26.10.2017

None present on behalf of the appellant. Mr. Farhaj Sikandar, District Attorney for the respondents present. Case called for several times but no one appeared on behalf of the appellant till last hours of the court time. Therefore the present appeal is dismissed in default. File be consigned to the record room.

ANNOUNCED 26 10 2017

(Muhammad Hamid Mughal) Member

Camp Court D.I.Khan

22.02.2017

None present for appellant. Mr. Bahadar Khan, Assistant alongwith Mr. Farhaj Sikandar, Government Pleader for respondents present. Written reply by respondent No. 3 not submitted. Representative of respondent No. 3 requested for further time for submission of written reply. Request accepted. To come up for written reply/comments on behalf of respondent No. 3 on 26.07.2017 before S.B at Camp Court D.I.Khan. Notice be issued to appellant and his counsel for the date fixed.

(ASHFAQUE TAJ)

MEMBER

Camp Court D.I.Khan

26.07.2017

None present on behalf of the appellant. Mr. Farhaj Sikandar, District Attorney for the respondents present. Written reply on behalf of respondents No. 1 & 2 has already submitted. Representative of respondent No. 3 is not in attendance, therefore, notice be issued to the respondent No. 3 with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned. To come up for written reply/comments on behalf of respondent No. 3 on 26.10.2017 before S.B at Camp Court D.I.Khan. Notice be also issued to appellant and his counsel for attendance for the date already fixed.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I. Khan

None is available on behalf of the appellant. Mr. Farhaj Sikandar, GP for the respondents present. Fresh notices be issued to appellant and his counsel. To come up for further proceedings on 30.8.6 at camp court, D.I.Khan.

MIMBER

Camp Court, D.I.Khan

30.08.2016

Appellant in person and Mr. Farhaj Sikandar, GP for respondents present. Representative of the respondents are not present. Fresh Notices be issued to the respondents for submission of written reply/comments. To come up for written reply/comments on 27.12.2016 before D.B at camp court D.I Khan.

Camp court D.I. Khan

27.12.2016

Appellant in person, M/S Muhammad Ibrar, Assistant Secretary and Bahadar Khan, Assistant alongwith Mr. Farhaj Sikandar, Government pleader for the respondents present. Written reply by respondents No. 1 & 2 submitted copy whereof handed over to learned GP. Representative of respondent No. 3 requested for further time to file written reply. Request accepted. To come up for written reply/comments on behalf of respondent No. 3 on 22.02.2017 before S.B at Camp Court D.I.Khan.

ASHFAQUE TAJ MEMBER Camp Court D.I.Khan Counsel for the appellant, M/S Mukhtiar Ali, Supdt. and Abdallali, Naib Tehsildar alongwith Assistant A.G for respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 29.9.2015 at Camp Court D.I.Khan as the appeal pertains to the territorial limits of D.I.Khan Division.

Charman

29.09.2015

None is available on behalf of the appellant. Fresh notices be issued to appellant and his counsel. Mr. Farhaj Sikandar, GP for the respondents present and requested for time to contact them. On request of the learned GP another last chance is given to the respondents for submission of written reply on the next date. Case to come up for the same on 29/11-15 at camp court, D.I.Khan.

MEMBER Camp court, D.I.Khan

23.11.2015

Appellant in person and Mr. Farhaj Sikandar, GP with Attaullah, Asstt Secretary for the respondents present and requested for further time. Therefore, case to come up for written reply at camp court, D.I.Khan on

29-12-15.

MEMBER Camp Court, D.I.Khan 19.08.2014

Counsel for the appellant present. The Hon able Bench is on tour to Abbottabad, therefore, case to come up for preliminary hearing on 12.9.2014.

Reader Note.

12.09.2014

Counsel for the appellant present. The learned Member (Judicial) is not working due to a recent order of the Hon'ble Peshawar High Court, Peshawar effecting his status as District and Session Judge. To come up for preliminary hearing on 27.10.2014.

Glader 1

Form - A Form of Order Sheet

Court of		·
Case No	856/2014	

	Case No	856/2014
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	13/06/2014	The appeal of Mr. Qutab Khan resubmitted today by Mr. Rizwanullah Advocate may be entered in the Institution
		register and put up to the Worthy Chairman for preliminary
		hearing.
		REGISTRAR
2	17-6-201	This case is entrusted to Primary Bench for preliminary
•		hearing to be put up there on $19-8-2016$
		CHAIRMAN
-		
-		

The appeal of Mr. Qutab Khan Tehsildar received today i.e. on 11.06.2014 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of promotion order in respect of appellant mentioned in para-4 of the memo of appeal is not attached with the appeal which may be placed on it.

No. 923 /S.T.

Dt. 12/6 /2014.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Rizwanullah Adv. Pesh.

Re-Submithed of the doing the needful

13-6-2016

Registras

BEFORE THE CHAIRMAN, KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 856

Qutab Khan

VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary and others.

I N D E X

S.No	Particulars	Annexure	Pages #
1	Service Appeal		1-8
2	Affidavit	<u>.</u>	9
3	Copy of Service Rules 2008	"A"	10-13
4	Copy of Notification dated 2-12-2011	"B"	14-15
5	Copy of Notification regarding promotion	"C"	16-17.
6,	Copy of Writ Petition alongwith order sheet	"D"	18-34
7	Notification regarding withdrawal of promotion	"E"	35
8	Departmental Appeal dated 20-2-2014	"F"	36-39
9	Copy of posting order as Tehsildar on current charge basis	"G"	40-41
10	Wakalatnama	<u> </u>	· —

Appellant

Through

Dated:- 10-6-2014

M.A. LL.B Advocate High Court,

Peshawar

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

Service Appeal No. <u>856</u> /2014

Qutab Khan, Tehsildar, Havelian, District Abbatabad.



APPELLANT

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary.
- 2. The Secretary Revenue & Estate Department/SMBR KPK Peshawar.
- 3. The Commissioner Hazara Division, Abbatabad.

RESPONDENTS

<u>APPEAL UNDER SECTION 4 OF THE</u> <u>KHYBER</u> <u>PAKHTUNKHWA SERVICE</u> TRIBUNAL ACT, 1974 AGAINST THE <u>IMPUGNED</u> **NOTIFICATION** *NO*. 19<u>84-2061 DATED</u> **23-1-2014** PASSED THE **SECRETARY BOARD OF** REVENUE & ESTATE DEPARTMENT / SMBR, KHYBER PAKHTUNKHWA (RESPONDENT NO.2) AGAINST WHICH *DEPARTMENTAL* **APPEAL** WAS PREFERRED BUT THE SAME WAS NOT RESPONDED WITHIN THE STATUTORY <u>PERIOD OF LAW.</u>

By accepting this appeal, the impugned Notification No. 1984-2061 dated 23-1-2014 passed by the Secretary Board of Revenue and Estate Department / SMBR, Khyber Pakhtunkhwa respondent.No2) whereby the appellant was reverted illegally om the post of Tehsildar to the post of Naib-Tehsildar, may iciously be set aside and the appellant may kindly be restored as sildar alongwith all back wages and consequential benefits.

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

Respectfully Sheweth,

Short facts giving rise to the present appeal are as under:-

- 1. That the appellant was a permanent employee of the **Board of Revenue & Estate Department** in capacity as Tehsildar (B-16) at the relevant time.
- 2. That according to Tehsildar, Naib Tehsildar / Subordinate Revenue Service Rules 2008, notified vide No.32102/Admn:1/135/SSRC dated 26-12-2008, the post of Tehsildar was to be filled in under clause(a) to the extent of 20% by initial recruitment, under clause(b) to the extent of 60% by promotion from Naib Tehsildars and under clause(c) to the extent of 20% from the officials working in various branches of Revenue Administration. But for all categories minimum qualification was 2nd class graduation from a recognized University as per column 5 describing minimum qualification for appointment by promotion. The condition of graduation was to be made applicable after 5 years of the date of Notification to the promotion quota of 60% under clause(b) (Copy of the rules is appended as Annex-A).
- 3. That the above Rules were further amended vide Notification No.12390-12429/Admn:1/1/296/Amendment dated 30-3-2011. Through this Notification clauses(b) and (c) of column 7 were substituted and officials like District Kunongos, District Revenue Accountants and Head Clerks (Revenue) were made eligible for the 60% quota meant for the Naib Tehsildars. The condition of graduation for 5 years as mentioned in Rules 2008 was also deleted. (Copy of Notification is appended as Annex-B).
- 4. That on 18-6-2013, the appellant and other employees of the Revenue Department was promoted as Tehsildar (B-16) on

regular basis after recommendation of properly constituted and legally competent "DPC" because the above employees were senior in their cadre and having the eligibility for the posts of Tehsildars (B-16) under the relevant rules (Copy Annex-C).

- That Shakirullah and others employees of the Revenue Department, felt aggrieved by the various promotion orders of Tehsildars, approached the Hon'ble Peshawar High Court by way of filing a writ petition No.1720-P/2013 praying therein that the impugned Notification and illegal promotions may graciously be set aside and the respondents No.1 to 3 be directed to consider the entire case strictly in accordance with the rules in vogue. This writ petition came up for hearing before the Hon'ble Court and it was held that the court has no jurisdiction to entertain the grievance of the petitioners and that the matter falls within the exclusive jurisdiction of the Service Tribunal. However, the writ petition was converted into departmental appeal and the same was sent to respondent No. 1 i.e Secretary, Revenue and Estate Department, KPK to decide it within the statutory period of law (Copy Annex-D).
- 6. That the Competent Authority vide Notification No Estt:I/26/1984-2061 dated 23-1-2014 has illegally withdrawn the promotion orders of the appellant and other employees of the Revenue Department, on the pretext of lack of prescribed qualification for posts of Tehsildars, without application of his independent mind to the merit of the case (Copy of impugned Notification as Annex-E).
- 7. That the appellant felt aggrieved by the said Notification, filed a departmental appeal with the respondent No.1 on 20-2-2014 within the statutory period of law, praying therein that the impugned Notification may graciously be withdrawn and he may kindly be restored as Tehsildar with all back wages and benefits (Copy of departmental appeal is appended as Annex-F).
- 8. That the departmental appeal was neither decided within the statutory period of law with cogent reasons nor any information whatsoever was given to the appellant as required under

Article 19-A of the Constitution of Islamic Republic of Pakistan 1973. Thus, the Appellate Authority has blatantly violated the provision of law as well as Constitution and the Principle laid down by August Supreme Court of Pakistan in case reported in 2011 SCMR 1 (Citation –B). The relevant citation is reproduced herein for facility of reference:-

(b) General Clauses Act (X of 1897)---

----S. 24-A ---Speaking order- Public functionaries are bound to decide cases of their subordinates after application of mind with cogent reasons within reasonable time.

It is well settled law that the decision of August Supreme Court of Pakistan is binding on each and every organ of the State by virtue of Article 189 and 190 of the Constitution of Islamic Republic of Pakistan, 1973. Reliance can be placed on the judgment reported in 1996-SCMR-Page-284 (Citation-C). The relevant citation is as under:-

(c) Constitution of Pakistan (1973)

Arts. 189 & 190--- Decision of Supreme Court—Binding, effect of---- Extent—Law declared by Supreme Court would bind all Courts, Tribunals and bureaucratic set-up in Pakistan.

9. That the appellant now files this appeal before this Hon'ble Tribunal inter-alia on the following grounds within the statutory period of law.

GROUNDS OF APPEAL

A. That the order of Competent Authority is not based on sound reasons and correct appreciation of law for the reasons that the condition of educational qualification was not the requirement of relevant Rules 2011 for the post of Tehsildar to be filled through promotion. The

condition of the said qualification was only essential for the post of Tehsildar under the Rules 2008 which were superseded by subsequent Rules 2011 and the condition in respect of qualification was deleted accordingly. The Competent Authority was under statutory obligation to have considered the case of promotion in respect of employees in its true perspective and in accordance with the above Rules 2011. But he has over looked this aspect of the case and as such great injustice has been caused to the appellant as well as other employees. Therefore, the unilateral impugned Notification was malafide, incompetent, capricious, perverse having no sanction of law, was in excess of powers, in derogation of settled rules and principle of law, against the public policy and also against the interest of Public Authority and Trust.

B. That the Competent Authority was bound to have provided an opportunity of hearing to the appellant before passing the impugned order in respect of his reversion from the post of Tehsildar to Naib Tehsildar, in order to justify his eligibility of promotion as Tehsildar(B-16). But he failed to do so. Thus, the appellant has been condemned / penalized without being heard contrary to the basic Principle of Natural Justice known as "Audi Alteram Partem". It is also well settle law that no adverse order can be passed against any person without providing him an opportunity of hearing. Reliance in this respect can be placed on the judgments of August Supreme Court of Pakistan reported in 2008-PLD (Supreme Court) 412 citation (a) and 2002-SCMR-1034 citation (o). The relevant citations of the said judgments are reproduced herein for facility of reference:-

2008-PLD(Supreme Court)412 citation (a)

Administration of justice---

----Natural justice, principles of---Opportunity of hearing---Scope---Order adverse to interest of a person cannot be passed without providing him an opportunity of hearing---Departure from such rule may render such order illegal.

2002-SCMR-1034 citation (o)

Maxim

"Audi alteram partem "Application---Principle enshrined in maxim "Audi alteram partem" has to be applied in all judicial and non-judicial proceedings notwithstanding the fact that right of hearing has not been expressly provided by the statute governing the proceedings.

Therefore, the impugned Notification is against the spirit of administration of justice.

- C. That it is worth mentioning at this juncture that after withdrawal of Notification in respect of promotion of appellant and others, the Competent Authority has also posted them as Tehsildar (B-16) on current charge basis (Copy Annex-G). This clearly shows that the above employees were eligible for the said posts under the relevant Rules. Therefore, the impugned Notification is not sustainable in the eyes of law.
- D. That respondents No.2 has not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan,1973 and illegally notified the impugned Notification, which is unjust, unfair and hence not warranted under the law.
- E. That joint departmental appeal was not maintainable under the Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986 which requires separate departmental appeals / representations. Since the Hon'ble High Court has directed for decision of the departmental appeal strictly in accordance with the rules, therefore, respondent No.2 has illegally accepted the said joint departmental appeal of 44 appellants. It is well settled law that when a statute prescribes a particular mode of doing an act it must be done in that way alone to gain validity. Reliance can be placed on the judgment of August Supreme Court of Pakistan reported in 2008-SCMR-1148 (citation-b). The relevant portion of the said judgment is reproduced herein for facility of reference:-

(b) Administration of justice---

----Where law provided for doing of a particular act in a particular manner, then same would be done in such particular manner or not at all

Therefore, the impugned Notification is liable to be set aside on this count alone.

- F. That the appellant was promoted as Tehsildar in accordance with law and this order has also been acted upon. Moreover, the appellant has served the Revenue Department for sufficient long period and as such it had taken legal effect and created vested rights in his favour. Thus, the said Notification in respect of his promotion cannot be declared as illegal and the Principle of Locus Poenitentiae is attracted in the matter.
- G. That the appellant was senior, eligible as per rules and rightly promoted as Tehsildar by the Competent Authority after the recommendations of properly constituted (DPC). Hence, the impugned Notification in respect of withdrawal of said promotion is not tenable under the law.
- H. That the Competent Authority has passed impugned Notification in mechanical manner and the same is perfunctory as well as non-speaking and also against the basic principle of administration of justice. Therefore, the impugned Notification is bad in law.
- I. That the impugned Notification of the Competent Authority is the result of misreading and non-reading of relevant service rules. Hence the same has not sanctity under the law.
- H. That the appellant would like to seek the permission of this Hon'ble Tribunal to advance some more grounds at the time of arguments.

In view of the above narrated facts and grounds, it is, therefore, humbly prayed that the impugned Notification No. 1984-2061 dated 23-1-2014 passed by the Secretary Board of Revenue and Estate Department / SMBR, Khyber Pakhtunkhwa (respondent No.2) whereby the appellant was reverted illegally from the post of Tehsildar to the post of Naib-Tehsildar, may graciously be set aside and the appellant may kindly be restored as Tehsildar alongwith all back wages and consequential benefits.

Any other relief deemed proper and just in the circumstances of the case, may also be granted.

Through

Dated: 10-6-2014

-Rizwamullah

M.A. LL.B

Advocate High Court, Peshawar

BEFORE THE CHAIRMAN, KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No/	/2014	1
--------------------	-------	---

Qutab Khan, Tehsildar, Havelian, District Abbottabad.

VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary and others.

<u>AFFIDAVIT</u>

I, Qutab Khan, Tehsildar, Havelian, District Abbottabad, do hereby solemnly affirm and declare that the contents of the accompanied Service Appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Tribunal.

ATCESTOR

Deponent

FRONTIER PROVINCE REVENUE AND ESTATE DEPARTME

isildar / Supordinate Revenue Service Rules 2008)

Peshawar dated the 26/12/2008.

No. 32/02 /Admn:I/135/SSRC.

In purs ance of the provisions contained in sub - rule (2) of rule 3 of the North West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules. 1989 read with the Cabinet Division Notification No. SRO. 457 (1) / 2001 dated 28th June, 2001 and in supersession of all previous rules issued in this behalf, the Revenue and Estate Department, in consultation with the Establishment and the Finance Department, hereby lays down the method of recruitment, qualification and other conditions specified in column 3 to 7 of the Appendix to this Notification and applicable to posts bome on the cadre strength of Revenue and Estate Department specified in column 2 of the said appendix:-

Appendix .

1	2				
S.No Nomen		Minimum Qualification for appointment by initial recruitment or by transfer	Qualification for appointment by	6 Age limit	Method of recruitment
1. Tehsild (BPS 16			promotion Second class Graduation from any University recognized by the Higher Education Commission.		(a) Twenty percent by initial recruitment: and (b) Sixty percent by promotion, on the basis of Seniority – cum – fitness From amongst the Graduate Naib Tehsildar with at least Five Years Service as such. The condition of Graduation will be applicable after five years from the date of issuance of this Notification; and (c) Twenty percent by Promotion, on the basis of Joint Seniority –cum – fitness from amongst the Graduate Assistants / Senior Scale Stenographer of Board of Revenue NWFP Director Land Record NWFP Revenue Appellate Court / Sub – Registrar with at least Five Years Service as such.

		•				
		2	4	5	6	7
2.	Naib Tehsildar (BPS 14)	Administrative Secretary (SMBR)	Second class Graduation from any University recognized by the Higher	Second class Graduation from any University recognized by the Higher Education	21 – 30 years For initial recruitment	(a) Fifty percent by initial recruitment, through NWI Public Service Commission based on the result of Competitive Examination conducted by it in accordanwith syllabus, and
			Education Commission	Commission		(b) Thirty percent by promotion, on the basis of Seniori – cum – fitness from amongst Graduate Kanungos with least Five Years Service as such, who have passed it Departmental Examination of Naib Tehsildar. The condition of Graduation will be applicable after five year from the date of issuance of this Notification.
	Altested					(c) Twenty percent by promotion, on the basis of joir Seniority – cum – fitness from amongst Junior Scal Stenographer and Assistants in the office of Politica Agent and Assistant Political Agent Frontier Region Assistant / Junior Scale Stenographer of Ex – Deputy Commissioner / Commissioners offices presently working in the offices of DCO / ACO / EDO (F&P) and DOR who are Graduate with five Years Service as such.
3.	District Kanungo (Saddar Kanungo) (BPS 14)	-	•	-	•	By transfer from amongst Naib Tehsildar
4.		-	-	-		By transfer from amongst Naib Tehsildar
5.		-	•	-	<u> </u>	By transfer from amongst Naib Tehsildar

	· .	2	3	4	5	6	
Ø,	ì 6.	Kanungo	District	-			Py promotion 1
į		(BPS – 09)	Officer	•		1	By promotion, on the basis of joint Seniority -cum -
			(Revenue &				fitness, on District level from amongst the Patwaris /
;		·	Estate)		·		Tehsil Revenue Accountant and Wasil Baqi Nawis who
ī		0	/Collector.				have passed the Departmental Examination of Kanungo with at least five Years Service as such.
	7.	Senior Tehsil	-	1.	-	-	By transfer from amount Details
į		Revenue •		1			By transfer from amongst Patwaris
Ì		Accountant	1				
,		(BPS 07) and	•				
-		Junior Tehsil	·		-	,	
į		Revenue		,			
		Accountant Wasil	1			. [
)	;	Baqi Nawis /					
ノ		Additional Wasil Bagi Nawis		· \.		1.	
į		(BPS - 05)					
-	8.	Patwari	District		<u> </u>		
	0.	(BPS - 05)	District	Intermediate or	18 to 30	By initial	By initial appointment for amongst the Patwari passed
		(DI 3 ~ 03)	Officer	equivalent	·	recruitment	candidates entered in Register maintained by the District
- !	.]		(Revenue &	qualification, who have	·		Collector of the District Concerned having one year
!			Estate)	passed the Patwari		,	diploma in information technology from any institution
;			/Collector,	Examination having			recognized by Board of technical education. The
!	i	Lad		one year diploma in		•	condition of diploma will be applicable after three years
		VACE, O		information technology			from the date of issuance of Notification.
i		K. XV		from any institution	•		to statice of Hotingation.
į		$\langle \langle \langle \rangle \rangle \rangle$	•	techn logy from any			
1		/ \"/ \		institution recognized	•		17-
!		/\		by Board of technical education			26 70 W
_		—— .—— <u> </u>		cudcation			

Copy forwarded for information and necessary action:.



- 1. Secretary to Government of NWFP Establishment Department
- 2. Secretary to Government of NWFP Finance Department
- 3. Secretary to Government of NWFP Law & Parliamentary Affairs Department
- 4. Secretary NWFP Public Service Commission
- 5. Secretary to Governor NWFP.
- 6. Registrar Peshawar High Court Peshawar
- 7. Advocate General, NWFP
- 8. Accountant General NWFP Peshawar
- 9. Private Secretary to Chief Secretary NWFP
- 10. All District Coordination Officer, in NWFP
- 11. All District Officer (Revenue & Estate) / Collector, in NWFP
- 12.Director Land Record NWFP
- 13. The Controller, Government Printing Press, NWFP Peshawar with the request that the notification may be published in the official gazette and

Deputy Secretary Government of NWFP Revenue & Estate Department

EXTRAORDINARY

GOVERNMENT



REGISTERED NO PHI

ĠAZETŢE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, 000000000000, 00TH SEPTEMBER, 2012.

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE/REVENUE & ESTATE DEPARTMENT

ИОПДЭГЛІСИ

Dated Peshawar, 1 ie 2nd December, 2011.

No. Estt3/1/296/Amendment/29174.---In presumce of provisions contained in Sub-Rule (2) of rule 3 of the Horth West Frontier Prevince Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Revenue & Estate Department in consultation with the Establishment, Finance and Law Departments hereby directs that in the Department Hotifier tion The, 32102/Admin:1/135/SSRC, dated 26-12-2008 read with Notification No 12389/Admin:1/296/Amendment, dated 30.03.2011, the following further amendments shall be made, namely:

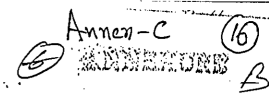
AMELDMENTS

In the Appendix:

	dar (BPS-16) /	Ngainst S.ino. 1, a column No. 7; for the existing entries, at clauses (a), (b) are (d), the following shall be substituted, namely:
		1) Eventy necent by initial recanitment, through Public Service Commission based on the result of a Competitive (vanimation conducte Lby it in accordance with syllabus, and
	(b	Sixty percent by promotion, on the basis of joint seniority com-fitness from among a Nath Tehsidars, District Revenue Accountants, District Ranungos and Sub-Registrar with at least five years service.
	(c)	· · · · · · · · · · · · · · · · · · ·
2 Haib let (Division	sildar (BPS-14) Aga al Cacho) (d),	ninst S.No. 2, in Column No. 7, for the existing entries, at clause (b), (c) and the following shall be substituted, namely:
	(b)	Iwenty live percent by promotion, on the Lasis of seniority-com-little safeon amongs: Kamingos with at least five years service as such and to yearsed the departmental examination of the ib tehsildar.
	(c)	Iventy-five percent by promotion on the basis of joint seniority on a fitness from antongst Assistants of the office of trok, Commissioners Additional Commissioners, DCOs, DOR office and Executive District Officers (i-iP), with at least five years service, Political Moharors of the officer of Leithcal Agent/Assistant Political Agents, with 10 years service.

KHYBER PARHUHKHWA GOVERHMETH GAZETIE, EXIRAORDHARY, 29th SEPTEMBER, 2012.

•	
•	
71 - RITTH R PARTITU	DRIIVA GOVERNMETH GAZETTE, EXTRAORDINARY, 29th SEPTEMBER, 2012.
t	
	(d) the officia so appointed shall successfully complete Settlement/Revenue training and pass Kamungo Certificate Examination
	EXPLANATION: Microsterial employees of the Board of Revenue eligible for appointment to the rest of Maib Iohsildar under the purvision of clause (c) shall, for the purposes of the said clause, he deemed to belong to the division and zone correctively in which their boards.
· .	a some manufastici is situate.
Distrit Kanungo (BPS)	Hote: Vacancy in a drision will be lifted on respects edivisional basis
	Against 5.46, 3, in adamn No. 7, for the existing entries, the following shall be substituted, namel;
	By selection on seminity-comblitness with due regard to seminity from amongst later regiate passed Kanungos with at seast 03 years.
Bend Clenk (Ite, ame) BPS-14 (Divisional cac	Against 5 (to, 4, in column (to, 7, for the existing entries, the following shall be substituted, named:
	Assistant having dealt with revenue in acquesition matters for at least to a your
District Revent Accountant (BPS-14)	Against 5.46, 5, is a lumn 116, 7, for the existing exactes, the following shall be substituted, namely
	By promoting on the basis of selection or seniority hom among that least 03 years service.
Kanango (BPS/9)	Against 5.16, 6, in column 16, 7, tor the existing ontries, the lohowing shall be substituted, namely
	By promotion, on the basis of joint seminity-cum-fitness, on District level from amorgst the patwars/tehsil Revenue Accountant who have passed the Departmental Examination of Kanungo
Palwari (BPS) (c.	Against S.Ro. 8, in column No. 7, for the existing entries, at clause (a) and (b) the following shall be sub-Attated, namely:
	(a) By initial appointment from amongst the Patwari passed candidate: entered in the Register maintained by the District Collector of the dispirt concerned having one year certificate in information technology from a refuse in technology from a refuse in the concerned by the contract of the contract o
	(b) Successfully Manufeted (19) months Sottlement Lines (1)
	wall be applicable w.e.f. January, 2014.
) , 1	
	Side sack x Side large
	Early desty although to the Atrans, as
ere were and the second	
	•





TOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Poshawar dated the 1/12 /06/2013

NOTHICATION

No.Estt:1/26/
Consequent upon the recommendation of Departmental Promotion:
Committee, the Competent Authority is pleased to order the promotion the following Naib Tehsildar,
District Kanungo, District Revenue Accountant & Sub-Registrar (BPS - 14) to the post of Tehsildar I
(BPS - 16) on regular basis with immediate effect:-

S.NO		NAME OF OFFICER
	1.	Mr. Gul Gazi Khan
	2.	Mr. Mukhriar Ali
ĺ	3.	Mr. Mushtaq Ahmad
1	4.	Mr. Liagat Ali
ļ	5.	Mr. Chuian Farooq
ĺ	6.	Mr. Naz Amin
1	<i>7.</i> ·.	Mr. Tariq Salcem
1.	წ.	Mr. Akbar Iftikhar Ahmad
1	9.	Muhammad Ayub Khan
	10.	Mr. Shafi-ur-Rehman
1	11.	Mr. Attaullah
\	12.	Mr. Musaciq Hussain
1	13.	Mr. Abdul Qayum
L	14.	Muhammad Bashir
		Mr. Iftikhar Ahmad
	16.	Muhammad Akram
١.	17.	Mr. Ghulam Oneine

Attested

2. On promotion, the above officers will be on probation for a period of one year in terms of Setion-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 orders with immediate effect:-

SINO.	PIAIME OF CHIROER	PROW	
1.	Mr. Gul Ghezi Khan	Tehsilda Takhti Nasrati (OPS)	TO
2.	Mr. Mukhtiar Ali	District Revenue Accountant Swabi	Retained on the same station. Services placed at the disposal of Commissioner Mardan Division for further posting.
3. 4.	Mr. Mushtar Ahmad	Sub-Registrar Karak	Services placed at the disposal of Commissioner Bannu Division for further posting.
4. 5.	Mr. Chulam Farooq	Sub - Registrar Charsadda	Tehsildar / Recovery Officer Peshawar Circle
	iwi. Onthani Parooq	Political Pehsildar (FR) Kohat	Retained on the same post.
5.	Mr. Naz Amin	PNT Barring Bajaur Agency	Services placed at the disposal of Commissioner, Malakane for
7.	Mr. Tariq Salcem	Tehsilda ; Domail	further posting.
8.	Mr. Akbar Hikhar Ahmad	PT, Ali Zai Kurram Agency	Retained on the same post.
9.	Muhammad Ayub Khan	Tehsilda Bannu	Retained on the same post. Retained on the same post.



.53NO.	MANUE OF OFFICER	PAROIM	то
10.	Mr. Shafi-ur-Rehman	District Kanungo Swat	Services placed at the disposal of Commissioner, Malakand for further posting.
11.	Mr. Attaullah Khan	Tehsildar-Charsadda	Retained on the same post.
12:	Mr. Musadiq Hussain	Tehsildar Thall	Retained on the same post.
13.	Mr. Abdul Qayum	Tehsildar Kohat	Retained on the same post.
14.	Muhammad Bashir	Tehsildar Shazi	Retained on the same post.
15.	Mr. Hilldrar Ahmad	Naib Tehaildar Manselna	Services placed at the disposal of Commissioner, Hazara for further posting.
46.	Mohammad Akram	DEA DIK ³ ian	Services placed at the dispost i at Commissioner, DIKhan for further posting.
17.	Mr. Ghulam Qasim	Maib Tchsildar Paroha DIKhan	Services placed at the disposit of

By order of Secretary to Government of Revenue & Estate Department

5. Superintending Engineer (O) PESCO (Ieshaway Circle Peshawar 6. Deputy Secretary (Law & Order) FATA Secretariat (Chyber/Pakhtunkhwa 7. Officers concerned

Deputy Secretary to Government of Revenue & Estate Department.

.4

व्यवस्था व समस्य पहल ดองาสเล็ก หรือ drive political chiefe des niugault mis eluid. Ale. क्षित्राहि वेशंका <u>जार</u>-Line of subder Add dended misself nic Hell heggsk rife pisch dant nig widen bied gig ay prozing ape केर्द्रकेट के मुन्तित जार den i massin triban that's miniming also reasily increasing bly भूता पूजा है जो श्वांक्षितितित्व अनेत्वक रहात्र हवेंगांक क्यांक लेख printy har yiel ur Senier; propositing app banelly beschill dw icyal | bemacadala ata Ast. Wolft innise Countain trait offer and Alt. Chipar Klam र्वात्रीकृति कृतिकृतिक ទីទួន សូម្បែលពីពីនៅស្តី ខ្មែរ Riber Student Gradity मंद्रीय अवस्था है अपन લ્લેજરા કું મુખ્ય કે મુન્દ્ર el dellained neild Alt. (Aistri 1950). Library. भूति अतिथा भूताति होत्तेती Net Bassal Ounger: enochte orgalar besia with immodistoraffeet:-Politica Kanunge, District Revenue Accountant & Sub-Regissure (BPS - 14) to the post of Jelislic Committee, the Competent Authority is ploused to areast dre promotion the following Neils Collection concoquent inpoint to total and addition of Departmental Promotion สหภาษายด จางสรา ชายกระสาย HOMBARIAGE CONVOIL COVERNMENT OF REYBEA PARTITION Stock to ್ಟ್ ಪ್ರ⊦ದಿಗಳ e his o once incor-

On promotion the above officers will be in probation for a period of one ns of serion-6(2) of Khyber Paxinonkhova Tivil Servants Act, 1973, lead with Rule 15 of Pakhtunkhwa Civil Servanas (Appointment: Promotion and Transfer) Rules - 1986.

Consequent upon above, the following positings / honsfors are orders with imbediate effect:

٠3,

			· · · · · · · · · · · · · · · · · · ·
270	NAME OF OFFICER	14014	ro
	Mr. Hazra: Onmar	District Revenue Accountant Unner	Services placed at the disposality Commissioner, Malakand for
3	ivir. Wahammad Sidelique	District Revenue Accountant	further posting. Reader to Member - II. Board if
	Mr. Misel Khan	Sul-Registrat Malakand	Services placed at the disposal his Commissioner, Mardanillor, First
这一社	Man Samudlah Jan	Teholdar Swali	Retained on the same post
3.00E-3	Mr. Abdel Halogia	Donner Kamango franquesia	Retained on the same post, registerices placed at the disposal of Commissioner, Hazare für furths
7	Mr. Asgliar Shah	Tehnildar / Recovery Officer NHA Abbottaland	Sorvices placed at the disposal of Commissioner, Hazara for Desting as Toheikia. Buliliot.
	Nic. Ali Sher Khan	Thisilder on openial Dai, Beard of Revenue	Retained on the same post.
9 3	Mr. Abdul Ghaffar	Peladdar Song Natirang	Retained on the same most.
	blir Muhammad Taj	District Kantaga Hariper	-Commissioner, Hagara for luriner posting
	Mr. Said Relanan	Telisildar Anti-Corruption:	Resained on the same play.
	Mr. Qaisar Khan Mr. Najceb Ullah	Fensildar (FR) Isannu Special Tubstidar Irrigation	Retained on the same nost.
14.	Mr. Muhammad Gualem	Mod Kohij DiKhan District Konenga Karak	Retained on the same port. Services placed at the dispessiful Commissioner, Kohat for further posting.
15. [2] 16.	Mr. Muhammad Hayut	Tehridar (QPS) National Azeguntapilny Bugan	Relained on the same post
	Mr. Waheed Annual Mr. Muhammad Hannayan	Tehsilder (CPS) Allai Sub-Registrar Dir Lower	Retained on the stare port. Services pleeded at the disposal of Commissioner, Malakand for a
18. 1	Mr. Sarie Ahman		funher posting.
19.	Mr. Muliammad Riez	Tehsildar / Recovery Officer Pushawar Circle Positawa.	Retained on the same post ** Services placed at the disputal of Commissioner, Peshawar for postion on Toballdur Pubbl
20. 13 2)] [Muliaminad Nawas	Chsilder Butagram	Retained on the same post.
· 127. 13 - 1-1	hir Naumas Ali Shah	obsiklar Mardan PT, Lower Orakanj	Retained on the same post.
23. [4]		Tehsilda: (OPS) Shabqada:	Retained on the same post.
24.	Mr. i tidayar Ullah	Tehsildar (OPS) Behrain	Retained on the same post.
	Nir. Ghulam Sarwar	Soil Tolikildar Martvile	Services placed at the disposit of Commissioner, Malai-end for further posting.
25.	Air, Parased Ali	Natio Tehnlida; Chargtgh	Services placed at the cisposale, Commissioner, Malakand for further postion
그 년,			

	٠.	errons at a see		
	. •	FAX NO. :	10.	Jul. 2012 03:13 P 1
: .		PH	DVE NO. :	JUN. 04 3013 33:1397 P3
		Ä		
į	:		· · · · · · · · · · · · · · · · · · ·	
į	1			
	SN	NAME OF OPPICER	FROM	TO
1 1 1:	27.	Mr. Said Rahim	Tehsilder / Recovery Officer (OPS) Swat	Services placed at the disresal of Commissioner, Melakand
i i	28.	The state of the s	Nails Tehsilder (Revenue) DCOffice Swat	Sorvices placed at the disposator
ir t				Commissioner, Malakand for further posting
11	29.	Mr. Asmat Ulluh	District Revenue Accountant	Services pluced at the dispersion
1	30.	Mr. Hussian Bakhsh	The latter of the same	Postung。 · · · · · · · · · · · · · · · · · · ·
5: 1:		ed Ardssian Bakhsh	Head Clork (Revenue) DIKhan	Commissioner taller displication
}	31.	Mr. Abdur Rashid	District Revenue Accountant	Services placed at the disputation
	,		Tangana Accountant	A Commissioner, Dikhan mali mali at a
4	32.	Mr. Fatch Ullah	Atric disposal of FATA	rutuer Dosting.
.✓	23.	Mr. Mulazim Hussalu	Setticinent Naih Tehaildar	Services placed at the disposal of
	34.		Panyala:	Commissioner, Dikinar for further posting.
		Mr. Muliammad Ierar	HCR DC Office Daniu	Services placed at the disposal of Commissioner, Banny for Sub-
•	∙35. ~	Mr. Afzal Klun	Tehsildar Khadu Khel (OPS)	A14154 316
	36.	Mr. Gol Said	Buner	Retained on the same pust
	.37.	Mir. Jehanzeb	The AMBRELL FLEE CO.	Recovery Officer NRSP Marting of Services placed at the dispersion of the services placed at the dispersion of the services placed at the dispersion of the services of the se
	3		Sub-Registrar Mardau	7 - Waldistoner Mossis-18-27 Ilimits
- , }	33.	Mr. Anwar-ul-Haq	Male Copper to Charles	further posting.
ŀ			Naih Polislidur Chukaiser .	Commissioner, Malakandre II. 2 16
	39.	Mr. Kutab Khan	Head-Clerk (Revenue) Tank	Services placed at the dispose of
	*;		Zanata zana	Commissioner, DIKhan for the further pexting.
	j •			
1			fly order	of the state of th
			 secretary to Government of t 	Shyber Patherna Kind 199 11 11 13
			Revenue & Estate I	Department
	N	Jue 1/261 // 3/29 1/25		
		Copy forwarded to the		
	,	3.7	ga e store de la calendar de la cale	
	2.	Accountant General Klybor Pakhum FM Commissioners, in Khyber Pakhu MI Deputy Commissioners	kliwa	
,H	3.	All Deputy Commissioners in Khyber Pakhin All Political Agents in Khyber 1944	or Pakhtinkham	
	5. 6	Militerintendia era	Hikkiyo zara za i	
17.		Regional Operating Officer, National	Rujal Support Programme Co.	
A.	7.	Opusy Secretary Classics	CA Service of the Control of the Con	Pakhtunkhwa
	٥.	Officers concerned.	occiounat Kligher Pakhiunkliw	n.
÷				
	Ç.			
			May Miles	
	2	Dep	Become it Estate Depart	lyber Pakhtendanwa
	1.5	3	A DEVELUE OF PRINCIPLE PARAMETERS	anneau to the second of the se

Annen-Diplomin

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

Writ Petition No. 1725- Pof 2013

Shakir Ullah & others

...... Petitioners

Versus

Secretary Revenue and Estate Deptt: Khyber Pakhtunkhwa
Peshawar & others
Respondents

INDEX

S'. No.		Annexure	Page
2.	weing of writ petition	- The state of the	- 0
3.	71//laavil		1-12
·	Addresses of the parties		/3
. /.	Copy of appointments ordang	"/\"-	14-20
5.	Copy of Tehsildar Nail	"B"	21-25
	Tensildar Rules, 2008	<i>B</i>	26-29
.6.	Copy of NotiGodia	" <u>C'"</u>	20.22
j	110.12390-12429/Admin 1717	. "	30-32
	296/ Amendment dated 30/03/2011.		
7.	Conv		
1	Copy of Notification	"D"	33
. '].	No.Estt: 1/1/296/Amendment /29174 dated 02/12/2011		.43
5.	Copy of Impugned order		
1.	No.Esst:1/ 26-11338 dated	"""	34-36
' '	04/06/2013 dated		•
· (Copy of Seniority List		-
0	Copy of letter Esti: 1/1/7270	"F"	37-45
	lated 21/03/2012	"G"	46
1. (Court Fee Stamp Rs. 500/-		
_ i	- Clamp 13.500/-		In
2 V	Vakalat Namas	0	riginal
			In
			riginal

Ach

Dated 17/06/2013

Through

Petitioners

Abdul Matin Khan

Maaz Ullah Khan Khalil Advocates, High Court, Peshawar. Cell # 0301-5921847

<u>URGENT FORM</u>

<u>IN THE PESHAWAR HIGH COURT, PESHAWAR.</u>

Writ Petition No.

Shakir Ullah & others

. Petitioners

Versus

Secretary Revenue and Estate Deptt: Khyber Pakhtunkhwa Peshawar & others Respondents

Will you kindly treat the accompanying Writ Petition as urgent and in accordance with the Provisions of Rules, I chapter 2-A, High Court Rules & Orders Volume V.

- 2) The Grounds of urgency are:
 - Ä) That the respondents are bent upon issuing promoting orders almost on weekly basis favouring their blue eyed officials jeopardizing the career of those young Naib Tehsildars specifioners who have qualified competitive examination conducted by Public Service Commission.
 - That in order to keep a lid on their illegal orders, the B) petitioner are being denied access to the relevant documents.
 - That if the matter is no heard urgently the petitioners are C) going to suffer multiple and irreparable loss to their career.

Dated 17/06/2013

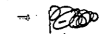
Petitioners

Through

Abdul Matin Khan

Maaz Ullah Khan Khalil Advocates, High Court, Peshawar.:

Cell # 0301-5921847





BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

Writ Petition No. 1726 - of 2013

- 1) Shakir Ullah Son of Khan Mir Rio Mohallah Sodan Khel, Village Piro Khel, Tehsil Landi Kotal Khyber Agency.
- 2) Munir Ahmad Son of Jhangi Khan R/o Outside Lahgari Gate, Bagh Ghali Al-Noor Masjid, Street Sahib Jan Colony House No.69, D.I, Khan.
- 3) Rahamd Ullah Khan Son of Ahmad Khan Ro Village, Daulat Khel, Ishaq Khel, Tehsil & District Lakki Marwat.
- 4) Imtiaz Ali Shah Son of Muhammad Ali Shah Ro Village & P.O Warana Shahabad, Tehsil Takht Nusroti, District Karak
- 5) Khalid Khan Son of Iftikhar Hussain R/o Village & P.O Khar Bajaur Agency.
- 6) Fazli Wadood Son of Fazli Mahmood Rio Village Saad Ullah, Mohmand Agency.
- 7) Irshad Ali Son of Dost Muhammad No Village, P.O and Tehsil Tangi District Charsadda.
- 8) Noor ul Amin Son of Zar Mucen Ro Hassan Abad Colony, P.O Zafarabad Colony, D.I. Khan.
- 9) Amir Nawaz Son of Gul Daraz Ro Main Panyala Tehsil Paharpur District D.I Khan



Aledan



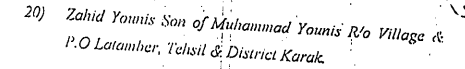


- 10) Shah Wazir Son of Abdullah Khan R/o Wazirstan Hotel & Restaurant Wana Road, South Waziristan Agency.
- 11) Sikandar Khan Son of Sar Zamin Khan R/o Village & P.O Tehsil Charbagh, Mohallah Manri District Swat.
- 12) Ishtiaq Ahmed Khan Son of Ala ud Din R/o Village & P.O Old Sakhakot Malakand Agency.
- 13) Shams ul Islam Son of Faqir Gul R/o Village & P.O Ghari Usmani Khel Tehsil Dargai, District Malakand.
- 14) Muhammad Ilyas Son of Shah Nasim Khan IVo Mohallah Khattak Khel, Village & P.O Hazara Tehsil & District Swat.
- 15) Yasir Salman Kundi Son of Hamid Khan Kundi R/o Chowk Chashma Road, P.O Shiekh Yousaf D.I. Khan.
- 16) Yad Ullah Khan Khattak Son of Mohibullah Khattak Ro Mohallah Pela Khel, P.O Lund Khwar, Tehsil Takht Bhai District Mardan
- 17) Ahmad Hashmi Son of Fazli Rabbi R/o Village Raidghari, Tehsil & P.O Lal Qilla, Maidan District Dir Lower.
- 18) Amin Ullah Khan Son of Dost Muhammed Khan R/o Village Baggi Qamar P.O Rehmani Ehel, Tehsil Paharpur District D.L. Khan.
- 19) Islah ud Din Son of Syed Badshah Ro Village Nawab Dhery, P.O Takkar, Tehsil Thakt Bhai District Mardan.

AFIESTED

Allesko





- 21) Niamat Ullah Son of Khanim Ullah R/o Village & P.O Dhery Lakpani Tehsil & District Mardan.
- 22) Muhammad Riaz Son of Fazal Aziz R/o Village, P.O and Tehsil Monda District Dir Lower.
- 23) Muhammad Yar Son of Waqif Khan R/o Village & P.O. Skhakot Bazaar Malakand Agency.
- 24) Sher Ali Khan Son of Sahibzar Gul Ro Landi Kass
 Mingora Swat.
- 25) Munawar Shah Son of Abdur Rashid R/o Village Sehsadda P.O Chakdara Tehsil Adenzai, District Dir Lower.
- 26) Iftikhar ud Din Son of Zewar Din R/o Gulbahar Colony No.1 Mardan Road, GPO Charsadda.
- 27) Younis Khan Son of Waqif Khan Ro Village & P.O Akhagram Tehsil Wari District Dir Lower
- 28) Mujahid Ali Son of Khalil ur Rehman R/o Village Kand Tazadin P.O Pabbi District Nowshera.
- 29) Syed Abdul Akbar Shah Son of Syed Gul Chaman R/o Village Pirabad, P.O Bashkhalai, District Mardan.
- 36) Syed Sultan Haider Shah Son of Syed Gulzar Hussain Shah Roo House No.946/14-A, Shiekhabad No.3, District Peshawar.

ATTESTED

Allochu



- 31) Aftab Ahmed Son of Javed Muhammad R/o Village & P.O Chaghar Matti Tehsil & District Peshawar.
- 32) Dil Nawaz Khan Son of Alam Zeb Ro Village & P.O Kalo Khan, Tehsil & District Swabi.
- 33) Kifayat Ullah Son of Haji Akbar No Street Idressabad Gulbahar No.3, Peshawar
- 34) Faqir Hussain Son of Muhammad Younis R/o Kandi Taza
 Din P.O Pabbi District Nowshera.
- 35) Zulfiqar Khan Son of Arsala Khan R/o Village Hassan . Ghari Shami Road, Peshawar.
- 36) Waqar Ahmad Son of Muhammad Irfan R/o Village & P.O Kanshian Tehsil Bala Kot District Mansehra.
- 37) Muhammad Faraz Qureshi Son of Muhammad Riaz
 Qureshi R/o Street No. 1 Al-Mansoor Town, Ayub
 Medical Complex Abbottabad.
- 38) Fazal ur Rehman Son of Habib ur Rehman Ro Village & P.O Paind Hashim Khan Tehsil & District Haripur.
- 39) Farukh Jadoon Son of Anwar Ahmed Khan Ro Village & P.O Langra Tehsil & District Abbottabad.
- 40) Fayaz Ahmed Son of Pir Khan No Village & P.O Beeran Ghali, Tehsil & District Abbottabad.
- 41) Bilal Ahmad Son of Farid ud Din Ro Village Kalis P.O. Tehsil & District Haripur.

ATESTED

Alloho

- 29
- 12) Tanveer Shahzad Son of Muhammad Sahif Ro Badira Road Mohallah Lahor Banda, Mansehra
- 43) Ejaz Ahmad Son of Muhammad Riaz Ro Tanda Mera, Village & P.O Salhad Tehsil & District Abbottabad.
- 44) Muhammad Salim Son of Muhammad Saddique Ro Village Badhair, P.O Nathia Ghali Tehsil & District Abbottabad.

.. Petitioners

Versus

- 1) Secretary Revenue and Estate Deptt: Khyber Pakhtunkhwa Peshawar.
- 2) Departmental Promotion Committee Revenue and Estate Deptt: Khyber Pakhtunkhwa Peshawar through Respondent No. 1
- 3) Deputy Secretary Revenue and Estate Deptt: Khyber Pakhtunkhwa Peshawar.
- 4) Flazrat Qamar C/o Commissioner Malakand Division.
- 5) Muhammad Siddique Reader to Member I Board of.
 Revenue.
- 6) Misri Khan Tehsildar Chota Lahor District Swabi.
- 7) Bashir Ahmed Tehsildar Swabi.
- 8) Mian Sami Ullah Tehsildar Tangi.
- 9) Abdul Haleem C/o Commissioner Hazara.
- 10) Asghar Shah C/o Commissioner Hazarc posted at Battgram.
- 11) Ali Sher Khan Tehsidar on Special Duty Revenue Peshawar.
- 12) Abdul Ghaffar Tehsildar Sarai Nourang.

ATTESTED

ATTERIO







- 13) Muhammad Taj C/o Commissioner Hazara.
- 14) Said Rehman Tehsildar Anti Corruption Peshawar.
- 15) Qaiser Khan Tehsildar FR Bannu.
- 16) Najeeb Ullah Tehsildar Irrigation (Rod Kohi) D.I.Khan
- 17) Muhammad Ghulam Clo Commissioner Kohat.
- 18) Muhammad Hayat Tehsildar (OPS) National Accountability Bureau.
- 19) Waheed Ahmed (OPS) Allai.
- 20) Muhammad Hamayun C/o Commissioner Malakand Division.
- 21) Surir Ahmed Tehsildar Nowshera.
- 22) Muhammad Riaz Tehsildar Pabbi.
- 23) Muhammad Nawaz Tehsildar Battagram
- 24) Mir Laig Tehsildar Mardan
- 25) Nouman Ali Shah PT Lower Orakzai, Kurram Agency.
- 26) Shourin Shah Tehsildar (OPS) Shabqadar.
- 27) Hidayat Ullah Tehsildar (OPS) Behrain.
- 28) Ghulam Sarwar C/o Commissioner Malakand Division.
- 29) Farzand Ali C/o Commissioner Malakand Division.
- 30) Said Rahim C/o Commissioner Malakand Division.
- 31) Fazli Raziq C/o Commissioner Malakdand Division.
- 32) Asmat Ullah C/o Commissioner Bannu.
- 33) Hussain Bakhsh Clo Commissioner D.I.Khan
- 34) Abdur Rashid C/o Commissioner D.I.Khan
- 35) Fatch Ullah FATA Secretariat.
- 36) Mulazim Hussain Clo Commissioner D.I.Khan Division.
- 37) Muhammad Israr C/o Commissioner Bannu.
- 38) Afzal Khan Tehsildar Khadu Khel (OPS) Bimmer.
- 39) Gul Said Recovery Officer NRSP, Matta Swat.
- 40) Jehanzeb C/o Commissioner Malakand.
- 41) Anwar ul Haq C/o Commissioner Malakand.

ATTESTED

Alledad



- 42) Kutab Khan C/o Commissioner D.I Khan.
- 43) \ Qaiser Khan
- 14) Latif Khan Sons of Ismail Khan R/o Bajkatta District
 Buner.

...... Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973, AGAINST THE ORDER OF RESPONDENTS NO.1 TO 3 WHEREBY RESPONDENT NO.4 TO WERE PROMOTED VIDE NOTIFICATION NO. ESTT: 1/26/11333 DATED 04/06/20013 ISSUED IN BLATANT VIOLATION OF THE TEHSIDARI AND NAIB TEHSIEDARI RULES 2008 AS AMENDED FROM TIME TO TIME.

Prayer.

On acceptance of this writ petition the impugned notification and the illegal promotions may be set aside and respondents No.1 to 3 be directed to reconsider the entire case strictly in accordance with the Rules in vogue.

Respectfully Sheweth:

The petitioners submit as under:

- 1) That the petitioners were recruited as Naib. Tehsildars through a competitive examination conducted by the Khyber Pakhtunkhwa Public Service Commission and the petitioners were accordingly appointed as Naib Tehsildars by the Respondents vide appointment order No. 1782-1907/Admn: V/PSC dated 22/01/2009. (Copy of the appointments order are at Annexure "A". 1
- 2) That according to Tehsildar, Naib Tehsildar / Subordinate Revenue Service Rules 2008, Notified vide No.32102/
 Admn: 1/135/SSRC dated 26/12/2008, the post of Tehsildar was to be filledin under clause-(c) to the extent

ATTESTED

Allecho

27)

10

of 20% by initial recruitment, under clause (b) to the extent of 60% by promotion from Naib Tehsildars and under clause (c) to the extent of 20% from the officials working in various branches of Revenue Administration, but for all categories minimum Qualification was 2^{ml} (lass graduation from a recognized University as per column 5 describing minimum qualification for appointment by promotion. The condition of graduation was to be made applicable after 5 years of the date of notification to the promotion quota of 60% inder clause (b). (Copy of the Rules is at Annexure "B")

- 3) That these Rules were further amended vide Notification No.12390 12429/ Admir: 1/1/296/Amendment dated 30/03/2011. Through this notification clauses (b) and (c) of column 7 were substituted and officials like District Kunongos, District Revenue Accountants and Flead Clerks. (Revenue) were made eligible for the 60% Quota meant for the Niab Tehsildars. The non-application of the condition of graduation for 5 years was also done away with. (Copy of the Amendment Notification is at Annexure "C").
- That yet another amendment was made in the said rules vide Notification No.Estt: 1/1/296/Amendment /29174 dated 02/12/2011 where again for the post of Tehsildar changes were introduced in the 60% Quota meant for promotion of Niah Tehsildars to the post of Tchsildars. This time Sub-Registrar were included in the list of eligible officials. (Copy of this Notification is a: Annexure "D").
- 5) That it will be easy to conclude that the minimum qualification for recruitment to the post of Tensildar is



Allection

(i)

(28)

Second class Graduation as throughout these amendments, the entries in column No.5 have neither been deleted nor changed and the non-application of the condition of graduation for five years was also deleted.

- 6) That it can be easily concluded that all the amendments introduced in the 60% Quota originally meant only for Naib Tehsildars, are meant to reduce the chances of directly recruited Naib Tehsildars to become Tehsildars under malafide intention of the authorities.
- 7) That respondents No.1 to 3, through the impugned orders, have promoted Respondent No.4 to 42 against the rules without ensuring the basic qualification of graduation required for promotion to the post of Tehsildar as required by the entries in column No.5 of the Rules, as these stand today, with the result that respondents No.6,7,9,10,13,14,18,19,20,21,22,23,24,28,29,30,32,33,35,36,38 &42 have been promoted despite the fact that they are not graduates. (Copy of the impugned order No.Esst:1/26-11338 dated 04/06/2013 is at Annexure "E").

That respondent No.43&44 have been promoted clandestinely through administrative orders as both of them were Patwaries in the year 2007-08 but are now working as EACs in District Buner. According to Letter No.Estt: 1/1/7270 dated 02/03/2012, issued by respondent No.1 addressed to Director Land Record, wherein the designation of both these respondents was mentioned as District Kamungo. It is amazing that an official who was District Kanungo in the year of 2012, received three promotions i.e. as Naib Tehsildar, Tehsildar and EACs in one year. This could have happened only in the revenue Deptt: (Copy of the Letter is as Annexure "F").

ATTESTED

Alisho

e resple in an early injurantion

- 9) That these promotions have been ordered in haste and without due process of law as no joint seniority list has been prepared in accordance with law regarding those officials who were to be considered for promotion to the post of Tehsildar. Such a joint seniority list is the basic requirement for any promotion process.
- No.Estt-V/S.1/927 dated 26/04/2013 contains the name of those officials who have been shown as promoted to the post of Naib Tehsildars through the Administrative order of SMBR. Such like administrative order is neither a process recognized by the Rules on the subject nor is logical because in the presence of Departmental Promotion Committee, no authority, even the Chief Secretary, cannot promote any person to any post without the process of approval by a Departmental Promotion Committee. (Copy of the Seniority List is at Annexure "G").
- 11) That the seniority list has been issued at the back of the petitioners as the same has not been circulated amongst the petitioners as required by law.
- 12) That the seniority list shows that promotions have been ordered every 2/3 days which tells upon the working of one of the most important department of the province.
- 13) That the respondents No. 1 to 3 are busy in processing further cases of promotion without adopting the proper procedure in accordance with rules on the subject. Any such orders, if issued, during the pendency of this writ

ATLISTED

Alloled 194







petition would be brought to the notice of this Hon'ble.

Court with due permission.

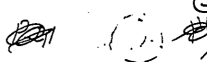
- 14) That the attitude of the Respondents No.1 to 3 is arbitrary, arrogant, motivated by favourtism, against the law and facts and liable to be stopped through interim order to save the career of the petitioners who are young and are likely to suffer irreparable loss.
- 15) That feeling aggrieved, the petitioners have no other adequate remedy under the existing law of the land but to approach this Hon'ble Court through this writ petition with the request to set aside the impugned promotion orders on the following, amongst others;

Grounds:

- A) That the impugned order is against the law on the subject and the rules framed by the respondents themselves;
- B) That the respondents want to favour certain officials to the detriment of the petitioners who have joined the service through competitive examination and the respondents are bent upon destroying their career from the very start;

That promoting some of the respondents as Naib Tehsildars through administrative orders, instead of the

ATTESTED



normal route of DPC and then promoting them further as Tehsildars shows their favouritism and disregard for law.

That the orders of the respondents No.1 to 3 are illegal, D) arbitrary and against the fundamental rights and need interference by this Hon'ble Court.

It is, therefore, most humbly prayed that on acceptance of this writ petition the impugned notification and the illegal promotions may be set aside and the respondent be directed to reconsider the entire case strictly in accordance with the Rules in vogue.

Interim Relief:
That the illegal impugned orders of promotion may kindly be suspended till the decision of this Writ petition as the same is against the Rules on face of it.

Dated 17/06/2013

Petitioners

Through

Abdul Matin Khan Advocate, High Court, Peshawar.

Certified that as per instruction of my client no such like writ petition on the subject has earlier been filed before this Hon'ble Court.

Advocate

List of Books:

- 1) Constitution of the Islamic Republic of Pokistan, 1973,
- 2) Other law books as per need.

Advocate

FORM OF ORDER SHEET

COURT OF CASE NO.

SERIAL NO OF ORDER OR OTHER PROCEEDINGS WITH SIGNATURE OF JUNKE OR PROCEEDINGS OR PROCEEDINGS.

DATE OF ORDER OR OTHER PROCEEDINGS WITH SIGNATURE OF JUNKE OR MAGISTRATE AND THAT OF PARTIES OR COUNSEL WHERE NECESSARY.

OS. 11.2013

W.P. No. 1720-P/2013.

Present:

Mr. Abdul Matin, Advocate, for the petitioners.

ROOH-UL-AMIN KHAN, J:-

Through the instant petition, the petitioners have prayed for insurance of appropriate writ directing the cancellation of the impugned notification, thereby setting aside the illegal promotions and with further prayer for reconsideration of the entire case strictly in accordance with law and rules.

On the previous date learned counsel for the petitioners was confronted with the preposition that ultimately the Court would determine the question of rights of a civil servant under the Civil Servants Law which is beyond the jurisdiction of

A CAN

ATESTED

Scrvice Tribunal. On request of the learned counsel for the petitioners the case was adjourned for further study and preparation of the case. Today the learned counsel petitioners, occupied Rostrum, stated at the bar that through the instant Writ Petition he has challenged the impugned order on the grounds that he is eligible for promotion but the department has denied him to consider, wherein the jurisdiction of this Court is barred under Article 212 of Constitution of Pakistan and the same question is amendable to the jurisdiction of Service Tribunal constituted under the Article ibid. The learned counsel for the petitioner, however, submitted that the instant petition has been filed on 18/6/2013 and since than is pending adjudication for decision, in motion. He requested that the instant petition be transmitted respondent No.1, as departmental

Zarshad

ATESTED





appeal for decision. The request of the counsel for the petitioner is genuine, thus, copy of this Writ Petition be transmitted to respondent No.1 i.e. Secretary Revenue and Estate Department Khyber Pakhtunkhwa shall be treated as Departmental Appeal and be decided in the prescribed limits of time strictly in accordance with Rules and Law.

With the above observations, this Writ Petition is disposed off accordingly.

Announced: 5th November, 2013.

JUDGE

JUDGE

ATTESTED

Allino

BOARD OF REVENUE

REVENUE & ESTATE DEPARTMENT



Peshawar dated the /01/2014

MOTIFICATION

No.Estt:1/26/_ Upon acceptance of appeal filed by Mr. Shakirullah & others, the Competent Authority held the promotion order to post of Tehsildar issued vide this department Notifications No. Estt:1/26/11338 dated 04.06.2013, No Estt:1/26/12401 and No. Estt:1/26/12342 dated 18.06.2013 in respect of following officials as not having the prescribed qualification for the post of Tehsildars. Accordingly, the promotion orders of the officials listed below are withdrawn and they are reverted to the post held before prior to their

S	.NO	NAME OF OFFICIAL
7.	•	Mr. Misri Khan
2.	7 1 P. HORNING LAN	Mr. Bashir Ahmad
3.	* *************************************	Mr. Abdul Halcem
4.		Mr. Asghar Shah
5.	traine a ma	Mr. Muhammad Taj
6.		Mr. Said Reliman
7.		Mr. Muhammad Hayat
8.		Mr. Walteed Ahmad
. 9:		Mr. Muhammad Hamayun
110.		Mr. Sarir Ahmad
ļii		dr. Muhammad Riaz
12.		duhammad Nawaz
13.	1	lr. Mir Laig
14.	N	r. Ghulam Sarwar
15.	M	r. Farzand Ali
16.	Īй	r, Said Rahim
17.	i i	. Fazli Raziq
18.	N.	. Asmat Ullah
19.	М	Hussian Bakhsh
20.	M.	Abdur Rashid
21.	Mi	Fatch Ullah
22.	Mi	Mulazim Hussain
23.	Mr.	Afzal Khan
2·1.	Mr.	Cutab Khan
25.	Mr.	ul Ghazi Khan
** ******		

S.NC	NAME OF OFFICIAL
26.	Mr. Mukhtiar Ali
27.	Mr. Mushtaq Ahmad
28.	Mr. Liaqat Afi
29.	Mr. Naz Amin
30.	Mr. Shafi-ur-Rehman
31.	Mr. Attaullah
32.	Mr. Musadiq Flussain
33.	Mr. Abdul Qayum
34.	Muhammad Bashir
35.	Mr. Iftikhar Ahmad
36.	Muhammad Akram
37.	Mr. Ghulam Qasim
38.	Mr. Attaullah
39.	.Mr. Tila Muhammad

No. Estt: 1/26/ 1984- > 661

By order of Secretary

Copy forwarded to the:-

- 1. Accountant Genera-Khyber Pakhtunkhwa,
- All Commissioners, in Khyber Pakhtunkhwa.
 All Deputy Commissioners, in Khyber Pakhtunkhwa.
- 4. All Political Agents in Khyber Pakhtunkhwa.
- 5. Deputy Secretary (Law & Order) FATA Secretariat Khyber Pakhtunkhwa.
- 6. Official concerned.

Secretary #1

To

The Worthy Chief Secretary,
Government of Khyber Pakhtunkhwa,
Peshawar.

Subject:-

DEPARTMENTAL APPEAL

Prayer in Appeal

By accepting this departmental appeal, the impugned Notification No. 1984-2061 dated 23-1-2014 passed by the Secretary Board of Revenue and Estate Department/SMBR, KPK, whereby the appellant was reverted illegally from the post of Tchsildar to the post of Naib-Tehsildar, may graciously be set aside and the appellant may kindly be restored as Tehsildar alongwith all back wages and consequential benefits.

RESPECTED SIR,

That the appellant files this Departmental Appeal before the Hon'ble Appellate Authority inter-alia on the following grounds:==

- 1. That the appellant was serving as Naib Tehsildar at the relevant time under the supervision and control of Board of Revenue & Estate Department.
- 2. That according to Tchsildar, Naib Tchsildar / Subordinate Revenue Service Rules 2008, notified vide No.32102/Admn:1/135/SSRC dated 26-12-2008, the post of Tchsildar was to be filledin under clause(a) to the extent of 20% by initial recruitment, under clause(b) to the extent of 60% by promotion from Naib Tchsildars and under clause(c) to the extent of 20% from the officials working in various branches of Revenue Administration. But for all categories minimum qualification was 2nd class graduation from a recognized University as per column 5 describing minimum qualification for appointment by promotion. The condition of graduation was to be made applicable after 5 years of the date of Notification to the promotion quota of 60% under clause(b) (Copy of the rules is appended as Annex-A)
- 3. That the above Rules were further amended vide Notification No.12390-12429/Admn:1/1/296/Amendment dated 30-3-2011. Through this Notification clauses(b) and (c) of column 7 were substituted and officials like District Kunongos, District Revenue Accountants and Head Clerks (Revenue) were made eligible for the 60% quota meant for the Naib Tehsildars. The condition of graduation for 5 years as mentioned in Rules 2008 was also deleted. (Copy of the amended Notification of rules is as Annex-B).

- 4. That on 4-6-2013, the appellant and other employees of the Revenue Department was promoted as Tehsildar (B-16) on regular basis after recommendation of properly constituted and legally competent. "DPC" because the above employees were senior in their cadre and having the eligibility for the posts of Tehsildars (B-16) under the relevant rules (Copy Annex-C).
- That Shakirullah and other employees of the Revenue Department, felt aggrieved by the various promotion orders of Tehsildars, approached the Hon'ble Peshawar High Court by way of filing a Writ Petition No.1720-P/2013 praying therein that the impugned Notification and illegal promotions may graciously be set aside and the respondents No.1 to 3 be directed to consider the entire case strictly in accordance with the rules in vogue. This writ petition came up for hearing before the Hon'ble Court and it was held that the court has no jurisdiction to entertain the grievance, of the petitioners and that the matter falls within the exclusive jurisdiction of Service Tribunal. However, the writ petition was converted into departmental appeal and the same was sent to respondent No.1 i.e Secretary, Revenue and Estate Department, KPK to decide it within the statutory period of law (Copy Annex-D).
- 6. That the Secretary Revenue and Estate Department vide Notification No Estt:1/26/1984-2061 dated 23-1-2014 has illegally withdrawn the promotion orders of the appellant and other employees of the Revenue Department, on the pretext of lack of prescribed qualification for posts of Tehsildars, without application of his independent mind to the merit of the case. Hence, the impugned order is not sustainable in the eye of law (Copy Annex-E)
- 7. That it is worth mentioning at this juncture that after withdrawal of Notification in respect of promotion of appellant and others, the Competent Authority has also posted them as Tehsildar (B-16) on current charge basis (Copy Annex-F). This clearly shows that the above employees were eligible for the said posts under the relevant Rules.
- That the order of Competent Authority is not based on sound reasons and 8. correct appreciation of law for the reasons that the condition of educational qualification was not the requirement of relevant Rules, 2011 for the post of Tehsildar to be filled through promotion. The condition of the said qualification was only essential for the post of Tehsildar under the Rules, 2003 which were superseded by subsequent Rules, 2011 and the condition in respect of qualification was deleted accordingly. The Competent Authority was under statutory obligation to have considered the case of promotion in respect of employees in its true perspective and in accordance with the above Rules 2011. But he has over looked this aspect of the case and as such great injustice has been caused to the appellant as well as other employees. Therefore, the unilateral impugned order was malafide, incompetent, capricious, perverse having no sanction of law, was in excess of powers, in derogation of settled rules and principle of law, against the public policy and also against the interest of Public Authority ind Trust.



That the Competent Authority was bound to have provided an opportunity of hearing to the appellant before passing the impugned order in respect of his reversion from the post of Tehsildar to Naib Tehsildar, in order to justify his eligibility of promotion as Tehsildar(B-16). But he failed to do so. Thus, the appellant has been condemned / penalized without being heard contrary to the basic Principle of Natural Justice known as "Audi Alteram Partem". Hence the impugned order is against the spirit of administration of justice. It is also well settle law that no adverse order can be passed against any person without providing him an opportunity of hearing. Reliance in this respect can be placed on the judgments of August Supreme Court of Pakistan reported in 2008-PLD(Supreme Court)412 citation (a) and 2002-SCMR-1034 citation (b). The relevant citations of the said judgments are reproduced herein for facility of reference:-

2008-PLD(Supreme Court)412 citation (a)

Administration of justice---

----Natural justice, principles of---Opportunity of hearing---Scope---Order adverse to interest of a person cannot be passed without providing him an opportunity of hearing---Departure from such rule may render such order illegal.

2002-SCMR-1034 citation (o)

Maxim

"Audialteram partem" Application---Principle enshrined in maxim "Audi alteram partem" has to be applied in all judicial and non-judicial proceedings notwithstanding the fact that right of hearing has not been expressly provided by the statute governing the proceedings.

It is well settled law that the decision of August Supreme Court of Pakistan is binding on each and every organ of the State by virtue of Article 189 and 190 of the Constitution of Islamic Republic of Pakistan; 1973. Reliance can be placed on the judgment reported in 1996-SCMR-Page-284 (Citation-C). The relevant citation is as under:-

(c) Constitution of Pakistan (1973)

Arts. 189 & 190--- Decision of Supreme Court—Binding, effect of---- Extent—Law declared by Supreme Court would bind all Courts, Tribunals and bureaucratic set-up in Pakistan.

10. That the Competent Authority has passed impugned order in mechanical manner and the same is perfunctory as well as non-speaking and also

against the basic principle of administration of justice. Therefore, the impugned order is not warranted by law.

11. That the impugned order of the Competent Authority is the result of misreading and non-reading of relevant service rules. Hence, the same is liable to be set aside.

In view of the above narrated facts and grounds, the impugned Notification No. 1984-2061 dated 23-1-2014 passed by the Secretary Board of Revenue and Estate Department/SMBR, KPK, whereby the appellant was reverted illegally from the post of Tehsildar to the post of Naib-Tehsildar, may graciously be set aside and the appellant may kindly be restored as Tehsildar along with all back wages and consequential benefits.

Yours obediently,

Dated: 20-2-2014

Qutab Khan,

Tehsildar, Havallian, District Abbatabad.

GOVERNMENT OF KHYBER AKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

40

Peshawar dated the 24/01/2014.

Annen-C

No.Estt;1/26/ 2 2 3-c. On issuance of Notifaction No.Estt;1/26/1983, dated 23.01.2014 the Competent Authority is pleased to post the following Naib Tehsildars, District Kanungos, District Revenue Accountants. Sub-Registrars and Superintendents as Tehsildar on Current Charge Basis with immediate effect and in public interest: -

S.No	. NAME	DESIGNATION	·
		DESIGNATION & PRESENT POSTING	1
	Mr. Misri Khan	Tehsildar Lahor, District Swab	
2.	Mr. Bashir Alunac	Tehsildar Swabi	On current Charge basies
3.			Retained on the same post (On current Charge basis)
J.	Mr. Abdul Halcen	Tehsildar Battagram	Relained on the same post
4.	Mr. Asghar Shah	Tehsildar Mardan	Retained on the same post
5.	Mr. Muhammad Ta	Tehsildar Manschra	(On current Charge basis) Retained on the same post
6.	Mr. Said Rehman	Tehsildar Anti-Corruption	(On current Charge basis) Retained on the same post
7.	Mr. Muhammad	Tehsildar Tangi District	Un current Charge basis)
	Hayat	Charsadda	Tensildar Tangi District
8.	Mr. Waheed Alimad	Tehsildar Haripur	Retained on the same post
9.	Mr. Muhammad Hamayun	Tehsildar Upper Dir	(On current Charge basis) Retained on the same post
10	Mr. Sarir Ahmad	Tehsildar Nowshera	On current Charge Inejet
11.	Mr. Muhammad Riaz	Tehsildar Pabbi	L'ensildar Nowshera (Acces)
12.	Muhammad Nawaz	Tehsildar Charsadda	Retained on the same post (Or current Charge basis)
13.			Retained on the same post (On current Charge basis)
	Mr. Mir Laiq	Tehsildar Peshawar	Acting on the same north
14.	Mr. Ghulam Sarwar	Tehsildar Behrain	(Or current Charge basis) Retained on the same post
15.	Mr. Farzand Ali	Tehsildar Mandar	OP current Charge basis)
6. 1	√r. Said Rahim	Tehsildar Timergara	Retained on the same post (Or, current Charge basis)
	Ar. Fazli Raziq	Tehsildar Ca	Retained on the same post (On current Charge basis)
		_	Retained on the same post (Or current Charge basis)
	Ir. Asmat Ullah		Retained on the same poet
9. M	lr. Hussian Bakhsh	Tehsildar Land Acquisition DIK	Retained on the same post
0. M	r. Abdur Rashid	Casildan Kulonki	Or current Charge basis) Retained on the same post
!. M	r. Fatch Ullah	Polytical Televille	Or current Charge basis)
2. M		Tehsildar Pake	Retained on the same post On current Charge basis)
.		Tehsildar Khada Kl	On current Charge basis
·	- Kildii		crained on the same pour
			On ourrent Charge basis)

Attested

Latt 1-9-11-265

24.	Mr. Kutab Khan	Tehsildar Havelian	41).
25.			Retained on the same pox (On current Charge basis)
	Mr. Gul Ghazi Kh	Peshawar	Retained on the same post
26.	Mr. Mukhtiar Ali	Tehsildar Inspector Stamp Mardan	(On current Charge basis) Retained on the same post
27.	Mr. Mushtaq Ahmad	Tehsildar/Reader to SMBR	(On current Charge basis) Retained on the same post
. 28.	Mr. Liagat Ali	Tehsildar Razzar	(On current Charge basis) Retained on the sante post
29:	Mr. Naz Amin	Tehsildar Kalkot	(On current Charge basis) Retained on the same post
30.	Mr. Attaullah	Tehsildar /RO PESCO Peshaw Circle	(On current Charge basis) ar Retained on the same post
31.	Mr. Musadiq Hussain	Tehsildar Thall	(On current Charge basis) Retained on the same post
32.	Muhammad Bashir	Tehsildar Katlang	Retained on the same race
33.	Mr. Iftikhar Almad	Tehsildar/LAC NHA Hazara	(On current Charge basis) Retained on the same post
34.	Muhammad Akram	Tehsildar Babuzai Swat	(On current Charge basis) Retained on the same post
35.	Mr. Ghulam Qasim	Tehsildar Irrigation DIK	(On current Charge basis) Retained on the same post
36.	Mr. Attaullah	Tehsildar Daggar	
	Mr. Tila Muhammad	Tehsildar/RO PESCO Khyber Circle	Retained on the same post (On current Charge basis) Retained on the same post

No.Estt:1/26/2271-79

By order of Secretary

. Copy to the:-

- Accountant General, Khyber Pakhtunkhwa, Peshawar.
 All Commissioners in Khyber Pakhtunkhwa.
- 3. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 4. All Political Agents in Khyber Pakhtunkhwa.
- 5. Official Concerned.
- 6. Personal Files.

Secretary-)



Service Appeal No.856/2014

VERSUS

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO.1 & 2 ARE AS UNDER: -

PRELIMINARY OBJECTIONS

- 1. That the appellant has no cause of action and locus standi.
- 2. That the appeal is badly time barred.
- 3. That appellant is estopped by his own conduct to institute the appeal.
- 4. That the appeal is not maintainable in its present form.
- 5. The appellant has no grounds in support of his Appeal and no cause of action.
- 6. That the hon'ble Tribunal has got no jurisdictions to adjudicate the matter.

RESPECTFULLY SHEWETH.

ON FACTS.

- 1 Pertains to record.
- Correct to the extent that according to Tehsildar/Naib Tehsildar Service Rules, 2008 the post of Tehsildar was to be filled in 60% by promotion from amongst Naib Tehsildar. In 2011 rules were amended however, the condition of Graduation for appointment by promotion was inadvertently not deleted.
- Incorrect. Rules were amended in 2011, but the column of qualification for appointment by promotion was not deleted.
- 4 Pertains to record.
- Correct to the extent that writ petition of Mr. Shakirullah and others was remanded by Peshawar High Court which was processed and a note was moved to Chief Secretary being next authority which was accepted in favour of Mr. Shakirullah and others, on the basis of which the appellant was reverted to lower post.
- 6. Incorrect. Promotion order of the appellant was withdrawn with the approval of Appellate Authority as per implementation of the judgment of Peshawar High Court.
- 7. The departmental appeal of the appellant was filed by the Appellate Authority as there is no law which provide the remedy of second Departmental Appeal. The impugned order dated 23.01.2014 was passed on the Departmental Appeal forwarded by Peshawar High Court, hence the instant Appeal is badly time barred.

- 8. Incorrect. Departmental appeal of the appellant has already been filed by the Appellate Authority. Detail reply has been given in Para-7.
- 9. The appellant has got no cause of action to file the instant appeal.

ON GROUNDS

- A. Incorrect. Tehsildar/Naib Tehsildar Service Rules, 2008 were not suspended by Rules, 2011, however, amendment were made in Tehsildar/Naib Tehsildar Service Rules 2008, but the condition of Graduation for appointment by promotion was not deleted.
- B. Incorrect. There was no need for opportunity of hearing of the appellant as he has not been penalized.
- C. Correct to the extent that the appellant was posted as Tehsildar on (CCB), but not in BPS-16. Further current charge basis creates no rights for regular promotion.
- D. Incorrect. The appellant was treated according to law and Rules.
- E. Incorrect. Writ Petition of Shakirullah and others was remanded by the High Court to treat it departmental appeal, which was accepted by the Appellate Authority, on the basis of which the appellant was reverted. Enwever if appellant considered aggrieved, he should have challenged the order before Supreme Court.
- F. Incorrect. Illegal and void order can any time be withdrawn. Further the rule of locus poenitentiae cannot be attracted in case of violation of law and rules.
- G. As in para "F" above.
- H. Incorrect. The impugned notification was issued with the approval of Competent Authority and is very much legal.
- I. Incorrect. The impugned notification is according to law and Rules.
- H. Incorrect. The respondents seek permission to raise additional grounds/proof at the time of arguments.

Keeping in view of the above, the appeal having no legal grounds may be dismissed as the appellant has already been retired from government service on 6.8.2016 (Annexure-A).

Respondent No. 1 & 2

S.A COMMENTS

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Dated Peshawar the //08/2016

	NO	TIFI	CATI	ON
--	----	------	------	----

No.Estt:I/PF(Qutab Khan)/ 7 7 8 On attaining the age of Superannuation, Mr. Qutab Khan Tehsildar (BPS -16) shall stand retired from Government Service with effect from 21.06.2016 (A.N).

His date of birth is 22.6.1956.

"By order of Senior Member

No.Estt:I/PF(Qutab Khan)/ 22179-83

Copy forwarded to the: -

Commissioner, DIKhan Division, I No. 6011/Estt: dated 16.08.2016...

2. Deputy Commissioner, DIKhan.

3. District Accounts Officer, DIKhan.

4. Officer concerned.

5. Office order file.

DIKhan with reference to his letter

Secretary-I

œ.

Service Appeal No.856/2014

Qutab Khan Tehsildar HavelianAppellan

VERSUR

Senior Member Board of Revenue, Khyber Pakhtunkhwa & Others......Respondents

<u>AFFIDAVIT</u>

I Mr.Mukhtiar Ali, Superintendent (Lit-II), Board of Revenue Khyber Pakhtunkhwa do hereby solemnly affirm that the contents of the written reply are true and correct to the best of my knowledge and belief information provided to me and nothing has been deliberately concealed from this Hon'able Tribunal.

Assistant Secretary (1911)
Board of Revenue

Service Appeal No.856/2014

Qutab Khan Tehsildar Havelian......Appellan

VERSUS

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO.1 & 2 ARE AS UNDER: -

PRELIMINARY OBJECTIONS

- 1. That the appellant has no cause of action and locus standi.
- 2. That the appeal is badly time barred.
- 3. That appellant is estopped by his own conduct to institute the appeal.
- 4. That the appeal is not maintainable in its present form.
- 5. The appellant has no grounds in support of his Appeal and no cause of action.
- 6. That the hon'ble Tribunal has got no jurisdictions to adjudicate the matter.

RESPECTFULLY SHEWETH.

ON FACTS.

- 1 Pertains to record.
- Correct to the extent that according to Tehsildar/Naib Tehsildar Service Rules, 2008 the post of Tehsildar was to be filled in 60% by promotion from amongst Naib Tehsildar. In 2011 rules were amended however, the condition of Graduation for appointment by promotion was inadvertently not deleted.
- Incorrect. Rules were amended in 2011, but the column of qualification for appointment by promotion was not deleted.
- 4 Pertains to record.
- Correct to the extent that writ petition of Mr. Shakirullah and others was remanded by Peshawar High Court which was processed and a note was moved to Chief Secretary being next authority which was accepted in favour of Mr. Shakirullah and others, on the basis of which the appellant was reverted to lower post.
- 6. Incorrect. Promotion order of the appellant was withdrawn with the approval of Appellate Authority as per implementation of the judgment of Peshawar High Court.
- 7. The departmental appeal of the appellant was filed by the Appellate Authority as there is no law which provide the remedy of second Departmental Appeal. The impugned order dated 23.01.2014 was passed on the Departmental Appeal forwarded by Peshawar High Court, hence the instant Appeal is badly time barred.

- Incorrect. Departmental appeal of the appellant has already been filed by the Appellate Authority. Detail reply has been given in Para-7.
- 9. The appellant has got no cause of action to file the instant appeal.

ON GROUNDS

- A. Incorrect. Tehsildar/Naib Tehsildar Service Rules, 2008 were not suspended by Rules, 2011, however, amendment were made in Tehsildar/Naib Tehsildar Service Rules 2008, but the condition of Graduation for appointment promotion was not deleted.
- B. Incorrect. There was no need for opportunity of hearing of the appellant as he has not been penalized.
- C. Correct to the extent that the appellant was posted as Tehsiliar on (CCB), but not in BPS-16. Further current charge basis creates no rights for regular promotion.
- D. Incorrect. The appellant was treated according to law and Rules.
- E. Incorrect. Writ Petition of Shakirullah and others was remanded by the High Court to treat it departmental appeal, which was accepted by the Appellate Authority, on the basis of which the appellant was reverted. However if appellant considered aggrieved, he should have challenged the order before Supreme Court.
- F. Incorrect. Illegal and void order can any time be withdrawn. Further the rule of locus poenitentiae cannot be attracted in case of violation of law and rules.
- G. As in para "F" above.

- H. Incorrect. The impugned notification was issued with the approval of Competent Authority and is very much legal.
- I. Incorrect. The impugned notification is according to law and Rules.
- H. Incorrect. The respondents seek permission to raise additional grounds/proof at the time of arguments.

Keeping in view of the above, the appeal having no legal grounds may be dismissed as the appellant has already been retired from government service on 6.8.2016 (Annexure-A).

Respondent No. 1&2

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Dated Peshawar the //08/2016

NO	TIF	ICA'	TION

No.Estt:1/PF(Qutab Khan)/ 7 7 7 On attaining the age of Superannuation, Mr. Qutab Khan Tehsildar (BPS -16) shall stand retired from Government Service

His date of birth is 22.6.1956.

By order of Senior Member

No.Esti:I/PF(Qutab Khan)/ 22174-83

Copy forwarded to the: -

with effect from 21.06.2016 (A.N).

Commissioner, DIKhan Division, DIKhan with reference to his letter No. 6011/Estt: dated 16.08.2016...

2. Deputy Commissioner, DIKhan.

3. District Accounts Officer, DIKhan.

4. Officer concerned.

5. Office order file.

Secretary-I

Service Appeal No.856/2014

VERSUR

AFFIDAVIT

I Mr.Mukhtiar Ali, Superintendent (Lit-II), Board of Revenue Khyber Pakhtunkhwa do hereby solemnly affirm that the contents of the written reply are true and correct to the best of my knowledge and belief information provided to me and nothing has been deliberately concealed from this Hon'able Tribunal.

Assistant Secretary (1511)
Board of Revenue



Service Appeal No.856/2014

Qutab Khan Tehsildar Havelian......Appellan

VERSUS

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO.1 & 2 ARE AS UNDER: -

PRELIMINARY OBJECTIONS

- 1. That the appellant has no cause of action and locus standi.
- 2. That the appeal is badly time barred.
- 3. That appellant is estopped by his own conduct to institute the appeal.
- 4. That the appeal is not maintainable in its present form.
- 5. The appellant has no grounds in support of his Appeal and no cause of action.
- 6. That the hon'ble Tribunal has got no jurisdictions to adjudicate the matter.

RESPECTFULLY SHEWETH.



ON FACTS.

- 1 Pertains to record.
- Correct to the extent that according to Tehsildar/Naib Tehsildar Service Rules, 2008 the post of Tehsildar was to be filled in 60% by promotion from amongst Naib Tehsildar. In 2011 rules were amended however, the condition of Graduation for appointment by promotion was inadvertently not deleted.
- Incorrect. Rules were amended in 2011, but the column of qualification for appointment by promotion was not deleted.
- 4 Pertains to record.
- Correct to the extent that writ petition of Mr. Shakirullah and others was remanded by Peshawar High Court which was processed and a note was moved to Chief Secretary being next authority which was accepted in favour of Mr. Shakirullah and others, on the basis of which the appellant was reverted to lower post.
- 6. Incorrect. Promotion order of the appellant was withdrawn with the approval of Appellate Authority as per implementation of the judgment of Peshawar High Court.
- 7. The departmental appeal of the appellant was filed by the Appellate Authority as there is no law which provide the remedy of second Departmental Appeal. The impugned order dated 23.01.2014 was passed on the Departmental Appeal forwarded by Peshawar High Court, hence the instant Appeal is badly time barred.

- 8. Incorrect. Departmental appeal of the appellant has already been filed by the Appellate Authority. Detail reply has been given in Para-7.
- 9. The appellant has got no cause of action to file the instant appeal.

ON GROUNDS

- A. Incorrect. Tehsildar/Naib Tehsildar Service Rules, 2008 were not suspended by Rules, 2011, however, amendment were made in Tehsildar/Naib Tehsildar Service Rules 2008, but the condition of Graduation for appointment by prometion was not deleted.
- B. Incorrect. There was no need for opportunity of hearing of the appellant as he has not been penalized.
- C. Correct to the extent that the appellant was posted as Tehsildar on (CCB), but not in BPS-16. Further current charge basis creates no rights for regular promotion.
- D. Incorrect. The appellant was treated according to law and Rules.
- E. Incorrect. Writ Petition of Shakirullah and others was remanded by the High Court to treat it departmental appeal, which was accepted by the Appellate Authority, on the basis of which the appellant was reverted. However if appellant considered aggrieved, he should have challenged the order before Supreme Court.
- F. Incorrect. Illegal and void order can any time be withdrawn Further the rule of locus poenitentiae cannot be attracted in case of violation of law and rules.
- G. As in para "F" above.
- H. Incorrect. The impugned notification wits issued with the approval of Competent Authority and is very much legal.
- I. Incorrect. The impugned notification is according to law and Rules.
- H. Incorrect. The respondents seek permission to raise additional grounds/proof at the time of arguments.

Keeping in view of the above, the appeal having no legal grounds may be dismissed as the appellant has already been retired from government service on 6.8.2016 (Annexure-A).

Respondent No. 1& 2016

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Dated Peshawar the /08/2016

NO	TIFI	CAT	ION

No.Estt:I/PF(Qutab Khan)/ 7

On attaining the age

Superannuation, Mr. Qutab Khan Tehsildar (BPS -16) shall stand retired from Government Service with effect from 21.06.2016 (A.N).

His date of birth is 22.6.1956.

By order of Senior Member

No.Estt:I/PF(Qutab Khan)/ 22179-83

Copy forwarded to the: -

Commissioner, DIKhan Division, DIKhan with reference to his letter No. 6011/Estt: dated 16.08.2016...

2. Deputy Commissioner, DIKhan.

3. District Accounts Officer, DIKhan.

4 Officer concerned.

5. Office order file.

Secretary-I

o!

Service Appeal No.856/2014.

VERSUR

Senior Member Board of Revenue, Khyber Pakhtunkhwa & Others......Respondents

AFFIDAVIT

I Mr.Mukhtiar Ali, Superintendent (Lit-II), Board of Revenue Khyber Pakhtunkhwa do hereby solemnly affirm that the contents of the written reply are true and correct to the best of my knowledge and belief information provided to me and nothing has been deliberately concealed from this Hon'able Tribunal.

Assistant Secretary (Bit He Board of Revenue