

16.6.2014

Counsel for the appellant and Mr. Muhammad Jan, GP with Tayyab Gul, Assistant for the respondents present and submitted order dated 12.6.2014, whereby the impugned order dated 15.1.2014 has been cancelled from the date of issuance. Counsel for the appellant is satisfied and requested for withdrawal of the appeal. Request is accepted and the appeal is dismissed as withdrawn. File be consigned to the record.

ANNOUNCED
16.06.2014.

MEMBER

MEMBER

[Handwritten notes and signatures]

[Handwritten initials]

Appeal No. 277/2014
Hafiz Muhammad Ghifay

5.

277/2014

19.5.2014

Counsel for the appellant and AAG with Tayyab Gul, Assistant for the respondents present. Preliminary arguments heard and case file perused.

Through the instant appeal, the appellant has impugned order dated 15.1.2014 vide which the appellant was transferred from District Tank to District Dir (Lower). The learned counsel for the appellant argued before the court that the appellant has been transferred without observing the government policy of normal tenure; and that the impugned order is based on political interference, therefore, the appeal may be admitted for regular hearing.

Since the points raised at the bar before the Tribunal need further consideration, hence the appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter notices be issued to the respondents for submission of written reply on main appeal as well as reply/arguments on stay application on 16.6.2014. Till then status quo, already granted, is extended.


MEMBER

6.

23.5.2014

This case be put up before the Final Bench 15 for further proceedings.


CHAIRMAN

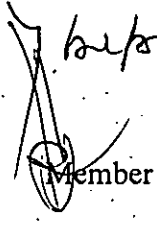
Appellant deposited
Process fee Security
Rs. 2000/- Bank Receipt
attached with file.

2

13.03.2014

Counsel for the appellant and Mr. Zia Ullah, GP for the respondents present. The learned counsel for the appellant requested for adjournment. To come up for preliminary on

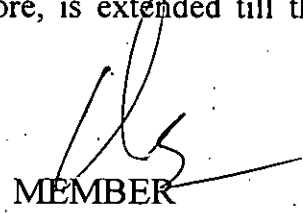
28.03.2014, with Status quo as before vide order dt. 26.2.2014.


Member

3

28.3.2014

Counsel for the appellant and Mr. Muhammad Jan, GP with Tayyab Gul, Assistant for the respondents present. Counsel for the appellant submitted before the court that due to throat infection, he is unable to argue the case and requested for adjournment. To come up for preliminary hearing on 22.4.2014. Status, as before, is extended till the date fixed.


MEMBER

4

22.4.2014

Appellant in person and AAG with Tayyab Gul, Assistant for the respondents present. Due to general strike of the Bar, case is adjourned to 19.5.2014 for preliminary hearing. Till then status quo is extended.


MEMBER

I.
26.2.2014

Appeal received with order of the Chairman for placing the same before the Primary Bench for hearing today. Preliminary arguments of the learned counsel for the appellant heard on the appeal as well as application for interim relief.

The learned counsel for the appellant argued that the appellant has been made a rolling stone and has been transferred from one place to another, as far away as Chitral, Kohistan, Batagram, Dir Lower, Lakki Marwat and Tank etc, with quick successions, not on merits but on extraneous considerations, including political influence exerted by the persons interested in the posting of the appellant and transfer/posting of their own blue-eyed.

When confronted with the question/objection raised by the office with regard to the appeal being premature, the learned counsel for the appellant urged that the Provincial Government has clearly laid down 15 days as the period for decision on the departmental appeal, which has not been followed in the case of the appellant, and decision on the departmental appeal is being delayed malafidely, while pressure is being exerted on the appellant to relinquish the charge in order to oblige political favourites.

In order to determine the points raised by the learned counsel for the appellant with regard to maintainability of the appeal before fulfillment of the mandatory requirements with regard to departmental appeal of a civil servant in section 4 of the KPK Service Tribunal Act, 1974, a pre-admission notice be issued to the respondent-department as well as learned AAG for arguments on maintainability of the appeal on 13.3.2014. In the meantime, status-quo be maintained subject to notice.


MEMBER

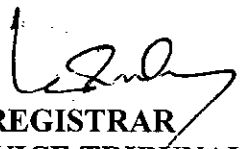
This is an appeal filed by Hafiz Muhammad Ishfaq today on 11/02/2014 against the order dated 15.01.2014 against which he preferred a department appeal on 18.01.2014 which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

- 1- Annexure-O mentioned in para-D of the grounds of appeal is not attached with the appeal which may be placed on it.
- 2- Annexures of the appeal may be attested.
- 3- Annexures-B, E, F and G of the appeal are illegible which may be replaced by legible one.

No. 221 /ST,

Dt. 12/02 /2014


**REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.**

Mr. Gul Tiaz Khan Marwat Adv. D.I.Khan /

Mr. Rizwanullah Advocate Pesh

Resubmitted with the following re-marks:-

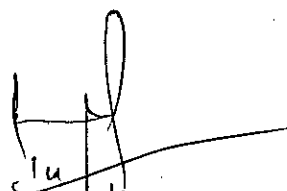
1. That the appellant was transferred in utter violation of "Transfer Policy" as well as law laid down by August Supreme Court of Pakistan in case reported in **PLD-2013-SC-195(h)**. The appellant filed a departmental appeal but the same was not decided within the statutory period of 15 days under the Policy. This Policy was formulated for the benefits of Civil Servants in respect of their transfer matters. The Policy in question having statutory backing has attained the legal status and is required to be adhered to in letter and spirit by all the departments as per law laid down by August Supreme Court of Pakistan in case reported in **2005-PLC(C.S)1201**. Moreover, when there is conflict between the Statute and Rules/Policy, the beneficial one shall prevail. Reliance can be placed on **1992-SCMR-1202(b)**.

Thus, the appellant after exhausting departmental remedy under the above Policy has rightly invoked the jurisdiction of this Hon'ble Tribunal within the statutory period of 30 days. Therefore, the appeal may kindly be placed before the Hon'ble Chairman for appropriate order

2. Other objections have been removed.

Dated: 24-2-2014

Registrar/Syfdt

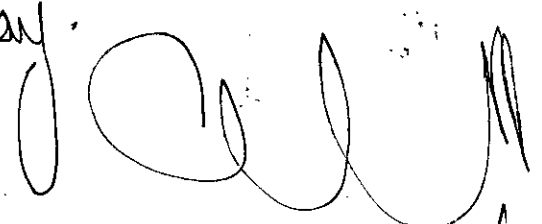

**Rizwanullah
Advocate Peshawar
(Counsel for Appellant)**

26/2/14

Hon'ble chair - au fur order please.

25/2/14

On the request of
learned Counsel for
the appellant, please
before learned Primary
Bench today.



26/2/14

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR

Service Appeal No. 2753 2014

Hafiz Muhammad Ishfaq, Sub Engineer office of the District Officer on farm Water Management Tank Appellant

Versus

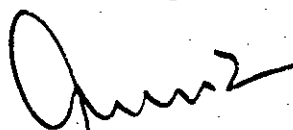
The Government of Khyber Pakhtunkhwa, Chief Secretary Civil Secretariat Peshawar and others Respondents.

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*Your Humb'le appellant,
Through Counsel)*

Dated: /01/2014


(Gul Tiaz Khan Marwat)
Advocate High Court D.I.Khan

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA PESHAWAR

Service Appeal No 277 2014

Hafiz Muhammad Ishfaq Sub-Engineer office of the District

Officer on Farm Water Management Tank.....Appellant

Versus

1. The Government of Khyber Pakhtunkhwa Chief Secretary
Civil secretariat Peshawar.
2. The Secretary Agriculture Government of Khyber
Pakhtunkhwa Civil secretariat Peshawar.
3. The Director General on Farm Water Management Khyber
Pakhtunkhwa Peshawar
4. Saeed Ahmad Shah Sub-Engineer office of the district officer
on form Water Management Dir Lower.Respondents.

APPEAL UNDER SECTION 4 OF KHYBER

PAKHTUNKHWA SERVICE TRIBUNAL ACT

1974 AGAINST THE OFFICE ORDER OF

RESPONDENT 3. BEARING NO. 87-

93/DG/OFWM DATED 15-01-2014 VIDE WHICH

THE IMPUGNED ORDER OF TRANSFER OF

APPELLANT FROM TANK TO DIR LOWER

HAS BEEN ISSUED WITHOUT COMPLETION

OF NORMAL TENURE, AGAINST WHICH

DEPARTMENTAL APPEAL OF APPELLANT

Filed to - 11/2/14

[Handwritten signature]
11/2/14

[Handwritten signature]

HAS NOT BEEN DECIDED BY RESPONDENT

NO. 2.

Respectfully Sheweth,

1. That the Appellant is serving in the ON FORM Water Management Department of Khyber Pakhtunkhwa since year 1984 and after appointment, the appellant performed his duties in different stations of the province.
2. That the appellant was performing his duty to the entire satisfaction and there is no complaint what so ever.
3. That the appellant was transferred from Peshawar to Dera Ismail Khan vide order dated 07-04-2005. Copy of order is enclosed annexure A.
4. That the appellant remained posted as such and was letter on transfered from Dera Ismail Khan to Betgram and then from Betgram to Kohat and then from Kohat to Dera Ismail Khan. Copies of order are enclose as annexure B&C respectively.
5. That the appellant was transferred from Dera Ismail Khan to Chatral & from Chatral to Kohat vide No. 8373 Dated 30-11-2010. Copy of order enclosed as annexure D.
6. That yet there is another order 03-12-2011 vide which the appellant was transferred from Lakki Marwat to Dir lower. Copy or order are enclosed in annexure E.

June

7. That the appellant was then transferred from lower Dir to Dera Ismail Khan vide order No. 3034 D.G 23-07-2012. Copy of order is enclosed as annexure F.
8. That the appellant remained posted at Dera Ismail Khan up to November 2012 and was then transferred from Dera Ismail Khan to Kohistan vide order No. 4677-4780/DG Dated 16-11-2012. Copy of order is enclosed as annexure G.
9. That thereafter, the appellant was transferred from Kohistan to Tank vide No. 5310-18 dated 26-12-2012, but the order referred to above was superseded and amended by another order No. 347-53 dated 30-01-2013 vide which the same order was repeated. Copies of order are enclosed as annexure H. *347/1.*
10. That the order mentioned in Para 9 above was not implemented when respondent No. 3 issued another order bearing No. 829-39 dated 04-03-2013 vide which transfer order of appellant from Tank to Bannu was issued. Copy of order enclosed annexure J.
11. That the order mentioned above dated 04-03-2013 was recalled / withdrawn through an order No. 1394-1402 dated 10-04-2013. Copy of order enclosed as annexure K.
12. That the appellant was performing his duties honestly when in the mean time transfer order bearing no 4955 dated 09-01-2014 was issued by respondent No. 3 vide



which the appellant transfer order from Tank to Harripur was passed. Copy is enclosed as annexure L.

13. That order referred to above was not implemented when another order bearing no 87-93 dated 15-01-2014 has been issued by the D.G wide which the appellant has been transferred from Tank to Dir lower. Copy of order enclosed as annexure M.

14. That the appellant preferred department appeal dated 18-01-2014 which has not so far been decided by respondent No. 2. Copy of Departmental Appeal is enclosed as Annexure N.

15. That having no other speedy and efficacious remedy, the Appellant is obliged to knock the door of this Honourable Tribunal under its appellant jurisdiction inter alia on the following grounds.

Grounds:

A. That the order of transfer / posting dated 13.09.2011 of the Appellant is against law, rules and regulations holding the field and is violative of the Notification of Provincial Government Bearing No. SoR-VI/E&AD/1-4/2908/VOL-VII Dated 11-09-2009 wherein normal tenure of Posting / transfer is three years for settled area but it is very funny and surprise that the Appellant has been disturbed just to oblige the private Respondents, therefore the impugned order of transfer posting of appellant and Respondent No.



4 inter se is void, arbitrary, mala-fide, unconstitutional, without lawful authority and without jurisdiction.

B. That the Impugned order of posting / transfer of the Appellant is the outcome of political influence which off course amounts, nepotism, favoritism and victimization which is thus against the provisions of Rules Called as Khyber Pakhtunkhwa Government Servants (Conduct) Rules, 1987.

C. That the transfer and posting order of the Appellant is outcome of undue Political pressure of political elements of the Province who are interested in Posting / transfer of private Respondent which is against the law as laid down by the august supreme Court of Pakistan that the Ministers, MN As and MPAs have no concern with the matters of Government Servants.

D. That there is a notification of the Provincial Government of Khyber Pakhtunkhwa, vide which the appellant is also entitled to be posted at the station as provided under the notification of provincial Government, that husband & wife in Government Service are to be Posted at one and the same station. (ANNEX-0)

E. that there is law and rules holding the field wherein it is provided, that before transfer / posting prior notice is to be given to the concern official / officer vide which at least three

June

months period is to be given to concern official so as enable him to manage his domestic and family matters.

F. That the appellant has been met' out discriminatory treatment throughout his career and has been made as rolling stone and shuttle Cock and repeated transfer orders have been issued from One District to another for the reasons best known to the office of Respondent No. 3.


G. That Counsel for the appellant may please be allowed to raise additional Ground during the course of arguments.

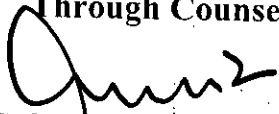
It is, therefore, humbly prayed that on acceptance this appeal, this honourable tribunal may very graciously be plased to accept the appeal of the Appellant and to issue order / directions of declaring the order / action of Respondents No. 3 of issuance of impugned transfer / posting order No. 87-93/ DG / OFWM dated 15-01-2014 to be void, illegal, malafide, contrary to law, without lawful authority and without jurisdiction and the same may please be recalled / set aside.

Any other relief deemed appropriate in the prevailing circumstances may also be granted.

Your Humble Appellant,

Dated: -01-2014.


Hafiz Muhammad Ishfaq
Through Counsel


Gul Tiaz Khan Marwat
Advocate High Court
Dera Ismail Khan

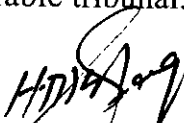
Certificate

Certified that no Appeal on the same subject has earlier been filed before this Honourable Tribunal.


Appellant

AFFIDAVIT

I, Hafiz Muhammad Ishfaq S/o Ashif Muhammad R/o Mohallah Hafiz Samandar Khan Khalil Street Dera Ismail Khan, the appellant do hereby Solemnly affirm & declare on oath that the contents of the Petition are true and correct to the best of my knowledge and belief and that nothing has been kept secrets from this honourable tribunal.


Deponent

BEFORE THE SERVICE TRIBUNAL KHYBER**PAKHTUNKHWA PESHAWAR**

C.M.A NO _____ 2014

IN

APPEAL NO _____ 2014

Hafiz Muhammad IshfaqPetitioner

Versus

Government Khyber Pakhtunkhwa Through Chief Secretary
and others..... respondents.**APPLICATION FOR INTERIM RELIEF CONTAINING THE
REQUEST FOR SUSPENSION OF OPERATION OF
IMPUGNED transferred order of petitioner / appellant AND
TO MAINTAIN STATUS QUO TILL THE DISPOSAL OF
APPEAL.****Respected Sir,**

1. That the accompanied appeal is being filed by the Petitioner
in this Honourable Court.
2. That the subject matter of the suit is to set-aside impugned
office order of transfer of petitioner / appellant which has
been passed without observing the legal formalities.
3. That the Petitioner has a prima-facie good case and there is
every likelihood of its acceptance.
4. That balance of convenience lies in favour of Petitioner.
5. That the appellant would sustained irreparable loss if had
operation of the impugned order of ~~transfer~~ ^{Transfer} is not



suspended then the very object and purpose of filling of the appeal would become fruitless and illogical.

6. In view of the submission made above, it is therefore, humbly prayed that on acceptance this petition, this Honourable Court may very graciously be pleased to suspended the operation impugned transfer order of Petitioner / Appellant and status quo may please be maintained till the disposal of appeal.


Your Humble Petitioner,
Through Counsel,

Dated: _____ / _____ /2014


Gul Tiaz Khan Marwat
Advocate High Court D.I.Khan

AFFIDAVIT

I, Hafiz Muhammad Ishfaq S/o Ashif Muhammad R/o Mohallah Hafiz Samandar Khan Khalil Street Dera Ismail Khan, the appellant do hereby Solemnly affirm & declare on oath that the contents of the Petition are true and correct to the best of my knowledge and belief and that nothing has been kept secret from this honourable tribunal.


Deponent

A

**DIRECTORATE OF ON FARM WATER MANAGEMENT
N.W.F.P PESHAWAR**

10

OFFICE ORDER

In compliance of Private Secretary to Minister for Agri., L/Stock & Coop. Deptt., Peshawar letter No. PS/Min:/Agri:1-45/2004/269 dated 31/03/2005. the transfer of Sub Engineers of the OFWM Deptt. project is hereby ordered in the interest of Public Service with immediate effect.

S.No	Name of Official/ Designation	From	To
1.	Mr. Tabasum Nawaz Sub Engineer ✓	O/O District Officer Water Management Chitral	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
2.	Mr. Abdul Ghani Sub Engineer α	O/O District Officer Water Management Mansehra	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
3.	Mr. Abdus Samad Sub Engineer ✓	O/O District Officer Water Management Swabi	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
4.	Hafiz Muhammad Ishfaq Sub Engineer ✓	O/O Deputy Director Water Management (F) District Peshawar.	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
5.	Mr. Zulfiqar Qamar Sub Engineer α	O/O District Officer Water Management Haripur	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
6.	Mr. Ismail Sub Engineer. ✓	O/O District Officer Water Management Lower Dir	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
7.	Mr. Saddiq Shah Sub Engineer α	O/O Assistant Director Water Management Hangu	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
8.	Mr. Jalil Ahmad Sub Engineer ✓	O/O District Officer Water Management Mansehra	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan.
9.	Mr. Gohar Zaman Sub Engineer	O/O District Officer Water Management	O/O District Officer Water Management Chitral in

11

S.No	Name of Official/ Designation	From	To
10.	Mr. Shakeel Ahmad Sub Engineer	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan	O/O District Officer Water Management Mansehra in National Program for Improvement of Water Courses in NWFP, against the S.No.2.
11.	Mr. Kamran Naseem Sub Engineer	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan	O/O District Officer Water Management Swabi in National Program for Improvement of Water Courses in NWFP, against the S.No.3.
12.	Mr. Abdul Manan Sub Engineer	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan	O/O Deputy Director Water Management (F) District Peshawar in National Program for Improvement of Water Courses in NWFP, against S.No.4.
13.	Mr. Haroon ur Rashid Sub Engineer	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan	O/O District Officer Water Management Haripur in National Program for Improvement of Water Courses in NWFP, against the S.No.5.
14.	Mr. Javed Khan Sub Engineer	O/O District Officer Water Management in National Program for Improvement of Water Courses in NWFP, D.I.Khan	O/O District Officer Water Management Lower Dir in National Program for Improvement of Water Courses in NWFP, against the S.No.6.

1/1/05 - null

MM signed.

4759-2005
16/03/2005
Dir Water Management District Peshawar, 07/04/2005

FROM : DIR WATER MANAGEMENT NWFP PESH PHONE NO. : 091+9216984


Apr. 08 2025 12:39AM P1

NO. 4759-86/DWR dt. Peshawar Dt - 07/04/2005

2. Section Officer (Estt:), Govt: of NWFP, Agri.: L/Stock & Coop: Deptt., Peshawar.
 3. Director General Water Management National Program for Improvement of Water Courses in NWFP, Peshawar.
 4. Deputy Director Water Management District Peshawar.
 5. District officer Water Management D I.Khan, Chitral, Mansehra, Swabi, Haripur and Lower Dir.
 6. Assistant Director Water Management Hangu.
 7. All official concerned.
- for information and necessary action.

12

*Attest
Juz
Advocate*


Director,
On Farm Water Management,
NWFP, Peshawar.

13

**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
N.W.F.P, PESHAWAR.**

OFFICE ORDER

On the completion of NWFP On-Farm Water Management (World Bank Assisted) Project 30/6/2006. the following Sub Engineers of On-Farm Water Management Department is hereby transferred/adjusted from and to the offices noted against each in the interest of public service w.e.f 1/7/2006.

S.No	Name of Official	From	To
1.	Hafiz Muhammad Ishfaq	O/O Dy. Director W/M (F) Peshawar (WBA) Project	O/O Distt: Officer W/M Charsadda against the vacant post in NPIWCs Project
2.	Muhammad Arif	O/O Distt: Officer W/M D.I.Khan (WBA) Project	O/O Distt: Officer W/M Nowshera against the vacant post in NPIWCs Project
3.	Shakeel Akhtar	O/O Asstt: Director W/M Tank (WBA) Project	O/O Distt: Officer W/M Nowshera against the vacant post in NPIWCs Project

No. TA/DA is allowed.

Sd/-
Director General,
On Farm Water Management,
N.W.F.P, Peshawar.

No. 4713-19 /DGOFWM dated Peshawar the, 12/6 /2006.

Copy to the:-

1. Director General, Water Management NPIWCs NWFP, Peshawar.
2. Dy. Director, W/M (F) District Peshawar.
3. District Account Officers Charsadda & Nowshera
4. District Officer, W/M Charsadda, D.I.Khan & Nowshera.
5. Accounts Officers (P) Directorate (WBA) Project Peshawar.
6. Asstt: Director, W/M Tank.
7. All official concerned for information.

*Attested
General*

[Signature]
Director General,
On Farm Water Management,
N.W.F.P, Peshawar.

14

OFFICE ORDER

The following Transfer/posting amongst the Sub Engineers of On-Farm Water Management Department is ordered in the interest of public service with immediate effect.

S. No.	Name & Designation	From	To
1.	Hafiz Muhammad Ishfaq Sub Engineer	Office of the District Officer Water Management Charsadda Under NPI project.	Office of the District Officer Water Management D.I.Khan under National Program Against S.No 2
2.	Shiekh Jamshed Ahmad Sub Engineer	Office of the District Officer Water Management D.I.Khan under National Program	Office of the District Officer Water Management Charsadda Under NPI project against S.No 1

No T.A/D.A is allowed for official at S.No 1.

Sd/-
Director General,
On Farm Water Management,
N.W.F.P, Peshawar.

No. 6839-616 /DWM dated Peshawar the 13-9-2006

Copy to the:-

1. Private Secretary to Minister for Agri: L/Stock & Coop: Deptt: NWFP, Peshawar with reference to directives of Mulana Lutfur Rahman MPA.
 2. Director General NPIWCs NWFP Peshawar.
 3. District Officer Water Management Charsadda and D.I.Khan.
 4. District Accounts Officer Charsadda and D.I.Khan.
 5. All officials concerned.
- for information and necessary action.

Attested
[Signature]

[Signature]
Director General,
On Farm Water Management,
N.W.F.P, Peshawar.

Be Ha Copy of Ann

**DIRECTORATE GENERAL WATER MANAGEMENT NATIONAL PRGRAME FOR
IMPROVEMENT OF WATERCOLRES IN PAKISTAN (NWFP COMPONENT)**

B
15

OFFICE ORDER

The following Sub-Engineer are transferred in the public interest with immediate effect:-

S.No	Name and Designation	From	To
1.	Hafiz Muhammad Ishfaq S/E	District office water Management NPI D.I Khan	District office water Management NPI Batagram Vice No.2
2.	Mr. Tabassum Nawaz S/E	District office water Management NPI Batagram	District office water Management NPI D.I Khan Vice No.1

Sd/Director General

No. 288/DG/WM/NP

dated Peshawar the 26/02/2007

Copy to:-

1. PS to Secretary Govt of NWFP, Agrl:l/Stock and corp. Department Peshawar.
2. The Section Officer (Esti) govt of NWFP Agrl:l/Stock and corp. Department Peshawar with reference to his letter No.SOE(AD)3(3)5/06 WM dated 22/02/2007.
3. The District Officer Water Management D.I Khan and Batagram.
4. The District Accounts Officers D.I Khan and Batagram.
5. The Officials concerned.

Sd
Astt: Director (AA)

DIRECTORATE GENERAL WATER MANAGEMENT NATIONAL PROGRAM FOR IMPROVEMENT OF WATERCOURSES IN PAKISTAN (NWFP COMPONENT)

OFFICE ORDER

The following Sub-Engineers are transferred in the public interest with immediate effect:-

S.No.	Name & Designation	From	To
1	Hafiz Mohammad Ishtaq S/E	Distt. Office Water Management NPI D.I.Khan	Distt. Office Water Management - NPI Battagram vice No.2
2	Mr. Tabassum Nawaz S/E	Distt. Office Water Management NPI Battagram	Distt. Office Water Management NPI D.I.Khan vice No.1

Sd/- Director General

No.

/DG/WM/NP/ dated Peshawar the

26/2/2007

Copy to :-

1. PS to Secretary Govt. of NWFP, Agri. D/Stock & Coop. Deptt. Peshawar
2. The Section Officer (Esst.) Govt. of NWFP, Agri. D/Stock & Coop. Peshawar with ref. to his letter No SCE(AD)1(3) 5/06 WM dt. 22/2/2007
3. The Distt. Officer Water Management, D.I.Khan & Battagram
4. The Distt. Accounts Officers D.I.KHAN and Battagram
5. The District Engineer

[Signature]
26/2/07
Sd/- Director (A+A)

[Signature]
Aftab
Junior

67
B
15

DIRECTORATE GENERAL WATER MANAGEMENT "NATIONAL PROGRAM FOR IMPROVEMENT OF WATERCOURSES" NWFP PESHAWAR:

OFFICE ORDER

In continuation of this office order No. 285 dated 26-02-2007, the following transfer/posting /leave of the Sub-Engineers is ordered in the public interest with immediate effect.

16

S.No	Name & Designation	From	To
1	Rafi-ul-Islam Tariq	District Office Water Management NPI Kohat	Granted 240 days extra ordinary leave with out pay.
2	Hafiz Muhammad Islfaq	Under transfer to District Office Water Management NPI Battagram	District Office Water Management NPI Kohat. Vice S.No.1

No. 360 /DG/WM/NP/ dated Peshawar the
Copy to:-

- sd -
Director General
07/03 /2007

1. The District Officer Water Management NPI Battagram & Kohat.
2. The District Account Officer Battagram Kohat.

A. H. Shah
[Signature]

[Signature]
Assistant Director (A+A) 3/3/07

Attention: Hafiz M. Ishfaq

FROM :

FAX NO. :

Dec. 29 2006 03:29AM P1

D

**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

17

OFFICE ORDER

The following Sub-Engineers of On-Farm Water Management Department are hereby transferred/posted from and to the offices mentioned against each with immediate effect in the interest of public service.

S.No.	Name & Designation	From	To
1	Hafiz Muhammad Ishfaq Sub-Engineer	O/O District Officer OFWM, Chitral	O/O District Officer OFWM, Kohat
2	Mobashir Ali Shah Sub-Engineer	O/O District Officer OFWM, Kohat.	O/O District Officer OFWM, Chitral.

Sd/-
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar.

No. 2373 /DG OFWM dated Peshawar the, 30 / 11 /2010.

Copy to the:

1. Private Secretary to Minister for Agriculture Govt. of Khyber Pakhtunkhwa, Peshawar.
2. Executive District Officers (Agri.) Chitral & Kohat.
3. District Officers OFWM, Chitral & Kohat.
4. District Accounts Officers Chitral & Kohat.
5. Officials Concerned.

For information and necessary action.

Affected
[Signature]

[Signature]
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar.

Better copy of (E)

(18)

**DIRECTOR GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER:

Mr. Hafiz Muhammad ^{Ishfaq} ~~Iqbal~~ Sub Engineer Working Against Developmental Post NP Water Courses in the Office the District Officer on farm water Management Lakki Marwat is hereby transferred / posted against the current budget this post of Sub Engineer in the Office of the District Officer on Farm Water Management, Dir Lower with immediate effect in he interest of Public Service.

Sd/-
Director general
On Farm Water Management,
Khyber Pakhtunkhwa Peshawar

No. 4345-57 /DG/OFMW

dated Peshawar the 3.12.2014

Copy to the:-

1. Section Officer (Estt) Government of Khyber Pakhtunkhwa Peshawar, AGri Culture Live Stock & Coop, Deptt: Peshawar.
2. Director General Water Management (NPIWC's) Khyber Pakhtunkhwa, Peshawar.
3. District Officer on Farm Water Management Lakki Marwat & Dir Lower.
4. Executive District Officer (Agri) Lakki Marwat & Dir Lower.
5. District Account Officer Lakki Marwat & Dirt Lower.
6. Official Concerned.

For Information & Necessary Action.

**Director General,
On Farm, Water Management,
Khyber Pakhtunkhwa Peshawar**

18

E

DIRECTORATE GENERAL, ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR

330614

OFFICE ORDER

Mr. Hafiz Muhammad Ishfaq Sub Engineer working against developmental post (NPIWCs) in O/O the District Officer On Farm Water Management Lakki Marwat is hereby transferred/posted against the current budget vacant post of Sub Engineer in the O/O the District Officer On Farm Water Management Dir Lower with immediate effect in the interest of public service.

Leung 12/2011

Sd/-
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar.

No. 43055/DG OFWM

dated Peshawar the, 3/12 /2011.

Copy to the:-

1. Section Officer (Estt.) Government of Khyber Pakhtunkhwa, Agri, L/Stock & Coop. Deptt: Peshawar.
2. Director General Water Management (NPIWCs) Khyber Pakhtunkhwa, Peshawar.
3. Executive District Officers (Agri:) Lakki Marwat & Dir Lower.
4. District Officers OFWM, Lakki Marwat & Dir Lower.
5. District Accounts Officers Lakki Marwat & Dir Lower.
6. Official concerned.

For information and necessary action.

[Signature]
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

Better copy

7 (F)

19

**DIRECTOR GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER:

Mr. Hafiz Muhammad Iqbal ^{gshfaq} Sub Engineer (BPS-11) office of the District Officer for Water Management Dir Lower working against current budget side hereby transferred posted in the office District Officer on Farm Water Management Dera Ismail Khan against the duly created current budget post Sub-Engineer Post w.e.f 01-07-2012 in the Interest of Public Service.

Sd/-
Director general
On Farm Water Management,
Khyber Pakhtunkhwa Peshawar.

No. 3034-40/DG/OFMW

dated Peshawar the 21/7 2012

Copy to the:-

1. Executive District Officer Agriculture Dera Ismail Khan & Dir Lower.
2. District Officer on farm Water Management Dera Ismail Khan & Dir Lower.
3. District Accounts Officer Dera Ismail Khan & Dir Lower.
4. Official Concerned.

For Information & Necessary Action.

Director General,
On Farm, Water Management,
Khyber Pakhtunkhwa Peshawar.

Mr. Gul Rehman / Hafiz Wahed

F

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR

19

Mr. Hafiz Muhammad Inayatullah
Water Management Dir Lower Dir
District Officer On Farm Water Management
Sub Engineer (S.S. II) well

Mr. D. Khan
District Officer On Farm Water Management
Sub Engineer (S.S. II) well

Sd/-
Director General
On Farm Water Management
Khyber Pakhtunkhwa, Peshawar

No. 3034/DG/OFWM

Peshawar, the 23/7/12

Copy to be sent to:
District Officer (General) Peshawar & Lower Dir
District Officer On Farm Water Management Peshawar & Lower Dir
District Accounts Officer Peshawar & Lower Dir
Information and records

3034/DG/OFWM dt 23/7/12

Lower Dir
to
D. Khan

Sd/-
Director General
On Farm Water Management
Khyber Pakhtunkhwa, Peshawar

Attested
[Signature]

03339968936

**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA**

OFFICE ORDER

20

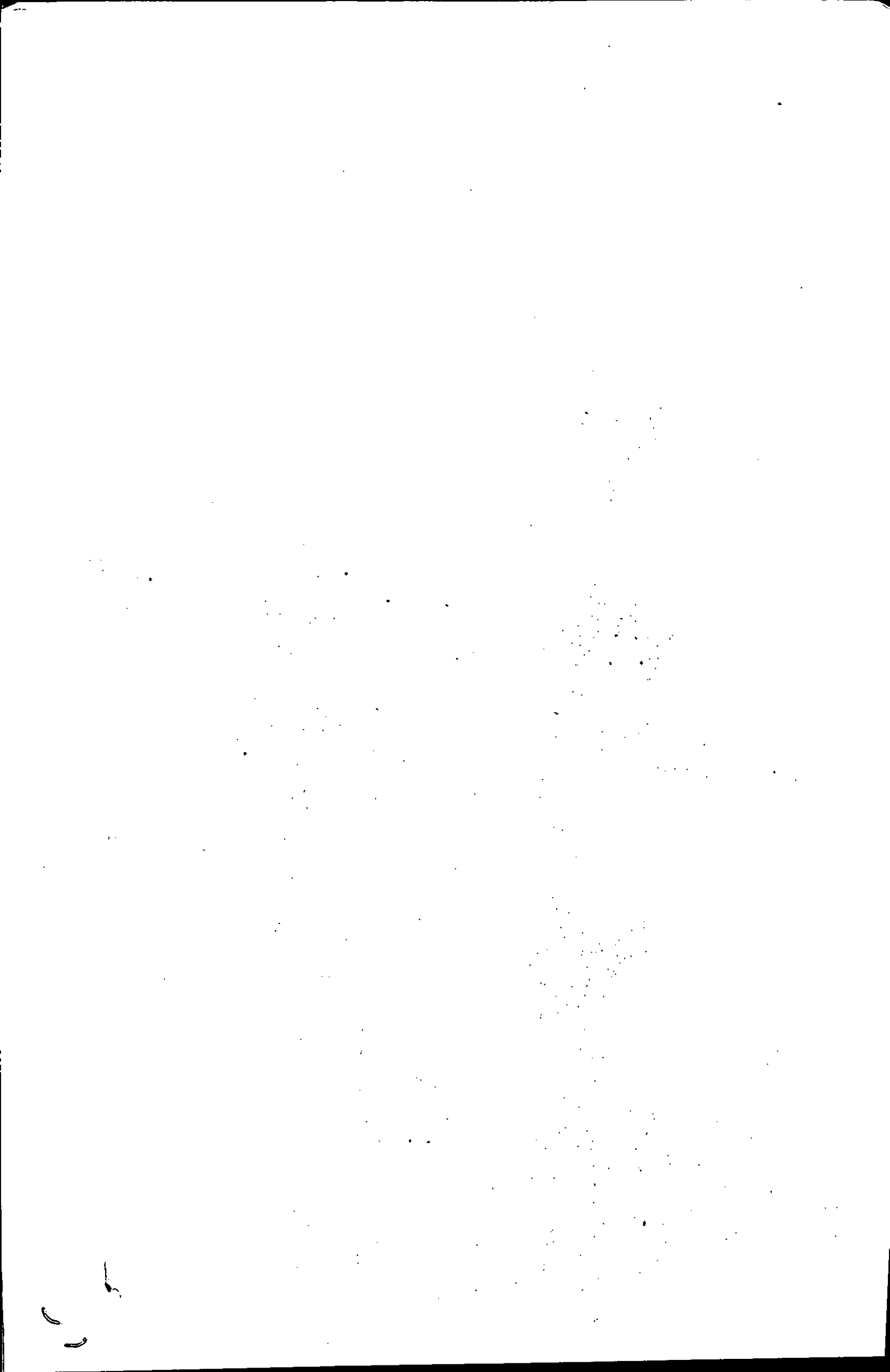
In suppression of this office order No. 1281-4384 dated 17/10/2012 the following adjustment/posting/transfer orders of Sub Engineers (BS-11) of On Farm Water Management Department from and to the offices mentioned against each are hereby ordered w.e.from 01/07/2012 in the interest of public service.

S.#	Name & Designation	From	To
1	Mr. Jafir Ahmad Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Abbottabad	O/O District Officer On Farm Water Management Abbottabad against the newly created current budget post of Sub Engineer.
2	Munawar Khan Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Nowshera	O/O District Officer On Farm Water Management Buner against the current budget post of S/E vice S.No.20
3	Muhammad Sadiq Shah Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Tank	O/O District Officer On Farm Water Management Haripur against the current budget post of Sub Engineer. Vice S.No.22
4	Sakran Khan Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Battagram	O/O District Officer On Farm Water Management Battagram against the current budget vacant post of Sub Engineer.
5	Tilla Muhammad Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Charsadda	O/O District Officer On Farm Water Management, Charsadda against the newly created current budget post of Sub Engineer.
6	Umar Khan Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Shangla	O/O District Officer On Farm Water Management Shangla against the current budget vacant post of Sub Engineer.
7	Arahad Khan Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Charsadda	O/O District Officer On Farm Water Management Charsadda against the newly created current budget vacant post of Sub Engineer.
8	Tahir ullah Jan Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Nowshera	O/O Deputy Director, On Farm Water Management Swat against the newly created current budget post of Sub Engineer.
9	Abdul Ghani Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Kohistan	O/O District Officer On Farm Water Management D.I.Khan against the newly created current budget post of Sub Engineer.
10	Sheikh Jamshed Ahmed Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Dir Upper.	O/O District Officer On Farm Water Management, Lakki Marwat against current budget post of Sub Engineer. Vice S.No. 25
11	Khadim Muhammad Sub Engineer	O/O District Officer On Farm Water Management (NPIWCs) Lakki Marwat	O/O District Officer On Farm Water Management Lakki Marwat against the current budget post of Sub Engineer. Vice S.No. 29

تعمیر و ترمیم
of S.No. 28

12	Ijaz Hussain Sub Engineer	O/O District Officer On Farm Water (NPIWCs) Baruru	Management	O/O District Officer On Farm Water Management Chitral against the current budget vacant post of Sub Engineer.
13	Shaukat Ali Sub Engineer	O/O Deputy Director On Farm Water (NPIWCs) Mardan	Management	O/O Deputy Director On Farm Water Management Mardan against the newly created current budget post of Sub Engineer.
14	Muhammad Arif Sub Engineer	O/O District Officer On Farm Water (NPIWCs) Dir Lower	Management	O/O District Officer On Farm Water Management Dir Lower against current budget vacant post of S/E.
15	Nadeem ur rehman Sub Engineer	O/O District Officer On Farm Water (NPIWCs) D.I.Khan	Management	O/O District Officer On Farm Water Management Chitral against the current budget vacant post of Sub Engineer.
16	Muhammad Ayaz Sub Engineer	O/O District Officer On Farm Water (NPIWCs) Kohat	Management	O/O District Officer On Farm Water Management Shangla against the newly created current budget post of S/E.
17	Irfad Ahmad Sub Engineer	O/O District Officer On Farm Water (NPIWCs) Haripur	Management	O/O District Officer On Farm Water Management Haripur against the newly created current budget post of S/E.
18	Shaukat Akhtar Sub Engineer	O/O District Officer On Farm Water (NPIWCs) D.I.Khan	Management	O/O District Officer On Farm Water Management D.I.Khan against the current budget post of S/E. Vice S.No. 28.
19	Hussain Ahmad Sub Engineer	O/O District Officer On Farm Water (NPIWCs) Lakki Marwat	Management	O/O District Officer On Farm Water Management Lakki Marwat against the newly created current budget post of Sub Engineer.
20	Muhammad Naem Sub Engineer	O/O District Officer On Farm Water Management Bannu (working against current budget post of S/E).	Management	O/O District Officer On Farm Water Management Hangu against newly created current budget post.
21	Abdul Rahim Sub Engineer	O/O Deputy Director (Field) On Farm Water Management Peshawar (NPIWCs)	Management	O/O Deputy Director (Field) On Farm Water Management Peshawar against the newly created current budget post of Sub Engineer.
22	Hussain Gul Sub Engineer	O/O District Officer On Farm Water Management Haripur (working against current budget post of S/E).	Management	O/O District Officer On Farm Water Management Nowshera against the newly created current budget post of Sub Engineer.
23	Ishfaq Kamal Sub Engineer	O/O Deputy Director (Field) On Farm Water Management (NPIWCs) Peshawar.	Management	O/O District Officer On Farm Water Management Nowshera against the newly created current budget post of Sub Engineer.
24	Abdul Latif Sub Engineer	O/O District Officer, On Farm Water Management, Hangu	Management	O/O District Officer, On Farm Water Management Malakand Against current budget post of Sub Engineer. Vice S.No. 26
25	Muhammad Ismail Sub Engineer	O/O District Officer, On Farm Water Management, Lakki Marwat.	Management	O/O District Officer, On Farm Water Management, Dir Lower against current budget vacant post of Sub Engineer.
26	Shah Navraz Sub Engineer	O/O District Officer On Farm Water Management Mardan	Management	O/O District Officer, On Farm Water Management, Hangu Against current budget post of Sub Engineer vice S.No. 24
27	Muhammad Shoaib Sub Engineer	O/O District Officer On Farm Water Management Charsadda	Management	O/O District Officer On Farm Water Management Abbottabad against current budget existing post of Sub Engineer. Vice S.No. 07

21



28	Hafiz Muhammad Ishfaq Sub Engineer	O/O District Officer On Farm Water Management D.I.Khan.	O/O District Officer On Farm Water Management Kohistan against the newly created current budget vacant post of Sub Engineer.
29	Sanatullah Sub Engineer	O/O District Officer On Farm Water Management Lakki Marwat	O/O District Officer On Farm Water Management Mansehra against newly created post of Sub Engineer.

Sd/-

Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

No. 4677-4780
/DG/OFWM

dated Peshawar

the, 16 / 11 / 2012.

Copy to the:-

1. PS to Minister for Agriculture Khyber Pakhtunkhwa, Peshawar.
2. Section Officer (Estt) Govt. of Khyber Pakhtunkhwa Agriculture, L/Stock & Coop; Department Peshawar with reference to his letter No. SOE(AD)3(3)6/2011 dated 17/10/2012.
3. Accountant General Khyber Pakhtunkhwa, Peshawar.
4. All Executive District Officer Agriculture in Khyber Pakhtunkhwa.
5. All Deputy Directors Water Management in Khyber Pakhtunkhwa.
6. All District Officer On Farm Water Management in Khyber Pakhtunkhwa.
7. All Accounts Officer in Khyber Pakhtunkhwa.
8. Officials concerned.

For information and necessary action.

Sanatullah
Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar

Do
Batkhel

Attestim Shahzad Sh.

**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER

The following posting/transfer of Sub Engineers (BS-11) of On Farm Water Management Department are hereby ordered from and to the offices mentioned against each with immediate effect in the interest of public service.

S.No	Name of Officers	From	To
1	Hafiz Muhammad Ishfaq Sub Engineer (BS-11)	O/O District Officer On Farm Water Management, Kohistan	O/O District Officer On Farm Water Management, Tank.
2	Mr. Khair Ahmad Sub Engineer (BS-11)	O/O District Officer, On Farm Water Management, Tank.	O/O District Officer On Farm Water Management, Kohistan Vice S.No.01

Sd/-
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

No. 5310-18
/DG/OFWM

dated Peshawar the, 26/12/2012.

Copy to the:-

1. P.S to Minister for Agriculture Khyber Pakhtunkhwa.
2. Executive District Officers (Agri) Kohistan & Tank.
3. District Officer On Farm Water Management Kohistan & Tank.
4. District Accounts Officer Kohistan & Tank.
5. Officials concerned.

For information and necessary action.

*Attested
Jamil*

[Signature]
Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR

H/1

OFFICE ORDER

24

The posting/transfer order of Sub Engineers (BS-11) of On Farm Water Management Department issued vide this office order No. 5310-18/DG/OFWM dated 26/12/2012 is hereby partially modified and the name of incumbent at S.No. 02 Khair Ahmad Sub Engineer may be read as Saeed Ahmad Shah Sub Engineer (BS-11) in the interest of public service.

Now the fresh order is:

S.N	Name of Officers	From	To
1	Hafiz Muhammad Ishfaq Sub Engineer (BS-11)	O/O District Officer On Farm Water Management, Kohistan	O/O District Officer On Farm Water Management, Tank.
2	Mr. Saeed Ahmad Shah Sub Engineer (BS-11)	O/O District Officer, On Farm Water Management, Tank.	O/O District Officer On Farm Water Management, Kohistan Vice S.No.01

Sd/-
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

No. 347-53 /DG/OFWM

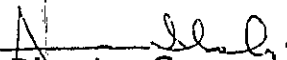
dated Peshawar

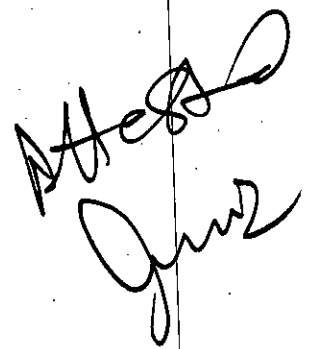
the, 30/01 /2013.

Copy to the:

1. PS to Minister for Agriculture Khyber Pakhtunkhwa, Peshawar.
2. District Officers On Farm Water Management Tank & Kohistan.
3. District Accounts Officer Tank & Kohistan.
4. Officials concerned.

For information and necessary action.


Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar



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**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER

The following posting/transfer of Sub Engineers (BS-11) of On Farm Water Management Department are hereby ordered from and to the offices mentioned against each with immediate effect in the interest of public service.

S.No	Name of Official	From	To
1	Saeed Ahmad Snaah Sub Engineer (BS-11)	O/O the District Officer On Farm Water Management Kohistan	O/O the District Officer On Farm Water Management Tank
2	Hafiz-Muhammad-Ishfaq Sub Engineer (BS-11)	O/O the District Officer On Farm Water Management Tank	O/O the District Officer On Farm Water Management Bannu
3	Khalid Khan Sub Engineer (BS-11)	O/O the District Officer On Farm Water Management Bannu	O/O the District Officer On Farm Water Management Kohistan. Vice S.No.02

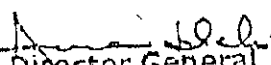
Sd/-

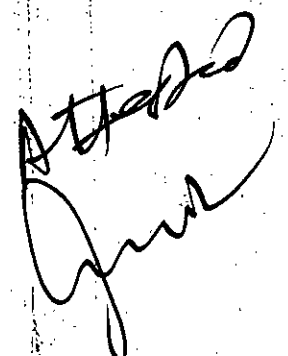
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

No. 829-39 / DG / OFWM
Copy to the:

dated Peshawar the, 4-3- /2013.

1. PS to Minister for Agriculture Khyber Pakhtunkhwa, Peshawar with reference to his letter No. PS/MIN/AGRI/KHYBER PAKHTUNKHWA/2011 dated 28/02/2013.
 2. Section Officer (Estt.) Government of Khyber Pakhtunkhwa, Agriculture, L/Stock & Coop: Department Peshawar.
 3. District Officers On Farm Water Management Tank, Kohistan & Bannu.
 4. District Accounts Officer Tank, Kohistan & Bannu.
 5. Officials concerned.
- For information and necessary action.


Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar



FROM : FIA PESHAWAR
FROM :

FAX NO. : 0919217812

11 Apr. 2013 9:46AM P1

FAX NO. :

May. 07 2009 08:17AM P1

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR

OFFICE ORDER

The posting/transfer order issued vide this office order No.829-39 dated 04/3/2013 is hereby cancelled in the interest of public service.

Sd/-
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar


dated Peshawar the, 10/4/2013.

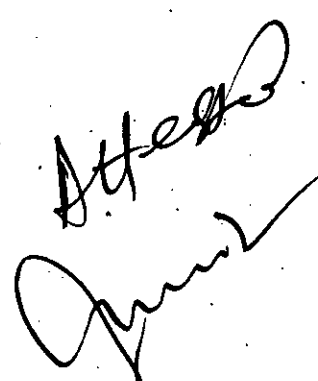
No. 1394-1402
/DG/OFWM

Copy to the:

1. PS to Minister for Agriculture Khyber Pakhtunkhwa, Peshawar.
2. District Officers On Farm Water Management Tank, Kohistan & Bannu.
3. District Accounts Officer Tank, Kohistan & Bannu.
4. Officials concerned.

For information and necessary action.


Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar



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**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER

The following posting/transfer of Sub-Engineers (BS-11) of On Farm Water Management Department are hereby ordered from and to the offices mentioned against each with immediate effect in the interest of public service.

S.No.	Name of Official	From	To
1	Muhammad Sadiq Shah, Sub-Engineer (BS-11)	o/o District Director On Farm Water Management Haripur	o/o District Officer On Farm Water Management Tank
2	Hafiz Muhammad Ishfaq, Sub-Engineer (BS-11)	o/o District Officer On Farm Water Management Tank	o/o District Director On Farm Water Management Haripur

Sd/xx

Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar.

No. 13-55 /DG OFWM dated Peshawar the, 9/1 /2014.

Copy to the:

1. P.S to Minister for Agriculture, Khyber Pakhtunkhwa Peshawar.
2. District Director On Farm Water Management, Haripur.
3. District Officer On Farm Water Management Tank.
4. District Accounts Officers, Haripur & Tank.
5. Official concerned.

For information & necessary action:

(Handwritten signature)
Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar.

(Large handwritten signature)

**DIRECTORATE GENERAL ON FARM WATER MANAGEMENT
KHYBER PAKHTUNKHWA, PESHAWAR**

OFFICE ORDER

28 M

The following posting/transfer of Sub Engineers (BS-11) of On Farm Water Management Department are hereby ordered from and to the offices mentioned against each with immediate effect in the interest of public service.

S.No	Name of Official	From	To
1	Mr. Saeed Ahmad Shah Sub Engineer (BS-11)	O/O the District Officer On Farm Water Management Dir Lower	O/O the District Officer On Farm Water Management Tank
2	Hafiz Muhammad Ishfaq Sub Engineer (BS-11)	O/O the District Officer On Farm Water Management Tank	O/O the District Officer On Farm Water Management Dir Lower. Vice S.No. 01

Sd/-

Director General,
On Farm Water Management,
Khyber Pakhtunkhwa, Peshawar

No. 87-93 /DG/OFWM

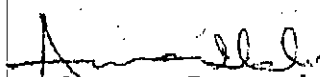
dated Peshawar

the, 15/1 /2014.

Copy to the:

1. PS to Minister for Agriculture Khyber Pakhtunkhwa, Peshawar.
2. District Officer On Farm Water Management Dir Lower & Tank.
3. District Accounts Officers Dir Lower & Tank.
4. Officials concerned.

For information and necessary action.


Director General
On Farm Water Management
Khyber Pakhtunkhwa Peshawar

*Attest
Just*

~~Mention - Mr. Erad Rehman sa~~

29

N

To,

The Secretary Agriculture,
Government of K.P.K.,
Civil Secretariat Peshawar.

Through:- Proper Channel

SUBJECT:- DEPARTMENTAL APPEAL AGAINST THE
ORDER BEARING ENDST NO. 87-
93/DG/O.F.W.M DATED 15-01-2014 WIDE
WHICH THE APPLICANT TRANSFER /
POSTING ORDER HAS BEEN ISSUED BY THE
D.G ON FORM WATER MANAGEMENT
KHYBER PAKHTUNKHWA PESHAWAR ON
THE POLITICAL BASES WITHOUT
COMPLETION OF NORMAL TENURE.

R/Sir,

The Applicant submits the following the few lines for
your sympathetic please.

1. That the Applicant has serving in the on Form Water Management Department of Khyber Pakhtunkhwa from the year 1984 and after appointment the applicant perform his duties in different station of the province and was made rolling stone and finally was transfer to tank where

Attested
Gur

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the applicant took over the charge in the month of April-2013.

2. That the applicant was performing his duty to the entire satisfaction and there is no complaint what so ever, when in the mean time transfer order bearing no 4955 dated 09-01-2014 was issued by the D.G where in the applicant transfer order from Tank to Harripur was passed. Copy is enclosed for kind perusal.
3. That order referred to above was not implemented when another order bearing no 87-93 dated 15-01-2014 has been issued by the D.G wide which the applicant has been transferred from Tank to Dir lower. Copy of order is enclosed for kind perusal.
4. That besides, the applicant is permanent resident of Dera Ismail Khan and his wife is teacher & is Posted in Government High School NO. 3 Dera Ismail Khan, therefore keeping in view the Policy of Government of Khyber Pakhtunkhwa, the applicant is also entitled to be posted at the station as provided under the notification of provincial Government.
5. That the order so passed by the D.G is based on Political Basis and Pressure which is against law of the land as well as the law laid down by the Supreme Court of

Ali Asad
June


Pakistan, that the Ministers, MNAs & MPAs have no concern with the matters of Government Servant, therefore the order impugned is liable to be recalled.

It is therefore requested that the impugned order of transfer may please be recalled / withdrawn so as to meet the ends of Justice.


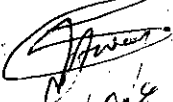
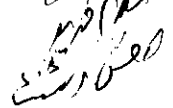
The applicant may please be afforded an opportunity personal hearing also.

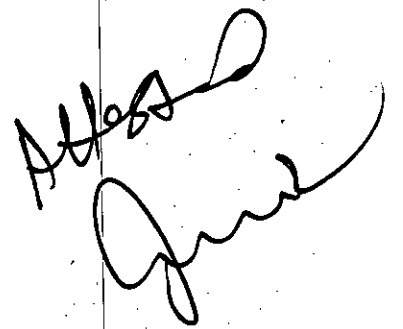
Your Obedient Servant,

Dated: 18-01-2014


Hafiz Muhammad Ishfaq
Sub-Engineer on Farm
Water Management
Tank

Copy in Advance to Secretary Agriculture Department Khyber
Pakhtunkhwa Peshawar.





32-34

ESTACODE

ESTABLISHMENT CODE NWFP 2000

VOLUME-I

A COMPENDIUM OF LAWS, RULES AND
INSTRUCTIONS RELATING TO THE TERMS AND
CONDITIONS OF PROVINCIAL CIVIL SERVANTS

COMPILED BY:
(O&M) SECTION
SERVICES & GENERAL ADMINISTRATION DEPARTMENT

**Policy of posting of serving Husband/
Wife in the same station.**

33

Sl.No.9

The following policy of the Federal Government with regard to the posting of husband and wife at one station of duty, has been adopted by the Provincial Government of NWFP in respect of its employees working in Government Departments, Autonomous and Semi-Autonomous Bodies in the NWFP:-

- (i) Where a request is made for posting at a different station in the same department/service/cadre in which an employee is already serving, the request may be accepted subject to availability of a post in the same BPS.
- (ii) If a request involves temporary deputation to another department, it may be processed in consultation with the concerned department, and may be accepted on the prescribed terms of deputation subject to availability of a post in the same BPS.
- (iii) When a request is made for permanent transfer to/absorption in another department/agency, the request may be processed in consultation with the department concerned, subject to the condition that in the event of permanent transfer, seniority shall be

determined in accordance with Section-8 of the NWFP Civil Servants Act, 1973 read with Rule-17 of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.

- (iv) If there is a tie between two or more Government servants for posting at the same station in the same department/unit of an organization, the Government servant with greater length of service may be preferred.
- (v) Request for posting by a spouse facing serious medical problems may be accorded highest priority.
- (vi) Husband already posted at one station, including those posted on deputation beyond the prescribed maximum period, may normally not be disturbed without compelling reasons of public interest. Requests for extension of deputation period beyond the permissible limit may be considered with compassion if interests of public service would permit.

2. The above guidelines are subject to the following conditions:-

- (i) Posting of husband and wife at the same station should not be made by dislocation of any Government servant already serving at a particular station unless his transfer is necessitated by compelling reasons of public interest or within the frame work of general policy of postings and transfer.
- (ii) The prescribed selection authority should be consulted in each case.


3. It is requested to follow the above policy strictly in letter and spirit.

(Authority:- Circular letter No.SORI(S&GAD)1-1/85(V.I), dt: 11.7.98)

34

SERVICE CERTIFICATE.

It is to certify that Mrs. Naila Afshan has been serving in E & S Education Department District DIKhan since 16.11.1983 as CT and at present she is working in GGHS, NO.3 DIKHAN.


DISTRICT OFFICER (FEMALE)
E & S EDUCATION DIKHAN
District Officer (Female)
Elementary & Secondary
Education D.I.Khan.

وکالت نامہ

کوریٹ فیس

قیمت ایک روپیہ

بعدالت جناب سید منیر حسین اور شاد اور
 منجانب
 صاحب شاد شاد نامہ حکومت سندھ
 دعویٰ یا جرم
 تفصیل دعویٰ یا جرم
 باعث تحریر آنکہ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف واسطے پیروی و جوابدہی برائے پیشی یا تصفیہ مقدمہ بمقام سید منیر حسین اور شاد اور
 کو حسب ذیل شرائط پر دیکھ کر کیا ہے، کہ میں ہر پیشی پر خود یا بذریعہ مختیار خاص رو برو عدالت حاضر ہونا ہوں گا اور ہر وقت بیکار کے جانے مقدمہ وکیل صاحب
 موصف کو اطلاع دیکر حاضر عدالت کروں گا، اگر پیشی پر منظر حاضر نہ ہوں اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور پر میرے برخلاف ہو گیا تو صاحب موصف
 اسکے کسی طرح ذمہ دار نہ ہوں گے، نیز وکیل صاحب موصف صدر مقام کچہری کے علاوہ کسی جگہ یا کچہری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل بیروی کرنے کے
 ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصف صدر مقام کچہری کے علاوہ کسی جگہ یا کچہری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل بیروی کرنے کے ذمہ دار نہ
 ہوں گے اور مقدمہ صدر مقام کچہری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے پیچھے پیش ہونے پر منظر کو کوئی نقصان پہنچے تو اس کے ذمہ
 دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا جتنی واپس کرنے کے بھی موصف ذمہ دار نہ ہوں گے۔ مجھ کو کل ساختہ پر داختہ صاحب موصف مشل کردہ
 ذات خود منظور قبول ہوگا اور صاحب موصف کو عرضی دعویٰ، یا جواب دعویٰ یا درخواست اجراءے ڈگری و نظریاتی اپیل و گرائی و ترم درخواست پر دستخط و تصدیق کرنے کا
 بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کرانے اور ہر قسم کاروبار قبول کرنے اور رسید دینے اور داخل کرنے اور ہر قسم کے بیان دینے اور اس پر تاشی یا راضی نامہ دینے پر
 ملتف کرنے، اقبال دعویٰ کا بھی اختیار ہوگا۔ اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکورہ بیرون از کچہری صدر بیروی مقدمہ مذکورہ نظریاتی اپیل و گرائی اور آمدگی
 مقدمہ یا سنوٹی ڈگری یکطرفہ یا درخواست حکم اختتامی یا قری یا گرفتاری قبل از فیصلہ اجراءے ڈگری بھی صاحب موصف کو بشرط ادا کسی تلجہ حقانہ بیروی کا اختیار ہوگا
 اور تمام ساختہ پر داختہ صاحب موصف مشل کردہ ذات خود منظور قبول ہوگا اور بصورت ضرورت صاحب موصف کو یہ بھی اختیار ہوگا کہ مقدمہ مذکورہ مالکے کسی جزو
 کی کاروائی یا بصورت درخواست نظریاتی اپیل یا گرائی یا دیگر معاملہ مقدمہ مذکورہ کی دوسرے وکیل یا پیر سر کواپنے بجائے یا اپنے ہمراہ مقرر کریں یا اور ایسے مشیر قانون کو
 بھی ہر امر میں وہی اور ویسے اقتیارات حاصل ہوں گے، جیسے صاحب موصف کو حاصل ہیں، اور دوران مقدمہ میں جو کچھ ہر جائت التواء پر دیا گیا، وہ صاحب
 موصف کا حق ہوگا مگر صاحب موصف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصف کو پورا اختیار ہوگا کہ وہ مقدمہ کی بیروانی نہ کریں اور ایسی
 صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصف کے برخلاف نہیں ہوگا۔

ردوان اللہ
 مشاور

گواہ

گواہ

مورخہ 22 مارچ 2011

مضمون وکالت نامہ سن لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

العبد

(عائد شاد شاد)

9/11/11

H Adv

22/3/11

Accepted

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR

SERVICE APPEAL NO 277/2014

Hafiz Muhammad Ishfaq

VS

Govt: of KPK etc

APPLICATION FOR TRANSFER OF ABOVE APPEAL TO CAMP COURT

D.I.KHAN

Respectfully Sheweth:

1. That the above titled service appeal is pending for adjudication before this honorable service tribunal and fixed for day.
2. That the appellant, respondents and departmental representatives belong to DIKhan division and camp court DIKhan is again functional to facilitate the people of southern areas of the province.
3. That it is very easy and convenient for the parties to appear before the service tribunal camp court DIKhan besides save the hardship and exchequer.

In view of the above submissions it is requested that the above mentioned appeal may kindly be transferred to Camp Court DIKhan.

Yours Humble Petitioner

Dated: /March 2014


Saeed Ahmad Shah
(Respondent no 4)

*Put up to the Court
with relevant appeal for
orders,*

*Reader
concerned,*

13/3/14