25.10.2016

None present for the appellant despite repeated calls. Mr., Tayyab Gul, Assistant alongwith Mr. Muhammad Jan, GP for respondents present. The Court time is about to over. Dismissed for want of prosecution. File be consigned to the record room.

Chairmany 5.10.10 Member

ANNOUNCED: 25.10.2016

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22.10.2015

None present on behalf of the appellant. Mr. Muhammad Jan, GP for official respondents and private respondent No. 23 with counsel present. Fresh notice be issued to appellant and his counsel for 15-2-16 for arguments on application.

Member

15.02.2016

Junior to counsel for the appellant and Addl: AG: for respondents present. Arguments could not be ard due to learned Member (Executive) is on official tour to Abbotabad. Therefore, the case is adjourned to 30.5.16 for arguments.

30.05.2016

No one is present on behalf of the appellant. Mr. Tayyab Gul, Assistant alongwith Ziaullah, GP for official respondents and private respondent No. 23 in person present. Notice be issued to appellant and his counsel. To come up for arguments on/25.10.2016.

70 Member

Member

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Counsel for the appellant, Mr. Muhammad Jan, GP with Rahat Shah, Admin. Officer for the official respondents, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 in person present. Private respondent No. 6 sent an application for adjournment, due to surgery of his counsel. Counsel for the appellant as well as private respondents requested for adjournment. To come up for arguments on applications on 04.05.2015.

Member



4.5.2015

Junior to counsel for the appellant, Mr. Muhammad Jan, GP with Tayyab Gul, Office Assistant and Muhammad Yousaf, Senior Clerk for the official respondents, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with junior counsel present. Written reply on behalf of official respondents No. 1 & 2 received. Senior counsel for the parties are not available. To come up for arguments on application on 02.7.2015.

MEMBER

IBER

2.07.2015

None is available on behalf of the appellant. Mr. Muhammad Jan, GP with Tayyab Gul, Assistant for the official respondents, Mr. Muhammad Taimur Advocate, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with counsel present. None is available on behalf of private respondents No. 3, 4, 5 & 6. Fresh notices be issued to appellant, his counsel and private respondents No. 3 to 6. To come up for arguments on application on 22.10.2015.

Member



12.08.2014

Junior to counsel for the appellant, AAG with Rahat Shah, AO for official respondents, Qazi Zakiud Din, Advocate/counsel for private respondent No. 4, Private respondents No. 3, 5 and 6 in person, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with counsel present. Learned executive Member is on ex-Pakistan leave, therefore, arguments could not be heard. To come up for arguments on 21.10.2014.

21.10.2014

Junior to counsel for the appellant, Mr. Kabeerullah Khattak, Asstt. A.G with Rahat Shah, Administrative Officer for the official respondents, counsel for private respondent No.6, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with counsel present. Due to incomplete Bench, case is adjourned to 30.12.2014 for arguments.

MEMBER

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30.12.2014

Clerk to counsel for the appellant, Mr. Muhammad Jan, GP with Rahat Shah, A.O for the official respondents, Clerk to counsel for private respondents No. 7 to 22 and private respondent No. 23 in person present. The Tribunal is incomplete. To come up for the same on 18.2.2015.

ADER

12.3.2014

Counsel for the appellant, Mr. Muhammad Jan, GP with Rahat Shah, AD for the official respondents, separate counsel for private respondents No. 4, 5 and 6 present. Private respondent No.14 in person present and stated that counsel for private respondents No. 7 to 22 is busy before the august Supreme Court of Pakistan. He submitted an application for adjournment. Private respondent No. 23 alongwith his counsel also present. To come up for arguments on applications on 21.4.2014.

21.4.2014

Counsel for the appellant and Mr. Muhammad Jan, GP with Rahat Shah, Administrative Officer for the official respondents, Qazi Zakiud Din, Advocate/counsel for respondent No. 4, private respondent No. 5 in person, Bakhtawar Shah, Advocate/counsel for private respondent No. 6, Junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with junior counsel present. Application for adjournment submitted on behalf of senior counsel for private respondents No. 7 to 22, for adjournment due to serious illness. To come up for arguments on 27.5/2014.

MEMB

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27.05.2014

Junior to counsel for the appellant, Mr. Muhammad Jan, GP Rahat Shah, A.O for the official respondents, private respondents No. 4, 5, 6 in person, junior to counsel for private respondents No. 7 to 22 and private respondent No. 23 with junior counsel present. Application submitted, on behalf of counsel for private respondents No. 7 to 22, for short adjournment being not well to-day. To come up for arguments on applications of respondents No. 7 to 22 and respondent No. 23, on 12.8.2014.

9.1.2014

Applicant Mansoor Nasir (Private respondent No. 23) in main appeal with counsel and Mr. Muhammad Jan, GP also present. Applicant already submitted an application for dismissal of the appeal on the ground of non-maintainability. Notice of application be issued to the appellant as well as official respondents for reply/arguments on the date fixed i.e. 21.1.2014. However, a copy of application handed over to the learned G.P.



21.1.2014 Appellant with counsel and Mr. Muhammad Adeel Butt, AAG with Rahat Shah, Administrative Officer for the official respondents, private respondent No. 5 with Qazi Zakiud Din, Advocate present and Wakalatnama placed on file, counsel for private respondent No. 6, and counsel for private respondents No. 7 to 22 and private respondent No. 23 with counsel present. Reply to application of private respondents No. 7 to 22 received on behalf of the appellant and copy handed over to the opposite sides. Copy of application of private respondent No. 23 handed over to appellant. To come up for reply/arguments on application of private respondent No. 23 and arguments on application of respondents No. 7 to 22 on 18.1.2014. Fresh notices be issued fo private respondents No. 3 and 4 positively for the date fixed.

18.2.2014

Counsel for the appellant and Mr. Muhammad Jan, GP with Rahat Shah, AD for the official respondents, private respondent No. 3 was stated to have gone abroad, Respondent No. 4, 5 and 6 with their separate counsel, private respondents 'No. 16' and 23 present in person and stated that counsel for respondents No. 7 to 22 is busy in the august Supreme Court of Pakistan. Private respondent No. 23 with counsel also present. Reply to application received on behalf of the appellant received. Copies handed over to the opposite sides. To come up for arguments on application of respondent No. 7 to 22 and application of respondent No. 23, on 12.3.2014.

MEMBER

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MEMBER

21.11.2013

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Rahat Shah, Administrative Officer for the official respondents and counsel for private respondents No. 7 to 22 present and Wakalatnama placed on file. Counsel for private respondent No. 6 also present and requested for further time. Fresh notice be issued to private respondent No. 23. To come up for written reply on main appeal as well as reply/arguments on stay application on 12.12.2013.

12.12.2013

Appellant with counsel, Mr. Usman Ghani, Sr.GP with Tayyab Gul, Office Assistant for the official respondents, private respondents No. 4, 6, 7, 8, 10, 11, 12, 13, 14, 16, 16, 17, 18, 19, 22 & 23 in person with counsel for private respondents No. 7 to 22 present. Counsel for private respondents No. 7 to 22 submitted an application for sine-die adjournment of the present appeal on the ground that the controversy before the instant Tribunal has already been called into question and the matter has become subjudice again before the august Supreme Court of Pakistan. The learned counsel submitted that the august Supreme Court of Pakistan has held that the judgments delivered by the High Court as well as Supreme Court need to be re-examined or revisited. Copy of application handed over to learned counsel for the appellant, AAG for reply/arguments on 21.1.2014.

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01.08.2013

Counsel for the appellant present and heard on preliminary. Contended that the appellant has not been treated in accordance with the law/rules. The departmental appeal filed against the impugned seniority list No.5324-97/DG/OFWM dated 26.12.2012 which has not been responded within the statutory period of 30 days. Hence the instant appeal on 17.05.2013 which is within time. Appellant also submitted an application for restraining respondents No.1 and 2 from processing illegally the promotion cases of respondents No.3 to 23 to the higher posts in BS-18 till the final disposal of instant appeal. Points raised need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents. Case adjourned to 21.11.2013 for submission of written reply on main appeal as well as reply/argaments on application.

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1.8.2013

This case be put before the Final Bench 1^{1} for further proceedings.

Form- A

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FORM OF ORDER SHEET

		•	FORM OF ORDER SHEET
۰	- •'	Court of	
•	, j: }	Case No	921/2013
	S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
	1	2	3
	1	21/05/2013	The appeal of Mr. Farmanullah Khan presented today by
			Mr. Imtiaz Ali Advocate, may be entered in the Institution
۰.	-		Register and put up to the Worthy Chairman for preliminary
-			hearing.
	2	15-7-2013	This case is entrusted to Primary Bench for preliminary
			hearing to be put up there on $1 - 8 - 9 - 9 - 3$
			Col M.
			CHAIRMAN
		*	
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re: Service Appeal No. 921/2013.

Farmanullah Khan......APPELLANT.

Versus

Director General,

S. No.	Particulars	Annexure	Pages	
1.	Memo of Appeal.		1-7	
2.	Affidavit.		8	
3.	Memo of address.		9-11	
4.	Stay Application with affidavit.		12 – 13	
5.	Notification dated 24.11.2004.	Α	14 – 17	
6.	Appointment orders of respondents.	B & B-1	18 - 21	
7.	Notifications dated 21.04.2007 and 30.04.2007.	C & C-1	22 – 25	
8.	Notifications dated 31.07.2007 and 03.09.2007.	D & D-1	26 - 29	
9.	Judgment of Supreme Court (2011 SCMR 898).	E	30-34	
10.	Notification dated 07.06.2011.	F	35 - 36	
11.	Impugned seniority list dated 26.12.2012.	G	37 - 40	
12.	Appeal / representation.	H	. 41	

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Imtiaz Ali Advocate Supreme Court of Pakistan

And

Sardar Shoukat Hayat Advocate High Court

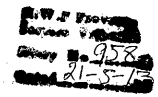
M. SARDAR KHAN AND ASSOCIATES ADVOCATES & LEGAL CONSULTANTS. Flats # 6 & 7, First Floor, Cantonment Commercial Complex, Saddar Road, Peshawar Cantt. Tel: 5276528, 5275946 Cell No. 0300-5020417

Dated: 20.05.2013

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 921/2013.

Farmanullah Khan Water Management Officer (B-17), Office of Deputy Director (F),



Versus

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

2. Secretary to Govt of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperative Department, Peshawar.

3. Mohammad Jamil,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Mansehra.

Muhammad Ishaq,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Abbottabad.

Masud-ur-Rehman,

Assistant Director (B-17), c/o Director General, On Farm Water Management, Peshawar.

Bakhtawar Shah,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Buner.

7. **Bakht Ali**,

Assistant Director (B-17), Office of Deputy Director. On Farm Water Management, District Kohat.

8. Zahidullah,

Assistant Director (B-17), Water Management Training Centre, District D.I. Khan.

5.

4.

Shad Muhammad, Assistant Director (B-17), c/o Director General, On Farm Water Management, Peshawar.

Habib-ur-Rehman, District Officer (B-17), On Farm Water Management, District Tank.

 Saeed-ur-Rehman, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Nowshera.

12. Hamidullah,

9.

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Swat.

13. Muhammad Anwar,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Charsadda.

14. Abdul Hafeez,

Assistant Director (B-17), Office of Director Officer, On Farm Water Management, District Hangu.

15. Raja Muhammad Javed Arif,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Chitral.

16. Muhammad Asif,

Assistant Director (B-17), Office of Director General, On Farm Water Management, KPK, Peshawar.

17. Irfan Hussain,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Kohistan.

18. Imtiaz Khan,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Swabi.

19. Sultan Muhammad,

Assistant Director (B-17),

Office of Deputy Director,

On Farm Water Management, District Malakand.

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20. Riaz Gul,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Mardan.

21. Muhammad Ghafoor,

Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Lakki Marwat.

22. Rabnawaz,

Assistant Director (B-17), Office of Deputy Director (F), On Farm Water Management, District Peshawar.

23. Mansoor Nasir

Planning Officer (B-17), District Government Nowshera......<u>RESPONDENTS.</u>

> **APPEAL** u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the impugned seniority list No. 5324-97/DG/OFWM dated 26.12.2012 wherein the appellant has been placed at serial No. 24 below the respondents No. 3 to 23. And the appeal / representation filed by the appellant against the impugned seniority list has not been replied to so for.

PRAYER IN APPEAL:

That names of respondents No. 3 to 23 being contract employees may be deleted / removed from the impugned seniority list and respondents No. 1 and 2 may kindly be ordered to place the name of the appellant being regular employee at the top of seniority list in accordance with the seniority position vis-à-vis other employees in accordance with law and rules.

<u>Respectfully Sheweth:</u>

1. **THAT** on the recommendation of Departmental Selection Committee, the Government of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperative Department, the appellant amongst others were appointed against the newly created posts of Water Management Officers (BPS-17) on contract basis in the Project titled "National Program for Improvement / Lining of Watercourses in Pakistan (KPK component)" vide notifications dated 24.11.2004, copy Annexure <u>"A"</u>.

- THAT respondents No. 3 to 23 had also been appointed in the same project on similar terms and conditions but during the year 1994 to 1996. Copies of appointment orders of some of the respondents are enclosed marked <u>"B"</u> and <u>"B-1"</u>.
- 3. THAT in the year 2007, Government of KPK, Agriculture, Livestock and Cooperative Department in consultation with Finance Department accorded sanction for creation of 275 posts in the office of On Farm Water Management w.e.f. 01.07.2007 vide two notifications of even number dated 21.04.2007 and 30.04.2007. It was stated in the said notifications that, after filling of posts on current budget side even number of posts on development side shall automatically stand abolished and *that all the posts shall be filled as per government policy in vogue*. Copy of notifications dated 21.04.2007 and 30.04.2007 are enclosed marked <u>"C"</u> and "C-1".
- 4. THAT through two notifications dated 31.07.2007 and 03.09.2007, respondents No. 3 to 23 were adjusted / transferred against the aforesaid newly created posts on current budget. Copies of the notifications dated 31.07.2007 and 03.09.2007 are enclosed marked "D" and "D-1".
- 5. **THAT** appellant alongwith some of his other colleagues filed writ petitions before the Hon'ble Peshawar High Court, Peshawar seeking regularization of their services. The writ petitions were allowed by the High Court with the direction to the official respondents to regularize the petitioners therein including appellant in due course on the vacant posts or the posts whenever falling vacant in future.

6. **THAT** official respondents / Government of KPK preferred Review Petitions against the aforesaid judgments but the same were dismissed by holding that the petitioners therein came within the ambit of section 19 of the Civil Servants Act, 1973 as amended through the NWFP Civil Servants (Amendment) Act, 2005 and had, therefore, become regular civil servants by force of law vide judgment dated 01.12.2009.

- 7. THAT the judgment of the Peshawar High Court dated 01.12.2009 was in turn questioned before august Supreme Court of Pakistan through Civil Appeals No. 834 to 837 of 2010. The said appeals were dismissed by august Supreme Court of Pakistan vide judgment dated 01.03.2011 by upholding the judgment Hon'ble Peshawar High Court, Peshawar. The judgment of Supreme Court is reported as <u>2011 SCMR 898</u>. Copy of the said judgment is enclosed marked <u>"E"</u>.
- 8. THAT the judgment of august Supreme Court of Pakistan was implemented by the Government through notification No. SOE(AD)17-131/2009 dated 07.06.2011 whereby services of the appellant alongwith his fifteen other colleagues were regularized w.e.f. 24.11.2004. Copy of notification dated 07.06.2011 is enclosed marked <u>"F"</u>.
- 9. THAT it was in the above background that vide seniority list dated 26.12.2012, conveyed on 06.01.2013, the appellant has been included in the said list of officers of BPS-17 (Assistant Directors / Water Management Officers) as on December, 2012. The appellant was, however, astonished to find that respondents No. 3 to 23 had been shown at serial No. 3 to 23 of the seniority list while appellant has been placed at serial No. 24. This is despite the fact that the said respondents are still contract employees whose services were never regularized by any judgment of the court or under any of the provision of service laws, as they had only been adjusted / transferred against the newly created regular / sanctioned posts. Copy of the impugned seniority list is annexed marked "G".

- 10. THAT appellant preferred departmental appeal / representation to the competent authority through proper channel expressing his grievance against the impugned seniority list but the same has not yet been responded within the prescribed statutory period. Copy of appeal / representation is enclosed marked <u>"H"</u>.
- 11. **THAT** on the basis of impugned seniority list, department is processing the case of private respondents for their promotion to the next higher post(s) ignoring legal status of respondent No. 3 to 23 and due seniority of the appellant.
- 12. **THAT** mortally aggrieved of aforesaid seniority list, appellant is constrained to invoke the jurisdiction of this Hon'ble Tribunal against the same, on the following amongst other: -

<u>GROUNDS:</u>

- A. **THAT** appellant is regular employee of the department while respondents No. 3 to 23 are still contract employees having never been regularized, therefore, their very inclusion in the seniority list and placing them senior to the appellant is illegal hence of no legal effect.
- B. THAT respondents No. 3 to 23 being contract employees under no circumstances could be considered for promotion and any exercise towards that end undertaken by official respondents is without lawful authority and in violation of the rules.
- C. **THAT** in view of the fact that appellant has been regularized in pursuance to the judgment of the Supreme Court of Pakistan vide notification dated 07.06.2011 w.e.f. 24.11.2004, therefore, his name is required to be placed at the top of the seniority list.

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- D. THAT even if for the sake of arguments, it is presumed that respondents No. 3 to 23 were deemed to have been regularized on their adjustment against the newly created sanctioned posts (which fact though is not conceded by appellant), still appellant is senior to them because they were adjusted against regular posts in the year 2007 while services of appellant have been regularized weif. 24.11.2004 and therefore, appellant was required to be placed senior to the said respondents.
- E.

THAT appellant seeks leave of this Hon'ble Tribunal to take further additional grounds at the time of arguments in this appeal.

In view of the above, it is, therefore, respectfully prayed that on acceptance of the appeal, names of respondents No. 3 to 23 being contract employees may be deleted / removed from the impugned seniority list and respondents No. 1 and 2 may kindly be ordered to place the name of the appellant being regular employee at the top of seniority list in accordance with the seniority position vis-à-vis other employees in accordance with law and rules.

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

Appellant through

Imtiaz Áli Advocate Supreme Court of Pakistan

And

Sardar Shoukat Hayat Advocate High Court

M. SARDAR KHAN AND ASSOCIATES ADVOCATES & LEGAL CONSULTANTS. Flats # 6 & 7, First Floor, Cantonment Commercial Complex, Saddar Road, Peshawar Cantt. Tel: 5276528, 5275946 Cell No. 0300-5020417

Dated: .05.2013

BEFORE THE KHYBER PAKHTUNKHWA <u>SERVICE TRIBUNAL, PESHAWAR.</u>

In Re: Service Appeal No. / 2013.

Farmanullah Khan......

Versus

Director General,

AFFIDAVIT of Farmanullah Khan, Water Management Officer (B-17), Office of Deputy Director (F), On Farm Water Management District Bannu.

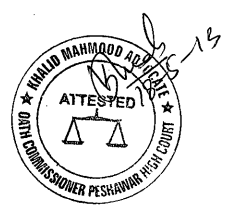
I, Farmanullah Khan, Water Management Officer (B-17), Office of Deputy Director (F), On Farm Water Management District Bannu do hereby solemnly declare and state: -

- 1. That the enclosed service appeal has been drafted under my instructions.
- 2. That I am personally conversant with the facts and circumstances of the case as contained therein.
- 3. That the facts and circumstances mentioned in the enclosed service appeal are true and correct to the best of my knowledge and belief.

VERIFICATION:

The contents of the above affidavit are true and correct to the best of my knowledge and belief.

Verified on Oath at Peshawar this th day of May, 2013.



Deponent

Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re: Service Appeal No.

/ 2013.

Farmanullah Khan......

Versus

Director General,

MEMO OF ADDRESS

Versus

- 1. Director General, On Farm Water Management, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary to Govt of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperative Department, Peshawar.
- Mohammad Jamil, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Mansehra.
- 4. Muhammad Ishaq, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Abbottabad.
- 5. Masud-ur-Rehman, Assistant Director (B-17), c/o Director General, On Farm Water Management, Peshawar.
- Bakhtawar Shah, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Buner.

- Bakht Ali, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Kohat.
- 8. Zahidullah, Assistant Director (B-17), Water Management Training Centre, District D.I. Khan.
- 9. Shad Muhammad, Assistant Director (B-17), c/o Director General, On Farm Water Management, Peshawar.
- 10. Habib-ur-Rehman, District Officer (B-17), On Farm Water Management, District Tank.
- Saeed-ur-Rehman, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Nowshera.
- Hamidullah, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Swat.
- Muhammad Anwar, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Charsadda.
- Abdul Hafeez, Assistant Director (B-17),
 Office of Director Officer, On Farm Water Management, District Hangu.
- 15. Raja Muhammad Javed Arif, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Chitral.
- Muhammad Asif, Assistant Director (B-17), Office of Director General, On Farm Water Management, KPK, Peshawar.
- Irfan Hussain, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Kohistan.
- Imtiaz Khan, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Swabi.
- 19. Sultan Muhammad, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Malakand.

- 20. Riaz Gul, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Mardan.
- 21. Muhammad Ghafoor, Assistant Director (B-17), Office of Deputy Director, On Farm Water Management, District Lakki Marwat.
- 22. Rabnawaz, Assistant Director (B-17), Office of Deputy Director (F), On Farm Water Management, District Peshawar.

Appellant through

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Imtiaz Ali Advocate Supreme Court of Pakistan

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re: C.M. No. Service Appeal No. / 2013, in / 2013.

Versus

Director General, On Farm Water Management and others......<u>RESPONDENTS.</u>

> **APPLICATION** for restraining respondents No. 1 and 2 from processing illegally the promotion cases of respondents No. 3 to 23 to the higher posts in BS-18 till the final disposal of instant appeal.

Respectfully Sheweth:

- 1. **THAT** the above titled service appeal is filed today, which is yet to be fixed for preliminary hearing.
- 2. **THAT** on the facts and grounds urged in the body of the main appeal which may kindly be read with and as integral part of this application, applicant / appellant has a prima facie case in his favour.
- 3. **THAT** balance of convenience also lies in favour of applicant / appellant being a regular employee of the department. In case respondents No. 1 and 2 are not restrained from promoting contract employees (respondents No. 3 to 23) to the higher posts in BS-18, the applicant shall suffer irreparable loss.

It is, therefore, humbly prayed that on acceptance of the instant application, respondents No. 1 and 2 may graciously be restrained form processing the cases of respondents No. 3 to 23 for promotion to the posts of BPS-18 till final disposal of the accompanying appeal.

Appellant through

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Imtiaz Ali Advocate Supreme Court of Pakistan

And

Sardar Shoukat Hayat Advocate High Court

Dated: 20.05.2013

AFFIDAVIT:

I, Farmanullah Khan, Water Management Officer (B-17), Office of Deputy Director (F), On Farm Water Management District Bannu do hereby solemnly declare and affirm that the contents of the application above are true and correct to the best of my knowledge and belief.



Depohent

Government of NWFP Agriculture, Livestock and Cooperatives Department Peshawar dated the,24th November , 2004.

Notification.

No. No. SOE(AD)11 (2) 70 / 2004. On the recommendation of the Departmental Selection Committee, Government of NWFP, Agriculture, Livestock & Cooperatives Departmental Selection appoint the following candidates against the newly created posts of Water Management Officers(Eng.). BPS-17 purely on contract basis, in the project titled National, Program for the date of assuming the charge of the post, extendable to the remaining project period subject to their satisfactory performance.

- Muqsit-un- Naseer S/o .lrfan-ud-Din Village ,Tehsil P.O Timergara Moh: Miagulan Distt: Dir Lower.
- 2. Jehan Zeb S/oAslam Khan C/o Assistant Director Water Management Near Mall Lara Stop Jehangira Road Swabi.
- 3. Abdul Malik S/oGhazi Khan C/o F Abdul Wahab Village Amin Khel (Chockara)P.O Ghundi Kala Tehsil Tahli Nasrali () :tt: Karak.
- 4. Mohammad Tufail S/o Nadar Kha: Village Masti Khan Banda P/O Khojaki Killa Tehsil T/Nasrati Distt: Karak
- Nisar Ahmad S/oSarfaraz Ahmad HouseNo. C/445 near Government Primary School. No. 5 street Khawrs brothers Mohallah Katrain walla d.I.Khan.
- Abdullah Khan S/oGhulam Muhammad Village Janga C/oUsman Cloth House Lund Khawar P.O Lund Khawar Teh, Takht Bhai Distl: Mardan,
- 7. Altab Ahmad Khan S/O Abdul Rashid Khan Distl. D.I Khan. C/O Ina mullah Khan AD., FIA, Peshawar: Air Port
- 8. Mohammad Farooq Khan S/O Qalar Khan Moh: Tauskhani village and P.O Lahore Distt: Swabi
- 9. Waseemullah S/O Mohammad Saeed Village Kachkol Asad Khan P.O Torka Tehsil and District Bannu.
- 10. Shaheen Iqbal S/oMir Khatam Village and P.O Hoji Zai Tehsil and Distt: Charsadda.
- 11. Mocen Uddin S/O Mohammad Mukhlar of Dir Lower.
- 12. Hidayat Ali S/O Haji Shamroz K: House No. 1070/3 new Mohalla near Jamia mosque Nowshera Cantt.
- 13. Tohir Khan S/O Zularuitah Distric. Changla.
- 14: Anwar Saeed S/O Mohibullah Khan. Distl: Karak Tchsil Tcht-e-Nasrati Village Nadar Kita P.O Manzeeni Banda.
- 15. Qiash Ahmad S/O Faqir Saib sector, E/91 Sheikh Malloon Town distl. Mardan
- 16. Shahid Mahmood S/oMuhammad Ishaq H.No.389 Sector C Sheikh Maltoon Town Mardan.
- 17. Ghulam Bilal S/O Karim Dad Khan P.O Paroa, D.I.Khai:
- 18. Qayyum Khan S/O Awal Mir Shah. House No. 81/LG in front of Railway SignalO/S Distl. Bannu.
- 19. Munir Ahmad S/o Saeed Ahmad Opposite to the GHS No.2 Kulachi Teh Kulachi Disit:D.I Khan

- 20. Saeed Shah S/oJalfar Shah Distl: Mardan Teh Takht Bhai P.O Sattar Khan Colony. Mahal Jamra Hashtnagro Kali.
- 21. Raliq Ahmad GhunchaS/o Ghulam Sarwar House No.2528 Molt:Roshan Chiragh
- 22. Mohammed Shoaib S/oMuhammad Raman House No. T-145 Street Saddique Abad Near Mirch Mandi Peshawar City...
- 23. Mirza Muhammad, S/oMuhammad Inam Moh: Naway Cham Vill: & P.O Shahmansoor Tebsil and Distl: Swabi.
- 24. Jehan Zeb S/o Muqaid Jan Mugh Pali House New Bazar Chilral.
- 25. Said Muhammad S/o Mir Muhammad Village and P.O. Urmar Payan Moh:Ali Khel Distl. Peshawar.
- 26. Fazal Saltar S/O Nasir Ud Din Khan. Village Galkore P.O Osheri Tch: Dir Distl: Dir Upper.
- 27. Abdus Subhan S/O Abdur Razaq. C/O Dr. Aziz ur-Rehman Village and P.O Paniala Distt: D.I.Khan.
- 28. Muhammad Tahir S/O Noor Wahab r/o Malakand Agency.
- 29. Mr. Muhammad Nadeem S/O Muhammad Khan, Village Panjala Tehsil and District
- 30. Amir Rabbani S/o Rehmalullah H:No.448 Sarafa Bazar Abbolabad
- 31. Muhammad Khalil Akbar S/o Abdur Rafiq Moh: Ismail Khel Village Garhi Daulat Zai P.O Garhi Kapura Tehsil and Distt: Mardan
- 32. Muhammad Uzair Khan S/o Mohabat Kr. in Moh: Danda Village and P.O Charbagh Distl: Swat.
- 33. Hidayatullah S/o Muhammad Iqbal House No. 372 Armour Colony Manki Road Nowshera Cantt.
- 34. Zulligar Ali-S/O Åkbar Ali Khan P.O Kachi Paind Khan Midad Khel House Hanif Town Wagas Colony Diyal Road D.I Khan
- 35. Zahid Khaleeq S/o Khaleeq-uz- Zaman House No.30/D.Muhammad Jan Street Bannu.
- 36. Bakht Jamair S/o Shad Muhammad Khan C/o Bilal Book Store Village and P.O Jowar. Tehsil Daggar Distt: Buner.
- 37. Irfanullah S/o Muhammad Hanif Mohallah Saeed Khel Teh and Distl: L/Marwat.
- 38. Ainjad Masoud S/o Sheikh Ahmad Dab No.1 Behind Ara Machine Shailia Road Manschra
- 39. Muhammad Rahmalullah Khan S/o Rohullah Khan Ismalullah LS-I F-Block Flat No.6 (C.A.E.B) Shami Road Wapda Colony Peshawar.
- 40. Kifayat Zaman S/o Shahi Zaman Street H: A Hakeem Village and P.O GujratTeh and Distl: Mardan.
- 41. Aman khan S/o Pekhawaray Khan Village and P.O Pir Baba Pacha Kalay Tehsil Daggar Distt: Buner.
- 42. Ihsan Ullah Khan S/O Said Khumar Khan Village and P.O Kot Beli. Tchsil and Distt: Bannu.

43. Alta Ullah S/o Manaras Khan C/O woor H/W New Madyan Road Mingora District Swat.

- 44. Muhammad Idress S/c Abdul Kabii Bacha Village and P.O Mian Brangola Tehsil Adenzai Distt: Dir.
- 45. Irfanullah S/o Faqir Muhammad Khan(Late) Amjad Shaheed Colony Village and P.O Thana Malakand Agency.
- 46. Zailul Haq S/o Muhammad Zaman Village Burghando P.O and Tensil Lai Qilla Distl: Dir Lower
- 47. Amjad Ali S/o Muhammad Salim Moh: Irfan Abad /Salim Abad P.O Batkhela Malakand Agency.
- 48. Shahdad khan S/o Abdur Rashid C/O Mian Mohammed --Iqbal H.No.172 Street --8 Sector J/3 Phase No.2 Hayalabad Peshawar.
- Their appointment shall be governed by the following terms and conditions:

2.

X

- a. Their appointment shall be on contract basis initially for a period of One year. The contract shall stand automatically terminated on the expiry of the initial period. Fresh contract would be executed if the services of any of the above named candidates were further required.
- b. The appointment shall be subject to the medical fitness report by the standing Medical Board and satisfactory completion of pre-service training.
- c. They shall underge <u>Qne month</u> pre-service training in one of the training centers at OFWM training centre <u>D.I.Khan/Agricultural</u> Training Institute Peshawar/Agricultural University Peshawar / NWFP Engineering University Peshawar, During training, they shall be paid stipend as per approved PC-1.
- d. They shall be governed by such rules, regulations, orders, acts and ordinances etc relating to appointment, promotion; transfer, leave; T.A., Medical Attendance, seniority, efficiency & discipline and conduct as have been/may be prescribed by the Government for the category of Government servants of their status, from time to time and as interpreted by the Government.
- •c. Their pay will be fixed in the Basic Pay Scale 17 i.e. Rs. 6210-465-15510 from the date of their taking over the charge of the post.

 \overline{t} . Their services shall be liable to termination on the following conditions:

i At any time without notice and without assigning any reasons during the period of their contract appointment if their work during this period was not found satisfactory.

ii. On One month hotice by the Government on one side and by them on the other. In case the notice on either side is less than One month, a sum equivalent to the pay for the period by which the notice falls short of One month, will be paid by the Government to them or in fieu thereof One month pay shall be forfeited.

iii) By Government without previous notice if it is satisfied on material evidence that they are unfit and/or likely to remain unfit for a considerable period by reasons.

of ill health or physical disability to discharge their duties. The decision of the Government as to what constitutes considerable period shall be final.

They shall not be entitled to any Traveling Allowance/Daily Allowance on their first appointment/posting.

They shall not contribute to G.P. Fund and will not be entitled to pension, gratuity benefits.

This does not constitute inter se seniority and the appointees shall not be entitled to seniority as against any other Government Servant.

3. If the above terms and conditions are acceptable to the above named selected candidates, they should convey their willingness individually and attend office of the Director OFWM for signing the Contract Agroement (a) or before 10,12:2004 positively, where after the candidates shall be assigned to one of the afcra- mentioner I training centers by the Directorate of OFWM. In case of non submission of acceptance/ signing of Contract Agreement, the offer will stand cancelled.

Sd/+++++'

(ZAIDULLAH KHAN)

Endst: No. No. SOE(AD)11 (2) 70 / 2004 Copy of the above is forwarded to the:-

ή.

3.5

SECRETARY AGRICULTURE Daled Peshawar the, 24th November, 2004

- 1. Accountant General; NWFP, Peshawar.
 - Director General Health Services, NWFP Peshawar, He is requested to kindly arrange for an early medical examination of the above named appointees through the Standing Medical Board and supply their medical examination certificates to this Department for record.
- 3. Director General, Federal Water management cell almarkaz F-8 Islamabad.
- 4: Director, On Farm Water Management Department NWFP, Peshawar w/r to his memo No.11674 dated, 04-10-2004 with the request to furnish the posting proposal of the above appointees on successful completion of the training at the earliest.

5. All appointees as per list given in para-1 of the notification.

- 6. PS to Chief Secretary, NWFP:
- 7. PS to Minister for Agriculture, NWFP.
- 8. PS to Additional Chief Secretary P&D department.
- 9. PS to Secretary Agriculture.
- 10. PS to Special Secretary to Chief Master/ Provincial Coordinator.

Ince 2017

(AKHTER ALI SHAH) SECTION OFFICER (ESTT.)

Last Contract period ob. The petitioners Wais 30-6-2009 Which Mond alkeddy been expired.

COVERINGER OF N.J. P.P AGRECCE TURES, MOOD AND COOPERATION DECARTMENTE

0.99.20 Per harmer 1 / / / 1994

HOPTEL CRITICN

NO.SOF(AD)2(2) 62/KC. Connequent upon the recommendation of the NEEP Public Service Considuation, the Governor NWEP is plaused to appoint the following oundidator an Water Management Extension speed dists in Desie Fay Soule No. 17 (Re. 3800-290-7360/-) on temporary broid with affuat from the date of their

SL: Mamo/Fathor's Namo Nos of the candidate. 1--

Mr. Bakht "Ald Khan S/O Rulemand, M.J. Klimi,

Er. Sahiduliah S/0 Rapim Dad Ehmi.

Mr. Shah Muhamad 5/0. ... Shafiullah Khan.

Hr. Shalqat Zaman S/0 Didiu Zeman.

Mr.Habibur Rohann S/O Chimi-uz-Rahman.

5-

6_

Mr.Saeadur Rohman S/O Habibur Rohman.

Mr. Hamidullah Khan S/O Haji Malcok. Mr.Mohannad Anwar S/O

Mudud Khen •...

Mr. Abdul Hafoor 5/C : Ghul an Nubi.

Addross

Villado d. P.O. Abmad Abad, Tol.011 & District Karak G/O Khurohid Public Solicol, Amad - bad. i)C/O Haji Aolam Khan, Rahat Abad, Ruidar Galony, "troat No.4, Rouse No.6, Hear Forent Gollege Pouhauar.

11) Villin o Abduliah Jan Killa, Tohsil & Biett, Baunu, P.O. Sam.Killa.

Villago Bandi Allad P.O. Kary Allai,

Tohoil Datagrem. Distt Mangohra.

Mohallah Khoo Haripur Disti Haripur.

C/O Chani-ur-Robmon, Kiry and Main Dagar Tunk,

1. . .

i)Rohman House, Phase-III Sector-II, House. 193 Hayatabad Poshawar. 11) Village and P.O. Dabi sn, Tobsil Laboro Dist: Swabi.

· · · · Haji Malook Long, Haji Daba Road Hangora Swat. • • • •

Dielie: Charsadda Tohsil Tangi Villago and F.C. Har Chand.

M Mark id Tonsil Enrichan, Village and P.O.

"tooodon to and following, torms and gonditionsr-

i)Their appointment control the Project points will not contor on them the rights of seniority; regularization of their services or absorption aldo where and en appiry/completion of Project/work; their services can be forminated on 14 days notice without resigning any reaction. In case they with to resign at any time without 14 days notice, their Tay shall be for

ii) They shall be governed by the provision of RUPP Civil Servant, Act, 1973 (MMAP Act MO.XVII of 1973) and, in matters not specifically montioned in this Notification Shall Statement by such sales and sould atter this Notification, Shall be governed by such rules and regulations, in relating to leave, T.A. Medical Attendence, etc. as have been or may be prescribed from time to time by Government.

iii)They shall be governed by the Government Servants conduct Rules, 1987 the NMEP Government Servants (Efficiency and Discipline)Rules, 1973 and any other instructions on the subject of any he instruct by the Government of other instructions on the subject as may be issued by the Government of

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GOVERNMENT OF N.W.F.P. AGRICULTURE, FOOD AND COOPERATIVE DEPARTMENT

<u>11</u>/1994

DATED PESHAWAR 07

NOTIFICATION.

No. SOE(AD)2(2)62/KC. Consequent upon the recommendation of the NWFP Public Service Commission, the Governor NWFP is pleased to appoint the following candidates as Water Management Extension specialists in Basic Pay Scale No. 17 (Rs. 3880-290-7360) on temporary basis with effect from the date of their taking over the charge: -

7. Cor

SI: Name / Father's Name	Address
I. Mr. Bakht Ali Khan S/o Muhammad Ali Khan	Village & P.O. Ahmad Abad, Tehsil & District Karak C/O Khurshid Public School, Ahmad Abad.
2. Mr. Zahidullah S/o Rahim Dad Khan	i) C/O Haji Aslam Khan, Rahat Abad, Haider Colony, Street No. 4, House No. 6 Near Forest College Peshawar,
	ii) Village Abdullah Jan Killa, Tehsil & Distt: Bannu, P.O. Azam Killa.
3. Mr. Shah Muhammad S/o	Village Bandi Allai, P.O. Karg Allai,
Shafiullah Khan	Teshil Batagram, Distt, Mansehra.
4. Mr. Shafqat Zaman S/o Badiu Zaman	Mohallah Khoo Haripur Distt: Haripur.
5. Mr. Habibur Rehman S/o	C/o Ghani-ur-Rchman, Kiryana Main Bazar
Ghani-ur-Rehman	Tank.
6. Mr. Saeedur Rehman S/o	i) Rehman House, Phase-III, Scctor-II,
Habibur Rehman	House 193, Hayatabad Peshawar.
	i) Village and P.O. Dabian, Tehsil Lahore Distt: Swabi.
7. Mr. Hamidullah Khan S/o	Haji Malook Sons, Haji Baba Road
Haji Malook.	Mingora Swat.
8. Mr. Mohammad Anwar S/o	Distt: Charsadda Tehsil Tangi Village and
Madad Khan	P.O. Hari Chang.
9. Mr. Abdul Hafeez S/o	Distl: & Tchsil Mardan, Village and P.O.
Ghulam Nabi.	Toru, Mohallah Parani Gari.

2- Their appointment is subject to the verification of character antecedents and following terms and conditions: -

i) Their appointment against the Project posts will not confer on them the rights of seniority, regularization of their services or absorption else where and on expiry / completion of Project / work, their services can be terminated on 14 days notice without assigning any reason. In case they wish to resign at any time without 14 days notice, their pay shall be forfeited.

ii) They shall be governed by the provision of NWFP Civil Savant Act, 1973 (NWFP Act No. XVII of 1973) and, in matters not specifically mentioned in this Notification, shall be governed by such rules and regulations relating to leave, T.A, Medical Attendance, etc, as have been or may be prescribed from time to time by Government.

iii) They shall be governed by the Government Servants Conduct Rules, 1987 the NWFP Government Servants (Efficiency & Discipline) Rules, 1973 and any other instructions on the subject as may be issued by the Government of NWFP from time to time.

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- iv)They have not been proviously dismissed or doburned from the service of Government, Beard, Board Body or Autonimous or Semi-Auto Organization oto.,
- (V) Toby and 1 not be antition to any Transling Algorand V Mily Algorand on their first appointment accord is asso to asso to bermanning deveryment ຍຄະນາກເປັນ
- vi)They shall be lighte to carve my shore within or outside NWEP in any post under the Polace: Government or my Provincial Government or Loca Addrestly an a Comparation or Body not up be astablished by any such Covormont.

If the above terms and conditions of appointment are accoptable to them they should immediately communicate their acceptance in writing to this Department on or before 22, 12, 1914 at the latent, failing which this appointed order may be treated as emeral of in respect of the conditation concorned.

BEORDPARY AGRECOUPLES Endat: No. SOE(AD)2(2)62/KC. Dated Pushawar the 1994.

Copy forwarded to thus-

Soorothry, HURP Public Survice Commission, Poshawar W/r to his No. 300 38-Asrit 92/18626 dated 13/1/1994. 2--- coountmat Conoral, MMFP, Pochawar.

3-Al Distringcounts Officers/Agency Accounts Officers in NMF.

4-Director Neter Management MMP, Feshavar. He is requested to furnish the - proposal of posting of those officers. - Mahayor Covorrant Printing Frees, Feshawar. 6-Office order file.

7-Filo No. 80E AD) X 3)5

8-Personal files of the Officers cohecorned,

1/94

(NISAR ALI SHAR) SECTION OFFICER(ESTAL

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iv) They have not been previously dismissed or debarred from the service of Government, Board, Local Body or Autonomous or Semi-Autonomous Organization etc.

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- v) They shall not be entitled to any Traveling Allowance / Daily Allowance on their first appointment except in case of permanent Government servants.
- vi) They shall be liable to serve any where within or outside NWFP in any post under the Federal Government or any Provincial Government or Local Authority or a Corporation or Body set up or established by any such Government.

If the above terms and conditions of appointment are acceptable to them they should immediately communicate their acceptance in writing to this Department on or before 22,12,1994 at the latest, failing which their appointment order may be treated as cancelled in respect of the candidates concerned.

SECRETARY TO GOVT: OF NWFP FOOD & AGRICULTURE DEPTT:

ENDST NO. SOE(AD)2(2)62/KC/

Dated Peshawar the <u>27 / 11 / 1996</u>.

Copy forwarded to the: -

- Secretary, NWFP Public Service Commission, Peshawar w/r to his No. 30038- Agri-94/18626 dated 13/7/1994.
- 2- Accountant General, NWFP, Peshawar:
- 3- All Distt: Accounts Officers / Agency Accounts Officers in NWFP.
- 4- Director Water Management, NWFP, Peshawar. He is requested to furnish the proposal of posting of these officers.
- 5- Manager Government Printing Press, NWFP, Peshawar.
- 6- Office order file.
- 7- File No. SOE(AD)/3(3)5.
- 8- Personal files of the officers concerned.

Sd/- 27/11-94 (NISAR ALI SHAH) SECTION OFFICER (ESTABLISHMENT) GOVERNMEL: C. NWFP FOOD, AGRICULTURE, LIVESTOCK'& COOP: DEFARTMENT

71996.

DATED FESHAWAR THE

HORAFEGATION.

NO.SOE(AD)2(2)62/KC. Consequent upon the recommendation of the MMPP Dublic Service Commission, the Governor NMPP is pleased to appoint the following condidates as Water Management Officers in Basic Pay Scale No.17 (Rs.3880-290-7360) with effect from the date of their taking over the charge:-

S1: Name/Father's Name No. of the candidate

Mr.Muhammad Asif S/o Fazli Subhan.

2. Mr. Irfan Hussain S/o Iltaf Hussain. 3. Mr. Muhammad Nawa'z S/O Nisar Muhammad.

Mr.Irfenullah Khan S/o Ayubi Khan. 5. Mr.Intias Khan S/o

Ali Khan. 6. Mr.Sultan Muhammad S/o Soid Muhammad.

7. Mr.Ahmad Shah S/o Sharif Khan. Gate

 Mr.Rioz Gul S/O Mazir Zada.
 Mr.Rehmanullah'S/

Mr.Rehmanullah S/O Miaz Mir Khan.

Mr. Mohammad Ghafoor Khan S/O Hakim Khan.
Mr. Muniar Wali Shah S/o Mir Wali Shah.

12. Mr. Bab Mawaz S/o Aurangzeb Khon.

2---

A d d ress: "

House No.111 Sector J 4 Street 4 Phase-2 Hayatabad, Peshawar.

House No.2300 Mohallah Qazi Khelan, Peshawar City.

Vill: & P.O. Yar Hussain Teh: Lahore Digtt: Swabi Mol: Baba Khel.

Viil: Daraz Kela Khawajamad Manadan Bannu.

House No.148, Moh: Mugam Khan Bari Cham Hoti, Mardan.

Vill Agra P.O. Agra, Malakand Agency.

Vill: & P.O. Kuza Bandai C/O Bakhtawar Medicose, Teh: Kabal District Swat.

Asif Jamal House Moh: Doctor Latif Bicket Gung Mordan.

C/O Majeedur Rehman Class-7th Al-Hadi High Public School Vill: Heider Khef Tehsil & P.O. Mirali North Waziristan Agency.

Vill: & P.O. Idsk, Teh: Mirali North Waziristan Agency.

House No.412/B-A Mohallah Jady Park Banny City.

Vill: & P.O.Bhogar Mang Teh: & Distt: Mansehra.

Their appointment is subject to the verification of charactor/untecedents& following terms and conditions:-

i) Their appointment against the Project postswill not confer on them the right of seniority, regularization of their porvided or abnorption along where and on explay/ completion of Project/work, their services can be terminated on 14 days notice without assigning any reason. In case they wish to resign at any time without. 14 days notice, their pay shall be forficted.

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GOVERNMENT OF NWFP FOOD, AGRICULTURE, LIVESTOCK & COOP: DEPARTMENT

DATED PESHAWAR THE

7. Cop

NOTIFICATION.

i)

No. SOE(AD)2(2)62/KC. Consequent upon the recommendation of the NWFP Public Service Commission, the Governor NWFP is pleased to appoint in Basic Pay Scale No. 17 (Rs. 3880-290-7360) with effect from the date of their taking over the charge: -

/ 1996

the following candidates as Water Management Officers

S1: <u>No.</u>	Name / Father's Name of the candidate	Address
1.	Mr. Muhammad Asif S/o Fazli Subhan	House No. 111 Sector J 4 Street 4 Phase-2 Hayatabad, Peshawar.
2.	Mr. Irfan Hussain S/o Iltaf Hussain.	House No. 2300 Mohallah Qazi Khelan, Peshawar City.
. 3.	Mr. Muhammad Nawaz S/o Nisar Muhammad	Vill: & P.O. Yar Hussain Teh: Lahore District Swabi Moh: Baba Khel.
4 <u>.</u>	Mr. Irfanullah Khan S/o Ayub Khan	Vill: Daraz Khela Khawajamad Manadan Bannu.
5.	Mr. Imtiaz Khan S/o Ali Khan	House No. 148, Moh: Muqam Khan Bari Cham Hoti, Mardan.
6.	Mr. Sultan Muhammad S/o Said Muhammad.	Vill Agra P.O. Agra, Malakand Agency.
7.	Mr. Ahmad Shah S/o Sharif Khan.	Vill: & P.O. Kuza Bandai C/O Bakhtawar Medicose, The: Kabal District Swat.
8.	Mr. Riaz Gul S/o Wazir Zada.	Asif Jamal House Moh: Doctor Latif Bicket Gung Mardan.
9. <u>.</u>	Mr. Rehmanullah S/o Niaz Mir Khan.	C/O Majeedur Rehman Class-7 th Al-Hadi High Public School Vill: Haider Khel Tehsil & P.O. Mirali North Waziristan Agency.
10.	Mr. Mohammad Ghafoor Khan S/O Hakim Khan	Vill: & P.O. Idak, Teh: Mirali North Waziristan Agency.
11.	Mr. Munir Wali Shah S/o Mir Wali Shah	House No. 412/B-A Mohallah Lady Park Bannu City.
12.	Mr. Rab Nawaz S/o Aurangzeb Khan	Vill: & P.O. Bhogar Mang Teh: & Distt: Mansehra.
2 .	Their appointment is su	bject to the in

Their appointment is subject to the verification character / antecedents & following terms and conditions: of

> Their appointment against the Project posts will seniority, regularization confer on them the right of not their services or absorption else where and on expiry / of Project / work, completion their services terminated on 14 days notice without assigning any reason. In case they wish to resign at any time without 14 days notice, their pay shall be forfeited.

> > Contd / Page / 2

ii) They shall be coverned by the provision of NWFP Civil Servert, Act, 1973(HWFP Act, 45 200 \$ 1973) and, in motters not specifically service on this Notification, shall be governed by such rules and regulations relating to leave, T.A. Medical Attendance, etc. as have been or may be preserved from time to time by Government.

33400.0 3175:0.00 17300.0 292600.00

- iii)They shall be governed by the Government Servents conduct. Rules, 1987, the MMPP Government Servants(Efficiency & Discip-line) Fules, 1975 and any other instructions on the subject of as may be issued by the Government of NMPP from time to time,
 - iv) They have not been providually dismissed on debaured from the genuice of Government, Board , Tocal Body or Autonomous or any Scal-Autonomous Occunization etc.;
 - v)They shall not be gutitled to any Travelling Allowance/Dealy Allowince on their first appointment except in case of permanent Toyermant Servants.
 - i) They aball be liable to serve any where within or outside HWEP in any post under the Federel Government or any Provincial Government or Local Authority or a Corporation or Pody set up or established by any such Government.
- If the above terms and conditions of appointment are. acceptable to them they abould immediately communicate their acceptance in writing to this Department on or before 24.9.1995! at the latent, Tailing which their appointments order may be treated as cancelled.

SECRETARY TO GOVT: OF NWEP FCOD & AGRICULTURE DEFTT:

Dated Deshawar the 29

ENDST: NO. OCH(AD)2(2)62/KO/.

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Copy forwarded to the: -

- Secretary, MMEP. Nibl c Service Commission, Peshawar w/r to his No. FSC-30046-Ag:1-94/8769, Dated 06/6/1996.
- Accountant General, N.W.F.P., Peshawar.
- Director Water Monagement, NWFP, Peshawar.
- Manager Government Frinking Press, NMFP, Peshowar. Candidates concerned.
- Personal Files of the officers.
- Office order file

(NISAR ALL SHAH) SECTION OFFICER (FARABLESHMENT)

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- B.Copy
- ii) They shall be governed by the provision of NWFP Civil Savant Act, 1973 (NWFP Act No. XVIII of 1973) and, the matters not specifically mentioned in this Notification, shall be governed by such rules and regulations relating to leave, T.A, Medical Attendance, etc, as have been or may be prescribed from time to time by Government.
 - They shall be governed by the Government Servants Conduct Rules, 1987, the NWFP Government Servants (Efficiency & Discipline) Rules, 1973 and any other instructions on the subject as may be issued by the Government of NWFP from time to time.
- iv) They have not been previously dismissed or debarred from the service of Government, Board, Local body or Autonomous or Sem-Autonomous Organization etc.
- v) They shall not be entitled to any Traveling Allowance / Daily Allowance on their first appointment except in case of permanent Government Servants.
- vi) They shall be liable to serve any where within or outside NWFP in any post under the Federal Government or any Provincial Government or Local Authority or a Corporation or Body set up or established by any such Government.

3. If -theabove terms and conditions of appointment to them they should are acceptable' immediately communicate acceptance in writing to this Department their on or before 24.9.1996 latest, at the failing appointments order may be which their treated as cancelled.

> SECRETARY TO GOVT: OF NWFP FOOD & AGRICULTURE DEPTT:

ENDST NO. SOE(AD)2(2)62/KC/

iii)

Dated Peshawar the <u>29 / 8 / 1996.</u>

Copy forwarded to the: -

1-

7-

- Secretary, NWFP Public Service Commission, Peshawar w/r to his No. PSC-30046-Agri-94/8769, Dated 06/6/1996.
- 2- Accountant General NIWER D. D.
 - Accountant General, N.W.F.P, Peshawar.
- 3- Director Water Management, NWFP, Peshawar.
- 4- Manager Government Printing Press, NWFP, Peshawar.
- 5- Candidates concerned.
- 6- Personal Files of the officers.
 - Office order file.

Sd/- 29/8/96 (NISAR ALI SHAH) SECTION OFFICER (ESTABLISHMENT)

GOVERNMENT OF NWFP AGRIL: LIVESTOCK AND COOP: DEPTT: Dated Peshawbr, the 21-4-2007.

NOTIFICATION,

2.

No. SOE(AD)23-3/2006. In consultation with the Government of NWFP, Finance Department, the competent authority is pleased to accord sanction to the creation of the following posts in the offices of One-Farm Water Management (District level) with effect from Ist July, 2007, during next financial year 2007-08 subject to the observance of all codal formalities required under the rules. After the No. of posts so filled on current budget side, equal number of posts on Development side shall automatically stand abolished and all the posts shall be filled as per Government policy in vogue:-

No	Name of Post with BPS	Peshawar	Mardan	DIKhan	Swat	Total
1	District Officer (BS-18)	0				
2.	Assistant Director (BS-17)	1 -	1		.0	1
3	Sub-Engineer (B-11/16)	i		.0	- 1	3
4	KPO (B-10)			. 0	2	5
	Senior Clerk (BS-7)			1	1	4
<u>-</u>	Total:-		0	0	0	1
		4	4	2	4	14

In addition to above, the remaining 150 posts in the following Districts as per details given below are hereby created with effect from 1st July, 2007 during next financial year, 2007-2008:-<u>S.</u> Nome of post Bannu Kohat

No 1	With BS Distl:Officer		Kohat	Lakki Marivat	Now-	Char• sadda	Swabi	Buner	Dir Lower	Chiltr-	Man-	Total
2	BS-18			1.	1	1	1	1	1	1	1	10
	Asstt:Director (BS-17)	1		1	1	1	1	1	1,	1	1.	. 10
3.	Water Management Officer(B-17).	1	1	1	1	1	1	1	1.	1	1	10
4.	Sub-Engineer (B-11/16)	2	2	2	2	2	2	••2	2	2	2	-20
5	Office Asstt/ Acctt: (B-11)	1	1	1	1	1	1	1	1	1	1	10
6 7	K.P.O(B-10) Sr.Clerk(BS-7)	1	1	<u>1</u>	1	1	<u> </u>	_1	<u> </u>	<u> </u>	1	10
<u>.</u>	F/Asstt (B-6) J/Celrk (B-5).	1	1	1	<u>1</u> 1		1	<u> </u>	1	1	1	
0.	Dilver (B-4)	1	1	1	· · · · · · · · · · · · · · · · · · ·		1	1		1	1	10
.1	Rodamn (B-1)-	• •2	2	2	2'	2	2	2	2	<u>1</u> 2	2	10
	Chowkidar (B-1)	1	1	1	-1	1	1	1	1		-1	20 10
3	N/Qasid (B-1) Total:-	1	1	1	1	1		1	1	1	1	10
	10(a):-	15	15	15	15	15	15	15	15	15	15	150

The expenditure involved will be met out under head of account, 04-Economic affairs, 042-Agriculture Food, irrigation, Forestry & Fishing, 0421-Agriculture 042103-Agriculture Research and extension services Grant No.18 Agriculture On-Farm Water Management during the year, 2007-2008.

> Sd/-XXX SECRETARY AGRICULTURE Dated Peshawar, the 21-4-2007

Endst.No. BOVII/FD/2-3/2006-07/Agri.

Copy forwarded for information and necessary action to:

The Accountant General, NWFP, Peshawar. 1.

Irue Copy

The District Accounts Officers, Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabl, Buner Dir Lower, Chitral, Mansehra, Peshawar, Mardan, DIKhan and Swat.

(MUHMMAD IQBAL) BUDGET OFFICER-VII FINANCE DEPARTMENT,

Endst. No. SOE(AD)23-3/2006,

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DI Nama,

Dated Reshawar, the 21-4-2007

Copy forwarded for information and necessary action to:-

The Director General, On-Farm Water Management, NWFP, Peshawar. The District Coordination Officers, Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabi, Buner Dir Lower, Chitral, Mansehra, Peshawar, Mardn, DIKhan and Swat. The Executive District Officers (Finance & Planning), Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabi, Buner Dir Lower, Chitral, Mansehra, Peshawar, Mardn, DIKhan and Swat. The Executive District Officers (Agriculture), Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabi, Buner Dir Lower, Chitral, Mansehra, Peshawar, Mardn, DIKhan and Swat. The District Officers Water Management, Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabi, Buner Dir Lower, Chitral, Mansehra, Peshawar, Mardn, DIKhan and Swat. The District Officers Water Management, Bannu, Kohat, Lakki Marwat, Nowshera, Charsadda, Swabi, Buner Dir Lower, Chitral; Mansehra, Peshawar, Mardn, DIKhan and Swat. The District Officer-VII; Government of NWFP, Finance Department w/r to his letter No.BOVII/FD/2-3/2006-07/Agri: dated 26-3-2007. PS to Secretary Agriculture:

(JAVAID MAQBOOL BUTT SECTION OFFICER-ESTT

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GOVERNMENT OF NWFP AGRIL: LIVESTOCK AND COOP: DEPTT: Dated Peshawar, the 30 /7/ 2007.

NOTIFICATION.

No. SOE(AD)23-3/2006. In consultation with the Government of NWFP, Finance Department, the competent authority is pleased to accord sanction to the creation of the following posts in the offices of On-Farm Water Management (District level) with effect from Ist July, 2007 subject to the observance of all codal formalities required under the rules. After the No. of posts so filled on current, budget side, equal number of posts on Development side shall automatically stand abolished and all the posts shall be filled as per Government policy in vogue:-

SI. No	Name of Post with BPS	Mala- kand	Batt- agram	H/Pur	A. Abad	Tank .	Karak	Hangu	U/ Dir	Kohi-	Total
1	District Officer (BS-18)	1	1 1		1	1	<u> </u>		·	stan	
2	Assistant Director (BS-17)	1				45.**	· · · ·		1	1.	ר <u>י</u>
3	Water Management Officer (BS-17)	1	1	1	1	, <u>1</u>	<u>1</u>		1	1 1	ע
4	Sub-Engineer (BS-11/16)	2	2	2		1	· · ·				· · · ·
5	Office Asstt:/Acctt: (BS-11)	1	1	, 1	1	1	1	1		1	. 12 9.
6.	KPO (8S-10)	1	1							· · · ·	
7.	Sr. Clerk (BS-7)	1	1	1	<u>** 1</u>	0		1		1	9
8	Field Assistant (BS-6)		1		0		[-	0	0	0	3
9	Jr. Clerk (BS-5)					0	0	0	0	0	-3.
10	Driver (BS-4).	1	1					1	1		9
11	Rodman (BS-1)	2		2	- -			1	1.	· 1	9
12	Chowkidar (BS-1).		1			1	1	1	1	1.	12
13	Naib Qasid (85-1).					1	1	1	1	1	9
l.	Total:-	15	15	. 15	11	1	1	1	1	1	9 111

The expenditure involved will be met out under head of account, 04-Economic affairs, 042-Agriculture Food, irrigation, Forestry & Fishing, 0421-Agriculture 042103-Agriculture Research and extension services Grant No.18 Agriculture On-Farm Water Management during the year, 2007-2008.

Sd/-XXX SECRETARY AGRICULTURE.

Endst.No. BOVII/FD/2-3/2006-07/Agri.

Dated Peshawar, the 30 /7/2007

Copy forwarded for information and necessary action to:-

- 1. The Accountant General, NWFP, Peshawar.
- 2. The District/Agency Accounts Officers, Malakand, Battagram, Haripur, Abbottabad, Tank, Karak, Hangu, Upper Dir`and Kohistan.

Endst. No. SOE(AD)23-3/2006.

Dated Peshawar, the 30 / 7 /2007

(MUHMMAD IOBAL) BUDGET OFFICER-VII FINANCE DEPARTMENT.

- Copy forwarded for information and necessary action to:-
- The Director General, On-Farm Water Management, NWFP, Peshawar 1. 2.
- The District Coordination Officers, Malakand, Battagram, Haripur, Abbottabad, Tank, Karak, Hangu, Upper Dir and Kohistan.
- The Executive District Officers (Finance & Planning), Malakand, Battagram, Haripur, Abbottabad, Tank, Karak, Hangu, Upper Dir and Kohistan. 4.
- The Executive District Officers (Agriculture), Malakand, Battagram, Haripur, Abbottabad, Tank, Karak, Hangu, Upper Dir and Kohistan.
- The District Officers Water Management, Malakand, Battagram, Haripur, Abbottabad, Tank, Karak, 5.

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GOVERNMENT OF NWFP AGRICULTURE LIVESTOCK AND COOP: DEPTT:

26

NOTIFICATION. NO.SOE(AD)3(3)5/2007.-

Dated Peshawar, the 31-7-2007

The competent authority is pleased to order posting/transfer of the following Officers with immediate effect in the interest of public service:-

	SI. No	Name of Officer	From	To	Remarks.
Ĩ	1.	Mr. Muhammad	Drokest Di		in the second se
		Ramzan	Project Director, Water	Director (HRD) 8S-19,	Newly
		BS-18	Management, Training	Water Management	created post
		03-10	Centre, DIKhan.	Training Centre, DİKhan	created post
ł	<u> </u>	· · · · · · · · · · · · · · · · · · ·		(in his own pay & scale)	· .
	2.	Mr. Muhammad	Asstt: Director, Water	Project Director Mile	
Ì		Azeem	Management, Training	Project Director, Water	Vice No.1
		BS-17	Centre, DIKhan.	Management, Training	1
1	3.	Mr. Gulistan Khan	Centre, DIKnan.	Centre, DIKhan(ops)	
	÷.	BS-18	Distt: Officer, Water	District Officer, Water	Newly
		03-10	Management (NP),	Management, Bannu.	
			Bannu.	generic, Dennid.	created pos
	4.	Mr.Muhammad.	Distt: Officer, Water	Distly Off	· · · · · · · · · · · · · · · · · · ·
		Bakhsh '	Management (NP),	Distt: Officer, Water	do
J		BS-18	Kohat.	Management, Kohat.	
1	5.	Mr. Muhammad			•
ł	· ·	Khushid set a	Distt: Officer, Water	Distt: Officer, Water	do
1		Khurshid Afridi.	Management (NP),	Management,	
-		BS-17	Charsadda.	Charsadda (ops).	
	6.	Mr.Muhammad	Distt: Officer, Water	Dicth Officer http:	
		Ismail	Management (NP),	Distt: Officer, Water	`do
4		85-17	Lakki Marwat.	Management, Lakki	
ľ	7.	Mr. Javed Igbal	Distri Off	Marwat (ops),	
	••	BS-17	Distt: Officer, Water	Distt: Officer, Water	do '
1		00717	Management (NP),	Management,	
		· · · · · · · · · · · · · · · · · · ·	Nowshera,	Nowshera(ops).	14 - 14 M
	8.	Mr. Shamshad	Distt: Officer, Water	Distt: Officer, Water	
Í		Khan	Management (NP),	Management Partie	do
L		_BS-17	Swabi.	Management, Swabi	
1	9	Mr. Zahir Ali		(ops)	
		BS-17	Distt: Officer, Water	Distt: Officer, Water	do
1		03-17	Management (NP),	Management , Buner	ųv
Ļ			Buner.	(ops).	• •
	10.	14r. Muhammad	Distt: Officer, Water		
·	,	Jamil Khan,	Management (NP), Dir	Distt: Officer, Water	do
		BS-17	Lower.	Management, Dir Lower	
F	11.	Mr. Salar Khan		(ops)	
	* * ·	Prisodial Khan	Distt: Officer, Water	Distt: Officer, Water	do
		BS-17	Management (NP)	Management, Mansehra	
ļ.		· · · · · · · · · · · · · · · · · · ·	Mansehra.	(ops).	
.	12.	Dr. Allah Bakhsh	Distl: Officer, Water	(ops).	
		8S-17	Management (NP)	Distt: Officer, Water	do
			Difference (NP)	Management , DIKhan	
-	13.	MND Mut-	DIKhan.	(ops)	ta to se
	1.5.	Malik Muhammad	Asstt: Director o/o	Asstt: Director o/o Distt:	do
	•	Salim	Distt: Officer WM (NP),	Officer WM: Mansehra.	·
· _		BS-17	Mansehra:		•
1	11.	Mr. Ubaidullah	Asst: Director o/o	And the Difference	
1		8S-17	Distt: Officer WM (NP),	Asstt: Director o/o Distt:	···lu··
1			Mardan.	Officer WM Mardan.	
	15	Mr. Jehangir Khan			
		no in Jenangs Khan	Asstl: Director o/o	Asstt: Director o/o Distt:	do
	1	BC-17	DistL: Officer WM (NP),	Officer WM: Charsadda.	
	16	Non 60. 1	<u>Charsadda</u>		
1	16.	Mr.Muhammad Anwar	Asstt: Director o/o	WMO o/o Distt: Officer	de
~			Distt: Officer WM (NP),		do
		BS-17	Charsadda.	WM: Charsadda.	
	17.	Mr. Hameedullah	Water Management		
	· •	BS-17	Officer of D	Asstt: Director o/o Dy:	do
·	ŀ	CALER CONTRACT	Officer o/o Dy:	Director, WM: Swat.	
H			Director, WM: Swat.	· · · · · · · · · · ·	
	18	Mr. Hayat Khan	Asstt: Director o/o	Assth: Director of Dist	·
		BS-17	Distt: Officer WM (NP),	Asstt: Director o/o Distt:	do
				Officer WM:Swabi,	1 S. 1
	1	5	Swabi.		

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	14r. Saecri-ursus Retiman. BS-17	Assil: Director o/o Distl: Officer WM (NP), Swabi	Assil: Director o/o Distl: Officer WM :Swabi.	 do
5 20.	Mr. [°] Irfan Hussain BS 174	Asstt: Director, WM: Project Sprinkle Trrigation, Peshawar	Asstt: Director, WM: o/o DG-OFWM. He will also hold addl: charge of the Sprinkle Irrigation Project.	do
ð- ²¹	sMr. Rabnawaz Khan US 19	'Asstt: Director (Admn; & Vegl:)o/o DG-OFWM, Peshawar	Assistant Director o/o Dy:Director, WI4(Field)Peshawar, He will also hold addil: charge of Asst: Director (Admn: & Vegl) o/o DG(NP),NWFP.	do
9 22.	Mr. Muhammad Ghafoor BS-17	Asstt: Director o/o Distt: Officer WM (NP), Swat.	Asstt: Director o/o Distt: Officer WM : Bannu.	do
7	Mr. Muhammad Sultan 8S-17	/Asstt: Director o/o / Distt: Officer WM (NP), Malakand.	Asstt: Director o/o Distt: Officer WM: Dir Lower.	*-do
8 24.	8S-17		Asstt: Director o/o District Officer WM: Buner.	do
25	Mr. Zia-ud-Din	Water Management Officer (waiting for posting)	Assistant Director, Water Management (NP) Yohistan.	Against vacant post

Endst. of even No. & Date.

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Copy forwarded for information and necessary action to:-

The Director General, On-Farm Water Management, NWFP, Peshawar.

The Director General, Water Management (NP), NWFP, Peshawar.

The Accountant General, NWFP, Peshawar.

The Project Director, Water Management, Training Centre, DIKhan. The Deputy Director, Water Management, Swat and Mardan. The Deputy Director, Water Management (Field), Peshawar. The District Officers, Water Management, Mansehra, Marda Charsadda, Swabi, Nowshera, Bannu, Dir Lower, Kohistan and Buner. Mardan, The District Accounts Officers, DIKhan, Bannu, Kohat, Charsadda, Lakki Marwat,, Nowshera, Swabi, Buner, Dir Lowr, Mardan, Kohlstan and Swat.

9. Officers concerned. 10.

PS to Minister for Agriculture, NWFP. 11.

PS to Secretary Agriculture.

(JAVAID MAQBOOL BUTT) SECTION OFFICER-ESTT:

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Sd/-SECRETARY AGRICULTURE.

GOVERNMENT OF NWFP AGRICULTURE LIVESTOCK AND COOP: DEPTT:

Pated Peshawar, the 3-9-2007

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NOTIFICATION.

NO.SOE(AD)3(3)5/2007.- The competent authority is pleased to order autioatment/transfer of the following Officers with immediate effect in the interest of public service:-

SL No.	Name of Officer	From	То	Remarks.
1	Mr. Dawa Khan	Distt: Officer WM	Distt: Officer WM	Newly
	BS-17	NPIWIC District	(BS-18) District	created
		Malakand.	Malakand (ops).	post on
•				current
			1	budget.
2.	Mr. Muhammad	Diste: Officer WM	Distt: Officer WM	do-
	Afzal	NPIWIC District	(BS-18) District	
	6S-17	Battagram.	Battagram (ops).	
3.	Mr. Muhammad	Distt: Officer WM	Distt: Officer WM	clo
	Suleman	NPIWIC District		00
	(BS-17).	Haripur.	(BS-18) District	
4.	Mian Ghulam	Asstt: Director WM	Haripur (ops).	
-1.			District Officer	do
	Hussain	NPIWIC District	WM (BS-18)	
	BS-17-	Abbottabad.	District A/Abad	
		····	(ops)	
5	Mr. Zia-ud-Din	Asstt:Director WM	Asstt: Director:	Against
	65-17	(NP)Kohistan.	WM (NP) District	vacant
			Swat.	post.
. Sal showed	Mr. Bakht Ali	Asstt: Director WM	Asstt: Director	Newly
	13:-1-/	(NP) Dir Upper. 👘	(BS-17) WM	created
1.			District Kohat.	post on
•		ي ي الم الم الم الم	····	c/budg:
1/	Mr. Javed Ali	Asstt: Director WM	Distt: Officer WM	do
	BS-17	(NP) Tank.	(BS-18) Tank	
	••••••••••••••••••••••••••••••••••••••		(ops).	
8.	Mr. Naseeb-ur-	Asstt: Director WM	District Officer	·do ·
	Rehman 🕐	(NP) Distt: Karak.	· WM (BS-18)	•
	-8S-17	•	District Dir Upper	
		•	(ops).	:
9.	Syed Ghulam	Asstt: Director	Distt: Officer WM	do
	Abbass Shah	WM,DIKhan.	(BS-18) District	
	BS-17		Karak (ops).	
/ 10	Mr. Masoud-ur-	Asstt: Director WM	Distt: Officer WM	do
	Rehman	(NP) District	(BS-18) District	
	BS-17	Hangu.	Hangu (ops).	
	Mr. Bakhtawar	Asstt: Director	Asstt: Director	Vice No:12
	Shah	WM(NP) District	(BS-17) WM	VICE NU.12
	BS-17	Buner.	District Buner.	1
3 12.4		Asstt: Director WM	Assti: Director	Newly
N martin	BS-17 128. 52	District Bunch	WM (BS-17)	created
	anne an tao sun grie - 142 Má		Abbottabad.	post on
		· · /		, ·
		· · · /		c/budg:
1 1	1	. I.	·· (•

	-13	Mr. Muhammad			
s. 		Nawaz BS-17	Asstt: Director WM (NP) District	WM (BS-17)	do
-	-		Buner.	District	
	14	Raia	Asstt: Director WM	Battagram.	
13 👦	· · · ·	Muhammad-Arif	MOSLL DIRECLOR WM		do
1		BS-17	Haripur.	WM (BS-17)	
2	15	Mr. Muhammad		District Haripur	
· • V		Ishaq	Asstt: Director WM(NP)District	Asstt: Director	do
		00 ·	Malakand	WM (BS-17)	
	1.6.			District Malakand.	
•		BS-17	WMO (NP) District Dir Lower	Asstt: Director	Vice No.
				WM (NP) District	15
				Malakand	•

. Sd/-

SECRETARY AGRICULTURE.

Endst. of even No. & Date.

Copy forwarded for information and necessary action to:-

- The Director General, On-Farm Water Management, NWFP, Peshawar. 1. 2.
- The Director General, Water Management (NP), NWFP, Peshawar, З.
- The Accountant General, NWFP, Peshawar. 4
- The District Officers, Water Management, Malakand, Battagram, Haripur, Abbottabad, Shangla, Kohat, Tank, Dir, Upper, Karak Hangu, Swat and Buner. 5.
- The District /Agency Accounts Officers, Malakand, Battagram, Haripur, Abbottabad, Shangla, Kohat, Tank, Dir Upper, Karak Hangu, Swat and 6. Officers concerned.

 - PS to Minister for Agriculture, NWFP.
 - PS to Secretary Agriculture.

(JAVAID MAQBOOL/BUTT) SECTION OFFICER-ESTT:

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7. 8.

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

Mr. Justice Javed Iqbal Mr. Justice Raja Fayyaz Ahmed Mr. Justice Asif Saeed Khan Khosa

Civil Appeals No. 834 to 837 of 2010

(On appeal from the judgment dated 01.12.2009 of the Peshawar High Court, Peshawar passed in Review Petitions No. 64, 68, 69 and 66 of 2009 in Writ Petitions No. 1645/2007, 29/2009, 84/2009 and 43 of 2009)

Government of North-West Frontier Province through Secretary, Agriculture, Live Stock and Cooperatives Department, Peshawar, etc. (in all cases)

...Appellants

versus

1. Abdullah Khan,	etc.(in CA. 834/2010)
2. Wakil Khan	(in CA. 835/2010)
3. Amir Rabbani	(in CA. 836/2010)
4. Atta-ul-Haq, etc.	(in CA. 837/2010)
	, ,

...Respondents

For the appellants: (in all cases)

Qazi Muhammad Anwar, ASC

For the respondents: Mr. Gul Zarin Kiani, ASC with (in all cases) Mr. Waseem-ud-Din Khattak, ASC

Date of hearing: 01.03.2011

JUDGMENT

Asif Saced Khan Khosa, J.: The respondents in the

present appeals had been selected for appointment in the prescribed manner on or after the first day of July, 2001 and before the 23rd day of July, 2005 but they had all been appointed

on contract basis and upon enactment of subsection (2) of section

Superintentient Supreme Court of Pakistan

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19 of the North-West Frontier Province Civil Servants (Amendment) Act, 2005 they were to be deemed to have been appointed on regular basis but upon failure of the Provincial Government to treat them as such they and some others filed different Writ Petitions before the Peshawar High Court, Peshawar which Writ Petitions had been allowed by a learned Division Bench of the said Court through a consolidated judgment dated 01.12.2009 with a direction to treat the said respondents as regular employees. On that occasion the learned Additional Advocate-General appearing for the Provincial Government had conceded the claim of the respondents and others to be treated as regular employees. Instead of challenging that judgment of the Peshawar High Court; Peshawar before this Court the appellants herein chose to file Review Petitions before the Peshawar High Court, Peshawar but all such Review Petitions were dismissed by a learned Division Bench of the said Court through a consolidated judgment dated 01.12.2009. The said consolidated judgment dismissing the appellants' Review Petitions has been assailed by the appellants before this Court through the present appeals after obtaining leave of the Court on 14.09.2010.

2. We have heard the learned counsel for the parties at some length and have gone through the relevant record of the case with their assistance.

3. The main contention of the learned counsel for the appellants is that the respondents were project employees appointed on contractual basis and, thus, they were not entitled to

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be regularized in service and in this regard he has referred to the provisions of the North-West Frontier Province Employee's (Regularization of Services) Act, 2009. We have, however, remained unable to subscribed to this submission of the learned counsel for the appellants inasmuch as according to clause (aa) of subsection (1) of section 2 of the North-West Frontier Province Employees (Regularization of Services) Act, 2009 "contract appointment" meant appointment of a duly qualified person made "otherwise than in accordance with the prescribed method of recruitment". It is admitted at all hands that the appointments of the respondents were made in accordance with the prescribed method of recruitment and through the Departmental Selection Committee and, thus, their case did not attract the above mentioned definition of "contract appointment" contained in clause (aa) of subsection (1) of section 2 of the said Act of 2009. It may be true that the definition of "employee" contained in clause (b) of subsection (1) of section 2 of the said Act of 2009 excluded the employees appointed for a "project post" but before the Peshawar High Court, Peshawar as well as before this Court the appellants have utterly failed to produce anything to establish their assertion that the respondents had in fact been appointed for any project post. All that the appellants could produce before the Peshawar High Court, Peshawar in that regard were some salary slips and payrolls but such salary slips or payrolls could not been accepted as proper substitute for positive and definite proof of the nature of the ATTESTED respondents' appointment or employment.

Superintendent Suprene Court of Pakistan SLAMADAD

4. We have found that the case of the respondents was in fact squarely covered by the provisions of subsection (2) of section 19 of the North-West Frontier Province Civil Servants (Amendment) Act, 2005 because the respondents had been appointed on contract basis in a manner in accord with the prescribed procedure and that they had been appointed between the period which was catered for by the said Act of 2005. In this view of the matter we have found the learned Division Bench of the Peshawar High Court, Peshawar to be quite justified in allowing the respondents' Writ Petitions and in dismissing the appellants' Review Petitions and also in directing the appellants to treat the respondents as regular employees.

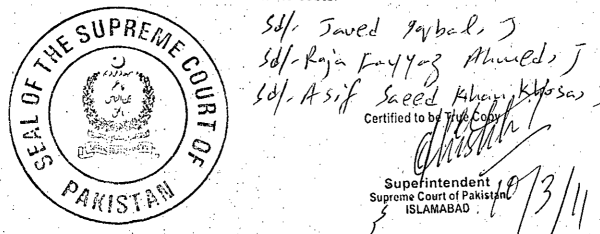
5. We have unmistakably noticed that during the hearing of the respondents' Writ Petitions before the Peshawar High Court, Peshawar the claim of the respondents and the legal position applicable to them had been conceded by the learned Additional Advocate-General appearing for the Provincial Government and, therefore, the appellants cannot be allowed at this stage to turn around and to try to wriggle out of that concession which we have otherwise found to be quite correct and fair.

6. It is not disputed before us that the original consolidated judgment passed by the Peshawar High Court, Peshawar in the respondents' Writ Petitions had not been assailed by the appellants before this Court and they have now approached this Court challenging the consolidated judgment passed by the Peshawar High Court, Peshawar dismissing their Review Petitions. In our

> Superintendent upreme Court of Pukistan SUSLAMABAD

considered opinion the appellants' Review Petitions had been dismissed by the Peshawar High Court, Peshawar quite correctly as no error patent on the face of the record had been pointed out by the appellants and the consolidated judgment passed by the Peshawar High Court, Peshawar in the Writ Petitions filed by the respondents stands unchallenged before this Court on its merits till date. The appellants cannot now be allowed to assail the consolidated judgment passed in the respondents' Writ Petitions while disregarding the rigours of the law of limitation.

7. For what has been discussed above all these appeals are dismissed with no order as to costs.



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Date of Presentation

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ISLAMABAD 01.03.2011 <u>Not approved for reporting.</u>

<u>M. Yasin</u>

GOVERNMENT OF KHYBER PAKHTUNKHWA AGRIL: LIVESTOCK AND COOP: DEPTT:

Dated Peshawar, the 7/6/2011

NOTIFICATION.

2.

i .

NO. SOE (AD) 17-131/2009.-In pursuance to the judgement of the Hon' able Supreme Court of Pakistan in civil appeals No. 834 to 837 of 2010, the Competent authority is pleased to regularize the services of the following Water Management Officers (BS-17) appointed on contract basis in the project "National Program for Improvement of Watercourses in Pakistan (Khyber Pakhtunkhwa Component) as provided under section-19 sub-section (2) of the NWFP Employees (Regularization of Services) Act, 2005 with effect from 24-11-2004:-

SI. No.	Name of Officer
1.	
	Mr. Wajid Ali
2.	Mr. Atta-ul-Haq
3.	Mr. Farmanullah
4.	Mr. Mujeeb-ur-Rehman
5.	Mr. Wakeel Khan
6.	Mr.Muhammad Shahid Nawaz
7.	Mr. Abdullah Khan
8.	Mr. Aftab Ahmad Khan
9.	Mr. Shahid Mehmood
10.	Mr. Ghulam Bilal
11.	Mr. Qayyum Khan
12.	Mr. Rafiq Ahmad Ghuncha
13.	Mr. Said Muhammad
14.	Mr. Muhammad Nadeem
15.	Mr. Amir Rabbani
16.	Mr. Zahid Khaliq

Terms & Conditions of their regularization in service are as under:

Their services will be considered regular but without pensionary or Gratuity benefits in term of Section-19 of the NWFP Civil Servant Act, 1973 as amended vide NWFP Civil Servants (Amendment) Act, 2005. They will however be entitled to contribute to Contributory Provident Fund in such a manner and at such rates as prescribed by the Government.

- Their services will be liable for termination on one month's notice from ii. either side. In case of resignation without notice, two month's pay/allowances shall be refunded to Government.
- They will be governed under such rules and regulations as may be iii. issued from time to time by the Government.

In case of misconduct, they will be proceeded against the NWFP iv. Removal from Service (Special Powers) Ordinance, 2000 and the Rules framed there under from time to time.

Charge report should be submitted by the officers concerned.

Their posting orders will be issued subsequently after approval of the competent authority.

SECRETARY AGRICULTURE.

Endst. of even No. & Date.

vi.

Copy forwarded for information and necessary action to:-

- 1. The Registrar, Hon' able Peshawar High Court, Peshawar.
- 2. The Director General, On-Farm Water Management, Khyber Pakhtunkhwa, Peshawar.
- The Accountant General, Khyber Pakhtunkhwa, Peshawar. 3.
- 4. The Director General, (National Program) Water Management, Khyber Pakhtunkhwa, Peshawar.
- 5. The Manager, Government Printing Press, Peshawar. 6.
 - All the District Officers / Deputy Directors, On-Farm Water Management, in Khyber Pakhtunkhwa.
- 7. All the District Accounts Officers, in Khyber Pakhtunkhwa. 8.
 - Officers concerned.

(SAKHI-UR-REHMAN) SECTION OFFICER-ESTT:

True Cop7

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT KHYBER PAKHTUNKHWA, PESHAWAR

dated Peshawar

the, $\frac{26}{12}$ 2012

1. Director (HRD), On Farm Water Management, Training Center D.I.Khan

-97 DG/OFWM

- All Deputy Directors, Water Management in Khyber Pakhtunkhwa.
- All District Officers, On Farm Water Management in Khyber Pakhtunkhwa.
- 4. All Assistant Directors/Water Management Officers in Khyber Pakhtunkhwa.

Subject: -

Memo,

No. 5324

SENIORITY LIST OF OFFICERS OF ON FARM WATER MANAGEMENT DEPARTMENT AS STOOD ON 30-11-2012.

Enclosed please find herewith copy of the draft seniority list of On Farm Water Management Department as stood on December, 2012.

Any discrepancy/omission in the seniority list may please be intimated to this office within a week time positively for necessary correction, otherwise the same will be considered as undisputed/ final and will be submitted to the Admn: Department for approval.

Encl: <u>As above</u>

rèctor General On Farm Water Management

Khyber Pakhtunkhwa Peshawar dated Peshawar the,

No.____/DG/OFWM dated Peshawar the,____/2012. / Copy to the Section Officer (Estt:) Government of Khyber Pakhtunkhwa, Agri:, L/Stock & Coop: Deptt: Peshawar with reference to his letter No. SOE(AD)II(2)391/2011 dated 11/09/2012.

> Director General On Farm Water Management Khyber Pakhtunkhwa Peshawar

True Copy

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT KHYBER PAKHTUNKHWA PESHAWAR

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SENIORITY LIST OF OFFICERS BS-17 (ASSISTANT DIRECTOR /WATER MANAGEMENT OFFICER)

AS ON DECEMBER, 2012

S. No	Officers' Name	Academic Qualification	Home District/ Agency	Date of Birth	Date of Joining	Present Posting	Date of Superannuation
1	2	3	. 4	5	6	7.	8
1	Mr. Mohammad Jamil	B.Sc. Agriculture Engineering	Nowshera	05/01/1957	30/04/1987	Assistant Director o/o DO OFWM Mansehra	04/01/2017
2	Mr. Muhammad Ishaq	M.Sc.(Hons) Agriculture	Swat	25/12/1964	09/12/1990	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Abbottabad	24/12/2024
3	Mr. Masud-ur-Rehman	M.Sc. (Hons) Agriculture (Water Management)	Karak	07/04/1967	20/01/1992	Long Leave	06/04/2027
4	Mr. Bakhtawar Shah	M.Sc.(Hons) Agriculture	Buner	02/02/1963	19/01/1992	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Buner	01/02/2023
5	Mr. Bakht Ali	M.Sc.(Hons) Agriculture	Karak	06/10/1967	27/11/1994	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Kohat	05/10/2027
6	Mr. Zahidullah	M.Sc.(Hons) Agriculture	FR Bannu	04/06/1968	27/11/1994	Assistant Director (BS-17 Supervisory) Water Management Training Center D.I.Khan	03/06/2028
7	Mr. Shad Muhammad	M.Sc.(Hons) Agriculture	Battagram	10/05/1965	01/01/1995	Long Leave	09/05/2025
8	Mr. Habib-ur-Rehman	M.Sc. (Hons) Agriculture	Tank	01/12/1969	27/11/1994	District Officer OFWM Tank (Own Pay Scale)	30/11/2029
9	Mr. Saeed-ur-Rehman	M.Sc.(Hons) Agriculture	Swabi	01/08/1968	27/11/1994	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Nowshera	31/07/2028
10	Mr. Hamidullah	M.Sc.(Hons) Agriculture	Swat	01/01/1965	27/11/1994	Assistant Director (BS-17 Supervisory) o/o Dy: Director OFWM District Swat	31/12/2024
11	Mr. Muhammad Anwar	M.Sc.(Hons) Agriculture	Charsadda	09/04/1967	27/11/1994	Assistant Director (BS-17)Supervisor o/o DO OFWM District Charsadda	08/04/2027
12	Mr. Abdul Hafeez	M.Sc. (Hons) Agriculture	Mardan .	22/06/1963	27/11/1994	Assistant Director (BS-17 Supervisory) o/o DistrictOfficer OFWM Hangu(OPS)	21/06/2023
13	Raja Muhammad Javed Arif	B.Sc. Agriculture (Water Management)	Haripur	03/04/1965	26/01/1995	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Chitral	02/04/2025

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	N	o. Officers' Name	Academic Qualification	Home District/ Agency	Date of Birt			Date of Superannuatio
				4	5	6	7	8
		Mr. Muhammad Asif	M.Sc. Agriculture Engineering	Peshawar	01/03/1970	01/10/1996	Assistant Director (BS-17 Supervisory) o/o DG	28/02/2030
Ý	15	Mr. Irfan Hussain	M.Sc.(Hons) Agriculture (Water Management)	Peshawar	14/04/1965	01/10/1996	OFWM Khyber Pakhtunkhwa Peshawar Assistant Director (BS-17 Supervisory) DO	
	16	Mr. Imtiaz Khan	M.Sc.(Hóns) Agriculture (Water Management)	Mardan	06/06/1964	01/10/1996	OFWM Kohistan (OPS) Assistant Director (BS-17 Supervisory) o/o DO	13/04/2025
\checkmark	17	Mr. Sultan Muhammad	M.Sc.(Hons) Agriculture (Water Management)	Malakand Agency	01/02/1969	01/10/1996	OFWM District Swabi, Assistant Director (BS-17 Supervisory) o/o DO	05/06/2024
\checkmark	18	Mr. Riaz Gul	M.E Irrigation Engineering & Management (Phillipine)	Mardan	15/04/1967	01/10/1996	OFWM District Malakand	31/01/2029
V	19	Mr. Muhammad Ghafoor	M.Sc.(Hons) Agriculture / (Water Management)	North Waziristan	07/02/1969	01/10/1996	Assistant Director (BS-17 Supervisory) o/o DO	
.~	20	Mr. Rabnawaz	M.Sc.(Hons) Agriculture (Water Management)	Mansehra	10/04/1968	01/10/1996	OFWM DistrictLakki Marwat Assistant Director (BS-17 Supervisory) o/o Dy.	06/02/2029
-	21	Mr. Mansoor Nasir	M.Sc.(Hons) Agriculture	Nowshera	1/4/1966	13/6/1995 Adjusted from defunct FVDB	Director (F) WM Peshawar. Planning Officer (BS-17) District Government Nowshera	31/3/2026
` × [22	Mr. Wajid Ali	M.Sc.(Hons) Agriculture	Nowshera	15/02/1971	24/11/2004	Water Management Officer (BS-17) o/o Distt: Officer OFWM District Nowshera.	14/02/2031
	23]	Mr. Atta-ul-Haq	M.Sc.(Hons) Agriculture	Nowshera	1/9/1972	24/11/2004	Water Management Officer (BS-17) o/o Distt: Officer OFWM District Swabi.	31/08/2032
	24 N	Ar Farmanullah Khan	M.Sc.(Hons) Agriculture	Bannu	10/4/1968	24/11/2004	Water Management Officer (BS-17) o/o Distt:	09/04/2028
× 2	25 \	Iujeeb-ur-Rehman	M.Sc.(Hons) Agriculture	D.I.Khan	12/3/1973	24/11/2004	Officer OFWM District Bannu. Water Management Officer (BS-17) o/o Distt:	11/3/2033
2	6 N	Ir. Wakeel Khan	M.Sc.(Hons) Agriculture	_akki Marwat	1/3/1978	24/11/2004	Officer OFWM District Karak. Water Management Officer (BS-17) o/o Distt:	1/3/2038
. 2	7 M	luhammad Shahid Nawaz	M.Sc.(Hons) Agriculture	D.I.Khan	2/3/1977	24/11/2004	Officer OFWM District Kohat. Water Management Officer (BS-17) o/o Distt: Officer OFWM District Hangu.	1/3/2037

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28 Mr. Abdullah Khan Engineering Mardan 5/3/1968 24/11/2004 Officer OFWM District Maskan 29 Mr. Afab Ahamad B.Sc. Agriculture Engineering D.I.Khan 15/09/1974 24/11/2004 Water Management Officer (BS-17) o'o Distr. 14/09/2C Officer OFWM District Tark. 17/12/2C 30 Mr. Shahid Mehmood B.Sc. Agriculture Engineering Abbottabad 18/12/1967 24/11/2004 Water Management Officer (BS-17) o'o Distr. 17/12/2C 31 Mr. Ghulam Bilal B.Sc. Agriculture Engineering D.I.Khan 5/1/1974 24/11/2004 Water Management Officer (BS-17) o'o Distr. 4/1/203 32 Mr. Qayyum Khan B.Sc. Agriculture Engineering PR Bannu 6/4/1965 24/11/2004 Water Management Officer (BS-17) o'o Distr. 9/4/203 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1965 24/11/2004 Water Management Officer (BS-17) o'o Distr. 9/4/203 34 Mr. Said Muhammad B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o'o Distr. 1/1/2020 35 Muhammad Nadeem B.Sc. Agriculture Engineering D.I.Khan			S. No	Officers' Name	Academic Qualification	Home District/ Agency	Date of Birth	Date of Joining	Present Posting	Date of Superannuation
28 Mr. Abdullah Khan District Reserving Mardan -3/3/1968 24/11/2004 Officer OFWM District Mardan. 29 Mr. Aftab Ahamad B.Sc. Agriculture Engineering D.I.Khan 15/09/1972 24/11/2004 Water Management Officer (BS-17) old District Officer OFWM District Tash. 14/09/20 30 Mr. Shahid Mehmood B.Sc. Agriculture Engineering Abbottabad 18/12/1967 24/11/2004 Water Management Officer (BS-17) old District 17/12/20 31 Mr. Ghulam Bilal B.Sc. Agriculture Engineering D.I.Khan 5/1/1974 24/11/2004 Water Management Officer (BS-17) old Distric 4/1/203 32 Mr. Ghulam Bilal B.Sc. Agriculture Engineering FR Bannu 6/4/1965 24/11/2004 Water Management Officer (BS-17) old Distric 4/1/203 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) old Distric 19/4/202 34 Mr. Said Muhammad B.Sc. Agriculture Engineering D.I.Khan 20/02/1975 24/11/2004 Water Management Officer (BS-17) old Distric 19/12/20 35 Muhammad Nadeem B.Sc. Agriculture Engineering D.I.Khan		.	1	2	3	4	5	6	7	8
28 Mr. Aftab Ahamad D.L. Khan 15/09/1974 24/11/2004 Officer OFWM District Tark. 30 Mr. Shahid Mehmood B.Sc. Agriculture Engineering Abbottabad 18/12/1967 24/11/2004 Water Management Officer (BS-17) o'o Distr. 17/12/20 31 Mr. Shahid Mehmood B.Sc. Agriculture Engineering D.I.Khan 5/1/1974 24/11/2004 Water Management Officer (BS-17) o'o Distr. 4/1/201 32 Mr. Qayyum Khan B.Sc. Agriculture Engineering FR Bannu 6/4/1965 24/11/2004 Water Management Officer (BS-17) o'o Distr. 4/1/2004 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o'o Distr. 9/4/200 34 Mr. Said Muhammad B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o'o Distr. 9/4/200 35 Muhammad Nadeem B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o'o Distr. 1/10/20 36 Mr. Amir Rabbani B.Sc. Agriculture Engineering D.I.Khan 10/21/97 24/11/2004 Water Management O	~	F	28	Mr. Abdullah Khan	-	Mardan	- 3/3/1968	24/11/2004		2/3/2028
30 Mr. Shahid Mehmood Ibb. R. applicating Abbottabad 18/12/1967 24/11/2064 Officer OFWM District Mansehra. 31 Mr. Ghulam Bilal B.Sc. Agriculture Engineering D.I.Khan 5/1/1974 24/11/2004 Water Management Officer OFWM District Mansehra. 4/1/203 32 Mr. Ghulam Bilal B.Sc. Agriculture Engineering FR Bannu 6/4/1965 24/11/2004 Water Management Officer (BS-17) o/o District 4/1/203 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o/o District 9/4/203 34 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering Peshawar 2/10/1970 24/11/2004 Water Management Officer (BS-17) o/o District 9/4/203 35 Muhammad B.Sc. Agriculture Engineering Peshawar 2/10/1970 24/11/2004 Water Management Officer (BS-17) o/o District 19/2/20 36 Mr. Amir Rabbani B.Sc. Agriculture Engineering D.I.Khan 20/02/1975 24/11/2004 Water Management Officer (BS-17) o/o District 19/2/20 37 Mr. Zahid Khaleeq B.Sc. Agriculture Engineering Bannu 1/5/1970 <		N.	29	Mr. Aftab Ahamad		D.I.Khan	15/09/1974	24/11/2004		14/09/2034
31 Mr. Ghulam Bilal D.I. Khan 5/1/1974 24/11/2004 Officer OFWM District Lakki Marvat. 32 Mr. Qayyum Khan B.Sc. Agriculture Engineering FR Bannu 6/4/1965 24/11/2004 Water Management Officer (BS-17) o'o Deputy Director (F)OFWM District Reshawar. 5/4/202 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o'o Disti: 9/4/202 34 Mr. Said Muhammad B.Sc. Agriculture Engineering Peshawar 2/10/1970 24/11/2004 Water Management Officer (BS-17) o'o Disti: 1/10/20 35 Muhammad Nadeem B.Sc. Agriculture Engineering D.I.Khan 20/02/1975 24/11/2004 Water Management Officer (BS-17) o'o Disti: 1/10/20 36 Mr. Amir Rabbani B.Sc. Agriculture Engineering D.I.Khan 1/1/21/967 24/11/2004 Water Management Officer (BS-17) o'o Disti: 1/1/21/20 37 Mr. Zahid Khaleeq B.Sc. Agriculture Engineering Bannu 1/5/1970 24/11/2004 Water Management Officer (BS-17) o'o Disti: 3/0/20 38 Mr. Javed Iqbal Shah Three Years Diploma of Associate Engineer D.I.Khan 1/8/1957			30	Mr. Shahid Mehmood	-	. Abbottabad	18/12/1967	24/11/2004	-	17/12/2027
32 Mr. Qayyum Khan D.S. Agriculture Engineering FR Bannu 6/4/1965 24/11/2004 Director (F)OFWM District Peshavar. 33 Mr. Rafiq Ahmad Ghuncha B.Sc. Agriculture Engineering D.I.Khan 10/4/1968 24/11/2004 Water Management Officer (BS-17) o/o Distr: 9/4/202 34 Mr. Said Muhammad B.Sc. Agriculture Engineering Peshawar 2/10/1970 24/11/2004 Water Management Officer (BS-17) o/o Distr: 1/10/20 35 Muhammad Nadeem B.Sc. Agriculture Engineering D.I.Khan 20/02/1975 24/11/2004 Water Management Officer (BS-17) o/o Distr: 1/10/20 36 Mr. Amir Rabbani B.Sc. Agriculture Engineering D.I.Khan 20/02/1975 24/11/2004 Water Management Officer (BS-17) o/o Distr: 13/12/20 37 Mr. Zahid Khaleeq B.Sc. Agriculture Engineering Abbottabad 14/12/1967 24/11/2004 Water Management Officer (BS-17) o/o Distr: 13/12/20 38 Mr. Javed Iqbal Shah Three Years Diploma of Associate Engineer D.I.Khan 1/8/1957 1/6/1981 Water Management Officer (BS-17) o/o Distr: 31/07/20 39 Mr. Tabir Qureshi Three Years Diploma of Associate Engineer D.I.Khan		×	31	Mr. Ghulam Bilal	-	D.I.Khan	5/1/1974	24/11/2004		4/1/2034
33Mr. Rafiq Ahmad GhunchaEns. regineering EngineeringD.I.Khan10/4/196824/11/2004Officer OFWM District Shangla.34Mr. Said MuhammadB.Sc. Agriculture EngineeringPeshawar2/10/197024/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Aboottabad.1/10/2035Muhammad NadeemB.Sc. Agriculture EngineeringD.I.Khan20/02/197524/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Malakand.19/2/2036Mr. Amir RabbaniB.Sc. Agriculture EngineeringAbbottabad14/12/196724/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Malakand.13/12/2037Mr. Zahid KhaleeqB.Sc. Agriculture EngineeringBannu1/5/197024/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohstan.30/4/2038Mr. Javed Iqbal ShahThree Years Diploma of Associate EngineerD.I.Khan1/8/19571/6/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Charsadda.31/07/2039Mr. Tabiz QureshiThree Years Diploma of Associate EngineerD.I.Khan7/9/195921/11/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Chaistan.40Mr. Tahir QureshiThree Years Diploma of Associate EngineerD.I.Khan20/04/196023/11/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Chaistan.41Mr. Sohail Baza ShabThree Years Diploma of Associate EngineerD.I.Khan20/04/	•. . • • · .		32	Mr. Qayyum Khan		FR Bannu	6/4/1965	24/11/2004		5/4/2025
34Mr. Said MuhammadDisc. Agriculture EngineeringPeshawar2/10/197024/11/2004Officer OFWM District Abbottabad.35Muhammad NadeemB.Sc. Agriculture EngineeringD.I.Khan20/02/197524/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Malakand.19/2/2036Mr. Amir RabbaniB.Sc. Agriculture EngineeringAbbottabad14/12/196724/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan.13/12/2037Mr. Zahid KhaleeqB.Sc. Agriculture EngineeringBannu Engineering1/5/197024/11/2004Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan.30/4/2038Mr. Javed Iqbal ShahThree Years Diploma of Associate EngineerD.I.Khan1/8/19571/6/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Dir Lower.31/07/2039Mr. Tabbasum NawazThree Years Diploma of Associate EngineerD.I.Khan7/9/195921/11/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan.6/9/20140Mr. Tahir QureshiThree Years Diploma of Associate EngineerD.I.Khan20/04/196023/11/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan.19/4/2041Mr. Sobail Raza ShahThree Years Diploma of Associate EngineerD.I.Khan4/7/196023/11/1981Water Management Officer (BS-17) o/o Distt: Officer OFWM District Batagram.3/7/202		بر	33	Mr. Rafiq Ahmad Ghuncha		D.I.Khan	10/4/1968	24/11/2004		9/4/2028
35 Muhammad Nadeem D.I.K. Agiteutter Engineering D.I.Khan 20/02/1975 24/11/2004 Officer OFWM District Malakand. 36 Mr. Amir Rabbani B.Sc. Agriculture Engineering Abbottabad 14/12/1967 24/11/2004 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan. 13/12/20 37 Mr. Zahid Khaleeq B.Sc. Agriculture Engineering Bannu 1/5/1970 24/11/2004 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Charsadda. 30/4/20 38 Mr. Javed Iqbal Shah Three Years Diploma of Associate Engineer D.I.Khan 1/8/1957 1/6/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Dir Lower. 31/07/20 39 Mr. Tabbasum Nawaz Three Years Diploma of Associate Engineer D.I.Khan 7/9/1959 21/11/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan. 6/9/201 40 Mr. Tahir Qureshi Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Kohistan. 19/4/20 41 Mr. Sobail Baza Shab Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17)		· .	34	Mr. Said Muhammad		Peshawar	2/10/1970	24/11/2004		1/10/2030
×36Mr. Amir RabbaniD.O. Agriculture EngineeringAbbottabad14/12/196724/11/2004Matter Management Officer (BS-17) o/o Distr. Officer OF WM District Konistan.37Mr. Zahid KhaleeqB.Sc. Agriculture EngineeringBannu1/5/197024/11/2004Water Management Officer (BS-17) o/o Distr. Officer OF WM District Charsadda.30/4/2038Mr. Javed Iqbal ShahThree Years Diploma of Associate EngineerD.I.Khan1/8/19571/6/1981Water Management Officer (BS-17) o/o Distr. Officer OF WM District Dir Lower.31/07/2039Mr. Tabbasum NawazThree Years Diploma of Associate EngineerD.I.Khan7/9/195921/11/1981Water Management Officer (BS-17) o/o Distr. Officer OF WM District Konistan.6/9/20140Mr. Tahir QureshiThree Years Diploma of Associate EngineerD.I.Khan20/04/196023/11/1981Water Management Officer (BS-17) o/o Distr. Officer OF WM District Konistan.19/4/20. Officer OF WM District Konistan.41Mr. Sobail Baza ShahThree Years Diploma of Associate EngineerD.I.Khan4/7/196023/11/1981Water Management Officer (BS-17) o/o Distr. Officer OF WM District Batagram.3/7/202	•	··· [35	Muhammad Nadeem	_	D.I.Khan	20/02/1975	24/11/2004		19/2/2035
37 Mr. Zahid Khaleeq D.S.: Argreening Bannu 1/5/1970 24/11/2004 Officer OFWM District Charsadda. 38 Mr. Javed Iqbal Shah Three Years Diploma of Associate Engineer D.I.Khan 1/8/1957 1/6/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Dir Lower. 31/07/20 39 Mr. Tabbasum Nawaz Three Years Diploma of Associate Engineer D.I.Khan 7/9/1959 21/11/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Konistan. 6/9/201 40 Mr. Tahir Qureshi Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Batagram. 19/4/20 41 Mr. Sobail Baza Shah Three Years Diploma of Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: Officer OFWM District Batagram. 3/7/202		×	36	Mr. Amir Rabbani	-	Abbottabad	14/12/1967	24/11/2004		13/12/2027
38 Mr. Javed Iqbal Shah Three Years Diploma of Associate Engineer D.I.Khan 1/8/1957 1/6/1981 Water Management Officer (DS-17) of o District 39 Mr. Tabbasum Nawaz Three Years Diploma of Associate Engineer D.I.Khan 7/9/1959 21/11/1981 Water Management Officer (BS-17) of o District 6/9/201 40 Mr. Tahir Qureshi Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) of o District 19/4/200 41 Mr. Sobail Baza Shah Three Years Diploma of Three Years Diploma of Associate Engineer D.I.Khan 4/7/1960 23/11/1981 Water Management Officer (BS-17) of o District 3/7/202	·: • ·		37	Mr. Zahid Khaleeq	-	Bannu	1/5/1970	24/11/2004		30/4/2030
39 Mr. Tabbasum Nawaz Associate Engineer D.I.Khan 7/9/1959 21/11/1981 Officer OFWM-District Konistan. 40 Mr. Tahir Qureshi Three Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: 19/4/20. 41 Mr. Sobail Baza Shah Three Years Diploma of Associate Engineer D.I.Khan 4/7/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: 3/7/202			38	Mr. Javed Iqbal Shah		D.I.Khan	1/8/1957	1/6/1981		31/07/2017
40 Mr. Tahir Qureshi Milee Years Diploma of Associate Engineer D.I.Khan 20/04/1960 23/11/1981 Water Management Officer (BS-17) o/o District 41 Mr. Sobail Raza Shah Three Years Diploma of Three Years Diploma of D.I.Khan D.I.Khan 4/7/1960 23/11/1981 Water Management Officer (BS-17) o/o Distt: 3/7/202	· · ·		39	Mr. Tabbasum Nawaz	•	D.I.Khan	7/9/1959	21/11/1981		6/9/2019
41 Mr. Sobail Raza Shah	· · · · ·		40	Mr. Tahir Qureshi		D.I.Khan	20/04/1960	23/11/1981	-	19/4/2020
			41	Mr. Sohail Raza Shah	Three Years Diploma of	D.I.Khan	4/7/1960	23/11/1981		3/7/2020
	· · · · ·					· · · · · · · · · · · · · · · · · · ·	······································			
	•			•	· .			-		• •

OFFICE OF THE DISTRICT OFFICER ON-FARM WATER MANAGEMENT BANNU.

No. 37/ /DOWM Bannu Dated 28 /or/ /2013

The Director General, On-Farm Water Management, Khyber PakhtunKhwa, Peshawar.

Subject: SENIORITY LIST OF OFFICERS OF OFWM DEPARTMENT AS STOOD ON 30-11-2012.

Śir,

То

Reference your letter No.5324-97/DG/OFWM, dated 26-12-2012.

I invite your kind attention to the following discrepancies in the seniority list of BPS-17.

I may be placed senior to the officer from S.No.1 to 21 because they are not regular employees of the department while my services was regularized as a water Management Officer in On-Form Water Management Department by competent authority with effect from 24-11-2004 through a notification No.SOE(AD)17-131/2009 dated 7-6-2011 in the light of a judgment of Honorable Supreme Court of Pakistan.

Therefore it is requested that the said list may please be corrected and I may be placed at S.No.3 in the seniority list of BPS-17.

(Farmanullah Khan) District Officer, OFWM, Bannu

POWER OF ATTORNEY	-
IN THE Klyber Pakhtunkhunan Service Tribanal	Perhamon
In Re S. Appeal no of 20 13	, ,
E Farmanullat Man	[Plaintiff _ [Appellant
• Versus	[Petitioner [Complainant
Mi-Directo General Zand other	[Decree Holder
	Respondent Accused
the hoo all farmaraillall &	[Judgment Debtor Sarelar Stanball Han

above named hereby appoint Mr. Imtiaz Ali, Advocate in the above mentioned case, to do all or any of the following acts, deeds and things.

- To appear, act, and plead for me/us in the above mentioned case in this Court/Tribunal or any 1. other court/tribunal in which the same may be tried or heard, and any other proceedings arising out of or connected therewith.
- 2. To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits, and applications for compromise or withdrawal, or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said case at all its stages.
- To receive payment of, and issue receipts for, all money that may be or become due and payable 3. to us during the course or on the conclusion of the proceedings.

To do all other acts and things which may be deemed necessary or advisable during the course of the proceedings.

AND HEREBY AGREE:

- to ratify whatever the said Advocate may do in the proceedings. a.
- not to hold the Advocate responsible if the said case be proceeded ex-parte or dismissed in b. default in consequence of their absence from the Court/Tribunal when it is called for hearing.
- that the Advocate shall be entitled to withdraw from the prosecution of the said case if the c. whole or any part of the agreed fees remains unpaid.

In witness whereof I/We have signed this Power of Attorney/ Vakalatnama hereunder, the contents of which have been read/explained to me/us and fully understood by me/us this 20 th

____ day of

2013 equaran.

Signature of executant/s

tropher

Accepted subject to the term regarding payment of fee. Mr. Imtiaz Ali Advocate High Court, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

IN RE:

Service Appeal No.

/ of 2013

Farman Ullah

VERSUS

DG On Farm Water Management and others...

Respondents

Appellant

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Ser	Description of documents	Annexures	Pages
1.	Body of Application		1-2
2.	Affidavit	·	3
3.	Copy of the judgment of the august	'R/1'	
	Supreme Court of Pakistan dated 13.6.2013		
4.	Vakalat Nama (on original file)	· ·	

Applicant/respondent No.23

Through:

Mian Muhibullah Kakakhel Senior Advocate, Supreme Court of Pakistan

Muhammad Farooq Afridi Advocate High Court,

Kakakhel Law Associates (Advocates & Legal Consultants) 36-C, 2nd Floor Cantonment Plaza, Saddar Road, Peshawar Cantt Cell # 0333-9167424

Dated: 12.12.2013

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

IN RE: Service Appeal No.

981 / of 2013

04

Appellant

Respondents

Farman Ullah

VERSUS

DG On Farm Water Management and others...

APPLICATION ON BEHALF OF RESPONDENT NO. 23 FOR THE DISMISSAL OF SERVICE APPEAL ON THE GROUND OF NON MAINTAINABILITY.

Respectfully Sheweth:

- 1. That the above mentioned Service Appeal is fixed for 12.12.2013 for arguments on Interim Relief. It is respectfully submitted that the appeal is not maintainable and is liable to be dismissed in limine on the following grounds:
 - a. That the appellant has challenged the draft/tentative seniority list... This Honourable Tribunal can only take cognizance of an appeal under Section 4 of Khyber Pakhtunkhwa Service Tribunal Act, 1974 against a final order of the department in respect of the terms and conditions of service of a Civil Servant. The tentative/draft seniority list cannot be challenged by the appellant being only tentative in nature and not final. Moreover t here is no impugned order in the case.

b. The service appeal is also not maintainable as the appeal is hit by Provisions of Section 4-B(i) of the Act ibid as the fitness or otherwise if a person to be appointed to or to hold a particular post or to be promoted to a higher post or grade has specifically been excluded from the jurisdiction of this Honourable Tribunal.

c. The service appeal is frivolous and vexatious as the appellant is a chronic litigant who dragged all the respondents and some others including the government departments into litigation upto the Supreme Court of Pakistan. (Copy of the judgment of the august Supreme Court of Pakistan dated 13.6.2013 is attached as annexure R/1).

2. That continuation of the service appeal before this Honourable Tribunal amounts to an abuse of the process of law and Court by the appellant besides being a source of torture for the applicant.

 That it will be in the interest of justice to dismiss the service appeal at this stage being not maintainable in view of the bar contained in Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974.

It is, therefore, respectfully prayed that on acceptance of this application service appeal filed by the appellant may be dismissed with costs being not maintainable.

Any other order deemed appropriate in the circumstances of the case may also be passed. The applicant/respondent No.23 may be allowed to put forward any other arguments/document at the time of hearing of this application.

Through:

Applicant/Respondent No.23

Mian Muhibullah Kakakhe Senior Advocate Supreme court of Pakistan And

Muhammad Farooq Afridi Advocate, Peshawar.

Dated: \2.12.2013

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

IN RE: Service Appeal No.

9 &1 / of 2013

Farman Ullah

VERSUS

DG On Farm Water Management and others...

Respondents

Deponent

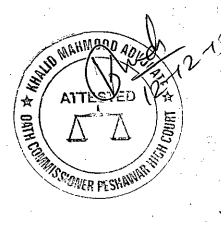
Appellant

<u>AFFIDAVIT</u>

I, Mansoor Nasir, Water Management Officer District Government Nowshera, do hereby solemnly affirm and declare that the contents of this Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

IDENTIFIED BY: Lun v

Mian Muhibullah Kakakhel Advocate, Peshawar.



VAKALATNAMA

KP K Service Tribund IN THE PESHAWAR HIGH-COURT, PESHAWAR

Criminal/ Civil /Appeal/Writ Petition No. /20 Appellant(s) Petitioner(s)

VERSUS Water Man _Respondent(s)

est order t

the Appellant(s) Petitioner(s) Respondent(s) in the above Suit/Appeal/Petition/ Reference do hereby appoint and retain <u>Mian Muhibullah Kakakhel Sr. Advocate, Supreme Court of Pakistan</u>, to act and appear for me/us in the above Suit/Appeal/ Writ Petition/Reference and on my/our behalf to conduct and prosecute (or defend) the same and all proceedings that may be taken in respect of any application connected with the same or any decree or order passed therein and Applications for REVIEW to file and obtain return of documents, and to deposit and receive money on my/our behalf in the said Suit/Appeal/Writ Petition/Reference and in Application for Revenue, and to represent me/us and to take all necessary steps on my/our behalf in the above matter. I/we agree to ratify all acts done by the aforesaid Advocate in pursuance of this Authority.

Dated this the <u>12</u> day of <u>Occarf2013</u>

Appellant (s)/petitioner(s)/Respondent(s)/Caveator

Accepted

Mian Muhibullah Kakakhel

Senior Advocate

Supreme Court of Pakistan

Muhammed rili

Kakakhel Law Associates (Advocates & Legal Consultants) 36-C, 2nd Floor, Cantonment Plaza, Saddar Road, Peshawar Cantt, Khyber Pakhtunkhwa, Peshawar.

Ph: 091-5250412, Cell: 0333-9167424 Email: info@kakakhellaw.com

WAKALAT NAMA (POWER OF ATTORNEY)

Frankullah the Service Trabunal KA.K.

(Petitioner) Farmanullala. (Plaintiff)

(Applicant) (Complainant) (Decree Holder)

VERSUS

Anector general general (Respondence) (Respondent)

(Defendant) (Accused) (Judgment Debtor)

I/We Maha ad Ishacy Respondent No 4 cal No AZIASOFZ In the above noted

In the above noted Mpcal No q2/2013, do hereby appoint and Constitute Qazi Zaki Ud Din Advocate Supreme Court of Pakistan Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel at my/our matter.

Attested & Accepted.

(Subject to payment of professional fee)

i.O.h

Qazi Žaki Ud Din Advocate Supreme Court of Pakistan Peshawar Cell # 0333-9118717

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re:

Service Appeal No. / 2014.

Farmanullah Khan,

Water Management Officer (B-17), Office of Deputy Director (F), On Farm Water Management District Mardan..... <u>APPELLANT</u>

Versus

Director General,

On Farm Water Management Khyber Pakhtunkhwa, Peshawar & Others. <u>RESPONDENTS</u>

REPLY ON BEHALF OF APPELLANT

Respectfully Sheweth:

 Denied to the extent that the above noted appeal has already been admitted in limine for regular hearing. Notices have been issued to respondents and the instant appeal is required to be decided on merit on the following grounds: -

<u>GROUNDS</u>

a. **THAT** the appellant are admittedly senior to the private respondent being regular since 24.11.2004, while respondents are still serving on adhoc / contract basis. Respondent Government is bent upon on making promotion of the respondents on the basis of impugned seniority list treating it a final seniority list. Respondent Government has not so far submitted is reply in the Service Tribunal to the allegation of the appellant with regard to the promotion of the respondents on the basis of impugned seniority list. Government is required to clarify the allegation

- Denied. The appeal filed by the appellant is for correction of the impugned seniority list. The appellant being regular employee of the Department is senior to the private respondents. The appellant has challenged the impugned seniority list, wherein, he has been shown junior to the private respondents. The appeal is quit maintainable.
- c. Denied. The appellant had approached the Hon'ble Court for redressal of his grievance in the Writ Petition, which was allowed and the Government of Khyber Pakhtunkhwa appeal against the judgment of Hon'ble Court was dismissed. Judgment of the Apex Court is already enclosed and marked as "A" with the memo of appeal.
- d. Denied. The appeal of the appellant is maintainable and has righty been admitted for regular hearing.

In view the above it is prayed that the application under reply being frivolous and based on malafide may be dismissed.

The appellant also relies on the additional grounds at the time of arguments.

Appellant

through

thegali

Dated: 18.02.2014

Imtiaz Ali, Advocate Supreme Court of Pakistan.

b.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re:

Service Appeal No. / 2014.

Farmanullah Khan,

On Farm Water Management District Mardan..... APPELLANT

Versus

Director General.

On Farm Water Management

Khyber Pakhtunkhwa, Peshawar & Others. RESPONDENTS

AFFIDAVIT of Mr.Farmanullah Khan, Water Management Officer (B-17), Office of Deputy Director (F), On-Farm Water Management District Mardan.

I, Farmanullah Khan, Water Management Officer (B-17), Office of Deputy Director (F), On-Farm Water Management District Mardan do hereby solemnly declare and state: -

- 1. That the accompanying reply has been drafted under the instructions of the appellant imparted through me.
- That I am personally conversant with the facts and circumstances of the 2. case as contained therein.
- That the facts and circumstances mentioned in the accompanying reply 3. are true and correct to the best of my knowledge and belief.

VERIFICATION:

The contents of the above affidavit are true and correct to the best of my knowledge and belief.

Deponent

Deponent

Verified on Oath at Peshawar this day of February, 2014.

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A OATH CHIMINS STOTIER PESKIN

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Identified by:

Advocate.

SERVICE TRIBUNAL, PESHAWAR 'UNKHWA REFORE BER

Appeal No. 9,21/2013

Mr. Farmanullah WMO

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APPELLANT

RESPONDENTS

VERSUS

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

Secretary to Govt. of Khyber Pakhtunkhwa Agriculture, Livestock & Cooperative Deptt: Peshawar

S.No.	Particulars	Annexure	Pages
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3	Notification dated 07-06-2011	A	7-8
4	Decision of Hon'ble Supreme Court of Pakistan dated 13-06-2013	В	9-14
5	Appeal dated 04-02-2013	С	15
6	Draft Seniority List issued by DG OFWM No. 5324-97 dated 26-12-2012	D	16,00
7	Final Seniority list notified by the Competent Authority dated 16-08-2013	E	17332

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In the matter of Service Appeal No. $\underline{\mathcal{G2}}$	//2013 of Farmanullah Khan Water Management
Officer (BS-17)	Appellant

VERSUS

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

WRITTEN PARA WISE COMMENTS ON BEHALF OF RESPONDENT NO. 01& 02

Respectfully Shewith:-

Preliminary Objections

- 1. That the Appellant has no cause of action.
- 2. That the Appellant has no locus standi.
- 3. That the Appeal is premature.
- 4. That due to concealment of material facts and misstatement the appeal is liable to be dismissed.
- 5. That Appeal is time bared.

COMMENTS

1. Correct to the extent that the respondents advertised certain post of Water Management Officers (BS-17) for recruitment against the project posts in the project titled "National Program for Improvement of Watercourses (Khyber Pakhtunkhwa Component)" and the appellant along with his other colleagues were recruited as per terms and conditions specified for the project posts, their appointment was subject to yearly extension on the basis of their performance.

Moreover, as per Para-2 (I) of their appointment order "this does not constitute inter se seniority and the appointees shall not be entitled to seniority as against any other Government servant". The appellant along with others have also signed agreement with the department on **Judicial Stamp Paper** with clear cut terms and conditions. The appellant was allowed the entire project benefit i.e. fixed pay package as per project policy of the provincial government therefore, they have no right to claim seniority at the top of seniority list.

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- In correct, the respondents were never appointed on the same terms and conditions rather, respondent No. 3 to 22 were appointed upon the recommendations of Provincial Public Service Commission (PSC) in different years. Later on, in 2006 a summary was moved for creation of 302 Nos new posts/vacancies (BS-1 to 19) under current budget wherein it was proposed that eligible and experienced employees of the department having 10 to 30 years service will be adjusted against the newly created posts and was approved accordingly. In Light of Para-6 of the approved summary, the staff was adjusted against the newly crated pots on regular basis. It is pertinent to mention her that the adjusted staff was part of the seniority list with more than 10 years continues service with the department. However, respondent No. 23 was adjusted in the department upon the approval of the competent authority of the provincial government.
- 3. The appellant has mentioned 275 Nos new posts which is incorrect. The fact is that total 302 Nos posts were created in OFWM Department through a summary as mentioned in Para-2 above. The eligible and experienced employees of the of the department having 10 to 30 years service were adjusted against newly created posts in light of the approved summary. The adjusted staff was part of the seniority list with more than 10 years continues service with the department. On the other hand, the appellants were project employees engaged for a specific project and fix time period. Therefore, the appellants do not meet the criteria set in the summary approved by the Chief Minster for the province.

4. Pertains to record.

5. Correct to the extent that the services of appellant along with 15 other were regularized vide notification No. SOE(AD)17-131/2009 dated 07.06.2011 (Flag-A). Meanwhile, some of the colleagues of the appellant challenged the above noted notification in Hon'ble Peshawar High Court Peshawar. The Hon'ble Court while deciding the case direct the respondents to reconsider and look the matter in light of the judgment of the court and the rules on the subject including the actual length of service of the employees including the petitioners and other factors permissible under the law. The department has filed appeal against the said order of PHC which is now under trail in Hon'ble Supreme Court of Pakistan in Civil Appeal No. 135-P/2013 out of CP No. 572-P/2011 wherein leave has been granted and the case is subjudice and lying before the larger bench of final decision (Flag-B).

6. Pertains to record.

7. As explained in Para-5 above.

8. Pertains to record.

- 9. In correct, they were never contract employees as mentioned in Para-2 above. Some of the respondents (No. 4 -7,10,11,13,15 & 17-22) working against the developmental posts were adjusted against current budget posts after approval of the competent authority in light of the approved summary whereas, the respondents No. 3&9 were on long leave while No. 8,12,14 &16 were already working against the current budget posts and No. 23 was working as Planning Officer in District Govt. Nowshera.
- In correct to the extent that the appeal dated 04.02.2013 (Flag-C) refers to the draft seniority list issued by Directorate General OFWM vide No. 5324-97/DG/OFWM dated 26.12.2012 (Flag-D) whereas in the final seniority list notified by the competent authority vide No. SOE(AD)II(2) 391/2012 dated 16.08.2013 (Flag-E) doesn't contain

name of the appellant due to the reason that their regularization as well as inter-service seniority with his other colleagues is subjdice and under trail in Hon'ble Supreme Court of Pakistan. The draft seniority list was circulated by the department seeking response of the officers within a week time, but the appellant response/appeal was received on 04.02.2013 (**Flag-C**), which is already time bared.

<u>، ، ،</u>

- 11. Incorrect, as already mentioned above that they are having their seniority in the department since their appointment and notified by each year by the competent forum. Moreover they have already been promoted to the posts of Assistant Director (BS-17 Supervisory) on regular basis, in contrast, the appellant along with his colleagues do not have nay seniority with the department as they were purely project employees appointed in 2004 under NPIWCs for a specific period and terms conditions.
- 12. As the regularization of appellant is questioned by the very bench and placed before the larger bench of Supreme Court of Pakistan for final decision where leave has been granted therefore, the appeal may kindly be rejected.

GROUNDS

1ª X

A. In correct.

- B. In correct.
- C. In correct. The posts created in 2007 were meant for OFWM staff having 10 to 30 years continuous service whereas the appellant was purely a project employee having 03 years service in a specific project with break period. Moreover, being a project employee, the appellant was never part of any seniority lists issued/notified by the competent authority since his appointment whereas, the others were part of the seniority lists previously notified since their appointment in the department. It is astonishing to note that, non of the staff including the appellant has never challenged the seniority lists issued in the past before the department or any court of law.
- D. In correct, the respondents (3-23) were part of the seniority list since

their appointment in the department.

The appeal of the appellant is unjustified and without any lawful authority due to the reasons that:

- I Their seniority is subjudice.
- II Summary approved by the Chief Executive was not meant for staff appointed for NPIWCs project as they were appointed for a specific project for a specific time period. Rather, the summary was approved to adjust the OFWM staff having 10 to 30 years continuous service.

It is therefore, prayed that the appeal may kindly be dismissed.

Secretary

Govt. of Khyber Pakhtunkhwa Agriculture, Livestock & Coop: Deptt: Peshawar (Respondent No. 2)

Director General On Farm Water Management Khyber Pakhtunkhwa Peshawar (Respondent No. 1)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 991 /2013

Mr. Farmanullah Khan WMO

VERSUS

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

Secretary to Govt. of Khyber Pakhtunkhwa Agriculture, Livestock & Cooperative Deptt: Peshawar

AFFIDAVIT

I Director General On farm Water Management, Khyber Pakhtunkhwa, Peshawar do hereby solemnly declare and affirm that the respondents have not suppressed the facts and actual position of the case from this Tribunal. The contents of the comments are true and correct according to my knowledge, belief and nothing has been concealed from this Tribunal.

Director General,

On Farm Water Management, Khyber Pakhtunkhwa, Peshawar

APPELLANT

RESPONDENTS

16)

GOVERNMENT OF KHYBER PAKHTUNKHWA

Dated Peshawar, the 7/6/2011

NOTIFICATION.

<u>NO. SOE (AD) 17-131/2009.-</u> In pursuance to the judgement of the Hon' able Supreme Court of Pakistan in civil appeals No. 834 to 837 of 2010, the Competent authority is pleased to regularize the services of the following Water Management Officers (BS-17) appointed on contract basis in the project "National Program for Improvement of Watercourses in Pakistan (Khyber Pakhtunkhwa Component) as provided under section-19 sub-section (2) of the NWFP Employees (Regularization of Services) Act, 2005 with effect from 24-11-2004:-

SI. No.	Name of Officer
1.	Mr. Wajid Ali
2.	Mr. Atta-ul-Haq
3.	Mr. Farmanullah
4.	Mr. Mujeeb-ur-Rehman
5.	Mr. Wakeel Khan
6.	Mr.Muhammad Shahid Nawaz
7.	Mr. Abdullah Khan
8.	Mr. Aftab Ahmad Khan
9.	Mr. Shahid Mehmood
10.	Mr. Ghulam Bilal
11.	Mr. Qayyum Khan
12.	Mr. Rafiq Ahmad Ghuncha
, 13.	Mr. Said Muhammad
14.	Mr. Muhammad Nadeem
15.	Mr. Amir Rabbani
16.	Mr. Zahid Khaliq

Terms & Conditions of their regularization in service are as under:-

Their services will be considered regular but without pensionary or Gratuity benefits in term of Section-19 of the NWFP Civil Servant Act, 1973 as amended vide NWFP Civil Servants (Amendment) Act, 2005. They will however be entitled to contribute to Contributory Provident Fund in such a manner and at such rates as prescribed by the Government.

Their services will be liable for termination on one month's notice from eitner side. In case of resignation without notice, two month's pay/allowances shall be refunded to Government.

They will be governed under such rules and regulations as may be issued from time to time by the Government.

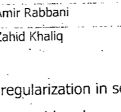
In case of misconduct, they will be proceeded against the NWFP Removal from Service (Special Powers) Ordinance, 2000 and the Rules framed there under from time to time.

Charge report should be submitted by the officers concerned.

ii. iii.

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Their posting orders will be issued subsequently after approval of the 9 vi. competent authority. 45

SECRETARY AGRICULTURE.

Endst. of even No. & Date.

Copy forwarded for information and necessary action to:-

- The Registrar, Hon' able Peshawar High Court, Peshawar. 1.
- The Director General, On-Farm Water Management, Khyber Pakhtunkhwa, 2. Peshawar. 3.
- The Accountant General, Khyber Pakhtunkhwa, Peshawar. 4.
- The Director General, (National Program) Water Management, Khyber Pakhtunkhwa, Peshawar. 5.
- The Manager/Government Printing Press, Peshawar. 6.
- All the District Officers / Deputy Directors, On-Farm Water Management, in Khyber Pakhtunkhwa. 7.
 - All the District Accounts Officers, in Khyber Pakhtunkhwa.
- Officers concerned. 8.

(SAKHI-UR-REHMAN) SECTION OFFICER-ESTT:

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

AND

MR. JUSTICE NASIR-UL-MULK MR. JUSTICE SARMAD JALAL OSMANY MR. JUSTICE IQBAL HAMEEDUR RAHMAN.

lamet-D

CIVIL PETITION NO. 302-P OF 2011 (on appeal from the judgment of the Peshawar High Court, Peshawar dated 24.03.2011 passed in Review Petition No. 103 of 2011 in W.P. No. 59 of 2009)

AND

C.M.A. NO. 17-P OF 2012 AND CIVIL PETITION NO. 572-P OF 2011 (on appeal from the judgment of the Peshawar High Court. Peshawar dated 22.09.2011 in W.P. No. 2170 of 2011)

AND C.M.A. NO. 267-P OF 2013

CIVIL PETITION NO. 221-P OF 2012 (on appeal from the judgment of the Peshawar High Court: Peshawar dated 07:03.2012 in W.P.

No.1897 of 2011) AND.

C.M.A. NO. 264-P OF 2013 AND

CIVIL PETITION NO. 222-P OF 2012 (or appeal from the judgment of the Peshawar High Court, Abbottabad Bench dated 13.03.2012 in W.P. No. 200-A of 2012).

Government of KPK through Secretary Agriculture & others

...Petitioners/Applicants.

VERS (in CP 302-P/11) Adnanúllah (in CP 572-P/12) Amir Hussain & others (in CP 221-P/12) Muhammad Younas and others Atta Ullah Khan & others (in CP 222-P/12) ...Respondents.

Mr. Zahid Yousaf, Addl. AG. KPK. For the Petitioners: a/w Sahibzada Alamgir, Director:

For the Respondents: (in CP 302-P/11 and CP 221-P/12) Mr: Intiaz Ali, ASC.

jupreme Courses Validstallin CP 572-P/11) (in CP 222-P/12) decharten.

Mr. Wascem-ud-Din Khattak; ASC. Mr. Ejaz Anwar, ASC.

(CMA 267-P of 2013) Nerno

CPs 302-P, 572-P/11 & CPs 221-P & 222-P/12

Date of Hearing:

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13.06.2013

<u>ORDER</u>

NASIR-UL-MULK, J.— These petitions for leave to appeal were heard on a number of dates. In order to appreciate the points involved in them, background facts need to be stated in some details with reference to previous litigation on the same subject.

The controversy relates to regularization of employees of the "N.W.F.P. On-Farm Water Management Projects/National Programme for improvement of Watercourses in Pakistan (NWFP Component)". For the sake of facility the employees are divided into two groups, the "project employees" and the "regular employees". It may however be clarified that the status of the latter as to whether they were regular or project employees is disputed by the other group and is subject to determination. All these employees were appointed on different dates: between the years 1980 to 2006. In order to regularize some of them, a Summary was prepared for the then Chief Minister, N.W.F.P. (now KPK) for the creation of 302 new posts against which the employees in the 'Development Projects', numbering more than 500 who have served for 10 to 30 years, would be appointed stage wise in three years. The Summary was approved on 21.12.2006. In order to give effect to it notifications were issued by the Finance Department for the creation of the posts.

3. During the course of hearing, we were informed that against the newly created posts, 254 of the *"regular employees"* were appointed. A number of *"project employees"* filed Writ Petition No. 1645 of 2007 in the Peshawar High Court, praying for appointment against such newly created posts. Their Writ Petition was allowed on 22.12.2008, the Court directing, on the concessional statement made by the then Additional Advocate General KPK, to *"adjust/regularize the petitioners in due course* CPs 302-P.572-P/11& CPs 221-P & 222-P/12

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on the vacant posts or posts whenever falling vacant in future but in order of seniority/eligibility". Against the said judgment and other similar orders passed by the High Court, Review Petitions were filed by the Provincial Government. The same were dismissed on 01.12.2009. The Government by leave of the Court filed Civil Appeal Nos. 834 to 837 of 2010 titled Government of NWFP through Secretary Agriculture Livestock <u> & Cooperative Department etc.</u> v. <u>Abdullah Khan etc.</u> which were dismissed on 01.03.2011 on the ground that the services of the respondents before it stood regularized under the North-West Frontier Provides Employees (Regularization of Services) Act, 2009 (hereinafter referred as to the Act of 2009), as there was nothing on the record produced either before the High Court or this Court that the said respondents were appointed on 'project posts'.

(1))

Later 16 Writ Petitions by a large number of "project" employees" were filed which were decided by a common judgment delivered in Writ Petition No. 360 of 2009. The petitions were allowed on the basis of the N.W.F.P. Civil Servants (Amendment). Act, 2005. (hereinalter referred as to the Act of 2005) and the Act of 2009, which provided for regularization of ad-hoc and contractual employees. This judgment was assailed before this Court. With reference to the aforestated statutes, petitions for leave to appeals were dismissed through a common judgment delivered in Civil Petition Nos. 562-P to 571-P etc. of 2012 Government of KPK Agriculture Livestock & Cooperative Department etc. v. Amir Hussain and others on 22.03.2012 and the judgment of the

High Court was maintained. The judgment of the High Court in Writ Petition No. 1645 of 2007 dated 22.12.2008 as maintained by this Court in Civil Appeal Nos. puri of Pakising 34 to 837 of 2010 dated 01.03.2011 was again followed by the High Court in Writ Petition No. 733 of 2011 decided on 08.12.2011. The High Perhawar

CPs 302-0,572-P/11 & CPs 221-0 & 222-P/12

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Court in similar case again granted relief in Writ Petition No. 1897 of 2011 decided on 07.03.2012. The present petition for leave to appeal arises from Writ Petition No. 59 of 2009, where direction was given on the concession of the Additional Advocate General KPK on 21.01.2007 to adjust the petitioners. This decision was based on a similar direction given in Writ Petition No. 357 of 2008. The Government of KPK had filed Review Petition No. 103 of 2011 against the judgment of 21.01.2009 passed in Writ Petition No. 59 of 2009. The same was dismissed on 24.03.2011. The said judgment now impugned in C.P. No. 302 of 2011. The same or similar questions are involved in the other connected petitions.

12

During the course of hearing of the present matters, it came to light that the total numbers of employees serving in National-Programme for Improvement of Watercourses in Pakistan (NWFP Component) were 755. Against 302 newly created posts 254 of the "regular employees" have been appointed. Out of the balance of 48 posts, 10 were reserved for promotion quota, whereas the remaining 38 project employees were appointed pursuant to the judgments and orders passed by the High Court and this Court. However these were insufficient to adjust the many project employees granted relief by the Courts. Thus additional 155 employees had to be adjusted in Surplus Pool due to nonavailability of posts. Upon our query, we were provided with a list of 31 Writ Petitions now pending before the Peshawar High Court, whereby the "Project Employees" have prayed for regularization of their services. & lotal number of the petitioners in these petitions are 264. If such Writ Petitions are also allowed on the touchstone of the judgments already delivered, the total number of employees to be appointed would add up to 673 against the newly created 302 posts. It seems that the said figures were not brought to the notice of the Courts when afore-stated

CPs 302-P.572-P/11 & CPs 221-P & 222-P/12

judgments were delivered. The appointment letters of the "project employces" showed that they were appointed on contract basis for the Projects. As regards "regular employees", though they were appointed after selection through Public Service Commission but their letters of appointment also make reference to the Projects.

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7. It may be stated that Section 3 read with clause (I) of Sub-Section (1) of Section 2 of the Act of 2009 provides for regularization of those employed on contract or ad-hoc basis on "posts under the Government or in connection with the affairs of the Government to be filled in on the recommendations of the N.W.F.P. Public Service Commission." From the judgments of this Court both in Civil Appeals No. 834 to 837 of 2010 (ibid) and Civil Petition Nos. 562-P to 571-P etc. of 2012 (ibid) it appears that it was not brought to the notice of the Court that the respondents were "project employee". In view of the circumstances that now emerges, the judgments delivered by the High Court as well as this Court need to be re-examined or revisited. Leave to appeal in all these cases is granted, *inter alia*, to consider whether:

> i.) the "project employees" as well as the "regular employees" were appointed on "project posts" or "regular posts" and in case the latter were appointed against "regular posts" would they be entitled to be appointed on the newly created posts in preference to the other group;

in the event it is found that all the employees were appointed in Projects, should the 302 posts created be filled up on the basis of seniority;

iii.) the "project employees" who were granted relief by the High Court were entitled to have their services regularized under the Act of 2009;

in case the appellants are to be restricted to the 302 newly created posts and appointed on the basis of seniority, would those who have been appointed on the orders of the Courts and are to be excluded on account of

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ii.).

Supreme Court of Pakistan, Peshawar CPs 302-P.572-P/11 & CPs 221-P & 222-P/12

> their seniority position, would their appointments be reversed.

8. As the decision on Paragraph 6(iv) might effect the appointments of such employees, notices need to be issued to them in accordance with the list to be provided by the learned Additional Advocate General. The appeals be heard on the present record, with liberty to the parties to file additional documents.

Since the judgments of this Court in Civil Appeals No. 834 to 837 of 2010 (ibid) and Civil Petition Nos. 562-P to 571-P etc. of 2012 (ibid) were delivered by three Members Benches, let the matter be placed before the Honourable Chief Justice of Pakistan for constitution of a Larger Bench.

C.M.A. NOs. 17-P of 2012 and 264-P of 2013

These applications for filing additional documents and clubbing Civil Petition No.222-P of 2012 with the above titled appeals respectively are allowed and both the applications are disposed off. C.M.A. NO. 267-P of 2013

The application for impleadment as respondents is dismissed

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PESHAWAR 13th June, 2013

Not approved for reporting.

The Director General On Farm Water Management

Khyber Pakhtunkhwa Peshawar

Through Proper Channel

SENIORITY LIST OF OFFICERS OF CN FARM WATER MANAGEMENT DEPARTMENT AS

Reference to your letter No.5324-97/DG/OFWM, dated 26/12/2012 received on 31-01-2013. It is submitted that the undersigned has observed some mistakes /discrepancies in the subjected draft seniority list.

 The name of the undersigned is placed in the seniority list on S/No. 28 among the officers of grade 17, whilst all the officers from S/No. 22 to 27 are junior to the under signed according to. their date of birth. The date of joining of the officers is the same in this category. Or if the seniority is based on merit of interview then the undersigned has more marks than S/No 25,26
 Similarty is the same in the

2. Similarly in the same category of BPS-17, officers from S/No.# to 21 are not regular employees of the department but they are placed at top in the seniority list. The services of the undersigned was regularized by the competent authority w.e.f 24-11-2004 through a notification SOE (AD) 17-131/2009 dated 07-06-2011 in compliance with the judgement of honourable Supreme Court of Pakistan (Copy attached), whereas above mentioned officers had no permanent status at the time of my date of joining.

Vior

Keeping the above reservation in view, it is requested that an impartial and sympathetic consideration is required to revise and correct the seniority list in the best interest of the department.

I'll be highly indebted to you for this consideration please.

Your's Truly,

Τo

Subject:

Memo,

hund in a

Absullah Khan

Water Management Officer

On Farm Water Management Mardan.

DIRECTORATE GENERAL ON FARM WATER MANAGEMENT KHYBER PAKHTUNKHWA, PESHAWAR

No DG/OFWM To;

dated Peshawar

the,

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- Director (HRD), On Farm Water Management, Training Center D.I.Khan
- All Deputy Directors, Water Management in Khyber Pakhtunkhwa.
- 3. All District Officers,
 - On Farm Water Management in Khyber Pakhtunkhwa.
- 4. All Assistant Directors/Water Management Officers in Khyber Pakhtunkhwa.

Subject: Memo,

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SENIORITY LIST OF OFFICERS OF ON FARM WATER MANAGEMEN DEPARTMENT AS STOOD ON 30-11-2012.

Enclosed please find herewith copy of the draft seniority list of On Farm Wate Management Department as stood on December, 2012.

Any discrepancy/omission in the seniority list may please be intimated to this office withi a week time positively for necessary correction, otherwise the same will be considered as undisputec final and will be submitted to the Admn: Department for approval.

Encl: <u>As above</u>

èctor General

On Farm Water Management Khyber Pakhtunkhwa Peshawar

No.____/DG/OFWM dated Peshawar the,____/2012 / Copy to the Section Officer (Estt:) Government of Khyber Pakhtunkhwa, Agri:, L/Stock (Coop: Depth: Peshawar with reference to his letter No. SOE(AD)II(2)391/2011 dated 11/09/2012.

> Director General On Farm Water Management Khyber Pakhtunkhwa Peshawar



GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the August 16, 2013

NO. SOE(AD)II(2) 391/2012. In pursuance of Setion-8 (1) of NWFP Civil Servant Act, 1973 read with Rule-17 of Khyber Pakhtunkhwa, Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, final seniority list of officers in BPS-18 of On Farm Water Management, Khyber Pakhtunkhwa, as stood on 31st tified/ circulated:-Dèc

ecember,	2012, is notified/ circulated:-		Date of 1st	Regulat promotion	appoir to pre	ntment/ sent post	Present appointment	Remarks
S. No.	Name of officer with academic qualifications	Date of Birth and domicile	entry in to Govt. service	Date	BS	Method of Recruitment		
		15/06/1956		27/02/2007		Promotion	District Officer, OFWM, Bannu	
1	Malak Muhammad Bakhsh M.Sc.(Hons) Agriculture	D.I.Khan	07/03/1981	18/12/2008	18	Promotion	District Officer (BS-18) OFWM District Lakki Marwat	
2	Mr. Ismail Khan M.Sc.(Hons) Agriculture	28/10/1958 Bannu	05/09/1983	18/12/2008		Promotion	Director HQ o/o DG OFWM Khyber Pakhtunkhwa Peshawar	
. 3.	Mr. Muhammad Khurshid Afridi B.Sc. Agriculture Engineering	01/05/1960 Khyber Agency	25/08/1986	18/12/2008	. 18	Promotion	Deputy Director, Field Operation O/o DG OFWM, Khyber Pakhtunkhwa	
4	Sahibzada Alamgir B.Sc. Agriculture Engineering	27/03/1959 Swabi	26/08/1986	18/12/2008		Promotion	Executive District Officer. (Agri) (BS-19) District Buner	· · · · · · · · · · · · · · · · · · ·
5	Mr. Sherzada M.Sc.(Hons) Agriculture	19/12/1960 Malakand	26/08/1986		18	Promotion	District Officer (BS-18) OFWM District Nowshera	
6	Mr. Shamshad Hussain B.Sc. Agriculture Engineering	03/05/1959 Nowshera	27/08/1986	18/12/2008			Project Director (BS-18) Water Management Training Center D.I.Khan	
7	Mr. Muhammad Azeem	02/08/1959 Peshawar	27/08/1986	18/12/2008	18	Promotion	District Officer (BS-18) OFWM District	
	, B.Sc. Agriculture Engineering Dr. Allah Bakhsh Malak	24/04/1961 D.I.Khan	27/08/1986	18/12/2008	18	Promotion	D.I.Khan	<u> </u>
· · · · · · · · · · · · · · · · · · ·	Ph:D(United Kingdom)			1			fn ml	26-3-2013

						Promotion	Executive District Officer (Agri) (BS-19) District Battagram	
	Mr. Muhammad Afzal	01/01/1963 Mansehra	27/08/1986	18/12/2008	18		Deputy Director Planning HQ OFWM, Peshawar	- .
9	B.Sc. Agriculture Engineering Mr. Behram Jan	08/08/1961 Karak	30/08/1986	18/12/2008	18	Promotion	District Officer (BS-18) OFWM Dir Lower	
10	M.Sc. Agriculture Engineering	10/04/1958	31/08/1986	18/12/2008	18	Promotion	District Officer (BS-18) OFWM District	
11	B.Sc. Agriculture Engineering	Dir 28/06/1959	31/08/1986	18/12/2008	18	Promotion	District Officer (BS-18) OFWM District	
12	Mr. Salar Khan M.Sc.(Hons) Agriculture	Mansehra 01/04/1964	31/08/1986	18/12/2008	. 18	Promotion	District Officer (BS-18) OFWM District	
13	Mr. Javed Iqbal M.Sc.(Hons) Agriculture	61/04/1955 Karak 01/01/1955	01/09/1986	18/12/2008	18	Promotion	Haupui	
14	Mr. Muhammad Suleman M.Sc.(Hons) Agriculture	Haripur	· · · · ·	18/12/2008	18	Promotion	District Officer (BS-18) OFWM District Kohat	-
15	Mr. Javed Ali	01/11/1959 Nowshera	01/09/1986	18/12/2008	18	Promotion	Deputy Director (BS-18) OFWM Mardan	-
16	Mr. Zahir Ali	06/04/1958 Mardan	07/09/1986		18	Promotion	Deputy Director (BS-18) OFWM District Swat	-
17	Mr Hag Nawaz	01/01/1959 Swat	20/09/1986	18/12/2008			District Officer (BS-18) OFWM District Chitral	-
		01/02/1954 Dir	13/11/1986	18/12/2008			District Officer (BS-18) OFWM District Dir	
18	Mr. Zia-ud-Din	02/04/1959 Malakand	25/08/1987	18/12/2008			District Officer (BS-18) OFWM District	· · · · · · · · · · · · · · · · · · ·
.19		15/10/1959 Mardan	25/08/1987	22/03/2009	18		District Officer (BS-18) OFWM District	
2	0 B.Sc. Agriculture Engineering Mr. Obaidullah	16/9/1958	09/09/1987	4/7/2012	18	Promotion	District Officer (BS-18) OFWM District	
.2	21 B.Sc.(Hons) Agriculture Mr. Muhammad Saleem Malik	Mardan 1/5/1956	20/09/1987	4/7/2012	18	3 Promotion	District Officer (BS-18) OFWM District	
2	B.Sc. Agriculture Engineering	Mansehra 1/5/1959	3/4/1989	4/7/2012	2 1	8 Promotion	Shangla	
	Mr.Mian Ghulam Hussain 23 M.Sc. (Hons) Agriculture	Mansehra			<u>_</u>			•

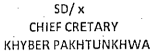
24	Mr. Jehangir Khan M.Sc. (Hons) Agriculture Engineering	2/4/1963 Charsadda	3/4/1989	4/7/2012	18	Promotion.	District Officer (BS-18) OFWM District Charsadda	
25	Mr.Nasib-ur-Rehman M.Sc.(Hons) Agriculture Water	30.5.1964 Karak	9/12/1990	4/7/2012	18	Promotion	District Officer (BS-18) OFWM District Karak	- 1
26	Management Mr. Muhammad Hayat B.Sc. (Hons) Agriculture	1/4/1967 Swabi	9/12/1990	4/7/2012	18	Promotion	District Officer (BS-18) OFWM District Swabi	

ertified that the above list is final and undisputed

Endst. No. and Date even

Copy forwarded to the:-

- 1. Secretary to Governor, Khyber Pakhtunkhwa
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.,
- 3. Director General, OFWM, Khyber Pakhtunkhwa, Peshawar
- PS to Chief Secretary, Khyber Pakhtunkhwa
 PS to Secretary Establishment, Khyber Pakhtunkhwa.
- PS to Secretary Agriculture, Livestock and Coop: Department Khyber Pakhtunkhwa.
- 7. Officers Concerned
- 8. Manager, Govt. Printing Press, Peshawar



(MUHAMMARSHERAZ)

GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Dated Peshawar, the August 21, 2013

in A

2013

NOTIFICATION

8 I

NO. SOE(AD)II(2) 391/2012. In pursuance of Setion-8 (1) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-17 of Khyber Pakhtunkhwa, Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, final seniority list of officers in BPS-17 of On Farm Water Management, Khyber Pakhtunkhwa , as stood 2012 is notified/ circulated:-- - t

on 31 st	December, 2012, is no	tined/ circulateur-			twenting	Present	Remarks
S.No	with academic	Date of Birth and domicile	Date of 1st entry into Govt. Service	Regular appo to the l	intment/promotion present post	posting	
	qualification			BPS	Methods of recruitment	8	9
1	2 Mr. Mohammad Jamil B.Sc. Agriculture	3 1/5/1957 Nowshera	4 30/04/1987	6 17	By Initial Recruitment	Assistant Director o/o DO OFWM Mansehra	The officer not promoted to the post of BS-17 Supervisory due to long leave
2	Engineering Mr. Muhammad Ishaq M.Sc. (Hons)	25/12/1964 Malakand	09/12/1990	17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Abbottabad	Promoted to BS-17 (Supervisory) on 22/2/2011
3	Agriculture Mr. Masud-ur-Rehman M.Sc.(Hons) Agriculture (Water	07/041967 Karak	20/01/1992	17	By Initial Recruitment	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Hangu	The officer not promoted to the post of BS-17 Supervisory due to long leave
4	Management) Mr. Bakhtawar Shah M.Sc. (Hons)	2/2/1963 Buner	20/01/1992	17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Buner	Promoted to BS-17 (Supervisory) on 22/2/2011
5	Agriculture Mr. Bakht Ali M.Sc.(Hons)	06/10/1967 Karak	27/11/1994	17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Kohat	Promoted to BS-17 (Supervisory) on 22/2/2011
	riculture	<u> </u>			1	8 13	$\langle \rangle$

			0 100/1000	LIIIII IUUT				
21)		M.Sc.(Hons) Agriculture	North Waziristant Agency	· · ·	Supervisory		Supervisory) Water Management Training Center D.I.Khan	BS-17 (Supervisory) on 22/2/2011
	7	Mr. Shad Muhammad M.Sc.(Hons)	10/5/1965 Battagram	27/11/1994	17	By initial recruitment	Long Leave	The officer not promoted to the post of BS-17 Supervisory due to long leave
	8	Agriculture Mr. Habib-ur-Rehman M.Sc.(Hons) Agriculture	01/12/1969 Tank	27/11/1994	BS-17 Supervisory	By Promotion	District Officer OFWM Tank (Own Pay Scale)	Promoted to BS-17 (Supervisory) on 22/2/2011
	9	Mr. Saeed-ur-Rehman M.Sc.(Hons) Agriculture	01/08/1968 Swabi	27/11/1994	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Nowshera	Promoted to BS-17 (Supervisory) on 22/2/2011
	10	Mr. Hamidullah M.Sc.(Hons) Agriculture	01/01/1965 Swat	27/11/1994	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o Dy: Director OFWM District Swat	Promoted to BS-17 (Supervisory) on 22/2/2011
	11	Mr. Muhammad Anwar M.Sc.(Hons) Agriculture	09/04/1967 Charsadda	27/11/1994	BS-17 Supervisory	By Promotion	Assistant Director (BS- 17)Supervisor o/o DO OFWM District Charsadda	Promoted to BS-17 (Supervisory) on 22/2/2011
	12	Mr. Abdul Hafeez M.Sc.(Hons) Agriculture	22/06/1963 Mardan	27/11/1994	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o District Officer OFWM Hangu(OPS)	Promoted to BS-17 (Supervisory) on 22/2/2011
	13	Raja Muhammad Javed Arif B.Sc. Agriculture (Water Management)	03/04/1965 Haripur	26/01/1995	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Chitral	Promoted to BS-17 (Supervisory) on 22/2/2011
	14	Mr. Muhammad Asif M.Sc. Agriculture Engineering	01/03/1970 Nowshera	01/10/1996	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DG OFWM Khyber Pakhtunkhwa Peshawar	Promoted to BS-17 (Supervisory) on 22/2/2011
	15	Mr. Irfan Hussain M.Sc.Hon Agriculture Engineering	14/4/1965 Peshawar	01/10/1996	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM Kohistan	Promoted to BS-17 (Supervisory) on 22/2/2011
	16	Mr. Imtiaz Khan M.Sc.(Hons) Agriculture (Water	06/06/1964 Mardan	01/10/1996	BS-17 Supervisory	By Premotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Swabi.	Promoted to BS-17 (Supervisory) on 22/2/2011
· · · · · · · · · · · · · · · · · · ·	17	Management) Mr. Sultan Muhammad M.Sc.(Hons) Agriculture (Water	01/02/1969 Malakand	01/10/1996	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Malakand	Promoted to BS-17 (Supervisory) on 22/2/2011
))), (Management)]			<u> </u>	1	
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718	Mr. Riaz Gul M.sc Irrigation	15/04/1967 Mardan	01/10/1996	BS-17 Supervisory	By Promotion	Assistant Director (BS-17 Supervisory) o/o Dy: Director District Mardan	Promoted to BS-17 (Supervisory) on 22/2/2011
	Engineering & Management (Philippine) Mr. Muhammad Ghafoor M.Sc (Hons) Agriculture (Water Management) Mr. Rabnawaz	07/02/1969 North Waziritstan Agency 10/04/1968 Mansehra	01/10/1996	BS-17 Supervisory BS-17 Supervisory	By Promotion By Promotion	Assistant Director (BS-17 Supervisory) o/o DO OFWM District Lakki Marwat Assistant Director (BS-17 Supervisory) o/o Dy. Director (F) WM Peshawar.	Promoted to BS-17 (Supervisory) on 22/2/2011
21	M.Sc.(Hons) Agriculture (Water Management) Mr. Mansoor Nasir M.Sc.(Hons) Agriculture	01/04/1966 Nowshera	13/06/1995	BS-17	Adjusted from FVDB	Planning Officer (BS-17) District Govt. Nowshera	Adjusted on 01/11/2002

Certified that the above list is final and undisputed

Endst. No. and Date even

Copy forwarded to the:-

- 1. Secretary to Governor, Khyber Pakhtunkhwa
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa., Director General, OFWM, Khyber Pakhtunkhwa, Peshawar 2.
- 4. PS to Chief Secretary, Khyber Pakhtunkhwa
- PS to Secretary Establishment, Khyber Pakhtunkhwa.
- PS to Secretary Agriculture, Livestock and Coop: Department Khyber Pakhtunkhwa. 5.
- 6. Officers Concerned
- 7. Manager, Govt. Printing Press, Peshawar 8.

SD/ X CHIEF CRETARY KHYBER PAKHTUNKHWA

(MUHAMMAN HERAZ) SECTION OFFICER-ESTT