30.10.2019

Syed Noman Ali Bukhari, junior counsel for the appellant and Mr. Usman Ghani, District Attorney for official respondents No. 1 to 3 present. Junior counsel for the appellant seeks adjournment on the ground that learned senior counsel for appellant has gone to august Supreme Court of Pakistan at Islamabad and cannot attend the Tribunal today. Adjourned to 01.11.2019 for arguments before D.B.

(Ahmad Hassan) Member (M. Amin Khan Kundi) Member

01.11.2019

Counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Saleem, Superintendent for official respondents and learned counsel for private respondents present. Arguments heard and record perused.

Vide our detailed judgment of today consisting of six pages placed in connected Service Appeal No. 839/2014 titled "Saleem Jan Versus The Government of Khyber Pakhtunkhwa through Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others", without touching the merits of the appeal, the present service appeal is dismissed being time barred. Parties are left to bear their own costs. File be consigned to the record room

ANNOUNCED 01.11.2019

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

IUSSAIN SHAH) MEMBER

11.1H

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10.11.2017

Junior counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Saleem Khan, Superintendent for the respondents also present. Junior counsel for the appellant requested for adjournment on the ground that learned senior counsel for the appellant is not available today. Adjourned. To come up for arguments on 12.12.2017 before D.B.

(Gul Zeb Khan) Member

(Muhammad Amin Khan Kundi) Member

12.12.2017

Clerk of the counsel and Mr. Kabeerullah Khattak, Addl. AG for the respondents present. Due to general strike of the bar, counsel for the appellant is not in attendance. To come up for arguments on 14.02.2018 before the D.B.

Member

Chairman

14.02.2018

Clerk of the counsel for appellant present. Mr. Kabir Ullah Khattak, Additional AG for the respondents present. Counsel for the appellant is not in attendance due to general strike of the bar. To come up for arguments on 09.04.2018 before D.B.

Member

Chairman

21.12.2016

Counsel for the appellant and Additional AG for the respondents present. Since other Member of the Bench is on leave therefore, arguments could not be heard. To come up for arguments on 21.04.2017 before D.B.

(MUHAMMAD AAMER NAZIR) MHMBER 7

21.04.2017

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional AG for the respondents also present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 10.07.2017 before D.B.

(Ahmad Hassan) Member

(Muhammad Amin Khan Kundi) Member

110.07.2017

3 / 1973 189

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for final hearing before the D.B on 10.11.2017.

Member

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24.11.2015

Agent of counsel for the appellant, M/S Muhammad Anwar Khan, SO and Sultan Shah, Assistant alongwith Addl: A.G for respondents present. Para-wise comments submitted. The appeal is assigned to D.B for rejoinder and final hearing for 12.4.2016.

<u>)√</u> Chairman

12.04.2016

Clerk to counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Rejoinder submitted on behalf of the appellant copy of which is placed on file. To come up for arguments on 15.08.2016.

Member

Member

15.08.2016

Agent to counsel for the appellant and Mr. Saleem Shah, Assistant alongwith Mr. Muhammad Jan, GP for respondents present. Agent to counsel for the appellant requested for adjournment as counsel for the appellant is not available today before the Tribunal. To, come up for arguments on

21-12-16 before D.B.

Member

Member

.2015

Clerk to counsel for the appellant, and Mr. Muhammad Adeel Butt, AAG with Sultan Shah, Assistant for respondents present. The Tribunal is incomplete. To come up for the same on 17.3.2015.

ZADER

17.3.2015

Counsel for the appellant and Addl. AG with Sultan Shah, Assistant for the respondents present. Representative of the respondents requested for time to be granted for submission of written reply. To come up for written reply on 21.05.2015.

MEMBER

21.05.2015

Clerk of counsel for the appellant and Addl: A.G for respondents present. Written reply not submitted. Requested for further time to submit written reply. To come up for written reply on 3.9.2015.

Member

03.09.2015

Counsel for the appellant and Addl: A.G for respondents present. Written reply not respondents present. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 24.11.2015 before S.B.

Chairman

Appeal No. 845/2014

		i
3	Mr. Anancillaly Sur	Z
18.08:2014	Appellant alongwith his counsel present Preliminary	
	arguments heard and case file perused. Through the instant appeal	
** ***	under Section-4-of the Khyber Pakhtunkhwa Service Tribunal Act	
· · · · · · · · · · · · · · · · · · ·	1974; the appellant has impugned order dated 15.95.2014 vide which	•
ge or Niag strate	departmental appeal-filed by the appellant for grant of anti-date	
	promotion from the date of occurring of vacality was rejected, hence	ŕ
great great	the present appeal on 13:06:2014.	
eeg presented todal	Since the matter pertains to ferms and conditions of service	
	of the appellant, hence admit for regular hearing subject to all legal	
	Coopjections. The appellant is directed to deposit the security amount	
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To han one year	respondents for submission of written reply. To come up for written	
REMOISTER	reply/comments on 10.11.2014.	
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Bench for prelimiting	l'ils case is contrusted to Prima:	
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18.08.2014	This case be put before the Final Bench for further proceedings.	١
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CIVARRIAN	Charman	
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10.11.2014

Junior to counsel for the appellant and Mr. Sultan Shah, Assistant for respondents present. The Tribunal is incomplete. To come up for the same on 05:01.2015.

Form of Order Sheet

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No	. 845	_/2014
Mr. Amanullah Saeed	V/S	Government of KPK
<u></u>		

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5.	Acting charge promotion.	- D -	14
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APPELLANT

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 845 /2014

87.8

Mr. Amanullah Saeed, Addl: Asstt: Commissioner, Mansehra.

APPELLANT

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. The Secretary, Establishment Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

<u>RESPONDENTS</u>

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED. 15.5.2014 WHEREBY THE DEPARTMENTAL APPEAL OF APPELLANT FOR ANTE DATED PROMOTION FROM THE DATE OF OCCURRING OF VACANCY OR ACTING CHARGE PROMOTION HAS BEEN REJECTED FOR NO GOOD GROUNDS.

PRAYER:

13/6/14

THAT ON ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 15TH MAY, 2014 MAY PLEASE BE SET ASIDE AND THE RESPONDENT MAY PLEAS BE DIRECTED TO CONSIDER THE APPELLANT FOR REGULAR ANTEDATED PROMOTION AS PMS OFFICER FROM THE DATE OF OCCURRING OF VACANCY OR FROM THE DATE WHEN THE APPELLANT WAS PROMOTED ON ACTING CHARGE BASIS WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

C.M No. _____/2019
In
Service Appeal No. 845/2014

CIVIL MISCELLANEOUS ON BEHALF OF APPLICANTS FOR FILING DESIGNATION ALONGWITH ADDRESSES.

Respectfully Sheweth:

- 1. That the above titled appeal is pending adjudication before this Hon'ble tribunal which is fixed for today i.e. 08/02/2019.
- 2. That initially the applicants had filed application for impleadment in the titled appeal but inadvertently and mistakenly the designation and addresses were not mentioned.
- 3. That the correct address along with designation of applicants are as follows:
 - i. Fahad Ikram Qazi AC FR, Peshawar
 - ii. Ishtiaq Ahmad Section Officer Establishment department
 - iii. Daolat Khan AC Razmak North Waziristan
 - iv. Muhammad Ali Section Officer Housing department Government of KPK
 - v. Yasir Qayyum Section Officer Local Government, Government of KPK
 - vi. Jabrel Raza Section Officer Irrigation
 - vii. Aziz Ullah Jan District Monitoring officer, IMU District Torghar.
 - viii. Masood Jan Assistant Commissioner Lower Dir.

- ix. Tariq Ullah District Monitoring officer District Swabi.
- x. Alamgir Khan Assistant Commissioner, Chitral
- xi. Dr. Azmat Assistant Commissioner Lower Kurram District Lower Kurram.
- xii. Anwar Khan Assistant Commissioner Nawagai District Bajour
- xiii. Beenish Imran Assistant Director IMO, Education
- xiv. Irum Shaheen Section Officer Establishment department
- xv. Misbah Riaz Section Officer Establishment department
- xvi. Fazeelat Jehan Section Officer Section Officer Establishment department
- xvii. Shahab Muhammad Khan section officer Establishment.
- xviii. Shakeel Jan Section Officer Establishment department FATA Secretariat
 - xix. Israr khan Assistant Commissioner Upper Dir.
 - xx. Zameen Khan Assistant Commissioner Charbagh Swat.
 - xxi. Asmat Wazir Assistant Commissioner Bara District Khyber.
- xxii. Zahid Usman Kakakhel Assistant Commissioner Upper Dir.

THROUGH

Akhtar Nawaz S/o Gul Rehman (PMS BS-17) Presently posted as section officer, in establishment department Khyber Pakhtunkhwa Peshawar Section officer Governor Secretariat. It is, therefore, most humbly prayed that on acceptance of this Civil Misc/application, the addresses alongwith designation of applicants may kindly be placed on file and may please be considered.

Through

Applicant

Shahid Mehmood Khan Advocate, High court

Peshawar

Cell No. 0333-9306491

Dated: 08/02/2019

AFFIDAVIT

As per instruction of my client, do hereby solemnly affirm and declare that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

ADVOCATE

ATTESTED NOTARY PUBLIC

RESPECTFULLY SHEWETH:

- 1. That the appellant was appointed as Tehsildar BPS-16 after proper recommendations of the KPK Public Service Commission vide notification dated. 22.1.2009. The appellant has also successfully completed nine weeks mandatory training for PMS post. Copy of Order is attached as Annexure-A.
- 2. That the Govt: of KPK promulgated the PMS Rules on 11.5.2007 wherein the post of PMS Officer is to be filled in as , (i)- 50% by initial recruitment, (ii)- 20% by promotion for graduate Tehsildars, (iii)- 20% from amongst graduate Superintendants/ private Secretaries & (iv)- 10% by selection on merit from other ministerial posts holders. The said rules were further amended on 29.12.2009 whereby the required service length of five years was reduced to three years. Copies of Rules are attached as Annexure B & C.
- 3. That vide notification dated. 21.12.2011 the appellant was promoted as PMS officer on acting charge basis, after proper recommendations of the PSB. The appellant has been performing his duties in BPS-17 continuously since then. Copy of the order is attached as Annexure D.
- 4. That the PSB meetings were scheduled in the month of May, 25th, 2012, August 16th 2012, September 5th but the same were postponed for unknown reasons and due to that delay the appellant's service career was suffered a lot.
- That on 4.10.2012, the appellant has been recommended by the Provincial Selection Board and the competent authority promoted the appellant as PMS Officer (BPS-17) on 04.10.2012 on regular basis but with immediate effect. Copy of Order is attached as Annexure- E.
- That in meantime the various judgments in appeals of Iqbal Khattak, Fazal Hussain etc were announced in their favour which were also upheld by the august Supreme Court of Pakistan, due to which all those PMS officer were granted the benefits of ante dated

promotion. As the same was the case of appellant, therefore, he also filed departmental appeal for his claim of ante dated promotion on 9.1.2014 which was finally rejected on 15.5.2014 for no good reasons. Copies of appeal and rejection order are attached as Annexure – F&G.

7. That now the appellant comes to this Honourable Tribunal on the following grounds amongst the others:

GROUNDS:

- A) That the order dated. 15.5.2014 is against the law, rules, norms of justice, material on record and discriminatory, therefore liable to be set-aside.
- B) That the PMS posts were available and that was the reasons the appellant was promoted on acting charge basis but at the time of passing order on regular basis, the appellant was deprived from the benefits of promotion from back date which was an act of arbitrariness on the part of respondents.
- C) That in the Judgment reported in 2006 SCMR 1938 it has been held by the August Supreme Court of Pakistan that "when post was available and the civil servant could be promoted, when such civil servant has qualified to be promoted to such higher post, where he was put on the said higher post on officiating on acting charge basis only because the requisite exercise of the regular promotion to the said post was being delayed by the competent authority and where he has subsequently found fit for the said post and was so promoted on regular basis then he was entitled not only to the salary attaching to the said post but also to consequential benefits from the very date from which he had been put on the said post on officiating or acting charge basis". Thus the appellant is entitled for his antedated promotion.
- D) That similar principles were also followed in case of Iqbal Khattak in appeal No. 612/2008 and that judgment was also upheld by the august Supreme

Court on 24.5.2012. Thus the appellant is also entitled for same relief. Copies of judgments are attached as Annexure – H & I.

- E) That similarly in case of Fazal Hussain & three others, the same principles of antedated promotion were followed which were also upheld by the august Supreme Court. So the appellant cannot be denied such treatment for his antedated promotion. Copies of judgments are attached as Annexure J&K.
- F) That the Superior Courts have repeatedly held that where a point of law is decided by the Superior courts that cover the cases of all those civil servants who have not litigated than the good governance required that the benefits of such judgment should also be given to those who may not be parties to the litigation instead of compelling them to approach the service Tribunal or any other forum. Reference can be made to case reported as SCMR 1996 page 1185, 2009 SCMR Page-1.
- G) That in the view of timely promotion of the officer, most junior to the appellant is enjoying senior positions, while the appellant remained deprived off.
- H) That the appellant has not been dealt fairly and justly and has been deprived from the benefits of promotion from his due date and that too for no fault on his part because the respondents were failed in conduction PSB meetings in time and if scheduled that were also postponed for un known reasons.
- I) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

Amanullah Saeed

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR.

GOVERNMENT OF NWFP REVENUE & ESTATE DEPARTMENT

Dated Peshawar the 22/01/2009

A S

ORDEI

No 1709: /Admn.1/PSC. On the recommendation of NWFP Public Service Commission, the Board of Revenue NPFP, has accepted / appointed the following as direct Tehsildars (BPS - 16) (Probationer / Trainee), in order of seniority as noted against each, w.e.f 2nd February; 2009 subject to the conditions laid down below:-

S.No	Name of Tehsildar	Permanent Address	Order of	Domicile
<u> </u>			Merit	
.1.	Mr. Saleem Jan S/O	Mohallah Sadar Kheil, *	. 1	Lakki
	Muhammad Jan	Village Aba Khel, Tehsil	_	Marwat
		& District Lakki Marwat	·	
2.	Mr. Irfan Ali. S/O Yar Said	Sheikh Kalli Katlang	2	Mardan
	Khan	Road Tehsil & District		
	1	Mardan.		,
3.	Mr. Gohar Ali S/O Hazrat	1	: 3	Swabi
	Ali '	P/O Gharbagh Village	-	
		Malak Abad Swabi.		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
.4.	Mr. Waheed Ullah Khan S/O		· 4	Bánnu
	Gul Sharab Khan	P/O Bizen khel District		
1	1	and Tehsil Bannu.	<u> </u>	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
(5.)	Mr. Sajid Nawaz S/O Gul	_ ·	5	Bannu
\	Daraz	Kinel Tehsil & Disrtict		./
		Bannu.	<u> </u>	1.10
. .6. `.	11		6	Bannu ,
; ,	Rahim Khan.	P/O Nizam Bazar Tehsil		
		& District Bannu.	<u> </u>	<u> </u>
7.	Mr. Kashmir Khan S/O Haji		7	DIKhan
	Amir Khan	Kot P/O Sheikh Mela,	· ·	
		Tehsil Darazinda FR		·
1		DIKhan		151111
8.	Mr. Khalid Qayyum S/O	t ·	8	DIKhan
.	Abdul Qayyum shah	Excise and Taxation		
,		office DIKhan	<u> </u>	15121
9.	Muhammad Yousaf Karim		9	DIKhan
.	S/O Abdul Karim Khan	Móhalla Shadi Khel		
		District DIKhan NWFP	1	
		post code 29000	<u> </u>	<u> </u>
10.	Mr. Arshad Khan S/O	1	10	Peshawar
	Rahman Shah	Gager P/O Badaber		
	\	Peshawar	·	
11.	Muhammad Imran Khan S/O	,	1.12	Swat
	Bacha Khan	Labat Tehsii Matta	Water 1	
		District Swat		

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	17.		Khan.	Katlang Road Mardan.		Peshawar
	15.		Tariq Hussan S/O	Village Masho Gager	32	Pestawai
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:				Degree College Badaber,		
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	.16	Mr. I	lamid Ali Gigyani S/O	Qilla Hidayat-ur-		
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•	1:,			Nahaqi Doaba Tehsil		
• .	1		3.0	District Charsadda Aman Uliah Saeed C/O	3 57	Haripur
٠,	1	7. Mr.	Aman Ullah Saeed S/C	Haji Soofi Noor Elahi		*
.`•	X^*	Muh	mmad Saeed	House No. 652,	}	
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				Haripur.		
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	1 1	8. Sye	Saitul Islam Snan S/	P/O & District Mansehra	,	
	$\cdot /$	Sye	l Abdul Latif Shah	11/0 @ District	<u> </u>	

TERMS & CONDITIONS:-

They shall, for all intents and purposes, be Civil Servants except for purpose of pension or gratuity. In lieu of pension and gratuity, they shall be entitled to receive such amount contributed by them towards Contributory Provident Fund (C.P.F) alongwith the contributions made by Government to their account in the said fund, in the prescribed manner.

They shall be governed by the NWFP Civil Servants Act 1973, all the laws applicable to the Civil Servants and Rules made there-under.

They shall, initially, be on probation for a period of two years.

Their services will be liable to termination at any time without assigning any reason before the expiry of the period of probation/extended period of probation, it their performance during this period is not found satisfactory. In such an event, they will be given one month's notice of termination from service or one month's pay in lieu thereof. In case they wish to resign at any time, a month's notice shall be necessary or in lieu thereof a month's pay shall be forfeited.

Their services shall be liable to termination during initial/extended period of probation without any notice.

During the period of training of 02 years, they will be entitled to such pay & allowances as are admissible to them under the rules.

To complete successfully the prescribed training within two years.

Ad-i-ii 29 21-Jup-09/1

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- h. To pass the Teshildari Departmental Examination within two year from the date of acceptance failing which their names will be liable to be removed from the list of Tehsildar candidates.
- i. They will be declared qualified to hold the post of Tehsildar only after they have completed the required training and passed the Tehsildari Departmental Examination.
- j. They will be liable to transfer throughout the province.
- K. During the period of training of two years, they will not be entitled for any TA/DA.

If the above terms & conditions are acceptable to the above selectees, they should report to the Senior Member, Board of Revenue NWFP on 02.02.2009.

Senior Member Board of Reverue NWFP

No / 0 - 80 /Admn:I

Copy to:

- 1. Private Secretary to Chief Secretary NWFP
- 2. Secretary to Government of NWFP Finance Department Peshawar for information and necessary action. Necessary provision for their payment of salaries during the training period may kindly be arranged and funds allocated to this office
- 3. Secretary to Government of NWFP Establishment Department with reference to Notification No. SOR II E&AD/2(4)/08, dated 16.09.2008.
- 4. Secretary NWFP Public Service Commission.
- 5. Drector, Pakistan Provincial Service Academy, NIM Peshawar.
- 6. Settlement Officer, Chitral for information and necessary action. He is requested to please Chalk out his training programme in Chitral Settlement operation.
- 7. District Office (Revenue & Estate)/Collector in NWFP.
- 8. A¢countant General NWFP
- 9. District Agency Accounts Officers in NWFP
- 10. All candidates concerned.
- The Budget officer, Board of Revenue NWFP for necessary action. A statement showing financial implications involved in the proposal for payment of salaries to the trainees for a period of two years may please be prepared and sent to the Finance Department NWFP for getting creation of Trainees posts.

SECRETARY
Board of Revenue
N.W.F.F.

Ad-İH: 30

Revenue Sprate Deput

To pass the Teshildari Departmental Examination within two year from the date of acceptance failing which their names will be liable to be removed from the list of Tehsildar candidates.

They will be declared qualified to hold the post of Tehsildar only after they have completed the required training and passed the Tehsildari Departmental Examination.

- They will be liable to transfer throughout the province.
- k. During the period of training of two years, they will not be entitled for any TA/DA.

If the above terms & conditions are acceptable to the above selectees, they should eport to the Senior Member, Board of Revenue NWFP on 02.02.2009.

Senior Member
Board of Revenue NWFP

No/7/0-

(Admn:I

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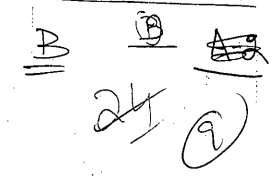
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- 8. Accountant General NWFP
- 9. District / Agency Accounts Officers in NWFP
- 10: All candidates concerned.
- 11. The Budget officer, Board of Revenue NWFP for necessary action. A statement showing financial implications involved in the proposal for payment of salaries to the trainees for a period of two years may please be prepared and sent to the Finance Department NWFP for getting

creation of Trainees posts.

Assistant corretary

SECRETARY
Board of Revenue
N.W.F.P.

Ad-i-ii 30



North-West Frontier Province Provincial Management Service Rules, 2007

GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE
ESTABLISHMENT DEPARTMENT

NOTIFICATION

Dated Peshawar the 11.05.2007.

No.SOE.II(ED)2(14)2007.---In exercise of the powers conferred by section 26 of the Decided Province Civil Servant Act, 1973 (N.-W.F.P. Act XVIII of 1973), the Chief Minister Bib North-West Frontier Province is pleased to make the following rules, namely:

THE NORTH-WEST FRONTIER PROVINCE PROVINCIAL MANAGEMENT SERVICE RULES,

Short tetle and commencement.---(1) These rules may be called the North-West province Provincial Management Service Rules, 2007.

(2) These rules shall come into force at once.

(a)

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- 2. Definitions.---In these rules, unless the context otherwise requires, the following property shall have the meanings hereby respectively assigned to them, that is to say-
 - "appointing authority" means the appointing authority as specified in rule 5 of these rules;......
 - (b) "Commission" means the North-West Frontier Province Public Service Commission;
 - (c) . "Department" means the Establishment and Administration Department;
 - Departmental Examination" means the prescribed examination to be conducted by the Department for confirmation within probationary period or for promotion to higher post, as the case may be:
 - (e) "Departmental Training" means any training prescribed by Government, the successful completion whereof is necessary for promotion to 8S-18 and 8S-19;
 - "Schedule" means the Schedule appended to these rules;
 - (g) "Service" means the Provincial Management Service:
 - (h) "Secretariat" means the North-West Frontier Province Civil Secretariat as defined in rule 2(r) of the North-West Frontier Province Government Rules of Business, 1985; and
 - (i) "share" means the share specified for distribution between All Pakistan Unified Group and Provincial Officers as per Schedule-III.
 - Nomen lature of the posts.---The Service shall consist of the posts as specified

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N.W.F.P. Management Service Rules, 2007



- Method of recruitment.---(1) The method of recruitment, minimum quell age limit and other matters related thereto for the Service shall be as given in Schedule-1.
- Fifty per cent of posts in BPS-17 shall be filled in by initial recruitment cross Commission and remaining by promotion. Ten percent of Secretariat posts in BPS-17 to 19 states reserved for officers of technical departments on reciprocal basis. Government may reserve the a cent posts for leave, deputation and training etc in each pay scale.
- Posts specified in Schedule-II shall be filled in by Officers borne on Province Management Service and All Pakistan Unified Group in the ratio prescribed in Schedule-III.
- ¹[4-A. Training.--- On appointment to the post borne on the service in BS-17, where \$\frac{1}{2}\$ initial recruitment or by promotion, every officer so appointed shall successfully complete on all half year's mandatory training including one year training at the Provincial Services Academy & Module specified in Schedule-IV and six months training attachment as specified in Schedule-V. The training: will be followed by Departmental Examination to be conducted by the Provincial Server Academy as specified in Schedule-VI.
- Appointing Authority .--- The Chief Minister, N.-W.F.P. shall be the according authority for posts borne on the Provincial Management Service specified in Schedule-I.]
- Saving.---In all other matters not expressly provided for in these rules, members of the Service shall be governed by the North-West Frontier Province Civil Service (Appointment, Promotion and Transfer) Rules, 1989, and any other rules pertaining to terms at conditions of service made or deemed to have been made under the North-West Frontier Proved Servants Act, 1973 (N.-W.F.P. Act No. XVIII of 1973).
- Transitional:- The condition of graduation as laid down in para 2(a) and CL column-5 against serial No. 1 of Schedule-I shall not apply for a period of seven years from the cont coming into force of these rules to the existing incumbents for promotion against BS-17 posts.
- Repeal.---The North-West Frontier Province (Secretariat/Executive Group) Rules, 1997 shall stand repealed after the retirement of party incumpents of both the cadres. Separate seniority list of both the cadres shall be market under the existing rules and they shall be promoted at the ratio of 50: 50:

²[Provided that for the purpose of promotion of both the Secretariat Group and the Euc. Group of the said service in different pay scales, -

- the incumbents shall continue to be governed by the said service rules till the retirement. the last such incumbent; and
- (iii) the last incumbent of either Group shall rank senior to the first incumbent of the Pront 'Management Service.]

Rule 4-A added vide Establishment Department Notification No. SOE-III(ESAD)3-5/2007/(PMS) Dec 12.11.2007

Amended vide Establishment Department Netification No. SOE-III(E&AD)3-5/2007/(PMS) Dated 2 12.11.2007

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The W



N.W.F.P. Management Service Rules, 2007

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SCHEDULE-I

	1.			i of security and
lo.	Nomencialure	Minimum	Age limit for initial	Method of recruitment
۱۰. ۱	of posts	qualification for	recruitmen	
Ì		appointment by Initial recruitment	t	
		Initial recionment	_	
		3	4	5
<u>-</u> _	2		!	ii) Fifty per cent by initial recruitment on the
	PMS(BS-17) as per detail at Schedule-II	2 ^M Division Bachelor-Degree from a recognized University	21-30 year	the result of competitive examination to be conducted by it in accordance with the provisions contained in 1Schedule – VII.
	***			Subject to rule 7, by promotion in the following manner:
The state of the s				(a) twenty per cent from amongst-Tehsildars, who are graduates, on the basis of seniority-com-fitness, having five years service as Tehsildar and have passed the prescribed Departmental Examination; and (b) twenty per cent from amongst Superintendents iPrivate Secretaries on seniority-cum-fitness basis, who are graduate and have undergone a training course of 9-weeks at the Provincial Management Academy/Provincial Staff Training Institute. A joint seniority list of the Superintendents and Private Secretaries shall be maintained for the purpose of promotion on the basis of their continuous regular appointment to the respective posts. 3) Ten per cent by selection on merit, on the basis of competitive examination, to be conducted by the Commission in accordance with the
				amongst persons holding stustature posts of the superintendents. Private Sporetaries, Personi Assistants. Assistants. Senior Scal Stenographers, Stenographers, Data Enti Operators, Computer Operators, Senior ar Junior Clerks who possess post gradual statistics from a recognized University at
	3.0		م	have objects live years service und Government
			.	By promotion, on seniority-cum-fitness bas
- 1				

The Word Schedule-IV replaced by Schedule VII vide Establishment Department Notification Not SOE-III(E&AD)3-5/2007/(PMS) Duted 17.11.2007
The Word Schedule-IV replaced by Schedule VII vide Establishment Department Notification Not SOE-III(E&AD)3-5/2007/(PMS) Dated 12.11.2007

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018 N.W.F.P. Management Service Rules, 2007

		per detail at Schedule-II		from amongst the officers of PMS in each having at least five years service and fair passed the prescribed Departmental Training of Departmental Examination.
	3.	PMS(BS-19) as per detail at Schedule-II.	NIL	By promotion, on the basis of seniority-combiness, from amongst PMS officers holding posts in BS-14 and having at least 12 years service against pists in BS-17 and above and have passed the prescrict Departmental Training/ Examinations
-	4.	PMS(BS-20) as per detail at Schedule-II.	NUL	By promotion on the basis of selection-on-ment from amongst PMS officers holding posts in BS-15 and having at least 17 years service against posts in BS-17 and above and have undergone Advirca. Training Course from NIPA or any other training course prescribed by Government.
	5	PMS(BS-21) as per detail at . Schedule-II.	NIL	By promotion, on the basis of selection-on-mert for amongst PMS officers holding posts in BS M and having at least 22 years service against costs in BS 11 and above and have undergone Course from Pakistan Administrative Staff College hardraft Defence College or from any other training firstful prescribed by Government.

SCHEDULE-11

S.No.	Name of posts	Basic Scale	No. of posts	Tetar Ho.
		21/22	. 1	9
1.	Chief Secretary	21	2	1
2.	Additional Chief Secretary.	21	1	1
3.	Senior Member Board of Revenue.	21	1	
4,	Chairman Sarhad Development Authority	21	1	
5.	District Coordination Officer, City District.	2:	3 -	-•
6.	Secretaries, Chairman Governor's Inspection	1		:
٠.	Team/Provincial Inspection Team.	<u> </u>		,
·		20	32	1 74
7.	Secretaries (Settled/FATA)	20		- - :
8.	Member Board of Revenue-I & II	1 20		-
9.	Member, Governor's Inspection Team	20		• •
10	- I lease ting Toom	<u>'</u>	ļ	_
11	and the state of the bitters of	i 20	<u> </u>	∹ .
12	Commission	20_		
		20	<u> 2</u>	. - ! :
13	- Office	20	23	
14	The Appellate Collis	4. 20	2	
. 1	Presiding officer Revenue Appellate Court	. 20	1 1	_! .
11	Vice Chairman Provincial Economy Commission	20	1 1	
1	7 Project Director National Urban Development Project.	20	1 1	
1	B. Director (Finance) Sarhad Development Authority.	·	1	∹ ,
1	of Managing Director, Small industries Development	;		- 1
	1 Board	20	1	<u> </u>
2	O. General Manager(Finance & Admn.) Forest			



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ERNMENT OF NWFP Annell ISHMENT DEPARTMENT

Dated Peshawar the 29.12.2009

In exercise of powers conferred by SOFET(GD)2(44)/2009: ction 26 of the North-West Frontier Province Civil Servants Act, 1973 N-WF-P-Act No. XVIII of 1973), the Chief Minister of the North-West Frontier Province is pleased to direct that in the North-West Frontier Provincial Management Service Rules, 2007, the following further hendments, shall be made, namely:

AMENDMENTS

🐍 🏣 In schedule 1, against the Serial No. 1, in column No. 5, in (clause (2),-

- In sub-clause (a), for the words " five years service as " (i) Tehsildar", the words "three years service as Tehsildar/Naib Tehsildar" shall be substituted; and
 - in sub-clause (b), after the words "who are graduate", the words "possessing three years service as Private Secretaries/Personal Assistants or Superintendents/ Assistants" shall be inserted.

SECRETARY ESTABLISHMENT

Additional Chief Secretary, NV/FP.

Secretary to Governor, NWFP.

Principal Secretary to Chief Manister, NWFP.

4) KAIT Adjulmistrative Secretaries, NWFP.

- (5) Senjor Member Board of Revenue, NWFP.
 (6) Secretary (Administration & Coordination) Civil Secretariat FATA.
- (2) Chairman, NWFP Public Service Commission.
- 8) Accountant General, NWFP, Peshawar.

្នាំទ្រីប៉ាច្រែចំពែល ទាន eeA Department 🦠

- 10) Manager, Gove Printing Press, NWFP, Peshawar for public tien m forficial gazette at an early date, with the request to supply 20 printed copies. A to the undersigned.
- 11) All Section Officers in E&A Department.
- 12) PS to Chief Secretary, NWFP.
- 13) PS to Secretary Establishment.
- 14) PA\$ to all Addl: Secretaries / Deputy Secretaries in Estab: Department

Office order file.







Dated Peshawar the December, 21.2011

NOTIFICATION

NO.SCE.II(ED)3(45)2011- Consequent upon the recommendations of the Provincial Selection Board, the competent authority is pleased to appoint the following Tehsildars as PMS Officers (BS-17) on acting charge basis with immediate effect:-

S.#	Name of Officer
<u> </u>	Mr. Saleem Jan
√ 2.	Mr. Irlan Ali
<u>3.</u>	Mr. Sajid Nawaz
V 4.	Mr. Muhammad Imran
5.	Mr. Sohail Ahmad Khan
√ (1).	Mr. Naveed Akbar
	Nit ariq blassar.
~ S.	Mr Amanullah Saeed
O.	Mr. Muhammad Ali Shah
10.	Mr. Muhammad Zaman
	Khattak
11.	Mr. Pervez Igbal
12.	Mr. Israr Ahmad

2. Resultantly the following postings/transfers are ordered with immediate effect:-

	1 *		
S.#	Name of Officer	From	То
1.	Mr. Saleem lan	Tehsildar Serai	Services placed at the disposal
		Naurang, Lakki Marwat	of FATA Secretariat for further posting as Section Officer.
2 .	Mr. Irfan Ali	Tehsildar, Swabi	Services placed at the disposal
		: ! !	of FATA Secretariat for further
	 	ļ <u></u>	posting as Section Officer.
, 3.	Mr. Sajid Nawaz	Tehsildar, Razar	Services placed at the disposal
•	11	Swabi	of FATA Secretariat for further
ļ <u>.</u>	1 1	1	posting as Section Officer.
1, 4.		Tehsildar, Charbagh,	HRDO, Buner against the
	Imran	Swat	vacant post.
5.		Political Tehsildar,	HRDO, Dir Lower vice
	Khan	Khar Bajaur Agency	Sr.No.13.
6.	Mr. Naveed Akbar	Tehsildar, Anti	Services placed at the disposal
<i>,</i>		Corruption	of FATA Secretariat for further
<u> </u>		Establishment	posting as Section Officer.
7.	Mr. Tariq Hassan	Tehsildar, Dargai	DDO(F), Malakand against the
		Malakand	vacant post.
, 8.	Mr. Amanullah Saeed	Tehsildar, Oghi	DDO(I), Battagram against the
L,	:	Mansehra	vacant post.
			· · · · · · · · · · · · · · · · · · ·

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-		A Topon		· · · · · · · · · · · · · · · · · · ·
, 1. , 1.	9.	Shah		Retained on the same post.
	10	Zaman Khattak	Political Tehsildar, Upper Orakzai Tehsildar, Mansehra	DDO(R), Paharpur D.I.Khan against the vacant post
.	12.	Mr. Israr Ahinad	Tehsildar, Chitral	relieving Mr. Habib-ur- Rehman, PMS BS-17 of the additional charge
	<u></u>	Mr. Saged-ur-Rehman, Supdt: BS-16(surplus	HRDO, Dir Lower	PIRDO, Chitral against the vacant post. DDO(F), Dir Lower against
-	14.	employee of Dir Museum Chakdara) Dir Lower		the vacant post in his own pay & scale purely on temporary basis.
	٠. ا	Rehman, PMS BS-17	Awaiting posting in F&AD	DDO(J), Takhthbhai against the vacant post.
	 -		E&AD	DDO(F), D.I.Khan against the

CHIEF SECRETARY KHYBER PAKHTUNKHWA

ENDST: Nφ. & DATE EVEN

A copy is forwarded to:-

- Additional Chief Secretary, FATA 2.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa. 3.
- Secretary to Governor, Khyber Pakhtunkhwa.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 5.
- Secretary (Admn: & Coord), FATA Secretariat. 6.
- All Divisional Commissioners in Khyber Pakhtunkhwa. 7.
- All District Coordination Officers in Khyber Pakhtunkhwa. -8.
- Accountant General, Khyber Pakhtunkhwa. 9.
- Accountant General (PR), Sub-Officer, Peshawar. 9.
- Political Agents, Orakzai / Bajaur Agency.
- All District Accounts Officer in Khyber Pakhtunkhwa.
- Agency Accounts Officers, Orakzai / Bajaur.
- SO(Secret)/EO/Librarian, E&A Department. 12.
- 13. PS to Chief Minister, Khyber Pakhtunkhwa.
- 14. PS to Senior Minister for P&D, Khyber Pakhtunkhwa. 15.
- PS to Chief Secretary, Khyber Pakhtunkhwa.
- PS to Secretary Establishment. 16.
- PAs to AS(E)/DS(E) Estab: Deptt:
- Officers concerned 18:
- Office order file.
- Personal file of the officers concerned.

(FARYAL KAZIM) SECTION OFFICER(E-II)

"IHSAN AFRIOI"

E (15)



GO RNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar the October, 30, 2012

NOTIFICATION

NO.SOE.II(ED) 2(192)2012- Consequent upon the recommendations of the Provincial Selection Board, the competent authority is pleased to order the promotion of the following PMS BS-17 (Acting Charge)/Tehsildars to the post of Provincial Management Service (BS-17), on regular basis with immediate effects-

NAME OF OFFICER	
Mr. Sajid Nawaz	1
Mr. Kashmir Khan	
Mr. Khalid Çayyum	
Mr. Muhammad Yousaf Kareem	
Mr. Muhammad Imran	
Mr. Schail Ahmed Khan	· [
Mr. Muhammad Shah Jamil	
Mr. Naveed Akber	•
Mr. Hamid Ali Gigyani	
Mr. Akber Shah	
Mr. Muhammad Ali Shah	!
Mr Muhammad Zainan Khattak I	
Mr. Bagh Bostan	
Mr. Amjad Ali	
Mr Saidar Azam Qureshi	,
Mr. Sajid Hussain	
Mr. Israr Ahmad	
Mr. Muhammad Fahini	
Mr. Adalat Khan	
Mr. Said Qadir	
Mr. Jan Alam	
Mr. Abdul Wali Khan	
i Mr. Samiuliah	
Nr. Abdul Nascer	
	Mr. Kashmir Khan Mr. Khalid Çayyum Mr. Niuhammad Yousaf Kareem Mr. Muhammad Iman Mr. Scheil Ahmed Khan Mr. Scheil Ahmed Khan Mr. Naveed Akber Mr. Naveed Akber Mr. Hamid Ali Gigyani Mr. Akber Shah Mr. Muhammad Ali Shah Mr. Muhammad Ali Shah Mr. Muhammad Zaman Khanak Mr. Bagh Bostan Mr. Amjad Ali Mr. Sajid Hussain Mr. Sajid Hussain Mr. Sajid Hussain Mr. Said Qadir Mr. Said Qadir Mr. Jan Alam Mr. Jan Alam

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Secty.ESA DEPT.	Fesh	FAX NO. :09152:39:7 30 01:. 20:2	
	25: 1	: Mr. Haider Hussain	· · · · · · · · · · · · · · · · · · ·
	26.	Mr. Qaisar Naz	
	27.	Mr. Muhammad Riaz	٥
	28.	Mr. Muhammad Naib Din	(2)
Ř- [29.	Mr. Abdul Latif	
	30.	Mr. Qaisar Khan	

2. On promotion the above officers will be on probation for a period of one year in terms of Section-6(2) of Khyber Pakhtunkhwa Civil Servants Act 1973, read with Rule-15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.

3. Consequent upon above, the following postings, transfers are ordered -

S.#	Name of Officer	From	10
1.	Mr. Sajid Nawaz	DO(R), Bannu	Retained on the same post and
Z.	Mr. Kashmir Khan	Tehsildar/ Inspecto Stamps, D.I.Khan	DDO(R), Paharpur D.I. Shan
4.	Mr. Khalid Qayyum Mr. Muhammad	Tensildar, luigation) DDO(R), D.I ichan against the vacant post.
	Yousaf Kareem	Political Tehsikiar FR Kohat	DDO(I). Hungu against the vacary
5.	Mr. Muhammad Inven	Malaband	DDO(R), Hange of the address
7. 7.	Mr. Sohail Alimed Khan Mr. Muhammad Shali Jamil	DDO(J), Khawazakhela, Tehsildar, Lai Qilla	Retained on the same post a as station DDO(D, Sharagal Oir Epper
	Mr. Naveed Akber	APA FR, Peshawar.	Retained on the same post and
	Mr. Hamid Ali Gigyani	Finance Officer. MSDP, LG&RDD	Secretary District Public Safety Commission, Peshawar against
ξι. · `	Mr. Akter Shah	rensinar, Reader to	Deput. Secretary Document
	Ar. Muhammad Mi Shah Ar. Muhammad	- (**)/ © /(/(//,	Revenue againg the various is of Retained on the same post and station

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. E&F DEPT. Pesh FAX NO. :0919213917	The second secon
Zaman Khattak 1	station
13. Mr. Bagh Bostan Political Tehsildar,	DDO(R), Yakhthhai Mardan
Upper Orakzai	against the vacant post
No. vi	(3)
14. Mr. Amjad Ali, Tehsildar, Swab	4
Scarp WAPDA	post relieving Syed Muhammad Ali Shah, DDO(R). Swabi of il
Mardan	additional charge of the post
	The state of the s
15. Mr. Safdar Azam Tehsildar, Mansehra	Commission, Mansolira relieving
Qureshi	Mr. M. Anwar Khan Sherami,
	DDO(I). Mansehra of the
	additional charge of the post.
16 Mr Saiid Hussain Tehsildar, Balakol	DDO(F). Haripur against the
133. 10. 11. 00.	vacant post
Fro. 17. Mr. Israr Ahmad DDC(R), Boo	ni ! Retained on the same post and
The Chitral	station
	DDO(F). Swat against the vacant
13.	post.
Fahim Fahim Fahim Political Tehsild	ar. HRDO, Shangia against the vaconi
19. Mr. Adalat Khan Political Tehsild Khar Balaur	post.
	DDO(F., Shangla against the
20 Mr. Said Qadir Tehsildar, Khai	vacani post relieving Mr. Anwar
	Zeb. DOO(J), Alpari Shangla of 🗇
	the additional charge of the nos.
21. Mir. Jan Alam Tehsildar, Babuzai	Secretary District Public Safety
	Cotton (840) Off, Obber against
	the vacant post.
22. Mr. Abdul Wali Tehsildar, Dir Up	per DDO(1), Dir Upper against the vacent post relieving Mr. Arshad
Khan	Ali, DDO(R). Dir Upper of the
	additional charge of the post.
23 Mr Samiullah Tehsildar, Bannu	
23. Mr. Samiullah Tehsildar, Bannu	post
24 Vr Abdul Naseer Tehsildar,Rajar	HRDO, Peshawar against the
24. Mr. Abdul Naseer Tehsildar, Rajar Swabi.	vacant post
	to Retained on the same post and
25. Mr. Haider Assistant Commissioner (I Kohat. 26. Mr. Qaisar Naz Tehsildar, Kohat	
Hussain Commissioner (EXECUTE: DEMINIONS
Kohat.	Secretary, RTA Kehat against the
26. Mr. Qaisar Naz Tehsildar, Kohat	vacant post
	ahor DDO(R), Lahor Swabi against the
	vacant post.
Riez Swabi	FATA Section Officer, FATA Section
Zo. Mil. Munartal	against the vacant post.
	sildar, (DDO(R), Khado Kliel Buner
29 Mr. Abdul Latir Political Tehs	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
···	Gagra DDO(F), Buner against the volume
30. Mr. Qaisar Khan Tehsildar, Buner	post
With the Country of t	

CHIEF SECRETARY KHYBER PAKHTUNKHWA

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FAX NO. :5919213917

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A copyris forwarded to:-

- L. Additional Chief Secretary.
- 2. Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- 3. Secretary to Governor, Khyber Pakhtunkhiwa.
- 4. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 5. Secretary to Govt. of Khyber Fakhtunkhwa, Transport partment.
- 6. All Divisional Commissioners in Euger Pakhrunkhiva.
- 7. All District Coordination Officers in Khyber Pakhtunkhwa. 8. Secretary (Admn: & Coord), FATA Sucretariat.
- 9. Also Buntant General, Khyber Pakhtunkhwa.
- 3 A countant General (PR), Sub-Office, Peshawar Political Agents, Bajaur & Orakzai.
- ... All District Accounts Officers in Khyber Pakatunkhwa.
- 14. Agency Accounts Officers, Bajaur & Orakzei
- Project Director, Municipal Services Delivery Programme (PMU), Peshawar
- 10. SO(Secret)/SO(Admn)/SOE-I/ EO/Libratian, E&A Department.
- 16. PS to Chief Secretary, Khyber Pakhtunkhwa.
- 17 PS to Secretary Establishment.
- 18. PS to Special Secretary (Estt), Establishment Department
- 19. PAs to AS(E)/AS(HRD)/DS(E) Estab: Deptt:
- 20. Officers concerned.
- 21. Office order file.
- 22. Personal file of the officers concerned

SECTION HENCE! (EAI)

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Deputy Secretary (Estab:)
Estab: & Advisor, Department
1643

Dates 15-01-

PS/C.S Khyber Pakhtunkhwa Diary No. 470

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge

basis or w.e.f. occurrence of vacancies.

R/Sir,

It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene.

It is further added that I have promoted on Regular basis after the induction of new PMS Batch. Thus my seniority is badly suffered as I was entitled to be promoted prior the induction of the new PMS Batch.

In view of the above, I submit request through this appeal that I may kindly be given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from the date of occurrence of vacancies.

Sincerely yours,

Dated: 9th January, 2014

P.S. to Chief Secretary Govt: c: Khyber Pakhtunkhwa

Say: Esto:

Amanulah Saeed)

PMS (B-17),

AAC

Sauf. Es

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT.



NO.SOE-II(ED)/2(619)/2011 Dated Peshawar the **May 15, 2014**

То

Mr. Amanullah Saeed, Additional Assistant Commissioner-I, Abbottabad.

SUBJECT:

APPEAL FOR REGULAR PROMOTION TO HE POST OF PMS OFFICER W.E.F. OCCURRENCE OF VACANCIES

I am directed to refer to your appeal dated 09.01.2014 on the subject noted above and to convey that Establishment Department, Govt. of Khyber Pakhtunkhwa regrets its inability to accede to your request being not covered under the rules/policy in vogue.

SECTION OFF

liqab Khan, Sten

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BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 612/2008

Date of Institution.

16.04.2008

Date of Decision

13.03.2009

Muhammad Iqbal Khattak, Assistant Political Agent, Khar Bajaur Agency.

(Appellant)

<u>VERSUS</u>

1. Government of NWFP through Secretary Establishment Department, Peshawar.

2. Govt. of NWFP through Chief Secretary, Peshawar.

(Respondents)

APPEAL U/S 4 OF THE NWFP SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION NO.SOE.II (E&D) 2 (192)2007 DATED 19.2.2008 WHEREBY THE APPELLANT WAS PROMOTED ON REGULAR BASIS W.E.F. 19.2.2008 INSTEAD OF 30.11.1999 AND ORDER NO.SOE-II (E&D) 2(192) WHEREBY HIS DEPARTMENTAL APPEAL WAS DISMISSED.

MR. SHAKEEL AHMAD,

Advocate

For appellant.

MR. ZAHID KARIM KHALIL,

For respondents.

Addl. Government Pleader,

MR. JUSTICE (R) SALIM KHAN, ...

CHAIRMAN.

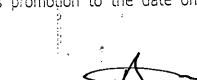
MR. BISMILLAH SHAH,

MEMBER.

JUDGMENT

<u>JUSTICE (R) SALIM KHAN, CHAIRMAN.-</u>The present appeal No. 612 of 2008 by Muhammad Iqbal Khattak and appeal No. 613 of 2009 by Ahmad Khan involved similar questions of law, therefore, these are taken together for arguments and disposal.

2. Muhammad Iqbal Khattak was promoted as Tehsildar on regular basis vide order dated 28.12.1988. He was promoted to PCS(E.G) (BPS-17) on temporary basis vide notification dated 06.03.1996. He contended that many posts became vacant, but the appellant was promoted to (BPS-17) on regular basis on 19.2.2008 with immediate effect, instead of ante-dating of his promotion to the date on which the vacancy fell to his turn in the







seniority lists of officers of PCS (E.G). His departmental appeal was rejected on 22.03.2008. The present appeal was filed on 16.4.2008 which is within time. The case of Ahmad Khan (Appellant) is similar to the case of Muhammad Iqtal Khattak on facts also. His appeal is also within time.

- 3. The respondents contested the appeal on many grounds, including the ground that no one could claim a vested right in promotion or in the terms and conditions for promotion to a higher post.
- We heard the arguments and perused the record.
- 5. The learned counsel for the appellants contended that the appellants were temporarily posted to BPS-17 post on 06.3.1996, but they remained silent, because they did not have a vested right for promotion to a higher post. The appellants have already been considered for promotion and have been found eligible and fit for regular promotion to BPS-17 post, therefore, the principles embodied in the judgment of the August Supreme Court of Pakistan reported as 1990 SCMR 1321 are not applicable to their cases. In fact, the vacancies had become available for the appellants as early as on 30.11.1999, and it was the responsibility of the official respondents to expeditiously deal with the cases of the appellants for their regular promotion. The appellants could not be punished for no fault on their side, or for delay caused by the official respondents in processing the cases of the appellants. He relied on 1997 PLC (C.S) 77, wherein it has been held in para 3 as under:-

"On behalf of the Government it is contended that no civil servant has a right to claim that he should be promoted from a back date even though a vacancy may be existing on the date from which the promotion is being claimed. This is no doubt true but there are no orders by the Government that the respondents/ petitioners should be held up for some time. The delay in making the promotions occurred entirely due to the reason that the officials of the Education Department could not carry out a fairly simple exercise within a reasonable period. In the circumstances it will not be appropriate for this Civil Petition to interfere with the order of the Service Tribunal. Leave is refused."

This judgment was in the petition for leave to appeal against the judgment dated 19.02.1995 of the Punjab Service Tribunal. It is worth-mentioning that



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the judgments cited as 1990 SCMR 1321 and cited as 1997 PLC (C.S) 77 are on two different aspects of the same subject.

- Ante-dating of promotion, after consideration of the candidate aspiring for such promotion, after he was found eligible and fit for such promotion and is promoted, is an established principle of law. Such a candidate cannot be punished for any delay caused by the department in processing his case for promotion. The order of promotion, therefore, has to be ante-dated to the date on which the vacancy for his turn became available or to the date on which he actually took charge of the post on officiating/acting charge basis, whichever is later.
- The A.G.P contended that the present appeals were miserably time-barred and both the appellants were estopped by their own conduct to file the present appeals. In fact, the principle embodied in the judgment reported as 1990 SCMR 1321 was applicable to the cases of the appellants from 06.3.1996 to 18.2.2008. They could not claim promotion as of right. The principle embodied in the judgment reported as 1997 PLC (C.S) 77 became applicable to their case on 19.2.2008. Cause of action arose to the appellants for claiming ante-dation of their promotion as prayed for only when their cases were considered for promotion, they were found eligible and fit for promotion, and their promotion orders were issued, though with immediate effect. They filed their departmental appeals within time from the date of the impugned order dated 19.2.2008, and their appeals were rejected on 22.3.2008. They filed Service Appeals on 16.04.2008. The departmental appeals as well as the Service Appeals were well within time.

The A.G.P further contended that, according to the proviso contained in sub-section (2) of Section 22 of the N.W.F.P Civil Servants Act 1973, "no representation shall lie on matters relating to the determination of fitness of a person to hold a particular post or to be promoted to a higher post or grade." Judgment cited as 1990 SCMR 1321 was, then, applicable and appellants could not file representation. This stage has already passed. The appellants have been considered for holding the higher post after their promotion to that higher post, and their fitness for such promotion and holding of post has already been determined. The judgment cited as 1997

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PLC (C.S) 77 has become applicable after determination of fitness of the appellants. The question in these cases is not the determination of fitness but is the right of ante-dation of their promotion. The appellants had vested right for consideration of promotion on their turn, whenever it was, and, when found fit on determination of fitness, at any stage, they had a right to claim ante-dation of their promotion to the dates on which the vacancies were available for their respective turns or from the dateson which they actually took the charge of their respective posts, whichever were later in time.

9. The A.G.P also contended that according to sub-rule (p) of Rule 9 of the N.W.F.P Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 "acting charge appointment shall not confer any vested right for regular promotion to the post held on acting charge basis." The appellants have never claimed any vested right for regular promotion to the post which they held on acting charge basis, on the basis of acting charge appointment. In fact, they did not have such a right. They remained silent for a long time, knowing that they did not have such a right on the basis of acting charge appointment. They, however, had a vested right, as civil servants, for consideration for promotion, when the authority was to consider someone for promotion against the vacancy. No other person could be considered till the appellants were so considered. They, therefore, had a vested right for ante-dation of their promotion only when they were regularly promoted, but from the date when the vacancy became available for their turn.

Frontier Province, Provincial Management Service Rules, 2007, notified on 11.05.2007 vide No. SOE.II(ED)2(14)2007, The NWFP Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 were repealed. He was of the view that the N.W.F.P Provincial Management Service Rules, 2007 had come into force at once w.e.f. 11.05.2007, while the orders of promotion of the appellants were issued on 19.02.2008. He submitted that the promotion orders were covered by the new rules, therefore, the appellants could not claim any benefit out of the already repealed rules of 1997. In order to clarify this controversy, it is necessary to reproduce the relevant Rule 8 of the N.W.F.P Provincial Management Service Rules, 2007 which is as under:-

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"8. Repeal.- The North-West Frontier Province Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 shall stand repealed after the retirement of existing incumbents of both the cadres. Separate seniority list of both the cadres shall be maintained under the existing rules and they shall be promoted at the ratio of 50:50. The existing incumbents of PCS (E.G) and (S.G) in different pay scales, for the purpose of their promotion, shall continue to be governed under the said service rules till the retirement of the last such incumbent."

The above rule, by itself, clarifies that the rules of 1997 shall not stand repealed before the retirement of the existing incumbents of both the cadres of Secretariat/Executive Groups, and shall remain in force till the retirement of the last such incumbent. It further clarified that separate seniority list of both the cadres shall be maintained under the existing rules. The existing rules for such incumbents are the N.W.F.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997. It was also clarified that such incumbents shall be promoted at the ratio of 50:50. It means that out of each two vacancies, one vacancy shall be given to Secretariat Group, while another vacancy shall be given to the Executive Group. Further clarification is to the effect that the existing incumbents of PCS (E.G) and (S.G) in different pay scales shall continue to be governed under the rules of 1997 for the purpose of their promotion, and this process is to continue till the retirement of last such incumbent. Both the appellants belonged to the Executive Group of Civil Servants. They were to be governed under the N.W.F.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 before 11.05.2007, and they have to be governed under the above mentioned rules of 1997 till the retirement of the last incumbent of a post in Secretariat Group/Executive Group.

The cases of the appellants are, therefore, to be governed in accordance with the provisions of Section 8 (quoted above) of the new N.W.F.P Provincial Management Service Rules, 2007. The record shows that vacancies were available for the appellants but they were not promoted at the due time and their cases for promotion were delayed unnecessarily without any fault of the appellants. They, therefore, are entitled to antedation of their promotion, against the first available vacancy falling to the turn of each of them or from the date of taking over the charge of that vacancy on officiating/acting charge basis, whichever is later.

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In the light of the above, we accept both the appeals, and direct the official respondents to ante-date the promotion of each of the two appellants to the respective dates on which a vacancy became available for the respective turn of the appellants or from the respective dates of their taking charge of such vacancy on officiating/acting charge basis, whichever is later. The appellants are entitled to the costs of their respective litigation Id Justice (C) Jalin schoon and Justice (C) Jalin schoon and school of Shech Members from the official respondents.

<u>ANNOUNCED</u> 11.03.2009

6966-9280352.]

(APPELLATE JURISDICTION)

PRESENT:

MR. JUSTICE EJAZ AFZAL KHAN. MR. JUSTICE MUHAMMAD ATHER SAEED.

C. As. No. 860 to 861 of 2010. (On appeal against the judgment dt. 11.3.2009 passed by NWFP Service Tribunal, Peshawar in Appeals No. 612 and 613 of 2008).

Govt. of NWFP thr. Secy. Establishment and another.

(in both case.)

...Appellants

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Muhamr.iad Iqbal Khattak. Ahmed Khan. (in CA.860/10) (in CA.861/10) ...Responders

For the appellants:

Mian Muhibullah Kakakhel, Sr.ASC.

Miss. Tehmina Muhibullah, ASC.

Mir Adam Rhan, AOR.

(in both)

For the respondents:

Hafiz S. A. Rehman, Sr.ASC.

Mr. Shakeel Ahmed, ASC

(in both).

Date of hearing:

24.05.2012.

JUDGMENT

EJAZ AFZAL KHAN, J. These appeals with the leave of the Court have arisen out of the judgment dated 11.3.2009 of the Service Tribunal whereby appeals filed by the respondents were allowed.

2. The points raised and noted while granting leave read as under:-

"We have heard the learned counsel at some length. We are inclined to grant leave inter-alia on the point as to whether the legal and factual espects of the controversy have been dilated upont and decided by the Tribunal in accordance with relevant Rules i.e. Rule 8 of the NWFP, Provincial Civil Service (Secretaria/Executive Group) Rules, 1997 and Rule 9(6) of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1789. It is also to be examined as to whether that stop-gap-arrangement can be equated to that of regular promotion and besides that the order passed by the learned Service Tribunal could be made applicable to all the promotion and besides that the order passed by the

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Tehsildars who are awaiting their promotion. Since a short question of law is involved in the matter, therefore, the case be listed lafter four weeks subject to limitation. In the meanwhile operation of the impressed judgment shall remain suspended.



Learned counsel appearing on behalf of the appellants 3. contended that though the Governor of the Province in consultation with the Provincial Selection Board was pleased to order the promotion of the respondents in BPS-161as Extra Assistant Commissioner in BPS-17 in the Ex-PCS (E.B) Cadre with immediate effect on purely temporary leasis vide notification dated Peshawar 6th March, 1996, yet it could not earn shem any benefit or entitle them to a vested right notwithstanding they have been promoted on regular basis with immediate effect vide notification dated 19.2.2008. They, the learned counsel added, could not have claimed any ante-dated promotion even on the occurrence of any vacancy in such scale in violation of Section 8 of the Civil Services Act or Rule 2 of NWFP Civil Service (Executive Group) Rules, 1997, as decidedly promotion is not a vested right. Appeal before the departmental authority, the learned counsel added, or before the Tribunal claiming ante-dated promotion was, therefore, misconceived. The learned Tribunal, the learned counsel maintained, could not have allowed such appeal when it tended to mar the seniority of many others in the run. The learned counsel to support his contention placed reliance on the cases of "Wajahat Hussain, Assistant Director, Social Welfare, Lahore and 7 others. Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and 81 others" (PLD 1991 S.C 82), "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Lahour Department and others" (1985 SCMR 1201), "Nazeer Ahmed. Vs. Government of Sindhythrough Chief Secretry Sindh, Karachi and 2 others" (2001 SCMR 352), "Government of Pakistan through Establishment

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Division, Islamabad and 7 others. Vs. Hameed Akhtar Niazi, Academy of Administrative, Walton Training, Lahore and others" (PLD 2003 S.C. 110). The learned counsel next contended that a change in scale by means of promotion is not automatic but dependent on a process involving selection, therefore, any change in scale without such process being violative of the relevant law and rules, cannot be maintained. The learned counsel to suppor, his contention placed reliance on the case of "Abid Hussain Sherazi, Vs. Secretary M/o Industries and Production, Government of Pakistan, Islamabad" (2005 SCMR 1742).

As against that learned counsel appearing on behalf of the respondents defended the impugned judgment by contending that where a vacancy occurs in the next higher scale, the Civil Servant officiating or working on acting charge basis thereagainst is not considered for promotion or the process of regular promotion is delayed on account of lethargic attitude of the competent authority or any other exigency so-called, the Civil Servant who is subsequently found fit for such promotion on regular basis cannot be deprived of the salary and other consequential benefits attached to such post. Learned counsel to support his contention placed reliance on the case of "Luqman Zareen and others. Vs. Secretary Education, NWFP and others" (2006 SCMR 1938). The tearned counsel next contended that though the NWFP Civil Service (Secretariat Group) Rules, 1997 have been substituted by the NWFP Provincial Management Service Rules, 2007 but the rights of the existing incumbents of both the cadres have been protected by Rule 8 of the latter, therefore, the change in rules would not affect the survice structure of the respondents or rights accruing thereunder. The learned counsel next contended that if the concluding paragraph of the impugned judgment is read none of the rights of any of the officers including their ATTESTED IN seniority has been affected.

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- 5. We have gone through the entire record carefully and considered the submission of the learned counsel for the parties.
- The record reveals that the Governor of the Province in consultation with the Provincial belection Board was pleased to order the promotion of the respondents working in BPS-16 as Extra Assistant Commissioner in BPS-17 in Ex-PCS (E.B) Cadre. The respondents were, no . doubt, promoted on temporary basis in the year 1996, all the same, what stands out to be taken notice of is, that it was not done without considering their eligibility and without involving the process of selection as is evident from the order itself. When asked whether the respondents were deficient in terms of qualification or experience to hold the post in the next higher scale, at the time they were promoted temporarily, the reply of the learned counsel for the appellant was in no. When asked whether there was any impediment rio"(pervaño): percesbouque: rops seblouored rouifse usampinista estafe est riber. time when a vacancy or two occurred in the said scale, again the answer was in no. When asked what restrained the appellants to defer or delay the process of selection to fill one or any number of vacancies occurring from time to time in the next higher scale, the reply of the learned counsel was that it was because of confusion created by the devolution plan. This answer, to say the least, is too vague to be plausible. When asked who was senior to the respondent and whose right of ranking senior has been affected or impaired by the impugned judgment, again the learned counsel could not refer to anything on the record.
 - 8. There is no dispute with the proposition that the terms and conditions of the service of the respondents; in view of the provision contained in Rule 8 of NWFP Civi Service (Secretariat Group) Rules, 2007, shall continue to be governed by the erstwhile rules. There is also no dispute with the proposition that if the respondents were to hold a post on acting charge basis, they could also hold the same on regular basis. In the case of

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"Lugman Zareen and others. Vs. Secretary Education, NWFP and others"
(2006 SCMR 1938), this Court while dealing with an identical issue held as

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"It is then a position admitted on all sides that nothing existed in the way of the petitioners on :31.8.2000 which could; have disentified them to regular promotion to the posts in question and that it was only the usual apathy; negligence and bureaucratic red-tapsim which had deprived the petitioners of the fruits that they deserved. The petitioners could not be permitted to be punished for the faults and inaction of others. We are of the view that where a post was available against which a civil servant could be promoted; where such a civil servant was qualified to be promoted to such a higher post; where he was put on the said higher post on officiating or acting charge basis unly because the requisite exercise of allowing the regular promotion to the said post was being delayed by the competent authority and where he was subsequently, found fit for the said promotion and was so promoted on regular basis then he was entitled not only t the salary attaching to the said posts but also to all consequential benefits from the very date from which he had been put on the said post on officiating or acting charge basis and we hold accordingly.

While dealing with the reservations of the nature expressed by the learned counsel for the appellant, this Court held as under:

this Court had always accepted the principle that a person who was asked to held a higher post to which he was subsequently promoted on regular basis, was entitled to the salary etc., attaching to such a post for the period that he held the same; that he would also he entitled to any other benefits which may be associated with the said post and further that if a vacancy existed in a higher cadre to which a civil servant was qualified to be promoted on regular basis but was not so promoted without any fault on his part and was instead put on the said post on officiating basis then on his regular promotion to the said post, he would be deemed to have been so promoted to the same from the date from

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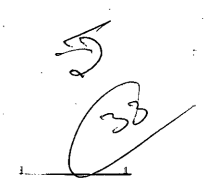
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which he was allowed to hold the said higher post onless justifiable reasons existed to hold experience.

When this being the state of things on factual and legal plain, we don't think the judgment of the learned Service Tribunal is open to any exception. The judgments rendered in the cases of "Wajahat Hussain, Assistant Director, Social Welfare, Lahore and 7 others. Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and 81 others", "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Labour Department and others", "Nazeer Ahmed. Vs. Government of Sindh through Chief Secretry, Sindh, Karachi and 2 others", "Government of Pakistan through Establishment Division, Islamabad and 7 others. Vs. Hameed Akhtar Niazi, Academy of Administrative, Walton Training, Lahore and others" and "Abid Hussain Sherazi. Vs. Secretary M/o Industries and Production, Government of Pakistan, Islamabad", (supra) cited by the learned counsel for the appellants are not applicable to the case in hand because of their distinguishable facts and features.

9. For the reasons discussed above, these appeals being without

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IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Present:

MR.JUSTICE NASIR-UL-MULK MR. JUSTICE TARIO PARVEZ

CIVIL PETITION NOS. 152-P TO 158-P OF 2012 (on appeal from the judgment of the KPK Service Tribunal, Peshawar dated 11.01.2012 passed in Service Appeal Nos. 1398, 1399, 1372, 1400 to 1403 of 2010)

Government of KPK through Chief Secretary Peshawar & others

...Petitioners.

<u>VERSUS</u>

Fazal Hussain and others Nacem Akhtar etc Abdul Mateen Qasuria Hidayatullah Muhammad Nasir Niaz Muhammad Syed Kazim Hussain Shah	(in CP 152-P/12) (in CP 153-P/12) (in CP 154-P/12) (in CP 155-P/12) (in CP 156-P/12) (in CP 157-P/12) (in CP 158-P/12) Respondents
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For the Petitioners:

Mr. Zahid Yousaf, Addl. AG.

For the Respondents:

Mr. Ejaz Anwar,

(in CPs 152,155,156 & 158-P/12)

Other Respondents:

N.R.

Date of Hearing:

23.01.2013.

JUDGMENT

NASIR-UL-MULK, J.— The Government of Khyber Pakhtunkhwa through its Chief Secretary and others filed these petitions assailing the judgment of K.P.K. Service Tribunal dated 11.01.2012 whereby appeals filed by the respondents were allowed in terms to be stated later. The respondents were all serving as Tehsildar (BPS-16) and were appointed on acting charge basis against the posts of Provincial Management Services (PMS) Officers in BPS-17 by Notification of the Establishment Department, Government of Khyber

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Deputy Registrar, upreme Court of Pakistan & Peshawar,



Pakhtunkhwa dated 25.03.2010 on the recommendations of the Provincial Selection Board (PSB). They filed service appeals before the Tribunal praying for promotion to the posts they held on acting charge basis with effect from the date on which the vacancies became available. The appeals of Fazal Hussain, Hidayatullah, Muhammad Nasir and Syed Kazim Hussain Shah, Respondents in Civil Petition Nos. 152-P, 155-P, 156-P and 158-P of 2012, respectively, were allowed in the terms that they were directed to be granted ante-date regular promotion to the post of PMS Officer (BPS-17) with effect from 25.03.2010 with all back and consequential benefits. The service, appeals of Nacem Akhtar, Abdul Mateen Qasuria and Niaz Muhammad, Respondents in Civil Petition Nos. 153-P, 154-P, and 157-P of 2012, respectively, were disposed of in the terms that they shall be considered for regular promotion as and when the vacancies became available for a them. We may straight away dismiss the latter set of petitions filed by the Government of Khyber Pakhtunkhwa as no relief was granted to the said Respondents by the Tribunal and the direction was merely restatement of the law that whenever vacancies reserved for Tehsildars for promotion to the post of PMS Officer become available they shall be considered.

As regards the other petitions where the Respondents have been granted ante-date regular promotion to the post in question, the learned Additional Advocate General contended that the said Respondents were not eligible for promotion as they did not possess the requisite service of three years as Tehsildar for promotion to the higher post. This argument fails for two reasons. Firstly, that this was never preme Court of Pakistan, the case of the Provincial Government before the Service Tribunal as nowhere in the comments filed by them before the Tribunal had they

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questioned the eligibility of the Respondents to be promoted. The same is also not discernable from the impugned judgment as no arguments to that effect were advanced before the Tribunal. Furthermore we have becaused the minutes of the Meeting of the Provincial Selection Board which considered the question of appointment of the Tehsildars against the vacant posts reserved for them. Its recommendations that the respondents be appointed on acting charge basis was not on account of their incligibility for promotion to the said posts. Remarks against each of the respondents by the Board were favourable and there is no mention anywhere about their incligibility. Rather it was expressly stated that they had passed their prescribed Departmental examination. Even otherwise the Additional Advocate General was not in a position to sllow from the available record that the respondents were not eligible for promotion to the post of PMS Officer.

3. The learned Additional Advocate General further contended that the respondents were duly promoted with immediate effect on 21.12.2011 during the pendency of their service appeals before the Tribunal. That the respondents had not challenged the said Notification superseding the Notification of their appointments on acting charge basis, which was the subject matter of their service appeals. In the impugned judgment the Tribunal did take note of the Notification of 21.12.2011. In case the respondents were otherwise found entitled for regular promotion with effect from the date of their appointment on acting charge basis the subsequent Notification of 21.12.2011 was not an impediment in the way of the Tribunal to grant such relief.

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The learned Additional Advocate General then submitted that respondents could only have been promoted with immediate effect and not entitled to ante-date promotion. In response the learned

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CPs 152-P to 158-P/12

counsel representing the Respondents pointed out that being duly qualified and vacancies available for their promotion they ought to have been promoted regularly when they were found duly fit and qualified by the Provincial Selection Board. He placed reliance on the judgment of this Court in the case of LUOMAN ZAREEN AND OTHERS v. SECRETARY EDUCATION, NWFP AND OTHERS (2006 SCMR 1938) and an unreported judgment GOVERNMENT OF NWFP TUROUGH SECRETARY ESTABLISHMENT AND ANOTHER D. MUHAMMAD IQUAL KHATTAK AND ANOTHER (Civil Appeal No. 860 and 861 of 2010) decided on 24.05.2012.

In order to examine the merit of the above contention we went through the minutes of meeting of the Provincial Selection Boardof 29.12.2009 where the question of promotion/appointment on acting charge basis of the respondents for the post of PMC Officers was under consideration. From the minutes it transpired that at that time 11 posts were available in the quota reserved for Tehsildars for promotion to the post of PMS Officers. It appears from the minutes that the respondents were not being considered for promotion as some Tehsildars senior to them were for one reason or another not eligible for promotion. By Notification of 21.12.2011 the respondents as well as the said senior Tehsildars were together promoted to the posts of PMS Officer on regular basis. It seems that the only reason that the respondents were not being promoted when they were otherwise qualified for such promotion was the ineligibility of their senior colleagues. Such reason is not legally justifiable. The respondents were entitled to be considered upreme Court of Pakistanfor promotion against the available vacancies and they could not have

Deputy Registrar,

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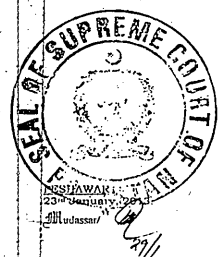
& Peshawar. been made to suffer and their promotion delayed on account of incligibility of their seniors. The minutes of the Provincial Selection

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CPs 152-P to 158-P/12

Board clearly indicates that the respondents were otherwise eligible for promotion to the posts of PMS Officer. That being the situation, they were entitled to be promoted on the date when their acting charge basis appointments to the posts of PMS Officer were notified.

In this view of the matter, no exception can be taken to the impugned judgment of the Service Tribunal. The petitions are therefore, dismissed and leave declined.



Sdf- Nasir-ul-Mulh, J Sdf- Taris Parvez, J

Carified to be true copy

Deputy Registrar, Supreme Court of Pakistan,

"Not approved for reporting.

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Appeal No. 1,198/2010.

Date of Institution. ...

30.7.2010

-Date of Decision

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11.1.2012

Fizai illussain, PMS Officer (BPS-17) Postedlas ACO, Peshawar.

(APPELLANT)

VERSUS

1. Jovernment of Khyber Pakhtunkhwa, through Chief Secretary,

secretary, Establishment Department, Khyber Pakhtunkhwa,

Senior Meniser, Board of Revenue, Khyber Pakhtunkhwa.

(RESPONDENTS)

APPEAL UNDER SECTION MAKITUNKIIWA SERVICE TRIBUNAL ACT. 1974 AGAINST NOTIFICATION NO.SOE.11(ED)2(192) 25.3.2010 WHEREBY APPELLANT PPPOINTED PROMOTED AS PMS OFFICER (BPS-17) ON ACTING CHARGE BASIS. WITH IMMEDIATE MOTECT.

MR BIHAL AHMAD KAKAIZAL & MR MI HAMMAD ASH YOUSAFZAL

Advhends

For appellant,

MR.TAHIR IQBAL.

Addl. Gdvernment Pleader

For respondents.

MR. NOOR ALLEGEN.

MR. BUILTAN MAHMOOD KHATTAK.

MEMBER

MEMBER

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NOOR ALL KHAN, MEMBER. This appeal has been filed by Fazal Hussain the appellant under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against notification No.SOI 41(140)2(192) 2009 dated 25.3.2010, whereby appellant has been appointed promoted a PMS Officer (BPS-17) on Acting Charge basis with immediate

effect. It has been payed that an acceptance of the appeal, the impugned notification direct



25.8.2010 be modified to the extent that appellant be appointed/promoted as PMS Officer (B)S-17) or regular basis w.e.f. 7.11.2008 or 3.3.2009 when his batch mates were promoted.

- 2. Prior facts of the case as averred in the memo; of appeal are that the appellant was promoted as Tensildar (BPS-16) on regular basis vide notification dated 6.9.2008-along with others. Vide notification dated 3.3.2009, who are batch mates of the appellant were promoted as PMS Officer (BPS-17) on regular basis but appellant due to unknown reasons was deferred. On 25.3.2010, wide the impugned notification, although appellant son the recommendations of Provincial Selection Board has been promoted from Tehsildar to PMS Officer (BPS-17) but on acting charge basis and that too with immediate effect. The appellant is holding the post of ACO, Peshawar since long whereas he was posted as Deputy District Officer (Indicini) Nowshera vide notification dated 2.6.2009. On 3.4.2019, appellant submitted its departmental appeal/representation for his regular promotion w.c.f. 711.2008 or alleast from 3.3.2009 but no reply to the said representation has been received within the standard period of 90 days, hence the present appeal.
- 3. After admission of the appeal, notices were issued to the respondents for submission of written reply. Respondents have filed their joint written reply, and contested the appeal. Viguments neard and record perused.
- 4 he learned counsel for the appellant argued that according to Rule 9 of the Khyber Pir htunkhwa Civil Servants Act (Appointment, Promotion and Transfer) Rules 1989, acting charge appointment can only be made where the appointing authority considered it to be in the public interest to fill a post reserved under the rules for departmental promotion and the most senior civil servent belonging to the cadre or service conceined. Who is otherwise eligible for promotion, does not posses the specified length of service. The learned counsel for the appellant further argued that the appellant promoted as PMS Officer (BPS-17) on acting charge basis with immediate effect vide order dated \$5.3.1010. despite the fact that there were clear vacancies of PMS Officer (BPS-17) lying vacan in the department in promotion quota. The appellant alongwith others should have been considered the regular promotion against the said posts from the date when clear vacances were available for the at the stated that other batch mates of the appellant were promoted wheat 3.3.20.9 and 7.47.2008, on regular basis, therefore, the appellant has also the right to be considered for promotion wield the date when the post was lying vacant and the appellant was holding the same on acting charge basis. In December, 2009, two PSB meetings were held be the appellant had not been considered for promotion without any plausible reisons despite the fact that he was eligible for promotion, so he has been

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discrimbated. Articles 25 and 27 of the Constitution of Islamic Republic of Pakistan that falls citizens are equal actore law and are entitled to equal protection of law. No citizen otherwise qualifies for appointment in the service of Pakistan/province shall be discriminated whatso ver, He also stated that as per Rule 9(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 if a person is otherwise eligible for, further promotion but his tength of service is short, then he can be promoted appointed on acting sharge basis but in the appellant's case, his seniors have been given acting charge for the reason that they have not passed departmental examination and not completed wheir PERs. which is wrong and this wrong action/decision cannot be made a reason for not promoting those juniors who were eligible for regular promotion in all respect. Even sub-rule (2) of the 9 of the aforementioned rules has now been deleted. He further stated that during penderly of the appeal, the appellant has been promoted as PMS BPS-17 on regular basis with immediate effect vide notification dated 21.12.2011 instead of ante-dation of his promotion w.e.f the date when a vacancy was available for him as per judgments of the august Supreme Court of Pakistan in reported in 1997-SCMR-515, and 2010-SCMR-1466 He reducted that the appeal may be accepted as prayed for,

The learner ACP, on the other hand argued that the appeal is bad for non-joinder and 5. mis-julinder of necessary parties, in case, the appeal allowed some officers will be effected who live not been impleaded as private respondents. He further argued that there were some vacant posts of PMS (BPS-17), against promotion quota and Tehsildars, senior to the appellant were e asidered and promoted on regular basis w.e.f. 3.3.2009. The appellant being junior had not been considered. Even the appellant had not challenged order dated 3.3.2 09 in time and the present appeal is time-barred. He stated that it is true that vacant posts of PMS (BAS-17) were available in the department but meant for direct recruits lie mand fined that this mailferior dated 25.3.2010, the appellant was not promoted as PMS (BP: 17) but a pointed on acting charge basis as per provision of Rule 9 of the Khyber. Pukl michwa C.vil Servants (Appointment, Promotion and Transfer) Rules 1989; Appointments and promotions on acting charge basis are always made with immediate effed and under Rule 9 (6) confer no vested right for regular promotion. Morcover, claim of the appellant is to clear and has not specified the date to be considered for promotion as GBPS, 17) ca regular basis.

The Trib and observes that the appellant was eligible for promotion as PMS (BPS-17) on the legal of beauty and 3.3.2009 but he was not considered. On 25.3.2010, on the recommendations of FSB, he was promoted as PMS (BPS-17) on acting charge basis. Vide not legal of data 31.12.3011, he has been promoted on regular basis with immediate effects

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In any minutes of PSB meeting held on 29.12.2009, it has been clearly stated that appelled was elipsate for promotion on regular basis and 11 posts were available, in whi 10 candidates were promoted as PMS Officer on regular basis. Due to deficiencies of serving record, some candidates were not promoted and the appellant was 11th but was promoted acting charge basis without any plausible reason. The Tribunal agrees with the arguments p forth by the learned counsel for the appellant.

- 6. In view of the above, the appeal is accepted, and the respondents are directed to antidate promotion of the appellant as PMS (BPS-17) with effect from 25:3:2010, with a back/consequential benefits.
- 7. His order will also dispose off connected service appeals No. 1400/2010 Hidayatellah Khan, No. 1401/2010, Muhammad Nasir Khan, No. 1403/2010, Syed Kazin Hussain Shah, in the same manner.

So far as the appellant in Service Appeal No. 1404/2010, namely Habibullah Arif is concerned, his services have been regularized on 21.12.2011 but his appeal cannot be entertained for ante-dated promotion 25.3.2010 for the reason that only 11 posts were available and he comes at S.No.12 in eligible candidates in the minutes of PSB meeting held on 29.12. 2009.

Casuria. No. 1399/2010. Nacem Akhtar, and 1402/2010. Niaz Muhammad, have not been regularized so far, the respondents are directed to consider them for regular promotion as and when viac acies become available for them.

Parties are left to bear their own costs. File be consigned to the record

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VAKALAT NAMA



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IN T	HE COURT OF	Services	Tribunal	Peshawar
4	man ul	ah Sace	9	(Appellant) (Petitioner)
		• • • • • • • • • • • • • • • • • • • •		(Plaintiff)
		VERS		
<u></u>	TON OF K	Ax through	Chief Se	(Respondent)
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as r for	ny/our Counsel/A	dvocate in the abo ith the authority to	ive noted matter, v	bitration for me/us without any liability ny other Advocate/
beh abo cas	half all sums and a ove noted matter. e at any stage	amounts payable o The Advocate/Cou of the proceeding	r deposited on my, nsel is also at libei	receive on my/our /our account in the rty to leave my/our left unpaid or is
out	standing against r	ne/us.	Ama	mly said,
Dat	ted 10-6	/20	- Aman (CLIEN	ulan Sacce
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			<u>ACCEPT</u>	<u>ED</u>
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Advocate

M. ASIF YOUSAFZAI

Advocate High Court, Peshawar.

OFFICE:

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar Peshawar. Ph.091-224-201-

03

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Mr.	Amanullah Saeed, Addl: Asstt: Commissioner, Mansehra
	(Appellant)
	Versus
1.	The Government of Khyber Pakhtunkhwa through Chief Secretary, Govt. of
	Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
2.	The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat,
	Peshawar.
3.	The Secretary to Govt of Khyber Pakhtunkhwa, Civil Sectt Peshawar.
	(Respondents)

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1, 2 & 3.

Respectfully Sheweth,

PRELIMINARY OBJECTIONS:

- 1. That the petitioner has got no cause of action/locus standi to file the instant appeal against the respondents.
- 2. That the petition is not maintainable.
- 3. That the petitioner has presented the facts in manipulated form which disentitles him for any relief whatsoever.
- 4. That the petition is barred by law/time.
- 5. That the petitioner has not come to this Honourable Court with clean hands.
- 6. That the petition is bad for non-joinder of necessary parties.

ON FACTS:

- 1. Correct.
- 2. Correct.
- 3. Correct.
- 4. Needs no comments.
- 5. PSB in its meeting held on 4-10-2012 considered the case of promotion of Tehsildars to the post of PMS BS-17 against 44 posts falling in their share of quota and recommended promotion of 30 Tehsildars including the appellant to PMS BS-17 on regular basis. After approval from Competent Authority, their promotion was notified on 30-10-2012. As per rules, promotion is always notified with immediate effect.

6. Incorrect. Every case has got its own peculiar facts & circumstances and therefore the facts of one case cannot be considered generalized to all other cases. Similarly, cases of Iqbal Khattak and Fazal Hussain have their own peculiar facts which are totally different in nature from the instant case. They were given antedated promotion as per judgment of Khyber Pakhtunkhwa Services Tribunal and august Supreme Court of Pakistan.

ON GROUNDS:

- A. Incorrect. The said order is justified and made according to law and rules.
- B. Incorrect. The appellant alongwith others were appointed to the post of PMS BS-17 on acting charge basis on 21-12-2011 against the share pertaining to initial recruitment in the light of Rule 9(3) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer Rules), 1989. Later on he was promoted to the post of PMS BS-17 on regular basis on 30-10-2012 against 20% share of Tehsildars reserved in PMS Posts.
- C. The appeal/case of the appellant does not came under the ambit of the quoted judgment.
- D. As already explained in preceding paras.
- E. As already explained in preceding paras.
- F. As explained against Para 6 of the facts.
- G. Incorrect.
- H. Incorrect. The appellant has been treated according to law and rules.
- I. The respondents may be allowed to submit other grounds and proof at the time of hearing.

It is, therefore, most humbly prayed that on acceptance of these parawise comments, the instant appeal may very graciously be dismissed.

Chief Secretary, Khyber Pakhtunkhwa (Respondent No.1&2)

Secretary to Covt. of Khyber Pakhtunkhwa Establishment Department (Respondent No.3)

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

In	/20	10			
,	No.845/2014			· · · · · · · · · · · · · · · · · · ·	
Aman Ul	lah Saeed	•••••	•••••	Ар	pellant
	•	Versus			
Govt. of	KPK & others	• • • • • • • • • • • • • • • • • • •	•••••	Respo	ndents
	APPLICATION	N FOR IM	PLEADMEN	T OF	1 k zii
	APPLICANTS				
	NECESSARY	PARTY IN	N THE N	IOTED	

SERVICE APPEALS IN THE PANEL OF

RESPONDENTS IN THE ABOVE NOTED

Respectfully Sheweth:

CASES.

The applicants humbly submit as under:-

- 1. That the above mentioned Service Appeals are pending adjudication before this Hon'ble Tribunal which is fixed of hearing on 31.07.2018.
- 2. That the names of the applicants which are necessary parties and are liable to be imploded are as under:
 - i. Fahad Ikram Qazi
 - ii. Ishtiaq Ahmad
 - iii. Doulat Khan
 - iv. Muhammad Ali
 - v. Yasir Qayyum

- vi. Jabreal Raza
- vii. Aziz Ullah Jan
- viii. Masood Jan
 - ix. Tariq Ullah
 - x. Alamgir Khan
- xi. Dr. Azmat
- xii. Anwar khan
- xiii. Beenish Imran
- xiv. Irum Shabeen
- xv. Misbah Riaz
- xvi. Fazeelat Jehan
- xvii. Shahab Muhammad Khan
- xviii. Shakeel Jan
- xix. Israr Khan
 - xx. Zameen Khan
- xxi. Asmat Wazir
- xxii. Zahid Usman Kakakhel through:
- xxiii. Akhtar Nawaz S/o Gul Rehman (PMS BS-17), presently posted as Section Officer, in Establishment Department, Khyber Pakhtunkhwa, Peshawar
- 3. That the above mentioned party being necessary party in the instant petition because they would directly suffering if the instant appeals are allowed, hence the applicants are necessary in the panel of respondents.
- 4. That it is well settled and equitable principles of law for just and proper decision of the instant service Appeal, the necessary parties who have intentionally not been made party.
- 5. That if the Application for impleadment is not allowed the Applicants would suffer extreme irreparable loss.

- 6. That there is no bar in which like application and the necessary parties may be made part as in the panel of respondents.
- 7. That any other ground will be raised at the time of arguments with prior permission of this Hon'ble Tribunal.

It is, therefore most respectfully prayed that on acceptance of this application, the important and necessary party in the panel of Respondents for just and proper decision of the present case.

Through

Applicants

Shahid Mahmood Khan

Dated 31.07.2018

Advocate

High Court, Peshawar

AFFIDAVIT

It is solemnly affirm and declare on oath that the contents of the Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court. N

NOTARY PUBLIC

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No.845/2014

Mr. Amanullah Saeed (PMS BS-17) and others VERSUS Govt. of Khyber Pakhtunkhwa & others

- 1. Fahad Ikram Qazi (PMS BS-17)
- 2. Isthiaq Ahmed (PMS BS-17)
- 3. Mr. Daulat Khan (PMS BS-17)
- 4. Muhammad Ali (PMS BS-17)
- 5. Yasir Qayyum (PMS BS-17)
- 6. Jibreel Raza(PMS BS-17)
- 7. Aziz Ullah Jan (PMS BS-17)
- 8. Masaud Jan (PMS BS-17)
- 9. Tariq Ullah (PMS BS-17)
- 10. Alamgir Khan (PMS BS-17)
- 11. Dr. Azmat Ullah Wazir (PMS BS-17)
- 12. Anwar Khan (PMS BS-17)
- 13. Beenish Imran (PMS BS-17)
- 14. Irum Shaheen (PMS BS-17)
- 15. Misbah Riaz (PMS BS-17)
- 16. Fazeelat Jehan (PMS BS-17)
- 17. Shahab Muhammad Khan (PMS BS-17)
- 18. Shakeel Jan (PMS BS-17)
- 19. Israr Khan (PMS BS-17)
- 20. Zameen Khan (PMS BS-17)
- 21. Asmat Ullah Wazir (PMS BS-17)
- 22. Zahid Usman Kakakhel (PMS BS-17)
- 23. Through Akhtar Nawaz s/O Gul Rehman (PMS BS-17) presently posted as Section Officer, Governor's Secretariat, Khyber Pakhtunkhwa Peshawar.

..... (Respondents)

PARAWISE REPLY ON BEHALF OF CURRENTLY IMPLEADED AFOREMENTIONED RESPONDENTS

Respectfully Sheweth,

PRELIMINARY OBJECTIONS:

1. That the appeal is badly time barred as regular promotion of the appellants was issued on 04.10.2012 and the appellants preferred departmental appeal after lapse of considerable time on 10.07.2013 (Annex-I & II).

- 2. The appellant has got no cause of action/locus standi to file the instant appeal against the respondents.
 - 3. That the appeal is not maintainable.
 - 4. That the appellants have presented the facts in manipulated form which disentitles him for any relief whatsoever.
- 5. That the appellants have not come to this Tribunal with clean hands.
- 6. That the appellants are bad for non-joinder of necessary parties.

ON FACTS:

- 1. Correct.
- 2. Correct.
- 3. Incorrect as per notification dated 21.12.2011 the appellants were not promoted rather appointed on acting basis against the posts falling in the quota of initial recruitment (Minutes of PSB are enclosed at Annex-III). Moreover, the appellants were also deficient of the required length of service mandatory for promotion to PMS BS-17 as they have been appointed as Tehsildar on 22.01.2009.
- 4. Provincial Government calls meeting of PSB when they need promotion of officers to next higher grade keeping in view workload in upper scale and financial implications. Hence, the claim of the appellants that delay of PSB on May 5, 2012 has suffered their service career is baseless and technically incorrect.
- 5. PSB in its meeting held on 05-09-2012 considered the case of promotion of Tehsildars to the post of PMS BS-17 keeping in view need of their services in next higher grade. After approval from Competent Authority, their promotion was notified on 04-10-2012. As per rules, promotion is always notified with immediate effect. Since, the appellants are performing their duties as PMS Officers since 04.10.2012, therefore, their claim for the benefits from back date, where they have not rendered services as PMS Officers, is baseless, not justifiable and against the norms of justice.
- 6. Incorrect. Every case has got its own peculiar facts & circumstances and therefore the facts of one case cannot be generalized to all other cases. Similarly, cases of

Iqbal Khattak and Fazal Hussain have their own peculiar facts which are totally different in nature from the instant case. Mr. Fazal Hussain was appointed on acting charge basis on 25.03.2010 while he was fulfilling all requisite conditions for regular promotion to the post of PMS BS-17. However, the appellants were deficient of required length of service at the time of their acting charge appointment, therefore, their case has no similarity with the case of Mr. Fazal Hussain. Likewise, the benefit of judgment in Appeal No. 612/2008 (Muhammad Iqbal Khattak) cannot be extended to the appellant as Mr. Iqbal Khattak was temporary promoted to PCS EG (BS-17) on 06.03.1996 besides the fact that clear vacancies were available in his share for his promotion and was later on promoted on regular basis on 19.02.2008 after a lapse of almost 12 years while in the instant case the appellants were appointed on acting charge basis to PMS BS-17 against the quota reserved for initial recruitment on 21.12.2011 as they were deficient of required length of service, hence, the plea of the appellants for regular promotion against the posts which did not fall in promotion quota is not justifiable and hence baseless (Annex-IV & V).

ON GROUNDS:

- A. **Incorrect**. The said order is according to merit, justified, legally covered and according to the law.
- B. Incorrect. The appellant alongwith others were appointed to the post of PMS BS-17 on acting charge basis on 21-12-2011 against the share pertaining to initial recruitment in the light of Rule 9(3) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer Rules), 1989. Later on they were promoted to the post of PMS BS-17 on regular basis on 30-10-2012 against 20% share of Tehsildars reserved in PMS Posts. Hence, plea of the appellants is misguiding.
- C. Incorrect. The benefits of judgment reported in 2006 in SCMR 1938 is only extendable to the appellants where posts are available for promotion in the quota reserved for promotion of the appellants, however, in the instant case the appellants were appointed on Acting Charge Basis against the quota

reserved for initial recruitment. Hence, the acting charge appointment of the appellants against the quota reserved for initial recruitment do not accrue any right of regular promotion under the rules, laws and policies.

- D. As already explained in para-6 of the facts.
- E. As already explained in para-6 of the facts.
- F. Incorrect. The benefits SCMR 1996, page 1185, 2009 SCMR page-1, cannot be given to the appellants being completely a different nature of case as explained above.
- G. Incorrect. As the officers referred to as juniors are directly recruited PMS BS-17 officers appointed as PMS BS-17 on 27.05.2012 before the promotion of the appellants to PMS BS-17 and are hence senior. Therefore, the word junior is misleading. No junior of appellants were promoted to PMS BS-17 during the period mentioned by the petitioner.
- H. Incorrect. As explained in para-4 of the facts.
- I. No comments.

It is, therefore, most humbly prayed that on acceptance of these response, the instant appeal may very graciously be dismissed.

Through:

Ishtiaq Ahmed (PMS BS-17)

Presently posted as Section Officer
Establishment Department Reshaves

Establishment Department, Peshawar

Through:

Shahid Mehmood Khan, Advocate

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No.845/2014

Mr. Amanullah Saeed (PMS BS-17) and others **VERSUS** Govt. of Khyber Pakhtunkhwa & others

- 1. Fahad Ikram Qazi (PMS BS-17)
- 2. Akhtar Nawaz (PMS BS-17)
- 3. Mr. Daulat Khan (PMS BS-17)
- 4. Muhammad Ali (PMS BS-17)
- 5. Yasir Qayyum (PMS BS-17)
- 6. Jibreel Raza(PMS BS-17)
 - 7. Aziz Ullah Jan (PMS BS-17)
 - 8. Masaud Jan (PMS BS-17)
- 9. Tariq Ullah (PMS BS-17)
- 10. Alamgir Khan (PMS BS-17)
- 11. Dr. Azmat Ullah Wazir (PMS BS-17)
- 12. Anwar Khan (PMS BS-17)
- 13. Beenish Imran (PMS BS-17)
- 14. Irum Shaheen (PMS BS-17)
- 15. Misbah Riaz (PMS BS-17)
- 16. Fazeelat Jehan (PMS BS-17)
- 17. Shahab Muhammad Khan (PMS BS-17)
- 18. Shakeel Jan (PMS BS-17)
- 19. Israr Khan (PMS BS-17)
- 20. Zameen Khan (PMS BS-17)
- 21. Asmat Ullah Wazir (PMS BS-17)
- 22. Zahid Usman Kakakhel (PMS BS-17)

23.	Through Isthiaq Ahmed (PMS BS-17) presently posted as Section Officer,	Establishment
	Department, Civil Secretariat Khyber Pakhtunkhwa Peshawar.	

...... (Respondents)

AFFIDAVIT

I the respondent solemnly declare that contents of the parawise comments are correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

Through:

Isthiaq Ahmed (PMS BS-17)

Presently posted as Section Officer
Establishment Department, Peshawar

Through:

FZLVBLIZHMENL DEBVELMENL COAFENMENL OF KHABEK BVKILLNIKHMV

Dated Peshawar the October, 04, 2012

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4Q.SQEJJ(ED) 2(392) 2012.

Consequent upon the recommendations of the promonent and management of the post of Provincial Management of the following PMS BS-17 (A/A) \ Telesidars to the post of Provincial Management

Service (BS-17), on regular basis with anniodiate offecti-

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2. . . . On promotion the above officers will be on probation for a period of engine in terms of Section-6(2) of Khyber Pakhumkhwa Civil Servants (Appointment, Promotion and Williams) of Khyber Pakhumkhwa Civil Servants (Appointment, Promotion and

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ţ · ·	5. ·	Mr. Shaukat	DDO(J),	Retained on the	
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1					own pay & scale.
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	8.	Qazi Atta-ur-	DDO(R),	:	
		Rehman	Haripur	same post	• • •
	A 9.	Mr. Saleem Jan	Research	Retained on the same	
-:/			Officer, FATA	post.	
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	T().	Mr. Irfan Ali	APA, Mir Ali	Retained on the	•
:	i		N.W.Agency	same post	
:	11.	Mr. Gohar Ali	Tehsildar,	[DDO(J), Katlang	
:			Takhtbhai	Mardan against the	
:			Mardan	vacant post.	÷

CHIEF SECRETARY KHYBER PAKHTUNKHWA

ENDST: NO. & DATE EVEN

A copy is forwarded to:-

- Additional Chief Secretary, FATA.
- 3 Senior Member, Board of Revenue, Kinyber Pakhtunkhwa
- 3. Secretary to Governor, Khyber Pakhtunkhwa.
- 1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- All Divisional Commissioners in Khyber Pakhtunkhwa.
- p. All District Coordination Officers in Khyber Pakhtunkhwa
- 7 Secretary (Admn: & Coord), FATA Secretariat.
- 8. Accountant General, Khyber Pakhtunkhwa.
- 9. Accountant General (PR), Sub- Office, Peshawar.
- 10. All District Accounts Officers in Khyber Pakhtunkhwa
- II. General Manager, SNGPL, Peshawar.
- 12. Director (Land), NEIA, Khyber Pakhtunkhwa Region, Peshawar.
- 13. SO(Secret)/SO(Admn)/ EO/Librarian, E&A Department.
- 14. PS to Chief Secretary, Khyber Pakhtunkhwa.
- 15. PS to Secretary Establishment.
- 16 PS to Special Secretary (Estt), Establishment Department.
- 17 PAs to AS(E)/DS(E) Estab: Deptt:
- 18. Officers concerned.
- Office order file.
- 20. Personal file of the officers concerned.

(NAJW-US-SAHAR) SECTION OFFICER(E-II)

THSAN AFRIDI

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PS/C.S Khyber Pakhtunktrwa Diary No. <u>イム子</u> Date /3ー/-/ム

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

Deputy Secretary (Estab.)
Estab. & Admin Conartment

Diary No. 1650

Dated Hammen

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge

basis or w.e.f. occurrence of vacancies.

R/Sir,

It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene.

It is further added that I have promoted on Regular basis after the induction of new PMS Batch. Thus my seniority is badly suffered as I was entitled to be promoted prior the induction of the new PMS Batch.

In view of the above, I submit request through this appeal that I may kindly be given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from the date of occurrence of vacancies.

Hare Secretary to

Dated: 9th January, 2014

Sincerely yours,

(Salim Jan)

PMS (B-17),

APA FR D.I.Khan

P.S. to **Chief Secretary** lovt: climbyber Palatteckbwa

Secy: Esto

2, dr. 5/01

The op

Beauty Secretary (#2182.) Estab & Admin: Department

Diary Not

PS/C.S Khyber Pakhtunkhwa Diary No.

The Chief Secretary, .

Government of Khyber Pakhtunkhwa,

Peshawar.

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

R/Sir,

It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene.

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In view of the above, I submit request through this appeal that I may kindly be given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from the date of occurrence of vacancies.

Sincerely yours,

(Shah Jamil)

PMS (B-17),

AAC Dir

Dated: 9th January, 2014

P.S. to Chilef Secretary Govi: of Knyber Pakhtunkhwa

Seed: ESTE

Peshawar.

PS/C.S Khyber Pakhtunkhwa Diary No. 472 Date 13-1-14

subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

3/5ir,

It is stated before your goodself that I have been promoted to the post of PMS officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene.

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Sincerely yours,

Dated: 9th January, 2014

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

Say: ESto:

Navid Akbar)

PMS (B-17);

APA FR Peshawar

Secretary to cretary to

2 dristol
Reter No

373 13/14 PS/C.S Khyber Pakhtunkhwa Diary No .-Sincerely yours, Tarig Hussain PMS (B-17), S.O. Home Deptt

Secretary (Estab.) Edab: & Advin: Department DIBTY No. 16.45 The Chief Secretary,

Government of Khyber Pakhtunkhwa, _{peshawa}r.

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

Charge basis in December, 2011. Further-more in the month of May, on Acting Charge basis announced PSB meeting for our name of the most of PMS meeting for our name of the most of the It is stated before your goodself that I have been promoted to the post of PMS Ricer (B-17) on Active Department has announced PSB meeting for our promotion, but due the Establishment Department has not been convened. After that different places fixed but the been fixed but the but the been fixed but the but the but the been fixed but the office the Establishment reasons, the meeting has not been convened. After that different dates for an unknown reasons, but at the 11th hours, the meeting could not contain unknown have been fixed, but at the 11th hours, the meeting could not contain the caid meeting have been fixed. promotion, I wis further added that I have promise it is further added that I have pro

PMS Batch. Thus my seniority is badly suffered as I was entitled to be promoted prior the new PMS Batch.

new riving of the new PMS Batch. In view regular basis w.e.f. date of our promotion on acting charge basis or from due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from due seniority of occurrence of vacancies. Biven un of occurrence of vacancies.

the date of occurrence of vacancies.

Dated: 9th January, 2014 acretary to Secretary of the Control of the Cont

P.S. to Chief Sacretary Govt: of Khyber Pakhtunkhwa Seel: ESTS:

372

peputy Secretary (Estatic) Estato & Admini Department

Diary No ... 1643

Dated ... 15-01-11

PS/C.S Khyber Pakhtunkhwa Diary No. 470

Date. 13-1-14

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

bject:- <u>Appeal</u>

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

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In view of the above, I submit request through this appeal that I may kindly be given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from the date of occurrence of vacancies.

Sincerely yours,

Dated: 9th January, 2014

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

Say: Esto:

Amanullah Saeed)

PMS (B-17),

AAC

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Of M

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Deputy Score Bry (Estabil) Etab: Monartment Diary No. 1642.....

PS/C.S Khyber Pakhtunkhwa Diary No. -Date.

The Chief Secretary,

Government of Khyber Pakhtunkhwa, peshawar.

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

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Sincerely yours,

PMS (B-17),

(Hamid Ali Gigyan

AAC Charsadda

d: 9th January, 2014

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

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Deputy Secretary (Estab.)
Estab. & Admir. Department
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rested.

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

PS/C.S Khyber Pakhtunkhwa Diary No. 474

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

R/Sir,

It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene.

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Dated: 9th January, 2014

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

Seef ESTO:

ecretary to

20 dr ,5/01

0 15/1

Sincerely yours,

(Sohail Ahmad)

PMS (B-17),

APA Bajaur Agency

Deputy Secretary (Estab.)
Estab. & Adron. Department
Depart No. 15 01-14.

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

377 VID

Date 13-1-14

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

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Sincerely yours,

Dated: 9th January, 2014

PMS (B-17),

AAC Malakand

(Muhammad Imran.)

Privile Secretary to

P.S. to Chief Secretary Govt: of Khyber Pakittunkhwa

Seey ESTO:

Adrison Efermina

13-1-19 Deputy Secretary (Estabil) Estab & Austria Department PS/C.S Khyber Pakhtunkhwa Diary No. __ Date.___

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge

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Sincerely yours,

Dated: 9th January, 2014

Secretary to

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

Seed: ES+6:

(Yousaf Karim PMS (B-17),

AAC Peshawar

Deputy Secretary (Estate)
Estate: 13 -1-14 The Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar. basis or w.e.f. occurrence of vacancies.

PS/C.S Khyber Pakhtunkhwa Diary N Date._

Subject:-

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge

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Sincerely yours,

Dated: 9th January, 2014

PMS (B-17),

(Sajid Nawaz)

DSM PPHI Mardan

P.S. to Chief Secretary

Seef: Est

Deputy Secretary (Estab.)
Department Date 1.311 PS/C.S Khyber, Pakhtyakhwa plary No. 165. Diary No. . The Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar. Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge Subject:basis or w.e.f. occurrence of vacancies. R/Sir, It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, 2012, the Establishment Department has announced PSB meeting for our promotion, but due to certain unknown reasons, the meeting has not been convened. After that different dates for the said meeting have been fixed, but at the 11th hours, the meeting could not convene. It is further added that I have promoted on Regular basis after the induction of new PMS Batch. Thus my seniority is badly suffered as I was entitled to be promoted prior the induction of the new PMS Batch. In view of the above, I submit request through this appeal that I may kindly be given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from the date of occurrence of vacancies. ecretary to Sincerely yours, lary Establishment Dated: 9th January, 2014 (Gohar Ali) PMS (B-17), A.A.C. (R), Mardan P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa Seuf: Estb:

PWSery Estab.

Deputy Secretary (Estab.)
Estab. & artmin. Department

Diary No.

Ogged .

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

PS/C.S Khyber, Pakhtunkhwa Diary No. 477 Date. 13-1-14

Subject:- .

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

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Rolling Secretary to

Dated: 9th January, 2014

andrisol

P.S. to Chief Secretary Govt: of Khyber Pakhtunkhwa

Seey: ESTB:

Sincerely yours,

Khalid Qayum

PMS (B-17),

AAC Perowa,

D.I.Khan

P. 3P 19

Pr/Secy Dock Disgres 3 87 Dat. 1371 PS/C.S Khyber Pakhtinkhwa

Deputy Secretary (Estab:) Estab: 8 Adayı; Department plary No. ..

The Chief Secretary,

Government of Khyber Pakhtunkhwa,

Peshawar.

subject:

Appeal for regular promotion to the post of PMS Officers w.e.f. Acting Charge basis or w.e.f. occurrence of vacancies.

R/511,

It is stated before your goodself that I have been promoted to the post of PMS Officer (B-17) on Acting Charge basis in December, 2011. Further-more in the month of May, Officer 10 Establishment Department has announced PSB meeting for our promotion, but due 2012, the Establishment reasons, the meeting has not been contained by the contained promotion and the contained promotion of the month of May, the Establishment Department has announced PSB meeting for our promotion, but due 2012, the unknown reasons, the meeting has not been convened. After that different dates for to certain unknown have been fixed, but at the 11th hours the meeting have been fixed, but at the 11th hours. to certain have been fixed, but at the 11th hours, the meeting could not convene.

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given due seniority on regular basis w.e.f. date of our promotion on acting charge basis or from In view of the above, I submit request through this appeal that I may kindly be give date of occurrence of vacancies.

Dated: 9th January, 2014

P.S. to Chief Secretary Govt: of Khyber Pakntunkhwa

Suy: ESTS:

Sincerely yours,

(Kashmir Khan)

PMS (B-17),

D.M.O. (Edu)

Bannu/Lakki Marwat

Addl: Item No.4

ESTABLISHMENT DEPARTMENT (Meeting of PSB held on 23.11.2011)

SUBJECT: - APPOINTMENT OF TEHSILDARS TO THE POST OF PMS BS-17 ON ACTING CHARGE BASIS.

Secretary-Establishment-apprised the Board-that-one hundred and eight three (183) posts are vacant-in-the quota-of-initial-recruitment for which a requisition has been placed with the Public Service Commission and the posts are vacant. Out of which forty-(40)-posts_be_filled=on-acting-charge-basis-as-per-Section-9-(3)-of-(Appointmen Promotion and Transfer) Rules 1989.

According to service rules, the posts are filled as under: -2.

"Twenty percent from amongst Tehsildars who are graduate, on the basis of seniority cum fitness having three years service as Tehsildars/Naib Tehsildars and have passed the prescribed departmental examination".

Note 1

As per Section 7 of rule ibid the condition of graduation shall not apply for a period of seven years from the date of coming into force of these rules to the existing incumbents for promotion against BPS-17

The service record of the officers included in the panel was discussed as 3. follows:-

101	Jilows		OF THE DOADD		
r -	NO NAME	OF	RECOMMENDATIONS OF THE BOARD		
5.					
	Mr. Sal	eem Jan H	dis date of birth is 07.06.1975. He joined government service on 07.01.2002. He was appointment as Tehsildar BS-16 on 12.02.2009. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against him. His service record upto 2010 as generally good.		
		1 1	The Board recommended the officer for appointment to the post of PMS BS-17 on acting charge basis.		
	Mr.lrfa		His date of birth is 12.04.1976. He joined government service on 02.02.2009 as Tehsildar BS-16. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against him. His service record upto 2010 is generally good. The Board recommended the officer for appointment to the		
Allexed			post of PMS BS-17 on acting charge basis.		
TO SE	retain! (HRD)	Sohar Ali 43	on 02.02.2009 as Tehsildar BS-16. He has not yet completed the prescribed length of service. He has not passed the departmental examination. No enquiry is pending against him.		
Gov: of Khy	retani (HRC) per Pakhunkhi pen Dapanmer	rt.	The Board did not consider him for appointment to the postroi PMS BS-17 on acting charge basis.		
1	4 Mr.	Sajid Nawaz	His date of birth is 14.04.1977. He joined government service		

on 24.2.1998. He was promoted as

		of service. He has passed the
		of service. He has passed the departmental examination is generally good.
差。		The Book
		The Board recommended the officer for appointment to the Mr. Kashmir Khan His date of birth is 16.04 4000
		he has not passed the
		The Board did not consider him for appointment to the post of On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum On Solvential Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not consider him for appointment to the post of Cayum The Board did not con
		mai examination has not particled
		The Road III
		7 PMS BS-17 on acting charge basis. Nousaf Karim PMS BS-17 on acting charge basis. On 03 03 03 05 05 07 11 1977
		He has not passed the
		The Board did not consider him for appointment to the post of Khan The Board did not consider him for appointment to the post of Khan
		100 02 02 000 100 04.03 1980 11
		on 02.02.2009 as Tehsildar BS-16. He has not yet completed departmental examination.
		The Board did not consider the
		Muhammad His dot
		the property as 18 on 02 02 2000
		the prescribed length of service. He has not yet completed departmental examination. No enquiry is pending against him.
	Mixed	The Board
	10 10	Mr. Sohail Ahmed Khan. The Board recommended the officer for appointment to the
	Deputy Secreta	the property of the property o
	Governor is the series of the	the prescribed length of service. He has not yet completed departmental examination. No enquiry is pending against him:
		The po-
	11	The Board recommended the officer for appointment to the Shah Jamil
		Shah Jamil As Tehsildar BS 16 on 02 02 2009. He has not service.
		of the story observables

		<u> </u>	
			The Board die post of PMS BS-17 of a basis.
	12	Mr. Naveed Akber	His date of bits 2009. He joined government service as Tehsildar BS 2009. He has not yet completed the prescribed service. He has passed the departmental example of the properties of
			Naveed his date of birth as 2009. He has not yet completed the prescribed departmental early in the officer for appointment to the post of PMS BS and the officer for appointment service record as Tehsildar BS and 20,2009. He has not yet completed the prescribed departmental examination. No enquiry is pending against in this service record as Tehsildar BS and 20,2009. He has not yet completed by the prescribed departmental examination. No enquiry is pending against in the prescribed department examination in the prescribed department examination. No enquiry is pending against in the prescribed department devantion of the prescribed department of the prescribed department of the prescribed department. Amanullah His date of birth is 30304.1978. He joined government to post of PMS BS-17. Opticating charge basis subject to earn satisfactory PER for the year 2010 otherwise his case will referred to Regiew Committee for disciplination action/compulsory retirement. Amanullah His date of birth is 30304.1978. He joined government service record upto 2009 is generally good. Amanullah His date of birth is 30304.1978. He joined government service record upto 2010 is generally good. The Board recommended the officer for appointment to post of PMS BS-17 on acting charge basis. Muhammad His date of birth is 10.01.1952. He joined government service record upto 2010 is generally good. The Board recommended the officer for appointment to post of PMS BS-17 on acting charge basis. Muhammad His date of birth is 10.01.1952. He joined government service record upto 2010 is generally good. The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis. Akber Shah His date of birth is 10.02.1956. He joined government service. He has not passed the departmental examination of service. He has not passed the departmental examination of service. He has not passed the departmental examination
	13	Mr. Tariq Hassan	His date of birthis 1978. He joined government service as Tehsildar BS-18 22 02.2009. He has not yet completed the prescribed received of service. He has passed the departmental example of No enquiry is pending against him. His service record 10 is generally good.
			The Board recompended the officer for appointment to the post of PMS BS-17 againg charge basis.
	14	Mr. Hamid Ali Gagigyani	His date of birth is 200,1979. He joined government service as Tehsildar BS-16 of 2.02.2009. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against birth His PER for the year 2010 is not available. His remaining service record upto 2009 is generally good.
		•	. 8
		·	3
	15	Mr. Amanullah Saeed	His date of birth is 03:04.1978. He joined government service as Tehsildar BS-16 on 02.02.2009. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against him. His service record upto 2010 is generally good.
			The Board recommended the officer for appointment to the
	16	Mr. Muhammad Ayub	His date of birth is 10.01.1952. He joined government service on 10.07.1975. He was promoted as Tehsildar BS-16 on 26.02.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
			The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis.
λ	17	Mr. Akber Shah	His date of birth is 10.02.1956. He joined government service on 23.05.1974. He was promoted as Tehsildar BS-16 on 26.02.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
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:ت, لاڼ	NDEI , Z	ppark	The Board did not consider him for appointment to the post of

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Deputy:
Gov!: of K.

■ 大会社の対象を提供している。
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18	Mr. Shah Naseem	His date of birth is 04.04.1958. He joined government on 19.03.1977. He was promoted as Tehsildar BS-1, 26.02.2009. He has not yet completed the prescribed let of service. He has not passed the departmental examination.
		The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis.
19	Mr. Muhammad Ali Shah	His date of birth is 19.11.1964. He joined government service on 11.05.1988. He was promoted as Tehsildar BS-16 on 10.04.2009. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against him. His service record upto 2010 is generally good.
		The Board recommended the officer for appointment to the post of PMS BS-17 on acting charge basis.
20	Mr. Shah Jehan	His date of birth is 02.01.1956. He joined government service on 09.09.1972. He was promoted as Tehsildar BS 16 on 10.04.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
		The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis.
21	Mr. Muhammad Zaman Khattak	His date of birth is 06.05.1959. He joined government service on 26.07.1979. He was promoted as Tehsildar BS-16 on 26.02.2009. He has not yet completed the prescribed length of service. He has passed the departmental examination. No enquiry is pending against him. His service record upto 2010 is generally good.
:		The Board recommended the officer for appointment to the post of PMS BS-17 on acting charge basis.
22	Mr. Bagh Bostan	His date of birth is 07.10.1957. He joined government service on 16.05.1979. He was promoted as Tehsildar BS-16 on 26.02.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
		The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis.
23	Mr. Amjid Ali	His date of birth is 13.04.1958. He joined government service on 26.6.1980. He was promitted as Tehsildar BS-16 on 26.02.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
d		The Board did not consider him for appointment to the post of PMS BS-17 on acting charge basis.
24 Secretal	· · · · · · · · · · · · · · · · · · ·	His date of birth is 01.04.1970. He joined government service on 01.07.1995. He was promoted as Tehsildar BS-16 on 28.03.2009. He has not yet completed the prescribed length of service. He has not passed the departmental examination.
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Deputy Secretary (HR)
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Establishment Departs

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNA

Appeal No. 1398/2010,

Date of Institution. ...

30.7.2010

Date of Decision

11.1.2012

Fazal Hussain, PMS Officer (BPS-17) Posted as ACO, Peshawar.

APPELLANT

<u>VERSUS</u>

- 1. Government of Khyber Pakhtunkhwa, through Chief Secretary, Peshawar.
- 2. Secretary, Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 3. Senior Member, Board of Revenue, Khyber Pakhtunkhwa, Peshawar. (RESPONDENTS)

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST NOTIFICATION NO SOE 11(ED)2(192) 2009 DATED 25.3.2010 WHEREBY APPELLANT IS APPPOINTED/ PROMOTED AS PMS OFFICER (BPS-17) ON ACTING CHARGE BASIS, WITH IMMEDIATE EFFECT.

MR. BILAI. AHMAD KAKAIZAI, & MR. MUHAMMAD ASIF YOUSAFZAI, Advocates

For appellant.

MR. TAHIR IQBAL,

Addl. Government Pleader

For respondents.

MR. NOOR ALIKHAN,

MR. SULTAN MAHMOOD KHATTAK,

.. MEMBER

MEMBER

JUDGMENT,

NOOR ALI KHAN, MEMBER. This appeal has been filed by Fazal Hussain, the appellant under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against notification No.SOE.II(ED)2(192) 2009 dated 25.3.2010, whereby appellant has been appointed/promoted as PMS Officer (BPS-17) on Acting Charge basis with immediate effect. It has been prayed that on acceptance of the appeal, the impugned notification dated





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modified to the extent that appellant be appointed/promoted as PMS Officer fegular basis w.e.f. 7.11.2008 or 3.3.2009 when his batch mates were promoted.

Bilief facts of the case as averred in the memo: of appeal are that the appellant was its Tehsildar (BPS-16) on regular basis vide notification dated 6:9.2008 along with denotification dated 3.3.2009, who are batch mates of the appellant were promoted denotification dated 3.3.2009, who are batch mates of the appellant were promoted denotification dated 2.3.2010, vide the impugned notification, although appellant on the first of Provincial Selection Board has been promoted from Tehsildar to PMS dations of Provincial Selection Board has been promoted from Tehsildar to PMS department on acting charge basis and that too with immediate effect. The selection of ACO, Peshawar since long whereas he was posted as Deputy deficer (Judicial) Nowshera vide notification dated 2.6.2009. On 3.4.2010, appellant of the departmental appeal/representation for his regular promotion w.c.f. 7.11.2008 from 3.3.2009 but no reply to the said representation has been received within the petiod of 90 days, hence the present appeal.

of written reply. Respondents have filed their joint written reply and contested.

Arguments heard and record perused.

The learned counsel for the appellant argued that according to Rule 9 of the chtunkhwa Civil Servants Act (Appointment, Promotion and Transfer) Rules, g charge appointment can only be made where the appointing authority it to be in the public interest to fill a post reserved under the rules for il promotion and the most senior civil servant belonging to the cadre or service who is otherwise eligible for promotion, does not posses the specified length of ic learned counsel for the appellant further argued that the appellant was s PMS Officer (BPS-17) on acting charge basis with immediate effect vide order 010. despite the fact that there were clear vacancies of PMS officer (BPS-17) int in the department in promotion quota. The appellant alongwith others should considered for regular promotion against the said posts from the date when clear were available for them. He stated that other batch mates of the appellant were w.e.f. 3.3.2009 and 7.11.2008, on regular basis, therefore, the appellant has also be considered for promotion w.e.f. the date when the post was lying vacant and it was holding the same on acting charge basis. In December, 2009, two PSB ere held but the appellant had not been considered for promotion without any sons despite the fact that he was eligible for promotion, so he has been

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discriminated. Articles 25 and 27 of the Constitution of Islamic Republic of Pakistan that all citizens are equal before law and are entitled to equal protection of law. No citizen otherwise qualified for appointment in the service of Pakistan/province shall be discriminated whatsoever. He also stated that as per Rule 9(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 if a person is otherwise eligible for further promotion but his length of service is short, then he can be promoted/appointed on acting charge basis but in the appellant's case, his seniors have been given acting charge for the reason that they have not passed departmental examination and not completed, their PERs, which is wrong and this wrong action/decision cannot be made a reason for not promoting those juniors who were eligible for regular promotion in all respect. Even sub-rule (2) of Rule 9 of the aforementioned rules has now been deleted. He further stated that during pendency of the appeal, the appellant has been promoted as PMS BPS-17 on regular basis with immediate effect vide notification dated 21.12.2011 instead of ante-dation of this promotion w.e.f the date when a vacancy was available for him as per judgments of the august Supreme Court of Pakistan in reported in 1997-SCMR-515, and 2010-SCMR-1466 He requested that the appeal may be accepted as prayed for.

The learned AGP, on the other hand argued that the appeal is bad for non-joinder and bis-joinder of necessary parties. In case, the appeal allowed some officers will be effected who have not been impleaded as private respondents. He further argued that there were some cant posts of PMS (BPS-17), against promotion quota and Tehsildars, senior to the properties of the promoted and promoted on regular basis w.e.f. 3.3.2009. The appellant appellant were considered and promoted on regular basis w.e.f. 3.3.2009. The appellant appellant had not challenged order dated purpose in time and the present appeal is time-barred. He stated that it is true that vacant appellant had not challenged order dated promotion dated 25.3.2010, the appellant was not promoted as PMS promotion dated 25.3.2010, the appellant was not promoted as PMS promotion. Appeintment on acting charge basis as per provision of Rule 9 of the Khyber continents and promotions on acting charge basis are always made with immediate and under Rule 9 (6) confer no vested right for regular promotion. Moreover, claim of appellant is not clear and has not specified the date to be considered for promotion as

the lightenal observes that the appellant was eligible for promotion as PMS (BPS-17) and basis w.e.f. 3.3.2009 but he was not considered. On 25.3.2010, on the matter of PSB, he was promoted as PMS (BPS-17) on acting charge basis. Vide the light of the

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displice minutes of PSB meeting held on 29.12.2009, it has been clearly stated that the appellant was eligible for promotion on regular basis and 11 posts were available, in which allocandidates were promoted as PMS Officer on regular basis. Due to deficiencies of service record, some candidates were not promoted and the appellant was 11th but was promoted on figure charge basis without any plausible reason. The Tribunal agrees with the arguments put.

In view of the above, the appeal is accepted, and the respondents are directed to antedate promotion of the appellant as PMS (BPS-17) with effect from 25.3.2010, with all back/consequential benefits.

- 7. This order will also dispose off connected service appeals No. 1400/2010. Hidayatullah Khan, No. 1401/2010, Muhammad Nasir Khan, No. 1403/2010, Syed Kazim. Hussain Shah, in the same manner.
- So far as the appellant in Service Appeal No. 1404/2010, namely Habibultah Arif is concerned, his services have been regularized on 21.12.2011 but his appeal cannot be entertained for ante-dated promotion 25.3.2010 for the reason that only 11 posts were available and he comes at S.No.12 in eligible candidates in the minutes of PSB meeting held on 29.12.2009.
- 9. Since services of the appellants in Service Appeals No. 1372/2010, Abdul Mateen Qasuria, No. 1399/2010, Naeem Akhtar, and 1402/2010, Niaz Muhammad, have not been regularized so far, the respondents are directed to consider them for regular promotion as and when vacancies become available for them.
- 10. Parties are left to bear their own costs. File be consigned to the record.

<u>ANNOUNCED</u> 11.1.2012.		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	. :	: :
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BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWA

Appeal No. 612/2008

Date of Institution.

16.04.2008

Date of Decision

13.03.2009

Muhammad Iqbal Khattak, Assistant Political Agent, Khar Bajaur Agency.

(Appellant)

VERSUS

- 1. Government of NWFP through Secretary Establishment Department, Peshawar.
- 2. Govt. of NWFP through Chief Secretary, Peshawar. (Respondents)



APPEAL U/S 4 OF THE NWFP SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION NO.SOE.II (E&D) 2 (192)2007 DATED 19.2.2008 WHEREBY THE APPELLANT WAS PROMOTED ON REGULAR BASIS W.E.F. 19.2.2008 INSTEAD OF 30.11.1999 AND ORDER NO.SOE-II (E&D) 2(192) WHEREBY HIS DEPARTMENTAL APPEAL WAS DISMISSED.

MR. SHAKEEL AHMAD,

Advocate

For appellant.

MR. ZAHID KARIM KHALIL,

For respondents.

Addl. Government Pleader,

MR. JUSTICE (R) SALIM KHAN, ..

CHAIRMAN.

MR. BISMILLAH SHAH,

MEMBER.

JUDGMENT

JUSTICE (R) SALIM KHAN, CHAIRMAN.-The present appeal No. 612 of 2008 by Muhammad Iqbal Khattak and appeal No. 613 of 2009 by Ahmad Khan involved similar questions of law, therefore, these are taken together for arguments and disposal.

2. Muhammad Iqbal Khattak was promoted as Tehsildar on regular basis vide order dated 28.12.1988. He was promoted to PCS(E.G) (BPS-17) on temporary basis vide notification dated 06.03.1996. He contended that many posts became vacant, but the appellant was promoted to (BPS-17) on regular basis on 19.2.2008 with immediate effect, instead of ante-dating of his promotion to the date on which the vacancy fell to his turn in the

offorficers of PCS (E.G), His departmental appeal was rejected the present appeal was filed on 16.4.2008 which is within case of Ahmad Khan (Appellant) is similar to the case of madelabal Khattak on facts also. His appeal is also within time.

The respondents contested the appeal on many grounds, illiging, the ground that no one could claim a vested right in promotion or insthe terms and conditions for promotion to a higher post.

We heard the arguments and perused the record.

The learned counsel for the appellants contended that the appellants were temporarily posted to BPS-17 post on 06.3.1996, but they remained silent, because they did not have a vested right for promotion to a higher post. The appellants have already been considered for promotion and have been found eligible and fit for regular promotion to BPS-17 post, therefore, the principles embodied in the judgment of the August Supreme Gourt of Pakistan reported as 1990 SCMR 1321 are not applicable to their cases. In fact, the vacancies had become available for the appellants as becearly as on 30.11.1999, and it was the responsibility of the official respondents to expeditiously deal with the cases of the appellants for their regular promotion. The appellants could not be punished for no fault on their side, or for delay caused by the official respondents in processing the cases of the appellants. He relied on 1997 PLC (C.S) 77, wherein it has been held in para 3 as under:-

"On behalf of the Government it is contended that no civil servant has a right to claim that he should be promoted from a back date even though a vacancy may be existing on the date from which the promotion is being claimed. This is no doubt true but there Ware no orders by the Government that the respondents/ petitioners should be held up for some time. The delay in making the promotions occurred entirely due to the reason that the officials of the Education Department could not carry out a fairly simple exercise within a reasonable period. In the circumstances it will not be appropriate for this Civil Petition to interfere with the order of the Service Tribunal. Leave is refused."

This judgment was in the petition for leave to appeal against the judgment dated 19.02.1995 of the Punjab Service Tribunal. It is worth-mentioning that

the judgments cited as 1990 SCMR 1321 and cited as 1997 Ptc (C.S) 77 are in two different aspects of the same subject.

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Ante-dating of promotion, after consideration of the candidate aspiring for such promotion, after he was found eligible and intrior such promotion and is promoted, is an established principle of law such candidate cannot be punished for any delay caused by the department in processing his case for promotion. The order of promotion, therefore has to be ante-dated to the date on which the vacancy for his turn became available or to the date on which he actually took charge of the post on officiating/acting charge basis, whichever is later.

The A.G.P contended that the present appeals were miserably time-barred and both the appellants were estopped by their own conduct to file the present appeals. In fact, the principle embodied in the judgment reported as 1990 SCMR 1321 was applicable to the cases of the appellants from 06.3.1996 to 18.2.2008. They could not claim promotion as of right. The principle embodied in the judgment reported as 1997 PLC (C.S.) 77 became applicable to their case on 19.2.2008. Cause of action arose to the appellants for claiming ante-dation of their promotion as prayed for only when their cases were considered for promotion, they were found eligible and fit for promotion, and their promotion orders were issued, though with impediate effect. They filed their departmental appeals within time from the date of the impugned order dated 19.2.2008, and their appeals were rejected on 22.3.2008. They filed Service Appeals on 16.04,2008. The departmental appeals as well as the Service Appeals were well within time.

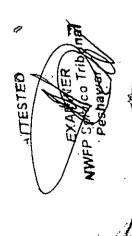
The A.G.P further contended that, according to the proviso contained in sub-section (2) of Section 22 of the N.W.F.P Civil Servants Act 19%3, "no representation shall lie on matters relating to the determination of fitness of a person to hold a particular post or to be promoted to a higher post or grade." Judgment cited as 1990 SCNR 1321 was, then, applicable and appellants could not file representation. This stage has already passed. The appellants have been considered for holding the higher post after their promotion to that higher post, and their fitness for such promotion and holding of post has already been determined. The judgment cited as 1997



PIC (C:S) 77 has become applicable after determination of fitness of the appellants. The question in these cases is not the determination of fitness but is the right of ante-dation of their promotion. The appellants had vested light for consideration of promotion on their turn, whenever it was, and, when found fit on determination of fitness, at any stage, they had a right to claim ante-dation of their promotion to the dates on which the vacancies were available for their respective turns or from the dateson which they actually took the charge of their respective posts, whichever were later in time.

The A.G.P. also contended that according to sub-rule (6) of Rule of the N.W.F.P Civil Servants (Appointment, Promotion and Transfer) (Files, 1989 "acting charge appointment shall not confer any vested right for regular promotion to the post held on acting charge basis." The appellants have never claimed any vested right for regular promotion to the post which they held on acting charge basis, on the basis of acting charge appointment. In fact, they did not have such a right. They remained silent for a long time, knowing that they did not have such a right on the basis of acting charge appointment. They, however, had a vested right, as civil servants, for consideration for promotion, when the authority was to consider someone for promotion against the vacancy. No other person could be considered till appellants were so considered. They, therefore, had a vested right for an appellants were so considered. They, therefore, had a vested right for an appellants were so considered. They, therefore, had a vested right for an acting their promotion only when they were regularly promoted but from the date when the vacancy became available for their turn.

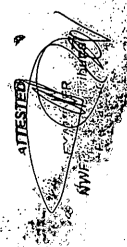
The A.G.P further contended that, according to the North West Frentier Province, Provincial Management Service Rules, 2007, notified on 1, 05.2007 vide No. SOE.II(ED)2(14)2007, The NWFP Provincial Civil Service Secretariat/Executive Group) Rules, 1997 were repealed. He was of the view that the N.W.F.P Provincial Management Service Rules, 2007 had come into force at once w.e.f. 11.05.2007, while the orders of promotion of the appellants were issued on 19.02.2008. He submitted that the promotion orders were covered by the new rules, therefore, the appellants could not claim any benefit out of the already repealed rules of 1997. In order to claim, this controversy, it is necessary to reproduce the relevant Rule 8 of the N.W.F.P. Provincial Management Service Rules, 2007 which is as under



"8. Repeal.- The North-West Frontier Province Provincial Civil Service (Secretariat/Executive Group) Rules, 1997, shall stand repealed after the retirement of existing incumbents of both the cadres. Separate seniority list of both the cadres shall be maintained under the existing rules and they shall be promoted at the ratio of 50:50. The existing incumbents of PCS (E.G) and (S.G) in different pay scales, for the purpose of their promotion shall continue to be governed under the said service rules till the retirement of the last such incumbent."

The above rule, by itself, clarifies that the rules of 1997 shallanou stand repealed before the retirement of the existing incumbents of both the cadres. of Secretariat/Executive Groups, and shall remain in force till the retiement of the last such incumbent. It further clarified that separate seniority list of with the cadres shall be maintained under the existing rules. The existing fules for such incumbents are the N.W.F.P Provincial Givil Service (Secretariat/Executive Group) Rules, 1997. It was also clarified that such incumbents shall be promoted at the ratio of 50:50. It means that out of each two vacancies, one vacancy shall be given to Secretariat Group, while another vacancy shall be given to the Executive Group. Further clarification is to the effect that the existing incumbents of PCS (E.G) and (S.G) in different pay scales shall continue to be governed under the rules of 1997 fer the purpose of their promotion, and this process is to continue till the relirement of last such incumbent. Both the appellants belonged to the Executive Group of Civil Servants. They were to be governed under the NWF.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 byfore 11.05.2007, and they have to be governed under the above mentioned rules of 1997 till the retirement of the last incumbent of a post in Scretariat Group/Executive Group.

The cases of the appellants are, therefore, to be governed in cordance with the provisions of Section 8 (quoted above) of the new W.F.P. Provincial Management Service Rules, 2007. The record shows that daicies were available for the appellants but they were not promoted at linear time and their cases for promotion were delayed unnecessarily liquit any fault of the appellants. They, therefore, are entitled to ante-latin of their promotion, against the first available vacancy falling to the line of each of them or from the date of taking over the charge of that leave on officiating/acting charge basis, whichever is later.



In the light of the above, we accept both the appeals, and direct in the light of the above, we accept both the appeals, and direct in the official respondents to ante-date the promotion of each of the two appellants to the respective dates on which a vacancy became available for appellants to the respective dates of their respective turn of the appellants or from the respective dates of their respective basis, whichever liaking charge of such vacancy on officiating/acting charge basis, whichever liaking charge of such vacancy on officiating acting charge basis, whichever liaking charge of such vacancy on officiating acting charge basis.

from the official respondents.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 845 /2014

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V/S

Govt: of KPK.

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM MAKING PROMOTIONS TO THE EXTENT OF BPS-17 to BPS-18 (PMS OFFICER) FOR WHICH THE PSB IS SCHEDULED TO BE HELD ON 20.04.2019.

RESPECTFULLY SHEWETH:

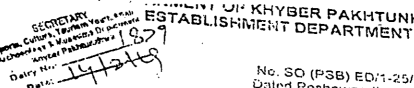
- 1. That the appellant has filed the instant appeal against the order dated 15.05.2014, whereby the departmental appeal of the appellant for ante dated promotion from the date of occurring of vacancy or acting charge basis promotion has been rejected for no good grounds.
- 2. That the respondent department wants to make different cadre of promotion in which promotion from BPS-17 to BPS-18 (PMS Officers) are also included and the respondents want to finalize the promotion on the basis of disputed seniority and in this respect meeting for PSB is schedule to be held on 20.04.2019 vide letter dated 14.02.2019 and in this respect cutoff date for submission of working paper for placement before PSB is fixed as 31.03.2019. (Copy attached)
- 3. That the instant appeal is fixed on 28.03.2019 for arguments and the appellant has good prime facie case and if respondents makes promotion on PSB to BPS-18 which is schedule to be held on 20.04.2019, then legal complications will be created in the adjustment of the appellant if the instant appeal is accept in the favour of the appellant.
- 4. That it will be in interest of justice to restrain the respondents from making

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No. SO (PSB) ED/1-25/2019/KG Dated Poshawar, the 14,02,2019

WI OF KHYBER PAKHTUNKHWA

To

All Administrative Secretaries to the Govt. Of Khyber Pakhtunkhwa.

Subjact: -

STREAMLINING OF PROVINCIAL SELECTION BOARD (PSB) MEETING.

Dear Sir.

J am directed to refer to this Department's letter No. SO(PSB)ED/1-25/KC dated 11.12.2017 on the subject and to say that next meeting of the Provincial Selection Board will be held on 20,04,2019 tentatively. The cut off date for submission of working papers for placement before the PSB is 31,03,2019 after which no working paper will be entertained for the said meeting.

It is, therefore, requested that working paper for promotion to be considered in next PSB meeting may be furnished well before the cut off date positively.

Yours faithfully,

Section Officer (PSB)

Endst. No & date even Copy forwarded to:

1. All Section Officers in F egulation Wing of Establishment Department.

tabilshirten)) Establishment Department. 3. PS to Special

4. PAS to Additional Sabra Establishment Department.

Establishment Department.

Section Officer (PSB)







BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. <u>845</u>/2014

Amanullah Saced

V/S

Govt: of KPK.

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM MAKING PROMOTIONS TO THE EXTENT OF BPS-17 to BPS-18 (PMS OFFICER) FOR WHICH THE PSB IS SCHEDULED TO BE HELD ON 20.04.2019.

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- 4. That it will be in interest of justice to restrain the respondents from making

It is, therefore, most humbly prayed that on acceptance of this application, the respondents may kindly be restrained from making promotions to the extent from BPS-17 to BPS-18 (PMS Officers) till the date fixed. Any other remedy which this august Tribunal deems fit and appropriate that may also be awarded in favour of the appellant.

Appellant

THROUGH:

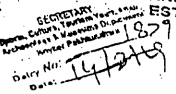
(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

AFFI<u>DAVIT:</u>

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

DEPONENT



TABLISHMENT DEPARTMENT

No. SO (PSB) ED/1-25/2019/KG Dated Peshawar, the 14,02,2019

Tο

All Administrative Secretaries to the Govt. Of Khybor Pakhtunkhwa.

Subject: .

STREAMLINING OF PROVINCIAL SELECTION BOARD IPSB) MEETING.

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Yours faithfully,

Section Officer (PSB)

Endst, No:& date even Copy forwarded to:

1. All Section Officers in Repullation Wing of Establishment Department.
2. PS to Secretary (E. 1997) (1997) Establishment Department.

il a Establishment Department.

Section Officer (PSB)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 845 /2014

Amanullah Saced

V/S .

Govt: of KPK.

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Appellant

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

AFFIDAVIT:

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

DEPONENT

UP KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

> No. SO (PSB) ED/1-25/2019/KG United Peshawer, the 14,02,2019

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Subject: .

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Section Officer (PSB)

Endst. No. &: date even Copy forwarded to

1. All Section Officers in F

Peleilon Wing of Establishment Department. 2. PS to Secretary (Equal)
3. PS to Special Secretary
4. PAs to Addition (Secretary)

Control of the second of the s

WAEstablishment Department.

Eblishment Department

Section Officer (PSB)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. <u>845</u>/2014

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Govt: of KPK.

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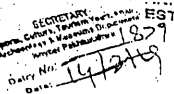
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(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

AFFIDAVIT:

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DEPONENT



No. SO (PSB) ED/1-25/2019/KG Dated Poshawar, the 14,02,2019

All Administrative Secretaries to the Govt. Of Khyber Pakhtunkhwa.

Subject: .

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Section Officer (PSB)

Endst. No & date even Copy forwarded to:

1. All Section Officers in Regulation Wing of Establishment Department.

2. PS to Sechetary (Equal Enterplishment Department.

3. PS to Space to the state of LEstablishment Department.

Section Officer (PSB)

Eblishment.Department.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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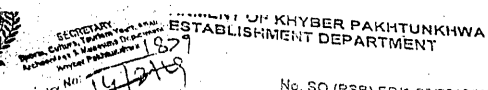
(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

AFFIDAVIT:

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DÉPONENT



No. SO (PSB) ED/1-25/2019/KC Dated Peshawar, the 14,02,2019

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Yours faithfully,

Section Officer (PSB)

Endst. No & date even. Copy forwarded to:

1. All Section Officers in Regulation Wing of Establishment Department.

PS to Secretary
 PS to Social Secretary
 PS to Social Secretary
 PS to Social Secretary
 PAs to Addition

Section Officer (PSB)

ablishment Department.