#### MENDED MEMO OF APPEAL

# Service Appeal No. 1697/2024

Mr.Muhammad Usman Khan ......Appellant

#### VERSUS

Government of KPK through Secretary Local Government Department, Khyber Pakhtun Khawa Civil Secretariat, Peshawar & Others.

.....Respondents METHIC THE ROKE INDEX

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Advocate High Court, Peshawar

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Khyber Pakhtukhwa Service Tribanai

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Service Appeal No. 1697/2024

Distry No. 17452 Dated 3/5/0-24

Mr. Muhammad Usman Khan S/o Khan Muhammad, Naib Qasid (BPS-03), Local Government And Rural Development Department Head Quarter City, District Peshawar.

Appellant

#### VERSUS

- 1. Government of KPK through Secretary Local Government Department, Khyber Pakhtun Khawa Civil Secretariat, Peshawar
- Director General Local Government & Rural

  Nub Development Department Phase 5 Hayatabad Khyber

  Pakhtun Khawa Peshawar.
- 3. Assistant Director (Sr) Local Government & Rural Development Head quarter City, Bacha Khan Chowk District Peshawar.
- 4. Muhammad Amjid Ali s/o Shakeel Muhammad Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.
- 5. Atta Ullah s/o Aleem Khan Niab
- Qasid of Village/Neighborhood councils of the Tehsil
- Head Quarter City district Peshawar.
- 6. Habibur Rehman s/o Shaistan Khan Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar
- 7. Saif Ullah Durrain s/o Kifyat Ullah Durrain Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar
- 8. Faqir Hussian s/o Musharaf Niab Qasid of Village/Neighborhood councils of the Tehsil



Head Quarter City district Peshawar.

- Jehan Zeb s/o Fazal-Ur-Rehman Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.
- 10. Fazlullah s/o Imdadullah Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.
- 11. Saif Ullah s/o Hayat Gul Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.

12. Fazal Dad s/o Sami Ullah Niab Qasid

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of Willage/Neighborhood councils of the Tehsil-Head Quarter City district Peshawar.

13. Wahid Ullah s/o Hakim Ullah Niab Qasid

- of Willage/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.
- Head 14. Azhar Ali Shad s/o Shad Muhammad Khan Niab Qasid of Village/Neighborhood councils of the Tehsil Head Quarter City district Peshawar.

....Respondents

Appeal under section 4 of the Nackhyber Pakhtun Khawa Service

13 W. h. Tribunal Act, 1974, against office

of VorderNo.ADLG-P(1-3)/Establishment

seniority/NQ/2023/5732-36:-

Vdated 14-06-2024 In Pursuance of section-8 of the Khyber PakhtunKhwa Civil Servant Act 1973. Final seniority list of Naib Qasid (BPS-03 to BPS-05), Village

Councils/Neighborhood Councils Local Govt & Rural Development Department Tehsil Head Qurater City, Peshawar As it stood on 14-06-2024 Issued by office of the senior local director assistant government & rural Development quarter head Department Reshawar. Where the name of the appellant is not included in the final seniority list for the promotion from Naib Qasid To Junior Village Secrety (PBS-09) of Council/Neighborhood Council local Government & rural development Tehsil Head quarter city Peshawar. The unqualified candidates having fake certificate of DIT/CIT been included in the seniority list of dated 14-06-2024 but surprising the name of appellant has not been included in the first 11 candidates for promotion in seniority list of 14-06-2024. Not to include the name of appellant for promotion from Naib

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Qasid to Junior Village Secrety (PBS-09) are illegal unlawful in effective. The seniority list date 14-06-2024 has been issued by respondent No. 3 in excess of lawful authority and is based on malafide, Discrimination against fundamental right.

Oasid to

### Prayer in Appeal

impugned order dated 14-06-2024 of Respondent No. 3 may be set-aside, the name of appellant be included for promotion to Junior Village Secrety (PBS-09)

Respondents be restrained not to finalized seniority list unless the name of appellant has been included in the first 11 candidates due for promotion and such other relief as this Honorable Tribunal May deem fit in the circumstance of the case may also be granted.

# Respectfully Sheweth:

Brief facts giving raise of the instant appeal are as under:-

That the appellant being the permanent Government Employee of Local Government & Rural Development Department Tehsil Head Quarter City Peshawar. (Copy of Salary Pay Roll is Attached as Annexure A.)

appeal trous under

- That the name of appellant in final seniority list is at serial No 76 Muhammad Usman Khan Khan Muhammad for promotion to Junior Village Secrety (PBS-09). (The copy of seniority list is attached as Annexure B).
- That the qualification required for promotion from 2. Naib Qasid to Junior Village Secrety is matric with valid Diplome of DIT in information Technology or CIT certificate in Information Technology). The appellant having M.A & also Having Valid DIT. Copy of DIT & M.A are attached as Annexure C

& D) hed as A

- That the seniority list issued by Respondent No.3 That the appellant name is at serial No 98 and after Mails Once the name of candidate for promotion only ill candidates were considered as eligible but out of eleven only two candidate have valid diploma of DIT or certificate of CIT rest 9 of them having fake certificates but they are selected for promotion as Junior Village Secretary, where as DIT & CIT must be Verified by technical Board. (Copy of letter is attached as Annexure E). In dir no the
- That the appellant being aggrieved submitted representation to respondents for redressal of his grievances regarding his seniority/promotion as

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final seniority list dated 14-06-2024 issued by respondent No. 3 vid letter No-ADLG-P(1-3) establishment/seniority/NQ/2023/5732-36 is still exist. But the representation has not been entertained and the name of appellant has not been included in seniority list 14-6-2024 for promotion as Junior Village Secretary. (copy of representation is attached as Annexure F).

5. That being aggrieved and dis-satisfied with impugned order date 14-6-2024 of respondent No. 3 the appellant having no other alternative remedy seeks indulgence of this Honorable Tribunal, inter aliea on the following Grounds.

### GROUNDS: ,

- A. That the impugned seniority list dated 14-06-2024 is illegal, unlawful, arbitrary, perverse and as such with out lawful authority, hence not maintainable in the eye of law.
- B. That the impugned seniority list deprived the appellant of his legal right of availing promotion from BPS-03 to BPS-09 Junior Village Secretary.
- C. That the impugned seniority list/promotion circulated vide OrderNo.ADLG-P(1-3)

  /Establishment/seniority/NQ/2023/5732-36

  dated 14-06-2024 In Pursuance of section-8 of

the Khyber PakhtunKhwa Civil Servant Act 1973. Final seniority list of Naib Qasid (BPS-03 to BPS-05), Village Councils/Neighborhood Councils Local Govt & Rural Development Department Tehsil Head Qurater City, Peshawar As it stood on 14-06-2024 Issued by office of the assistant director senior local government & rural Development Department head quarter city Peshawar cannot be termed as authentic, legal 1973 and valid.

- D. That the impugned seniority list of dated 14-06-2024 is against the spirit of policy and instruction necessary for promotion from Naib Qasids to Junior Village Secretary.
- E. That the seniority list dated 14-06-2024 in which the name of appellant is not included for Promotion, is based on malafide and is therefore illegal, unjust, perverse, and against the natural justice.

Quade to Jur.

It is, therefore, most humbly prayed that on acceptance of this service appeal, the seniority list dated 14-6-2024 of respondent No.3 may kindlytice, iset-aside and appellant name be ineral, univation.

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included for promotion from Naib Qasid to junior village Secretary.

Any other relief of which this Honorable Tribunal deems appropriate under the circumstances of the case may also be awarded to the appellant.

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Muhammad

Muhammad Anwar Khan(Pashton Ghari)

Any other Date: 3/ //o/2024
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Advocate High Court, Peshawar.

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.....Respondents ÍN

# Service Appeal No. 16 AFFIDAVIT

I,Mr. Muhammad Usman Khan S/o Khan Muhammad, Naib Qasid (BPS-03), Local Government And Rural Development Department Head Quarter City, District Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

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.....Respondents MEFORE THE ADDRESSES OF PARTIES

# APPELLANTIEMO OF A.

Mr. Muhammad Usman Khan S/o Khan Muhammad, \*(Naibitoasid) (BPS=03); Local Government And Rural Development Department Head Quarter City, District-

Peshawar .

# RESPONDENTSIT of I

Government of KPK through Secretary Local Government Department, Khyber Pakhtun Khawa Civil Secretariat, Peshawar.

2. Director General Local Government & Rural Development Department Phase 5 Hayatabad Khyber Pakhtun Khawa Peshawar.

'3 crel'Assistant Director (Sr) Local Government & Rural Development Head quarter City, Bacha Khan Chowk District Peshawar.

#### RESPONDENTS

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Atta Ullah s/o Aleem Khan Niab

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Assistant Direction 🐆 🦿 Development 14 . ge Chowk Disuler.

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Diritte -

Muhammad Anwar Khan(Pashton Ghari)

Date 31/2024/01

Advocate High Court, Peshawar

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