# FORM OF ORDER SHEET

Court of	5			
0001001				
			11.02	
Implementation	Pe	etition	No. 148 /2024	1

S.No.	Date of order	Orders and the second se
3.140.	proceedings	Order or other proceedings with signature of judge
1	2	3
1	16.02.2024	
1	16.02.2024	The implementation petition of Mr. Ibrar-ul Haq
	•	submitted today by Mr. Taimur Ali Khan Advocate. It is
1		fixed for implementation report before Single Bench at
: : : :	: 	Peshawar on Original file be
		requisitioned. AAG has noted the next date. Parcha
		Peshi is given to the counsel for the petitioner.
		By the order of Chairman
P		Communication of the second of
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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution petition No. 148/2024 In Service Appeal No.3400/2021

Ibrarul Haq

 $\cdot V/S$ 

Social Welfare Department

#### **INDEX**

S.No.	Documents	Annexure	P. No.
1	Memo of execution petition		01-03
2	Copies of detail of vacant posts,	A,B,C&D	04-17
	seniority list, rules and memo of		' ' '
	appeal		
3	Copy of judgment/order dated	E .	18
	05.10.2023		. 70
4	Copy of application	F	19.º
5	Vakalat Nama		30

PETITIONER

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT Cell# 0333-9390916

# BEFORE THE KHYBER PAKHTUNKHW A SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. 148 /2024 In Service Appeal No.3400/2021 Khyher Pakhtukhwa
Service Tribunal
Diary No. 11217
Dated 16-02-2014

Mr. Ibrarul Haq, Assistant (BPS-16), Special Education Centre for VHC, Charsadda.

(PETITIONER)

#### **VERSUS**

- 1. The Secretary Zakat, Usher, Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa, Peshawar.
- 3. The District Officer, Social Welfare Department, Charsadda.

(RESPONDENTS)

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED 05.10.2023 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

#### **RESPECTFULLY SHEWETH:**

- 1. That 22 posts of Superintendent (BPS-17) are lying vacant in the respondent department and the petitioner was at Sr. No.05 of the seniority list of Assistant (BPS-16) issued on 10.08.2020 and rules of promotion to the post of superintendent (BPS-17) was notified on 25.09.2019, wherein the post of superintendent (BPS-17) can be filled by promotion on the basis of seniority-cum-fitness from amongst the Assistant and Senior Scale Stenographer with at least five years service as such and the petitioner being eligible for promotion to the post of Superintendent (BPS-17) filed service appeal No. 3397/2021 in this Honorable Tribunal for directing the respondents to consider the petitioner for promotion to the post of Superintendent (BPS-17) with all back and consequential benefits. (Copies of detail of vacant posts, seniority list, rules and memo of appeal is attached as Annexure-A,B,C&D)
- 2. The appeal of the petitioner was heard and decided by this Honorable Tribunal on 05.10.2023. The Honorable Tribunal dispose of the

appeal of the petitioner that the prayer of the petitioner was only to the extent that the petitioner be considered for promotion in the next DPC when that is held and although seeking promotion is not a right, yet civil servants have every right to be considered for promotion, if they are otherwise eligible and senior, in accordance with the relevant rules and law. (Copy of judgment/order dated 05.10.2023 is attached as Annexure-E)

- 3. That the petitioner has filed application to implement the judgment/order dated 05.10.2023 of this Honorable Tribunal, but no action has taken on the application of the petitioner. (Copy of application is attached as Annexure-F)
- 4. That the Honorable Tribunal clearly mentioned in its judgment/order dated 05.10.2023 that every civil servant have every right to be considered for promotion, if they are otherwise eligible and senior, in accordance with the relevant rules and law, but the respondent department did not call DPC meeting to consider the eligibility of the appellant for promotion to the pots of Superintendent (BPS-17) although 22 posts were vacant since April 2020.
- 5. That in-action and not fulfilling formal requirements by the department after passing the judgment of this august Tribunal, is totally illegal amount to disobedience and Contempt of Court.
- 6. That the judgment is still in the field and has not been suspended or set aside by the Supreme Court of Pakistan, therefore, the department is legally bound to obey the judgment dated 05.10.2023 of this Honorable Tribunal in letter and spirit.
- 7. That the petitioner has having no other remedy except to file the instant execution petition in this Honorable Tribunal for implementation of judgment dated 05.10.2023 of this Honorable Tribunal.

It is, therefore, most humbly prayed that the respondents may be directed to implement the judgment dated 05.10.2023 of this. Honorable Tribunal in letter and spirit. Any other remedy, which this Honorable Tribunal deems fit and appropriate that, may also be awarded in favour of petitioner.

PETITIONEI

Ibrarul Hag

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

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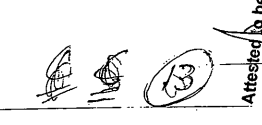
### **AFFIDAVIT:**

It is affirmed and declared that the contents of the execution petition are true and correct to the best of my knowledge and belief.

DEPONENT

Daraz Khan Cath V Commissione Por Migh Country  $\mathcal{A}(\lambda)$ 

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VACANT POSTS DETAIL	FROM PAYROLL OF APRIL 2020
VACAIVI 0515 BEITHE	

	•	VACANT	POSTS DETAIL FROM PAYROLL		1000	5 - 13 - Do -to	FilledPosts	Vacant
i	TYPE-II	DDOCode	DDODescription	Designation		SanctionPosts		youant
EMENT	SETTLEMENT PROVINCIAL	PR4359	PR4359 Social Welfare Provincial	SUPERINTENDENT	17			- 4
EMENT	SETTLEMENT DISTRICT	AD6129	AD6129 Special Education Centre Abbottabad	SUPERINTENDENT	17	1	0	<u> </u>
EMENT	SETTLEMENT DISTRICT	AD6163	AD6163 District Officer Social Welfare Abbottabad	SUPERINTENDENT	17	1	1	0
EMENT	SETTLEMENT DISTRICT	BD6249	BD6249 Establishment of Welfare Home Buner	SUPERINTENDENT	17	1		
EMENT	SETTLEMENT DISTRICT	BU6290	BU6290 Welfare Home Bannu	SUPERINTENDENT	17	1_	1.,	<u> </u>
EMENT	SETTLEMENT DISTRICT	CA6275	CA6275 Welfare Home for Destitue Children, Charsadda	SUPERINTENDENT	17	1	1	0.
.EMENT	SETTLEMENT DISTRICT	DA6154	DA6154 District Officer Social Welfare Dir Lower	SUPERINTENDENT	17	2	0	2 .
EMENT	SETTLEMENT DISTRICT	DI6139	DI6139 Social Welfare Officer U C D Project D I Khan	SUPERINTENDENT	17	1	0	1
EMENT	SETTLEMENT DISTRICT	DI6246	DI6246 Special Education Centre D I Khan	SUPERINTENDENT	17	1	0	1
EMENT	SETTLEMENT DISTRICT	HG6167	HG6167 Establishment of Welfare Home Hangu	SUPERINTENDENT	17	1	. 0	1 :
EMENT	SETTLEMENT DISTRICT	HR6200	District Officer Social Welfare Haripur	SUPERINTENDENT	17	0	0	0
EMENT	SETTLEMENT DISTRICT	HR6363	HR6363:DARUL AMAN HARIPUR	SUPERINTENDENT	17	1	1	0
	SETTLEMENT DISTRICT	KT6108	KT6108 Welfare Home Kohat	SUPERINTENDENT	17	. 1	0	- 1
EMENT EMENT	SETTLEMENT DISTRICT	LK6081	LK6081 District Officer Social Welfare Lakki Marwat	SUPERINTENDENT	17	1	0	1
EMENT	SETTLEMENT DISTRICT	MA6359	MA6359 Establishment of Darul Aman Mansehra	SUPERINTENDENT	17	1	0	1 2
EMENT	SETTLEMENT, DISTRICT	MD6144	MD6144 Welfare Home Female Malakand	SUPERINTENDENT	17	2	. 0	<del> </del>
EMENT	SETTLEMENT DISTRICT	- MD6211	MD6211 Establishment of GIB Malakand	SUPERINTENDENT	17	1	0	1 .
EMENT	SETTLEMENT DISTRICT	MR6163	MR6163 Govt Institute for Blind Mardan	SUPERINTENDENT	17	1	1	0
EMENT	SETTLEMENT DISTRICT	MR6251	MR6251 Darul Aman Mardan	SUPERINTENDENT	17	<del> </del>	1 1	0
EMENT	SETTLEMENT DISTRICT	MR6327	MR6327 Darul Kafal Mardan	SUPERINTENDENT	17	1	0	11





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			Grand Total		<u> </u>	33	11	22
ENT	SETTLEMENT DISTRICT	SW6328	SW6328 Darul Kafal Swat	SUPERINTENDENT	17	1	0	1
ENT	SETTLEMENT DISTRICT	SW6281	SW6281 Darul Aman Swat	SUPERINTENDENT	17	1 !	1 !	<u> </u>
ENT	SETTLEMENT DISTRICT	SW6197	SW6197 Special Education Centre Swat	SUPERINTENDENT	17 ·	1	0	1
ENT	SETTLEMENT DISTRICT	, SU6320	SU6320 Establishment of Welfare Home Swabi	SUPERINTENDENT	17	1	0;	1`
ENT	SETTLEMENT DISTRICT	SU6136	SU6136 Special Education Centre Swabi	SUPERINTENDENT	17	1 !	1 :	<u>0</u> _j
ENT	SETTLEMENT DISTRICT	PW6259	PW6259 Superintendent Welfare Home for Children Beggars at Peshawar	SUPERINTENDENT	17	1	0 ;	. 1
ENT	SETTLEMENT DISTRICT	PW6165	PW6165 Welfare Home Peshawar	SUPERINTENDENT	17 '	1	0 ·	1
ENT	SETTLEMENT DISTRICT	PW6148	PW6148 Special Education Centre Peshawar	SUPERINTENDENT	<u>1</u> 7	1 .	1	0
ENT	SETTLEM ENT DISTRICT	, PW6144	PW6144 Gov,t Institute for Blind (M) Peshawar	SUPERINTENDENT	17	1	1 :	0
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Attested to

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Khyber Pakhtunkhwa

Directorate .. --

elfare, Special Education and

Women Empowerment Jamrud Road Peshawar.



Dated Peshawar the 10 108/2020

No.E-17/17/DSW/Vol-6/160-60. In pursuance of Section 6 (1)& 11(B) of Khyber Pakhtunkhwa Civil servants Act, 1973 read

1) of Rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promote 1989 added Vide Notification No.SOR – with Sub-Rule (b) & (4) of Rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfers) Rules 1989 added Vide Notification No.SQR – VI(E&AD)1-3/2008 dated 19-11-2009 and decision made in the Re-Structuring Committee many VI(E&AD)1-3/2008 dated 19-11-2009 anddecision made in the Re-Structuring Committee meeting held on 12-02-2020, Combined Final Seniority list of Office Assistant & Senior Scale Stenographer BPS-16, Social Welfare, Special Education & Women E-Office Assistant & Senior Scale Stenographer BPS-16, Social Welfare, Special Education & Women Empowerment Department, Khyber Pakhtunkhwa as stood on 31.03.2020 is circulated for information of all concerned.

	۷۱۱ اع	(E&AD)1-3/2008 date  ffice Assistant & Ser	ted 19-11-2009 andde nior Scale Stenographe ed for information of	r BPS-16,	Social Welfare	, Special Educat		Date of 1st appointment	DLOILION .	Present Posting
·	7	- •	l l	Desig:	Date of Birth	Domicile	Qualification	with post	present post	DSW
5.#	-	Name of official		5.S.S.G	15.5.1968	Charsadda	B.Com	29.08.1988 17-05-1984As a I/C	26-04-2011	DSW
1		Ir. Syed Nabi Gul Ar. Abid	Mr. Ghulam.Nabi Mr. Gul	A.O	16-07-1965	Peshawar	Matric	28-5-1996As a S/C 02.11.1992 (Adjusted		DSW
2		Auhammad .	Muhammad			Peshawar	MA	from SPP on	26.04.2011	
	,	Mr. Ikram Ullah Jan	Mr. Nası Uilah Jan	S.S.S.G	15:3.1969		-	(05.01.2002) 17-05-1987As a J/C	26-04-2011	GSDC.yakatoot Peshawar
<del>-</del>		<u> </u>	Mr. Hayat Ullah	O.A	14-08-1966	Charsadda	F.A M.Sc	31-12-2004As a S/C 22-05-2014	22-05-2014	DSW
Ż	- 1	Mr. Sardar Ali	Mr. Anwar Ul Hau	O.A	26-02-1981	Charsadda Malakand	MA	28-05-2014	28-05-2014 27-09-2016	GSDC Charsadda GIB (G) Peshawar
$\bigvee$	<u>5</u> -	Mr. Ibrar-Ul-Haq Mr. Said Akbar	Mr. Noor Zaman	O.A	25-03-1981	Charsadda	FA MA .	13-5-1984 06-11-1989	12-01-2018	SECSWat .
-	7	Mr. Murtaza Khan	Mr. Zerul Hassan Mr. SherDul Aziz	O.A	15-02-1963		IVIA.	25 0.A 701-07-1987	(Devolved) 12-01-2018	· · · · · · · · · · · · · · · · · · ·
	8.	Mr. Rehmat Ullah	Khan			Karak	MA	as UDC 20-11-1994 as	(Devolved)	SEC Kohat
Ī	9	Mr. Muhammad	-Mr. Gulab Jan	O.A	16-03-196	Naidk		12-10-1986 as LDC & 01-07-1987 as UC		SEC Peshawar
		Sharif		ın O.A	12:01-196	2 Lakki Marv	vat MA	n1.13-1996 as O.A	(Devolved)	. SEC PESIIAWAI
	10	Mr. Hidayat Ullah	Mr. Faiz Ullah Kha	in U.A				1409-1987 as UDC 07-11-1996 as	12-01-2018 (Devolved)	SEC Peshawar
			Mr. Abdullah Jan	0.1	23-11-19	62 Peshawa	er FA	203-1988 as UDC	07-	
	11	Mr. Abid Ali Shah	IVII. ADdunistra	<del></del>			had FA	11.1996 as O.A	12-01-2018 (Devolved)	LECCALL
	12	Mr. Munir Khan	Mr. Muqarrab Khan	0.	A 15-01-19	67 Abbottal				





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	J							<u>:</u>	<u></u>			<del>-,</del>	<del>-</del>			į .	1		16		\ . <b>:</b>		;	<u> </u>	<u>\</u>	 			<i>- 1</i>	9
	Mr. Saeed						<del></del>	18 Mr. Masih ullah			,	•	·		. '	1	Gyed Majid All Shah	Mula	Mr. Munailling	Mahammad	Nascen .	Mr. Javed Igbal	*	Mr. Ishliaq Ahmad		Mr Dawood Kilavi				
	Mr. Ahmad Khan						1	VII. Parising:						· ·			Mr. Imiliaz Ali Shah		Mr Noor-Oi nad	Lan		Mr. Hakim Gul		Mishammad	Mr. Ghulam		Mr Latil Khan			•
									 C.A					<del></del>				2		0.>		0.A	· .		0 P		5.5.5.6	<u> </u>		
	O.A 16-12-1968	<del></del>				- <del></del>			10-02-1970	:	<u> </u>					· .	A	15-04-1981		15-07-1968		<u>.                                    </u>	01-04-1967		13-10-1973		15-03-1964		-	
<u></u>	)68 Charsadda	:							)   Charsadda								1	Mardan		Charsadda -			Karak		Charsadda		- Personal and a second	ochawar .	· ;	٠
<u> </u> 	 					<del>i</del>			 8.A	•							4	MBA		8A			Matric		MA			D.Com	1	
	ric	04-17-2008 As a S/C	78.09.1988 As a 1/C			,			2603-2008 As a S/C	19-09-1991 As a J/C	z ** '	e gaste							01.07.2010 as O.A	W000/-10-2000	30-04-198%	0A	and 10-07-1991	01-07-1987 as LUC	08-03-2006 as O		Jieno /2:00	1842-1984 "   S 01-11-1986 as 1/5		
	regular basis.	acting charge bosis.	26.4.2011 cm	ΚP	implemented by the E&AD	duly	Court orders	the analogy of	i.e.26.4.2011 in	the date of	seniority from	appeal is under	- SOLVICE	regular pasis-	15-05-2018 on	bgs/s.	acting charge	26.4.2011 on	(Theyolved)	8107.7018	(Devolved)		(Devolved)					(Devolved) 5	<u></u> -	}
	, K	DSW				<u></u> -	•			DSW	)						•		SEC MAGING.	erc Mardan	SEC Charsauca			Hostel Peshawai		SEC Charsadda		10	n chawar	
				<u> </u>					<del></del>							,											٠		٠.	

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Attested to be true

•	•			<del></del>	3	-		A service appeal is under	
							İ	way claiming seniority from	
							·	the date	·
i.				-			. –	the analogy of	•
							;	the Supreme Court orders	٠.
.						- ,	,	duly implemented by the E&AD	
				· :=			2 y	KP	
0	Mst. Noreen Nargis	Mr. Mustageem Khan	O.A	11-4-1977	Kohat	в.А	16-03-2018 Benazir Centre through Court	26-12-2019	Special Education centre Kohat
	Vancal Vancal	M: Farooq	O.A	24-04-1984	Abbottabad	8Sc	16-03-2018 Benazir Centre through Court	26-12-2019	Directorate
21	Mst. Huma Kawal						16-03-2018 Benazir Centre through	26-12-2019	D.O Swat
22	Mst. Rabia jalal		O.A		Swat		Court		

5d/--Director (SW, SE & WE)

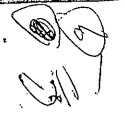
The Section Officer-General, SW, SE &WE, Khyber Pakhtunkhwa.
 The Assistant Director (Admn) (Lit) (Estab-I) & (B&A) Directorate of SW, SE & WE-Khyber Pakhtunkhwa.
 Deputy Director, Special Education Complex Abbottabad, Charsadda, Kohat, Mardan, Peshawar & Swat.

4. District Officer, Social Welfare, Peshawar, Charsadda, Swat, Mardan, Kohat

5. Incharge, Special Education Institutions concerned.

6. Official concerned.

Benuty Director (Administration)

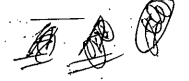




# GOVERNMENT OF THE KHYBER PAKHTUNKHWA SOCIAL WELFARE, SPECIAL EDUCATION AND WOMEN EMPOWERMENT DEPARTMENT

#### NOTIFICATION

Peshawar, dated the September, 25th 2019



No: SOII/SWD/II-12/Service Rules/2019-20: 320-52 In pursuance to the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of all Notifications issued in this behalf, the Social Welfare, Special Education and Women Empewerment Department Khyber Pakhtunkhwa, in consultation with the Establishment Department and the Finance Department, Education and Women Empewerment Department, qualification and other conditions specified in column 3 to 5 of the Appendix to this Notification, which shall be applicable to all the posts in the strength of Directorate of Social Welfare, Special Education and Women Empowerment Khyber Pakhtunkhwa (Social Welfare Side) specified in column 2 of the said Appendix:

#### APPENDIX

S.No:	Nomenclature	Minimum qualification for initial recruitment	Age Limit_	5
	7	3	4	By transfer of PCS/PMS/PAS Officer of the Provincial
<u> </u>	Director (BPS-19)			Government. Logic of semiority-cum-fitness, from
3	Deputy Director (BPS-18)		· 	officers and Assistant Directors with at least five years service
				as such.  Note: A joint seniority list of Social Welfare Officers  Managers, Rehabilitation Officers and Assistant Directors shall
,				be maintained for the purpose of promotion. on the basis of
3	Assistant Director (BPS-17)	At least Second Class Master's Degree or equivalent qualification from a recognized University.	21-35 years	chass from amonost the dubelilles its
; ;		· ·		(b) Seventy per cent (70 %) by initial recruitment.

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• 4	Manager (BPS-17)	At least Second Class Master's Degree in   Social Work, Sociology, Anthropology or equivalent qualification from a recognized	21-35 years	(a) Ten per cent (10 %) by promotion, on basis of seniority- cum-fitness, from amongst the Administrative Officers with at least three years services as such; and
	<b>!</b>	University		(b) ninety per cent (90 %) by initial recruitment.
5	Rehabilitation Officer (BPS-17)	At least Second Class Master's Degree in Social Work, Sociology, Psychology, Anthropology or equivalent qualification	21-35 years	By initial recruitment.
	District Officer Social	from a recognized University.		By transfer from amongst the officers in BPS-17 of Directorat of Social Welfare, Khyber Pakhtunkhwa, on social welfare side
6.	Welfare (BPS-17)		21-35	<del>1</del>
7	Social Welfare Officer (BPS-17)	At least Second Class Master's Degree in Social Work, Sociology, Anthropology or equivalent qualification from a recognized	ycars	(a) Ten per cent (10 %) by promotion, explority-cum-fitness, from amongst the Field Officer with at least five years service as such; and
	•	University.		(b) ninety (90) % by initial recruitment.  By transfer from Health Department on deputation basis.
	Medical Officer			By transfer from Health Department on deputation basis.
.9	(BPS-17) Psychologist (BPS-17)			By transfer from Health Department on department from fitness from
(10)	Superintendent (BPS-17)			By promotion, on the basis of seniority-cum-fitness, from amongst the Assistants and Senior Scale Stenographers with least five years service as such.
<b>Y</b>	(0, 3-17)			Note:-A joint seniority list of Assistants and Senior Sca Stenographers shall be maintained for the purpose promotion.
j			<u> </u> 	
11	Administrative Officer (BPS-17)	At least Second Class Master's Degree or equivalent qualification from a recognized	21-35 years	By initial recruitment.
12	Field Officer (BPS-16)	University.  At least Second Class Master's Degree in Social Work, Sociology or Anthropology or equivalent qualification from a recognized	,	By promotion, on the basis of seniority-cum-fitness, from amongst the Senior Vocational Teachers with at least through years service as such.

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r 13	Senior Scale			By promotion, on the basis of seniority-cum-fitness, from
	Stenographer			amongst the Junior Scale Stenographers with at least five years
ł	(BPS-16)			service as such.
14	Assistant (BPS-16)	At least Second Class Bachelor's Degree or	20-32	(a) Forty per cent (40-%) by promotion, on the basis of
1 .	1	equivalent qualification from a recognized	years	seniority-cum fitness, from amongst the Instructors all
		University.	-	Trades with at least five years service as such;
1	1			
				(b) thirty five percent (35 %) by promotion, on the basis of
				seniority-cum-fitness, from amongst the Senior Clerks
ļ				and Accountants with at least five years service as such,
		-		and -
Ì		į i		(c) twenty five per cent (25 %) by initial recruitment.
15	Computer Operator	(i) At least Second Class Bachelor's	21-35	
	(BPS-16)	Degree in Computer Science,	years	<del>-</del>
		Information Technology (BIT/BCS)		By initial recruitment.
1_		four years) or equivalent		
		. qualification from a recognized		
		University; or		
	1	(ii) at least Second Class Bachelor's		
•		Degree from a recognized University		
		with one year Diploma in		
		Information Technology from the		-
,	]	Board of Technical Education.		_
16	1.T Teacher Female	At least Second Class Bachelor's Degree in	21-35	
	(BPS-16)-	Computer Science, Information Technology	years	By initial recruitment.
		(BIT/BCS four years) or equivalent	•	
	1	qualification from a recognized University.		
17	Hostel Warden		····	By promotion, on the basis of seniority-cum-fitness, from
]	(BPS-15)	j '		amongst the Assistant Hostel Wardens having at least five years
İ	1.	-		service as such.
18	Instructor all Trades			By promotion, on the basis of seniority-cum-fitness, from
! !	(BPS-14)			amongst the Instructors (Electrical), Instructors (Tailoring) and
	, ,   		٠	Instructors (Carpenter) with at least five years service as such.
	: ,	_		Note: A joint seniority list of Instructors (Electrical),
				histractors. (Tailoring) and Instructors (Carpenter) shall be
	•			maintained for the purpose of promotion.
				manned for the purpose of promodon.

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PERSONAL PROPERTY OF STREET





- <del>1</del> 9	Junior Scale Stenographer (BPS-14)	(i) At least Second Division Intermediate Certificate or equivalent qualification from a recognized Board:  (ii) Fifty (50) words per minutes in English Short Hand and thirty (35)	18-30 years	By initial recruitment.
20	Scnior Clerk (BPS-14)	words per minutes in typing: and  (iii) knowledge of Computer in using MS  Word and MS Excel		By promotion, on the basis of seniority-cum-fitness, from amongst Junior Clerks with at least two years service as such.
21	Senior Vocational - Teacher (BPS-12)	At least Second Division Secondary School Certificate from a recognized Board alongwith three years Diploma in Women Vocational from the Board of Technical Education.	18-32 years	<ul> <li>(a) Forty per cent (40 %) by promotion, on the basis of seniority-cum-fitness, from amongst the Needle Craft Instructors with at least five years services as such;</li> <li>(b) five per cent (05 %) by promotion, on the basis of seniority-cum-fitness, from amongst the Junior Vocational Teachers with at least five years service as such;</li> <li>(c) five per cent (05 %) by promotion, on the basis of seniority-cum-fitness, from amongst the Beautician Instructors with at least three years services as such; and</li> <li>(d) fifty per cent (50 %) by initial recruitment.</li> </ul>
. 22	Assistant Hostel Warden (BPS-12)			By promotion, on the basis of seniority-cum-fitness, from amongst the Junior Hostel Warden having three years service as such.
23	Pharmacy Technician (BPS-12)			By transfer from Health Department on deputation basis.
24	Orthotic and Prosthetic Technician (BPS-12)			By transfer from Health Department on deputation basis.
. 25	Lady Health Visitor (BPS-12)			By transfer from Health Department on deputation basis.



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	·- <u>2</u> 6·-	Junior Clerk (BPS-11)	(i) FA / FSc with second division or equivalent qualification from a recognized board; and	18-32 years	(a) Thirty per cent (30 %) by promotion, on the basis of seniority-cum-fitness, from amongst the Da fiaris. Naib Qasids, Chowkidars, Sweepers, Malis, Security Guards, Cooks and Attendants with two years service as such.
(a)			(ii) A speed of thirty (30) words per minute in typing		who have passed FA / FSc Examination from a recognized Board;
(3)			-		(b) thirty per cent (30 %) by promotion, on the basis of seniority-cum-fittiess, from amongst the Auxiliary Workers having at least three years service as such:
٠	·				(c) ten per cent (10 %) by promotion, on the basis of seniority-cum-fitness, from amongst the Store Keepers having at least three years service as such; and
					(d) thirty per cent (30 %) by initial recruitment.
	-				Note: A joint seniority list of Daftaris, Naib Qasids, Chowkidars, Sweepers, Malis, Security Guards, Cooks and Attendants shall be maintained for the purpose of promotion.
	27	Instructor (Electrical) (BPS-11)	At least Second Division Intermediate Certificate from a recognized Board with	18-28 years	By initial recruitment.
(			one year Dipioma in Electrical Technology from the Board of Technical Education or Secondary School Certificate from recognized Board with three years Diploma in Electrical Technology.	·	By ming rectulation.
4	2,8	Instructor-(Tailoring) (BPS-11)	At least Second Division Intermediate Certificate from a recognized Board with at least one year diploma in vocational skills from the Board of Technical Education with three years experience as Tailor.	18-28 years	By initial recruitment.
		Instructor (Carpenter) (BPS-11)	At least Second Division Intermediate: Certificate from a recognized Board with one year diploma in relevant field from the Board of Technical Education with three years experience as Carpenter.	18-28 years	By initial recruitment.



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30 -	Beautician Instructor (Female) (BPS-11)	At Icast Second Division Intermediate Certificate from a recognized Board along- with two years Beautician Diploma from the	18-28 years	By initial recruitment.
31	Welfare Teacher (BPS-10)	Board of Technical Education.  At Icast Second Division Intermediate  Certificate from a recognized Board.	18-30 years	By initial recruitment
		Secondary School	18-28	
32	Junior Vocational Teacher	At least Second Division Secondary School Certificate from a recognized Board along- with three years Diploma in Women	years	By initial recruitment.
:	(BPS-10)	Vocational from the Board of Technical		
33	Junior Hostel Warden	Education.  At least Second Division Intermediate  Continue from a recognized Board having	18-32 years	By initial recruitment.
	(BPS-10)	two years experience in the relevant field.	18-32	
.34	Needle Craft Instructor (BPS-09)	At least Second Division Secondary School Certificate from a recognized Board with	years	By initial recruitment.
•		skills from the Board of Technical		
	31'- 1	Education.  At least Second Division Secondary School	18-32	
35	Auxiliary Worker (BPS-07)	Certificate or equivalent qualification from a recognized Board.	years	By initial recruitment.
		At least Second Division Secondary School	18-28	By initial recruitment.
36	Nurse Attendant	i a light in France of PPCAGNITERI DUCKY.	years	
37	(BPS-07) Store Keeper (BPS-07)		18-32 years	I many title and the comment of the
-,'		Certificate note recognition to the relevant field.	· I · . — — — — — — — — — — — — — — — — — —	By initial recruitment
38	Driver (BPS-06)	Holding LTV/HTV Driving License and	18-40 years	• •
٥٥	Ì	preferably literate.	1 30.00	The basis of seniority cum litness, itom
39	Daftari (BPS-04)		:	amongst the holder of the post of matriculate Naib Qasids with at least three years-service.



14

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

3400

SERVICE APPEAL NO. \_\_\_\_ /2021

Khyber Pakhtukhwa Service Tribunal

Diary No. 2384

Mr. Ibrarul Haq Assistant (BPS-16) Special Edu: Centre for VHC, Charsadda. Dated 08/2/2021

(APPELLANT)

#### **VERSUS**

- 1. The Secretary Zakat, Ushr, Social Welfare. Special Education & Woman Empowerment, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Social welfare, Special Education & Woman Empowerment, Khyber Pakhtunkhwa, Peshawar.
- 3. The District Officer, Social Welfare Department, Charsadda,

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 FOR DIRECTING THE RESPONDENTS TO CONSIDER THE APPELLANT FOR PROMOTION TO THE POST OF SUPERINTENDENT (BPS-17) AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

Hiledto-day

PPRAYER:

THAT,ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY KINDLY BE DIRECTED TO CONSIDER THE APPELLANT FOR PROMOTION TO THE POST OF SUPERINTENDENT (BPS-17) WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF THE APPELLANT.

Recommend to day

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## RESPECTFULLY SHEWETH:

#### **FACTS:**

- 1. That the appellant is working the respondent department as Assistant (BPS-16) and performing his duty with great devotion and honesty, whatsoever, assigned to him and no complaint has been filed against the appellant regarding his performance.
- 2. That the respondent department issued circular/notification on 25.09.2019, wherein the post of superintendent (BPS-17) can be filled. by promotion on basis of seniority-cum-fitness from amongst the Assistants and Senior Scale Stenographer with at least five years service as Such. (Copy of circular/notification dated 29.09.2019 is attached as Annexure-A)
- 3. That the department issued final seniority list of Assistant (BPS-16) and Senior Scale Stenographer (BPS-16) on 10.08.2020, wherein the appellant is at Sr. No.05 in that seniority list and the respondent department have 22 vacant posts of superintendent (BPS-17), which is evident from payroll of April 2020. (Copies of seniority list and detail of vacant post from payroll of April 2020 are attached as Annexure-B&C)
- 4. That the vacant posts of superintendent (BPS-17) are available in the respondent department, but the respondent department did not consider the appellant for promotion on those vacant posts despite his eligibility, therefore, the appellant departmental appeal, which was properly forwarded by respondent No. 3 to respondent No.2 through letter dated 08.10.2020 for further necessary action, however, no action has taken on the departmental appeal of the appellant within the statutory period of ninety days. (Copy of departmental appeal and letter are attached as Annexure-D&E)
- 5. That now the appellant has no other remedy expect to file the instant appeal in this Honourable Tribunal for redressal of his grievances on the following grounds.

## **GROUNDS:**

A. That not considering the appellant for promotion to the post of superintendent (BPS-17) and not taking action on the departmental appeal of the appellant within the statutory period of ninety days are against the law, facts, norms of justice and material on record, therefore, not tenable.

That the posts of superintendent (BPS-17) are available in the respondent department and the appellant has legitimate exception for promotion on those available posts, but the respondent department did to be true consider the appellant for promotion to the post of Superintendent

(BPS-17) on those available posts, which is violation of principle of legitimate expectancy.

- C. That the appellant is at Sr. No.05 in the seniority list of Assistant—(BPS-16) and 22 posts of Superintendent (BPS-17) are vacant in the respondent department, but not considering the appellant for promotion to the post of Superintendent (BPS-17) despite his eligibility shows the arbitrary manner of the respondents.
- D. That rules for promotion to the post of Superintendent (BPS-17) is still in field and the appellant is eligible for promotion to the post of Superintendent (BPS-17), therefore the appellant has legal right to be consider for promotion to the post of Superintendent (BPS-17) under the circular/notification dated 25.09.2019.
- E. That Hon'able Supreme Court of Pakistan has also held in many cases that promotion quota will always to be made when the post was available for an officials in his quota and the official cannot be deprived from his rights merely because the concern department did not carry out the process of promotion, therefor not considering the appellant for promotion to the post of Superintendent (BPS-17 is clear violation of superior court judgments.
- F. That depriving the appellant from his legal right of promotions to the post of Superintendent (BPS-17) will suffer him a lot, both in future promotion chances as well as monetary benefits in the shape of pension and gratuities.
- G. That the appellant has not been treated according to law and rules and has been kept deprived from his genuine right of promotion in an arbitrary manner.
- H. That the appellant seeks permission to advance others grounds and... proofs at the time of hearing.

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

APPELLANT

Ibrarul Haq

THROUGH:

Attasted to be true

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

Č.

(ASAD MEHMOOD) ADVOCATE HIGH COURT I barul Ha

Service Appeal No.3400/2021

ORDER -

5<sup>th</sup> Oct. 2023 Kalim Arshad Khan, Chairman:- Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

- Learned counsel for the appellant says that his prayer was only 2. to the extent that the appellant should be considered for promotion. He said that the appellant would be satisfied if a direction is given to the respondents that the appellant be considered for promotion in the next Departmental Promotion Committee when that is held. Although seeking promotion is not a right, yet we observe that the civil servants have every right to be considered for promotion, if they are otherwise, eligible and senior, in accordance with the relevant rules and law. Disposed of accordingly. Consign.
- Pronounced in open court in Peshawar and given under our 3. hands and seal of the Tribunal on this 5th day of October, 2023.

(Muhamm

Member (E)

(Kalim Arshad Khan)

Chairman

\*Adnan Shah \*

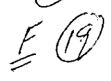
Certified to he ture copy

Peshawar

Date of Presentation of A glumber of Words.



# Government of Khyber Pakhtunkhwa Directorate of Social Welfare, Special Education & Women Empowerment, Jamrud Road, Peshawar



No. DSW/Liu1-441/ 2283-87.

Dated Peshawar the 20/10/2023,

The Assistant Director (Establishment-I)
Directorate of Social Welfare, Khyber Pakhtunkhwa

Surject:

### SERVICE APPEAL NO. 3398 / 2021 & 3400 OF 2021

I am directed to refer to the subject noted above and to state that the following Office Assistants (BPS-16) had filed the service appeals with the prayer that they may be prepoted as Superintendent (BPS-17) with all back benefits:

- 1. Mr. Ishtlaq Ahmad, Office Assistant (BPS-16) Bacha Khan Vocational Center Charsadda (Service Appeal No. 3398 / 2021)
- 2. Mr. Ibrar ul Haq, Office Assistant, Special Education Center for VIIC, Charsadda now Special Education Complex Hayatabad Peshawar (Service Appeal No. 3400 / 2021).

The Service Tribunal in its order dated 05.10.2023 has disposed the appeal (copy

attached) for further necessary action please.

Assistant Director (Litigation)

Copy (O)

1 PS to Secretary, Social Welfare Deptt

2. The Section Officer (Lit) Social Welfare Deptt

3. PA to Director Social Welfare

4. File No. DSW/Lit/1-440 (Ibrar Ul Haq)

Assistant Director (Litigation)

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#### **VAKALAT NAMA**

NO/2024
IN THE COURT OF KP Service Tribunal Religioner
1brar_ul-Hall (Appellant)
(Petitioner) (Plaintiff)
VEDGUG
VERSUS  Social Welfule Department (Respondent)  (Defendant)
(Defendant)
I/We,
Do hereby appoint and constitute <i>TAIMUR ALI KHAN, ADVOCATE HIGH COURT,</i> 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 costs.
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. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.
May and
Dated/2024(CLIENT)
<u>ACCEPTED</u>

TAIMUR ALI KHAN

Advocate High Court

BC-10-4240 CNIC: 17101-7395544-5 Cell No. 03339390916