# Form- A FORM OF ORDER SHEET

Court of	
Execution Petition No.	564/2022
execution retition No	304/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1	22.09.2022	The execution petition of Mr. Ased Mehmood Lodhi submitted today by Mr. Nasir Mehmood Advocate. It is fixed for implementation report before		
	SCANNED KPST Pestiawar	Single Bench at Peshawar on Original file be requisitioned.		
	KPSwar	AAG has noted the next date. The respondents be issued notices to submit		
	Per	compliance/implementation report on the date fixed.  By the order of Chairman		
		REGISTRAR		
	·	·		

AAG

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM No. \_\_\_\_\_/2022 E.P. NO. 564/2022 In ...

Service Appeal No. 1119/2016

Asad Mehmood Lodhi

.... Petitioner

Versus

Govt. of Khyber Pakhtunkhwa and others ....... Respondents

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	with affidavit		
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Applicant/Petitioner

Through

Nasir Mehmood

Advocate Supreme Court.

Dated: 21.09.2022



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM No/2022 In
Service Appeal No. 1119/2016
Asad Mehmood Lodhi, Ex. Additional Assistant Commissioner Revenue, Abbottabad.
Petitione
Versus
<ol> <li>Govt. of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.</li> </ol>
2. Govt. of Khyber Pakhtunkhwa through Secretary Establishment Department, Civil Secretariat, Peshawar.
<ol><li>Senior Member Board of Revenue, Civil Secretariat, Peshawar.</li></ol>
4. Provincial Selection Board through its Chairman.

APPLICATION FOR EXECUTION / IMPLEMENTATION
OF THE JUDGMENT DATED 20.10.2021 PASSED IN
SERVICE APPEAL NO. 1119/2016 TITLED AS "ASAD
MEHMOOD LODHI VS GOVERNMENT OF KP AND
OTHERS"

...... Respondents

# **Respectfully Sheweth:**

1. That the above mentioned Service Appeal, was decided by this Hon'ble Tribunal vide judgment dated 20.10.2021 whereby the Service Appeal filed by the petitioner was

(2)

allowed. (Copy of Order dated 20.10.2021 is attached as annexure "A").

- 2. That the petitioner sought antidation of his promotion from the date when the regular post was available, which was allowed by this Hon'ble Tribunal in the following terms. For ready reference, para-7 of the judgment is reproduced as under:
  - "7. In the light of above discussion, we allow this appeal and direct the official respondents to antedate the promotion of appellant to the respective dated (October 2014) when he completed the required length of service. No order as to costs."

It is, therefore, humbly prayed that on acceptance of this Application, the respondents may please be directed to implement the order dated 20.10.2021 passed in above titled Service Appeal No. 1119/2016, in the interest of justice.

Through

Applicant/Petitioner

Nasir Mehmood

Advocate Supreme Court.

Dated: 21.09.2022

#### **AFFIDAVIT**

I, do hereby solemnly affirm and declare on Oath that the contents of the Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Deponent

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1119/2016

Date of Institution

31.10.2016

Date of Decision

20.10.202

Asad Mehmood Lodhi, Additional Assistant Commissioner (Revenue) Abbottabad. ... (Appellant)

### **VERSUS**

Government of Khyber Pakhtunkhwa, Chief Secretary Civil Secretariat Peshawar and three others.

(Respondents)

Nasir Mehmood, Advocate

For Appellant.

Muhammad Rasheed, Additional Advocate General

For Respondents.

Rozina Rehman Atiq Ur Rehman Wazir

Member (J)

Member (E)

### JUDGMENT

Rozina Rehman, Member(J): The appellant has invoked the jurisdiction of this Tribunal through the above titled appeal with the prayer as copied below:

"That on acceptance of the appeal, the act of the respondents by regularizing the service of appellant to the post of P.M.S Officer (B.P.S-17) w.e.f 27.05.2016 through impugned notification may be declared as illegal, without lawful authority, without jurisdiction, malafide, void ab-initio and the respondents be directed to promote the appellant to the post of PMS (B.P.S-17) w.e.f 21.03.2013 with all back benefits."

On )

- 2. Brief facts of the case are that appellant was appointed as Tehsildar on 29.10.2011, where-after, he was promoted to the post of Provincial Management Service (P.M.S BS-17) on Acting Charge Basis vide Notification dated 21.03.2013. Appellant was then promoted to the post of Provincial Management Service (PMS BS-17) on regular basis with immediate effect vide Notification dated 27.05.2016 instead of antedating of his promotion to the date on which the vacancy fell to his turn in the seniority list. His departmental appeal was not responded to, hence, the present service appeal.
- 3. We have heard Nasir Mehmood Advocate learned counsel for appellant and Muhammad Rasheed learned Deputy District Attorney for the respondents and have gone through the record and the proceedings of the case in minute particulars.
- 4. Nasir Mehmood Advocate learned counsel appearing on behalf of appellant, in support of appeal contended that the impugned order is against law, rules and material available on record, therefore, the impugned order may be modified and the appellant may be promoted as PMS (B.P.S-17) from the date the appellant was eligible and vacancies were available in his quota. He contended that if a post is available in promotion quota, the civil servant should be promoted on regular basis from the date he becomes eligible and vacancies were available in his quota. He submitted that the Department delayed promotion case of the appellant for no good reason and he was promoted vide impugned order with a delay of almost two years.
- 5. Conversely, learned D.D.A submitted that the appellant was appointed as Tehsildar (B.P.S-16) on 29.10.2011 and he completed the required length of service on 28.10.2014 while he was appointed

on Acting Charge Basis on 21.03.2013 and that at the time of appointment on Acting Charge of the appellant there were eleven regular posts falling in the share quota of Tehsildar while appellant was at Serial No.11 of the panel. He argued that promotion is always with immediate effect under the rules, therefore, appellant is not entitled for regular promotion to the post of P.M.S (B.P.S-17) w.e.f 28.05.2013 under the rules.

Perusal of record would reveal that appellant was appointed as Tehsildar on 29.10.2011. The prescribed length of service for promotion is three years. Meeting of P.S.B was held on 15.05.2013, wherein, the board observed that appellant had not completed prescribed length of service required for promotion, therefore, he was not recommended for regular promotion. He completed the required length of service on 28.10.2014 but was promoted to the post of P.MS (B.P.S-17) on regular basis vide notification dated 27.05.2016 with immediate effect. The appellant is mainly aggrieved of his promotion with immediate effect and not from the date, when he became eligible for promotion in October, 2014 and post was available in his quota. The promotion of appellant was delayed by the respondents for no fault of the appellant and he/appellant must not suffer for the fault of the respondents. Reliance is placed on Government of Punjab through Secretary Education & one another Vs. Rana Ghulam Sarwar reported in 1997 S.C.M.R and Muhammad Amjad Vs. Dr. Israr Ahmad reported in 2010 P.L.C (C.S) 760, wherein, it was held by the apex Court that civil servant is eligible for promotion from the date, when he becomes eligible for such promotion and substantive vacancy in promotion quota is also available.

7. In the light of above discussion, we allow this appeal and direct the official respondents to ante-date the promotion of appellant to the respective date (October, 2014) when the appellant completed the required length of service. No order as to costs. File be consigned to the record room.

Announced. 20.10.2021

(Atiq Ur Rehman Wazir) Member (E) (Rozina Rehman) Member (J)

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Aid Sie/9 (378 75 W) دعوى 7. بإعث تحريراً نكه مقدمه مندرج عنوان بالامين اپن طرف سے واسطے بیروی وجواب دی وکل کاروائی متعلقه أن عام المعالم مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراعني نامه كرية وتقرر ثالت وفيعله برحلف دييج جواب دبي اورا تيال دعوك اور بسورت ومحرى كرف اجراءا ورصولى چيك وروبيارعرضى دعوى اور درخواست برشم كى تقديق زرای بردسخط کرانے کا اختیار ہوگا۔ نیزصورت عدم پیردی یا ڈگری کیطرف یا اپیل کی برا مدگی اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر فانی و بیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ ندکور کے کل ماجز دی کاروائی کے واسطے اور وکیل ما مخار قانونی کوایے ہمراہ مااسے بجائے تقر رکا اختیار موكا \_اورمها حب مقررشده كوكوروبي جمله مذكوره باا ختيارات حاصل مول محاوراس كاساخته برواخته منظور قبول ہوگا۔ دوران وران ور بیس جوخر چدد ہرجاندالتوائے مقدمہ کے ساہب سے وہوگا۔ کوئی تاریخ بیثی مقام دوره پر به ویا *حد سے پاہم دوت*و ویل صاحب پابند مول *ایس* ندکورکریں۔لہذا وکالت نامیکھدیا کے سندرے، *کے* کے کرمنظور ہے۔ soliil.

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