

01.07.2022

Appellant present in person and requested for adjournment on the ground that his counsel is busy in District Court Nowshera. Adjourned. To come up for preliminary hearing on 11.08.2022 before S.B.

(Fareeha Paul) Member (E)

Form- A

FORM OF ORDER SHEET

Court of	
·	
Case No	309/2022
ease 110:	

S.No.	Date of order proceedings ,	Order or other proceedings with signature of judge
1	2	3
1-	04/03/2022	The appeal of Mr. Muhammad Ali resubmitted today by Mr. Muhammad Yousaf Orakzai Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR,
2-		This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on 2-4-2022. CHAIRMAN
	07.04.2022	Learned counsel for the appellant present. Learned counsel for the appellant seeks adjournment to further assist the Tribunal. Adjourned. To come up for preliminary hearing on 21.07.2022 before S.B. (MIAN MUHAMMAD) MEMBER(E)

The appeal of Mr. Muhammad Ali son of Khadim Hussain Press Inker R/O H. No. 65 Moh. Kotla Khan Illaqa Gunj Peshawar received today i.e. on 02.02.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Check list is not attached with the appeal.

2-) Addresses of respondent no. 1 & 3 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.

(3-) Copy of reinstatement order mentioned in para-f of the memo appeal (Annexure-F) is not attached with the appeal which may be placed on it.

4- Page nos. 11 to 18 of the appeal are illegible which may be replaced by legible/better one.

5- Memorandum of appeal may be got signed by the appellant.

No. 375 /S.T,
Dt. 03/02/2022

REGISTRAR SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Muhammad Yousaf Orakzai Adv.

All the apended objective have keen removed, here, here place kept totand for its disposed.

The place kept totand for its disposed.

Objection no. 2,3 and 4 etill stands, Hence the appeal is returned again to the counsel for appellant to complete and resubmit same within 15 days

No. <u>576</u> Pated <u>28/02/2022</u>

Assistant Registrar.

* All inv above Objection om Removed



BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Muhammad Ali

i Appalno 309/2022

Versus

Printing &Stationery Department K.P.K, Peshawar& Others

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			36)

Muhammad Ali(Appellant)

Through

Mohammad Yousaf Orakzai

Advocates

Office: FF 12, 5th Floor Bilour Plaza,

Saddar Road Peshawar Cantt

0301-8808685

BEFORE THE HON'ABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Muhai	ammad Ali S/O Khadim Hussain (Press Inker) H.No 65 Moh: Kotla Khan IllaqaGunj Gate, Pes	shawar.	(4	
R/O H				Appellant
	•			•
	Versus			
1.	Secretary Government Printing & Stationery D	epartment K .	P.K, Peshawar	· .
2.	ControllerGovernment Printing & Stationery D	epartment K.	P.K,Peshawar	•
3.	Manager Secretary Government Printing &Sta	ationery Depar	rtment K.P.K,	Peshawar
			·	
				Respondents
	•			•
	RVICE APPEAL U/S 4 OF KHYBER P BUNAL ACT 1974	<u>'AKHTUNK</u>	THWA SER	VICE
			·	
RESPECT	TIVELY SHEWETH:			
	Facts leading the institution of the instant ap	peal are;	·	•
		,		
BRIEF FAC			•	
a	a) That the appellanthas joinedPrinting &Sta Press Inkerin 1993and served in aforesaid of	tionery D epartment for	rtment K.P.K , almost 28year	, Peshawar as rs.
٠.	The Copy	of his appoint	ment letter is a	nnexed as "A"
b	b) That the appellant has been removed from h with allegation of absence from duty.	is service 03/	'09/2015 by re	spondent No.2
	The Copy	y of removal f	rom service is a	nnexed as "B"
· c	c) That the appellant has been booked in case	se vide FIR 3	348 dated 13-0	03-2015 of PS

The Copy of acquittal judgment is annexed as "D"

The Copy of FIR No. 348 is annexed as "C"

e) That on 08/02/2018 the appellant filed departmental appeal before Secretary Government Printing & Stationery Department K.P.K, Peshawar.

d) That the appellant was acquitted from all charges leveled against him in case FIR No.

348 by the learned trial Court on 22-01-2018.

The copy of departmental appeal is annexed as "E"

f) That on 02/07/2019 the departmental committee reinstated the appellant in service.



Copy of reinstatement order is annexed as "F"

g) That the appellant after re-joining his service, again approach to respondent No. 2 to 3 by making numerous application for grant of his back benefit as his absentee was neither willful nor deliberate rather due to compulsion of circumstances.

The Copy of applications are annexed as "G"

h) That as per seniority list issued in year 2014, and before his removal from service, the appellant was at serial No.7, as appellant service record was stainless and was legitimately expecting his promotion in accordance with law. But as per seniority list issued in year 2021 the appellant was placed at serial No.20 without any just and sound cause.

The Copy of Seniority list of year 2014 is annexed as "H"

The copy of seniority list of year 2021 is annexed as "I"

Now the appellant seeks indulgence of this Hon'ble tribunal for redressal of his grievances inter alia on the following grounds;

GROUNDS:

- 1. That the appellant served inGovernment Printing &Stationery Department K.P.K, Peshawar for almost 28 years having unblemished record with due satisfaction of my high ups.
- 2. That the appellant during his entire service always devoted to his official work and department and not a single complaint is available on the service record of the appellant which shows that hehas nexus with any sort of illegal activities of whatsoever nature it may be.
- 3. That the appellant is innocent and did not involve in the said occurrence but was falsely implicated in the false case honorably acquitted in the criminal case.
- **4.** That so far as the appellant absentee is concerned, it is neither willful nor deliberate rather due to compulsion of circumstances as he was booked in false case FIR No. 348.



- 5. That the appellant has a fundamental right under Article 10-A of the Constitution of Pakistan to fair trial and due process of law, which has been deflowered by Respondents, though he was re-instated in services but without back benefit which is the uttered disregard of law of land.
- 6. That the appellant being the citizen of Pakistan has inalienable right to be treated in accordance with law under Article 4 of the Constitution of Pakistan and equal protection under Article 25 of the Constitution which has been deflowered by the respondents.

PRAYER:

It is, therefore, most humbly prayed that on acceptance of this service appeal, the Hon'ble Bench may graciously be pleased to direct the respondent No.2 to 3 to grant back benefit to appellant, its seniority and promotion in accordance with the seniority list of year 2014 and also directs to amend/modify the seniority list of 2021 as to ensure the interest of justice

Mohammad Ali (Appellant)

Through

this

1. Mohammad Yousaf Orakzai

y-+

2. Inayat Ur Rehman Tajik



3. Zubair Nawaz Salarzai

4. Mohammad Yaseen Orakzai Advocates High Court

Dated: 28-12-2021

NOTE:

> Appeal in hand is 1st one on the subject issue before the competent authority.

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

(G)

Muhammad Ali

Versus

Printing & Stationery Department K.P.K, Peshawar & Others

AFFIDAVIT

I, Muhammad Ali S/O Khadim Hussain (Press Inker)R/O H.No 65 Moh: Kotla Khan IllaqaGunj Gate, Peshawar dohereby solemnly affirm and declare on oath that 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 Tribunal.

(W) I

DEPONENT

CNIC 17301-5952744-1

Identified

Mohammad Yousaf Orakzai

Advocate

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Muhammad Ali



Versus

Printing &Stationery Department K.P.K, Peshawar & Others

ADDRESSES OF THE PARTIES

Address of the appellant:

Muhammad Ali S/O Khadim Hussain (Press Inker) R/O H.No 65 Moh: Kotla Khan IllaqaGunj Gate, Peshawar.

Addresses of the Respondents:

- 1. Secretary Government Printing & Stationery Department K.P.K, Peshawar.
- 2. ControllerGovernment Printing &Stationery Department K.P.K, Peshawar.
- 3. Manager Secretary Government Printing & Stationery Department K.P.K. Peshawar

Mohammad Ali (Appellant)

Through

1. Mohammad Yousaf Orakzai

2. Inayat Ur Rehman Tajik

3. Zubair Nawaz Salarzai

4. Mohammad Yaseen Orakzai

Advocates High Court

Dated: 28-12-2021

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CONTROLLER

No.____/
GOVERNMENT OF N.W.F.P.
STATIONERY & PRINTING DEPARTMENT

Dated Peshawar _____th_November ____19 95.

OFFICE ORDER.

In continuation of this department order No.NIL dt.NIL Mr. Muhammad Ali S/o Khadim Hussain house No.65 Moh: Kotla Khan Illaga Gunj Gate Peshawar city is hereby appointed/regularized as Press Inker (B-2) against the vacant post alongwith usual allowances with immediate effect.

 $$\operatorname{\textsc{He}}$ will be governed under the rules/regulation of the Government of NWFP..

(MUHAMMAD JAVAID IQBAL)
CONTROLLER.

No.	
	Copy is forwarded to :-
1.	The Accountant General NWFP Peshawar
2.	The Private Secretary to Minister Industries Govt. of NWFP.
** * *	

(MUHAMMAD JAVAID IQBAL)
CONTROLLER.

10. 2953 Dated

Dated Peshawar the

13 -11-195

Copy to :-

• The Estt: Assistant Covt. Press Peshawar.

The General foreman D/night shift Govt: Press Peshawar.

The Time Checker D/night shift Govt. Press Peshawar Mr. Muhammad Ali S/o Khadim Hussain H/No.65 Moh:

Kotla Khan Illaqa Gunj Gate Peshawar city.

Personal file of the official concerned

(RAO A. AZEEZ) MANAGER.

All and so he

/95

R 84-115



GOVERNMENT OF KHYBER PAKHTUNKHWA PRINTING & STATIONERY DEPARTMENT

No. 3.643 /Estt: Dated Peshawar, the 3.79 /2015

OFFICE ORDER

WHEREAS, Mr. Muhammad Ali, Press Inker (BPS-3) Government Printing and Stationery Department Khyber Pakhtunkhwa Peshawar absented himself from duty with effect from 16.03.2015.

AND WHEREAS, notice were served upon him in accordance with the procedure given under rule 9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 requiring him to resume duty, forthwith, but he failed to comply.

NOW, THEREFORE, i, Iftikhar Ahmad Bhatti Controller as Competent Authority, in terms of rule 2(1)(f) in exercising of the powers conferred upon mc under Rule 9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011 do hereby impose the major penalty of "Removal from Sorvice" on Mr. Muhammad Ali, Press Inker (BPS-3), Printing and Cationery Department Khyber Pakhtunkhwa for willful absence from duty, with immediate effect. The absence period with effect from 16.03.2015 till date is treated as unauthorized absence from duty.

44 (IFTIKHAR AHMAD BIJATTI)
CONTROLLER

No. 3044-50/Esti,

Dated Peshawar, the 3 / 9, 73015

Copy for information and necessary action to:

- 1. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. The Accounts Officer Government Press Peshawar.
- 3. The Manager, Government Press Peshawar.
- 4. The General Foreman Government Press Peshawar
- 5. The Establishment Assistant Government Press Peshawar.
- 6. Mr. Muhammad Ali, Son of Khadim Hussain (1 etc), House No. 65, Mohalian Kotla Kham, Inside Ganj Gate, Peshawar City.

Office order file

Attacked to be

(TTIKHAR AHMAD BHATTI)
CONTROLLERA

D 180-bet Documents/FSTAULISHMENT Office Order - Multion and Alf. Press linker - Removal from Service - de-

0332-9095.593 2347 697 5691 2000 8 1111 13101 طلاع نسبت ٔ جزم قابل دست اندازی ایکس ربورث شده زیردنعهٔ ۱۵ جموعه ضالبله و حدارگ بالماران المنافث وقاص اشاروا PC-302/324/34 جرور (مدراند) مال ألري وليا كيا او-أمّل رويده رح مسان مرؤوات لَّ الْمِنْتُ بِمِنْعَالَ لَا كُلُولُ اللَّهِ اللّ ابتدائی اطلاع نیجدرج کریت برجه جماید Cherry Our HUNG TOURH LAND COLIN حب در من الريد والمسالية د ماکی این مرسب مربی ، هوس کون کوان کی مسر در مر معترک خواد لریاب مدهد مات وقید مرد و توری می و بر در در در در ایران میمال جوارم عدید اسرمان ولامان فیرا الرجال المحرف المراف المرافق رات دے صنی ما راحدام ها دیا : اسمال ای وارس والدام المالا ئے نوس سے رہا کے اس اور سے کے اور ما اور ما در م ان مان لی برک مدر مال مدر در مرحاے وقع مے دار فیرا سر احدمالدام سراسرهان دیار اور وقال ما جے دیار المدالام المدام الإحاف فالراق الماقية المراقلة ی نصب ترکیس از میرکیا می در مرا رس کے ارسان انگاری صب ترکیم سائل رافیات در سال مرکد دهان میرا از ایس از مرحد والمحمد والمالية ربق عند نتبت تحت صابع من لعمران كريًّا قرك وترت تحت من في 1 670 WYY 20 CLITEG 100 -556 6- P. 61 61 650 36 عالم عالم والانجاماط مان المرابية فالوث والوالم المالي

. Attest for he

CHARGE

I, ALI GOHAR, ADDITIONAL SESSIONS JUDGE-III, PESHAWAR DO STONE
HEREBY CHARGE YOU ACCUSED NAMELY ABDULLAH JAN SIC KHAN
MUHAMMAD AGED ABOUT 52 YEARS RIO GANJ, PESHAWAR PRESENTLY
CONFINED AT CENTRAL PRISON, PESHAWAR as follows:

That you accuse. Abdullah alongwith your absconding co-accused namely Muhammad Ali and Shoukat on 13/03/2015 at 18.45 hours, at a street near the house of complainant situated at Kotla Rasheed Khan within the criminal jurisdiction of Police Station Kotwali, while duly armed with deadly weapons and in furtherance of your common intention and to commit the Qatli Amd of complainant party, started firing at them with your respective weapons as a result of which deceased Jawad was hit and died on the spot whereas complainant Waqas Ah had and PW Said Ullah Jan escaped unburt and as such you have committed an offence punishable U/S 302/324/34 PPC and within my cognizance.

And I hereby direct that you be tried by me on the said charge.

Dated: 15/05/2017

Ali Gohar, ASJ-III, Peshawar

The charge has been read over and explained to the accused.

Q. Have you heard and understood the charge.

A. es

Q. Do you wish to plead guilty or claim trial?

A. I do not plead guilty and claim trial.

Accust d-

ABDULLAH JAN...

Dated: 15/05/2017

Ali Grinar ASJ-III, Peshawar

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Or...17 :46/11/2017 Meena Qaisar, APP for the state present. Accused produced in custody. Go-accused Muhammad Ali and Shoukat also on ad interim bail present. LR of deceased Jawad namely Abdul Wahab appeared before the court and stated at bar that he has applied for obtaining CNIC and to this effect produced Token No.99 issued by NADRA and also produced compromise deed Ex PK and Ex PK/1 stating therein that he has patched up the matter and wrived of his right of Qisas and Diyat. In this respect his statement recorded. Accused party deposited diyat amount for minor LR namely Rizwan Ullah in the shape of National Saving Certificates. In this respect detailed report of accountant Sessions Court, Peshawar received, placed on file. File to come up for order on 12-11117

ATTESTED

26 JAN 2011

Session Court Park

(Aalia Sadia Lodhi) ASJ-III, Peshawar.

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In the court of Aalia Sadia Lodhi, Additional Sessions Judge-III, Peshawar.

Case No. 348/SC of 2017 Date of institution 24/04/2017

Case FIR No. 348 awed 13/03/2015 u/s 302 324 PPC of P.S Rotwall, Peshawar

State VS Abdullah Jan

A2P for the State present. Accused Abdullah fan produced in custody.

Actused Abdullah Jan s/o Khan Muhammad is facing trial before this court in the above mentioned case.

The story as woven in the instant case is that the complainant Waqas Ahmad s/o Said Ullah Jan reported to the local police in casualty LRH. Peshawar to the effect that he alongwith his father and deceased brother were present on the spot at the relevant time, when his uncles namely Abduliah Jan, Muhammad Ali and Shoukat on dispute over house came there duly armed and started firing at them as a result of which his brother Jawad was hit and received injuries whereas he and his father escaped undurt. The injured was shifted to the hospital for medical treatment but succumbed to his injuries on the way to the Mospital. Accused dechaped from the spot after the

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7/11/2017

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occurrence. Hence on the report of the complainant instant case was regit ered.

On 30 (0)2017. TRs of deceased Jawad namely Waqas (complibrother) and Mst. Taj Bibi (mother) appeared by setmitting compromise deed Ex.PA and proforma Ex.PB stating therein that they have patched up the matter with accused facing trial and pardoned him to the name of Allah Almighty by waiving off their right of Qisas and Divat and expressed no objection on the acquittal of accused facing trial. In this respect their joint statement, was recorded. They in their joint statement stated that fither of decensed has died on natural death. Elder of locality namely Muhammad Shakeel Babar also recorded his statement and verified the LRs of deceased and factum of compromise. Subsequently on 08/11/2017, major sister of acceased namely Mst. Hasceba Kanwal also appeared who recorded statement with regard to compromise with accused facing trial and also expressed no objection for his acquittal. Compromise deed Ex FD also produced. Defence counsel stated at the bar that accused is really to deposit divat for minor LRs of deceased, therefore Accountant Sessions Court. Posha var was directed to calculate the dig camount of minor LRs

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and submit detail report. Est of LRs of deceased has also been requisitioned from SHO concerned who submitted detailed report which shows that except the above mentioned LRs, the deceased is also survived by Abdul Wahab (major brother aged about 18 years) and Rizwan (minor brother).

On 16/11/2017, Abdul Wahab Major brother of deceased appeared along with compromise deed Ex.PK and proforma Ex.PK/I stating therein that he has patched up the matter with accused facing trial and expressed no objection on his acquittal. He also produced token No. 99 showing hat he has applied for CNIC.

During the course of compromise proceedings, accused party deposited its. 4.61,000/- in the shape of Special Saving Certificates for minor LR namely Rizwan Ullah, copies of the same retained on file. In this regard Accountant Sessions Court, Peshawar also submitted his report.

In the attending circumstances, when the complainant as well as regal heirs of the deceased have effected compromise with accused facing trial without any duress and pressure one the offence with which the accused is charged is also compoundable, therefore, the

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compromise seems to be genuine, thence accepted and accused freing trial Abdullah Ian is acquitted in the instant case on the basis of compromise. He is in custody, be released forthwith if not required in any other offence.

Accured Muhamma d Ali and Shoukar also on ad interim bail before this court which was accepted today.

Hence SEO concerned is firected to submit supplementary challan against both the accused positively

on 05/12/17

Annous 4 17.11.20 7 Aalia Sadia Lodhi) Additional Sessions Jud

Sochav ar

Order---19 05-12-2017

APP for the State present. Accused Muhammad Ali and Shoukat on bail present. Supplementary challan not received. Supplementary challan of accused Muhammad Ali and Shoukat be requisitioned positively for 22/12/17

ATTESTED

Aalia Sadia Lodhi, ASJ-III, Peshawar

(E) His Cit.
Session Court this bawks

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IN THE COURT OF AZIMULLAH MISHWANI ADDITIONAL SESSIONS JUDGE-VIII, PESHAWAR

Case No

4/SC of 2018

Date of Institution

24/4/2017

Date of transfer

: 12/1/2018

Date of Decision

22/01/2017

STATE -VERSUS- ABDULLAH JAN ETC

rder 2/1/2018

Sr.PF for the state present. Accused Muhammad Ali and Shaukat on bail present.

The case was fixed for compromise but an perusal of record it transpired that the complainant has already effected compromise with the the accused. The factum of compromise is also palpable from the BBA order of the then worthy ASI-III. Peshawar dated 17/11/2017 wherein it has been mentioned that the complainant and LRs of deceased by furnishing compromise deed Ex.PA and has already pardoned the accused.

The accused racing trial produced attested copies of documents in respect of compromise affected between the parties at BBA stage placed on file, wherein the

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Session

complainant and LRs of the deceased have affected compromise with the accused facing rial.

Moreover, one accused Abdullah Jan has already been acquitted on the basis of compromise by learned ASJ-III, Peshawar on dated 17/11/2017.

. The offence with which the accused are charged is also compoundable while the complainant and LRs of the deceased of the ... case having pardoned the accused are no more interested to proceed against them.

In this backdrop of the case production of evidence against the accused or holding further trial against them will serve no purpose to the cause of justice.

circumstances, in peculiar accepting the compromise already effected between the complainant and accused, the accused are hereby acquitted under section 354 Cr.P.C.

The accused are on bail; their bail bonds stand concelled and his sureties are

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absolved from the liabilities of bail bends.

Case property if any be disposed off in accordance with law. Fire be consigned to record room after necessary completion and compilation.

Ar nounced 22/01/2018

(Azimullah Mishwani) AD & SJ-VIII, Peshawara

No: 1421

Date 22-1-8

Work 9-3600

For

26-1-18

CERTIFIED TO BUT ROW COPY

Copying Agence 5

Attachel Land

بخدمت جناب سیرٹری صاحب محکمہ صنعہ نہ بنیبر پختو نخوالیثاور

البيل بمراد بحالي سروس

مؤ دبانہ گرارش ہے کہ سائل گورنمنٹ پرنٹنگ پریس بحثیت پریس انکرا بی ڈیوٹی سرانجام دے رہاتھا کہ بدسمتی سے سائل پر ایک ناحق قتل کا دعویٰ کیا گیا ،ان حالات میں سائل کو گھر سے باہر نکلنے میں شدید دشواری در پیش تھی جس میں سائل کو مخالفین کی طرف سے جان لینے کا خطر دبھی در پیش تھا۔سائل نے دفتر کو چھٹی کی درخواست دی تھی جو دفتر ہذانے منظور نہیں کی اور کاروائی کر کے سائل کونو کری ہے۔ برخاست کر دیا۔سائل کے خلاف جو دعویداری ہوئی تھی ، فاضل عدالت نے سائل کو اُس سے بری کر دیا ہے۔ نہذا جناب سے درخواست کی جاتی ہے کہ سائل کو اپنی نوکری پر بحال فرمانے کے ساتھ ساتھ سائل کا غیرحاضری کا جو دورانیہ ہے اس کو چھٹی میں تبدیل کرنے کی مہربانی بھی فرمائی جائے، کیونکہ سائل نہایت ہی غریب آ دمی ہے، اس نوکری کے علاوہ سائل کا کوئی اور ذریعہ مدن نہیں ۔ سائل کا ماضی کا ریکارڈ بالکل صاف ہے۔ (تمام متعلقہ کاغذات درخواست کے ساتھ لف ہیں)

سائل اوران کا خایدان جناب کاعمر بھرمشکوروممنون رہے گا۔

opinion of Law Depth (Similar Sprise) 03115413375 Pur ur or file

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GOVERNMENT PRINTING & STATIONERY DEPARTMENT KHYBER PAKHTUNKHWA

MINUTES OF THE MEETING OF THE DEPARTMENTAL SELECTION COMMITTEE HELD ON 02.07.2019 AT 11.00 A.M IN THE OFFICE OF CONTROLLER PRINTING AND STATIONERY DEPARTMENT PESHAWAR.

A meeting of the Departmental Selection Committee was held on 02.07.2019 at 11.00 A.M. under the Chairmanship of the Controller, Government Printing and Stationery Department Khyber Pakhtunkhwa Peshawar in his office

The following participated in the meeting:

- Mr. Muhammad Hanif khan,
 Controller Government Printing and Stationery Department, Peshawar.
- 2. Mr. Hamid Ali Gigyani,
 Section Officer (Admn),
 Industries, Commerce and Technical Education Department, Peshawar.
- Mr. Iftikhar Ahmed, Manager, Government Press, Peshawar.
- 4 Mr. Syed Mazhar Pervez Account Officer, Government Press, Peshawar
- 3. The meeting was convened to discuss Re-instatement of Muharimad Ali after being charged in F.I.R vide Annexure-Land Removed from Service vide letter No.3044-50/Estt dated 03-09.2015 (Annex-II) due to his long absence from duty. He was trialed for three Sections under PPC 302, 324 and 334 and his case remained under trial in the Court of Azimeliah Mishwani Additional Sessions Judge-III under case No. 4/SC of 2018 which was instituted on 24.04.2017 later on decided on 22.01.2018 wherein the above mentioned Court order that "In peculiar circumstances, by accepting the compromise already effected between the complainant and accused, the accused are hereby acquitted under section 354 Cr.P.C", copy of Judgment is at Annexure-III. The accused Muhammad Ali Press Inker (now acquitted moved an application for reinstatment in service through Secretary to Covernment of Khyber Pakhtunkhwa Industries, Commerce and Technical Education Department in which he requests for reinstatement of his service which was further forwarded to the Controller Government Printing and Stationery Department for exercising Judicious power/relevant rules.
- 4. The Committee unanimously decided to re-instate Mr. Muhammad Ali as Press Inker in light of the Law Department letter vide Annexure-IV and under Finance rules F.R. 54 (Annex-V).
- Furthermore, it was also decided to ask for Quotation from Test Agencies for conduction of tests for the recruitment of different Cadre Posts lying vacant in the Department.

6. The meeting ended with a vote of thanks to and from the Chair.

Hestel ton

10

(Syed Mazhar Pervez) Account Officer Govt. Press Peshawar.

(Iftikhar Ahmad) Manager Govt Press Peshawar

(Hamid Ali Gigyani) Section Officer (Admn) Industries Department

> (Muhammad Hanif Khan) Controller

Chairman of the Committee

1 5 14/11/1995 JU 24 5/1. 2 1/1990 833/2FiR 21/23/245 20/3/25/25/10/ 517/11/2017. 12 3 25 5 1 5 1 5 1 10 pl 00 m 0 3 5 5 5 20/ (w) 1/10 / (1/2) (1/ Cintal Color Constitution of Single Joseph Joseph Color Will 3/b, 2/3/2013 6, 12 co 3(5) col 3 5/3 01/25 ٠٠٠٠ الله الما كا حقراري حالح ، حراري عالى عرف الله الما كا حقراري عالى الما كا حقراري الما كا المعرب (1) 2), 36 de de 18 (2) (1) (1) (2) 00 (3) 3 de 2. でりかりはじょて 9 20 30,00 MAli Jul Attestal to be

with the the the (23) 184-10 Clare (12/2/2019) 120-3 (13/2) 1- 25-1/ (0/7 1/3 9) 1-29 (S (C) 20 Not & WW UK, K Mill (cocher fay) & stopp - Eller 19 (1993) CB Mithing 1- 80.50 T Signed Cost N- 20 Miles (Full Pay) 325712061 (NON) State Malloss I (23/11) E/A (1/2) 11 row. 1255 Attend to se

Cryon 2/1/19 Eas d'Sie 2/2 (Fr) 1753/9 Bob 3 Clos & WWW JEN 19 (sois Elis W (without Pay) & copos اند ادی ها در منری بالا لی کی وری ای در ا س کی گئی جے لیزا کے بسے لائی جے کہ فزوی کی - Elow Charl Day of colonis اللي لوازس اليولي (J) 24/9/200 MOTH SCIENASCIONIS Shestate

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-2018 July Constituted, ilse (2019 JUEN 21) 21/20 JUS (2011) " July Ca. Inland i i was This EGG JU GIV OF 2019 EN BIVE of Prisit 17/2020 13/1 /10/1/18/2 - MNOG 1/18 Duger Recommedalpil 3/3/20 FA Pat of on Fin Ar M. 17/3/21 Attested to be



No.SOI(IND)3-1/2020/3356

GOVERNMENT OF KHYBER PAKHTUNKHWA INDUSTRIES, COMMERCE AND TECHNICAL EDUCATION DEPARTMENT

6th January, 2018

Doted Peshawar the_____

The Controller,

Printing & Stationery Department,

Peshawar.

Subject: -

APPLICATION FOR THE GRANT OF BACK BENEFITS

I am directed to refer to your letter No.736/CP&S dated 01.11.2019 on the subject noted above and to enclose herewith a copy of letter No.SOR-VI/E&AD/8-17/2011/Advice-opinion dated 1st January, 2020, received from the Establishment Department Government of Khyber Pakhtunkhwa, which is self-explanatory, for further necessary action.

SECTION OFFICER (ADMN)

15 18 2020 10 02/01/2020

Attstal do h

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7/1/200





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)



No. SOR-VI/E&AD/8-17/2011/Advice-opinion Dated Peshawar, the January 1, 2020

To

The Secretary to Govt. of Khyber Pakhtunkhwa,

Industries, Commerce & Technical Education Department.

00038

Subject:

APPLICATION FOR THE GRANT OF BACK BENEFITS.

Dear Sir.

I am directed to refer to your Department's letter No. SOI(IND)3-1/2017/14492-93 dated 16th December 2019 on the subject noted above and to return herewith the aforesaid letter (in original) with the advice to examine the cases of your sub-ordinate offices at your own level in light of prevailing rules and policies.

Yours faithfully,

(SAIFULLAH KHAN) SECTION OFFICER (REG-VI)

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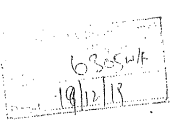
3/1/20

m/+ D5 (R-11)





No.SOI(IND)3-1/20174



GOVERNMENT OF KHYBER PAKHTUNKHWA INDUSTRIES, COMMERCE AND TECHNICAL EDUCATION DEPARTMENT

16th December, 2019

Dated Peshawar, the -

The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Peshawar.

PS/Secy E&AD M

Subject: -:

<u>APPLICATION FOR THE GRANT OF BACK BENEFITS</u>

Dear Sir.

I am directed to refer to the subject noted above and to enclose herewith a copy of letter No.736/CP&S dated 01.11.2019 along with its enclosures, received from the Printing & Stationery Department, Peshawar, which is self-explanatory and to request that the same may kindly be examined and views/ comments be furnished to this Department to proceed further in the matter.

Yours faithfully,

SECTION OFFICER (ADMN)

Endst: No. & Date Even:

Copy forwarded for information to Controller, Printing & Stationery Department with reference to his letter quoted above.

Private Secretary to Secretary Establishment

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PIII

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 24th NOVEMBER, 2015.

GOVERNMENT OF KHYBER PAKHTUNKHWA PRINTING & STATIONERY DEPARTMENT.

NOT: FICATION Dated: 14th November, 2015.

No. 3482--- In exercise of the powers conferred under sub-section (1) of Section 8 of Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XIII of 1973), the Government of Khyber Pakhtunkhwa, Stationery & Printing Department is pleased to notify the final seniority list of Ministerial/Establishment and Technical Staff for the year 2014 (list attached) for the information to all concerned.

Sd/-xxx CONTROLLER, Printing & Stationery Department, Khyber Pakhtunkhwa.

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rinted and published by the Manuer,
Staty, Ptg. Deptt., Khyber Pakhtunkhwa, Pechawar.

Atherted to be

KHYBER PAKHTUNKWHA GOVERNMENT GAZETTE, EXTRAORDINARY, 24TH NOVEMBER, 2015

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PRESS INKERS

SENIORITY LIST OF MINISTERIAL ESTABLISHMENT TECHNICAL STAFF OF PRINTING AND STATIONERY DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA AS IT STOOD ON 31ST DECEMBER, 2014

TOTAL STRENGTH 16 VACANT 01

		1	,	<u> </u>			· · · · · · · · · · · · · · · · · · ·		
Sr. Name of Official	Qualification	Date of	Date of 1st . entry into	Regular app post.	t/promotion to the present	Present	Sig. of		
1 2		. Dirai	Domicile	Govt: service	Date	BPS	Method of recruitment/appointment	appointment with date	official
PRESS INKERS	3		. 5	'6	7 :	8	-9	10	.11
Mr. Muhammad Raza.	 	1968	Peshawar.	25:4007	·				
Mr. Faqir Hussain.	_	5.12.1968	Peshawar.	2.5.1987 3.12.1989	1.12.1989 3.12.1989	03 03		P/Inker 1.12.1989	***************************************
Mr. Abdul Manan. Mr. Farhad Shah.			Peshawar.	9.12.1989	9.12.1989	03		P/Inker 3.12.1989 . P/Inker 9.12.1989	
Mr. Safir Ullah.			Peshawar.	9.12.1989	9.12.1989	03		P/Inker 9.12.1989	ļ
Mr. Zahidullah.			Peshawar. Peshawar	19.3.1990 15.4.87	19.3.1990			P/Inker 19.3.1990	
Mr. Muhammad Ali.	1	1972	Peshawar.	11 1.1993	22.8.1991 11.1.1993	03 03	9	P/Inker 22:8.1991	
Mr. Javaid Masih. Mr. Shah Nawaz.	·		Peshawar.	12.11.1985	15.2.1993	03	By initial recruitment.	P/Inker 11.1.1993 P/Inker 15.2.1993	
Mr. Muhammad Adeel			Peshawar. Peshawar	1.4.1993	1.4.1993	03		P/Inker 14.1993	
Mr. Muhammad Faheem			Peshawar	23.2.1995 12.5.2009	1.11.2002 12.5.2009	<u>03</u> 	·\	P/Inker 1.11.2002	
Mr. Mehmood Khan Mr. Khalid Hameed		15.3.1981	Peshawar	12.5.2009	12.5.2009	02		P/Inker 12.5.2009 P/Inker 12.5.2009	
Mr. Zulfigar	Middle	26.9.1980 ° 01.1.1984	Peshawar Peshawar	01.4.2011		02	ļ. -	P/Inker 01.4.2011	
Mr. Tajbar Khan		1969	Mardan		01.4.2011 27 11 2013	02		P/Inker 01.4.2011	· · · - · - · · · · · · · · · · · · · ·
Vacant			- 112 . 		27 17 2075	02	_	P/Inker 27.11.2013 Press Inker	

It is certified that seniority list has been circulated among the officials and notified and there is no objection.

thered to be son the

EXTRAORDINARY

GOVERNMENT



REGISTERED NO. P.III

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 09th NOVEMBER, 2021.

FINAL SENIORITY LIST OF TECHNICAL STAFF OF

PRINTING AND STATIONERY DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA

AS IT STOOD ON 31ST DECEMBER, 2020

NOTIFICATION

Dated Peshawar, the 10th March, 2021.

			Dateur Contain	BI, die 10 meier			and the second post	
Name of Official	Qualification	Date of birth	Domicile	Date of 1st entry into Govt: service	Regul Date		nt/promotion to the present post. Method of recruitment/appointment	Present appointment with date
2	3	. 4	5	6	7	8	9	10

Manager

Vacant

By promotion on the basis of seniority cum fitness from amongst the General Foreman BPS-11 with at least five years service as such or ten years combined service as General Foreman BPS-11 and Printing Foreman BPS-08 or Bindery Forenan BPS-08 or Head Computer

07,03,2020

BPS-10, is the case may be Provided that if no satiable General Foreman is available for promotion then by initial recruitment.

Printed and published by the Manager, Staty, & Ptg. Deptt., Khyber Pakhtunkhwa, Peshawar

(32

KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 9th NOVEMBER, 2021 640

FINAL SENIORITY LIST OF TECHNICAL STAFF OF PRINTING AND STATIONERY DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA AS IT STOOD ON 31ST DECEMBER, 2020

TOTAL STRENGTH 24
VACANT 03

Name of Official	of Official Qualification Date of		Domicile	Date of 1st entry into	Regular ap	pointmen	nt/promotion to the present post.	Present	Sig. of
		birth		Govt: service	Date	BPS	Method of recruitment	appointment with _ date	official
2	3	4	5	6	7	8	9	10	11
PRESS INKERS				•				10	
Mr. Sajjad Khan		10.4.1977	Peshawar	8.9.2015	13.6.2017	04		D/Inline 42.0 2047	
Mr.Sardar Hussain	Middle '	8.4.1979	Swabi	14.6.2017	14.6.2017	04	10	P/Inker 13.6.2017	
Mr.Khalid Khan	Middle	16.11.1988	Swabi	14.6.2017	14.6.2017	04	· j	P/Inker 14.6.2017	
Mr.Asghar Ali	Middle	19.1.1982	Peshawar	16.6.2017	16.6.2017	04		P/Inker 14.6.2017	
Mr.Fahim Khan	Middle	11.5.1987	Peshawar	16.6.2017	16.6 2017	$-\frac{04}{04}$	į	P/Inker 16.6.2017	·
Mr.Asghar Khan	Middle	1.1.1990	Peshawar	16.6.2017	16.6.2017	04	i i	P/Inker 16.6.2017	
Mr.Shahid Khan	Middle	23.3.1993	Peshawar	16.6.2017	16.6.201	04	By initial recruitment	P/Inker 16.6.2017	
Mr.Muhammad Ali	Middle	9.9.1995	Peshawar	16.6.2017	16.6.201	- 04	<u> </u>	P/Inker 16.6.2017	
Mr. Abdullah	FA -	3.11.1995	Peshawar	16.6.2017	16.6.2017	04 -	\ ⁽	P/Inker 16.6.2017	· ·
Mr.Haidar Ali	D Com	23.3.1996	Peshawar	16.6.2017	16.6.201	04	<u> </u>	P/Inker 16.6.2017	
Mr.Uzaır	Matric	12.2.1998	Peshawar	16.6.2017	16.6.2017			P/Inker 16.6.2017	
Mr. Nasir Khan	Middle	15.12.1982	Charsadda	19.6.2017	19.6.2017	. 04	\	P/ Inker16.6.2017	
Mr. Saic Malook khan	Matric	12.4.1984	Peshawar	19.6.2017		04	1 .	P/Inker19.6.2017	
Mr.Wakeel Khan	. Nil	1963			19.6.2017	()4		P/Inker19.6.2017	
Mr.Shah Room	· Nii -	12.3.1973	Nowshehra	31.1.2017	31.10.2017	04		P/ Inker31.10.2017	
	1411	12.3.1973	Nowshehra	2.11.2017	2.11.2017	04		P/Inker2.11.2017	

Attested to be

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641 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 9th NOVEMBER, 2021

FINAL SENIORITY LIST OF TECHNICAL STAFF OF PRINTING AND STATIONERY DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA AS IT STOOD ON 31⁵¹ DECEMBER, 2020

TOTAL STRENGTH 24 VACANT 03

State Section	<u> </u>)	i d			
Sr	Name of Official	Qualification	Date of	Domicile	Date of 1st	Regular app	2.	t/promotion to the present	Present appointment	Sig. of
#	- Traine of Omeral	Qualification.	birth	Domicile	entry into Govt:/service	Date -	, BPS	Method of recruitment/appointment	with date	official
act.	2	3 .	4	. 5	6	7	8	9	.10	11
	PRESS INKERS						1	1		
16	Mr.Muhammad Usman	Middle	1.10.1990	Peshawar	22.6.2017	17.01.2018	. 04		Press Inker17.1.2018	
3217	Mr.Rifat Ullah	Middle	01.09.1993	Peshawar	17.01.2018	17.01.2018	04	• •	Press Inker17.1.2018	······································
1-18	Mr. Fazal Hussain	Middle	14.02.1986	Peshawar.	19.01.2018	19.01.2018	1 04		Press Inker19:1.2018	
1.19	Mr. Hidayat Ullah	BA	25.02.1990	Peshawar	19.01.2018	19.01.2018	₩ 04		Press Inker19.1.2018	·
20			1972	Peshawar.	11.1.1993	2.7.2019	05	1	Press Inker02.7.2019	
	Mr. Shahid Khan	Middle	03.02.1989	Mardan	30.11.2020	30.11.2020	, 04	By initial recruitment	Press Inker 30.11.2020	
. 22	11.14 17			·			1 04	-\ -	Press Inker	
23	Vacant	<u> · </u>			-		04		Press Inker	
1,24	Vacant Vacant						. 04		Press Inker	~
543332	(本文) (25)									

Held John



GOVERNMENT OF KHYBER PAKHTUNKHWA PRINTING & STATIONERY DEPARTMENT

Dated Peshawar, the 24/11, 2021

OFFICE ORDER

Mr. Muhammad Ali (Press Inker) is hereby Additional Charge as (Machine-Man) He will perform the duties with immediate effect of any mile.

(Controller) Shahana Khaiit

Indst No 1/03 - 5_ 1CP&S.

Dated Peshawar the 2/11/2021

Copy for information and necessary action to

- The Accounts Officer Government Press Peshawar
- The Superintendent, Government Press Peshawar
- The Establishment Assistant Government Press Poshawar

All Concerned and their personal files



GOVERNMENT PRINTING & STATIONERY DEPARTMENT KHYBER PAKHTUNKHWA

No. 86 /Estt:

Dated Peshawar, the /3 / 7 /2021

OFFICE ORDER

Mr. Muhammad Ali Inker id hereby directed to perform duty with Usman Ali Mechanic. Government Printing and Stationery Department, with immediate effect till further orders.

Govt. Printing & Stationery Department
Khyber Pakhtunkhwa, Peshawar

Endst: No 87-89 /Estt:

Date Peshawar the 13 / 7 /2029

- The Superintendent (Admn) Government Printing and Stationery Department
- --- Peshawar.
 - ? The Establishment Assistant Printing and Stationery Department Peshawar.
 - 3. Personal File Concerned official.

josested to be

Govt. Printing & Stationery Department Khyber Pakhtunkhwa, Peshawar

