Ò		
	Date of	Order or other proceedings with signature of Judge or Magistrate
S.No.	order/	and that of parties where necessary.
	proceedings	
1	. 2	3
		Present.
	·	Mr. Muhammad Amin Ayub, For appellant Advocate
		Mr. Muhammad Adeel Butt, Addl. Advocate General alongwith For respondents. Saleem Shah, Supdt.
·	07.10.2021	Vide our detailed judgment of today in connected Service
		Appeal No. 953/2018, titled "Awais-ur-Rehman Vs. the
		Government of Khyber Pakhtunkhwa through Chief Secretary, and
		two others", this appeal is accepted as prayed for. Consequently,
		the respondents are directed to proceed under due course for
		substitution of Clause (e) of the Appendix against Serial No. 4 in
		Column No. 5 to provide for separation of 10% quota with
	. •	appropriate proportion having regard to the number of Sub
		Engineers who happened to have possessed the Degree of
		B.Tech (Hons) at the time of their joining the service and those
		who happened to have acquired such degree while in service after
		their appointment. There is no order as to cost. File be consigned
		(MIAN MUHAMMAD)
		Member(E) ANNOUNCED 07.10.2021

13.04.2021 Due to demise of Hon'able Chairman, the Tribunal is defunct, therefore, the case is adjourned to 13.07.2021 for the same.

Reader

13.07.2021 None for the appellant and Mr. Javed Ullah, Assistant Advocate General for respondents present.

Due to general strike of the Peshawar Bar Association, the case is adjourned to 24.11.2021 for the same before D.B.

(Rozina Rehman) Member (Judicial)

Chairman

21.09.2021

Appellant alongwith counsel and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Learned AAG seeks short adjournment, for preparation and assistance. Case to come up on 07.10.2021 for arguments before the available D.B.

(Rozina Rehman) Member(Judicial)

Chairman

01.01.2021 Due to summer vacation, case is adjourned to 13.04.2021 for the same as before.

ر الر Reader

24.02.2021

Counsel for the appellant and Addl: AG for respondents present.

The record shows that hearing in the instant matter was accelerated from 13.04.2021 to a date in last week of February 2021 i.e today. Learned AAG however, states that notice for the accelerated date was not received by the respondents while the expenses for the same have been deposited.

In order to remove the anomaly and in view of nature of the case it is adjourned to 04.03.2021. The learned counsel for the parties are expected to conclude their respective arguments on the next date.

(Mian Muhammad) Member (E) Chairman

04.03.2021

Junior to counsel for the appellant and Addl. AG for the respondents present.

Due to general strike on the call of Khyber Pakhtunkhwa Bar Council, the matter is adjourned to 13.04.2021 for hearing before the D.B.

Atıq-ur-Rehman Wazir)

Member(E)

Chairmann

Junior to counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Junior to counsel for the appellant seeks adjournment on the ground that learned senior counsel is busy before august Supreme Court of Pakistan. Adjourn. To come up for further proceedings on 11.05.2020 before D.B.

Member

Member

11.05.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 07.08.2020 before D.B.

07.08.2020

Due to summer vacation case to come up for the same on 27.10.2020 before D.B.

27.10.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

The Bar is observing general strike, therefore, the matter is adjourned to 01.01.2021 for hearing before the D.B.

Atiq-ur-Rehman Wazir)

Member

Chairman

Junior to counsel for the appellant present. Mr. Riaz Paindakheil 12.11.2019 learned Assistant Advocate General present.

> It appeared that the impugned notification was issued as a result of decision in Writ Petition No.1320-P/2017, hence perusal of copy of the Writ Petition would be relevant for the disposal of the present service appeal. Junior to counsel for the appellant seeks adjournment to submit copy of Writ Petition bearing No. 1320-P/2017. Adjourn. To come up for further proceedings on 06.12.2019 before D.B.

Member
The Bench is incomplete,
Therefor. Case is adjurned

to 11-2-2020

11.02.2020

6-12-2019

Appellant with counsel present. Mr. Usman Ghani learned District Attorney alongwith Abbas S.C present. Learned counsel for the appellant submitted additional documents placed on file of connected service appeal No.95/2018 filed by Awais ur Rehman. Copy of the same given to learned District Attorney. Adjournment requested. Adjourn. To come up for further proceedings on 09.03,2020 before D.B.

Member

16.10.2019

Learned counsel for the appellant present. Mr. Riaz Khan Paindakheil learned Assistant Advocate General present. Arguments heard. Learned AAG requested for time to produce recommendations by SSRC. Adjourned to 17.10.2019 for further proceedings before D.B.



Member

17.10.2019

Learned counsel for the appellant present. Mr. Riaz Paindakheil learned Assistant Advocate General alongwith Abbas Senior Clerk present. Representative of the respondent department submitted minutes of the meeting of SSRC dated 19.06.2013 and 16.04.2014, placed on file of Service Appeal No.953/2018 filed by Awais ur Rehman. Learned counsel for the appellant and learned AAG relied upon the arguments already heard. Adjourn. To come up for order on 31.10.2019 before D.B.



Member

31.10.2019

Appellant present. Junior to counsel for the appellant present. Mr. Riaz Paindakheil learned Assistant Advocate General present. Some points need further consideration. Adjourn. To come up for order on 12.11.2019 before S.B

(1) Member

Member

12.04.2019

Learned counsel for the appellant and Mr. Riaz Paindakhel learned Assistant Advocate General for the respondents present. Learned counsel for the appellant submitted rejoinder and seeks adjournment. Adjourn. To come up for arguments on 28.06.2019 before D.B.

Member

Member

28.06.2019 Counsel for the appellant and Addl: AG for respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. Case to come up for arguments on 12.09.2019 for arguments before D.B.

Member

Member

12.09.2019

Junior to counsel for the appellant present. Mr. Riaz Khan Paindakhel learned Assistant Advocate General alongwith Mr. Kaleem Statistical Officer for the respondents present. Junior to counsel for the appellant seeks adjournment as senior counsel for the appellant is busy before August Supreme Court of Pakistan in many cases. Adjourn. To come up for arguments on 26.11.2019 before D.B.

(Hussain Shah) Member (M Hamid Mughal)
Member

17.12.2018

Junior to counsel for the appellant and Mr. Kabir Ullah Khattak learned AAG present. Written reply not received. Mr. Narish Kumar Assistant representative of the respondents absent. Adjourn. To come up for written reply/comments on 23.01.2019 before S.B. Nolice be 1990.

Or the respolit for the date give ?.

Member

23.01.2019 Clerk to counsel for the appellant present. Written reply not submitted. Abbas Senior Clerk representative of the respondent department present and seeks adjournment to furnish written reply/comments. Granted. To come up for written reply/comments on 13.02.2019 before S.B.

Member

13.02.2019

Learned counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Abbas S.C present. Representative of the repsondents submitted written reply/comments. Adjourn. To come up for rejoinder/arguments on 12.04.2019 before D.B.

dember.

30.08.2018

Learned counsel for the appellant argued that he was appointed as Sub-Engineer in C&W Department on 14.01.2015, having degree of B.Tech (Hons) (Civil). Service Rules notified on 14.10.2014 had earmarked quota for promotion of B.Tech Sub-Engineers to the post of. SDO. That vide impugned notification dated 26.03.2018 10 % quota for promotion has been reserved for the above category but those Sub-Engineers who acquired the degree of B.Tech before joining service have been discriminated by merging their seniority/promotion quota with those who acquired same qualification during Amendments through notification referred to above is against the spirit of Section-8 of Civil Servants Act, 1973 and Rule-17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989. It is also discriminatory and violative of Article-25 of the Constitution of Islamic Republic of Pakistan.

Appellant Deposited
Security - Process Fee

Points urged need consideration. The appeal is admitted for regular hearing subject to deposit of security and process fee within 10 days, thereafter, notice be issued to the respondent for written reply/comments for 31.10.2018 before S.B.

(Ahmad Hassan) Member

31-10-2018 Due to Pretirement of Honoroble Chairman the Tribural is non-functional Therefore the lase is adjacened to when up for the Same on 17-12-2018

Reader

Form- A

FORM OF ORDER SHEET

Court of		
Case No.	959 /2018	4

	Case No	959 /2018
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	02/08/2018,	The appeal of Mr. Tariq Shah presented today by Mr. Khaled Rehman Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2	3-8-18	REGISTRAR > 18 10
2-		be put up there on 30-8-18.
		CHAIRMAN
	; · · · · · · · · · · · · · · · · · · ·	. ,
	of the second se	
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r. •		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 959/2018

Versus

The Govt. of KPK and others Respondents

INDEX

S.No.		Date	Annexure	Pages
1.	Memo of Service Appeal			1-6
	Credentials		A	7-8
3.	Notification thereby reserved 10% quota for promotion of Sub Engineers to the post of Assistant Engineer	13.01.1980	В	9-11.
4.	Notification thereby for the very first time through amendment 10% separate promotion quota was reserved for Sub-Engineers who had acquired Degree before joining the service	18.10.1986	C	12.
5.	Notification thereby 5% separate quota was reserved for promotion of those Sub Engineers who acquired degrees before joining the service and for those who acquired the requisite qualification during service	12.04.1992	D	13.
6.	Notification thereby 5% promotion quota was reserved for Sub-Engineers who had joined the Service as Engineering Graduates and those who had acquired the same Degree during service	12.01.1999	E	14.
7.	Notification thereby 20%, 8% & 7% quota respectively was reserved for promotion of Sub-Engineers holding Diploma (Civil/Mechanical/Electrical), Degree of B.E/B.Sc. Engineering (Civil/Mechanical/ Electrical) at the time of joining service and for those who had acquired the Degree during service respetively.	16.12.2011	F	15.
8.	Notification thereby for the category of the appellant i.e. B.Tech. (Hons) Degree holders	14.10.2014	G	16-

S.No	Description of Documents	Date -	Annexure	Pages
	(both who acquired the same before service and during service) 3.5% promotion quota was reserved			16.
9.	Impugned Notification thereby no separate quota was reserved for promotion to the post of SDO/Assistant Engineer in respect of Sub-Engineers who acquired B.Tech. (Hons) Degree at the time of appointment or during service.	26.03.2018	Н	17.
10.	Departmental Representation	16.04,2018	Ī	18-20
11.	Wakalat Nama			10-20

Through

Appellant

Khaled Rahman Advocate,

Supreme Court of Pakistan 3-D, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458 Cell # 0345-9337312

Dated: 02/07/2018

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 9

Service Takhtukhva Service Tribunal

Dinry No. 121

Dated 22 - 2

<u>Mr. Tariq Shah</u>

Sub-Engineer

Provincial Building Maintenance Cell, Peshawar.....

VERSUS

1. The Govt. of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

2. The Secretary

Govt. of Khyber Pakhtunkhwa Communication & Works Department, Civil Secretariat, Peshawar.

The Chief Engineer (Centre) 3.

Communication & Works Department Khyber Pakhtunkhwa, Peshawar

SERVICE APPEAL UNDER SECTION **OF** THE PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE **IMPUGNED** NOTIFICATION DATED 26.03.2018 ISSUED \mathbf{BY} RESPONDENT NO.2 WHEREBY THE APPELLANT BEING PRE-SERVICE B.TECH (HONS) DEGREE HOLDER ENGINEER WAS NOT ALLOWED SEPARATE QUOTA FROM THE IN-SERVICE B.TECH. DEGREE HOLDERS ENGINEERS AS ALLOWED TO GRADUATE SUB-ENGINEERS HAVING DEGREE OF B.E/B.SC ENGINEERING AGAINST WHICH APPELLANT PREFERRED DEPARTMENTAL APPEAL ON 16.04.2018 BUT THE SAME HAS NOT BEEN DECIDED WITHIN THE STATUTORY PERIOD OF 90 DAYS.

egist PRAYER:

On acceptance of the instant appeal, the impugned Notification dated 26.03.2018 may graciously be modified to the extent of joint promotion quota for B.Tech (Hons) Degree holder Sub-Engineers by separating the same from those Sub-Engineers who were in possession of B.Tech. (Hons) degree at the time of joining service and for those who had acquired the same qualification during

service on the analogy of B.E/B.Sc. Engineering Degree Holder with all back benefits.

Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

- 1. That appellant was appointed as Sub-Engineer in the Communication & Works Division on 14.01.2015. He has been performing his duties as Sub-Engineer at Provincial Building Maintenance Cell, Peshawar. He has qualified Degree of B.Tech. (Hons) (Civil) vide Credentials (Annex:-A). Throughout his career appellant has rendered unblemished and spotless services for the Department.
- 2. That the Provincial Government vide Notification dated 13.01.1980 (Annex:-B) reserved 10% quota for promotion to the post of Assistant Engineer from amongst Sub-Engineers. Likewise vide Notification dated 18.10.1986 (Annex:-C) for the very first time through amendment 10% separate promotion quota was reserved for those Sub-Engineers who had acquired Degree before joining the service. This practice remained in field till 1992 when through amendments vide Notification dated 12.04.1992 (Annex:-D) 5% separate quota was reserved for promotion of those Sub Engineers who acquired degrees before joining the service and for those who acquired the requisite qualification during service.
- 3. That vide Notification dated 12.01.1999 (*Annex:-E*) 5% promotion quota was also reserved for Sub-Engineers who had joined the Service as Engineering Graduates and those who had acquired the same Degree during service. It is pertinent to mention here that vide Notification dated 16.12.2011 (*Annex:-F*) 20% promotion quota was reserved for promotion of Sub-Engineers holding Diploma (Civil/Mechanical/Electrical) and 8% promotion quota was reserved for those holding Degree of B.E/B.Sc. Engineering (Civil/Mechanical/ Electrical) at the time of joining service and 07% quota for those who had acquired the Degree during service.
- 4. That through an amendment vide Notification dated 14.10.2014 (Annex:-G) for the category of the appellant i.e. B.Tech. (Hons) Degree holders 3.5% promotion quota was reserved for both who acquired the same before

service and during service, thus a different yardstick was applied/used against the appellant.

- 5. That considering the genuine demand of B.Tech. (Hons) degree holder Sub Engineers, in light of the judgment of the Hon'ble Peshawar High Court and after observing all the codal formalities, a meeting of Standing Service Rules Committee was held under the chairmanship of Respondent No.2 wherein recommendation was made for reservation of 10% quota for promotion to the post of SDO/Assistant Engineer (BS-17) in respect of B.Tech. (Hons) degree holder Sub-Engineers but did not separate the quota of both the categories of B.Tech. Degree holders.
- 6. That in the C&W Department, there are two categories of B.Tech (Hons) Degree Holder Sub-Engineers i.e. one those who have acquired B.Tech (Hons) Degree before joining service and the other is that who have obtained the said degree during service.
- 7. **That** vide impugned Notification dated 26.03.2018 (*Annex:-H*), a separate quotas has been notified for promotion of other cadre of Graduate Sub-Engineers holding Degrees B.E/B.Sc. Engineering to the post of SDO/Assistant Engineer as under:-
 - (c) five percent (5%) by promotion, on the basis of seniority-cumfitness, from amongst the Sub Engineers who possess *Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) at the time of their joining service* and have passed Departmental Promotion Examination with 05 (five) years service as such;
 - (d) three and half percent (3.5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who acquired Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) during service and have passed Departmental Promotion Examination with 05 (five) years service as such.
- 8. That on the other hand, vide the same impugned Notification ibid, a different yardstick has been used for promotion quota in respect of Sub Engineers who acquired B.Tech. (Hons) Degree during service or before joining their service and reserved 10% joint quota for their promotion to the post of SDO/Assistant Engineer as under:-

ten percent (10%) by promotion, on the basis of seniority-cumfitness, from amongst the Sub Engineers having Degree of **B-Tech** (Hons) and having passed Departmental Promotion Examination with 05 (five) years service as such;

Thus the Sub-Engineers who acquired Degree of B-Tech (Hons) before their joining service have been discriminated by merging their seniority/promotion quota with those who acquired the same qualification during service.

9. **That** the appellant being aggrieved of the impugned Notification 26.03.2018 ibid, preferred Departmental Representation (*Annex:-I*) dated 16.04.2018 before the competent authority but the same was not responded within the statutory period of 90 days, hence the instant appeal inter-alia on the following grounds:-

GROUNDS:-

- A. That the impugned Notification dated 26.03.2018 is in violation of Section-8 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 and unlawfully issued the impugned Notification dated 26.03.2018 which is illegal, unlawful, unjust, and hence not sustainable in the eye of law.
- B. That the department discriminated appellant as on one hand in the same department similarly placed and his other colleagues were awarded double chance of the career progression in the shape of separate promotion quota while on the other the same benefit was not extended to the appellant by maintaining combined promotion quota/seniority of B-Tech (Hons) degree holders (before joining or during service), which is not sustainable in the eye of law.
- C. That appellant was highly discriminated because as per Article 4 & 25 of the Constitution of Islamic Republic of Pakistan 1973, every citizen of the mother land should be treated in accordance with law and policy hence the acts and omissions of the Department of not treating B-Tech (Hons) Degree holders at par with pre and in-service B.E/B.Sc. Engineering Degree holders, is illegal and not tenable.

- D. That the impugned Notification ibid, is not only against the valuable rights of the appellant but also department imposed upon him major penalty in shape of joint seniority list because appellant will be thrown at the bottom of the seniority list of B-Tech (Hons) Degree holder Sub-Engineers, hence the same is against the norms of justice and not sustainable under the law.
- E. That the even otherwise it is the settled principle that while formulating/designing policies for different categories of civil servants, it is incumbent upon the authority concerned to avoid discriminatory treatment/provisions but in the case of appellant he has been meted out discriminatory treatment, which severely affected his career progression.
- F. That it is settled practice of the Respondent Department that they had reserved separate promotion quota amongst the Sub-Engineers who had acquired their degrees before joining the service and for those who had acquired the same during service. It is evident from the Notification of the same Department that this practice remained in filed and the Department had allocated separate promotion quota for the categories of Sub-Engineers and now since the creation of the post i.e. B.Tech. (Hons) Degree holders in the same Department, they have maintained different methods for promotion and reserved 10% quota amongst the B.Tech (Hons) holder inspite of the fact that it was practice of the Department that in similar circumstances they have allocated separate promotion quota for the two categories but in case of the appellant clear discrimination has been made which is against the principle of natural justice and fair-play.
- G. That it is vested right of every civil servant for further promotion subject to condition of his eligibility and fitness. It is an admitted fact that appellant being eligible was to be promoted against the next higher post but due to discriminatory treatment of the Department in the shape of merging promotion quota two categories of B.Tech degree holders. The appellant has been illegally deprived of his rights.
- H. **That** the appellate authority also failed to decide the departmental appeal of appellant without any lawful justification and as per Section-24A of the General Clauses Act, 1897 the appellate authority was bound to decide the

departmental appeal fairly, justly and within reasonable time.

I. That appellant would like to offer some other grounds during the course of arguments.

It is, therefore, respectfully requested that the impugned Notification dated 26.03.2018 may graciously be modified to the extent of joint promotion quota for B-Tech (Hons) Degree holder Sub Engineers by separating the same for those Sub Engineers who acquired B-Tech (Hons) Degree at the time of joining service and for those who had acquired the same qualification during service on the analogy of B.E/B.Sc. Engineering Degree holders.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Khaled Rahman.

Advocate,

Supreme Court of Pakistan

Dated: 02/08/2018

ANNE P'Z

Areston University

- Kohat - Pakistan

This is to Certify That

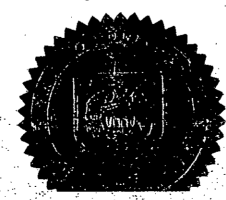
Tarin Shah Afridi

Has satisfactorily and completely fulfilled all requirements for the prescribed studies and the examinations of the University, and has, therefore, been admitted to the Degree of

Bachelor of Technology (Honours) in Civil Technology

In testimony whereof, this Degree has been issued under authorized signatures and official seal of the University, on this thirtieth day of November 2013.

Chancellar



An Baloch Rrystrar



OFFICIAL TRANSCRIPT

Office of the Registrar: OTS Road, Near Eid Gah, Kohat City, Pakistan Tel: 92-922-518511-3, Fax: 92-922-518514

Study Campus: PESHAWAR, PAKISTAN

Name: Tariq Shah Afridi Registration No: 17M2-311019 Program: B-Tech (Hons) Date of Birth: April 24, 1978 Specialization: Civil

Date of Registration: November 19, 2011 Date of Issue: November 23, 2013 Date of Completion: November 20, 2013

Date of Issue. November 23, 2013			Date of Con	ipletion: Novem	ber 20, 201:	3
	Gredit Hours		Marks Ob	t. Grade	Remarks	
First Semester						
Industrial Training	15		94	Α	•	•
٥		Total	94	Sem GPA	4.0	** ***
Second Semester		_			· '1	
Industrial Training	15		95) A A		
		Total	95	Sêm GPA	4.0	
Third Semester						
Industrial Training	15		96	Α		
:		Total	96	Sem GPA	4.0	
Fourth Semester		-		•		
Applied Mathematics-I	3		90	A		
Water Supply and Sanitary Engineering	3		72	C		
Design of Concrete Structures	3		71	· c .		
Soil Mechanics	, 3		72	over grow C		
		Total	305	Sem GPA	2.5	7
Fifth Semester						
Engineering Management	3	•	90	Α		
Steel Structures	3		70	⊕), C		
Foundation Engineering	3		84	}}}} ,B ⋅ ⋅		
Hydrology	3		70	ૈ ^ર ્ષિં _દ C		
		Total	314	Sem GPA	2.8	
Sixth Semester					•	*.
Project Management	3		91	7 7 7 A 5		- '
Tunnel Engineering	3		80	В		
Road Engineering	3	•	82	В		
Project	3	,-	90	A	•	
	1. 1	Total	343	Sem GPA	3.5	
	`Gr	and Total	1247	Cum GPA	3.1	

Number of Courses Passed 12 Number of Courses Exempted Number of Courses Required for Degree Program Completed in Summer 2013 - Qualified for Degree:

This document is not valid without signature and official seal.

The University reserves the right to correct any error or omission made inadvertently in the Transcript.

Degree Requirement: Grade:

Bachelors Program: Cumulative GPA= 2.0 Masters Program: Cumulative GPA = 2.2

A = 90~100%, B = 80~89%, C = 70~79%, D = 60~69%, F(Fail) = 0~59% T = Transfer Credit Granted, Each subject carries maximum 100 marks.

A = 4.0, B = 3.0, C = 2.0, D = 1.0, F = 0.0

henticity of Degree / Transcripts, employers / relevant agenc /erification): 85, Street 3, H-8/1, Islamabad, Pakistan Tel: +9

Grade Poir

D.P.O

Checked by: Asstt. Registrar

Page for

-GOVERNMENT OF N.W.F. . SERVICES, GENERAL ADMN: TOURISM & SPORTS

DEPARTMENT.

NOTIFICATION.

No.53RI(S&GAD)1-12/74- In exercise of the powers conferred by section 25 of the North-West Frontier Province Civil Servents Act, 1973 (N.W.F.P Act XVIII of 1973), and in supersession of all previous rules on the subject in this behalf, the Governor of the North West Frontier Province is pleased to make the following rules, namely:

- These rules may be called the Communication & Works Department(Recruitment and Appointment) Rules, 1979.
 - They shall come into force at once.
- The method of recruitment, minimum qualifications, age limit and other matters related thereto for the posts specified in column 2 of the Schedules annexed shall be such as given in column 3 to 7 of the said Schedules.

SECRETARY TO GOVERNMENT OF NUIP SERVICES AND GENERAL ADMN: DEPARTMENT.

ENDST.No.SORI(S&GAD)1-12/74. Dated Pashawar, the 13th Jan-1980

Copy forwarded to :-

All Administrative Secretaries to Government of NWFP. M_{11} Divisional Commissioners in N.W.F.P.

Secretary to Governor, NWFP.
Secretary, NWFP, Public Service Commission, Pashawar.

S. All Heads of Attached Departments in NWFP.

(a)11 District and Sessions Judges in NWFP.

All Deputy Commissioners/Political Agents in Nufp. Registrar, High Court, Peshawar.
All Section Officers in the S&GAD.

Monagor, Govt Printing Press Pashawar for publication in the Government Gazette. He is requested to suprly 50 copies the printed.

> 5d/-Syed Noor Badshah Section Officer (Regulation

2		COMMUNICATION SCHO	AND WORKS	DEPARTM
Nomene Intere Dosti	of i	Minimum qualifi by initial reco	icction f	cr_appol Fromo

or by transfer.

for appointment . Age for initial . Recruitment:

Superintending Engineer.

Degree in Engineering from a recognized University.

By selection on merit from amongst. four senior-most of ficers of the Capartment, with at least seventeen years experience as Government servant, seniority being considered only in the case of officers of practically the same standard of

merit.

. By selection on merit from amongst the Executive Engineers or holder of equivalent posts in the Communication and Works Department, with at least twelve years service in Grades-17 and 18, seniority baing considered only in the case of officers of cractically the same standard of merit.

By selection on merit with sue regard to senichity from amorgs: Essistant Engineers of the Communicate ion and Works Department with at least six years servide as such.

next bagg...

dministrative Secretary in NWFP. tary to Sovernor, NWFP.

Degree in Civil

Electrical or Mechanical
Engineering from a recognised University, as may be specified by University or Institution, as specified in column

The column of the respective post.

Degree or Diploma 21 (a) Seventy for cent by initial from a recognized (b) Seventy for cent by initial from a recognized (c) Seventy for cent by initial

Sub Engineer.

Diolome in Engin- . earing from a recognised Institute.. ,

ó. administrativa Officer\Succestand Accounts Officer.

Sentority from amongs to sentor Scare. Subschiggingers of the Deptt, who holds. Diploms and have passed Departments. Professional txamination.

Tuenty five per cent of the total number of posts of the diploma holder Sub ingineers shall from the cadra of Sanior Scale Sub ingineers and shall be filled by selection on meric with due regard to seniority from amongst Sus Engineers or the Department, who have passed the event on and have at least ten years service as such.

By selection on marit with cus regard tolseniority from amonost holders of the posts of Senia: Superintendents/Superintendents, in the Department

H. W. F. PROVINCE OF COMMUNICATIONS & WORKS DEPARTMENT GOVERNMENT

Datad Peshaver, the October 18, 1910

N IT IF ICATION.

In exercise of the powers conferred by NG.SO(E)C&W/4-5/78 sub-rule (2) of rule 3 of the North-West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1975, and in consultation with the Services and General Administration Department and Finance Department, the Communication and Works Cepartment is pleased to direct that in the Services and General dministration Department's Notification No.SOR-I(5&GAD)1-12/74, lated the ath Denuary, 1980, the following amendment shall be made, namely:

AMENDMENTS

In Schedule I, for the existing entry at clouse (b) in column 7 against serial No.4, the following entry shell be substituted, nemely:



DNAMHOM DICAM JUDBA SECRETARY TO GOVERNMENT N.W. .. P COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar, the October 18,198E. Endst.No.56(E)C&W/4-5/78

A copy is forwarded to :-

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 All District & Sessions Judges in NWFP.
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 Secretary NWFP Public Service Commission/Registres, S/Trib mel.
 All Section Officers in S&SAD, NWFP, Pesrewer.
 Registrar, Peshewar High Court, Péshewar.
 Deputy Secretary (Morks) C&W Department. 6. 7.
- в.
- 10.
- 11. 12.
- Registrar, the shewar High Court, Peshawar.

 Deputy Secretary(Works) C&W Department.

 All Section Officers in C&W Department/P.S to Secy C&W Deptt.

 All Section Officers in C&W Department/P.S to Secy C&W Deptt.

 The Manager, Govt: Printing & Stationery Department Peshcwar.

 The Manager, Govt: Printing & Stationery Department Peshcwar.

 He is requested to supply 50 copies of the printed gazette.

 C/O file/Main file. 13.

14.

4 Mak mad (MIRZA BASHIR AHMA)) SCCTION OFFICER(E) C & W DEBARTMENT.

ASHIQ

GOVERTMETT OF F. W. F. P. CONMUTICATION A PORTS DEPARTMENT. Daved Perhawar the 12th April, 1992. ALLNEY D NO.SO(E)C&W/4-5/78In exercise of the powers conferred by syb-rule (2) of rule 3 of the North-West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication and Works Department, in consultation with the Services and General Administration Department and the Finance Department, hereby directs that in the Communication and Works Department (Recruitment and Appointment) Rules, 1979, the following amendment shall be made, namely: -A M DE M. DE M. DE W. W. In Schedule I, in column 7, for the existing entry at clause (b) against serial No.4, the following shall be substituted, namely: Provided that if no Sub-Engineer in a category is available for promotion; the vacancy shall be deemed to have fallen to the quota of other category and shall be filled in accordingly. ADAM KILAN ENDST.NO.SO(E)C&W/4-5/78. Dated Pesh: the 12th/April, 1902. A copy is forwarded to: -All Administrative Secretaries to Govt of HWFP. Secretary to Governor, N.W.F. Province. Secretary to Chief Minister, F.V.F.Province.
P.S to Chief Secretary, R.V.F.Province.
Secretary, NVFP Public Service Commission.
Manager, Gove Printing & Stationery Deptt: NVFF. He is requested to supply 50 copies of the printed gazette. The S.O(R-II)Govt of NWFP, SAGAD w/r to his U.O.FO.SORII (S&GAD)2(1)/86(B), dated 09.04.1992. Dy: Secretary/All Section Officers/P.S to Secretary C&V Deptt. 0/0 file. *HABIB*

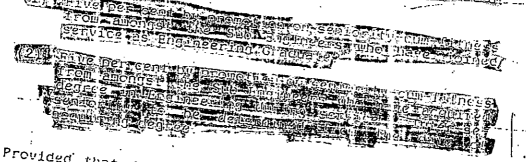
GOVERNMENT OF NWEP

CCMMUNICATION & WORKS DEPARTMENT

Dated Peshawar, the Junuary 12, 1999

No. 30(E)C&W/4-5/78: In exercise of the powers conferred by sub rule (2) of rule 3 of the North-West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication & works Department, in consultateon with the securious and General Administration Department and the Electric Department, herety directs that in the Communication and which Department emendiants shall be made, namely:-Rules, 1979, the

In Schedule I, in column 7, for the existing entry at ned (P) 15 carded Salia inverse this are included say, in the larged and the larg ighely.



/ Provided that if no Sub Engineer in one category is Lable for promotion, the vacancy shall be deemed to have fallen to the quota of other category and shall be filled in accordingly.

SECRETARY TO GOVE OF NUMBER COMMUNICATION & WORKS DEPARTMENT

o.SO(E)C&W/4-5/78. Dated Peshawar, January 12, 1990

A copy is forwarded to the:-

All Administrative secretaries to Govt. of MMFP. Secretary to Governor, Nump, Secretary to Chief Minister, Nump.

P.S. to Chief Secretary, Govt. of Nump P.S. to decretary Cam Department, Nump.

P.S. to Bedretary Com Department.
P.S. to Minister for C&W Department.
Addl Secretary. C&W Department, Peshawar.
Accountant General, NWFP Peshawar.



GOV OF KHYBER PAKHTU IKHWA COMMUNICATION & WORKS LEPARTMENT

Dated Peshawar, the Dec 16, 2011

NOTIFICATION:

No.SOE/C&WD/8-12/2011: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication & Works Department in consultation with Establishment Department and the Finance Department, hereby circular that in this Department Notification No.SOE/C&WD/8-12/2009, dated 25th Marcr., 2010/, the following amendment shall be made, namely:

AMENDMENTS!

In Schedule-: against serial number 4, in column number 5, for the existing en ries, the following shall be substituted, namely:

(a) Twen://percent/(20%) by promotion for a lebasis of scripping comfiless, from amor as the Sub Engineers who hold a Diploma of (Civil/Mechanical Electrical) and have passed Departmental Professional Examination with 10 ((en) years service as such

(L) Eight percent (8%) by promotion, on the basis of seniority-cum-fitness from famongst the Sub Engineers who cossessed Degree of B.E/B/SC/Engineering (Civil/Mechanical/Electrical) at the time of their joining service.

(c) Seven percent (7%) by promotion on the basis of seniority-cum-fitness, from amongst [the Sub-Engineers who accidined Degree of B.E/B.Sc.; Engineering (Civi. Mechanical/Electrical) during service; and

(c) Sixly live percent (65%) by initial recruitment

Note:

As regard clause(c) the seniority to be determined from the date of acquiring the Degree"

Secretary to Govt of Khyber Pakhtunkhwa Communication & Works Department

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- 4. All Chief Engineers C&W Peshawar
- Chief Eng ner (FATA) W&S Peshawar
- Chief Engineer EQAA Mansehra at Abbottahad
- 7. Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar
- 8. All Superintending Engineers C&W Circles
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- 15. PA to Adul: Secretary, C&W Deptt, Peshawar
- 16. PA to Dejuty Secretary (Admn), C&W Deptt, Peshawar
- 17. Office File

(RAHIM BADSHAH) SECTION OFFICE ((ESTT)



GOVERNMENT OF KHY 3ER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Pated Peshawar Includer 14 2014 P

NO [IFICATION:

No. 3OE/C&WD/8-12/2014: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication & Works Department, in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department Notification No.SOE/C&WD/8-12/2009, dated 25th March, 2010, the following amendment shall be made,

AMENDMENTS

In the Appendix, against serial No.4, in column No.5, for the existing entries, the following shall be

- (a) Sixty/five percent (65%) by initial recruitment
- (b) wenty percent (20%) by promotion, on the basis of seniority cumuliness in Engineers, who, hold a Diploma of (civil weeks nical cost Electrical) Oepartmental Professional Examination with 10 (ten) years service as such
- (c), eight percent (8%) by promotion, on the basis of segionity cum fitness, from amongst the 05 (five) years cervice as such
- e) a large and nalignercent (3.5%) by promotion on the basis of seniority compility vorEngineers who racquired Degree of B:€ or B:Sove in in Coring (Civil Mecha service and have passed "Departmental *Professional Exa as such and?
- (e) three and half percent (3.5%) by promotion; on the basis of semonty cum fines inree and nampercent (5.5%) by promoted the Subvention of the Subvention having Degree of Billiech (Hons) and the Vention Professional Examination with Ost(live) Near Service as such

The senicrity in all cases shall be determined from the date of initial appointment

SECRETAR / TO Government of Khyber Pakhtunkhwa Communication & Works Department

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- A' Chief Engineers C&W Peshawar
- C' ief Enginer (FATA) W&S Peshawar
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SECTION OFFICER (Esib)



GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar the March 26,2018

No SOE/C&WD/8-12/2014: In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication & Works Department, in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department Notification No.SOE/C&WD/8-12/2009, dated 25th March, 2010, the following further amendments shall be made, namely:

In II e Appendix:-

- against serial No.4, in column No.5, for the existing entries, the following shall be substituted, namely:
 - "(a)" Sixty five percent (65%) by initial recruitment,
 - (b) sixteen and half percent (16,50%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who hold a Diploma of (Civil, Mechanical or Electrical) and have passed Departmental Professional Examination with 10 (ten) years, service as such,
 - five percent (5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who possess Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) at the time of their joining service and have passed. Departmental Professional Examination with 05 (five) years service as such;
 - (d)* three and half percent (3.5%) by promotion, on the basis of seniority com-liness, from amongst, the Sub Engineers who acquired Degree of B E or B Sc Engineering (Civil, Methanical or Electrical) during service and have passed Departmental Professional Examination with 05 (five) years service as such; and

Service as the (10%) by promotion son the basis of septonity leng percents (10%) by promotion son the basis of septonity Englineers having Degree of D. Tech (Hons) and payon Examination will 05 (rive) years service as swen.

against serial No.26, in column No.5, for the existing entries, the following shall be substituted, namely:

"By promotion on the basis of seniority cum-fitness, from amongst the Naib Oasds, Chowkidars and Barkandaz having qualification of Secondary School Certificate with at least three years service as such.

Note:- A joint seniority list of Naib Qasids, Chowkidars and Barkandaz shall be maintained for the purpose of promotion"

after serial No.28, the following new serial shall be inserted, namely:

Borkandaz Preferably literate 18 to 45 years By initial recruitment

SECRETARY TO

Government of Khyber Pakhtunkhwa Communication & Works Department

Endst of even number and date

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- Secretary to Governor Khyber Pakhtunkhwa, Peshawar
- Principal Secretary to Chief Minister Khyber Pakhtunkhwa, Peshawar All Chief Engineers C&W Peshawar
- Chief Enginer (FATA) W&S Peshawar
- Chief Engineer (East) C&W. Abbottabad
 - S cretary Khyber Pakhtunkhwa Public Service Commission Peshawar
- A Superintending Engineers C&W Circles
- At Executive Engineers C&W/Highway Divisions
- 10. Scction Officer (R-VI) Establishment Department Peshawar
- 11. At sistant Legal Drafter-I, Law Department Peshawar
- 12. Manager Printing Press for publication in the issue of next Govt gazette. He is requisted to provide 25 printed copies of the Notification, preferably gazetteed copies, when published to this Department along-with the details of the gazettee in which they are published
- 13. PS to Chief Secretary Khyber Pakhtunkhwa Peshawar
- PS to Secretary C&W Department Peshawar
- 15. P/ to Addi: Secretary C&W Department Peshawar
- 16. PA to Deputy Secretary (Admn) C&W Department Postulwar
- 17. Of ce File

(ABDUR RASHID KHAN) SECTION OFFICER (LSIb)

ANNA I

To

The worthy Chief Secretary Covt. of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

Den Pate 17 4

Subject:

Departmental appeal against the Notification dated 26.03.2018, issued by the Secretary to Government of Khyber Pakhtunkhwa Communication & Works Department whereby the appellant being pre-service B.Tech (Hons) degree holder Engineer was not allowed separate quota from the in-service B-Tech, Degree holders Engineer as allowed to Graduate Sub-Engineers having degree of B.E/B.Sc. Engineering, thus the same is discriminatory and illegal.

Respected Sir,

With due respect I have the honour to submit this departmental appeal/representation for your kind consideration and favourable action on the following facts and grounds:

- 1. That the appellant was appointed as Sub-Engineer in the Communication & Works Division on 14.01.2015. He has been performing his duties as Sub-Engineer at PBMC, Peshawar, He has qualified Degree of B.Tech (Hons) (Civil).
- 2. That considering the genuine demand of B.Tech. (Hons), degree holder Sub Engineers, in the light of Peshawar High Court judgment and after observing all the codal formalities, a meeting of Standing Service Rules Committee was held under the chairmanship of Secretary C&W Department wherein recommendation was made for reservation of 10% quota for promotion to the post of SDO/Assistant Engineer (BS-17) in respect of B.Tech. (Hons) degree holder Sub-Engineers.
- That in the C&W Department, there are two categories of B.Tech (Hons) Degree Holder Sub-Engineers i.e. one those who have acquired B.Tech (Hons) Degree before joining service and the other is that who have obtained the said degree during service.

That vide impugned Notification dated 26.03.2018, a separate quotas has been notified for promotion of other cadre of Graduate Sub-Engineers holding Degrees B.E/B.Sc. Engineering to the post of SDO/Assistant Engineer as under:-

(c) five percent (5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who possess Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) at the time of their joining service and have

Sey Criv

SOE HO

P.S to Chief Secretary Govt: of Khyber Pakhtunkhwa

4.

passed Departmental Promotion Examination with 05 (five) years service as such;

- (d) three and half percent (3.5%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who acquired Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) during service and have passed Departmental Promotion Examination with 05 (five) years service as such.
- 5. That on the other hand, vide the same impugned Notification ibid, a different yardstick has been used for promotion quota in respect of Sub Engineers who acquired B.Tech. (Hons) Degree during service or before joining their service and reserved 10% joint quota for their promotion to the post of SDO/Assistant Engineer as under:-
 - (e) ten percent (10%) by promotion, on the basis of seniority cum-fitness, from amongst the Sub Engineers having Degree of B-Tech (Hons) and having passed Departmental Promotion Examination with 05 (five) years service as such;

Thus the Sub-Engineers who acquired Degree of B-Tech (Hons) before their joining service have been discriminated by merging their seniority/promotion quota with those who acquired the same qualification during service.

6. That the impugned Notification 26.03.2018 ibid, is illegal, discriminatory, against the principle of natural justice, hence this departmental appeal inter-alia on the following grounds:-

GROUNDS:-

- A. That the impugned Notification dated 26.03.2018 is in violation of Section-8 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, hence the same is liable to be struck down.
- B. That the department discriminated appellant as on one hand in the same department similarly placed and his other colleagues employees awarded double chance of the career progression in the shape of separate promotion quota while on the other the same benefit was not extended to the appellant by maintaining combined promotion quota/seniority of B-Tech (Hons) degree holders (before joining or during service), which is not sustainable in the eye of law.
- C. That appellant was highly exploited/discriminated because as per Article 4 of the Constitution of Islamic Republic of Pakistan 1973, every citizen of the mother land should be treated in accordance with law and policy hence the acts and omissions of the Department of not treating B-Tech (Hons) Degree holders at par with pre and in

service B.E/B.Sc. Engineering Degree holders, is illegal and not tenable.

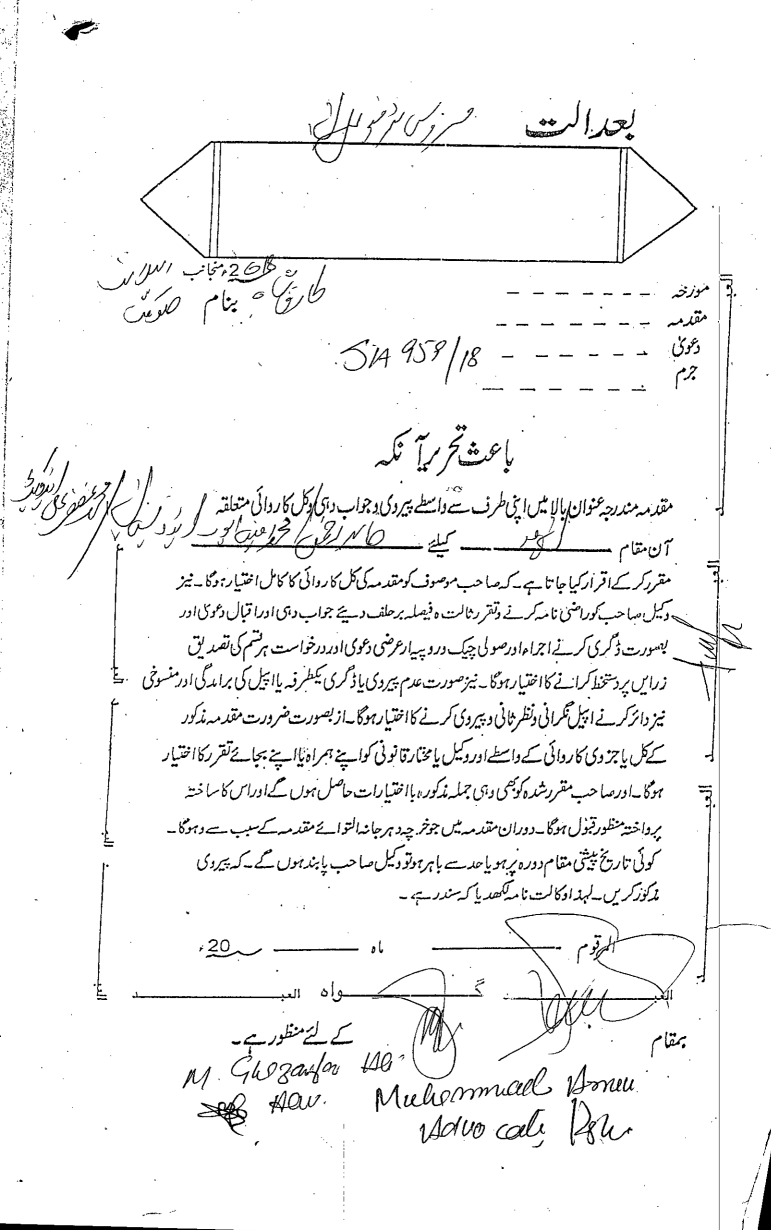
- D. That the impugned Notification ibid, is not only against the valuable rights of the appellant but also department imposed upon him major penalty in shape of joint seniority list because appellant will be thrown at the bottom of the seniority list of B-Tech (Flons) Degree holder Sub-Engineers, hence the same is against the norms of justice and not sustainable under the law.
- E. That the even otherwise it is the settled principle that while formulating/designing policies for different categories of civil servants, it is incumbent upon the authority concerned to avoid discriminatory treatment/provisions but in the case of appellant he has been meted out discriminatory treatment, which severely affected his career progression.

It is, therefore, respectfully requested that the impugned Notification cated 26.03.2018 may graciously be modified to the extent of joint promotion quota for B-Tech (Hons) Degree holder Sub Engineers by separating the same for those Sub Engineers who acquired B-Tech (Hons) Degree at the time of joining service and for those who had acquired the same qualification during service on the analogy of B.E/B.Sc. Engineering Degree holders.

Yours faithfully

Tariq Shah
Sub-Engineer
PBMC, Peshawar

Dated: 16_/04/2018



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 959 /2018

Tariq Shah	Appellant
Versi	ıs
The Govt. of KPK and others	
DETOINDED ON REHALE OF	APPELLANT IN RESPONSE

Respectfully Sheweth,

Preliminary Objections:

TO REPLY FILED BY RESPONDENTS.

Preliminary objections raised by answering respondents are erroneous and frivolous. The appeal is maintainable. All the proper and necessary parties have been arrayed as Respondents in the instant appeal. Appellant has got a strong cause of action and for that matter locus standi, the appeal is not time barred. Any civil servant who is aggrieved to any original or appellate order may avail the remedy under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974.

Facts:

- 1&2. Need no rejoinder.
- 3. It is narrated that vide Notification dated 12.02.1999 separate promotion quota was reserved for Sub-Engineers who had joined the service as Engineers Graduates and those who had acquired the same Degree during service.
- 4. Misconceived. It is averred that different yardstick has been used towards the appellant rather the same treatment should have been extended in case of appellant vide amendment Notification dated

14.10.2014 for the category of the appellant only 3.5% promotion was reserved for both who acquired the same before service and during service.

- 5. It is also misconceived. In light of the direction of August Peshawar High Court, Peshawar promotion quota was enhanced to 10% to the post of SDO/Assistant Engineer (BPS-17) in respect of B.Tech (Hons). Moreover, Respondents were required to treat the appellant at par with those petitioners.
- Respondents which amounts to admission. It is significant to add here that Respondent/Department has made discriminatory treatment towards the appellant and did not treat him at par with that of B.Sc Engineers by way of allocating (5%) promotion quota who possess Degree of B.E or B.Sc Engineering (Civil, Mechanical or Electrical) at the time of joining service and (3.5%) for those who acquired same during service.
- 8. Assertions of the Answering Respondents are totally delusional. The domain of making rules is the right of the department but subject to some limitations which have been imposed upon them under the Article 25 of the Constitution of Islamic Republic of Pakistan, 1973. Therefore, appellant was highly discriminated by allocating separate promotion quota for one category while the same was not allocated in the category of the appellant in the same department.
- 9. Incorrect hence denied. The departmental appeal of the appellant was not responded hence, clear violation of Section 24-A of General Clauses Act, 1897 has been committed.

Grounds:

A. Incorrect. The appellant was not treated according to law and Respondents unlawfully issued impugned Notification dated 26.03.2018, which is not sustainable in the eye of law.

- B&C.It is mythical. Appellant had to be treated at par with B.Sc Engineers by separating promotion quota for both categories, while combined quota was reserved in the category of the appellant which is a clear case of discrimination.
- D. No plausible reply has been submitted which amounts to admission.
- E&F. Incorrect hence denied. As already explained in the preceding paras that though framing of rules is the domain to the department but under the subject to limitations there should not be malafide or discrimination against any civil servant.
- G&H. Incorrect. Detailed replies have already been submitted in the above paras.
- I. Needs no reply.

It is, therefore, humbly prayed that the reply of answering Respondents may graciously be rejected and the appeal as prayed for may graciously be accepted with costs.

Through

Appellant

Khaled Kahman Advocate, Peshawar

Dated: /02/2019

Verification

Verified that the contents of this rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Appellant |

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.959 OF 2018

Tariq Shah, Sub Engineer

(Appellant)....

V/S

Secretary Communication & Works Department Peshawar & others

(Respondents)....

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4	Order dated 04-05-2017 in W.P.No.1320-P/2017 passed by the Peshawar High Court Peshawar	II	6-7

Deponent

Noor Wazir,

Section Officer, C&W Department Peshawar



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR SERVICE APPEAL NO. 959 OF 2018

Mr. Tariq Shah Sub Engineer PBMC C&W Peshawar --- Appellant

Versus

Chief Secretary
 Govt of Khyber Pakhtunkhwa

- --- Respondents
- 2. Secretary to Govt of Khyber Pakhtunkhwa C&W Department, Peshawar
- 3. Chief Engineer (Centre) C&W Peshawar

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1 TO 3

Respectfully Sheweth

PRELIMINARY OBJECTIONS

- i. That the appeal is not maintainable in its present form.
- ii. That the appeal is bad for non-joinder and misjoinder of unnecessary parties
- iii. That the Hon'able Tribunal has no jurisdiction to adjudicate the matters.
- iv. That the appellant has no cause of action and locus standi to file appeal.
- v. That the appeal is time barred
- vi. That there is no final order. Hence the appeal is not maintainable under Section-4 of the KP Service Tribunal Act, 1974.

FACTS

- 1. Pertains to record
- 2. Pertains to record
- Pertains to record
- As per record, the Sub Engineers having B-Tech (Hons) submitted a joint 4. application for reservation of quota for their promotion to the post of SDO BS-17. In this connection a committee was constituted under Chief Engineer (CDO) C&W Peshawar to submit recommendations. The Committee proposed 3.5% share for Sub Engineers having B-Tech (Hons) on the basis of seniority-cum-fitness by curtailing 07% share quota reserved for Sub Engineer who acquired Degree of B.Sc Engineering (Civil/ Electrical/Mechanical) during service. The Establishment Department placed the case before SSRC for consideration on 19.06.2013. As per Law Department advice the case was referred to Public Service Commission for requisite NOC, who with the proposed amendments for the post of Assistant Engineer/SDO/Junior Engineer/Assistant Research Officer BS-17. In view of SSRC recommendations, draft Notification forwarded to Law Department for vetting before circulation. Law Department vetted the notification with the observations and advised to examine minutely and ensure that it is in order.

(2)

In view of above, a note submitted to Chief Secretary with the proposal that the Notification regarding amendments for the post of Assistant Engineers/ SDOs/ Assistant Research Officers (BS-17) in the existing service rules may be approved. However, the Chief Secretary returned the case with direction to submit a revised working paper highlighting the observations of Law Department for placement before the SSRC for consideration/concurrence. Accordingly, a revised working paper was placed before SSRC for consideration on 16.04.2014, the SSRC decided that the seniority in all cadres shall be determine from the date of initial appointment, therefore, the Department again submitted a note to Chief Secretary for proper approval of the notification. The Chief Secretary approved the note and after completion of all codal formalities, notification with necessary amendments duly recommended by SSRC and approved by Chief Secretary has been issued on 14.10.2014 (Annex-I).

- 5. Although the writ petition No.1320 of 2017 was relating to the provision to enhance the share for promotion as Assistant Engineers/SDOs in BS-17 but this Hon'able court beside to put the Government/Respondents on notice for filing para-wise comments in the main writ, the Additional Advocate General (Mujahid Ali Khan) was present in court in others / different matter on 04.05.2017 (order sheet Annex-II) was put to notice who accepted but no consultation was made with the authority in Department. However the direction of this Hon'able court "to consider the grievances of the petitioners", the quota fixed as earlier i.e. 3.5% was enhanced to 10% vide Notification No.SOE/C&WD/8-12/2014 dated 26.03.2018.
- 6: Pertains to record
- 7. Pertains to record
- 8. Incorrect. The Government is empowered to frame or amend the service rules of the Departments, while in the instant case, the Department placed the requests of B-Tech (Hons) Sub Engineers before SSRC for consideration, who recommended the amendments and accordingly a proper note placed before Chief Secretary for approval. While the plea of the appellant that circulation or option before issuance of amendment notification is totally against the policy and procedures of the Government. Besides this, the SSRC recommendations for amendments in the service rules are not circulated amongst the officers/officials for objection/omission. If this trend once adopted the cases of necessary amendments in any rules/policy will not get finality.
- 9. As per record, the departmental appeal of the appellant processed and found that there is no weight-age in his appeal on the basis that amendment notification dated 14.10.2014 and 26.03.2018 in the existing service rules for the post. Assistant Engineer/SDO/Assistant Research Officer (BS-17) has been issued after fulfillment of all codal formalities as well explained in para-4 of the facts.

(3)

GROUNDS

- A. Incorrect, that no legal rights vests in the appellants which could possibly be enforced through the process of court and that too in its constitutional jurisdiction.
- B. Incorrect, neither discrimination to any individual, including the appellant was done nor any rule or principle of law infringed, the apprehension of the appellant is mis-leading.
- C. Incorrect as explained in para-B of the grounds
- D. Incorrect as explained in para-8 of the facts
- E. Incorrect, there is no mala-fide, no discrimination and violation of rights of appellant. Seniority/promotion and framing of rules are strictly accordance to law under relevant rules and regulation.
- F. Incorrect and misconstrued, hence denied. Petitioners cannot claim any vested right on policy decisions of the govt. The latter had formulated and framed its Rules correctly and in public good. There is thus no scope / need of amending them in order to appease and accommodate few and that too at the expense of over-all functioning of the entire department.
- G. Incorrect and misconceived, hence denied. The policy decisions of other provinces (if any) are not binding on the answering respondents as they to make their own policies, rules and laws in good faith and that too for the public benefit.
- H. As per para-4 of the facts. Moreover no fundamental rights of the appellant have been violated, as he was treated purely in accordance with law and rules.
- I. The respondents would like to seek permission of this Hon'able Tribunal to adhere more grounds during the time of arguments.

In view of the above, it is humbly prayed that the instant appeal may kindly be dismissed with cost.

Secretary to Govt of Khyber Pakhtunkhwa C&W Department

warest

(Respondents No.1 & 2)

Her Engineer (Centre) C&W Peshawar

(Respondent No. 3)

(4)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.959 OF 2018

Tariq Shah, Sub Engineer

(Appellant)....

V/S

Secretary Communication & Works Department Peshawar & others

(Respondents)....

AFFIDAVIT

I, Mr. Noor Wazir Section Officer, C&W Department Peshawar hereby affirm and declare that all the contents of the reply / comments are correct to the best of my knowledge and belief and nothing has been concealed.

Deponent

Noor Wazir,
Section Officer,
C&W Department Peshawar





GOVERNMENT OF KHYBER PAKHTUNKHWA COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar, the October 14, 2014

NOTIFICATION:

No.SOE/C&WD/8-12/2014. In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Communication & Works Department, in consultation with the Establishment Department and the Finance Department, hereby directs that in this Department Notification No.SOE/C&WD/8-12/2009, dated 25th March, 2010, the following amendment shall be made, namely:

AMENDMENTS

In the Appendix, against serial No.4, in column No.5, for the existing entries, the following shall be substituted, namely:

- (a) Sixty five percent (65%) by initial recruitment;
- (b) twenty percent (20%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who hold a Diploma of (Civil, Mechanical or Electrical) and have passed Departmental Professional Examination with 10 (ten) years service as such;
- (c) eight percent (8%) by promotion, on the basis of seniority-cum-fitness, from amongst the Sub Engineers who possess Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) at the time of their joining service and have passed Departmental Professional Examination with 05 (five) years service as such;
- (d) three and half percent (3.5%) by promotion on the basis of seniority-cum-fitness, from amongst the Sub Engineers who acquired Degree of B.E or B.Sc. Engineering (Civil, Mechanical or Electrical) during service and have passed. Departmental Professional Examination with 05 (five) years service
- (e) three and half percent (3.5%) by promption, on the basis of seniority-cum-fitness, from amongst the Sub Engineers having Degree of B-Tech (Hons) and have passed Departmental Professional Examination with 05 (five) years service as such"

The seniority in all cases shall be determined from the date of initial appointment

SECRETARY TO Government of Khyber Pakhtunkhwa Communication & Works Department

Endst of even number and date

Copy is forwarded to the:-

- All Administrative Secretaries, Govt of Khyber Pakhtunkhwa Secretary to Governor Khyber Pakhtunkhwa, Peshawar Principal Secretary to Chief Minister Khyber Pakhtunkhwa, Peshawar
- All Chief Engineers C&W Peshawar
- Chief Enginer (FATA) W&S Peshawar
- Chief Engineer EQAA Abbottabad
- Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar
- All Superintending Engineers C&W Circles
- All Executive Engineers C&W/Highway Divisions
 Section Officer (R-VI) Establishment Department Peshawar
- 11. Assistant Legal Drafter-I, Law Department Reshawar
 12. Managing Printing Press for publication in the issue of next Govt gazette
 13. PS to Chief Secretary Khyber Pakhtunkhwa Peshawar

- 14. PS to Secretary C&W Department Peshawar 15. PA to Addl: Secretary C&W Department Rashawar
- 16. PA to Deputy Secretary (Admn) C&W Department Peshawar
- 17. Office File

SECTION OFFICER (Estb)

6

PESHAWAR HIGH COURT, PESHAWAR

ORDER SHEET

Date of Order of	Order or other Proceedings with Signature of Judge.
Proceedings	Order of other proceedings with signature of stude
1	
04.05.2017	W.P.No.1320-P/2017.
_	Present: Mr.Ghulam Mohy-ud-Din Malik, Advocate
	for the petitioners.
	VATIVA APDIDI CI Mahamad Humayan and
	YAHYA AFRIDI, C.J Muhammad Humayun and
	others, petitioners seek the constitutional jurisdiction of
	this Court praying that:-
:	tins Court playing maci-
	"It is, therefore, prayed that on
	acceptance of this writ petition,
	respondents may graciously be directed
	to amend the Rules dated 14.10.2014 regarding enhancement of B-Tech
	Degree holders quota from 03.50% to
	10% (at least) keeping in view number
	and size of petitioners.
	OR any other remedy which deemed proper, equitable, fair, just and
	in accordance with principles of justice
	may graciously be granted."
	2. Mr Mujahid Ali Khan, AAG present in Court
	2. Will wing a the Am Khan, AAO present in Court
	in different mattes is put to notice and he accepted.
	3. The petitioners are seeking directions of this
	Court to the Provincial Government for appropriate
	amendments in the Khyber Pakhtunkhwa Civil Servants
	(Appointment, Promotion and Transfer) Rules, 1989
	("Rules") regarding enhancement of B-Tech Degree
	() Togarding offinancement of D-1cell Degree

2 / Crwy f

Holders Quota from 03.50% to 10%. In support thereof, the worthy counsel for the petitioners has placed reliance on *Muhammad Javed's case* (2015 SCMR 269).

- 3. In view of the above, this Court directs the respondent-Government to consider the grievance of the petitioners in light of the judgment of the apex Court cited above and decide the same, accordingly.
- 4. This writ petition is disposed of, in the above terms.

CHIEF JUSTICE

JUDGE

F.Jan/*

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>959</u>/2018

Tariq Shah.....Appellant

Versus

REJOINDER ON BEHALF OF APPELLANT IN RESPONSE TO REPLY FILED BY RESPONDENTS.

Respectfully Sheweth,

Preliminary Objections:

Preliminary objections raised by answering respondents are erroneous and frivolous. The appeal is maintainable. All the proper and necessary parties have been arrayed as Respondents in the instant appeal. Appellant has got a strong cause of action and for that matter locus standi, the appeal is not time barred. Any civil servant who is aggrieved to any original or appellate order may avail the remedy under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974.

<u>Facts:</u>

- 1&2. Need no rejoinder.
- 3. It is narrated that vide Notification dated 12.02.1999 separate promotion quota was reserved for Sub-Engineers who had joined the service as Engineers Graduates and those who had acquired the same Degree during service.
- 4. Misconceived. It is averred that different yardstick has been used towards the appellant rather the same treatment should have been extended in case of appellant vide amendment Notification dated

14.10.2014 for the category of the appellant only 3.5% promotion was reserved for both who acquired the same before service and during service.

- 5. It is also misconceived. In light of the direction of August Peshawar High Court, Peshawar promotion quota was enhanced to 10% to the post of SDO/Assistant Engineer (BPS-17) in respect of B.Tech (Hons). Moreover, Respondents were required to treat the appellant at par with those petitioners.
- 6&7. No plausible replies have been submitted by the Answering Respondents which amounts to admission. It is significant to add here that Respondent/Department has made discriminatory treatment towards the appellant and did not treat him at par with that of B.Sc Engineers by way of allocating (5%) promotion quota who possess Degree of B.E or B.Sc Engineering (Civil, Mechanical or Electrical) at the time of joining service and (3.5%) for those who acquired same during service.
- 8. Assertions of the Answering Respondents are totally delusional. The domain of making rules is the right of the department but subject to some limitations which have been imposed upon them under the Article 25 of the Constitution of Islamic Republic of Pakistan, 1973. Therefore, appellant was highly discriminated by allocating separate promotion quota for one category while the same was not allocated in the category of the appellant in the same department.
- 9. Incorrect hence denied. The departmental appeal of the appellant was not responded hence, clear violation of Section 24-A of General Clauses Act, 1897 has been committed.

Grounds:

A. Incorrect. The appellant was not treated according to law and Respondents unlawfully issued impugned Notification dated 26.03.2018, which is not sustainable in the eye of law.

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B&C.lt is mythical. Appellant had to be treated at par with B.Sc Engineers by separating promotion quota for both categories, while combined quota was reserved in the category of the appellant which is a clear case of discrimination.

D. No plausible reply has been submitted which amounts to admission.

E&F. Incorrect hence denied. As already explained in the preceding paras that though framing of rules is the domain to the department but under the subject to limitations there should not be malafide or discrimination against any civil servant.

G&H. Incorrect. Detailed replies have already been submitted in the above paras.

I. Needs no reply.

It is, therefore, humbly prayed that the reply of answering Respondents may graciously be rejected and the appeal as prayed for may graciously be accepted with costs.

Through

Appellant

Khaled Kanunan Advocate, Peshawar

Dated: /02/2019

Verification

Verified that the contents of this rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Appellant