27.04.2016

Agent of counsel for the appellant and Mr. Sultan Shah, Assistant alongwith Mr. Muhammad Adeel Butt, AAG for respondents present. Due to general strike of the Bar learned counsel for the appellant is not in attendance. Adjourned for arguments to 19.8.2016 before D.B.

Member

13:05.2016

Counsel for the appellant (Mr. Noor Muhammad Khattak, Advocate) present and submitted an application for early hearing. Case file requisitioned. Arguments heard and record perused.

Vide our detailed judgment of to-day in the connected service appeal No. 762/2013 titled "Muqtadullah-vs- Govt: of Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar and others", this appeal is also disposed of as per detailed judgment. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 13.05.2016

> (PIR BAKHSH SHAH) **MEMBER**

(MUHAMMAD AAMIR NAZIR)

MEMBER

26.1.2015

Counsel for the appellant, and Mr. Muhammad Adeel Butt, AAG with Sultan Shah, Assistant for the respondents present. Learned Judicial Member is on official tour to D.I.Khan, therefore, case is adjourned to 29.4.2015 for arguments.

MEMBER

29.4.2015

Counsel for the appellant and Mr. Muhammad Jan, GP with Sultan Shah, Assistant for the respondents present. The learned Member(Judicial) is on official tour to D.I.Khan, therefore, case is adjourned to 20.10.2015 for arguments.

Member

20.10.2015

Counsel for the appellant, M/S Sultan Shah, Assistant and Masroof Gul, Supdt. alongwith Addl: A.G for respondents present. The learned Member (Judicial) is on leave therefore, case is adjourned to 29.2-16 for arguments.

Member

29.02.2016

Clerk to counsel for the appellant and Mr. Muhammad Saeed, Assistant Director Mr. Muhammad Jan, GP for the respondents present. Clerk to counsel for the appellant requested for adjournment as counsel for the appellant is not available. To come up for arguments on 27.04.2016 for arguments before D.B.

Member

per Me

18.4.2014

Clerk to counsel for the appellant and Mr. Muhammad Jan, GP with Shahid Iqbal, Assistant for the respondents present. Request made on behalf of the appellant for submission of rejoinder. To come up for rejoinder on 20.5.2014.

.

MEMBER \\

20.05.2014

Clerk to the counsel for the appellant and Mr. Muhammad Jan, GP for the official respondents present rejoinder received, copy whereof handed over the learned GP. To come up for arguments on 23.7.2014

MEMBER

MEMBER

23.7.2014

Counsel for the appellant, and Mr. Muhammad Jan, GP with Sultan Shah, Assistant and Shahid Iqbal, Assistant for the respondents present. Due to retirement of learned executive Member, the bench is incomplete. To come up for arguments on 20.10.2014

MEMBER

10.10.2014

Junior to counsel for the appellant and Mr. Muhammad Jan, GP with Sultan Shah, Assistant for the respondents present. Due to incomplete bench, case is adjourned to 26.1.2015 for arguments.

MEMBER

29.11.2013

Counsel for the appellant and Mr. Usman Ghani, Sr.GP with Muhammad Saeed, D.S and Sultan Shah, Assistant for respondents No. 1 to 3 present and requested for further time. Fresh notice be issued to respondent No.4. To come up for written reply on 1.12014.

MEMILER

MEMBER

01.01.2014.

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Shahid Iqbal, Assistant for respondent No. 3 and Muhammad Irshad, Supdt. for respondent No. 4 present and requested for further time. Fresh notices be issued to respondents No. 1 and 2. To come up for written reply of all the respondents on 7.2.2014.

MEMBER

7.2.2014

Counsel for the appellant and Mr. Muhammad GP present. None for the respondents present. Fresh notices be issued to them by way of last chance. The learned GP should also contact them. To come up for written reply by way of last chance on 14.3.2014.

MEMB

MEMBER

14.3.2014

Counsel for the appellant and Mr. Muhammad Jan, GP with Muhammad Saeed, Deputy Secretary for the respondents present and submitted joint parawise comments on behalf of the respondents. Copy handed over to counsel for the appellant. To come up for rejoinder on 18.4.2014.

MENBER

MEMBER

AppealNo.765/2013 Mr. Uman Named

16.09.2013

Counsel for the appellant present and submitted and application along with redrafted page No.1 of the memor of appeal with spear sets. Preliminary argument heard. The appellant was pron Fted to BPS-16 vide order dated 22.09.2007 and later on promoted to BPS-17 vide order dated 22.06.2012. Fig. filed joint departmental appeal which has been rejected and communicated to the appellant on 04.04.2013, hence the instant appeal on 26.04.2013 which is within time. He further contended that the appellant has not been treated in accordance with law/rules. The respondents have violated article 4 and 6 of the constitution of Islamic republic of Pakistan constitution 1973. Counsel for the appellant relied on the judgment of the Hon'ble Supreme Court of Pakistan as reported on bints raised at the Bar need consideration. The appeal hearing subject to regular to objections/limitation. 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 08.11.2013 for submission of written reply.

Member.

16.09.2013

This case be put before the Final Bench 11 for further proceedings.

hairman

8.11.2013

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG present. Fresh notices be issued to the respondents. To come up for written, reply on 29.11.2013.

EMBER

16.07.2013

Counsel for the appellant present and requested for adjournment. Case is adjourned. To come up for further preliminary hearing especially on the point of maintainability as per section-4 of the Govt: KPK, Service Tribunal Act, 1974 on 31.07.2013.

Member

31.07.2013

Counsel for the appellant present and requested for adjournment. Case is adjourned. To come up for preliminary hearing especially on the point of maintainability/promotion order of BPS-17 on 23.08.2013.

Member

23.08.2013

Counsel for the appellant present and requested for adjournment to redraft page No.1 of the instant appeal. To come up for preliminary hearing on 16.09.2013.

Member

Form- A FORM OF ORDER SHEET

Court of		
Case No	765/2013	

	Case No	765/2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	26/04/2013	The appeal of Mr. Umar Naveed presented today by Mr. Noor Mohammad Khattak Advocate may be entered in the
		Institution Register and put up to the Worthy Chairman for
		preliminary hearing. REGISTRAR
2	13-5-2013	This case is entrusted to Primary Bench for preliminary
		hearing to be put up there on
	,	
2	17.6.2013	Counsel for the appellant present. In pursuance of
		the Khyber Pakhtunkhwa Service Tribunal
		(Amendment) Ordinance 2013, (Khyber Pakhtunkhwa
		ord. II of 2013), the case is adjourned on note Reader for
		proceedings as before on 16.7.2013.
	·	Reader

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.	765	/2013

UMAR NAVEED

VS -

GOVT: OF KPK

INDEX

S-NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo Appeal		1- 3.
. 2.	Appointment order	Α	4- 5.
3.	Notification dated 22.9.2007	В	6.
4.	Notification dt: 3.10.2008	C.	7.
5.	Notification dt: 19.6.2012	D.	8.
6.	Notification dt: 6.8.2011	E	9.
7.	Orders	Ę&G	10- 11.
8.	Departmental appeal	Н	12- 13.
9-	Forwarding letters	I	14- 15.
10-	Rejection order	J	16.
11-	Vakalat nama		17.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO	765	/2013	SVP Prove
Mr. Umar Naveed, Private Sec			26/10/12
Khyber Pakhtunkhwa Public Se Khyber Pakhtunkhwa Peshawa		АР	PELLANT

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa Peshawar.
- 2- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Chairman Khyber Pakhtunkhwa Public Service Commission, Khyber Pakhtunkhwa Peshawar.
- 4- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar RESPONDENTS

UNDER SECTION 4 OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR THE GRANT OF UP-GRADATION TO BPS-17 AND BPS-18 WITH RETROSPECTIVE EFFECT i-e. FROM THE DATE WHEN THE SAID UP-GRADATIONS WERE ALLOWED TO THE PRIVATE SECRETARIES OF THE FEDERAL PUBLIC SERVICE COMMISSION AND PUNJAB PUBLIC SERVICE **COMMISSION AND AGAINST THE ORDER DATED 4-4-**2013 WHEREBY THE DEPARTMENTAL APPEAL OF APPELLANT HAS BEEN REJECTED ON NO GOOD **GROUNDS**

PRAYER

26/4/3

That on acceptance of this appeal the impugned order dated 4-4-2013 may very kindly be set aside and the respondents may be directed to allow/ grant upgradation to the appellant to BPS-17 from the date when the appellant joined/promoted to the post of Private Secretary and further be allowed BPS-18 to the appellant in the light of Notification dated 6.8.2011. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH:

1- That the appellant joined the Khyber Pakhtunkhwa Public Service Commission as Junior Scale Stenographer (BPS-12) vide order dated 11-4-1996. That appellant has served the Khyber Pakhtunkhwa Public Service Commission for more

- That later on in the light of the Notification dated 6-8-2011 and in the light of the Judgment of Federal Service Tribunal the Private Secretaries of the Federal Public Service Commission were allowed up-gradation from BPS-18 to BPS-19 as Senior Private Secretary vide order dated 9-2-2012. (Copies of the orders are attached as Annexure F & G).
- 6- That appellant having similarly placed person filed Departmental appeal for the grant of up-gradation to BPS-18 and BPS-19 from the date when the same were allowed to the employees of Punjab Public Service Commission and Federal Public Service Commission. That the said Departmental appeal of the appellant has been rejected by

7- That having no other remedy appellant prefers this appeal on the following grounds amongst the others.

GROUNDS:

- A- That not granting BPS-17 to the appellant with retrospective effect and further up-gradation to BPS-18 by the respondents in the light of above mentioned Notifications is against the law, facts and norms of natural justice.
- B- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondent Department acted in arbitrary and malafide manner by not allowing/ granting up-gradation to the appellant to post of BPS-18.
- D- That as the employees of the Punjab Public Service Commission and Federal Public Service Commission have been awarded BPS-18 and subsequently BPS-19. Therefore, under the principle of consistency reported in 2009 SCMR page-1 the appellant is also entitled for the same relief as given to the employees of Punjab Public Service Commission and Federal Public Service Commission.
- E- That the contention of the appellant for the grant of BPS-17 with retrospective effect and further up-gradation to BPS-18 is Genuine and in accordance with the law and prevailing rules.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT

UMAR/NAVEED

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

NWFP PUBLIC SERVICE COMMISSION PESHAWAR

OFFICE ORDER

On the recommendation of the NWFP Public Service Commission and reference to their applications, the following candidates are hereby offered the post Junior scale Stenographer in the office of the NWFP Public Service Commission in basic pay scale-12 at an initial pay of Rs-1890-130-5780/-per month plus usual allowances as admissible under the Rules, against the posts of Rizwanullah & Mr. Masood uz Zaman promotes.

Merit	Name with Father's Name	Domicile/ Zone
Cadre		
<u>01</u>	Mr. Umar Naveed S/o	Peshawar/ 2
	Mr. Mohammad Javed H. No. 795/c,	
	Mohallah Mir Jamal Shah, Near Masjid	
•	Madina Bazaar, Peshawar.	
04	Mr. Sourat khan s/o Mr. Amanullah	Mohmand agency/ 1
. *	Village Piyari Bala, Peshawar.	

Their appointment will be subject to the following conditions:-

- 1- Their appointment is purely on temporary basis and can be terminated at any time without any notice or assigning any reason there-to during the probation.
- 2- They will be on probation for the period of two years which may be extendable.
- 3- Their service will be governed by the NWFP Public Service Commission Officers & Servants (Terms and conditions of services) Resolutions, 1985. They will be governed by the rules made applicable, by the Government/ Commission.
- 4- In case they wish to leave the services, they will be required to notice one month before from the date they wish to leave or in lieu there-of to pay the amount.
- 5- They will not marry with foreigner during the course of their service within the commission office.
- 6- The post temporary but is likely to continue for an indefinite period.
- 7- They will not directly/ indirectly corresponds with any local or foreign individual/ agency or office for any purpose without their present employer, in writing.
- In other matters, they wick be governed by such orders, rules and regulations as may be made in-force, from time to time & they will have no claim for compensation in consequence of any change.

 That may be ordered by the Government/ Commission office from time to time.
- 9- Their appointment will be subject to verification of their character and antecedents by the concerned agencies.

Before they are allowed to join the service, they will be required to produce the following documents.



- a. Attested photocopies of Domicile Certificate along with original one (returnable).
- b. Attested two photo copies of their National Identity Card along with original one for confirmation (returnable).
- c. Six recent passport size photographs, two attested on face and other on back side.
- d. Attested photo copies of Educational/ Experience Certificates/ Testimonials along with its original one, if any (returnable).
- e. They shall be required to fill the declaration form attached, in duplicate, as verification roll, for verification.
- f. Their appointment will be subject to their being found medically fit by the competent authority, to be named by the Commission Office.
- g. No TA/DA will be admissible for joining this appointment.

If the candidates are prepared to accept the offer on the terms and conditions, mentioned above, they should report for duty in the office of NWFP Public Service Commission immediately, but not latter than 30-04-1996, otherwise, this shall stand cancelled automatically.

(Gul Rehman) Secretary

ATTESTED

DEFEND DEFEND

Co the recommendation of the KTPP Proble convices
Commission and with reference to their applications, the
following conditions are hereby offered the Sont of Surfor tends tremprepare to the effice of the MILL Teplic
Louise Consisting to Danie by Scale-II of an Anital
Tey of he. 1810-131-1750/- per sente plan court allowancos so minimable come the Riles, against the Forte of
the Risecontial to be incomed come, presented.

数百字数色	Water to the court
Codes	
02	the Comp Royeld 6/0
• .*	Mr. Petramisa devada
	12.50.755/6, Behation
	May Jones Chan, scar
	Regite thous Char.
	Posterer.

Moterat Arecor/

Denied Los

Samuel Control

Beerto.

Ch me sourch than 5/0
Te succession.
Valloss Struct Data,
Fig. Statement.
Furtherer.

Their empirement will be embles to the following

- to Their excluterst is purely on terrory betts and can be developeded at any sine without any action or analyzing any recon there-to, and the probation.
- C- They will be on probetion for a pariod of two years which may be entendable.
-)- Their corride will be governed by the Ferrican Corriders Corrected of Parelson A. Corrected of Parelson Dy the Correct Corrected of Parelson Dy the Colon water conficulties, by the Course water conficulties, by the Course water conficulties.

to e to come they wish to larve the sarries.

They will be required to give notice one could believe the the cate they wish to leave or in they the care out.

ATTESTED

Processed

ATTESTED

Cof

They will not very my fartiency during the course of their service exemin Combostos office.

Ča . The Post to temporary but to likely continue for an indefinte period.

- they will not directly/indirectly correspond with any local or foreign individual/ agones or office for any purposs without permission of their present employers in
- In other catters, they till be governed by such orders, tules and negulations as may be note sectores. Eron tame to came 6 they will have so close for componentian is consciuente of any charge, that may be opened by the Government/Consission Office from time to time.
- These eppointment will be subject to vorstication of that character and meacedents by the concessed executes.

Before they are allowed to join the covice. They will be required to produce the collectus documents:-

- Attented proto-copies of Conteste Cortationto alongwath oragamal one (returnible).
- Attasted two (moto-centar of their dational Courses (someth orthon one for
- str recent personer bice photographs, two ottosted on face one others on back elec-
- Actortes photo-conies of Edgachterol/Especiation Certification of Certific d. other are any enotate ablas.
- They chall be convired to 1911 the declaration form extucines, in duplicate, as verification
- **.** Thoir eppointment will be subject to their being found medically fut by the competche Authority, to be camed by the Commission OF BACK
- No tales collected for Joining this or appointment.

if the above candidates are propored to accopt the offer on the Torse & Confitting, sometoned above, they should report for easy in the office of him twill corride Constitution imediately, but set leter than 30.08.1906, otherwise, this offer shall ocean concolled automatically. TTESTED

t col gardian j Secret eny

No. 10020-2001961 6008-10

Datos 11/4 196

Copy total The Accomment Coneral, 1990 Sochause. Too Camples, 1989) Diblic Bengaco Ca



NWFP PUBLIC SERVICE COMMISSION, PESHAWAR

Dated Peshawar the 22nd September, 2007

In terms of Finance Department letter No. SO(FR)FD/7-<u>ORDER</u> 2/2005/KC dated 05-12-2006, the competent authority, in consultation with Departmental Promotion Committee, meeting date 15.09,2007 is pleased to allow the following Senior Scale Stenographers (BPS-15) NWFP Public Service Commission the up-graded posts of Private Secretaries to Chairman/Members (BPS-16) with immediate effect.

Hanne	 -	
		UP-GRADED/RE-DESIGNATED AS.
	NAME OF THE	
SNO	OPPLICIAL /DESINGATION/SCALES	PS to Chairman/Members (BPS-16)
1.	Me Muhammad Raza Schiol Source	
	Stenographer (BPS-15) Mr. Muqtadullah Senior Scale Stenographer	PS to Chairman/Members (BPS-16)
2.		PS to Chairman/Members (BPS-16)
3.	Mr. Allah Dad Senior Scale Stenographor	PS to Chairman/Members (BPS-16)
	(BPS-15) Mr Sajjad Raza Senior Scale Stenographer	
4.	(C) C)	PS to Chairman/Members (BPS-16)
5 1/	Mr. Umar Naveed Senior Scale	·
J. V	Stenographer (BPS-15) Mr. Sourat Khan Senior Scale Stenographer	PS to Chairman/Members (BPS-16)
6.		
7.	(BPS-15) Mr. Saeed Khan Senior Scale Stenographer	13 to Chamber
	(BPS-15)	

SD/-NWFP PSC

. Endst: No & Date: 10016-Admn (2) 2006

Copy to: -

The Accountant General, NWFP Peshawar.

The Director Recruitment, NWFP PSC.

The Director Examination, NWFP PSC. 2. .3.

The Psychologist, NWFP PSC. 4.

PS to Chairman, NWFP PSC. 5.

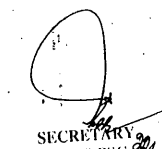
Officials concerned. 6.

Cashier, NWFP PSC. 7.

Personal File of the Officials. 8.

Office Order File. 9.

M. TESTED



c-(9)

GOVERNMENT OF THE PUNJAB SERVICES & GENERAL ADMINISTRATION DEPARTMENT

Dated Lahore, the October, 3/2008

ORDER

No.SOCIOLOGY(CAB-1)1-27/2000(VOL-1). Sanctions is hereby accorded to the up-gradation of the post of Private Secretaries from BS-16 to BS-17 held by the following incumbents with effect from the dates they joined the post of Private Secretaries in the Punjab Public Service Commission.

- 1. Mr. Muhammad Hanif, formerly Private Secretary (Now Deputy Director).
- 2. Mr. Masood Khalid Goori, Private Secretary.
- 3. Mr. Muhammad Arshad Irfan, Private Secretary.
- 4. Mr. Muhammad Raza Qureshi, Private Secretary.
- 5. Mr. Muhammad Asif Nawaz, Private Secretary.
- 6. Mr. Muhammad Asghar Minhas, Private Secretary.
- 7. Mr. Laeeq-Uz Zaman, Private Secretary.
- 8. Mr. Manzoor Ahmad Naz, Private Secretary.
- 9. Mr. Muhammad Zulfiqar, Private Secretary.
- 10. Mr. M. Afzal Abbasi, Private Secretary.
- 11. Mr. Muhammad Amjad, Private Secretary.

Sanction is also accorded to the grant of BS-18 to the post of Private Secretary held by the above mentioned incumbents after completion of seven year as Private Secretary (BS-17).

The expenditure incurred will be met under Grant No. 10-GA-01000 Establishment Charges for the budgetary provision for the year 2008-09.

SECRÉTARY (I&C)

NO. & DATE EVEN

A copy is forwaded for information and necessary action to the Accountant General, Pubjab Lahore.

ATTESTED

H.

UNDER SECRETARY (PC) FINANCE DEPARTMENT

NO. & DATE EVEN

A copy is forwarded for information and necessary action to: -

1. The Secretary, Punjab Public Service Commission Lahore.

(Regulation Wind) Dated Peshawar the, 19th June 2012

NOTIFICATION

The competent authority has been pleased to No.FD/SO(FR)10-22/2012. accord sanction to the enhancement of pay scales of the following posts, where, exists, in all the Departments / Offices (except Secretarial Departments, Government of Khyber Pakhtunkhwa, with effect from 23.12.201

S#	Nomenclature of the Post	Existing Pay Scale	Enhanced Pay Scale.
· 1	Stenographers	BPS-12	BPS-14
2.	Senior Scale Stenographer	BPS 15	BPS 15
· 4;	Personal Assistants	BPS-15	BPS 15
. J.	Private Secretaries	BPS-16	BPS-17
4			

- The pay of the existing incumbents of the posts shall be track in the Ligher scale at a stage next above the pay in the lower pay scale.
- With effect from 23.12.2011, the academic qualification for initial regrutnagainst the posts of Stenographers (BPS-14) will be Intermediate or against ii). and against the posts of Senior Scale Stenographers / PAs (BPS 15) wil . Graduation or equivalent.
- All the concerned Departments, will amend their service rules. accordingly:

SECRETARY TO GOVT: OF KHYBER PAKHTUNKER FINANCE DEPARTMENT

Endst: No. & Date Even.

Copy is forwarded to:

- All Administrative Secretaries, Khyber Pakhtunkhwa.
- Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- Accountant Gerieral, Khyber Pakhtunkhwa.
- Secretary to Governor, Knyber Pakhtunkhwa Peshawar.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- All Heads of Attached Departments in Khyber Pakhtunkhwa.
- Registrar, Peshawar High Court, Peshawar.
- All District Coordination Officers/Political Agents/District & Session Junges | (xecutive District R Khyber Pakhtunkhwa.
- Registrar Khyper Pakhtunkhwa Public Service Commission Peshawa 10
- Registrar Service Tribunal, Khyber Pakhtunkhwa. 11.
- All the Autonomous and Semi Autonomous Bodies, Khyber Pakhtunkhwa 12
- Secretary to Government of Punjab, Sindh and Baiochistan, Finance Department, Let the Kare in air to 13
- The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbettaban, Swat arm of Liking 14.
- The Treasury Officer, Peshawar. 15.
- All District Agency Accounts Officer in Khyber Pakhtunkhwa/FATA. it.
- PS to Min ster for Finance Khyber Pakhtunkhwa.
- PS to Chief Secretary, Khyber Pakhtunkhwa. 11.
- PS to Additional Chief Secretary, Khyber Pakhtunkhwa. IC. Director, Freasuries and Accounts, Khyber Pakhtunkhwa.
- 21. Director Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- Director FMID: Finance Department for placing the same or the West Action of Section of Section 1997
- PS to Secretary Finance Department, Khyber Pakhtunkhwa.
- anuty Corretarios in Finance

ATTESTED

Government of Pakistan Cabinet Secretariat Establishment Division

No. 1/3/2008-R-6

Islamabad, the 6th August, 2011-

OFFICE MEMORANDUM

Subject;

ORDER PASSED IN APPEAU NOS. 774 TO: 778(P)-CS/2010 FILED BY MR. KHALID RIAZ AND OTHERS VS CONTROLLER GENERAL OF ACCOUNTS AND OTHERS IN THE FST, ISLAMABAD.

The undersigned is directed to refer to the Finance Division's letter No.F.19(55)/Legal-II/2010 dated 12.5.2011 on the subject, and to state that matter has been reconsidered in the Establishment Division and this Division recommends as under:-

- The post of Stenotypist may be up-graded from BS-12 to BS-14 with **(2)** enhancement of qualification for initial appointment from Matriculation to Intermediate.
- The post of Stenographer may be up-graded from BS-15 to BS-16 with (b) enhancement of qualification for initial appointment from Intermediate to Graduation.
- The post of Private Secretary (BS-17) may continue to remain in BS-17 and (c) may be granted BS-18 after putting in 5 years satisfactory service instead of 7 years. The Private Secretaries in BS-18 may further be granted BS-19 after putting in 12 years service in BS-17 & above taking benefit of Establishment' Division's O.M. No. 1/9/80-R-II, dated 2-6-1983. However, on grant of BS-19 nomenclature of the post can be Senior Private Secretary. 🎋
- In pursuance of judgment of the Federal Service Tribunal and advice tendered (d) by the Law, Justice & Parliamentary Affairs Division vide their wo. note No. 630/2011-Law-I dated 11.7.2011 (Annex-I), the existing Private Secretaries in BS-17 may be granted BS-18 on a one time basis.

Finance Division is accordingly requested to accord concurrence to the proposals 2. contained in para : above and circulate the same to all Ministries/Divisions.

 Pinance Division (Mr. Owais Nauman Kundi), Joint Secretary (Regulation), . . Government of Pakistan, a Islamabad.

> Copy to Joint Secretary (D&L) Establishment Division with reference to the order of the FST dated 11.7.2011 as referred to above.

FEDERAL PUBLIC SERVICE COMMISSION

TO BE PUBLISHED IN THE NEXT ISSUE OF WEEKLY GAZETTE OF PARISTAN (PARTI)

Islamabad, the 9th Pebruary, 2012.

NOTIFICATION

No.F.3/7/2011-HR-L in pursuance of Finance Division (Regulation Wing) O.M. No.19(55)Legal-E/2010-1055, dated 23.12.2011 and with the approval of the competent authority, the following Private Secretaries (BS-18) of Federal Public Service Commission have been granted BS-19 w.c.£ 23.12.2011 and designated as Senior Private Secretary-

S.No.	Name
1.	Mr. Mahmood Alam Rana
Ž.	Mr. Amraiz Khan
3.	Mr. Muhammad Rafig-I
4.	Mr. Amir Ahmad
5.	Mr. Muhammad Rafiq-II
6.	Mr. Muhammad Sharif
7	Ms. Musarral Javed
8.	Mr. Shaukar Ali
9	Mr. Abdul Samad
10.	Mr. Muhammad Arshad Shafi

(Muhammad Tahir Iqbal Ch.)
Assistant Director

The Manger, Printing Corporation of Pakistan Press, Karachi.

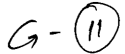
Copy to:

- (1) SO to Chairman.
- (2) PS to Secretary...
- (3) AGPR, Islamabad.
- (4) DDO, FPSC, Islamabad.
- (5) DD(Budget & Accounts) FPSC, Islamabad.
- (6) Senior Private Secretaries concerned.
- (7) Notification file.
- (8) Personal file.
- (9) Confidential Section.

ATT

ALL N. K.K.

MANAGER SAEE



FEDERAL PUBLIC SERVICE COMMISSION

TO BE PUBLISHED IN THE NEXT ISSUE OF WEEKLY GAZETTE OF PAKISTAN (PARTI)

Islamabad, the 9th February, 2012.

NOTIFICATION

No.f. 3/7/2011-HR-I. In pursuance of Finance Division (Regulation Wing) O.M. No.19(55)Legal-II/2010-1055, dated 23.12.2011 and with the approval of the competent authority, Mr. Muhammad Arshad Shafi, Private Secretary (BS-18). Federal Public Service Commission has been granted BS-19 w.e.f. 23.12.2011 and designated as Senior Private Secretary.

(Muhammad Fahir Ighal Ch.)
Assistant Director

The Manger,
Printing Corporation of Pakistan Press,
University Road,
Karachi

Copy to:

- (1) SO to Chairman.
- (2) PS to Secretary.
- (3) AGPR, Islamabad.
- (4) DDO, FPSC, Islamabad.
- (5) DD(Budget & Accounts) FPSC, Islamabad
- (6) Senior Private Secretaries concerned
- (7) Notification file.
- (8) Personal file.
- (9) Confidential Section.

ATTLSTED

The Chief Secretary, Khyber Pakhtunkhwa,



Through

Chairman
KPK Public Service Commission,
Peshawar.

SUBJECT:-

REQUEST FOR UPGRADATION OF POSTS OF PRIVATE SECRETARIES WORKING IN KPK PUBLIC SERVICE COMMISSION PESHAWAR.

The second second

Dear Sir,

With due respect it is submitted that the posts of Private Secretaries in the KPK, Public Service Commission are in B-16 and are filled by promotion from amongst the Senior Scale Stenographer to BS-15.The Pay Scale of these posts have been enhanced (BS-17) vide Finance Department Notification No.FD/SO/(FR)10-22/2012 dated 19.6.2012. (Flag-A)

- 2. The Establishment Division, Islamabad through Office Memo Bearing No.1/3/2008-R-6 dated 6.8.2011 (Flag-B) has held that the post of Private Secretary (BS.17) may continue to remain in BS-17 and may be granted BS-18 after putting 5 years satisfactory service instead of 7 years. The Private Secretary in Bs-18 may further be granted BS-19 after putting in 12 years service in BS-17 & above taking benefit of Establishment Division's O.M No.1/9/80-R-U, dated2.6.1983. On grant of BS-19, nomenclature of the post can be Senior Private Secretary.
- 3. Moreover, in pursuance of the Federal Service Tribunal Judgment and advice of Law, Justice & Parliamentary Affairs Division vide their U.O. Note.No.630/2011-Law-I dated 11.7.2011, the existing Private Secretaries in BS-17 may be granted BS-18 on a one time basis.

Company of the second

Tribunal, as mentioned above (Flag____ and Flag_

5. Under Article 25 of the Constitution of Islamic Republic of Pakistan, all citizens are equal before the Law and are entitled to equal protection of Law.

In view of the foregoing, the Private Secretaries of Khyber Pakhtunkhwa Public Service Commission also request that they may also be given the benefits of upgradation to BS-17 w.e.f 3.10.2008 on the pattern of Punjab Public Service Commission and Federal Public Service Commission and BS-18 and BS-19 respectively on the analogy of Federal Public Service Commission and Punjab Public Service Commission for which we shall be very thankful to you throughout our lives.

Thanking in anticipation.

Your Obedient Servants

1. Muqtadullah PS to chairman

2. Allah dad PS to Member

3. Sajjad Raza PS to Member <u></u>

4. M.Raza PS to member

5. Sourat Khan PS to Member_

6. M. Saeed PS to Member

7. Umar Naveed PS to Member_

ATTESTED

A.





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

No SOE-V(E&AD)/11-7/2011 Dated Peshawar, the January 30, 2013

The Secretary, Public Service Commission, Khyber Pakhtunkhwa, Peshawar.

9615

Subject:

REQUEST FOR UPGRADATION OF POSTS OF PRIVATE SECRETARIES WORKING IN KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR.

Dear Sir,

I am directed to refer to your letter No.KPK/PSC/Admn/GF-354-55381 dated 31-12-2012 on the subject with the request that copy of Service Rules and Service Structure of employees, clearly showing upward mobility of each post in the Khyber Pakhtunkhwa Public Service Commission, may be provided at the earliest for further process of the case, please.

Yourk faithfully,

30-1-13

(IFFAT AMBREEN)
Section Officer (E-V)

ATTESTED

g.





ESTABLISHMENT DEPARTMENT

No.SOE-V(E&AD)/11-7/2011 Dated Peshawar, the March 29, 2013

The Secretary,

Public Service Commission, Khyber Pakhtunkhwa, Peshawar.

Subject:

REQUEST FOR UPGRADATION OF POSTS OF SECRETARIES WORKING IN KHYBER PAKHTUNKHWA PUBLIC

SERVICE COMMISSION PESHAWAR.

Dear Sir,

I am directed to refer to your letter No.KPK/PSC/Admn/GF-354/55381 dated 31-12-2012 on the subject cited above with regret to accept the request of Private Secretaries working in Khyber Pakhtunkhwa Public Service Commission, please.

Yours faithfully,

Section Officer (E-V)

ATTESTED

From: Secretary, Public Service Commission, Peshawar.

Telephone No: 091-9212962 KHYBER PAKHTUNKWA PUBLIC SERVICE COMMISSION 2-FORT ROAD PESHAWAR CANTT.

No. <u>KP/PSC/Admn/GF-354/ 42877-94</u>

To

All Private Secretaries, Khyber Pakhtunkhwa Public Service Commission, Peshawar.

Subject:

REQUEST FOR UPGRADATION OF PRIVATE SECRETARIES WORKING PAKHTUNKHWA PUBLIC SERVICE COMMISSION PESHAWAR.

With reference to your request dated 13.12.2012 on the subject noted above and to inform you that the same has been regretted by the Establishment Department (copy enclosed).

attested

VAKALATNAMA

IN THE COURT OF KPK	Service Tribunal Peshawar
	OF 2013
	O1 2013
	(APPELLANT)
Umar Mareed	(PLAINTIFF) (PETITIONER)
\/EE	
VER	<u>RSUS</u>
Gost of KPK	(RESPONDENT) (DEFENDANT)
•	
I/Wé <u>(Imar Navee</u>	nstitute NOOR MOHAMMAD
• • •	nawar to appear, plead, act,
compromise, withdraw or ref	er to arbitration for me/us as
	n the above noted matter, efault and with the authority to
engage/appoint any other Adv	ocate Counsel on my/our cost.
	cate to deposit, withdraw and sums and amounts payable or
deposited on my/our account	
Dated/2013	
	No 12
•	CLIENT
	ACCEPTED
	NOOR MOHAMMAD KHATTAK

OFFICE:

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazaar, Peshawar City.

Phone: 091-2211391

Mobile No 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 765/ 2013.

Mr. Umar Naveed, Private Secretary (BPS-17), Khyber Pakhtunkhwa PSC. Appellant

VERSUS

Govt: of Khyber Pakhtunkhwa & Others Respondents

INDEX

S.NO.	PARTICULARS	ANNEXURE	PAGE NO
· 1.	Parawise Comments of the Commission		1-3
2.	Copy of a letter of Finance Department approval for upgraded/re-designated.	ı	4
3.	Copies of the Establishment wing (Notification) dated 04-08-2007	11	5-6
4.	Copy of the PSC office order dated 22-09-2007 & seniority list (Assistant)/combined seniority list of Superintendent	III-IV-V	7-9
5.	Copy of the Govt: of Khyber Pakhtunkhwa Notification dated 19-06-2012	VI	10
6.	Copy of the PSC letter to Establishment Department	VII	11
7.	Copies of the letter of Govt: of Khyber Pakhtunkhwa Finance Department (Regulation Wing) dated 11-10-2010	VIII-	12-16

Deputy Secretary Litigation

Khyber Pakhtunkhwa Public Service Commission Peshawar. 03219197650

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 765/ 2013.

Mr. Umar Naveed, Private Secretary (BPS-17), Khyber Pakhtunkhwa PSC ...<u>Appellant.</u>
VERSUS

Govt: of Khyber Pakhtunkhwa & others Respondents.

JOINT PARA WISE COMMENTS OF RESPONDENTS

PRELIMINARY OBJECTIONS

- 1. That the appellant has got no locus standi and cause of action against the respondents.
- 2. That the appellant has not approached this Honorable Tribunal with clean hands.
- 3. That the appellant is estopped by his own conduct to file the instant appeal.
- 4. That no discrimination / injustice has been done to the appellant.
- 5. That the appeal is not based on facts.
- 6. That the claim of appellant is unjustified and baseless and unlawful.
- 7. That the instant appeal is barred by law and time as well.
- 8. That the appeal is bad for non-joinder and misjoinder of necessary parties.
- 9. That the appeal is not maintainable in its present form.
- 10. That the appellant has been estopped by his own conduct to file the appeal.

ON FACTS

1. Pertains to record.

医假腺腺素 "是我的人

Admitted with the addition that the Government of Khyber Pakhtunkhwa in the finance 2. Department vide letter No.SO(FR)/FD/7-2/2005/KC dated 05-12-2006 (Annexure-I) upgraded and re-designated 07 pots of Senior Scale Stenographers (BPS-15) as Private Sectaries (BPS-16) in the Commission's Office laying down the condition that requirements prescribe for promotion shall be followed for filling these up-graded/ redesignated posts. Since, according to the notified Service Rules at that time Senior Scale Stenographers and Assistants had combined seniority for promotion to the post of superintendent / Registrar Examination (BPS-16) and the cadre of Private Secretary (BPS-16) did not exist in that Service Rules as such the same were accordingly amended and notified on 04-08-2007 (Annexure-II) wherein the seniority of Senior of Senior Scale Stenographers (BPS-15) was separated from Assistants so as to promote them to the up-graded posts of Private Secretaries (BPS-16)(Anex-III) Having amended the Service Rules DPC meeting was called which cleared promotions of appellant and the up-gradation of 07 Assistants of the Commission were superseded who stood senior to Senior Scale Stenographers (appellant) in the earlier combined seniority stand on 30-04-2006 (Annexure-IV). Moreover, in the new Service Rules the seniority of Private

Secretaries (BPS-16) once again combined with the Superintendents (BPS-16) for on-ward promotion as per seniority stand on 31-12-2007 (Annexture-V).

- 3. Since the Government of Khyber Pakhtunkhwa vide notification No.FD/SO(FR)10-22/2012 dated 19-06-2012 (Annexure-VI) accorded sanction to the enhancement of pay scales of various cadres including appellant (Private Secretaries) from BPS-16 to BPS-17 w.e.f 23-12-2011 without laying down any condition as such appellant was allowed up-gradation to BPS-17 from that date in the light of that notification. The same pattern was adopted all over the Provincial Government.
- Incorrect. The service structure and governing Service Rules of every Provincial Government Department and Federal Government Department varies to each other in accordance with its requirements. No post of Senior Private Secretary exists in the service structure of Khyber Pakhtunkhwa Public Service Commission. Moreover, upgradation may be permissible in the departments where no further channel of promotion is available to Private Secretaries. However, in the Commission Superintendent and Private Secretaries have a joint seniority for promotion to the post of Deputy Secretary/Controller Exam/Accounts Officer (BPS-17) and are further promoted to the post of Deputy Directors (BPS-18) and Directors (BPS-19).
- 5. Detailed reply has been given in preceding para.
- Incorrect. As required the Khyber Pakhtunkhwa Public Service Commission forwarded request of appellant for their up-gradation from BPS-17 to BPS-18 to the administrative department (Establishment Department) and having examined service structure of employees and upward mobility of each post of the Commission contained in letter No. KPK/PSC/Admn/GF-354/30082 dated 12-02-2013 (Annexure-VII) regretted request of the appellant vide letter dated 04-04-2013 and they were informed accordingly. Furthermore the instant Service appeal is also not entertainable as per up-gradation policy 2010 of the Provincial Government (Annexure-VIII). Further there is no Departmental appeal against the order 04-04-2013.
- No injustice/discrimination has been done with the appellant and he has got promotions twice during the last five years through up-gradations on two occasions by superceding Assistants in earlier up-gradation who stood senior to appellant in the combined seniority. He has moved ahead on his Career path as compared to his counterpart i.e. the Superintendents and Assistants stream.

- Incorrect. The Government of Khyber Pakhtunkhwa issued up-gradation notification of appellants from BPS-16 to BPS-17 on 19-06-2012 allowing them up-gradation w.e.f 23-12-2011 as such they were allowed up-gradation from BPS-16 to BPS-17 from that specific date hence it is in accordance with law, facts and norms of natural justice.
- В. Incorrect. The appellant has been treated in accordance with the law and rules and no violation of any provision of Constitution of Islamic of Pakistan has been done.
- C. As stated in above para.
- As stated in para-4 of facts every Federal and Provincial Department has its own service structure keeping in view their requirements. No post of Senor Private Secretary is available at the strength of the Khyber Pakhtunkhwa Public Service Commission as such the demand of appellant is illegal, unjustified and unlawful.
- Detailed reply has been given in preceding paras.
- F. That the respondents seek permission to advance other grounds and proofs at the time of arguments.

It is therefore humbly prayed that on acceptance of submissions made herein above the instant appeal being devoid of merits may kindly be dismissed.

Govt: of Khyber Pakhtunkhwa Finance Deptt:

AKHTUNKHWA C SERVICE COMMISSION PESHAWA

(RESPONDENT NO

Stated on oath that the contents of this Para wise comments are true and correct & nothing has been concealed from this Honorable tribunal.

DEPONENT

SECTION OFFICER (いたけ)

Finance Departmen Govt: of Khyber Pakhtunkhwa Peshawar.

KHTUNKHWA CE COMMISSION **PESHAWAR** (RESPONDENT NO.03)

WFRPYEIC Service Commission
2-0-0EG-2006

DUARYSHO

GOMERNMENT OF NWFP TINANCE DEPARTMENT (REGULATION WING)

NO.SO(FR)/FD/7-2/2005/KC Dated Peshawar, the 05.12.2006

The Secretary to Govt. of NWFP,

Administration Department.

ps/Spay.ada a A

Subject:- CREATION MANDAUR GRADATION OF ROSTS IN NWFP

PRUBLIC STRAIG COMMISSION

Dear Sir,

I am directed to refer to your letter NotSOB(AD)6(25)PSC/2004-05, dated 19.10.2036 on the subject noted above and to state that Finance Department agrees to the following up-gradation of Posts in the NWFP Public Service Commission:-

S.No.	Existing Nomenclature and Scale	Number of Posts	Up-graded Scales & New Nomenclature
1.	Self. of Senior Stenographic St	C7.	Openinged to BPS-16 and Broadest as
2.	Librarian	01	Librarian(BPS-17)

2. In case of both the sategories necessary conditions and requirements, prescribed for promotion shall be followed for filling the up-

4. Accordingly, an audit copy may please be prepared and submitted to this Department for authentication.

Yours faithfully,

(KALIO AKBAK) SECTION OFFICER(ER

GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE ESPABLISHMENT AND ADMINISTRATION DEPARTMENT (ESTABLISHMENT WING)

NOTIFICATION

Peshawar, dated the 04-08-2007.

<u>D1-9/2004/SSRC</u>:- In exercise of the powers conferred by clause (b) of sub-section (2) of section 3 of the North-West Frontier Province Public n Ordinance. 1978 (N.-W.F.P. Ord. No. XI of 1978), the Governor of the North-West Frontier Province is pleased to direct that in the North-West ublic Service Commission Officers and Servants (Terms and Conditions of Service) Regulations, 1985, the following further amendment shall be

AMENDMENTS

idix.-

gafter serial No. 1, the following new entries shall be inserted in the respective columns, namely:

1. 2. 3 3. 4. 5. 6. 1. Senior Psychologist. Governor in consultation with the Chairman. 4. 5. 6. Seven years experience as fitned psychologist.	7 promotion on the basis of seniority-cum- ness, from amongst Psychologists:	
---	--	--



erial No. 5, as so amended, the following new entries shall be inserted in the respective columns, namely:

		1 11 1- 2	pecified in the respect	W. C. Cottaniin	
	mended, the following new	cutries shall be i	Histories	<u> </u>	7
	mended, the removement			1	The second secon
Man 1801 and all					he busis of seniority-cum-
	3		Hive years service	By brothomy	Scale Sentor Scale
2.		-1	Contr	Trom	(Managari Tarasa)
13. 7	Chairman in		as Senior Scale	crasagraficis	
May me	consultation with		Stenographers.	Stello S. S. L.	
Secretary 10	Construction		To the second se		
Chairman	Departmental				
	Promotion Committee.			,	
Member.		•	respective columns, r	amely:	
		e din the	respective com		

serial No. 6. the foll	owing new entric	s shall be	inscrie	d in the respective colo	· · ·	7.
2.	Chairman in	4. 22 to 35 years	<u></u>	Second class Master Degree or equivalent qualification in Computer Science from a recognized University.	(a) (b)	Fifty per cent by initial recruitment; and fifty per cent by promotion, on the basis of seniority-cum-fitness from amongst Key Punch Operators/Data Entry Operators. If no suitable person is available, then by initial recruitment. e: A common seniority list of Key Punch Operators Data Entry Operators shall be maintained for the purpose of promotion. e respective columns, namely:

the existing entries against serial No. 9(A), the following shall be substituted in the respective columns, namely:

	who following shall be substituted in	The resp.	
the existing entries against serial No. 9(/	4). the 10.00	6. By initial recruitm	nent.
2321	4: 5. 10 32 Master Degree in Library recognized		
A) "Librarian Governo" S	to 32 Master Degree in Living ears. Science from a recognized University.		
with Chairman.	Chirectory		
	•		



Dated Reshawar the 22nd September

FRIDER

In terms of Finance Department letter No. SO(FR)FD/7 10016-Admin (2) 2006/45695. 2/2005/KC clated 05-12-2006 the competent authority, in consultation with Departmental Promotion Committee meeting date 1,5:09 2007 is pleased to allow the following Senior Scale Stenographers (BPS-15) NWFP Public Service Commission the up-graded posts of Private Secretaries to Chairman/Members (BPS-16) with immediate effect.

	_	
S.NO	NAME OF THE OFFICIAL DESING AUTION/SCALE	UP-GRADED/RE-DESIGNATED AS
1.	Mr. Muhammad Raza Senior Scale Stenographer (BPS-15)	PS to:Chairman/Members (BPS-16)
2.	Mr. Muqtadullah Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)
3.	Mr. Allah Dad Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)
4.	Mr. Sajjad Raza Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)
5	Mr. Umar Naveed Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)
<u>().</u>	Mr. Sourat Khan Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)
7.	Mr. Saced Khan Senior Scale Stenographer (BPS-15)	PS to Chairman/Members (BPS-16)

SD/-CHAIRMAN NWFP PSC

Endst: No & Date: 10016-Admin (2) 2006 45685-762

Copy to: -

- The Accountant General, NWEP Peshawar.
- 2. The Director Recruitment NWIFPRSC.
- 3. The Director Examination NWFP PSC.
- The Psychologist NWFP PSC.
- PS to Charman NWFPPSC.



SHA TO A	3		nation :	cation		Rich's 1	entry into	Regular	,	01
	No.	•	granon	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7			Gove	Appointment		recruitment
開始的一	, į		ļ. :	` .			. Service	to the present	. }	•
	1		1					post		
			3,-		. 3.	6.	7	: 8:	(9)	10
-		Rusiam, Khan	Assu	I.A	Pesh - Alas	.02.02.1959.	20.2.1980	.02:12:1993	L	Promotion
11 :	7	Muhammad 💸	Assu	7	Chaisada .	1.1.1969.	1,2,1994	01:02.1994	11	Direct
	• •••	Asshada 🖟 🛬		MA		(A. 14-1)			<u> </u>	
	3. 7	/Muhammad 🔀	Assu	VV4672	(Pesh	11.5.1965	1.10.1986	01.02.1994	111	Direct
		Layvaz		常是 认公。			<u> </u>		\	Direct
	4:5	"Minawar Khans	Asstt 4	MAN	Lüky	14:03:1969	7.2:1994	07/02.1994	11	Direct
ig.		10.17		以 保证。	Manyat: 2	300 300 300	10.50000	08:02:1994.	11	Direct
	. 5.	Shepsejmak		MAX	Kny Agy	12/12/1968	18:2:1994	Mr.S-07/419945	120x55x83xxx	
Appellan	r (i.	Mulianiniade	Sisci	以多数	Pesh A		国际信息的发展	Miles Michigan Superior	da integral	elfromotion
HADELL		(Razale)	- Stenos		428 (42 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4 (4	08.02.1966	18.1.1996	18.01.1996	111	Direct
	7	Fazal Qayyum∻			Bannu	13:04:1970	24.1.1996	24.01:1996	1.11	Direct
¥ · .	8	Muhaminad		BA	Abbott.	13,05,1972	1 - 7:11,1970 "	15.	1	ļ
.	<u>Ļ</u>	Sajjad Qureshi		a Makika Saa	Charsada	111.08.1959	.29:10:19.78:	30:1:1:1996	11	Promotion
	9	Masrool Gul		Matiric			23:8.1980	30:1:1:1996.	11	Promotion
	10 .	Mommali 4		Matric		01.08.1962		29/05/2000	11	Promotion
	<u> </u>	Abdubleaut.			Pesh	06.01.1961		09.10.2000	11	Promotion
	12	Farnianúllalís	Ašsu,			01/12/1960		. 123.05/2002	11	Promotion
	13	f Amir Hyast	Assu				(6.6.1981	23:05:2002	117	Promotion
	1,4(1)	, aldızmanırlığlı ş				12.01.1961		23 05 2002	111	Promotion
	15	Kausai Avis To	Sal Fanssii€	Matrie	Resh &		441.1983	28:12:2002	111	Promotion
	163	a Hikha Ahmed	AVSSII.	ATHUM SAN	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3. 3. 53. 0 (1.0 Kg	219 mi993		S \$\$157955	Promorions
Supeller	りが急	E Winisdirllahiy		WPA's	(Sharsada)	The water was a	See the second of the second second	Marine organis		
	1000		iid 4Steno	NU NUNETA	2010年代表现	# 31604F1973	1 113911919993mm	m 928 m 2 m 2 0 0 2 m	0 0 5,000	Promograny
Appellen	4 400	EANIAIT Dadaine	Steno	不会多年		5 L* 3	_ l		\$ 14 x 24 x 24 x 24 x 1	
Appellan Appellan Appellan Appellan	55.63 50.69	M SSapadiR azuwa	Will Stello	NIA SE	Mardan	12:10:1968	161219933	28112-2002	\$1005833S	SPPromotion
sepella		(1) 10 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Sieno	21 18		and the officer of the first of the control of the		• • • •	777 10 308/11/	
題	201		がなると	TO MANAGEMENT	Pesh 20 Year	#10'0351972	逐河44/1926開	[28] [2?2002]	## 5 min	all all to the right
4 ppello	大道機		A STATE	被逐步跳	数加速	The state of the s	PS / August and a second			
蓬 //	21	Mussarat/Shah	A. VASSII	SUATHER	装むPëshこうさん	ATTIS:03:190:	211 10:951595	27.01.2004		Promotion
噗 一	22.	Wagar Yousal		** NYXXX	新作Sivabie等。	301-150043197	8:1-23:05:2003	08/10/2004	- 11	Direct .
•		Constitution of the Constitution of	2001 april 8 3 3	18 15 14 14 12 "	MalfiernáidEttätt	8-31/2/MANU 077:	CT28410-2004	08:10:2004	11	Direct
J.,		Akhtar/Zaman Souran/Khan/	25,58	CM MASS	aw pilowe	ÿzijī07:024197	間 前5 4 11996景	沙沙19 0172005烷	深[21]5度到	Keromouon
Appella	の機	the little was comparable and a	Sten			: <u> </u>	·.	, , , ,		
	25	Alam Zaib			co. Nowsh: .	15.07.196	2 (0.4/4/20)	30.03:200.	111	Promotion
3	26	Sadiq Alimad			🖟 🖟 Ćhārsdā) -		6: 46.8.1989	(30(05)2005)		Promotion
	2.7				Swing -	; 10:01:197			11	Direct
	28	The state of the s			Lakki)	09,07/196	9 07.10.2005	07.10.2005	11	Direct
		Aslam		3.79				26.10.2005		. Direct
all the second	29			i≌ MA.	PAPR Banni	15:03:197			- 11	Direct
Z	30		Assi		MI FR	01:067198	26:10:2005	26:10:2005	111	Direct
PA CO	: 1:25	Wishin ale		建州城市	经过多数	87 (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)	E TO LONG DORSES OF THE PARTY O	ne Vine Wester's	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
A mullas	沙亚	No William	F. S.S.	沙山湖 (0	ELECTION OF THE PROPERTY OF TH		# NOV 3 1	《市場制》 於5.5	177	
e n j prijalo				ical man				10 10 100 100 100 100 100 100 100 100 1		1
W G	1.32	vacant a	: S.S.			- 1			Ì	
(D))	1	والرزيدان والروية	St. J. Stein	in 1500	1	1	1 .	l		<u>-</u>

Short of the

455

SIGNED BY

COMBINED SENIORITY LIST OF SUPERIN NWFP PUBLIC SERVICE COMMISSION, PESHAWAR.

Total sanctioned posts-25

			09 PSs: Qualifi	Domi-	Date of	Date of 184	Date of	BPS	Method
		esig-	cation	cile	Birth	entry into	Regular		e of
ia. _T	in in	intion		i i		Govt:	Appointment	i	recruitme
;		1		! !		Service	to the present		
				j			post		
			4	5	6	7	8	9	10
<u></u> .	[Suptd	- <u>R</u> Z	Swabi	12.02.1961	01.07.1981	17.12.2002	16	Ecomotion
	Mr_R:zwanullah_4	Suptu Supdt		Marda		10.11.1984	17 12 2002	16	promotio
) .	Mr. Musood	Supur :	17.0000	i n		I			·
_	zaman	[MΛ	Marda	30.03.1964	20.01.1993	17 12.2002	116	promoties
3.	Mr. Fida	Supdt		n		•	i	 	ļ
· —	Muhammad	Suptd	MA	Nows	19.04.1973	12.01.1993	26.01.2005	16	promotio
4.	Mr. Hayat	Supra	NIA .	h-era		1	1		:
<u></u>	Hussain	Consid	Matrie	Pesh:	16.09.1950	03.02.1973	26.01 2005	16	promotio
5.	Mr. Gul Sher	Suptd	i wianic	1 0311.		1	·		•
	Khan	Suptd	M.Com	Pesh:	10.01.1965	19,02,1991	26.01.2005	- 16	promotic
١.	Mr. Muhammad	' Supta	W.Com	i Cair.	1	!	1		.,
	Saeed	· 	FA	Pesh:	02.02.1959	20.2.1980	22.09.2007	116	Promotic
7	Mr. Rustam	Suptd	FA	r Csii.	02.03.1227	1			
	Khan		\	Charsa	1.1.1969	1.2.1994	22.09.2007	16	Promoti
8	Mr. Muhammad	Suptd	МЛ	1 .	1.1.1707			1	
	Arshad	1		$\frac{1}{1}\frac{da}{da}$	14.03.1969	7.2.1994	22,09,2007	16	Premos
G.	Mr. Munawar	Suptd	MA	Lakki	1 14.03.1707	1.2	:		
	_ Khan_		 	<u>:</u> Khy:	13 15 1668	8.2.1994	22.09.2007	16	Promoti
10.	Mr. Sher Ajmal	Suptd	MA	1	12.12.1700	0.2	İ	1	
				<u>A</u> gy:	1 5055	18.1.1996	22.09.2007	16	Promoti
11.	Mr Fazai	Supid	† MA	Bannu	13.04.1970	10.7.770		i	•
	Qayum				11.08.1959	29,10,1978	13.11.2007	16	Promoti
12.	Mr. Masroof Gul	Suptd	Matric	Charsa	111.00.193	1 29.10.1770	101111		:
	1		_	<u> da -</u>	01.06.195	3 , 23.8.1980	13.11.2007	16	Promot
13.	Mr. Momin Ali	Suptd	Matric	Kohat			13.11.2007	176	Promot
_;- :1.	Mr. Abdul Latif	Suptd	Matric	DJ.KI	01.08.196	1 12.11.1700	127.17.2	1	
	1	; 	. 🔔 '	_ <u> an</u>	0.01.106	1 1.6.1981	13.11.2007	16	Promot
15	Mr. Farman	Supid	FA	Pesh:	06.01.196	1.0,1201	15.11.1.	ì	:
	Hillah		-		08.02.196	6 4.12.1988	22.09.2007	16	Promot
16.	Mr. Muhammad	PS	BA	Pesh:	08.02.190	0 4.12.1700		;	'
	Raza	!				3 19.1.1993	22.09.2007	1-	T Promo!
17.	Mr. Muqtadullah	I PS	BA	Chars	a 15.10.190	(3) } 19.1.1992	22.07.200	•	
		<u> </u>		<u>da</u>		12 1 1002	22.09.2007	16	Promo
18	Mr. Allah Dad	PS	MA	Pesh:	16.04.197		22.09.2007	16	Promo
-19		PS	MA	Mard	a 12.10.190	8 16.4.1993	. 22.09.2007,	, ,	1
;	,	1		n			22 00 2007	16	Promo
<u>- 30</u>	Mr. Umer	PS	MA	Pesh:	10.03.19	73 11.4.1996	22:09.2007	i	, , , , , , , , , , , , , , , , , , , ,
j- -20	Navced	I t					1 32 (0) 2007	16	Promo
ຼ້າາ		PS	MA	Moh	1 07.02.19	71 15.4.1996	22.09.2007	1 10	. 1 1371111
Ë 22	1	:	i 	VAZ				1 72	Promo
	{		L A	Pesh	01-03-196	2 09.06.198	22.(19.2007	16	



(Regulation Wass Dated Peshawar the, 10 June 2012

NOTIFICATION

No FD/SO(FR)10-22/2012. The competent authority has been pleaaccord sanction to the enhancement of pay scales of the following posts, with exists, in all the Departments / Offices (except Secretaria) Departments Government of Khyber Pakhtunkhwa, with effect from 23 12 2011

Man ma man a a a	Nomenclature of the Post	Existing Pay Scale	Enhanced Pay Scale:
1.	a to to graphic to	8PS-12	4.05 h
: 2	Senior Scale Stenographer	C BPS 15	÷ \$ · · ·
	Personal Assistants	BPS-15	APS .
_4 	Private Secretaries	BPS-16	BPS
:).	The pay of the existing incumbents scale at a stage next above the pay	of the posts shall no or the lower pay some	erika di Kabuptan Kabuptan
• }	With effect from 23.12.2011, the against the posts of Stenographers and against the posts of Senior Stendardon or equivalent.	ncádemic qualification (BPS-14) will be true	The filler green

All the concerned Departments, will amend their service rates a concerned (6)

SECRETARY TO GOVT: OF KHYBER PAKHSUNKI-. FINANCE DEPARTMENT

<u>Endst: No. & Date Even.</u>

Copy is forwarded to:

All Administrativė Secretaries, Khyber Pakhtuokhwa

Graduation or equivalent,

- Senior Member Board of Revenue, Khyber Pakintonkhyla
 - Accountant General, Khyber Pakhtunkhwa.
- Secretary to Governor, Khyher Pakhtunkhwa Pesnawar
 - Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- Secretary Provincial Assembly, Khyber Pakhtunkhwa
- All Heads of Attached Departments in Knyber Pakhtunkhwa
- Registrar, Peshawar High Court, Peshawar.
 - All District Coordination Officers Political Agents District S. Sussion Khyber Pakhtunkhwa,
- Registrar Knyber Pakhtunkhwa Public Service Commission Pashawa
- Registrar Service Triounal/Khyber Pakhtunkhwa.
- All the Autonomous and Semi Autonomous Bodies, Khyber Pakhtuntaiws
- Secretary to Government of Purpaid, Sundh and Baiochistan, Finance Department
- The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Aubintation in at 31
- The Treasury Officer, Peshawar.
- All District Agency Accounts Officer in Khyber Pakhtunkhwa is 4.74
- PS to Minister for Finance Phyber Pakhtunkhwa
- PS to Chief Secretary, Khyber Pakhtunkhwa.
- PS to Additional Chief Secretary, Khyber Pakhturikhwa. : (
- Director, Treasuries and Accounts, Khyber Pakhtunkhwa.
- Director Local Fund Audit, Khyber Pakhtunkhwa, Peshawar
- Director PMID, Finance Department for placing the same in the same
- PS to Secretary Finance Department, Khyber Pakhtunkhwa
 - To come the management and Control arise in Financia Delicina and the control

elephone No: 091-92

INKWA PUBLIC SERVICE KHYBER PAKHT COMMISSION

2-FORT ROAD PESHAWAR CANTT:

No. KPK/PSC/Admn/GF-354/

From:

Secretary,

Public Service Commission,

Peshawar.

To

The Secretary to Govt: of Khyber Pakhtunkhwa, Establishment Department, Peshawar.

Date:

Subject:

FOR UPGRADATION OF POSTS OF REQUEST KHYBER WORKING SECRETARIES PRIVATE PAKHTUNKHWA PUBLIC SERVICE COMMISSION

Dear Sir,

Please refer to your letter No.SOE-V(E&AD)/11-7/2011 dated 30.01.2013 on the subject noted above.

As desired photo copy of existing notified Service Rules showing service structure of employees and upward mobility of each post in PSC is enclosed for perusal and necessary action. According to these rules the Private Secretaries having combined seniority with Superintendent and the post are promoted to Examination Registrar Secretary/Controller Examination and Accounts Officer (BPS-17) and onward to the post of Director Examination/Recruitment (BPS-18).

Yours faithfully,

SECRETARY



Dated Perhayar afte 17th October, 2040

A Long Axilministrative Secretaries an Giort en Khyberdkikhninkhaya Mallos Carlog Michibert Beraid office venue sklikiberd Williamich var fieshavar.

De Nectolass to Consessor Englisher and the state of the sector of the sec

Secretary to coverned Khyber Pakhumkhwa Peshamar The Bride par Scoretary to Chief Minister, Khyber Bakhtunkhwa.

The Secretary Provincie! Assembly, Khyben Pakhtunkhwa:

The Registrat Deshavard ligh Court Peshawar

The Registrar Khyber's akhtunkliva, Public Service Commission Peshawar Mac Registrar Service tribunal Khyber Pakhtunkhyya.

All the Divisional Commissioners, Khyber Pakhtunkhwa.

PORISY AND CRITERIA FOR UPGRADATION OF POSTS

Ta ar Sir,

If any directed to selecto the subject noted above and to enclose herewith a coxe of heavised solies is intermelor Up-gradation of Posts duly approved by the Provincial Calmet in its inecting heldran 23th August, 2010 in supercession of the policy and cetteria Torshpigradiction committetod with Hindness Dynamown: tottor No. SOGR HID17-2-21108 direct descriptions.

Label hecofelingly throughto, remest that the unclosed spolicy furiteria for up andation of posts may blease be brought into the notice of all-concerned and in future proposals for appraisation analy be scriptinized stagglishin accordance with the approved path silveroge subminisher the up-graduion committee for consideration.

Yours faithfully.

(SEDUCICA EIGELAID) SECTION OFFICER(ER)

is forwarded for information so:

The Accommuna Concret: Khyber Palihtankhwa, Peshawar. All Sections Budger Officers, in Finance Department, 2

SÉCTION OFFICE

TREATS HEREOFFICE AND COUNTY COSTS.

(3)

All proposals regarding anguidation of any post in any Provincial Department oppossing shall be placed before the following committee for somewhat ation and recommendations:

Secretary to Coverol Klaybor Pakhtunkhwa.

Chaigna

Secretary as Could at Khyber Pakhiunkhwa.

Member

Estiblishment Department.
Additional Emange Secretary (Regulation)

Member-cum-Secretary

"Finance Department.

Acdinonal Secretary of the concerned

Member

Mane

In case the post of Additional Secretary is not sanctioned in concerned department, the Deputy Secretary of the concerned department will represent as member of the up-gradation committee for scruting and recommendations of the upgraded posts.

No proposal/ request for up-gradation of post(s) to higher pay scale shall be entertained except in following cases:

UPGRADATION OF POSTS PROPOSED AS PART OF RE-ORGANIZATION RE-STRUCTURING OF DEPARTMENTS

Proposals for upgradation of certain posts as a sequel to the re-organization/ re-structuring of the department/ organization will be considered/scrutinized by the committee on following parameters:

- (i). Objectives set forth for Re-organization.
- (ii). Reasons, factors and impediments in the existing structure which led to Re-organization process.
- (iii). Why upgradation of some posts are essential for re-organization.
- (iv). Proposed changes in method continent as part of re-organization proposed; Provided that before submitting proposals of appradation of posts to the Finance Department in such cases, the Administrative Department will do proper consultation with Establishment Department for developing a practical and modest Re-organization proposal.

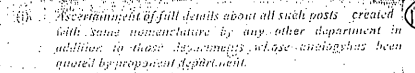




- (a) Froposel's for appredation of certain posts due to the reasons that some eivil servants do not have further promotion chances and have stayed on one position for reasonably long time, will be placed before the committee for consideration, only if the proponent departments, provides following information.
- (i) servant is a servant is a servant is a servant is a servant is
- Giff All requisite detaits about creation of such posts and formulation of service rules with particular reference to the reasons as to, why the service rules can not give can be carried by the service rules.
- ((iii) Whother organizational structure as well as service writes investing of the hardship to the fature entrains:
- ((iv): The steps taken by the department concerned to resolve such hardships on permanent basis.
- (b). The committee proper scrutiny of case in terms of above parameter and if satisfied that the upgradation of certain post(s) is the only solution, may make its recommendations to the competent authority for upgradation on personal basis provided that:
 - (i). There shall be no upgradation of post beyond BPS-19 in slich cuses.
 - (ii). Such renommendations will only be made in case, where there are absolutely no promotion prospects in the service structure for incumbent of said post(s).
- (iii). No such recommendations will be made in a case, where the incumbent has less than 10 years of stay on one and the same position;
- (iv). The, incumbent has not been earlier elevated in the existing pay scale by personal apgradation.
- (v). The proposed apgradation will be personal to the incumbent and the post shall stand downgraded as and when executed by such incumbent.

III. <u>PECRADATION OF POSTS PROPOSED ON GROUNDS OF PETICIPLE OF PARTY.</u>

While processing the cases where the proponent department seeks upgradation of certain posts to a higher pay scale on the analogy of similar posts in some other department in this province created with same comenclature, the contributes shall take tuto account following parameters:



- (ii). Nomenclature shall not be the sale criterion for determining spakity comparability of most(s) (0) (0) (iii) and prescribed and prescribed (iii) fail in the prescribed
- (iii) In ease of difference of prescribed qualification or the job

 A description (or both) as the case may be the committee

 may dialete change of nonienclature of post(s) in any

 departments avoid conjustion on this ground:
- The comminee may associate with all such departments having same nomenclature of certain post(s) with same responsibilities and same qualifications to ascertain as to what were reasons for creation of same posts in different departments with different pay scales; and this make recommendations in respect of all such posts in all concerned departments, whether they took up the case or otherwise, to bring uniformity in pay scales in all departments to avoid future references.

Provided that the committee shall not recommend such proposals for uniformity where prescribed qualifications as swell as the qualifications possessed; by existing throughberts is nor at pay with the post(s)/ incumbents cited assignees.

Prosided further that in such cases the committee may recommend change of nomenclature of either those post(s) having higher prescribed qualifications or those having lesses prescribed qualifications as may be deemed appropriate by the committee.

UFORADATION PROPOSED FOR RETENTION OF AN OLD OBJECT ON SAME POSE ATTERMES PROMOTION TO DECIDE PAY SCALE.

Retention of an officer on the same post after he has been promoted to next higher position by the competent authority, is against the spirit of the promotion policy, hence shall not be ordinarily allowed. However, in case due to poculiar exigericies of services if it becomes unavoidable to retain a promoted officer on the same position than the concerned department shall move a surningly for the Chief Minister, mentioning therein the detailed teasons and instifications in support of their such proposal and route it through the fistablishment Department and the Finance Department for obtaining orders of the Otief Minister, Khyber Pakhtunkhwa.

Provided that in such cases the post will be up-graded personally for the incumbent till his stay as such and shall automatically stand down friends in an interposition thereof

EPGRADATION OF A POST PROPOSED FOR THE ANALOGY OF SOME OTHER PROVINCE.

Any order made by any other Province regarding creation of a post with certain nomenclature in certain pay scale does not have any binding effect on any other Province to follow the same. Therefore, in such cases the committee any other Province to follow the same. Therefore, in such cases the committee any other Province to follow the same. Therefore, in such cases the committee above shall examine the proposals totally on its own merit keeping in view the above mentioned sindefines, in general, and tshall furnish its recommendations undependently.

- The committee may, however, take any other point into my consideration while examining proposed upgradation to ensure effective running of a department organization in public interest.
 - 4. The recommendations of the above committee shall be submitted for approval of the competent authority as per table given below:

	· ·	17.	T
Sr. No.	Scale	Competent authority	In consultation
2.	BPS-1 to BPS-16 to BPS-17	(Finance Department) (In case of Finance Department employees the competent authority shapes)	inter departmental committee. In consultation with the above inter departmental
3.	BPS-18		ln consultation; with the above inter departmental committee



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 76\$/2013

UMAR NAVEED

VS

GOVT: OF KPK

REJOINDER ON BEHALF OF APPELLANT IN RESPONSE TO THE REPLY SUBMITTED BY THE RESPONDENTS

R/ SHEWETH:

PRELIMINARY OBJECTIONS:

(1 TO 10):

All the preliminary objections raised by the respondents are incorrect and baseless and not in accordance with law and rules rather the respondents are estopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- 1- Admitted correct, hence need no comments.
- 2- Admitted correct, hence need no comments.
- 3- Incorrect and not replied accordingly. That vide Notification dated 03-10-2008 the Private Secretaries of the Punjab Public Service Commission were allowed BPS-17 from the date when they joined the post of Private Secretaries. The appellant also requested for up gradation to (BPS-17). That the same was allowed after quite considerable time w.e.f.23-12-2011 instead of joining duty as Private Secretary.
- 4- Incorrect and not replied accordingly. That vide Federal Government Establishment Division Notification dated 06-08-2011 has declared that the post of Private Secretary (BPS-17) may continue to remain in (BPS-17) may be granted (BPS-18) after putting 5 years satisfactory service in (BPS-17) and similarly Private Secretary in (BPS-18) may further be granted BPS-19 after putting in 12 years service in (BPS-17) in above. It was also added that on grant of (BPS-19) the nomenclature of the post can be Senior Private Secretary.
- 5- Incorrect and not replied accordingly. That in the light of Notification dated 06-08-2011 and Federal Service Tribunal Judgment the private secretaries of federal public commission were allowed up gradation from BPS-18 to (BPS-19) as senior private secretary vide order dated 09-02-2012.

- 6- Incorrect and not replied accordingly. That the appellant filed his Departmental Appeal for the grant of up gradation to (BPS-18) and (BPS-19) from the date when the same were allowed to Punjab Public Service Commission and Federal Public Service Commission. The same was rejected on no good grounds vide order dated 04-04-2013.
- 7- In correct and not replied accordingly hence denied.

GROUNDS: (A TO F):

All the grounds of main appeal are correct and in accordance with law and prevailing rules and that of the respondents are incorrect and baseless hence denied. That the respondent Department not granting /allowing up gradation with retrospective effective and further up gradation to (BPS-18) in the light of above mentioned Notifications is against the law, facts and norms of natural justice. That as the employees of the Punjab Public Service Commission and Federal Public Service Commission has been awarded (BPS-18) and subsequently (BPS-19), therefore under the principal of consistency reported in 2009 SCMR page-1 the appellant is also entitled for the same relief as given to the employees of the Punjab Public Service Commission and Federal Public Service Commission.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may be accepted as prayed for.

APPELLANT

UMAR NAVEED

THROUGH:

NOOR MUHAMMAD KHATTAK

ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 765/2013

UMAR NAVEED

VS

GOVT: OF KPK

REJOINDER ON BEHALF OF APPELLANT IN RESPONSE TO THE REPLY SUBMITTED BY THE RESPONDENTS

R/ SHEWETH:

PRELIMINARY OBJECTIONS:

(1 TO 10): |

All the preliminary objections raised by the respondents are incorrect and baseless and not in accordance with law and rules rather the respondents are estopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- 1- Admitted correct, hence need no comments.
- 2- Admitted correct, hence need no comments.
- 3- Incorrect and not replied accordingly. That vide Notification dated 03-10-2008 the Private Secretaries of the Punjab Public Service Commission were allowed BPS-17 from the date when they joined the post of Private Secretaries. The appellant also requested for up gradation to (BPS-17). That the same was allowed after quite considerable time w.e.f.23-12-2011 instead of joining duty as Private Secretary.
- 4- Incorrect and not replied accordingly. That vide Federal Government Establishment Division Notification dated 06-08-2011 has declared that the post of Private Secretary (BPS-17) may continue to remain in (BPS-17) may be granted (BPS-18) after putting 5 years satisfactory service in (BPS-17) and similarly Private Secretary in (BPS-18) may further be granted BPS-19 after putting in 12 years service in (BPS-17) in above. It was also added that on grant of (BPS-19) the nomenclature of the post can be Senior Private Secretary.
- 5- Incorrect and not replied accordingly. That in the light of Notification dated 06-08-2011 and Federal Service Tribunal Judgment the private secretaries of federal public commission were allowed up gradation from BPS-18 to (BPS-19) as senior private secretary vide order dated 09-02-2012.

- Incorrect and not replied accordingly. That the appellant filed his Departmental Appeal for the grant of up gradation to (BPS-18) and (BPS-19) from the date when the same were allowed to Punjab Public Service Commission and Federal Public Service Commission. The same was rejected on no good grounds vide order dated 04-04-2013.
- 7- In correct and not replied accordingly hence denied.

GROUNDS: (A TO F):

All the grounds of main appeal are correct and in accordance with law and prevailing rules and that of the respondents are incorrect and baseless hence denied. That the respondent Department not granting /allowing up gradation with retrospective effective and further up gradation to (BPS-18) in above mentioned Notifications is against the law, facts and norms of natural justice. That as the employees of the Punjab Public Service Commission and Federal Public Service Commission has been awarded (BPS-18) and subsequently (BPS-19), therefore under the principal of consistency reported in 2009 SCMR page-1 the appellant is also entitled for the same relief as given to the employees of the Punjab Public Service Commission and Federal Public Service Commission.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may be accepted as prayed for.

APPELLANT

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE