07<sup>th</sup> Oct, 2022

1. This case was fixed for 15.11.2022 for implementation report at camp court Abbottabad. On the application of the Mr. Muhammad Haroon, Deputy Director, Local Government, on behalf of the respondents, it was requisitioned for today. The application for release of salary of the respondents on the ground that implementation of the judgment of the Tribunal has been made.

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2. In view of the implementation of the judgment, the salaries of the respondents are released. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is filed. Consign.

3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal on this 07<sup>th</sup> day of **()ct** 2022.



(Kalim Arshad Khan) Chairman

20<sup>th</sup> Sept 2022

Petitioner alongwith his counsel present. Mr. Kabirullah Khattak, Addl;AG alongwith Mr. Muhammad Haroon, AD, Local Government with no authority letter of other respondents present.

On the last date salaries of the respondents were attached. Accountant General, Khyber Pakhtunkhwa and District Comptroller of Accounts Abbottabad both are directed to submit report whether the salaries of the respondents have been attached or not. The attachment order shall continue and all the respondents are directed to appear in person alongwith implementation report failing which proceedings for non-compliance of the court order would be initiated. To come up for implementation report on 15.11.2022. before S.B at camp court Abbottabad.

> (Kalim Arshad Khan) Chairman Camp Court Abbottabad

19<sup>th</sup> July, 2022

None for the petitioner present. Syed Naseer Ud Din Shah, Asst: AG for respondents present.

14.06.2022, Mr. Hafeez Ur Rehman, Tehsil On Supervisor on behalf of the respondents was present and directed to submit implementation report. But today nobody is present on behalf of the respondents. This Tribunal has no other alternative but to take action against respondents. The - 1# j Accountant General Khyber Pakhtunkhwa and District Accounts Officer, Abbottabad are directed to attach salaries of the judgment debtor i.e Govt: of Khyber Pakhtunkhwa through Secretary Local Government & Rural Development Department, Khyber Pakhtunkhwa, Peshawar, Director Local Government & Rural Development Department, Khyber Pakhtunkhwa, Peshawar and Assistant Director Local government & Rural Development Department, Abbottabad till further orders by this Tribunal.

To come up on 20.09.2022 for further proceedings at camp court Abbottabad.

(Kalim Arshad Khan) Chairman Camp Court Abbottabad

### Form- A

### FORM OF ORDER SHEET

Court of

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303/2022

Execution Petition No. Order or other proceedings with signature of judge Date of order S.No. proceedings 3 2 1 The execution petition of Mr. Wajahat Manzoor submitted today by Mr. 23.05.2022 1 Siraj Hussain Advocate may be entered in the relevant register and put up to the Court for proper order please. This execution petition be put up before touring Single Bench at A.Abad 31.5-2020 2on 14-6-7022 \_. Original file be requisitioned. AAG has noted the submit respondents be issued notices to The next date. compliance/implementation report on the date fixed. CHAIRMAN Petitioner in person present. Mr. Muhammad 14.06.2022 Adeel Butt, Additional Advocate General alongwith Hafeez Ur Rehman, Teshil Supervisor for respondents present. Implementation report was not submitted. Representative of the respondent department seek time -for submission of implementation report. To come up for implementation report on 19 07 2022 before S.B at camp Court A/Abad. (Fareeha Paul) Member (E) Camp Court A/Abad

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

### PESHAWAR.

4<sub>9</sub>4 5

E.P. NO. 303/2022

Wajahat Manzoor

Versus Govt. of Khyber Pakhtunkhwa & others

**Execution Petition** 

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4	Affidavit	7	· · · · · · · · · · · · · · · · · · ·
5	copy of the service appeal No. 6357/2020	8-15	A
6	Attested copy of the judgment of this tribunal dated 23/12/2021 in S.A No. 6357/2020	16-20	В
7	Copy of the tentative seniority list of Secretaries V.C/ N.Cs of district Abbottabad, meanwhile compiled by the respondents	21-29	С
8	Wakalatnama	30	، موجع مراجع مراج موجع مراجع

Through

SIRAJ À USSAIN

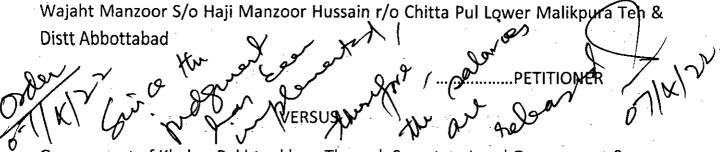
..... petitioner

Dated: 20/05/2022

Advocate High Court, Abbottabad

# BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD

### Execution Petition#303/2022 in S.A No.6357/2022



Government of Khyber Pakhtunkhwa Through Secretary Local Government & Rural Development Department KPK Peshawar etc.

#### ..... RESPONDENTS

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### **APPLICATION FOR EARLY HERAING IN THE ABOVE TITLE CASE.**

- 1. That the above case was fixed before the Honorable Tribunal on 20.09.2022 and passed the order for attachment of salary of the respondents.
- 2. That on dated 22.09.2022, submitted an application for recalling the order passed by the Honorable Services Tribunal and salaried of the Respondents may be released. (Annexure. A)
- 3. That in the response of the Judgment of this Honorable Tribunal Order implemented in letter is spirit (Annexure B).

It is therefore, humbly prayed in acceptance of the above application that date of early hearing may be fixed and the salary of the respondents may be released please. cong a fidmu way Manyor also allow M.

Local Govt & Rural Dev: Department

Rahn sellah schellade Adviced



# OFFICE OF THE LOCAL GOVT: & RURAL DEVELOPMENT DEPARTMENT ABBOTTABAD

PA # 0992-9310249, 0992-9310106

### No. ADLG/ATD/ 17/07-12

Dated **2** o Sep:, 2022

#### OFFICE ORDER

Mr. Wajahat Manzoor S/O Haji Manzoor Hussain was appointed as Secretary (BS-07) on 28-11-2018 in Local Govt: Department on the directions of Honourable High Court given in Writ Petition submitted by the said employee.

On 06-07-2020 Mr. Wajahat Manzoor submitted appeal No.6357/2020 with the plea that he has applied for appointment in 2015 but at that time he was not appointed and his service may consider w.e.f. 23-09-2015 instead of 28-11-2018.

After hearing the case the Honourable Service Tribunal KP vide its order dated 23-12-2021 has ordered that the period from 23-09-2015 to 28-11-2018 shall be considered for the length of service, pension and seniority.

In compliance of the orders of Honourable Tribunal dated 23-12-2021, it is hereby ordered that the appellant (Wajahat Manzoor, Secretary) shall be considered to have been appointed w.e.f. 23-09-2015 for the purpose of length of service, pension & seniority conditionally subject to the decision of Honourable Supreme Court of Pakistan.

Assistant Director (Senior). Local Govt: & Rural Dev: Department Abbottabad

#### Endst: of Even No. & Date

Copy forwarded to the:-

- 1. Director General, Local Govt: & RDD Khyber Pakhtunkhwa Peshawar for information.
- 2. Director (Admn) Local Govt: & RDD, Peshawar.
- 3. PA to Secretary Local Govt: & RDD, Peshawar.
- 4. District Comptroller of Accounts, Abbottabad for information.
- 5. Official concerned for information.

Assistant Director (Senior) Local Govt: & Rural Dev: epartment Abbottabad

### BEFORE THE KHYBERPAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD

#### Execution petition # 303/2022 in S.A No.6357/2020

Wajahat Manzoor S/O Haji Manzoor Hussain R/O Chitta Pul, Lower Malik Pura Tehsil & District Abbottabad ......PETITIONER

#### VERSUS

Government of KPK through Secretary Local Government & Rural Development Department KPK Peshawar etc.

..... RESPONDENTS

Through Kabir Khan Advocate General Services Tribunal Govt of Khyber Pakhtunkhwa.

APPLICATION FOR RE-CALLING ORDER DATED 19-07-2022 IN THE ABOVE TITLED CASE.

- 1. That the above case was fixed before this Honourable Tribunal on 19-07-2022, due to nonpresence on behalf of respondents, the Honourable Tribunal directed to attach salaries of judgment debtor.
- 2. That the non-presence of respondents on 19-07-2022 before this Honourable Tribunal was not intentional nor deliberate, but due to the reason that camp office of Tribunal at Abbottabad was changed to the new place. The authorized official was not aware about the new place of Tribunal.
- 3. That the judgment of this Honourable Tribunal dated 23-12-2021 in appeal No.635/2020 has since been challenged in the Supreme Court of Pakistan through CPLA No.158-P/2022.
- 4. That in the response of the judgment of this Honourable Tribunal order implemented in letter in spirit. (Copy Attached)

It is therefore, humbly prayed that an acceptance of above application, the order dated 19-07-2022 passed by this Honourable Tribunal may graciously be re-called and salaries of respondents may

be released please.

ocal Gover & Rural Dev: Deptt: Abbottabad

بيان على قسر منه محدوما رتدور منتفور نان سم، حد بالتيس ونعل ارت ابد و معن بان من من من ليف وسف سر مرب مون . اور من وس ، في من مرج 6353 مال مدور مح تحت منعد، أمره فرزم مدود ٥٥ كارد مى مرت مرور از جار 23 المرور مع مسرور من مسرور بات مرض عالم مرس مرفى مور المس بالى يوم أن أذر فرام 200 مد مومول يو المسلم. كين م نزكوره محى نا دسر امراد هم ميرا جد مح متر شرو سوامين اداره هوا در در بر ن من من كو كوى مزر مسرات مر مسلم . عمد مرتب مايد مربوم مرز رو مىي بۇلى ام خنى ئۆركىكا ئىكا ئىي - 2 . مىسىتەر بىلى تى حىنى ھەر بىسەر ب A Gui 06/X/ 2022 (1)1 . 2-1/ 13101.9711455.6 من نیکرد: قروما درت ( میریدی م) لیس لیس بی کیس

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE T

PESHAWAR.

Execution petition # 303 2022 in S.A No.6357/2020

Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad.

..... PETITIONER

#### VERSUS

- 1. Government of KPK through Secretary Local Government & Rural Development Department KPK, Peshawar.
- 2. Director Local Government & Rural Development Department KPK, Peshawar.
- 3. Assistant Director Local Government & Rural Development Department Abbottabad.
- 4. District Accounts office Abbottabad, through accounts officer.

..... RESPONDENTS

EXECUTION PETITION UNDER SECTION 7(2)(D) OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, AS AMENDED UP TO DATE READ TOGETHER WITH ALL OTHER ENABLING PROVISIONS, FOR IMPLEMENTATION OF JUDGMENT & ORDER OF THIS TRIBUNAL DATED 23/12/2021, RENDERED IN SERVICE APPEAL NO. 6357/2020, OF EVEN TITLE.

Respectfully Sir:

Brief facts leading to the instant petition are as follows:

1. That the present petitioner after following prior due departmental process,

filed a service appeal No. 6357/2020 . (copy of the service appeal No. 6357/2020 is attached herewith as annexure A).

E. P. No. 303/2022 Wajahat Manzoor

20<sup>th</sup> Sept 2022

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Petitioner alongwith his counsel present. Kabirullah Khattak, Addl;AG alongwith Mr. Muhammad Haroon, AD, Local Government with no authority letter of other respondents present.

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On the last date salaries of the respondents were attached. Accountant General, Khyber Pakhtunkhwa and District Comptroller of Accounts Abbottabad both are directed to submit report whether the salaries of the respondents have been attached or not. The attachment order shall continue and all the respondents are directed to appear in person alongwith implementation report failing which proceedings for non-compliance of the court order would be initiated. To come up for implementation report on 15.11.2022 before S.B at camp court Abbottabad.

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(Kalim Arshad Khan) Chairman Camp Court Abbottabad

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### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.



Execution petition # 303/2022 in S.A No.6357/2020

Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad.

..... PETITIONER

### VERSUS

- 1. Government of KPK through Secretary Local Government & Rural Development Department KPK, Peshawar.
- 2. Director Local Government & Rural Development Department KPK, Peshawar.
- 3. Assistant Director Local Government & Rural Development Department Abbottabad.
- 4. District Accounts office Abbottabad, through accounts officer.

..... RESPONDENTS

EXECUTION PETITION UNDER SECTION 7(2)(D) OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, AS AMENDED UP TO DATE READ TOGETHER WITH ALL OTHER ENABLING PROVISIONS, FOR IMPLEMENTATION OF JUDGMENT & ORDER OF THIS TRIBUNAL DATED 23/12/2021, RENDERED IN SERVICE APPEAL NO. 6357/2020, OF EVEN TITLE.

### Respectfully Sir:

Brief facts leading to the instant petition are as follows:

 That the present petitioner after following prior due departmental process, filed a service appeal No. 6357/2020. (copy of the service appeal No. 6357/2020 is attached herewith as annexure A). 2. That respondents were summoned who submitted their reply, while after hearing all the parties, this honorable tribunal vide its judgment dated 23/12/2021, partially allowed the appeal and directed the respondents " that the intervening period from 23/09/20215 till 28/11/2018 shall be considered for the purpose of length of service/pension and seniority of the appellant". (Attested copy of the judgment of this tribunal dated 23/12/2021 in S.A No. 6357/2020 is attached herewith as annexure B).

**I** 

- 3. That despite receiving the copy of said judgment/ direction, and being in full knowledge, couple with multiple requests by the present petitioner, the respondents have not complied with the same rather acting contrary to it, have prepared a seniority list of the concerned Secretaries V.C/N.C of district Abbottabad wherein they have not placed the present petitioner in accordance with tribunal's direction, while are at the verge of promoting much junior servants, in sheer violation of this tribunal's directions. (copy of the tentative seniority list of Secretaries V.C/ N.Cs of district Abbottabad is attached herewith as annexure C)
- 4. That there is no legal impediment in compliance said judgment/direction for which the respondents are duty bound, while non-compliance/ disregard of the same amounts to contempt of this honorable competent forum .
- 5. That despite petitioner's requests, the respondents are not implementing the said judgment who are required to be proceeded under all the enabling provisions of law, for complete execution of the direction.

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6. That the instant petition is well within the time and this honorable tribunal has got ample powers to accept the same.

It is therefore humbly requested that on acceptance of the instant petition, Judgment & Order of this Tribunal dated 23/12/2021, rendered in service appeal no. 6357/2020, may graciously be ordered to be implemented by the respondents forthwith, by adopting every enabling provision of law in this regard.

. petitioner

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Through SIRAJ HUŠSAIN

Dated: 20/05/2022

Advocate High Court, Abbottabad

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Wajahat Manzoor

Versus Govt. of Khyber Pakhtunkhwa & others

### **Execution Petition**

#### **AFFIDAVIT**

I, Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad, do hereby affirm and declare that the contents of the of the foregoing petition are true and correct to the best of my knowledge & believe and nothing material has been suppressed therein from this honorable tribunal.

Deponent.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution petition # \_\_\_\_\_ /2022 in S.A No.6357/2020

Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad.

..... PETITIONER

#### VERSUS

- 1. Government of KPK through Secretary Local Government & Rural Development Department KPK, Peshawar.
- 2. Director Local Government & Rural Development Department KPK, Peshawar.
- 3. Assistant Director Local Government & Rural Development Department Abbottabad.
- 4. District Accounts office Abbottabad, through accounts officer.

..... RESPONDENTS

### **EXECUTION PETITION**

**APPLICATION SEEKING RESTRAINING ORDER** AGAINST THE RESPONDENTS, NOT TO PROMOTE ANY SECRETARY VILLAGE/ NEIGHBORHOOD COUNCIL OF DISTRICT ABBOTTABAD, TO NEXT UPPER POSITION/ GRADE TILL THE DISPOSAL OF TITLED EXECUTION PETITION/ COMPLIANCE OF DECISION OF THIS TRIBUNAL DATED 23/11/2021 IN SERVICE APPEAL NO. 6357/2020, AND FROM ANY ACT/ORDER/NOTIFICATION, EFFECTING THE RIGHTS OF THE PRESENT PETITIONER.

**Respectfully Sir:** 

( ) ¥

The applicant urges to submit:

- That the titled execution petition is being filed today before this honorable tribunal, content of the same may graciously be read as integral part of the instant application.
- That after due process of law, this honorable tribunal vide its judgment dated 23/12/2021, directed the respondents " that the intervening period from 23/09/20215 till 28/11/2018 shall be considered for the purpose of length of service/pension and seniority of the appellant".
- 3. That contrary to the above decision/ direction, the respondent department has compiled seniority list of the Secretaries Village/ Neighborhood councils for district Abbottabad, for promotion purpose, wherein the petitioner is not placed at his due number, i.e. sr. # 1, while any order/ notification/ promotions in furtherance of the said incorrect seniority list would be against the judgment of this tribunal and the purpose of filing the adjoining execution petition, would become infructuous with miscarriage of justice.

It is therefore humbly requested to accept the instant application as prayed for.

Applicant

6

Through SIRAJ HUSS

Advocate High Court, Abbottabad

Dated: 20/05/2022

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

### Wajahat Manzoor

# Versus Govt. of Khyber Pakhtunkhwa & others

### **Execution Petition**

# Application for restraining order

### AFFIDAVIT

I, Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad, do hereby affirm and declare that the contents of the of the foregoing application are true and correct to the best of my knowledge & believe and nothing material has been suppressed therein from this honorable tribunal.

Deponent

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BEFORE THE KHYBER PALE KHWA SERVICE TRIBUNAL PESHAWAR

Wajahat Manzoor S/O Haji Manzoor Hussain, R/O Chitta Pul, Lower Malik Pura, Tehsil & District Abbottabad.

VERSUS Dated 6-7-2929

Service Appeal #

- 1. Government of KPK through Secretary Local Government & Rural Development Department KPK, Peshawar.
- 2. Director Local Government & Rural Development Department KPK, Peshawar,
- 3. Assistant Director Local Government & Rural Development Department Abbottabad.
- 4. District Accounts office Abbottabad, through accounts officer.

..... RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, AS AMENDED UP TO DATE READ TOGETHER WITH OTHER RELEVANT SERVICE RULES & REGULATIONS, AGAINST THE REJECTION OF GRANT OF BACK BENEFITS IN FAVOR OF THE APPELLANT AS PRAYED FOR.

**PRAYER:** ON ACCEPTANCE OF THE INSTANT APPEAL, the respondents may kindly be directed to grant & issue all back benefits of service including seniority, increments, salary etc to the appellant with effect from general order of appointment i.e. 23/09/2015.

### Respectfully Sir:

Brief facts leading to the instant appeal are as follows:

- That the petitioner being a local and permanent resident of UC Malik Pura, Tehsil & District Abbottabad, applied for the post of secretary village/ neighborhood council, advertized by the office of Director Local Government & Rural development KPK, Peshawar on 11/04/2015 (Copy of the advertisement is attached herewith as annexure 'A').
- 2. That after scrutinizing the petitioner appeared in the recruitment test and upon the announcement of result, cleared the same as one, out of the only two successful candidates from the concerned UC against 3 seats to be filled (Copy of the result announced by the NTS is attached here along as annexure 'B').
- 3. That subsequently in September 2015, the petitioner along with other successful candidates from the district Abbottabad were interviewed by the respondent No. 5 against the said posts and through order No. AE/8789-8964, Dated 23/09/2015, the respondent No.5 issued the list of appointed candidates/ secretaries VCS for district Abbottabad, wherein almost in every Union council of the district, the secretaries VCs were appointed except in UC Malik Pura, where no appointment was made against all the 3 posts of VCS (Copy of the order No. AE/8789-8964, Dated 23/09/2015 as issued by the respondent is appended herewith as annexure 'C').
- 4. That the said appointments were ordered against the law, relevant rules and merit, whereby many deserving & eligible candidates including the present

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petitioner were deprived from their rights. The chief Minister KPK by taking notice of the same, suspended the aforesaid appointments and constituted an inquiry committee to investigate the matter (Copies of the relevant news clippings are appended herewith as annexure 'D').

- 5. That the petitioner being an effected & neglected candidate also raised his voice against the illegal & against the merit order by writing an application to the CM, KPK for redressal of his grievance (Copy of the application is attached herewith as annexure 'E').
- 6. That on 13/01/2016, vide order No. EB/554-730, the respondent No. 5 withdrew & cancelled his previous order No. AE/8789-8964, Dated 23/09/2015 and issued a revised order for appointments of VCS Abbottabad (Copy of the revised order No. EB/554-730 dated 13/01/2016 is attached herewith as annexure 'F').
- 7. That in revised order too, the petitioner was once again ignored/ deprived from being appointed against the applied post by leaving all the 3 seats of VCSs UC Malik Pura, unfilled initially the same were adjusted with fresh appointments of respondent with candidates from others far union councils.
- 8. That feeling extremely aggrieved from non appointment despite on merit the present appellant moved writ petition # 131-A/2016 before the honorable Peshawar High Court, Abbottabad bench which kept pending for more than 2 years when finally on 05/12/2018, the respondents produced appointment order of the appellant dated 29/11/2018. (Copy of the writ petition along

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with relevant order sheets are appended herewith as annexure G, while appointment order of appellant as annexure H)

- 9. That although the appellant was appointed by the respondents but with effect from fresh date i.e. 29/11/2018 while general appointments were made on 23/09/2015 and with no fault on appellant's part, no back benefit , seniority & increments etc were given to him .
- 10.That present appellant moved an application for such benefits before the concerned office which was rejected on 13/01/2020. (Copy of application/ request for back benefits along with record & rejection letter dated 13/01/2020 are attached herewith as annexure I & J respectively).
- 11.That the appellant preferred a departmental appeal on 21/01/2020, before the D.G , against the said rejection by A.D, along with supporting record. (Copy of the departmental appeal is attached herewith as annexure K )
- 12. That the appellate authority has not rendered any decision of the appeal till date, which has constrained the present appellant to bring the instant service appeal.
- 13. That being highly aggrieved from rejection of back benefits etc request & no decision of departmental appeal, the appellant assails the same inter alia on following grounds:-

### **GROUNDS:**

- a) That both the non issuance/grant of all back benefits for appellant & the impugned rejection, are illegal, arbitrary, unconstitutional, against the settled principles service rules & regulations, in violation of the applicable rules, discriminatory, capricious and untenable and liable to be set aside.
- b) That the appellant has been condemned unheard as he is not been afforded fair opportunity to plead and defend his cause, rather the respondents have acted in a unilateral, cursory and haphazard manner to detriment the appellant.
- c) That appellant moved a proper written application for grant of the titled benefits before the D.G through proper channel which was transmitted to the concerned A.D LG&RD ATD for appropriate order, who despite & contrary to his previous recommendation submitted to AD litigation, has rejected the application vide order dated 13/01/2020, stating the request to be against the policy of government.
- d) That the order of AD LG&RD ATD is not only against the law, justice, rules & policy but also a sheer discrimination as multiple precedents are present in the same department which were quoted to him & even the record was also provided along with the application, which includes a similar & recent case of Noor Khadin in Bannu who has been granted with all such benefits by the department. (Copy of

record where such benefits were granted by respondents in similar matter is attached herewith as annexure L)

- e) That appellant was dully eligible & entitled on merit to be appointed against the relevant post at the time of general appointment order made on 23/09/2015, the delay has been caused on the part of department with no fault of appellant rather face multiple agonies & hardships and remained jobless despite figuring on merit.
- f) That the delay in appointment of appellant who was on merit even at the time of general appointment on applied post, was purely caused by the respondents, whereas the appellant kept trying for enforcement of his right and remained unemployed in meanwhile.
- g) That all other successful candidates who applied with petitioner against the same advertisement on same positions, got appointed from the date as requested by the present appellant.
- h) That the respondents have abused the authority vested for purpose of justice and acted in sheer violation of the rules and regulations.
- 10. That further grounds would be agitated at the time of arguments with the prior permission from the bench.

11. That the instant appeal is well within the time and the honorable tribunal has got exclusive jurisdiction to adjudicate the subject matter.

It is therefore humbly prayed that the instant appeal may kindly be accepted as prayed for.

. Appellant

Through

SIRAJ HUSSAIN

Dated: 27/06/2020

Counsel for appellant

Advocate High Court, Abbottabad.

# Verification

Verified on oath that the contents of the foregoing appeal are true and correct to the best of my. knowledge & believe and nothing material has been suppressed therein from this honorable tribunal. Morerover no appeal in similar matter is previously filed or decided.

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### OFFICE OF THE ASSISTANT DIRECTOR LOCAL GOVT&RURAL DEVELOPMENT DEPARTMENT ABBOTTABAD

### Email:adabbottabad@gmail.com

PH: 0992-9310249 NO: 100-012-16

Wirector (Er.)

thuttabac

Date: 29 -11-2018

Assistant

WINVERIN HALIO BORISO

#### OFFICE ORDER

In compliance with the order of Honorable High Court Abbottabad Bench dated 20-11-2018 in writ petition No.131-A/2016 titled Wajahat Mazoor VS Government of KPK. Mr. Wajahat Manzoor S/O Haji Manzoor Hussain R/O Chitta Pul, Lower Malik Pura Tehsil & District Abbottabad is hereby appointed as Village Secretary (BPS-09) in the

Neighborhood Council Havelian-I on the following term and conditions.

### Terms and Conditions:

1). That he shall be governed by the rules and orders as may issue by the Provincial Governmer from time to time relating to the post/cadres to which he belongs.

2. His service can be terminated at any time in case their performance is found un-satisfactory. ] case of misconduct, he will be proceeded under the rules framed by Government KPK from tim

to time & E&D Rules 2013. 3. If he resigns from service, he will have to serve one-month prior notice failing which the appointee will have to deposit one-month pay in lieu of such police in the Government Treasury 4. He should join the post within 15 days of issuance of this order. The supervisors concern should furnished a certificate to the effect that the candidate has join the post or otherwise alter

days of the issuance of this order. 5. He shall produce health and age certificate from the Medical Superintendent BBSTH (DH Abbottabad within 7 days of taking over charge.

6. He will be initially on probation for a period of one year.

7. That all rules/policies relating to government servant will be applicable to him. Their pay and other emoluments shall not be drawn from the government treasury till authentication/verification of all of their education/experience certificate. If any education/experience certificate could not be authenticated verified then, their services shal dispensed with immediately. Adest

Endst No. &Date even: 1. The Director General LG&RDD Khyber Pakhtunkhwa Peshawar. 2. The Deputy Director, (Admin/HR) LG&RDD, Khyber Pakhtunkhwa. 3. Registrar Peshawar High Court Abbottabad bench. 4. The Deputy Commissioner Abbottabad Assistant Jujector ísr. LG& REAL Abbourbad 5. Official Concerned. District Accounts officer Albottcheed

Monthly Salary Statement (July-2019)

BEFORE THE KHY	BER PAKHTUNKHV	A SERVICE TR	IBUNAL PESHAWAD	Anna h.
	CAMP COURT AI		and the second s	
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, Č	Date of Institution	06.07.2020	Te han	r + running
	Date of Decision	23.12.2021	· · ·	**************************************
Wajahat Manzoor S/ Tehsil and District A		sain, RYO Chitta-P	Pul. Lower Malik Pura, (Appellant)	
•	VERSUS	<u>.</u>		
	akhtunkhwa, through tment, Peshawar and th		Government & Rural (Respondents)	<b>\$\$</b> . :
MR. SIRAJ HUSSA Advocate	.IN	•	For appellant.	
MR. M. RIAZ KIIA Assistant Advocate	N.PAINDAKHEL. General		For respondents	
MIAN MUHAMM MR. SALAH-UD-E		••••	MEMBER(Executive) MEMBER(Judicial)	
JUDGEME	<u>NT</u>		•	
	HAMMAD, MEMB	<u>ER(E)</u> :- The So	ervice appeal has been	*
instituted agains	st the appointme	nt order as	Secretary (BS-07)	•
Village/Neighbour	hood Council dated 28	.11.2018 Seeking	directions of the service	ATTESTED
Tribunal to direct t	he respondents to uppo	int the appellant w	/.e.f <sup>*</sup> 23.09.2015.	Anne.
02. Brief facts	. as per memorandu	m of the servic	e appent, are that the	a farat Dilatana d
respondent-departi	nent floated an adverti	isement for vacant	posts of Secretary (BS-	
07) Village /Neigl	ibourhood Council on	11.04.2015. The	appellant applied for the	-
said position and	was declared successi	ul in the test con	ducted by NTS. He also	)
appeared in the i	nterview in Septembe	r 2015 and was	successful to qualify. A	**
combined appoint	ment order of 165 of	her recommended	candidates as Secretary	*

appellant was not appointed against one of the 03 posts of Secretary (BS-07) Village/Neighbourhood Council allocated for UC Malik Pura. The said appointment order was however, cancelled/withdrawn due to having been issued against the law, relevant rules and merit as pointed out by the Provincial Inspection Team (PIT) and therefore a revised appointment order of 165 successful candidates was issued on 13.01.2016 but once again the appellant was not appointed as Secretary (BS-07) Village/Neighbourhood Council in UC Malik Pura. The appellant approached the Peshawar High Court (Abbottabad Bench) in writ petition No. 131-A/2016. On commitment before the court by the representative of respondent-department that the petitioner will be appointed against the post of Secretary Village Neighbourhood Council within a month and the writ petition was thus dismissed when his appointment order dated 28.11.2018 was produced before the court on 05.12.2018. His departmental appeal seeking service benefits w.e.t 23.09.2015 was rejected and communicated to the appellant on 13.01.2020 where-after he instituted the instant service appeal in the Service Tribunal 0n 06.07.2020.

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03. Respondents were issued notice to submit their reply/parawise comments and relevant connected documents. They submitted written defence and contested the case through learned Asst: AG. We have heard pro and contra arguments of the parties and perused the case file minutely and thoroughly through their assistance.

04. Learned counsel for the appellant contended that the appellant had come out

appointment order dated 13.01.2016. It was thereafter under the directions of Peshawar High Court. Abbottabad Bench in writ petition No. 131-A/2016 that the respondents produced on 05.12.2018 appointment order of the appellant dated 28.11.2018. He vehemently contended that the appellant was eligible and qualified at the time of issuance of the first appointment order dated 23.09.2015 and as such he is required to be appointed from that date instead of 28.11.2018 owing to delay on part of the respondent-department and despite the fact that three posts of Secretary Village /Neighbourhood Council were specifically available for UC Malik Pura. He also produced two precedents wherein appointment orders have been issued from back date i.e Noor Khadin S/o Abdullah Din R/o Lakashoway Bannu who was appointed with all back benefits w.e.f 01.01.2016 vide office order dated 04.05.2018. Similarly, the Peshawar High Court Abboutabad Bench in writ petition 168-A/2019 titled Zahid Iqbal versus Government of Khyber Pakhtunkhwa allowed the writ petition on 05.09.2019 and set the principle that the intervening period to be considered for the purpose of length of service/pension and seniority. He therefore requested that being similarly placed, the appellant may be appointed w.e.f 23.09.2015 with back benefits of service/pension and seniority.

05. Learned Assistant Advocate General argued that as per serial (2) of the two conditions of advertisement dated 11.04.2015 the posts of Secretary Village /Neighbourhood Council were to be filled by adjustment from the available surplus staff first. Therefore, after adjustment of the surplus staff, there was no vacancy left in UC Malik Pura and the appellant could not be appointed as Secretary Village /Neighbourhood Council. The appointments of 165 Secretary Village/ Neighbourhood Council had been ordered in accordance of law, rules and merit. He however, did not press his arguments regarding back benefits of the appellant on the

the the

ATTESTED

from 23.09 2015 till his appointment vide notification dated 28.11.2018, therefore, he is not entitled for any salary regarding the said period.

07 As sequel to the above discussion, the appeal in hand is partially allowed and it is directed that the intervening period from 23.09 2015 till 28.11.2018 shall be centildered for the purpose of length of service/pension and seniority of the appellant. Parties are left to bear their own costs. File be consigned to the record

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ANNOUNCED 23 12,2021

(SALAH-UD-DIN) Member(Judicial) Camp Court Abbottabad.

(MIAN MUHAMMAD) Member(Executive) Camp Courr Abbottabad.

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DIRECTORATE GENERAL LOCAL GOVERNMENT & RURAL DEVELOPMENT DEPARTMENT KHYBER PAKHTUNKHWA No. Director (I.G) 3-34/Complaints/2021 Dated Peshawar, the 14<sup>th</sup> April, 2022

REMINDER To.

> All the Assistant Directors, LG & RDD, Khyber Pakhtunkhwa.

ANNEX.

NNEX:C

Subject:

<u>APPEAL AGAINST SENIORITY LIST OF SECRETARIES VCS/NCS</u> <u>DISTRICT HARIPUR</u>

I am directed to refer to this office letter of even number dated 16.12.2021 (copy enclosed) on the subject cited above and to state that the requisite information/record is still awaited.

In light of the above, you are therefore, requested to provide seniority list of Junior Village Secretaries (BPS-09) and Senior Village Secretary (BPS-11) and also explain the mode of formulation i.e. whether the seniority list has been made according to the date of appointment/ date of birth or on merit order/ aggregate marks by today i.e. 14.04.2022 before closing hours without fail.

THE MATTER MAY BE TREATED AS MOST IMMEDIATE.

(VIKASH) ASSISTANT DIRECTOR (ADMIN/HR) LG&RD

Endst: No. & date even: Copy forwarded to the:

1. PA to Director General, LG&RDD, Khyber Pakhtunkhwa.

(VIKASH)

ASSISTANT DIRECTOR (ADMIN/HR) LG&RD



DIRECTORATE GENERAL LOCAL GOVERNMENT & RURAL DEVELOPMENT DEPARTMENT KHYBER PAKHTUNKHWA No. Director (LG) 3-34/Complaints/2021 /1871 1/ Dated Peshawar, the 16<sup>th</sup> December, 2021

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i

All the Assistant Directors, LG & RDD, Khyber Pakhtunkhwa.

Subject:

### APPEAL AGAINST SENIORITY LIST OF SECRETARIES VCS/NCS DISTRICT HARIPUR

I am directed to refer to the subject cited above and to request you to provide seniority list of Junior Village Secretaries (BPS-09) and Senior Village Secretary (BPS-11) and also explain the mode of formulation i.e. whether the seniority list has been made according to the date of appointment/ date of birth or on merit order/ aggregate marks.

(VIKASH) ASSISTANT DIRECTOR (ADMIN/HR) LG&RD

Endst: No. & date even: Copy forwarded to the:

1. PA to Director General, LG&RDD, Khyber Pakhtunkhwa.

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(VIKASH) ASSISTANT DIRECTOR (ADMIN/HR) LG&RD



# OFFICE OF THE ASSISTANT DIRECTOR LOCAL GOVT&RURAL DEVELOPMENT DEPARTMENT ABBOTTABAD

Email:adabbottabad@gmail.com

Ph: 0992-9310249

No.AD/LG-ATD/<u>7686</u>-5 Date: 14.04.2022

Assistant Director (Admin/HR) LG &RDD Khyber Pakhtunkhawa Peshawar.

Subject:

To

APPEAL AGAINST SENIORITY LIST OF SECRETARIES VCS/NCS DISTRICT HARIPUR

Kindly refer to the subject cited above vide your letter no.Director (LG) 3-34/Complaints/2021/20254 dated Peshawar the 14 April 2022 and to enclosed please find herewith Seniority list of Junior Village Secretaries of District Abbottabad.

The seniority list has been made in accordance with date of appointment/ date of

birth.

Copy Forwarded to :

1. PA to Director General LG&RDD Khyber Pakhtumkhawa Peshawar.

Assistant Director LG&RDD Abbottabad

Assistant Director LG&RDD Abbottabad

.no	Name	F.Name	D.O.Birth	D.O.Appointment	Qualification	Tehsil	Remarks:
	I- Muhammad Akhtar	Malik Taj Muhammad	12/20/1980	13/1/2016	B.A/ BSc-Micro Biology	Lower tanawal	BPS-11 (a.c.b)
	2 Haleema Bibi	Abdul Ghafoor	12/23/1981	13/1/2016	M.Phil	Lora	BPS-11 (a.c.b)
	B Shahid	Dilpazir	10.15.1983	13/1/2016	B.A	Abbottabad	BPS-11 (a.c.b)
	4 Muhammad Ahsan	Abdul Sattar	12/12/1983	13/1/2016	M.A	Lora -	BPS-11 (a.c.b)
	5 Muhammad Imran	Muhammad Shaukat	6/12/1984	13/1/2016	BSC	Abbottabad	BPS-11 (a.c.b)
	5 Muhammad Irfan	Ali Asar	7/10/1984	13/1/2016	B.Com	ASbottabad	BPS-11 (a.c.b)
	7 Muhammad Shahzad	Muhammad Ashraf	8/29/1984	13/1/2016	M.A	Abbottabad	BPS-11 (a.c.b)
	Abdul Habib	Muhammad Saraj	5/15/1985	13/1/2016	M.Sc Mathematic	Lora	BPS-11 (a.c.b)
	9 Ubaid Ur Rehman	Qazi Fayaz Ur Rehman	1/1/1986	13/1/2016	B.A.	Havelian	BPS-11 (a.c.b)
- · · · -	Muhammad Fawad	Muhammad Gulzer	2/20/1986	13/1/2016	M.A.	Abbottabad	BPS-11 (a.c.b)
·	L Muhammad Sajid	Muhammad Sadiq	3/15/1986	13/1/2016	M.A	Abbottabad	BPS-11 (a.c.b)
	2 Muhammad Azam	Basharat-Aziz-Abbasi	4/10/1986	13/1/2016	MBA	Abbottabad	BPS-11 (a.c.b)
	BiUmair Khan	Khwaj Muhammad	4/20/1987	13/1/2016	MSc PHYSICS	Abbottabad	BPS-11 (a.c.b)
	1 Tahir Saddique	Muhammad Saddique	10.3.1986	13/1/2016	M.A	Abbottabad	acting choi
	5 Sajjad Imtiaz	Muhammad Imtiaz Abbasi	2/4/1987	13/1/2016	B.COM	Lora	<u> </u>
	6 Muhammad Azhar	Muhammad Munsif	22/4/1987	13/1/2016	F.A -	Abbottabad	Through Court appointment
	7 Syed Atif Hussain Shah	Syed Ashiq Hussain Shah	4.28.1987	13/1/2016	M.A.	Havelian	
	B Muhammad Intekhab	Mohammad Younas	7.5.1987	13/1/2016	M.A.	Abbottabad	
	Jamil Hussain	Muhammad Yaseen	2/1/1988	13/1/2016	B.A	Lower Tanawal	Through Court appointment
	D Touseef Ahmed	Aftikhar Ahmed	9/1/1988	13/1/2016	MSc CHEMISTRY	Havelian	
	L Zahid Mehmood	Khan Nawaz	4/2/1988	13/1/2016	MSc CHEMISTRY	Havelian	
	2 Muhammad Altaf	Muhammad Javed	4/10/1988	13/1/2016	МВА	Abbottabad	
	BIUmair Manzoor	Manzoor Ellahi	4/10/1988	13/1/2016	M.A	Havelian	
	Muqaddus Khan	Muhammad Asif	5/4/1988	13/1/2016	M.A. ENGLISH	Abbottabad	
	5 Umair Gul	Muhammad Sulamen	5/6/1988	13/1/2016	FSC	Abbottabad	

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2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	Abid Mehmood	Munsif Khan	6/2/1988	13/1/2016	B.A.	Havelian	
·	Koshan Ali	Muhamamd Sabeel	8/11/1988	13/1/2016	BBA FINANCE	Abbottabad	
	Wagar Ahmed	Nisar Ahmed	9/25/1988	13/1/2016	M.A.	Abbottabad	
	Atif Rehman	Fazal -Ur-Rehman	1/2/1989	13/1/2016	B.COM	Abbottabad	
	Muhammad Sheraz	Haji Muhammad Javed	1/18/1989	13/1/2016	F.Sc	Abbottabad	
	Yasir Mehmood	Muhammad Sabir	2/2/1989	13/1/2016	BSc/M.A	Havelian	· · · · · · · · · · · · · · · · · · ·
	Muhammad Tahir Hakeem	Abdul Hakeem	2/20/1989	13/1/2016	МВА	Havelian	· · · · · · · · · · · · · · · · · · ·
	Muhammad Nazakat	Khatib-Ur-Rehman	2/26/1989	13/1/2016	МВА	Abbottabad	
·	Qasim Nawaz	Shah Nawaz	3/7/1989	13/1/2016	MSc PHYSICS	Havelian <sub>Ka -</sub>	
	Zeeshan Abbasi	Abdul Shakoor Abbasi	3/14/1989	13/1/2016	BS GEO PHYSICS	Lora	
	Atta Ur Rehman	Abdul Rehman	3/25/1989	13/1/2016	В.А.	Abbottabad	·
	Mohsin Ahmed	Manzoor Ahmed	4/2/1989	13/1/2016	FSc	Havelian	
	Adnan Ahmed	Ghulam Muhammad	4/13/1989	13/1/2016	ВА	Abbottabad	
	Adil Zeb	Aurangzeb Khan	6/13/1989	13/1/2016	MSC	Abbottabad	
	Malik Umair	Mirdad	7/20/1989	13/1/2016	MSc	Abbottabad	
	Fahad Haroon	Muhammad Haroon Khan	7/26/1989	13/1/2016	MSc	Abbottabad	
42	Tabassan Ali	Ali Asghar	10/10/1989	13/1/2016	M.Com	Abbottabad	Through Court appointment
	Muhammad Bilal	Muhammad Afsar khan	8/11/1989	13/1/2016	MSc Computer Science	Abbottabad	
	Muhammad Shahzad Abbasi	Muhammad Zardad Abbasi	8/23/1989	13/1/2016	FSc	Abbottabad	
	Zubair Majeed	Abdul Majeed	12/23/1989	13/1/2016	BA(DAE)	Abbottabad	Through Court appointment (Rei
	Asad Saleem	Muhammad Saleem	12/1/1989	13/1/2016	В.А.	Abbottabaad	
	Shafiq-Ur-Rehman Qureshi	Khateeb-Ur-Rehman-Qureshi	8.15.1990	13/1/2016	В.А	Lora	
	Alam Zeb	Sardar Jahan Zeb	12/17/1989	13/1/2016	B.Com	Havelian	
	Asim Mehmood	Khalid Mehmood	12/19/1989	13/1/2016	BS HONS	Abbottabad	· · · · · · · · · · · · · · · · · · ·
	Zahid Iqbal	Manzoor Ahmed	1/2/1990	13/1/2016	B.A	Lower Tanawal	Through Court appointment (Rei
	Azmat Khan	Muhammad Nazeer	2/4/1990	13/1/2016	M.Sc	Lora	· · · · · · · · · · · · · · · · · · ·
	Ali Raza	Ishtiaq Hussain	2/12/1990	13/1/2016	B.Com	Abbottabad	
	Ali Zeb	Muhammad Aurangzeb	3/15/1990	13/1/2016	M.A	Abbottabad	

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	Muhammad Waseem	Muhammad Siddique	3/15/1990	13/1/2016	B.Com	Abbottabad	
55	Muhammad Saeed	Ali Afsar	5/1/1990	13/1/2016	B.S.C	Abbottabad	
56	Shafique Ahmed Qureshi	Jan Muhammad Qureshi	7/10/1990	13/1/2016	MS.C	Abbottabad	
	Imran Khan	Aziz Ur Rehman	11/9/1990	13/1/2016	BSc	Abbottabad	Through Court appointment (Rei
58	Aqib Amrez	Muhamamd Amrez	8/12/1990	13/1/2016	M.Sc	Lora	
59	Tanveer Mehboob	Mehboob khan	1/2/1991	13/1/2016	B.A.	Havelian	:
60	Aamir Younis	Muhammad Younis	1/22/1991	13/1/2016	MSc	Abbottabad	· · · · · · · · · · · · · · · · · · ·
61	Awais Khan	Ghulam Rasool Khan	3/6/1991	13/1/2016	F.Sc	Abbottabad	
· · · ·	Adil Khan	Gulzar Khān	4/4/1991	13/1/2016	B.Com	Abbottabad	×e,
	MUEEN Khan	Ghulam Mustageem	15.11.1991	13/1/2016	M.Sc	Lora	
	Muhammad Jamshaid	Aurangzeb	4/18/1991	13/1/2016	BSc	Abbottabad	
	Ahsan Qadoos	Tariq Hussain	6/10/1991	13/1/2016	ВВА	Abbottabad	
	Wagas Ahmed	Muhammad Pervez	6/11/1991	13/1/2016	MSc Computer Science	Abbottabad	
	Mohsin Khan	Muhammad Aslam khan	8/29/1991	13/1/2016	B.A.	Havelian	· · · · · · · · · · · · · · · · · · ·
	Sandeel Khan	Naeem Khan	12/1/1991	13/1/2016	МВА	Lower Tanawal	
	Muhammad Asif	Muhammad Yaqoob	3/3/1991	13/1/2016	B.A	Abbottabad	Through Court appointment (Rei
	Nagash Igbal Khan	Muhammad Igbal Khan	10/3/1991	13/1/2016	B.A	Abbottabad	
	Muhammad Farman	Muhammad Riaz	1/1/1992	13/1/2016	F.A	Abbottabad	
	Amjad khan	Muhammad Ashram	1/2/1992	13/1/2016	B.A.	Abbottabad	
	Touqeer Khan	Hakam Dad Khan	1/2/1992	13/1/2016	BSc -	Havelian	· · · · · · · · · · · · · · · · · · ·
	Naveed Akbar Abbasi	Muhammad Arshad Abbasi	3/8/1992	13/1/2016	B.Sc	Lora	
	Muhammad Nadeem	Aurangzeb Khan	3/28/1992	13/1/2016	B.COM	Abbottabad	;
	Nagash Yousaf	Muhammad Yousaf	4/30/1992	13/1/2016	M.Com	Abbottabad .	
	Mohsin Lateef	Abdul Lateef	5/26/1992	13/1/2016	М.А	Abbottabad	
	Adnan Fazal	Fazal Ur Rehman	6/28/1992	13/1/2016	В.А.	Abbottabad	
	Ishfaq Asghar	Ali Ashgar	9/9/1992	13/1/2016	М.А.	Abbottabad	
	Waseem Ahmad	Muhammad Shamraiz	10/2/1992	13/1/2016	B.Com	Abbottabad	
	Abdul Basit	Zaheer Ahmad	11/25/1992	13/1/2016	-B.A	Abbottabad	
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	· · · · · · · · · · · · · · · · · · ·		<u> </u>	13/1/2016			
82	Syed Zulgernain Shah	Muhammad Haroon Shah	12/16/1992	· · · · · · · · · · · · · · · · · · ·	M.A	Abbottabad	· · · · · · · · · · · · · · · · · · ·
83	Nazim Hussain	Raza Muhammad	12/24/1992	13/1/2016	MSC	Lower tanawa	
84	Ubaid	Muhammad Siddique	3/30/1993	13/1/2016	M.Com	Abbottabad	
	Adil Waheed	Abdul Waheed	11/3/1991	13/1/2016	B.A	Abbottabad	
86	Umer Nazir	Muhammad Nazir	10/12/1991	13/1/2016	B.A	Abbottabad	Through Court appointmer
	Jawad Ahmed	Abdul Sattar	15/12/1991	13/1/2016	B.A.	Abbottabad	
	Humair Yaqoob	Muhammad Yaqoob	9/6/1992	13/1/2016	DAE (Civil)	Abbottabad	Through Court appointmer
	Fehmeed Ahmed	Muhammad Siddique	4/27/1985	13/1/2016	M.A	Lora	·. ·
	Muhammad Tariq	Karim Dad	1/1/1993	13/1/2016	В.А.	Abbottabad	
	Sardar Muhammad Atiq younis	Sardar Muhammad Younis	1/2/1993	13/1/2016	MSc Physics	Abbottabad	
	Muhammad Danial	Farman Ali	1/25/1993	13/1/2016	B.COM	Havelian	F
	Awais Ur Rehman Abbasi younis	Abdul Rehman	2/16/1993	13/1/2016	MSc	Abbottabad	
	Muhammad Imran	Muhammad Irshad	3/3/1994	13/1/2016	BSc	Abbottabad	· · · · · · · · · · · · · · · · · · ·
	Gul Nawaz	Muhammad Riaz	4/1/1993	13/1/2016	BS(Math)Hon	Abbottabad	· · · · · · · · · · · · · · · · · · ·
	Zeeshan	Muhammad Ishaq	4/2/1993	13/1/2016	B.Com	Abbottabad	
	Arsalan Umer	Sardar Umer Khatab	4/5/1993	13/1/2016	BS English Literature	Abbottabad	
	Muhammad Nadeem	Gulzeb	5/1/1990	13/1/2016	M.Com	Lora	
	Muhammad Sheraz	Gul Rehman	5/10/1993	13/1/2016	FSc	Abbottabad	
	Muhammad Wagas	Muhammad Shafiq Khan	5/11/1993	13/1/2016	FSc	Lower Tanawal	
	Abdul Basit -	Abdul Malik	9/13/1993	13/1/2016	M.A	Havelian	
	Mr Imran	Din Muhammad	11/4/1993	13/1/2016	M.Com	Abbottabad	
	Nouman Alam	Nusrat Khan	12/18/1993	13/1/2016	MSc Physics	Lower Tanawal	
	Mansoor Ikhtiar	lkhtiar Hussain Abbasi	1/1/1994	13/1/2016	M.A	Abbottabad	
		Raja Waheed Khan	1/13/1994	13/1/2016	B.A	Abbottabad	
	Raja Faizan Khan	Fazal Ur Rehman	3/6/1994	13/1/2016	B.S(Hons0	Havelian	
	Bilal Hussain		3/20/1994	13/1/2016	BSc	Havelian -	
	Fawaz Nazir	Nazir Ahmad	3/23/1994	13/1/2016	BSc-Computer Science	Abbottabad	
-	Adnan Rukan Abbasi Saifullah Naseem	Rukan Zaman Abbasi Muhammad Naseem	14/4/1994	13/1/2016	M.A Islamyait	Abbottabad	Through Court appointmen
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110	Muhammad Qaiser Qureshi	Qalander khan	4/14/1994	13/1/2016	B.A	Abbottabad	
	Awais Khan	Munawar Kha <u>n</u>	4/15/1994	13/1/2016	Mater in Commerce	Abbottabad	· · · · · · · · · · · · · · · · · · ·
	Alim Zeb Khan	Muhammad Amin	4/28/1994	13/1/2016	M5c	Havelian	· · · · · · · · · · · · · · · · ·
	Azam Ishaq	Muhammad Ishaq	4/30/1994	13/1/2016	В.А	Lower tanawai	· · · · · · · · · · · · · · · · · · ·
	Ikram Ul Hag	Haider Zaman	5/18/1991	13/1/2016	M.Sc	Lora	
_ <u>_ </u>	Zaheer Abbasi	Muhammad Saeed	6/14/1994	13/1/2016	M.A	Havelian	
	Muhammad Umair Khan	Aurangzeb Khan	7/15/1994	13/1/2016	M.A.	Havelian -	
	Wagar Ahmed	Abdul Sattar	7/22/1994	13/1/2016	В.А	Abbottabad	
	Anees Ur Rehman	Gul Rehman Abbasi	8/8/1994	13/1/2016	FSc	Abbottabad	- دين <del>ه</del>
	Muhammad Adnan	Muhammad Aslam	11/20/1994	13/1/2016	BSc	Lora	
	Muhammad Naeem	Muhammad Saleem	12/28/1994	13/1/2016	MSc Botany	Havelian	
	Abdul Basit	Muhammad Saleem	1/2/1995	13/1/2016	BS	Abbottabad	
	Muhammad Bilal Saleem Qureshi	Muhammad Saleem Qureshi	2/14/1995	13/1/2016	BSc	Abbottabad	
	Muhaimmad Wagas	Abdul Qadeer	2/15/1995	13/1/2016	MA.Med	Abbottabad	
	Muhammad Rizwan	Shiraz Khan	2/21/1995	13/1/2016	В.А.	Abbottabad	
	Basit Ali	Ali Afsar	3/1/1995	13/1/2016	BS(Math)	Abbottabad	
	Safeer Ahmed	Zmuhammad Riaz	15/3/1995	13/1/2016	B.A	Abbottabad	Through Court appointment (Re
	Muzamal Khan	Nisar Ahmed Khan	3/16/1995	13/1/2016	BSc	Abbottabad	
	Amir	Muhammad Ramzan	4/11/1995	13/1/2016	BS(hons) Physics	Abbottabad	
	Shehyar Khan Jadoon	Munir Ahmed Khan	2/12/1996	13/1/2016	B.A	Abbottabad	
	Sagib Saeed	Saeed Ahmed	3/6/1996	13/1/2016	B.A	Abbottabad	
	Abdul Basit	Dilpazir	3/20/1996	13/1/2016	B.A	Abbottabad	
	Wajahat Zahoor	Muhammad Zahoor	4/4/1996	13/1/2016	MSc	Lora	
		Ghulam Qadir	5/10/1996	13/1/2016	B.A	Abbottabad	
····	Adeel-Ur-Rehman Muhammad Hamza	Fazal Ur Rehman	7/11/1996	13/1/2016	B.S(Physic)	Abbottabad	
134	Mana Illiah Khan	Liaqat Ali	8/22/1996	13/1/2016	B.A.	Lora	
135	C.C. Stubermad Licman	Muhammad Sheraz	3/23/1997	13/1/2016	BSc	Abbottabad	
	Shahzad	Muhammad Shamraiz	3/10/1998	13/1/2016	M.Com	Abbottabad	
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	Haris Ejaz	Muhammad Ejaz Abbasi	26.10.1997		F.A		Deseased Son Quota
100		Muhammad Zahid	1/11/1998	10,172010	F.A		Deseased Son Quota
139	Wajahat Manzoor	Haji Manzoor Hussain	1/3/1987	28/11/2018	M/B:A Finance		Through Court appointment
		Fazal Ur Rehman	1.4.1986	25/9/2019	B.A		Through Court appointment
141		Gulzar Ahmad	3.3.1989	25/9/2019	B.A	Abbottabad	
142		Saddique Ur Rehman	4.2.1989	25/9/2019	M.A	Havelian	
143	Tyyab OF Rehman	Muhammad Javed	30.10.1990	25/9/2019	B.A	Abbottabad	· · ·
144	Zaka Ur Rehman	Banaras Khan	19.12.1993	25/9/2019	M.S.C	Abbottabad	
145	Ahsan Shehzad	Abdul Rasheed	2.1.1997	25/9/2019	M.A	Lower Tanawal	· · · ·
146	Irshad Rasheed	Mushtaq Ahmad		25/9/2019	B.A	Lora	
147	Ehtisham Ali		6.1.1998	25/9/2019	B.A	Abbottabad	
148	Faisal Zeb	Aurangzeb	2.4.1995	25/9/2019	M.A	Havelian	
149	Khuram Shehzad	Khanvez Khan	11.2.1991	25/9/2019 .	B.SC	Abboittabad	
150	Ahtisham Raheem	Abdur Raheem	25.12.1997	25/9/2019	B.A	Havelian	
151	Muhammad Usman	Muhammad Javed	15.2.1996	25/9/2019	F.A	Lower Tanawal	
152	Syed Qamar Abbas Shah	Syed Sajjad Hussain Shah	30.3.1998	25/9/2019		Havelian	
153	Muhammad Yaseen Khan	Abdul Hamid Khan	4.11.1991		MSC	Abbottabad	
154	Usama Tabish	Aftab Ahmed	3.6.1993	25/9/2019	B.A	Abbottabad	
155	Naveed	Abdul Qadeer	4.20.1993	25/9/2019	B.A	Abbottabad	
154	Shah Rukh Khan	Habib Ur Rehman	5.4.1995	25/9/2019	B.A		
	Saifullah Khan	lftikhar Ahmad Khan	25.12.1994	25/9/2019	B.S(IT)	Havelian	
15	Muhammad Naseer	Muhammad Younis	11.4.1967	25/9/2019	SSC	Lower tanawal	Promoted
150	g Muhammad Fiaz	Mirdad	22.4.1970	25/9/2019	SSC	Abbottabad	Promoted
15	D Zulfiqar Ali	Roshin	1.6.1970	25/9/2019	SSC	Lora	Promoted
16	Bashid Mohnas	Mohabat Khan	1.4.1974	25/9/2019	SSC	Abbottabad	Promoted
16	1 Rashid Mehnas	Abdur Rasheed	10.4.1988	25/9/2019	F.A	abbottabad	Promoted
	2 Muhammad Zubair		13.5.1993	14.9.2021	B.A	Abbottabad	Promoted
16	3 Muhammad Waqas	MUHAMMAD Shoaib		4.10.2021	F.SC	Abbottabad	Minority Quota
	4 Sonana	Babar Javed	1.28.1998	4.10.2021	F.SC	Abbottabad	Minority Quota
16	5 <sup>Joham</sup>	Nadeem Anwar	1.31.2000				

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To:

### KHYBER PAKHTUNKWA

### SERVICE TRIBUNAL, PESHAWAR

<u>ST</u> Dated **9**2022 No: J

All communications should addressed to the Registrar F Service Tribunal and not official by name.

Ph:- 091-9212281 Fax:- 091-9213262

- The Accountant General, Khyber Pakhtunkhwa.
- 2. District Accounts Officer, Abbottabad

Subject:- SALARY ATTACHMENT OF THE RESPONDENTS 1 TO 3 IN CASE TITLE WAJAHAT MANZOOR VS LOCAL GOVERNMENT IN EXCUTION PETITION 303/2022

I am directed to forward herewith a certified copy of order dated 19-07-2022 passed by this Tribunal on the above subject for compliance.

REGISTRAR **KHYBER PAKHTUNKHWA** SERVICE TRIBUNAL PESHAWAR.

30) igh Court Bar Association Abbottabad Superintendent / Librarian **HCBA** HCBA Reg No. BC No. 0 H1 Andre Place of Practice. 23678 Name of Advocate S. No وكاكت نامهر KPKI بعدالت hih! d ر جا س عنوان: نوعیت مقدمہ: <u>حرا</u> کہ ۱۰ منحانر باعث تحريراً نكه: مقدمہ مندرجہ عنوان بالامیں اپن طرف ہے داسطے ہیردی وجوابد ہی برائے پیشی یا تصفیہ مقدمہ ہمقا كوحسب ذيل شرائط يروكيل مقرركيا ب كه مين ہر پيشى يرخوديا بذر يعه مختار خاص روبر دعدالت حاضر ہوتا رہوں گا اور بر دفت ايكارے جانے مقدمه دکیل صاحب موصوف کواطلاع دے کر حاضر عدالت کروں گا۔اگر پیشی پرمظہر حاضر نہ ہوااور مقدمہ میری غیر حاضری کی دجہ سے ک ماحب موصوف صدر مقام کچہری کے علاوہ کس طور پر میرے خلاف ہو گیا تو صاحب موصوف اس کے کچی طور پر ذہمہ: دارینہ ہو کے تیزو یمہ کچہری کے علاوہ کسی اور جگہ ساعت جگہ ما کچہری کےادقات سے پ ہ داریا اس کے داسطے <sup>س</sup>ی معاوضہ ہونے یابروز تعطیل یا کچہری کے اوقاد ل پچھے پی*ت ہونے ر*مظہر کو ک لرحامی مسارم دلاخته ظباجب موصوف مثل كرده ذات وصوف ذمه دارنه ہونے جو کوک ساختہ پر کے اداکرنے یا مختانہ کے واپس موی اور درخواست اجرائے ڈگری دنظر تالی ایپل جگز الی و مرتبم درخواست پر د سخط منظور دمقبول ہوگا اورصاح مرگاور امرگاور یے اور داخل کرنے اور ہر شم کے بیان نے اور رشر د باڈیگڑی کرانے اور کڑ وصول کم وتصديق كرني كالجحي اختيا سم کارو پیر دینے اور اس پر ثالثی وراضی نا<u>کم و فی</u>قبلہ بر صلف <del>و بېر</del>ونچات ار تچېرې صدرا بېل د یے اقبال دعویٰ دینے کا بھی اختیار ہوگا اور بصور <u>ئے ڈ</u>گری بھی صاحب موصوف کو بشرط برآيدگى مقدمه بإمنسوخى ذكرى كيلطرفه در خوكارست تتلم امتناعى تا قرقى تا كرفتارى قبل از گرفتارى داجرا ی کا کم مقدمہ مذکور پاس کے سی جزو کی مصوف كوريقي أختبارها ادائيكى عليجد دمخنانه بيروى كااختيار تهوكالأ تاایے ہم اہ مقرد کر براد دار کے دکتل کو بھی ہرام میں دبی اور دیسے اختیارات کاروائی کے پابصورت اپیل کسی دوس مرجوتها برجانيا ليوايز فسكاده صاحب موصوف كاحق موكا - الروكيل حاصل ہوئے جیسے صباحب موصوف کو حاصل ہیں اور دوں صاحب موصوف کو پوری فیس تاریخ بیش سے پہلے اداند کروں گا تو صاحب موصوف کو پوراا ختیار ہوگا کہ دہ مقدمہ کی پیروی ند کریں اور ایس Σ 6 صورت میں میراکوئی مطالبہ کسی تشم کا صاحب موصوف کے برخلاف نہیں ہوگا۔ 2022,05 20 لہذاد کالت نامہ لکھ دیاہے کہ سندر ہے۔ دن مضمون د کالت نامہ بن لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔ نو ب اس د کالت نامه کی نو ٹو کا بی نا قابل قبول ہوگی SIRAJ HUSSAIN Advocate High Court Office # 115-B, Iqbal Plaza The Mall Abbottabad Cell # 0333-9180598

### BEFORE THE KHYBERPAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD

#### Execution petition # 303/2022 in S.A No.6357/2020

Wajahat Manzoor S/O Haji Manzoor Hussain R/O Chitta Pul, Lower Malik Pura Tehsil & District Abbottabad

.....PETITIONER

#### VERSUS

Government of KPK through Secretary Local Government & Rural Development Department KPK Peshawar etc.

#### ..... RESPONDENTS

Through Kabir Khan Advocate General Services Tribunal Govt of Khyber Pakhtunkhwa.

APPLICATION FOR RE-CALLING ORDER DATED 19-07-2022 IN THE ABOVE TITLED CASE.

- 1. That the above case was fixed before this Honourable Tribunal on 19-07-2022, due to nonpresence on behalf of respondents, the Honourable Tribunal directed to attach salaries of judgment debtor.
- 2. That the non-presence of respondents on 19-07-2022 before this Honourable Tribunal was not intentional nor deliberate, but due to the reason that camp office of Tribunal at Abbottabad was changed to the new place. The authorized official was not aware about the new place of Tribunal.
- 3. That the judgment of this Honourable Tribunal dated 23-12-2021 in appeal No.635/2020 has since been challenged in the Supreme Court of Pakistan through CPLA No.158-P/2022.
- 4. That in the response of the judgment of this Honourable Tribunal order implemented in letter in spirit. (Copy Attached)

It is therefore, humbly prayed that an acceptance of above application, the order dated 19-07-2022 passed by this Honourable Tribunal may graciously be re-called and salaries of respondents may

be released please.

🎄 Rural Dev: Deptt: Abbottabad



# OFFICE OF THE LOCAL GOVT: & RURAL DEVELOPMENT DEPARTMENT ABBOTTABAD

PA # 0992-9310249, 0992-9310106

No. ADLG/ATD/ /7/07-12

Dated **20** Sep:, 2022

### OFFICE ORDER -

Mr. Wajahat Manzoor S/O Haji Manzoor Hussain was appointed as Secretary (BS-07) on 28-11-2018 in Local Govt: Department on the directions of Honourable High Court given in Writ Petition submitted by the said employee.

On 06-07-2020 Mr. Wajahat Manzoor submitted appeal No.6357/2020 with the plea that he has applied for appointment in 2015 but at that time he was not appointed and his service may consider w.e.f. 23-09-2015 instead of 28-11-2018.

After hearing the case the Honourable Service Tribunal KP vide its order dated 23-12-2021 has ordered that the period from 23-09-2015 to 28-11-2018 shall be considered for the length of service, pension and seniority.

In compliance of the orders of Honourable Tribunal dated 23-12-2021, it is hereby ordered that the appellant (Wajahat Manzoor, Secretary) shall be considered to have been appointed w.e.f. 23-09-2015 for the purpose of length of service, pension & seniority conditionally subject to the decision of Honourable Supreme Court of Pakistan.

Assistant Director (Senior) Local Govt: & Rural Dev: Department Abbottabad

#### Endst: of Even No. & Date

Copy forwarded to the:-

- 1. Director General, Local Govt: & RDD Khyber Pakhtunkhwa Peshawar for information.
- 2. Director (Admn) Local Govt: & RDD, Peshawar.
- 3. PA to Secretary Local Govt: & RDD, Peshawar.
- 4. District Comptroller of Accounts, Abbottabad for information.
- 5. Official concerned for information.

rector (Senior) ocal Govt: & Rural Dev: epartment Abbottabad 20/9/2222