BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR.

Appeal No. 893/2019

Date of Institution .... 05.07.2019

Date of Decision ... 11.07.2019

Mr. Subhan Ullah, Sweeper (BPS-01) RHC Katlang, District Mardan.

... (Appellant)

For appellant

#### VERSUS

The Director General Health Services, Khyber Pakhtunkhwa Peshawar and others. ... (Respondents)

Mr. Mir Zaman Safi, Advocate.

MR. HAMID FAROOQ DURRANI,

CHAIRMAN

JUDGMENT

#### HAMID FAROOQ DURRANI, CHAIRMAN:-

1. The prayer of instant appeal is essentially to the effect that the respondents shall consider the appellant for promotion/adjustment against any other Class-IV post while at present the appellant is serving as Sweeper (Muslim) in BPS-01. The appellant has relied on the minutes of meeting dated 12.07.2006 regarding problems of Class-IV Paramedic employees. Inter-alia, the decision was taken in the meeting to promote the Muslim Sweepers against the existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts on seniority basis and not to appoint the Muslim Sweepers against the posts of Sweeper in future. Reliance is also placed on order issued by the Secretary to Government of Khyber Pakhtunkhwa Health Department on 16.02.2017. In the order it is noted that those who were appointed as Muslim Sweepers before 12.07.2006 were entitled for

adjustment against the aforementioned posts without disturbing the quota reserved under the rules for appointment of Class-IV Government Servants etc. It was, however, provided in the order that those who were appointed as Muslim Sweepers after 12.07.2006 were not covered under the policy.

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

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

4. As the issue of promotion of Muslim Sweeper having been appointed before and after 12.07.2006 has been repeatedly settled by this Tribunal as well as the Honourable Peshawar High Court, the respondents shall consider the appellant for requisite promotion in the order of seniority and his otherwise eligibility under the rules. The respondents are also expected to observe the quota for promotion when making initial appointment to the posts of Class-IV as indicated through letter dated 13.06.2019, addressed by

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DHO Mardan to the Director General Health Services Khyber Pakhtunkhwa Peshawar.

5. The appeal is accordingly disposed of. File be consigned to the record room.

(HAMID FAROOQ DURRANI) CHAIRMAN

ANNOUNCED 11.07.2019

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# Form- A

# FORM OF ORDER SHEET

Court of

Case No.-893/2019 S.No. Order or other proceedings with signature of judge Date of order proceedings 1 2 3 The appeal of Mr. Subhanullah resubmitted today by Mr. Noor 09/07/2019 1-Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 917/19 This case is entrusted to S. Bench for preliminary hearing to be 2put up there on <u>11107/19</u> CF RMAN pro

The appeal of Mr. Subhan Ullah Sweeper RHC Hospital Katlong Mardan received today i.e. on 05.07.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexure-B of the appeal is illegible which may be replaced by legible/better one.

No. 1182 /S.T. Dt.<u>9-7-</u>/2019.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

Note: All objections have been seneored 9/7/2019. Vence Se-Submitted boday dated 9/7/2019. Sir Hg17/2007.

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# APPEAL NO. 893 / 2019

VS

# SUBHAN ULLAH

### HEALTH DEPARTMENT

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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK, ADVOCATE

Flat No. 3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar 0345-9383141

# OBEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR

APPEAL NO. /2019

Khyber Pakhtukhwa Service Tribunal Diary No. 929 Dated 05/7/2019

Mr. Subhan Ullah, Sweeper (BPS-01), RHC Katlang, District Mardan .....

### VERSUS

- 1- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 2- The District Health Officer, District Mardan.
- 3- The Medical Officer I/C RHC Katlan, District Mardan.
- 4- The District Account Officer, District Mardan.

......RESPONDENTS

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT PROMOTING/ADJUSTING THE APPELLANT AGAINST ANY OTHER CLASS-IV POST AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

**PRAYER:** 

That on acceptance of this appeal the appellant may very kindly be considered for promotion/adjustment against any other Class-IV post in light of the policy dated 25-07-2006 from the date when his other colleagues were promoted/adjusted. Any other remedy which this Honorable Filedto-dayTribunal deems appropriate that may also be awarded in favor of the appellant.

# egistran |/ <u>R/SHEWETH:</u> <u>ON FACTS:</u>

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- 3- That appellant in light of the above mentioned Notification dated 25.7.2006 applied for his adjustment/promotion against the class-IV post other than sweeper but no reply was received from the respondent Department.
- 4- That other colleagues of the appellant were filed writ petition No.181-M/2013 before the Honorable Peshawar High Court Mingora Bench and the Honorable High Court converted the said writ petition into representation with the direction to Secretary Health Department to decide the said Departmental appeal/representation in light of the above mentioned Policy. Copy of the Judgment is attached as
- 5- That in response to the above mentioned Judgment the respondent Department issued the impugned Notification dated 16.2.2017 where in the Secretary Health i.e. respondent No.1 issued directions to the concerned authorities to promote/adjust those Muslim Sweepers who were appointed before the issuance of policy dated 25.07.2006. That feeling aggrieved from the impugned Notification dated 16.2.2017 the said colleagues of the appellant filed connected Service appeals before this august Tribunal with title "Lutf-e-Hakim & others vs Secretary Health & others" and the same have been allowed by this august Tribunal vide judgment dated 13.12.2018. Copies of the Notification dated 16.2.2017 and judgment are attached as annexure
- 6-That appellant filed Departmental appeal before the appellate authority for promotion/adjustment against the said class-iv post in light of the policy dated 25.07.2006 but no reply has been received so far. That during the pendency of Departmental appeal of the appellant so many class-iv posts are lying vacant in various hospitals/institution at District Mardan but the respondent Department instead of adjustment of the appellant against the said class-iv post called interview on 15/07/2019 for initial recruitment. Copies of the Departmental appeal and interview call letter are
- 7- That appellant feeling aggrieved and having no other remedy but to filed the instant service appeal on the grounds amongst the others.

### **GROUNDS:**

- A- That the impugned Notification dated 16.02.2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be modified.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic republic of Pakistan 1973.

- C- That appellant has been discriminated by the respondents on the subject noted above and as such the respondents violated the Rules regulations of the Provincial Government.
- D- That the Notification dated 16.2.2017 of the respondent Department is based on favoritism and nepotism, therefore not tenable and liable to be modified.
- E- That the impugned Notification is violative of Article 38(e) of the Constitution of Pakistan 1973.
- F- That the respondents acted in arbitrary and malafide manner by ignoring the appellant from promotion /adjustment on any Class-IV post in light of the policy dated 25.7.2006.
- G- That the appellant is also entitle for the same relief under the principle of consistency which was granted to other colleagues of the appellant.
- H- That the impugned Notification dated 16.2.2017 has been issued by the respondents in utter disregard of law and Rules.
- I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

Dated: 02.7.2019

APPELLANT

SUBHAN ULLAH

THROUGH:

NOOR MOHAMMAD KHATTAK

MIR ZAMAN SAFI

# BEFORE THE KHYBER PAKHTUNKHEWA SERVICE TRIBUNAL PESHAWAR

### APPEAL NO.\_\_\_\_/2019

VS

### SUBHAN ULLAH

HEALTH DEPARTMENT

# APPLICATION FOR RESTRAINING THE RESPONDENTS THAT NOT TO FILL UP THE OTHER CLASS-IV VACANT POSTS TILL THE DISPOSAL OF THIS APPEAL

### <u>R/SHEWETH:</u>

- 1- That the appellant filed above mentioned appeal along with this application before this august service Tribunal in which no date has been fixed so for.
- 2- That applicant filed service appeal for promotion/adjustment against the vacant class-iv post.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That call letter for interview against the post of class-iv has been issued by the respondents in utter violation of law and Rules.
- 5- That the grounds of main appeal is also be considered as integral part of this application.

It is therefore, most humbly prayed that on acceptance of this application the respondents may be restrained that not to fill up the other class-iv posts i.e. Mali, ward orderly, Chowkidar, Dai and aya till the disposal of the above mentioned appeal.

**APPELLANT THROUGH:** NOOR MOHAMMAD KHATTAK

#### OFFICE OF THE EXECUTIVE DISTRICT OFFICER HEALTH MARDAN.

#### APPOINTMENT ORDER (EMPLOYEE SON QUOTA)

As a result of interview held on 2/5/2007 & On the recommendation of the Departmental Selection Committees, Mr. Subhanullah S/O Fazli-Azim ex-Beshti/Sweeper Village Rustam is hereby appointed as Sweeper (fixed pay) Rs. 4000/ P.M under the NWFP Civil Servant Act 1973 and according to the 2002 contract policy & Amendment Act 2005 rules No.19 vide his S&GAD Notification No. SO-6 (E&AD) 1-13 dated 10/8/2005 and according to the Finance Notification No.801/5-8/2006-07 /FD dated 13/12/2006 and also according to the Govt : of NWFP Establishment Department Peshawar vide his letter No, 6 (E&A/D 1-3 2007 dated 22/3/2007 received through DCO Mardan vide his letter No.4136-42 dated 9/4/2007 and posted at CH Rustam on the following terms and conditions :-TERMS & CONDITION

- His appointment is purely on contract basis for a period of one year and is liable to termination at any time without assigning any notice or reason
- He will not be entitled to any TA/DA for his medical examination.
- He is declared medically fit for Govt; Service.
  - He s liable to serve any where in the District as well as in NWFP.
  - He will be governed by such Service rules and order as framed by the Government from time to time for the category of Government servant contract policy to which he belongs:
  - If he intends to resign his services, he will give two months notice in advance or Deposit one-month salary in lieu thereof to Government

His contract period can be renewed after one year if his performance is found satisfactory

If the wishes to resign his service, he should give two months notice in advance or forfeit one-month pay in lieu thereof to government.

If he accepts the above-mentioned terms and conditions, he should report to the SMO I/C CH Rustam for duty on his own expenses within seven days after the receipts of this letter otherwise his appointment order will be considered as cancelled.

No. 9 385-90 /EDO(H) Mardan Dated The

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- A copy is forwarded to the: -
- District Coordination Officer Mardan
- District Account officer Mardan.
- SMO I/C Rustam
- Accountant EDO(H) Office Mardan
- Mr. Subhanullah S/O Fazli Azim ex-Beshti/Sweeper Village Rustam for information and necessary action

ATTENT

Executive District Officer Health Mardan

Executive District Officer

Health Mardan

/ 107/2007.

### **BETTER COPY OF PAGE-6**

## GOVERNMENT OF NWFP HEALTH DEPARTMENT

### No. SOH-III/1-179/06 (Class-IV), Dated 25<sup>th</sup> July, 2006

- 1)- The Director General health Services, NWFP, Peshawar.
- 2)- The Chief Executives, LRH/KTH/HMC, Peshawar and ATH Abbottabad.
- 3)- Dr. Muhammad Rahim Jan, Director AdmnDirectorate General Health Services, NWFP, Peshawar.
- 4)- Dr. Abdus Sabooh Bacha, Medical Supdt, Hayatabad Medical Complex, Peshawar.
- 5)- Dr. Iftikhar Ahamd, Deputy Medical Supdt, Ayub Teaching Hospital, Abbottabad.
- 6)- Dr. Farman Ali, RMO, Khyber Teaching Hospital, Peshawar.
- 7)- Mr. Javed Khan, President Provl, Paramedical Association, Calss-IV Employees, NWFP, Peshawar.

### Subject:

# MINUTES OF MEETING REGARDING PROBLEMS OF CLASS-IV PARAMEDICS EMPLOYEES

I am directed to refer to the subject and to enclose herewith a copy of minutes of subject meeting held on 12.07.2006, at 10:00 hours, under the chairmanship of Secretary health, duly signed by all the participants for further necessary action please.

#### For

#### Section Officer-III

# BETTER COPY PAGE- 7 TO 9

# Subject: <u>MINUTES OF MEETING REGRADING PROBLEMS OF</u> CLASS-IV PARAMEDICS EMPLOYEES

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

# 2- The Following attended the meeting:

- 1- The Director General health Services, NWFP, Peshawar.
- 2)- The Chief Executives, LRH/KTH/HMC, Peshawar and ATH Abbottabad.
- 3)- Dr. Muhammad Rahim Jan, Director AdmnDirectorate General Health Services, NWFP, Peshawar.
- 4)- Dr. Abdus Sabooh Bacha, Medical Supdt, Hayatabad Medical Complex, Peshawar.
- 5)- Dr. Iftikhar Ahamd, Deputy Medical Supdt, Ayub Teaching Hospital, Abbottabad.
- 6)- Dr. Farman Ali, RMO, Khyber Teaching Hospital, Peshawar.
- 7)- Mr. Javed Khan, President Provl, Paramedical Association, Calss-IV Employees, NWFP, Peshawar.
- 8)- Mr. Naseer Khan, General Secretary, Provl, Paramedical Association, Calss-IV Employees, NWFP, Peshawar.
- 9)- Mr. Hakim Jan, General Secretary, Provl, Paramedical Association, Calss-IV Employees, Hayat Abad Medical Complex, Peshawar.
- 3- The meeting started with recitation of the Holy Quran.
- 4- The Chair welcomed the participants.
- 5- The demands presented by the Provl, Paramedical Association, Calss-IV Employees, were discussed in detail and the following decision were taken.
  - i. The Association demanded that service structure for Class-IV employees, Paramedical employees, may also be framed.

#### Decision

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

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

#### Decision

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

The Association demanded that children of retired Class-IV paramedics employees may be given preference when appointments are made against the vacant posts in Health Institutions.

#### Decision

iii.

It was decided that instructions circulated by the Health Department vide letter No. SOHIII/7-350/95-I dated 01.11.1997, may be followed strictly. The Medical Supdt. Khyber Teaching Hospital, should submit a report within fortnight in this regard.

iv. The Association demanded advance increments on the basis of higher qualifications for Class-IV paramedical employees.

#### Decision

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

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

#### Decision

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

vi. The Association demanded that all Class-IV employees may be promoted to Class-III posts, existing in different Health Institutions.

#### Decision

It was decided that Class-IV employees may be given preference while filling the posts of promotion quota for 33% Selection Grade for Class-IV paramedical employees.

viii. The Association demanded Dress/Washing Allowance for all Class-IV Paramedical employees.

#### Decision

ix.

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

The Association demanded that the Muslim Sweeper in each Health Institution may be promoted to the post of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts on seniority basis in future; only sweepers may be appointed against the posts of sweeper.

#### Decision

It was decided that all the Health Institutions should promote the Muslim Sweeper against the existing vacancy of Ward Orderly, Chowkidar, mali, Dai, Aya and other Class-IV posts, on seniority basis and not to appoint Muslim Sweeper against the post of Sweeper in future.

The Association demanded that 8 hours duty may be taken from Class-IV' paramedical employees as per rules and they may be granted leave according to rules.

#### Decision

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

The meeting ended with a vote of thanks by the Chair

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OF CLASSIN PARAMEDICS EMPLOYEES

MINUTES OF MEETING REGARDING PROBLEMS

Dr. Farman Ali, RMO, Khyber Teaching Hospital, Peshawar.

The Director General Health Services, NWFP, Peshawar.

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Mr. Javed Khan, President, Provl. Paramedical Association, Class-IV

5) Dr. Illikhar Ahmad, Depuly Medical Supdi, Ayub Teaching Hospital.

4) Dr. Abdus Sabooh Bacha, Medical Supdle, Hayatabad Medical

3) Dr. Muhammad Rahim Jan Afridi, Director Admn., Directorale General

Chief Executives, LRH/KTH/HMC, Peshawar and ATH,

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TNEMTRAGED HTJAEH GOVERNMENT OF NWEP

Subject: MINUTES OF MEETING REGARDING PROBLEMS OF CLASS-IV PARAMEDICS EMPLOYEES A meeting on the subject was held under the chairmanship of Secretary Health Department in Committee Room of Health Depit on 12/07/2006 at 10:00 AM. The following attended the meeting: 1) Mr. Abdus Samad Khan, Secretary to Govt, of NWEP, Health Depti. 2) Prof. Abdus Samad Khan, Chief Executive, Govt. Lady Reading 3) Dr. Muhammad Rahim Jan Afridi, Director Admn., Directorate General-4) Dr. Abdus Sabooh Bacha, Medical Supelt, Hayatabad Medical 5) Dr. Iffikhar Ahmad, Deputy Medical Supdt. Ayub Teaching Hespital. 6): Dr. Farman Ali, RMO, Khyber Toaching Hospital, Poshawar 7) Mr. Javed Khan, President, Provi. Paramedical Association Close IV 8) Mr. Naseer Khan, General Secretary, Provi. Paramedical Association 9) Mr. Hakim Jan, General Socretary, Pipyl, Puramodical Association Class-IV Employees, Havalabad Modical Complex, Peshawor The meeting started with recitation of the Holy Quran. .3- . The Chair welcomed the participants. 4. :

5- The demands presented by the ProvI. Paramedical Association Class-IV. Employees, were discussed in detail and the following decision were taken i) The Association demanded that service structure for Class-IV paramedical employees, may also be framed.

<u>Decision</u> It was decided that the Director General Health Services NWEP will come

up with a self-contain case with full justification. The demand will be recommended and will be forwarded to Finance Department. ii) The Association demanded that Contract Policy may be implemented in Teaching and all other Health Institution of the Province.

Decision

It was decided that the Director General Health Services, and all the Chur Executives of Health Institutions may be directed to implement the Contract Policy of the provincial Government and all other relevant 18/106

(iii) The Association domanded that children of retired Class-IV paramodical employees may be given protoronce when uppointments are made against the vacant posts in Health Institutions

### <u>Decision</u>

It was decided that instructions circulated by the Health Department vide letter No: SOHIII/7-350/95-1 dated 01.11.1997, may be followed strictly The Medical Supdt. Knyber Teaching Hospital, should submit a report

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

### <u>Decision</u>

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

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

#### <u>Decision</u>

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

vi) The Association demanded that all Class-IV employees may be promoted to Class-III posts, existing in different Hualth Institutions.

#### Decision

It was decided that Class-IV employees may be given preference while filling the posts of promotion quota as per rules.

vii) The Association demanded for 33% Selection Grade for Class-IV paramedical employees.

#### <u>Decision</u>

It was decided that the demand of 33% Selection Grade will be included in revised service structure of Class-IV paramedical employees.

viii) The Association demanded Dress/Washing Allowance for all Class-IV paramedical employees.

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# Decision

It was decided that the Director General Health Services, and all Chief Executives should submit a self contained case with total strength of Class-IV.paramedical employees and propose Dress/Washing Allowance for Class-IV paramedical employees required to be considered, with full ix) The Association demanded that the Muslim Sweeper in each Health

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Institution may be promoted to the post of Ward Orderly, Chowkiddir, Mill. Dai, Aya and other Class-IV posts, or seniority basis. In future, only sweeper may be appointed against the posts of sweeper Decisión

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#### <u>Decision</u>

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

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

PROF. ABDUS SAMAD KHAN) Chief Executive (DR. MUHAMMAD RAHIM JAN AFRIDI) Govi. Lady Reading Hospital Director Admn. Peshawar Directorate General Health Services. NWFP, Peshawar

and a sitter of the DR. ABDUS SABOOH BACHA) Medical superintendent. (8)7/05 Hayatabad Medical Complex Peshawar

(DIV TO THE LAR ALIMAD) Deputy Modical Super-Ayub Teaching Hospital Abontabad

ATTESTED

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1417/06 (DIR /FARMAN ALI) Resilient Medical Officer,

Khyber Teaching Hospital, V Peshawar

NUP

(MR. NASEER KHAN) General Secretary, Provi. Paramedical Association Class-IV Employees, NWFP, Peshawar

(MR, JAVED KHAN) President Prvol: Paramedical Association Class-IV Employees NWFP, Peshawar

(MR. HAKIM JAN) General Secretary Provi. Paramedical Association Class-IV Employees Hayatabad Medical Complex, Peshawar

(MR. ABDUS SAMAD KHAN) Secretary to Govt. of NWFP Health Department

AFTESTES

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### BEFORE THE PESHAWAR HIGH COURT CIRCULT BENGH A SWAT

# WRIT PETITION NO. \_\_\_\_\_ (81-M\_\_\_/2013

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FILED

Additional Registrar

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Mr. Aminullah, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Brjaur Agency.

Mr. Mohammad Khan, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency,

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Mr. Shah Nawaz Khan, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency,

Mr. Fazal Rehman, Sweeper (Muslim) (BPS-1); Agency Headquarter Hospita, Bajaur Agency

Mr. Saleem Akbar, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency.

- 6- Mr. Izzat Ullah, Sweeper (Muslim) (BPS-1),
  Agency Headquarter Hospita, Eajaur Agency.
- 7- Mr. Toor Khan, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Lajaur Agency.
- S- Mr. Khalil-Ur-Rehman, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Dajaur Agency.
  - Mr. Wilayat Zada, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency.

And Control Mr. Mashooq, Sweeper (Muslim) (BPS-1), And Control Mr. Mashooq, Sweeper (Muslim) (BPS-1), Additional State Agency Headquarter Hospita, Bajaur Agency.

- Mr. Bodal, Sweeper (Muslim) (BPS-1),
  Agency Headquarter Hospilia, Bajaur Agency.
- Mr. Zarawar Khan, Sweeper (Muslim) (BPS-1),
  Agency Headquarter Hospita, Bajaur Agency.
- Mr. Sabz Ali Khan, Sweeper (Muslim) (BPS-1),
  Agency Headquarter Hospita, Bajaur Agency.
- Mr. Hayat Khan, Sweeper (Muslim) (BPS-1),
  Agency Headquarter Hospita, Bajaur Agency.
- 15- Mr. Gakht Bacha, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency.
- 16- Mr. Mohammad Habib, Sweeper (Muslim) (BPS-1),

ATTESTED

Agency Headquarter Hospita, Bajaur Agency. 17- Mr. Sher Wali Khan, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency. Mr. Umar Hakim, Sweeper (Muslim) (BPS+1), 18-Agency Headquarter Hospita, Bajaur Agency... Mr. Gohar Rehman, Sweeper (Muslim) (BPS-1),-19-Agency Headquarter Hospita, Bajaur Agency. Mr. Rehmat Ali Shah, Sweeper (Muslim) (BPS-1), 20-: Agency Headquarter Hospila, Bajaur Agency. Mr. Habib Ullah, Sweeper (Muslim) (BPS+1), 21-Agency Headquarter Hospila, Bajaur Agency. 22-Mr. Miraj-Ud-Din, Sweeper (Muslim) (BPS-1), Agency Headquarter Hosplta, Bajaur Agency. Mr. Ismail Khan, Sweeper (Muslim) (BPS-1), 23-Agency Headquarter Hospita, Bajaur Agency. <u>派帝和法法的</u> Mr. Mohammad Sultan, Sweeper (Muslim) (BPS-1), 24-Agency Headquarter Hospita, Bajaur Agency. e e an is fe han 66 - 20025-Mr. Shahid Hussain, Sweeper (Muslim) (BPS-1), Agency Headquarter Hospita, Bajaur Agency. Mr. Hazrat Yousaf, Sweeper (Muslim) (BPS-1), 26-Agency Headquarter Hospita, Bajaur Agency. Mr. Buzarg Rehman, Sweeper (Muslim) (BPS-1), 27-FILED TOD! Agency Headquarter Hospita, Bajaur Agency. Mr. Fazal Rehman, Sweeper (Muslim) (BPS-1), Additional Registr 28-Agency Headquarter Hospita, Bajaur Agency. 0 9 APR 2013 Mr. Nowsher Khan, Sweeper (Muslim) (BPS-1), 29-Agency Headquarter Hospita, Bajaur Agency. ..... PETITIONERS Mobile No.0313-8700097 CNIC-21103-2294617-7 VERSUS The Additional Chief Gecretary FATA, FATA Secretariat, Warsak Road Peshawar. ATTEST FATA -Health Services FATA, Director Genera The Secretariat, Warsak Poa I, Peshawar. The Agency Surgeon, Bajaur Agency. 3-The Political Agent Bajaur, Bajaur Agency. 4-The Medical Superintenclent, Agency Headquarter Hospital,

Khar, Bajaur Agency.

RESPONDENTS

## WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973 AS AMENDED UP. TO DATE

#### R.SHEWETH:

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Additional Registrat

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1 -:

That petitioners are the bonafide resident of Bajaur Agency and were appointed as Sweeper (BPS-01) in the respondent Department vide order dated 20-8-2003, after following all the codal formalities and after proper recommendation of the Departmental Selection Committee. Copies of the CNIC's and appointment orders are attached as annexure A and B.

That petitioners time and again requested the concerned authorities for thier adjustment/promotion to the post of Ward orderly as having 28 posts are vacant as mentioned in the above notification dated 16.1.2013 but the concerned authorities regretted the request of petitioners on the pretext that there is no vacant post of Ward orderly on which the petitioners have to be adjusted.

That feeling aggrieved betitioners filed Departmental appeal before the respondent No.2 for promotion to the post of ward Orderly (BPS-2) but no reply has been received so far.

#### JUDGMEN'T SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judiciai Department)

<u>W.P.No. 181-M/2013</u>

#### <u>JULGMENT</u>

Date of hearing: <u>24.01.20.7</u>.

Petitioners: (Aminullah and others) by Mr. Noor Muhammad Khattak, Advocate.

Respondents: (Additional Chief Secretary FATA etc) by Mr. Sabir Shah, A.A.G

MUSARRAT MILALI, 7. Through this single judgment, we intend to dispose of the instant writ petition as well as the connected W.P No. 510-M/ 2014, W.P No. 450-M/2015 and W.P No. 551-M/ 2015 as all the matters involve common questions of law and facts.

2. Grievance of the present writ petitioners is that they were appointed as Sweepers (BPS-1) in Health Department, Bajaur Agency vide order dated 20.08.2003 and since then they are looking for their promotion to higher posts of Class-IV despite they moved a departmental appeal to the high ups in this regard. They have prayed this Court that, being eligible and qualified, they be promoted to the 28 posts of Ward Orderly (BI'S-2) recently advertised by the Health Department on seniority basis.

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Petitioners in W.P. No. 510-M/2014 were also appointed as Sviecpers in DHQ Hospital Timergara, Dir Lower in 2009 and now they are seeking their promotion to the 12 posts of Ward Orderly/Attendants (BFS-?!) recently created by the Health Department vide notification bearing No. BVI/ED/4/38/2010-11/VCL-III dated 10.04.2014.

Similarly, petitioners in W.P. No. 450-M/2015 have asserted that they were appointed as Muslim Sweepers in Saida Teaching Hospital, Saidu Sharif Swat but despite clear cut policy of the Government of KEyber Pakhtunkhwa Health Department notified vide No.SOH-III/1-179/06 dated 25.07.2006, they are not given a chance of promotion to 54 vacan: posts of Ward Orderly, Chowkidar, Mali, Dal, Aya etc. Petitioners have prayed for their promotion to the mentioned vacant posts on the basis of their seniority as per Government policy.

Petitioners Muhammad Haq and 11 others in their petition bearing W.P.No. 551-M/2015 have averred that they were appointed as Muslim Sweepers in DHQ Flospital Timergara, Dir Lower and according to Government Policy of Health Department, all the Muslim Sweepers in Health

Department shall be promoted to the vacant posts of Ward Orderly, Chowkidar, Mali and other Class-IV employees on seniority basis and no Muslim shall be appointed against the post of sweeper in future. Petitioners have further asserted that the Health Department, in derogation of the policy, advertised 28 posts of Class-IV and while ignoring the petitioners, respondents No. 7 to 14 were appointed which is illegal. Petitioners have prayed for their promotion on seniority bas s in accordance with law and policy of the Provincial Government.

3. Learned counsel for the petitioners hotly argued the case and, inter alia, submitted that there is a proper policy of the Provincial Government regarding promotion of the existing Muslim Sweepers which heeds to be acted upon by the Health Department in letter and spirit.

4. Learned A.A.G. and learned counsel appearing for private respondents, contended that actually there is no policy regarding promotion of Muslim Sweepers in the field and the one referred to by the petitioners is in fact minutes of a meeting. Further contended that petitioners are divil servants and their claim for promotion falls within the terms

and conditions of their service, therefore, these with petitions are not maintainable before this Court. Arguments heard and record perused. 5. 6. In essence, case of the petitioners is that of promotion from their existing posts (sweepers) to other higher posts on the strength of a Government policy per their stance. Since, promotion is one of the terms and conditions of civil service and jurisdiction of this Court is clearly barred under Article 212 of the Constitution in the like matters, however, keeping in view the peculiar circumstances of the present cases and judgment dated 13.10.2011 rendered by this Court in an identical W.P No. 102/ 2011, this Court deems it proper to convert all these petitions into representations and send the same to the competent authority for consideration.

7. In view of the above, the instant writ petition as well as the connected W.P No. 510-M/ 2014, W.P No. 450-M/2015 and W.P No. 551-M/ 2015 are converted into representations. Office is directed to send the criginal petitions to the Secretary Health, Government of Khyber Pakhtukhwa for deciding the matters in writing with reasons positively within a period of one month from the date of receip of this judgment under

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**MILESSED VILLESLED** Maria Conference States yqoo sung ed of bolikinoo 1162 m 46 1770 L M M De la state de la companya de la segura MILLE LE CAR STATES 52.5 DI: SHOT SOL разилонин b-nailt-midzief benlinei(a)/6 43 L-Heliff forder M 152 .ylgnibrocca To petitions for record. The writ pelitions are disposed thur all to saidoa mistar of babaarib radhud si aanto 8 intimation to the Additional Registrar of this Court.

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# No. SOH-(Lit-I)1-1/207 (Gen: Misc) Dated Peshawar the 16<sup>th</sup> February, 2017

#### <u>ORDER</u>

Better copy

Whereas attention is invited to the minutes of the meeting dated 12.7.2006 held under the Chairmanship of Secretary Health Khyber Pakhtunkhwa circulated vide Govt: of Khyber Pakhtunkhwa Health Department letter no. SOH-III/1-179/06 (Class-IV) dated 25.07.2006 Extract of the decision taken in the meeting is reproduced below:-

#### Decision:

It was decided that all the Health institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts on seniority basis and not to appoint Muslim Sweepers against the post of Sweeper in future.

2. AND WHEREAS the above decision was also affirmed by the Hon'ble Peshawar High Court vide judgment dated 27.09.2013 in Writ Petition No. 293/2013 "Titled Noor Ul Qamar S/O Shams ul Qamar Muslim Sweeper THQ Hospital Shabqadar District Charsadda & 9 others versus Govt: of Khyber Pakhtunkhwa Health Department & others.

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

> SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

#### No.SOH-(Lit-i) 1-1/2017 (Gen: sc) Dated Peshawar the 16th February, 2017

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

#### Decision:

DRDER

It was decided that all the Health Institutions should promote the Muslim Sweepers against existing vacancies of Ward Orderly, Chowkidar, Mali, Dai, Aya and other Class-IV posts, on saniority basis and not to appoint Muslim Sweepors against the post of Sweepers in future.

2.. AND WHEREAS the above decision was also affirmed by the Hon'ble Peshawar High Courd Peshawar vide judgment dated 27.09.2013 in Writ Petition No.293-2013 - Titled Noor ul Qamar S/O Shams ul Qamar Mussin Sweeper THU mespital Shabqadar. District Charsadda & 9 others versus Govt of Khyber Pukatunkhwa Health Department & others'

NOW THEREFORE in pursuance of the above decision taken/judgment of the Hon'ble Court, it is sufficiently clear that those who were appointed as Muslim Sweepers before 12.07,2006 are entitled for adjustment against the aforementioned posts without disturbing the quotes reserved under the Rules for appointment σſ Class-IV Govi. - Servants chiid*i*an Rehning/Incapacitated/deceased: civil: servants: etc. However, those who were appointed as Muslim Sweeper after 12.07 2006 in violation of the above decision/judgment are not covered under the policy

> SECRETARY TO GOVT OF KHYB ER PAKHTUNKHWA HEALTH DEPARTMENT

> > all chan (Bakhhar Ali) Section Officer (Lith)

Endst No. & Date even

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Copy of the above is forwarded to the:-

- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar The Director Health Services, FATA,
- All District Health Officers in Khyber Pakhtunkhwa.
- All Medical Superintendent of Hospitals in Khyber Pakhtunkhwa
- All Medical Directors/Hospital Directors of MTIs in Khyber Pakhtunkhwa
- PS in Sector Minister Health, Khyber Pakhlunkhwal
- PS to Secretary Health, Khyber Pakhtunkhwa

Provinsial President Paramedical Class-IV Employees Association, ERH, Prenaval

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	$\sim$	<i>J.</i>	E- 207		
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	Sr: No	Date of order/	Order or other proceedings with signature of Judge or Magistrate		
	110	proceeding	Shtunkhwa Se		
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•	· ·	,	Peshawar *		
			BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL		
			Service Appeal No. 639/2017		
		· .	Date of Institution 16.06.2017		
			Date of Decision 13.12.2018		
			Mr. Luft-E-Hakeem, Muslim Sweeper (BPS-01) DHQ Hospital timer Garra, District Dir Lower.		
			Appellant		
		· · ·	Versus		
			1. The Secretary Government of Khyber Pakhtunkhwa through		
			Secretary Health Department Khyber Pakhtunkhwa Peshawar.		
	$\overline{\mathbf{x}}$		2. Director General Health Department Khyber Pakhtunkhwa		
			Peshawar.		
	K	<u>}</u>	3. The District Health Officer, District Dir Lower.		
			4. The Medical Superintendent DHQ Hospital Timergara,		
÷	. '	·	District Dir Lower.		
			Respondents		
		13.12.2018	Mr. Muhammad Hamid MughalMember (J) Mr. Ahmad HassanMember (E)		
		· ·	JUDGMENT		
		· · ·	MUHAMMAD HAMID MUGHAL, MEMBER: - Mr. Noor		
		• •	Muhammad, learned counsel for appellant and Mr. Kabir Ullah		
	AT	<b>7</b> . <b>7</b> .	Khottele learned Addition and the appendict unit with Rabit Offan		
		TESTED	Khattak learned Additional Advocate General for the respondents		
	A		present.		
Khy Se			2. This single judgment in the above captioned appeal, shall also		
	Pesha	waral,	dispose of appeals (1). bearing No.640/2017 filed by Rab hawaz		
	·	<u></u>			
• <u> </u>					

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

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

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

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

5. Arguments heard. File perused.

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

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

8. Upon the examination of the impugned order dated 16.02.2017, this Tribunal came to the conclusion that the same is

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also in violation of policy decision dated 12.07.2006 in as much as according to the policy decision dated 12.07.2006 gradually all the Muslim Sweepers would have to be adjusted against other Class-fV posts.

9. Impugned order dated 16.02.2017 has the effect of depriving the appellant from his adjustment against other Class-IV post just for the reason that he was appointed as Muslim Sweeper after 12.07.2006. This Tribunal is therefore of the considered opinion that discriminatory treatment was met out to the appellant.

10. Resultantly this Tribunal holds that the cut off date i.e. 12.07.2006 as mentioned in the impugned order dated 16.02.2017 shall be treated as expunged. The present service appeal alongwith connected service appeals as mentioned in para-2 of this judgment are accepted in the above terms. The respondent department is directed to take strict disciplinary action against those responsible for inducting Muslim Sweepers in violation of the policy decision dated 12.07.2006.Parties are left to bear their own costs. File be consigned to the record room.

	(Ahmad Hassan) Member	(Muhammad Hamid Mughal) Member
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The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

# Subject: DEPARTMENTAL APPEAL FOR ADJUSTMENT AGAINST ANY OTHER CLASS-IV POST

Respected Sir,

It is most humbly stated that I am serving as Sweeper (Muslim) before your good self department quite efficiently and upto the entire satisfaction of my superiors. During my so many colleagues were adjusted against other class-iv posts on the directions of the Honorable Peshawar High Court, and the august Khyber Pakhtunkhwa Service Tribunal, Peshawar. Respected Sir I am the similar employee and I am also entitle for adjustment against any other class-iv post under the principle of consistency, therefore, I may also be similarly treated by adjusting against the said other class-iv post.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal I may very kindly be adjusted against any other class-iv post i.e. ward orderly, chowkidar and Mali. Any other remedy which your good self deems fit that may also be awarded in favor of me.

Dated: 20.03.2019.

Attates,

SUBHAN ULLAH, (Sweeper) RHC Katlang, Mardan

ICANT



# DISTRICT HEALTH OFFICER MARDAN (Khyber Pakhtunkhwa)

<u>Ph: # (0937) 9230030 Fax: # (0937) 9230283</u> Emall: <u>matdandho@amall.com</u>

No. 8429 /DHO

Officer Marden and not to ony official by name

All communications should be addressed to the District Nealth

Dated: 13 16 /2019

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

Subject: <u>INTERVIEW FOR FRESH CLASS-IV RECRUITMENT - DISTRICT</u> MARDAN

R/Sir,

To.

I have the honour to state that this office is in the process of filling Class-IV posts lying vacant in various hospitals / institutions at district Mardan in the best interest of public and the institutions.

You are requested to depute one of your nominee as a member for the selection of Class-IV interview, which is scheduled as below.

Date: 15/07/2019

Time: 10:00 AM Venue: DHO Office Mardan.

District Health Officer Mardan

VAKALATNAMA ervice Tribunal Postawa /2019 ubban ullah (APPELLANT) (PLAINTIFF) (PETITIONER) VERSUS (RESPONDENT) Health Department (DEFENDANT) . ubhan Illar ING Do hereby appoint and constitute NOOR MOHAMMAD KHATTAK, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. Dated. /2019ACCEPTED NOOR MOHAMMAD KHATTAK SHAHZULLAH KHAN KOUSAFZAI MIR ZAMAN SAF **ADVOCATES** OFFICE; Room Ho.1; Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City.

Planner A91-2211301

#### KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 1431 /ST

Dated 16 / 8 / 2019

The District Health Officer, Government of Khyber Pakhtunkhwa, Mardan.

Subject: -

To

#### JUDGMENT IN APPEAL NO. 893/2019, MR. SUBHAN ULLAH.

I am directed to forward herewith a certified copy of Judgement dated 11.07.2019 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR -KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.