22.07.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present and sought time for submission of reply/comments. Last opportunity given. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/-, failing which the right of respondents for submission of reply/comments shall be deemed as struck off. Adjourned. To come up for submission of reply/comments on 23.09.2022 before the S.B at Camp Court Abbottabad.

(Salah-Ud-Din) Member (J) Camp Court Abbottabad

24.01.2022

Counsel for the appellant present. Preliminary arguments have been heard.

This appeal has been preferred to impugn the order dated 21.12.2021, whereby the appellant has been transferred from Irrigation Sub Division, Haripur to Irrigation Sub Division (Mansehra Section) purporting the transfer being in the best public interest. The remarks column in the impugned order is blank and thus it is not clear that the post against which the transfer has been made is vacant or otherwise. According to the designation of the appellant given in the impugned order, he is Beldar and as per contention of the learned counsel this is a post in BPS-02. Whether the transfer of holder of such post from one Sub Division to the other Sub Division has any expediency, need arguments from both sides. The appeal is admitted for regular hearing subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments on 18.02.2022 before S.B at Camp Court Abbottabad.

The appeal is accompanied by an application for suspension of the operation of impugned order dated 21.12.2021. Notice of the said application be also given to the respondents. The operation of the impugned order shall remain suspended till next date.

18-2-22:

Peposited

Appeli)

Chairman

One to votivement of worthy chain-our case is addourned. To come up from the our an 22/7/22.

### Form- A



#### FORM OF ORDER SHEET

Court of\_\_\_\_\_

Case No.-

80	/2022
----	-------

	Case No	80/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	24/01/2022	The appeal of Mr. Baber Khan presented today by Fiza Ahma Nizami Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2-		This case is entrusted to S. Bench at Peshawar for prelimina hearing to be put up there on $\frac{241012022}{2022}$
		CHAIRMAN
r		

: شرح

5

4

·.'

. .

### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

#### CHECK LIST

Ca	<u>se Title: Baber Khan V/S Gout of KPK etc</u> CONTENTS	<u> </u>	
S#	CONTENTS	Yes	No
1.	This Appeal has been presented by Fire Attmes N; 24m1 ADros	TE V	
2.	Whether counsel / appellant / respondent / deponent have signed		
	the requisite document?		•
3.	Whether appeal is within time?	~	
4.	Whether appeal enactment under which the appeal is filed is mentioned?	~	
5.	Whether enactment under which the appeal is filed is correct?	~	
6.	Whether affidavit is appended?	~	
7.	Whether affidavit is duly attested by competent oath commissioner?	$\checkmark$	
8.	Whether appeal / annexure are properly paged?		
9.	Whether certificate regarding filling any earlier appeal in the subject, furnished?	· .	1
10.	Whether annexures are legible?		
11.	Whether annexures are attested?		
12.	Whether copies of annexures are readable/ clear?		
13.	Whether copies of appeal is delivered to AG/ DAG?	•	
14.	Whether Power of Attorney of the counsel engaged is attested		
	and signed by Petitioner/ Appellant/ Respondents?		
15.	Whether number of referred cases given are correct?		
16.	Whether appeal contains cutting / overwriting?		•
17.	Whether list of books has been provided at the end of the appeal?		,~
18.	Whether case relate to this Court?	~.	
19.	Whether requisite number of spare copies are attached?	$\checkmark$	
20.	Whether complete spare copy is filed in separate file cover?	~	
21.	Whether addresses of parties given are completed?	· V.	
22.	Whether index filed?	~	
23.	Whether index is correct?	レ	
24.	Whether security and process fee deposited? On		
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal		
	Rule 1974 rule 11, Notice along with copy of appeal and		
	annexure has been sent to respondents? On		
26.	Whether copies of comments / replay/ rejoinder submitted?		
	On		
27.	Whether copies of comments / replay/ rejoinder provided to		
	opposite party? On		
1			أستحدث والمراجع والمراجع

It is certified that formalities /documentations as required in the above table, have been fulfilled.

Name:- <u>FVA AHMED</u> NIZAMI ADVCOCATE Signature: - <u>Ryg</u>, Dated: - <u>24/01/2022</u>.



# TRIBUNAL CAMP COURT, ABBOTTABAD

Service Appeal No. 80 /2022

Baber Khan, Beldar, Irrigation Sub-Division Haripur.

#### APPELLANT

Government of KPK through Secretary Irrigation, Secretariat Peshawar & others.

RESPONDENTS

SERVICE APPEAL

S.No.		Annexure	Page No.
	Service Appeal Along-with Affidavit, Application for statius-quo		1 6
2	Copy of office order	"A"	7
3	Copies of memo of appeal and TCS	"B & C"	R-9
3.	Vakalat Nama		/0

mb

APPELLANT

Dated:-<u>23 / 01</u>/2022

Through:

(Faiza Ahmed Nizami) Advocate High Court

### TRIBUNAL CAMP COURT, ABBOTTABAD

Service Appeal No. /2022

Baber Khan, Beldar, Irrigation Sub-Division Haripur.

APPELLANT

#### Versus

- 1. Government of KPK through Secretary Irrigation, Secretariat Peshawar.
- 2. Chief Engineer, Irrigation Khyber Pakhtunkhwa, Swabi Noth Pakaway
- 3. Executive Engineer, Hazara Irrigation Division, supply Abbottabad. 9. Suprimedent Engineer, Issigntion Hazora Circle office at Surabe

# RESPONDENTS

APPEAL U/S-4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT- 1974, AGAINST THE OFFICE ORDER NO. 1093/10-E DATED 21/12/2021 VIDE WHICH APPELLANT HAS BEEN TRANSFERRED TO IRRIGATION SUB-DIVISION ABBOTTABAD (MANSHERA SECTION) FROM IRRIGATION SUB-DIVISION HARIPUR.

#### Prayer:

ON THE ACCEPTANCE OF INSTANT APPEAL, THE IMPUGNED OFFICE ORDER NO.1093/10-E DATED 21/12/2021 MAY GRACIOUSLY BE SET ASIDE AND THE APPELLANT MAY KINDLY BE ORDERED TO CONTINUE HIS SERVICES AS A BELDAR AT IRRIGATION SUB-DIVISION HARIPUR, AND ANY OTHER RELIEF WHICH WOULD BE DEEMED FIT AND PROPER IN THE CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED TO APPELLANT.

### **RESPECTFULLY SHEWETH:**

That, the appellant is serving as a "Beldar" at Sub-Division Haripur to the entire satisfaction of high ups of the department without any stigma of any sort through out as service.

That, without any rhyme and reasons the appellant has been transferred to irrigation Sub-Division Abbottabad (Manshera Section) from irrigation Sub-Division Haripur, vide office order No. 1093/10-E dated 21/12/2021 (Copy of office order is attached herewith as annexure "A") That, being not satisfied of impugned office order,

the appellant immediately filed an appeal before the Respondent No.<sup>4</sup>, but in vain. (Copy of memo of appeal & TCS receipt are attached as annexure "B & C")

Feeling aggrieved from the impugned office order the appellant has come to this Honourable tribunal on the following inter-alia amongst many other:-

#### GROUNDS:-

a.

b.

2.

3.

That, the impugned order is illegal, unlawful, perverse, unilateral & against the norms of natural justice and fair play, hence, liable to be set aside. That, the appellant has been serving with the complete satisfaction of his high ups without any even a single complaint of any sort against him, in

-2-

this respect the service record of appellant could be perused.

That, the appellant is a permanent resident of District Haripur and it would be not only difficult but impossible to come to District Abbottabad on daily basis with in limited amount of salary, especially when appellant have no residence what so ever at Abbottabad.

That, most of the time of appellant would be consumed during travelling between two Districts. That, the impugned office order would be nothing but to corner the Appellant.

That, there is no allegation of any discipline against the Appellant.

That, other points would be raised at the time of arguments.

it is, therefore, humbly prayed that on the acceptance of instant appeal, the impugned office order no.1093/10-e dated 21/12/2021 may graciously be set aside and the appellant may kindly be ordered to continue his services as a "Beldar" at irrigation sub-division haripur, and any other relief which would be deemed fit and proper in the circumstances of the case may also be granted to appellant.

APPELLANT

Through

Date: <u>43 / 6 / \_</u>/2022

d.

e.

g.

(Faiza Ahmed Nizami) Advocate High Court



## TRIBUNAL CAMP COURT, ABBOTTABAD

Service Appeal No. /2022

Baber Khan, Beldar, Irrigation Sub-Division Haripur.

APPELLANT

Versus

Government of KPK through Secretary Irrigation, Secretariat Peshawar & others

RESPONDENTS

# SERVICE APPEAL

<u>AFFIDAVIT</u>

I, Baber Khan, Beldar, Irrigation Sub-Division Haripur. *Appellant,* do hereby solemnly affirm and declare on Oath that the contents of instant *Appeal* are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DEPONENT

Dated: <u>3/0/</u>/2022

### TRIBUNAL CAMP COURT, ABBOTTABAD

Service Appeal No. /2022

Baber Khan, Beldar, Irrigation Sub-Division Haripur.

APPELLANT/APPLICANT

#### VERSUS

- 1. Government of KPK through Secretary Irrigation, Secretariat Peshawar.
- 2. Chief Engineer, Irrigation Khyber Pakhtunkhwa, Swabi
- 3. Executive Engineer, Hazara Irrigation Division, supply Abbottabad.

RESPONDENTS

### SERVICE APPEAL

APPLICATION FOR SUSPENSION OF OPERATION OF IMPUGNED OFFICE ORDER NO.1093/10-E DATED 21/12/2021 AND MAINTENANCE OF STATUS-QUO TILL THE FINAL DISPOSAL OF MAIN APPEAL .

**Respect fully Sheweth:-**

- That, the main appeal is being submitted in this Honourable tribunal which may graciously be treated as a integral part of the same.
- 2. That, the appellant has brought good Prima-
  - Facia case in this honourable trubinal in which
  - the appellant is hopeful of his success.
- 3. That, balance of convenience also tiltes in

it is therefore most humbly prayed that on acceptance of instant application operation of impugned office order no.1093/10-e dated 21/12/2021 and maintenance of status-quo till the final disposal of main appeal, be ordered.

APPELLANT/APPLICANT

Through

(Faiza Ahmed Nizami) Advocate High Court

#### AFFIDAVIT

Dated: 24/01/2022

I, Baber Khan, Beldar, Irrigation Sub-Division Haripur. *Appellant,* do hereby solemnly affirm and declare on Oath that the contents of instant *Application* are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

Dated:-23 / 01 /2022

DEPONENT

No.

OFFICE OF THE EXECUTIVE ENGINEER HAZARA IRRIGATION DIVISION ABBOTTABAD Phone & Fax 0992-9310246.



OFFICE ORDER.

1003

110-0

Dated Abbottabad the 2/1/12/

///2/2021.

The following postings/ transfers of the following staff of this Division is hereby ordered with immediate effect in the best public interest.

1.24	Name of offic	fal	Designation		annan a' taraith a suainn an 1920 Guinn an 1970 Anna an 1971 a	
18	Destance of the	ه بو ورسیسری ودنده سر ۱۹۶۰	e songhauton	From	То	Remark
	Rehmat Khan	) .	Guage Reader	Irr: S/ Divn: Haripur.	Irr: S/ Divn:	
2	Rohen Kl			manpur.	Abbottabad (Shinkiari Section).	
	Baber Khan	• •	Beldar	lrr: S/ Divn:	Irr: S/ Divn:	
and a state of the			· · · ·	Haripur.	Abbottabad	
	and a supervised of the superv		annument should surround an anger phoneses and more	an ann an sarlagan as ta an ta da star ann a ' Star a' ann a' ann an sar star an ann an an ann an ann an ann a	(Mansehra Section).	

Executive Engineer.

1. Sub Divisional Officer Irrigation Sub Division Haripur for information and necessary action.

2. Sub Divisional Officer Irrigation Sub Division Abbottabad for information and necessary action. He is directed to report the attendance of officials on dally basis.

Hechtlye Enginee

Anx B (kla ) sind , frid this is to is عنورت: اس سر زخرتان في غام عمر من دس د ارز في عام د 1083 من د 21 - 12 Ship منالى مرهبات اس درس ا. مر سائل الملان المعار الذر علال فزولاز مر المست الدر الرا نی، ور مدیر سائل کار در بنی اصفی مسل میں مشعل کرزارات د - سر مد در روس محول العلم مر سر المسالى منتكل سريد الح - اورسام ك ندانسية محات م عنور ارتكتن ورزر اح مر المناري مات المر م خوتین این آباد ترد کار و میں مازیر الرقة الشعار في- تسويد الله مراكز اوي المتناع مرور في المر سرتدسان انتباك مم تنخوان مي توري المالم/ مروش دَيْدَ أَفْرَقَ فَمَالَح مَالَى مَسْ رُسْ رُسْ مَعْمَ وَمَنْ مَعْمَ وَمَنْ عَظَامَ مَسْ رُسْ مَعْمَ وَمَنْ لم زار تد جاجلة سائل الم تبادل سائل و سائل و سرفرانی ج نے مسر خوال مال با جمع دعاتر الم مال الحرب العال مال المار (اسلان) الجمع الحرب العال مال الراز السلان) الجمع الحرب العال الم خان ماله از (اسلان) المحرب الم

651 No. 12-009808-002-73



Aux č" (9)

CN: 5067952	
ů .	0
BAWARDAMA PROPERTY AND A PROPERTY AN	
CASH 2021-	12-23 16:11
	and the second
	a: X26114
	· . / UANDHD
Address : VILL, TOFKIAN TEH I	NAMPUN .
Name : 1RO SUPRETANDANT	
Phone 585685656688	
Address : ARIGATION KPK NEA	R POLICE STATIONS
WABI	
ECKELLON FIL	
DOX .	• • •
Rs. 0	
Service CHG	198.0
Other Amount	0.0
VAS	0
Insurance CHG	0
GST	32
Premium /	0
TOTAL	230.0

WITT D. F. WARMENDER MARKEN MARKEN MARKEN

For Terms & Conditions Visit www.toscourters.com/the ICS Headquarters<del>c101</del> 1045, Civil Aviation Club Road Karachi - 75202, Pakistan UAN ( 111 123456 Web : tes.com.pk (Shipper Copy) V-1.71

**High Court Bar Association Abbottabad** Superintendent / Librari **HCBA** HCBA Reg No. D BC No. Place of Practice w1 23509 18 (100 Name of Advocate وكالت ناميه le Ple. بعدالت: بنام: كم ي (3 6 عنوان: نوعيت مقدمه: منحانب: باعث تحريراً نكه: مقدمہ مندرجہ عنوان بالامیں این طرف سے واسطے پیروی وجوابد ہی برائے پیشی یا تصفیہ مقدمہ بمقام ....۔ فعمر اعد آلما م الدوكي ما في تحديث کو سب ذیل شرائط بروکیل مقرر کیا ہے کہ میں ہر بیشی برخود یابذ ربعہ مختار خاص روبر وعدالت حاضر ہوتا رہوں گااور بروقت ایکارے جانے مقدمه وکیل صاحب موصوف کواطلاع دے کر حاضر عدالت کروں گا۔اگر پیشی پرمظہر حاضر نہ ہوااور مقدمہ میری غیر حاضری کی وجہ سے سی طور پر میرے خلاف ہو گیا تو صاحب موصوف اس کے سی طور پر ذمہ دار نہ ہو نگے نیز وکیل صاحب موصوف صدر مقام کچہری کے علاوہ کسی جگہ یا پہری کے ادقات سے پہلے یا پیچھے یا ہر ورنغطیل پیروی کرنے کے ذمہ دار نہ ہو نگے اور مقدمہ پجہری کے علاوہ کسی اور جگہ ساعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے پیچھے پیش ہونے پر مظہر کو کوئی نقصان سیٹیج تو اس کے ذمہ داریا اس کے واسطے سی معادضہ کے ادا کرنے یا مختانہ کے اواپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہو گئے۔ مجھ کوکل ساختہ پر داختہ صاحب موصوف مثل کر دہ ذات منظور دمقبول ہوگا ادرصا لجب موصوف کوعرض دعویٰ یا جواب دعویٰ اور درخواست اجرائے ڈگری دنظر ثانی اپلی گمرانی و ہرشم درخواست پر دستخط وتصدیق کرنے کابھی اخلایار ہوگا اور کسی تھم یا ڈگری کرانے اور ہوشم کا روپیہ وصول کرنے اور رسید دینے اور داخل کرنے اور ہوشم کے بیان دینے اوراس پر ثالثی وراضی نامہ و فیصلہ بر حلف کرنے اقبال دعو کی دینے کا بھی اختیار ہوگا اور بصورت جانے بیر دنجات از کچہر کی صدرا پیل و برآمدگی مقدمہ پامنسوخی ڈگری یکطر فہ درخواست تھم امتناعی یا قرقی پاگرفتاری قبل از گرفتاری واجرائے ڈگری بھی صاحب موصوف کو بشرط ادائیگی علیحدہ مختانہ پیروی کا اختیار ہوگا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار حاصل ہوگا کہ مقدمہ مذکوریا اس کے کسی جز وکی کاروائی کے پابصورت اپیل کسی دوسرے وکیل کو اپنے بجائے پااپنے ہمراہ مقرر کریں اورایسے وکیل کوبھی ہرا مرمیں دہی اور دیسےا ختیارات حاصل ہو نگے جیسے صاحب موصوف کو حاصل ہیں اور ڈورانِ مقدمہ جو کچھ ہر جانہ التوا پڑے گا وہ صاحب موصوف کاحق ہوگا۔ اگر وکیل صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادانہ کروں گا تو صاحب موصوف کو پورااختیار ہوگا کہ دہمقدمہ کی بیروی نہ کریں اورالیں صورت میں میر اکوئی مطالبہ کسی قشم کاصاحب موصوف کے برخلاف نہیں ہوگا۔ 321-1-1200 لہذاوکالت نامہ کھودیا ہے کہ سندرہے۔ مہینہ'' سال ولن ب : اس د کالت نامه کی نو ٹو کابی نا قابل قبول ہوگ مضمون وکالت نامہ تن لیا ہے اوراحیصی طرح شمجھ لیا ہے اورمنظور Accepted (1)