungo (BPS-11) is under consideration for which the following documents are required from the concerned Patwarfs under your jurisdiction.

- Kanungo Passed Certificate.
- 2. ACR of at least last five years:
- 3 Non-Involvement Certificate.
- 1. Written option from those who forego the promotion.

The above information should reach this office within three days from the assuance of this letter. In case of failure the concerned Patwari will not be considered for promotion and responsibility will be lying on his shoulder.

ADDITIONAL DEPUTY COMMISSIONER
PESHAWAR

Endst: No. and Date Even:

Copy forwarded to the P.S to Deputy Commissioner Peshawar.

ADDITIONAL DEPUTY COMMISSIONER
PESHAWAR





## THE DEPUTY COMMISSIONER, PESHAWAR Tennal-0215401-05 car 001-0212203 K# 05P0500000

No. 7699/DC(P)/D:C

Dated: Friday, Detember 2, 2023

#### OFFICE ORDER

The following posting/transfer of the Revenue Staff are hereby ordered with immediate effect inthe larger public Interest

S.NO	NAME OF GIRDAWAR	FROM	TO
1.	Mr. Mosodd (OPS)	insuch 3:0	Pakha Ghulam Circle
2.	Mr. Hāji Muhammūd	Pakha Ghulam Cucle	O.K. Mastani
3.	Mr. Muhammad Rias	Opsba Gircla	Pajjagi Cucle
4	Mr. Sádagat Ulfah (OPS)	POA	Qasba Circle
5.	Mr. Shakir (OPS)	PDA	Hazar Kriwam Circle
<del>-</del>	Mr. Gaisar - Ud - Day	Hazar Eliwani Circle .	PDA
	Mr. Asil	Pajjagi Circlé	409

Note: One working day is allowed for joining time

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Chairman

# MINUTES OF THE DEPARTMENTAL PROMOTION/SELECTION COMMITTEE MEETING HELD ON 08/09/2020 UNDER THE CHAIRMANSHIP OF DEPUTY COMMISSIONER PESHAWAR.

A meeting of Departmental Promotion/Selection Committee was held on 08/09/2020 at 01:00 PM under the Chairmanship of Deputy Commissioner Peshawar to consider promotion cases of ministerial and revenue staff as well as appointment of a Chowkidar under retired sons quota in this office.

The following attended:-

1.	Mr. Muhammad Ali Asghar, 💎 🔑		•
	Deputy Commissioner, Peshawar 🐃		
	•	•	•

 Mr. Shahab-ud-Din, Addl. Assistant Commissioner (HQ) Peshawar

3. Mr. Inamullah, Member Representative of Commissioner, Peshawar Division Peshawar.

Promotion of Senior Clerks/Head Clerk (BPS-14) against vacant posts of Assistants (BPS-16)

Opening the discussion, the Chair intimated that as mentioned in the Working Paper a total strength of 17 Assistant posts exists in this office. Out of which 03 posts are lying vacant due retirement/promotion. As per prescribed rules mentioned in the working paper all these posts are to be filled by promotion from eligible Senior Niost Senior Clerks/Head Clerk.

The Chair further intimated that a Seniority list of Senior Clerks/Head Clerk has been prepared out of which one Mr. Ruhul Amin, Head Clerk/Senior Clerk has forgone his promotion as Assistant. One Mr. Abdul Jamil Senior Clerk was re-instated into the service after the acceptance of his appeal by the Commissioner Peshawar Division but due to non-availability of Senior Clerk post, he was drawing salary against the vacant nost of Stenographer temporarily. Now as he is eligible for the purpose of promotion therefore can be adjusted against the said post. A panel of following senior most senior clerks/head clerks as per Seniority List are placed before the Departmental Promotion Committee for consideration for promotion to the posts of Assistants.

5.No.	Name	Designation	Date of promotion as Senior Clerk	Qualification	Eligibility
1	Abdul Jamil	Senior Clark	08-12-2017	Matric	Yes
2	Ruhid Amin	Head Clork	08-12-2017	Matric	Yes/Forga promotion
3	Mehrah Din	Senior Clerk	30-10-2019	Matric	Ýes
4	Sayyar Ahmad	Senior Clerk	30-10-2019	с, А,	Yes
5	Fayaz Muhammad	Senior Clark	30-10-2019	M.A.	Yes
5	Jehangir Khan	Senior Clerk	30-10-2019	Matric	Yes

The Committee observed that one Mr. Ruhul Amin has filed his option to forgothe promotion as Assistant hence not eligible for promotion. The candidates at S.No.1, 3 & 4 above are eligible and hence recommended for promotion as Assistants.



Promotion of Junior Clerks (BPS-11) against vacant posts of Senior Clerks (BPS-14)

The Chair intimated the forum that as mentioned in the Working Paper a total strength of 06 posts of Senior Clerks/Head Clerk exists in this office. Out of which 02 posts will be vacated due the promotion mentioned above. As per prescribed rules mentioned in the working all these posts are to be filled by promotion from eligible Senior Most Junior Clerks.

In this connection, an application was filed by Mr. Ijaz Ahmad Junior Clerk requested for placing his seniority list at S.No.2 according to the Seniority List issued of 30-09-2017. However, keeping in view the decision of DPC meeting held on 08-01-2019, his application is hereby regretted and his name is placed at S.No.04, of the seniority list of Junior Clerks in light of his date of adjustment in Deputy Commissioner Office i.e. 08-03-2005.

The Chair further intimated that a Seniority list of Junior Clerks have been prepared. A panel of the following senior most Junior Clerks as per Seniority List are placed before the Departmental Promotion Committee for consideration for promotion against the two vacant posts of Senior Clerks.

S.No.	Name	Designation	DOA	DO Adjustment in DC office	Qualification	Eligibility
1	Sagib Khan	Junior Clerk	02-09-86	02-09-86	Matric	Yes
	Muhammad Saeed	Junior Clerk	07-02-90	07-02-90	Matric	Yes
<u></u>	Khalid Khan	Junior Clerk	20-08-90	20-08-90	Matric	Yes
3 	ljaz Ahmad	Junior Clerk	14-11-89	08-03-05	BA	Yes

The Committee observed that the candidates at S.No.1, 2 above are eligible and hence recommended for promotion as Senior Clerks.

## Promotion of a Naib Qasid (BPS-04) against a vacant post of Junior Clerk (BPS-12)

The Chair apprised the committee that as mentioned in the Working Paper 34 posts of Junior Clerks exists including two posts at AC Hassan Khall office, out of which 08 posts are lying vacant. According to the service rules 33% class-IV staff are entitled for promotion as Junior Clerk which comes to 11.22 against the total posts of 34. During last DPC meeting held on 22-10-2019, 11 seats have already been filled under the said promotion quota.

The Chair further informed that one Mr. Qaiser Khan N/Qasid serving at the office of AC Hassan Khel appealed in the court of Commissioner Peshawar Division requesting for his promotion and placing him in the seniority list as he was left as such during the last DPC meeting held on 22-10-2019. The appeal was accepted and hence his case is placed before the committee for taking decision in light of the order of the Commissioner Peshawar Division Peshawar dated 20-08-2020 in appeal No.02/2000.

The Committee recommended his promotion as Junior Clerk (BPS-11) w.e.f. from previous DPC meeting held on 22-10-2019 and placing him in the seniority list of Junior Clerks according to his date of appointment amongst those who were promoted on 22-10-2019.

(continued on Page-3)

(95)

Recruitment of a Candidate under retired sons' quota

The Chair intimated that one Mr. Muhammad Yasin khan S/o Shamsul Haq (Ex-N/Q) was appointed as Chowkidar (BPS-03) in the DSC meeting held on S2-10-2019, but he did not submit his arrival report, despite several relephonic calls which was not attended and even a registered letter No.00367/EA dated 07-11-2019 was issued at his home address mentioned in his CMIC for attending the office. Therefore the next candidate available in the waiting list of candidates applied under retired class-IV employees son's quota is Mr. Rahcem Dad s/o of candidates applied under retired class-IV employees son's quota is Mr. Rahcem Dad s/o of candidates applied under retired class-IV employees son's quota is Mr. Rahcem Dad s/o of candidates applied under retired class-IV employees son's quota is Mr. Rahcem Dad s/o Drowkidar.

The Committee after checking the record/application is commended the appointment. of Mr.Raheem Dad s/6.Banasa Khan as chowkidar against the vacant post.

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The Chair informed the committee that there are 26 posts of Kanungos on the strength of this office, out of which three have fallen vacant due to dismissel/retirement of Kanungos. Thus three eligible Patwaris as per seniority list who have passed the Kanungo eligible Patwaris come under the ambit of the above promotion; The Patwaris at 5:No.1, 3, 4, I have forgond the promotion in written.

The Chair further informed that Mr. Naveed whmad at 5.No.2 has filed an appeal before the Commissioner Peshawar Division Peshawar requesting for his promotion as well as placing him in the seniority list of Kanungos according to the previous DPC meeting held on 07-10-2019 as per his date of appointment as he was left as such due to certain enquiry which has now been cleared.

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بشاور بارا بيوى ايشن،خسيبر يخز 17776 ايدُوكِت: عناليع ) سعد، بارکنسل ایسوسی ایشن نمبر:\_ BC+11-1916 0336-4546142 مقدمه مندرج عنوان بالاميس اين طرف سے داسطے پيروي وجواب دہي كاروائي متعلقه آن مقام بیشادر کیے منافق سعیری کے گئز ارا درو کورس کی کے مقرر كر كے اقرار كيا جاتا ہے كر صاحب موصوف كو مقدمہ كى كل كاروائى كا كامل اختيار ہوگا ، نيز وكيل صاحب كو راضی نامه کرنے وتقر ر ثالث و فیصله بر حلف دینے جواب دعوی اقبال دعوی اور درخواست از ہرقتم کی تقدیق زریں پر دستخط کرنے کا اختیار ہوگا ، نیز بصورت عدم پیروی یا ڈگری میطرفہ یا ایل کی برآ مدگی اور منسوخی ، نیز دائر کرنے اپیل مگرانی و نظر ان و پیروی کرنے کا محار ہو گا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مخار قانونی کو آئیے ہمراہ یا آئے ہجائے تقر رکا اختیار ہوگا اور صاحب مقرر شده کو وبی جمله مذکوره بالا اختیارات حاصل موں کے اور اس کا ساختہ کی داختہ منظور و قبول مو گا دوران مقدمہ میں جوخرچہ ہر جانہ التوائے مقدمہ کے سبب سے ہوگا کوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہوتو وکیل صاحب پابند نہ ہوں گے کہ بیروی مذکورہ کریں ،البذا وکالت نامہ لکھ دیا تا کہ سند رہے الرقوم: <u>11/2023 أ 11</u> گــــواه شـ