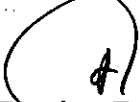



27th Oct 2022

Appellant alongwith his counsel present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Learned counsel for the appellant seeks adjournment to prepare the case. Adjourned as a last chance to argue the case on the next date, failing which the case will be decided on the available record without arguments on 24.11.2022 before D.B at camp court D.I.Khan. P.P given to the respondents.


(Rozina Rehman)
Member(J)


(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

26th September, 2022

Appellant alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate for respondents present.

Arguments heard. To come up for consideration and order on 28.09.2022 before the D.B at Camp Court D.I.Khan.



(Salah Ud Din)
Member (Judicial)
Camp Court D.I.Khan



(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

28th September, 2022

Appellant alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

It is prayer of the appellant that he may be granted notional promotion as Naib Tehsildar/District Kanoongo with effect from the year 2013, however seniority list of Kanoongo pertaining to the year 2012 has not been submitted either by the appellant or by the respondents. Learned counsel for the appellant requested that time may be granted to him for placing on file the concerned seniority list as well as other additional documents. The needful may be done within a period of 15 days and to come up for arguments on 27.10.2022 before the D.B at Camp Court D.I.Khan.




(Salah Ud Din)
Member (Judicial)
Camp Court D.I.Khan



(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

26.01.2022


Tour is Cancelled, therefore, case is adjourned to 25.05.2022 for the same as before.

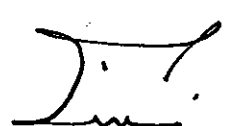

Reader.

25.05.2022

Mr. Muhammad Suleman, Advocate (junior of learned counsel for the appellant) present. Mr. Farhaj Sikandar, District Attorney for the respondents present.

Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is busy in the august Supreme Court of Pakistan. Adjourned. To come up for rejoinder, if any, as well as arguments on 25.07.2022 before the D.B at Camp Court D.I.Khan.


(Rozina Rehman)
Member (J)
Camp Court D.I.Khan


(Salah-ud-Din)
Member (J)
Camp Court D.I.Khan

25.7.22

Due to summer vacation the case is adjourned to 26.9.22 for the same.




Due to COVID-19 therefore to come up
for the same on 01/10/2021


Reader

01.10.2021

Nemo for the appellant. Mr. Shafqat Superintendent along with Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present and sought time for submission of written reply/comments. Respondents are directed to furnish reply/comments within 10 days. In case the respondents failed to submit reply/comments within stipulated time from today, they shall have to seek extension of time through written application citing sufficient reasons. Otherwise, their right for submission of reply/comments shall stand ceased. To come up for arguments before the D.B on 25.11.2021 at Camp Court D.I. Khan.

Previous date was changed on Reader Note, therefore, notice be issued to the appellant as well as his counsel for the date fixed.


(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)
CAMP COURT D.I.KHAN

25.11.2021

Appellant in person and Mr. Noor Zaman Khattak, District Attorney along with Muhammad Shafqat, Superintendent for the respondents present.

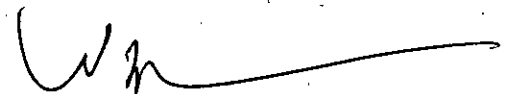
The representatives of the respondents have furnished written reply/comments of the respondents. Placed on file. To come up for rejoinder, if any and arguments on 26.01.2022 before the D.B at camp court, D.I.Khan.


Chairman
Camp Court, D.I.Khan

23.12.2020

Appellant alongwith counsel and Muhammad Jan alongwith Zain-ul-Abideen Superintendent for respondents present.

Written reply/comments on behalf of respondents was not submitted. Representative of respondents seeks time to file written reply/comments. To come up for written reply/comments on 23.12.2020 before S.B at Camp Court, D.I. Khan.



(Atiq-Ur-Rehman Wazir)
Member (E)
Camp Court, D.I. Khan

23.12.2020

Due to Covid-19, case
is adjourned to 23.02.2021
for the same as before.



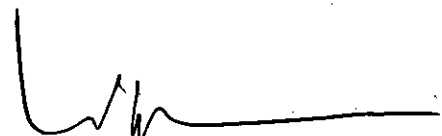
Plader

23.02.2021

Appellant in person present.

Riaz Khan Paindakhel learned Assistant AG alongwith Shafqat Superintendent for respondents present.

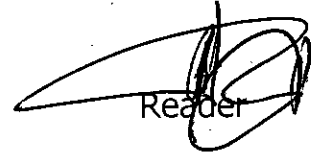
Reply/comments on behalf of respondents not submitted. Representative of respondents requested for time to submit reply/comments. Granted. To come up for reply/comments on 24.05.2021 before S.B at Camp Court, D.I Khan.



(Atiq ur Rehman Wazir)
Member (E)
Camp Court, D.I Khan

26/9/2020

Due to COVID-19 the case is adjourned. To come up for the same 22/6/2020 at Camp Court, D.I Khan


Reader

22/9/2020

Due to COVID-19 the case is adjourned. To come up for the same 23/9/2020 at Camp Court, D.I Khan

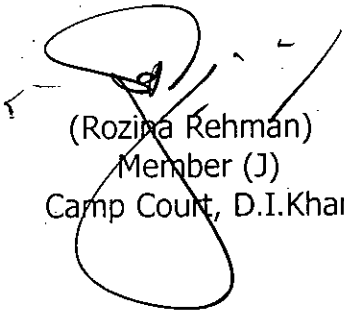

Reader

23.09.2020

Counsel for appellant present. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to respondents for written reply/comments. To come up for written reply/comments on 23.11.2020 before S.B at Camp Court, D.I.Khan.

Appellant Deposited
Security & Process Fee
30/9/20


(Rozina Rehman)
Member (J)
Camp Court, D.I.Khan

25.02.2020

Appellant alongwith his counsel present. Learned counsel for the appellant requested for adjournment. Adjourned to 26.03.2020 for preliminary hearing before S.B at Camp Court D.I.Khan.

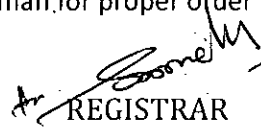


MA
(M. Amin Khan Kundi)
Member
Camp Court D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 1557/2019

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	18/11/2019	<p>The appeal of Mr. Habib-ur-Rehman received today by post through Sheikh Iftikhar-ul-Haq Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p> REGISTRAR</p>
2-		<p>This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>28-1-2020</u></p> <p> CHAIRMAN</p>
28.01.2020		<p>Appellant in person present and requested for adjournment on the ground that his counsel is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 25.02.2020 for preliminary hearing before S.B at Camp Court D.I.Khan.</p> <p> (M. Amin Khan Kundi) Member Camp Court D.I.Khan</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,
PESHAWAR

In Service Appeal No. 1557 /2019

Habib-ur-Rehman
(**Appellant**)

Versus

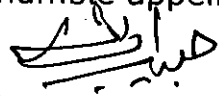
Govt Of KPK, etc
(**Respondents**)

INDEX

S.No.	Description of document	Annexure	Pages
1	Service Appeal with affidavit	--	1-5
2	Copy of Service book	A	6-15
3	Copy of the order	B	-16-
4	Copy of the seniority lists	C	-17-
5	Copies of the orders in this regard of Approval	D	18-20
6	Copy of the order of O.P.S	E	21-23
7	Copy of the retirement order	F	24
8	Copies of the correspondent letter and departmental appeal and receipt	G to I	25-28
9	Wakalatnama	--	29

Dated/4/10/2019

Your humble appellant,


Habib-ur-Rehman
Through counsel:-


Sheikh Iftikhar ul Haq
Advocate High Court

①

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,

PESHAWAR

Khyber Pakhtunkhwa
Service Tribunal

Service Appeal No. 1557 /2019

Diary No. 1650

Dated 18/11/2019

Habib-ur-Rehman son of Juma Khan r/o Village Goraki
Machankhel Tehsil & District Tank. Ex-Kanoongo/Kanoongo in
Revenue Department District Tank.

.....(**APPELLANT**)

VERSUS

1. Government of KPK, Through Secretary Revenue & Estate Department Govt: of KPK Peshawar.
2. Board of Revenue & Estate Govt: of KPK Peshawar.
3. Senior Member Board of Revenue KPK Peshawar.
4. The Director Land Record, KPK Peshawar.
5. The Commissioner of Dera Ismail Khan.
6. The Deputy Commissioner of District Tank.

..... (**RESPONDENTS**)

Filed to
Registrar
8/11/19

**APPEAL UNDER SECTION 4 OF THE KHYBER
PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974.**

PRAYER

On acceptance of instant appeal the appellant may kindly be promoted as Naib Tehsildar/District Kanoongo BPS-14 since from 2013 as the promotion was due at that time on notional basis for the purpose of seniority including the pensionary benefits and all other back benefits.

[Handwritten signature]

Respected Sir,

1. That the appellant was appointed as Patwari on 12/03/1986. Copy of Service book is enclosed as **Annexure A.**
2. That due to his good performing the appellant was promoted as Kanoongo/kanoongo temporarily in the year 2005 which was later on confirmed as permanent Kanoongo/kanoongo on 27/08/2007. Copy of the order is enclosed as **Annexure B.**
3. That in the year of 2013, the appellant passed the exam. of Naib Tehsildar and was declared Senior most candidate/employee in the seniority list of eligible candidate/employee for the post of Naib Tehsildar/District kanoongo. Copy of the seniority lists are enclosed as **Annexure C.**
4. That the appellant was recommended for the post of Naib Tehsildar/District kanoongo against the vacant posts in the year 2013, for which the appellant submitted all the requisite service record and lastly the appellant was recommended for promotion as Naib Tehsildar/District kanoongo (BPS-14) because the vacant posts were available at that time in Revenue Department but due to some unavoidable circumstances, the appellant was not promoted as Naib Tehsildar/District kanoongo (BPS-14). Copies of the orders in this regard are enclosed as **Annexure D.**
5. That the appellant was deprived from genuine and substantive rights and during this the appellant was promoted to the (BPS-14) on his own pay scale on 22/08/2016 as Naib Tehsildar/District kanoongo and during this the appellant performed their duty with full satisfaction of superiors. Copy of the order in this regard is enclosed as **Annexure E.**
6. That the appellant was working on his own pay scale as Naib Tehsildar/District kanoongo and by performing his duty with full zest and zeal reached to the age of superannuation and had been retired from service in BPS-11 instead of BPS-14 as Naib Tehsildar/District kanoongo. Copy of the retirement order is enclosed as **Annexure F.**

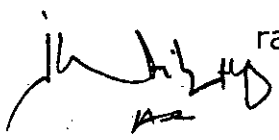
[Handwritten signature]

3

7. That the appellant was deserving for promotion as Naib Tehsildar/District kanoongo (BPS-14) since from the year 2013, wherein the appellant was recommended for promotion, but the case of the promotion of the appellant was not decided in time due to omission and inaction of the department. Thereafter, the appellant made various correspondents with the department and lastly submitted the departmental appeal on 03/06/2019 being aggrieved. Copies of the correspondent letter and departmental appeal and receipt are enclosed as **Annexure G to I.**
8. That the appellate authority of the appellant not accepted the appeal of the appellant within stipulated period. Hence, the instant appeal of the following grounds.

GROUND

- a. That the respondent authority not acted in according to law by not promoting being due right the appellant to the BPS-14 for the post of Naib Tehsildar/District Kanoongo. Thus, the acts and omissions of the respondents department is violation of law and against the principal of law and service policy & Rule.
- b. That the appellant has genuine and due right to be promoted as Naib Tehsildar/District Kanoongo BPS-14 on notional basis with all benefits.
- c. That the appellant has legal and constitutional right to be promoted as Naib Tehsildar/District Kanoongo BPS-14 on notional basis with all benefits.
- d. That this honourable Tribunal has got vast and ample powers to entertain the instant appeal.
- e. That counsel for the appellant may graciously be allowed to raise additional grounds at the time of arguments.



On acceptance of instant appeal the appellant may kindly be promoted as Naib Tehsildar/District Kanoongo BPS-14 since from 2013 as the promotion was due at

4

that time on notional basis for the purpose of seniority including the pensionary benefits and all other back benefits.

Dated /4/10/2019

Your humble appellant,

Handwritten signature of Habib-ur-Rehman

Habib-ur-Rehman

Through counsel:-

Handwritten signature of Sheikh Iftikhar ul Haq

**Sheikh Iftikhar ul Haq
Advocate High Court**

AFFIDAVIT

I, **Habib-ur-Rehman** son of Juma Khan r/o Village Goraki Machankhel Tehsil & District Tank. Ex-Kanoongo in Revenue Department District Tank, appellant herein, do hereby solemnly affirm on oath that all parawise contents of the appeal are true and correct to the best of my knowledge, belief and information; that nothing has been concealed or kept secret from this worthy Tribunal, nor anything contained therein is based on exaggeration or distortion of facts.

Dated /4/10/2019

Attested
Oath Commission
District Tank
Handwritten signature

9/10/19

Handwritten signature of Deponent

Deponent

5

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,
PESHAWAR

In Service Appeal No. _____/2019

Habib-ur-Rehman
(Appellant)

Versus

Govt Of KPK, etc
(Respondents)

ADDRESSES OF PARTIES

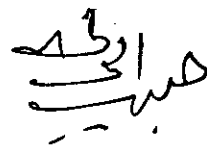
Habib-ur-Rehman son of Juma Khan r/o Village Goraki
Machankhel Tehsil & District Tank. Ex-Kanoongo/Kanoongo in
Revenue Department District Tank.

.....**(APPELLANT)**

VERSUS

1. Government of KPK, Through Secretary Revenue & Estate
Department Govt: of KPK Peshawar.
2. Board of Revenue & Estate Govt: of KPK Peshawar.
3. Senior Member Board of Revenue KPK Peshawar.
4. The Director Land Record, KPK Peshawar.
5. The Commissioner of Dera Ismail Khan.
6. The Deputy Commissioner of District Tank.

.....**(RESPONDENTS)**



signature of Appellant

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating, and whether permanent or temporary	If officiating, state-- (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) Volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature Government servant
درجہ ملازمت	عارضی مستقل یا قائم مقام	اگر عارضی ہے تو کیا وہ بدل کے مطابق پینشن کا مستحق ہے	تنخواہ بطور عارضی ملازمت	نائد تنخواہ زائد تنخواہ بطور قائم مقام	ماہوارے تنخواہ دیگر الادانس	تاریخ تقرری	سرکاری ملازم
520-18-880 Settlement Peshawar Tehsil Larkai	(Temp.)		Rs. 520/- Ps.	Rs. 15/- Ps.		30 ² / ₈₆	
do			Rs. 538/- Ps.	Rs. 15/- Ps.	✓	12 ¹ / ₈₆	تقرری
700-25-1200	do		Rs. 725/- Ps.	Rs. 15/- Ps.	✓	12 ⁷ / ₈₇	
do			Rs. 750/- Ps.	Rs. 15/- Ps.		12 ¹² / ₈₇	
do			Rs. 775/- Ps.	Rs. 15/- Ps.		12 ¹² / ₈₈	
Under the Accountant General N.W.F.P. Peshawar Pay fixed in the revised Pay Scale 19 of Rs. 700-25-1200 (B-5) 800/- @ Rs. 725/2 P.M.W.E.F. 1-7-1987 with next increment on 1-12-1987				Rs. 15/- Ps.		12 ¹² / ₈₉	
		Accounts Officer Pay Fixation Party N.W.F.P. Peshawar				30 ¹ / ₈₆	

PK 28751A

(6)

Ann - A

1. Name صہب الدین بھٹو (نام)

2. Nationality and Religion اسلام (قومیت اور مذہب)

3. Residence خانہ دارالخانیہ (مستقل رہائش گاہ)

4. Father's name and residence حاجی محمد خان (والد کا نام اور رہائش گاہ)

5. Date of birth by Christian era as nearly as can be ascertained. یکم اکتوبر 1956 (تاریخ پیدائش مطابق سن عیسوی)

6. Exact height by measurement 6 فٹ (قد و قامت)

7. Personal mark for identification میل (نشان شناخت)

1/10/1956

8. Left hand right hand thumb and finger-impresions of (None gazetted) officer.

اس کے صورت میں بائیں اور عورت کی صورت میں دائیں ہاتھ کی انگلیوں کے (نشانات)

Little Finger

(چھٹکی)

Ring Finger

(چھٹکی کے ساتھ کی انگلی)

Middle Finger

درمیانی انگلی

Four Finger

(انگشت شہادت)

Thum

انگوٹھا

Marked and Patmas Passed

9. Signature of Government servant صہب الدین بھٹو (سرکاری ملازم کے دستخط)

10. Signature and designation of the Head of Office, or other Attesting Officer

(تصدیق کنندہ افسر کے دستخط اور مس)

For Settlement Officer, BANNU

صہب الدین بھٹو

The entries in this page should be renewed or re-attested at least every five years and the signatures in lines 9 and 10 should be dated. Finger prints need not be taken after even 5 years under this rule.

اس صفحہ کے اندراجات کم از کم پانچ سال بعد تصدیق ہونا ضروری ہیں اور نمبر 9 - 10 میں دستخط کے تاریخ ہونی چاہئے۔ انگیوں کے نشانات کیلئے ہر پانچ سال کے بعد تصدیق کی ضرورت نہیں۔

8

Signature of Government servant	Signature and designation of Head of the office or other Attesting Officer	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the Head of the office of other Attesting Officer	LEAVE		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure or reward or praised of the Government servant
					Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government		
سرمسار ملازم بجاری		تاریخ انقطاع ملازمت	وجوہات انقطاع ملازمت ترقی و تبادلہ یا بطرفی	دستخط افسر مجاز	رضعت کی نوعیت و معیاد	چار ماہ تک کی رضعت کیلئے اوسط تنخواہ کا تعین Period عوم Govt. to which debitable گورنمنٹ ہے رقم ادا ہوگی	دستخط افسر مجاز	سزا یا جزا یا فہرست کارکردگی کا ریکارڈ

Appointed as Settlement Patwari
Tattil Sabai side Settlement Officer
Barua order no. 629/S.O dt 29/3/86

For Settlement Officer,
BANKU.

For Settlement Officer,
BANKU.

Settlement Officer,
BANKU.

30 ¹¹/₈₆ amount

For Settlement Officer,
BANKU.

Service verified from
30-3-86 to 30-11-86
from the office copy of
pay bills.

Settlement Officer,
BANKU.

30 ⁶/₈₇ Received of
B.P. Sect.

For Settlement Officer,
BANKU.

For Settlement Officer,
BANKU.

Service verified from
1-12-86 to 30 ¹¹/₈₇ from
the office copy of pay bills

Settlement Officer,
BANKU.

30 ¹¹/₈₇ amount

For Settlement Officer,
BANKU.

For Settlement Officer,
BANKU.

Settlement Officer,
BANKU.

30 ¹¹/₈₈ Annual amount

For Settlement Officer,
BANKU.

Service verified
from 1-12-87 to 30-0-89
from the office copy
of pay bills

Settlement Officer,
BANKU.

30 ¹¹/₈₉ amount

For Settlement Officer,
BANKU.

For Settlement Officer,
BANKU.

عبدالرحمن

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating, and whether permanent or temporary	If officiating, state--- (i)substantive appointment or (ii)whether service counts for pension under rule 3.20 of C.S.R. (Pb.) Volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature of Government servant
700-25-1202 <u>Palewari Lassi Temp</u>	عارضی مستقل یا قائم مقام	اگر عارضی ہے تو کیا وہ بدل کے مطابق پمیشن کا مستحق ہے	تختخواہ بطور عارضی ملازمت	زائد تختخواہ بطور قائم مقام	ماہوارے تختخواہ دیگر الاؤنس	تاریخ تقرری	سرکاری دستاویز
			Rs. 825/-	Rs. 15/-		12/90	
			Rs. 1329/-	Rs. 15/-		6/91	
			Rs. 1378/-	Rs. 15/-		12/91	
			Rs. 1422/-	Rs. 15/-		12/92	

Office of the Accountant General
N.W.F.P. Peshawar

Pay fixed in the revised Pay Scales 1991
of Rs. 1035-4-5-1712 (B-5)
@ Rs. 1280/2 P.M W.F.P. 1-6-1991
with next increment on 1-12-1991

Accounts Officer
Pay Fixation Peshawar
N.W.F.P. Peshawar

(Form K20)

2 National Table Form (model F-3720)

1

10

10

10

8	10	11	12	13		14	15				
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc.)	Signature of the Head of the office of other Attesting Officer	LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure or reward or praised of the Government servant				
<p>سرکاری ملازم</p>	<p>تاریخ انقطاع ملازمت</p>	<p>وجوہات انقطاع ملازمت ترقی و تبادلہ یا بطرفی</p>	<p>دستخط افسر مجاز</p>	<p>نوعیت و معیار</p>	<p>چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین</p> <table border="1"> <tr> <th>Period</th> <th>Govt. to which debitable</th> </tr> <tr> <td>عرصہ</td> <td>گورنمنٹ بے رقم ادا ہوئی</td> </tr> </table>	Period	Govt. to which debitable	عرصہ	گورنمنٹ بے رقم ادا ہوئی	<p>دستخط افسر مجاز</p>	<p>مزا یا جزا یا غیر مناسب کارکردگی کا ریکارڈ</p>
Period	Govt. to which debitable										
عرصہ	گورنمنٹ بے رقم ادا ہوئی										
<p>Settlement Officer, BANNU</p>			<p>30 ¹¹/₉₀ Annual gratuity</p>			<p>Service verified from 1-12-89 to 30-11-90 from in office copy of pay bills.</p>					
<p>Settlement Officer, BANNU</p>			<p>31 ⁵/₉₁ Pension</p>			<p>For Settlement Officer, BANNU</p>					
<p>Settlement Officer, BANNU</p>			<p>30 ¹¹/₉₁ gratuity</p>		<p>Pay on 31-5-91 of Rs 825/- Pay on 1-6-91 of Rs 1280/- with treatment on 1-12-91</p>	<p>For Settlement Officer, BANNU</p>					
<p>Settlement Officer, BANNU</p>			<p>30 ¹¹/₉₂ gratuity</p>			<p>For Settlement Officer, BANNU</p>					
<p>Settlement Officer, BANNU</p>			<p>30 ¹¹/₉₂ gratuity</p>			<p>1-12-90 30-11-92 Service verified from..... to..... from office copies of pay bills etc.</p>	<p>For S.O, Bannu.</p>				

دستخط

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating, and whether permanent or temporary	If officiating, state--- (i) substantive appointment or (ii) whether service counts for pension under rule 1.20 of C.S.R. (Pb.) Volume II	Pay in substantive post	Additional pay for officiating	Other emoluments falling under the term "pay"	Date of appointment	Signature of Government
درجہ ملازمت	عارضی مستقل یا قائم مقام	اگر عارضی ہے تو کیا وہ بدل کے مطابق پیش کا مستحق ہے	تتخواہ بطور عارضی ملازمت	نائد تتخواہ زائد تتخواہ بطور قائم مقام	مانوائے تتخواہ دیگر الوانس	تاریخ تقرری	سرکاری نام
Palewaridabhi 1035-69-1770			Rs. 1476/- Ps. 1427/-	Rs. 511/- Ps. 157/-		12 93	
			<p>T. 3061 Drawn Rs. 1764/- on ac of 19/6/94 amount of pay due to on 15/6/94 to 31-5-94.</p> <p>Distt. Secy G.P.</p> <p>Pay = 1476 Rs. S.P. = 151/-</p> <p>01-5-94</p>				
<p>S/Patwar G.P.S No = 5 No = 1035-49-1770.</p> <p>Revised G.P.S No = 5-1994. No = 1400-66-2390.</p> <p>Vide Govt. M.V.P Finance Dept. Notification No. F.D(LRC) 1-1/94. dated: 30/6/94.</p>			<p>Pay Fixed @ = 1994/- m.</p> <p>1928</p> <p>01-6-94.</p>				

8	9	10	11	12	13		14	15
Signature and designation of the Head of the office or other Attesting Officer in Column 18	Date of termination or appointment	Reason of termination (such as promotion, transfer dismissal etc.)	Signature of the Head of the office of other Attesting Officer	Nature and duration of leave taken	LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government Govt. to which debitable Period عرصہ		Signature of the head of the office or other Attesting officer	Reference to any recorded punishment, or censure or reward or praise of the Government servant
دستخط باجراجہ ملازم	تاریخ انقطاع ملازمت 30/11/2002	وجوہات انقطاع ملازمت ترقی و تبادلہ یا بطرفی	دستخط افسر مجاز	رخصت کی نوعیت و معیاد	چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین Services verified w.e. from 1-12-2001 to 30-11-2002 from the office copies of pay bills.		دستخط افسر مجاز	سزایا جزا یا غیرت سبب کارکردگی کا ریکارڈ
District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank		District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank
District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank		District Officer Revenue/Estate Deptt Tank	District Officer Revenue/Estate Deptt Tank

دستخط
 باجراجہ

(13)

1	2	3	4		5		6	7	
Name of post درجہ ملازمت	Whether substantive or officiating and whether permanent or temporary عارضی مستقل یا قائم مقام	If officiating, state -- (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول کے مطابق پیش کا مستحق ہے	Pay in substantive post تنخواہ بطور عارضی ملازمت		Additional pay for officiating باندہ تنخواہ زائد تنخواہ بطور قائم مقام		Other emoluments falling under the term "pay" ماسوائے تنخواہ دیگر الاؤنس	Date of appointment تاریخ تقرری	Signature سہری
			Rs.	Ps.	Rs.	Ps.			
Junior Clerk Valwari B-7 (2555-140-5755) B-5 (2415-115-5865)					4715/- 4830/-			7/1/2005	
do					4830/-			01/12/05	
Kanjungo B-5 (2415-115-5865)					4945/-			01/12/06	

1. Government of Punjab, Lahore
 2. District Office, District Headquarters, District
 3. District Office, District Headquarters, District
 4. District Office, District Headquarters, District
 5. District Office, District Headquarters, District
 6. District Office, District Headquarters, District
 7. District Office, District Headquarters, District
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 98. District Office, District Headquarters, District
 99. District Office, District Headquarters, District
 100. District Office, District Headquarters, District

OFFICE OF THE DISTRICT OFFICER, REVENUE & ESTATE/ COLLECTOR, TANK.

OPTION CERTIFICATE.

I do hereby opt to adopt the revised pay scales/2005 with effect from 1st. July,2005.

Handwritten signature in Urdu: *محمد رفیق*

Name. *Muhammad Rafiq*
Designation. *Patwari*

Attested

Handwritten signature of the District Officer

DISTRICT OFFICER, REVENUE & ESTATE,
/COLLECTOR, TANK.

Handwritten notes on the right margin: *100-200-830-15-*

Handwritten notes on the right margin: *12-205*

District Officer
Revenue/Estate Deptt
Tank

District Officer
Revenue/Estate Deptt
Tank

District Officer
Revenue/Estate Deptt
Tank

Promoted as *Kanungo* in his own pay scale vide this office order No. *150* dt. *11.11.05*

30.11.06 Annual Increment

Handwritten signature in Urdu: *محمد رفیق*

District Officer
Revenue/Estate Deptt
Tank

Service from 01.12.05 to 30.11.06 is verified from office copies of pay bills

District Officer
Revenue/Estate Deptt
Tank

Handwritten signature in Urdu: *محمد رفیق*

Handwritten signature in Urdu: *محمد رفیق*

Signature of the Government servant
 درجہ کار
 ڈپٹی ڈائریکٹر

Termination or appointment	Promotion, transfer, dismissal etc.	Other Attesting Officer	Duration of leave taken	Days to which leave salary is debitable to another Government		servant
				Period	Govt. to which debitable	

تعمیراتی
 انقطاع
 ملازمت

درجہ
 انقطاع ملازمت
 ترقی، تبادلہ یا بطرفی

دستخط
 افسر مجاز

نقصت کی
 نوعیت و
 معیار

چار ماہ تک کی رخصت
 کیلئے اوسط تنخواہ کا تعین
 Govt. to which debitable
 گورنمنٹ نے
 رقم ادا ہوئی

دستخط
 افسر مجاز

سزا یا جزا یا غیر مناسب
 کارکردگی کا ریکارڈ

Pay fixed departmentally in accordance with Finance Deptt. No. P/1005-1/2005, dt. 9.7.2005.

Pay on 30.6.2005 in existing scale: - 4100-4,200
 Pay on 01.7.2005 in revised pay scales: - 4,830-4,715

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

30.11.05 Annual Increment

Service from 1-12-2004 to 30.12.05 is verified from office copies of pay bills.

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

Promoted as Kamanga in his own pay scale vide this office order No. ...

30.11.06 Annual Increment

[Signature]

Service from 01.12.05 to 30.11.06 is verified from office copies of pay bills.

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

[Signature]

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

[Signature]
 District Officer
 Revenue/Estate Deptt
 Tank

(16)

Ann-B

SENIORITY LIST OF REGULAR KANUNGOS (BPS-141) FOR THE YEAR 2013
DISTRICTY TANK

S.No	Name of Kanungo & Parentage	Date of Birth	Qualification	Date of Promotion as Kanungo	Remarks
1.	Habib-ur-Rehman S/O Juma Khan	01.10.1956	Middle	27.08.2007	
2.	Ghulam Dastagir S/O Ghulam jan	10.05.1959	Middle	27.08.2007	
3.	Bashir Ahmad S/O Kalo Khan	04.01.1958	Metric	10.01.2008	
4.	Muhammad Amin S/O Faiz Muhammad	17.02.1963	F.A	10.01.2008	
5.	Akhtar Munir S/O Pir Khan	20.04.1974	M.A	30.06.2008	
6.	Gul Bostan S/O Gul Rehman	20.03.1959	Middle	16.03.2012	


Deputy Commissioner,
District Tank



(17)

**SENIORIYT LIST OF REGULAR KANUNGOS BPS-11 IN RESPECT OF THE OFFICE OF THE DEPUTY COMMISSIONER,
DISTRICT TANK AS STOOD ON 28.02.2016.**

S.No	Name of Kanugos & Parantage	Date of Birth	Academic qualification	Date of 1 st entry	Date of Confirmation as Kanungo	Domicile of District	Remarks
1.	Habib ur Rehman S/o Juma Khan	01-10-1956	Middle	30-03-1986	27-08-2007	Tank	NT Exam Passed
2.	Ghulam Dastagir S/o Ghulam Jan	10-05-1959	Middle	02-07-1986	28-08-2007	-do-	NT Exam not passed
3.	Bashir Ahmad S/o Kalu Khan	04-01-1958	Matric	20-05-1987	10-01-2008	-do-	Retired from Government Service on 23.02.2016
4.	Moh: Amin S/o Faiz Mohammad	17-02-1963	FA	13-08-1995	10-01-2008	-do-	NT Exam not Passed
5.	Aktar Munir S/o Pir Khan	20-04-1974	MA	02-12-2002	30-06-2008	-do-	NT Exam not Passed
6.	Gul Bostan S/o Gul Rehman	20-06-1959	Middle	01-07-1988	16-03-2012	-do-	NT Exam not Passed
7.	Moh: Anwar S/o Khudai Nazar	30-08-1972	B.A	27-07-2001	09-04-2014	-do-	NT Exam not Passed
8.	Amir Mohammad s/o Ghulam Sarwar	10-01-1974	B.A	17-11-2001	09-04-2014	-do-	NT Exam not Passed
9.	Abdul Saeed s/o Khudai Dad	30-03-1973	F.A	10-01-2003	09-04-2014	-do-	NT Exam not Passed
10.	Muhammad Ibrahim s/o Abdur Rahim	01.08.1958	Middle	20.05.1987	22.12.2015	-do-	NT Exam not Passed
11.	Haibat Khan s/o Muhammad Jan	04.09.1968	F.A	28.07.2001	22.12.2015	-do-	NT Exam not Passed
12.	Haji Muhammad s/o Wali Muhammad	04.03.1971	F.A	09.01.2003	22.12.2015	-do-	NT Exam not Passed

Annice

[Handwritten signature]

[Handwritten signature]
District Kanungo Tank 3/6/2016
o/c



18

Ann - D

OFFICE OF THE
DEPUTY COMMISSIONER,
DISTRICT TANK.

No. 5105 /DN

Dated 28 /10 /2013

To

The Secretary to Commissioner,
DIKhan Division DIKhan.

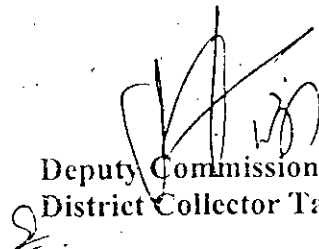
Subject: PROMOTION TO THE POST OF DISTRICT KANUNGO/DRA.

Memo:-

Reference to your office letter No.8487-88 Estt. dated 07/10/2013 on the above noted subject.

The requisite information in respect of Habib-ur-Rehman S/O Juma Khan Kanungo of the office of the undersigned is enclosed herewith as desired please.

1. Original Annual Confidential Reports along with six copies of synopsis.
2. Photocopy of Seniority list of Kanungos for the year 2012 duly attested by the undersigned.
3. Requisite Certificate
4. Total No. of Sanctioned posts of Head Vernacular Clerk District Tank.
5. Total No. of Sanctioned posts of District Revenue Accountant District Tank.
6. No. of Vacant posts of HVC District Tank.
7. No. of Vacant posts of District Revenue Accountant District Tank.

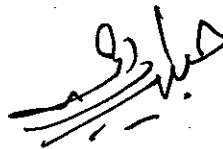

Deputy Commissioner/
District Collector Tank

19

CERTIFICATE

Certified that neither any disciplinary / departmental proceeding / Anti-corruption case / judicial enquiry is pending against Habib-ur-Rehman Kanungo nor any penalty has been imposed on him during the last five years.


Deputy Commissioner
District Tank

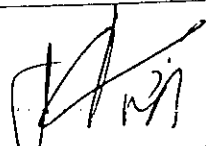


20

SYNOPSIS OF ANNUAL CONFIDENTIAL REPORT IN RESPECT OF HABIB-UR-REHMAN KANUNGO BPS-11 DEPUTY COMMISSIONER OFFICE TANK.

Year	General Remarks by Reporting Officer	Remarks by Countersignature Officer	Adverse Remarks	Whether Adverse Remarks Communicated	Whether Representation for Expunction Remarks Made	Result Representation	Net Result
2006	An obedient cooperative & hardworking Girdawar	Agree	---	---	---	---	---
2007	A well mannered, polite and efficient Girdwar	Agree with the remarks of R.O	---	---	---	---	---
2008	A responsible & well mannered Kanungo, knows his job well.	Agree with the report of R.O	---	---	---	---	---
2009	A responsible & well mannered Kanungo, knows his job well.	Agree with the report of R.O	---	---	---	---	---
01/01/2010 to 25/05/2010	A responsible & well mannered Kanungo, knows his job very well.	Agree	---	---	---	---	---
26/05/2010 to 25/08/2010	A responsible & well mannered Kanungo, knows his job well.	---	---	---	---	---	---
24/08/2010 to 31/12/2010	A responsible & well mannered Kanungo, knows his job well. Needs improvement	Agreed to remarks of DDOR. However this official has been found taking less interest in official work at the past.	---	---	---	---	---
2011	He is responsible and obedient, headworker, well mannered Kanungo	Agreed with R.O	---	---	---	---	---
11/05/2011 to 31/12/2011	A responsible & well mannered Kanungo knows his job very well. Good	Good	---	---	---	---	---
2012	A good Kanungo	Agree with the remarks of R.O	---	---	---	---	---

حیدر علی


Deputy Commissioner
District Tank

(21)

Ann- "E"

FROM : S.M.E.R OFFICE

FAX NO. : 0919213369

9 Jun. 2011 11:11AM P1

GOVERNMENT OF KHYBER PAKHTUNKHWA
BOARD OF REVENUE
REVENUE & ESTATE DEPARTMENT

Dated Peshawar the 26 /03/2016

ORDER

No. Estt: I/PP/ _____ The Competent Authority is pleased to order the following posting / transfer amongst Tehsildar (CCB) with immediate effect and in public interest.

S. No.	Name and Designation	From	To	Remarks
1.	Mr. Shah Behram District Kanungo	District Kanungo Tank	Settlement Tehsildar Panyala (CCB) DIKhan	Mr. Habib-ur-Rehman senior most Kanungo shall hold additional charge of the post of District Kanungo Tank (CCB).
2.	Mr. Amir Muhammad, Naib Tehsildar	Head Clerk Revenue Swabi	Tehsildar Katlang (CCB)	The Deputy Commissioner, Swabi may make internal arrangement.
3.	Mr. Afsar Khan, Sub Registrar	Sub Registrar DIKhan	Tehsildar Pattan (CCB)	Mr. Habib-ur-Rehman Registration Muharrir DIKhan shall hold additional charge of the post of Sub Registrar DIKhan in addition to his own duties.
4.	Mr. Iqbal Ahmed Sub Registrar Charsadda	Sub Registrar Charsadda	Tehsildar Dir Upper (CCB)	Mr. Muhammad Ashfaq Registration Muharrir with Sub Registrar-I Peshawar shall hold additional charge as Sub Registrar Charsadda.
5.	Mr. Sahibzada, Assistant	Assistant, office of the Deputy Commissioner Mardan	Tehsildar Land Acquisition Collector (CCB) Dassu Hydro Power Project Kohistan	
6.	Mr. Zahid Kamal/ Assistant	Assistant office of Commissioner Peshawar	Tehsildar Chitral (CCB)	

By order of
Senior Member

Secretary-I

No. Estt: I/PP/ 21338-63

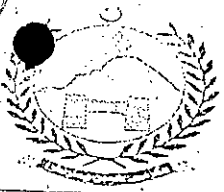
Copy forwarded to the

1. Commissioners of the respective Divisions.
2. Director, Land Records, Khyber Pakhtunkhwa.
3. Deputy Commissioners of the respective Districts.
4. District Accounts Officers of the respective Districts.
5. Officials concerned.
6. Office order files.

AC/Tehsildar,

DC Tank 29/3

OFFICE OF THE DC TANK
Diary No 6327
Dated 29/03/16



22

OFFICE OF THE
DEPUTY COMMISSIONER,
DISTRICT TANK.

No. 5506 /DN/BC,

Dated 7 / 9 /2016.

To

The Secretary-I,
Government of Khyber Pakhtunkhwa,
Board of Revenue, Revenue & Estate Department Peshawar.

Subject: - ORDER.
Memo: -

Reference your order endst: No. Estt: I/PF/21378-83 on the subject. Wherein Mr. Shah Behram, District Kanungo Tank transferred to settlement Tehsildar Panyala (CCB) DI Khan and according to the remarks that Mr. Habib-Ur-Rehman senior most Kanungo shall hold additional charge of the post of District Kanungo Tank (CCB).

It is therefore, it may very kindly be clarified that the said official is Presently working as Kanungo BPS-11 and he is proceeding on retirement on 30.09.2016. whether we may allow him pay in (CCB) BPS-14 instead of BPS-11 or otherwise.

Deputy Commissioner
Tank
06-9-16

No. 5507 /DN/BC,

Copy to the: -

1. PS to SMBR, BOR, Revenue & Estate Department Peshawar.
2. District Accounts Officer, Tank.

[Handwritten signature]

Deputy Commissioner
Tank
06-9-16

23



GOVERNMENT OF KHYBER PAKHTUNKHWA
BOARD OF REVENUE
REVENUE & ESTATE DEPARTMENT


No.Estt:V/PF/Habib-ur-Rehman/DIKhan/24350
Peshawar dated the 07/10/2016.

To

The Deputy Commissioner
Tank.

SUBJECT: ORDER

I am directed to refer to your letter No. 5506/DN/BC, dated 07.09.2016 on the subject and to state that Mr. Shah Behram has been posted as Tehsildar Settlement Panyala DIKhan on current charge basis, therefore in his place Mr. Babib-Ur-Rehman Kanungo was granted Additional Charge of the post of District Kanungo in (CCB) who is not entitled to draw pay in (BS-14).


Assistant Secretary (I:stt:)

DN / BC
↓

فیب ای آر ایم

DC II
10/10/16

OFFICE OF THE DC TANK
Slary No. 8559
Dated 10/10



24

OFFICE OF THE
DEPUTY COMMISSIONER,
DISTRICT TANK.

Ann-F

PS-1

No. 7149/BC,

Dated 22/11/2016.

OFFICE ORDER.

In pursuance of Assistant Secretary (Estt:) Government of Khyber Pakhtunkhwa, Board of Revenue, Revenue & Estate Department Peshawar letter No.Estt:V/PF/Habib-ur-Rehman/DIKhan/24350, dated 07.10.2016 Mr. Mr.Habib-Ur-Rehman, Kanungo (BPS-11) office of the undersigned is hereby allowed to proceed on retirement after attaining the age of superannuation i.e. (60) years on 30.09.2016 (After Noon) as his date of birth according to service record/Service Book is 01.10.1956. He is entitled to draw pension gratuity and other benefits under the Government Service Rules.

He is also entitled to draw 365 days leave encashment in lieu of LPR under the leave rules 1981.

Deputy Commissioner
Tank
21-11-2016

No. 7150-55/BC,
Copy to the:-

1. Secretary to Commissioner, Dikhan Division Dikhan.
2. District Accounts Officer, Tank.
3. Assistant Secretary (Estt:) Government of Khyber Pakhtunkhwa, Board of Revenue, Revenue & Estate Department Peshawar w/r to above for information please
4. Superintendent DC office Tank.
5. Official concerned.
6. Office order file.

Deputy Commissioner
Tank
21-11-2016

[Handwritten signature]


25

Ann-^aG^s

TOTAL NUMBER OF SANCTIONED POSTS OF DISTRICT KANUNGO, DISTRICT REVENUE ACCOUNTANT AND NUMBER OF VACANT POSTS OF DISTRICT KANUNGO & DISTRICT REVENUE ACCOUNTANT AS REPORTED BY TEHSILDAR TANK ON 11-07-2013.

S.No	Name of sanctioned / vacant post	No. of sanctioned / vacant post
1.	Total No. of Sanctioned Post of HVC	01
2.	Total No. of Sanctioned Post of District Revenue Accountant	01
3.	No. of vacant posts of HVC	01
4.	No. of vacant posts of District Revenue Accountant	01


Deputy Commissioner/
District Collector Tank



To

The Worthy Senior Member Board of Revenue,
Khyber Pakhtunkhwa, Peshawar.

DEPARTMENTAL APPEAL/REPRESENTATION

Respectfully Sheweth:

The appellant humbly submits as under;

1. That the appellant was initially appointed as Patwari on 12/03/1986.
2. That due to his good performance the appellant was promoted as Girdawar/Kanoongo temporarily in the year 2005, which was later on confirmed as permanent Girdawar/Kanoongo on 27/08/2007.
3. That in the year 2013, the appellant passed the exam of Naib Tehsildar and was declared Senior most candidate/employee in the seniority list of eligible candidate/employee for the post of Naib Tehsildar/District Girdawar.
4. That the appellant was recommended for the post of Naib Tehsildar/District Girdawar against the vacanted posts in the year 2013, for which the appellant submitted all the requisite record including ACR and service record and lastly the appellant was recommended for promotion as Naib Tehsildar/District Girdawar (BPS-14) but due to some unavoidable circumstances including the pendency of case in the Peshawar High Court and Khyber Pakhtunkhwa Service Tribunal, the appellant was not promoted as Naib Tehsildar/District Girdawar (BPS-14).
5. That the appellant was deprived from genuine and substantive rights and during this the appellant was promoted to the (BPS-14) on his own pay scale on 22/08/2016.
6. That the appellant was working his own pay scale as Naib Tehsildar/District Girdawar and he reached to the age of

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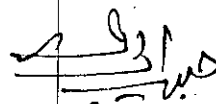
superannuation and has been retired from services in BPS-11 on 01/10/2016.

7. That the appellant was deserving for promotion as Naib Tehsildar/District Girdawar (BPS-14) since from the year 2013, wherein the appellant was recommended for promotion, but the case of the promotion of the appellant was not decided in time due to omission and inaction of the authorities.

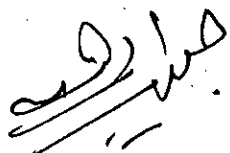
It is therefore, humbly prayed that the appellant may kindly be promoted as Naib Tehsildar/District Girdawar (BPS-14) since from 2013 on notional basis.

July 03, 2019

Your's Sincerely



Habib ur Rahman
son of Juma Khan
r/o village Gorakki
Machankhel, Tehsil &
District Tank.
Cell#0345-9847904



(28)

Ann- I 3)

727 For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgment is due.

Rs. 50/- Ps.

Received a registered* addressed to _____

* Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary (in words)

Initials of Receiving Officer _____

Insured for Rs. _____

Insurance fee Rs. _____ Ps. _____

Name and address of sender _____

Weight (in words) _____ Kilo Grams 317g

If insured

Late Stamp

وکالت نامہ

کورٹ
فیس

Before the Khyber Paktunkwa Service Tribunal

Appellant

Habib-ur-Rehman

مخالف
پہلو

Govt of K. P. K

Service Appeal

دعویٰ باجزم

u/s 4 of K. P. K Service Tribunal Act 1975

تفصیل دعویٰ باجزم

باعث تحریر آنکہ

D. I. Khan مقدمہ مندرجہ بالا عنوان میں اپنی طرف واسطے بیروی و جواب دہی برائے پیشی یا تھیفہ مقدمہ تمام

Shahin Afshar ul Haq Advocate

کو حسب ذیل شرائط پر وکیل مقرر کیا ہے کہ میں پیشی پر خود یا ہذا بذریعہ دو برو عدالت حاضر ہوتا رہوں گا اور ہر وقت پکارے جانے مقدمہ وکیل صاحب موصوف کو اطلاع دے کر حاضر عدالت کروں گا اگر پیشی پر مظہر حاضر نہ ہو اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ یا پکھری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل بیروی کرنے کے ذمہ دار نہ ہوں گے اور مقدمہ صدر پکھری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا پکھری کے اوقات کے آگے یا پیچھے پیش ہونے پر مظہر کوئی نقصان پہنچے تو اس کے ذمہ دار یا اسکے واسطے کسی معاوضہ کے ادا کرنے یا عمت نہ واپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے مجھ کو کل ساختہ پر وادختہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہو گا اور صاحب موصوف کو عرض دعویٰ یا جواب دعویٰ یا درخواست اجراء اسمائے ذگری نظر ثانی اپیل گمرانی و ہر قسم درخواست ہر قسم کے بیان دینے اور پر ناٹھی یا ناراضی نامہ و فیصلہ برطرف کرنے اقبال دعویٰ کا بھی اختیار ہو گا اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکور بیرون از پکھری صدر بیروی مقدمہ مذکور نظر ثانی اپیل و گمرانی و برآمدگی مقدمہ یا منسوقی ذگری یک طرفہ یا درخواست حکم انتہائی یا ترقی یا گرفتاری قبل از فیصلہ اجراءے ذگری بھی صاحب موصوف کو بشرط ادا ہونگی علیحدہ مختص بیروی کا اختیار ہو گا اور تمام ساختہ پروادختہ صاحب موصوف مثل کردہ از خود منظور و قبول ہو گا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہو کہ مقدمہ مذکورہ یا اس کے کسی جزو کی کارروائی یا بصورت درخواست نظر ثانی اپیل گمرانی یا دیگر معاملہ و قدمہ مذکورہ کسی دوسرے وکیل یا پیر منکر اپنے بجائے یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور دیے اختیارات حاصل ہوں گے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانہ التواء پڑے گا وہ صاحب موصوف کا حق ہو گا مگر صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہو گا کہ مقدمہ کی بیروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا

لہذا وکالت نامہ لکھ دیا ہے تاکہ سند رہے
14 مورخہ
مضمون وکالت نامہ من لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے

Attested

Accepted

Shahin Afshar ul Haq

حسن کا پیر شہزادہ درون پٹن زراریٹ بالٹیکل جائز ہوں ذیرا نامہ امیل خان

صبردار

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

Appeal No. 1557 of 20 19
Habib 10 Rehman Appellant/Petitioner

through Secy: Revenue *Versus* K.P.S.K Pesh. Respondent
Respondent No. 5

Notice to: The Commissioner of D.I Khan

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 23.11.20 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....
Day of oct20 20

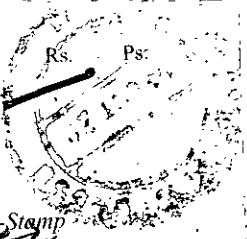
AT Camp Const D.I Khan

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

No. 1576

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.



Received a registered* addressed to The Commissioner Date-Stamp

Initials of Receiving Officer _____ *Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

If insured.

Insured for Rs. (in figures) _____ (in words) _____

Insurance fee Rs. _____ Ps. _____ (in words) } Weight } Kilo Grams

Name and address of sender { D. V. Khan

"B"

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.**

No.

Appeal No. 1557 of 20 .. 19

..... Habib ul Rehman Appellant/Petitioner

Versus

..... Secy Revenue K.P.K. Pesh. Respondent

Respondent No. 6

Notice to: — The Deputy Commissioner of District Tank

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....23.....11.....22.....at 8.00 A.M. If you wish to urge anything against the appellants/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....2.....11.....

Day of.....oct.....20 ..

At camp court D.I. Khan

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

Appeal No. 1557 of 20 19

Habib Ullah Rehman Appellant/Petitioner

Versus

Secy Revenue K.P.K. Pesh Respondent

Respondent No. 3

Notice to: senior members Board of Revenue
K.P.K. Pesh

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 23.11.20 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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Copy of appeal is attached. ~~Copy of appeal has already been sent to you vide this office Notice No.....dated.....~~

Given under my hand and the seal of this Court, at Peshawar this 2/10

Day of oct 20 20

At Camp Colcot D.I. Khan



Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

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19/10/2020

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

1557

19

Appeal No. HCCBIB US Rehman of 20

Appellant/Petitioner
K.P.K Pesh

through Secy. Revenue

Respondent

Respondent No.

Govt of K.P.K through Secretary Revenue 8

Notice to:

Estate DEPT Govt of K.P.K Pesh

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated..... 2/10

Given under my hand and the seal of this Court, at Peshawar this.....
Day of.....20

At camp court D. Khan

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.**

No. 6
19/10/20

Appeal No. 1557 of 20 19
Habib ur Rehman
Appellant/Petitioner

through Secy: Revenue *Versus* K.P.K Pesh
Respondent

Respondent No. 2

Notice to: Board of Revenue & Estate Govt: of
K.P.K Pesh

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 23/11/20 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No. dated 2/10

Given under my hand and the seal of this Court, at Peshawar this
Day of oct 20 20

At Camp Court 10/11/20

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

**KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR,
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.**

No.

Appeal No. 1557 of 20 19

Habib U Rehman Appellant/Petitioner

Versus

Secy. Revenue K.P.K. Regl. Respondent

Respondent No. 6

Received 19/10/20

thoolegh

Notice to: The Director Land Records, K.P.K.

Pesh.

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 23.11.20 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No. dated.....

Given under my hand and the seal of this Court, at Peshawar this 2/10/1

Day of oct 20 20

At camp court D.I. Khan

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

Regd

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

APPEAL No.....1557..... of 2019.

Habib - ur - Rehman

Appellant/Petitioner

Versus

Govt. of KP through Secy. Revenue & Estate Deptt. RESPONDENT(S)

Notice to ^{Counsel} Appellant/Petitioner Sheikh Iftikhar ul Haq
Advocate High Court, D.I Khan

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 25/11/2021 at Camp Court D.I Khan.

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Amin

For Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Rege

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

No.

APPEAL No. 1557 of 2019.

Habib-ur-Rehman

Appellant/Petitioner

Versus

Govt. of KPK through Secy Revenue & Estate Dptt.
RESPONDENT(S)

Notice to Appellant/Petitioner Habib-ur-Rehman S/o Juma Khan

Village Goraki, Marchankhel, Tehsil of District Tank.
Ex-Kanoongo/Kanoongo in Revenue Dptt., Dist. Tank.

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 25/11/2021 at Camp Court DI Khan.

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Amm
For Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.