

28.10.2022

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

Reply not submitted. Learned AAG requested for time to submit reply/comments. Last chance is given. To come up for reply/comments on 22.11.2022 before S.B at Camp Court, D.I.Khan.

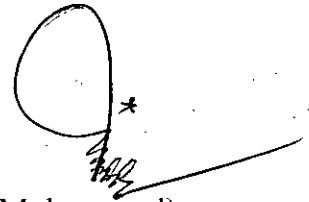


(Rozina Rehman)
Member (J)
Camp Court, D.I.Khan

28.06.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Amanat Ullah Deputy Secretary for the respondents present.

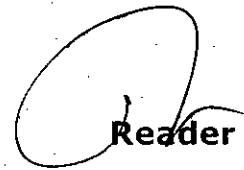
Written reply/comments on behalf of respondent not submitted. Representative of the respondents requested for time to submit written reply/comments. Adjourned. To come up for written reply/comments on 28.07.2022 before S.B at Camp Court, D.I. Khan.



(Mian Muhammad)
Member (E)
Camp Court, D.I.Khan

28.07.2022

Due to summer vacations, the case is adjourned to 29.09.2022 for the same as before.



Reader

29.09.2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought time for submission of reply/comments. Adjourned. To come up for submission of reply/comments on 28.10.2022 before the S.B at Camp Court D.I.Khan.

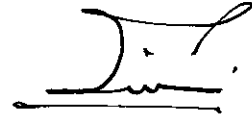


(Salah-Ud-Din)
Member (J)
Camp Court D.I.Khan

S.A No. 16447/2020

24.11.2021

Appellant alongwith his counsel present. Learned counsel for the appellant sought further time for submission of amended appeal. The appellant is directed to submit amended appeal within seven days, positively. Adjourned. To come up for preliminary hearing on 17.12.2021 before the S.B at Camp Court D.I.Khan.



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

17.12.2021

Appellant present through counsel. Amended appeal submitted. Preliminary arguments heard and record perused.

Points raised need consideration. The appeal is admitted for 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 the

Appellant Deposited
Security & Process Fee

respondents for submission of reply/comments. To come up for reply/comments on 27 / 01 / 2022 before S.B at Camp Court, D.I.Khan.



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

TOUR to camp court D.I.Khan has been cancelled. To come up for the same as before on 28/01/22

26.10.2021

Appellant with counsel present.

He made a request for adjournment in order to prepare the brief; granted. To come up for preliminary hearing on 28.10.2021 before S.B at Camp Court, D.I.Khan.



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

28.10.2021

Appellant with counsel present.

An application seeking amendment in appeal was submitted. Notice of the said application was served upon learned Deputy District Attorney. As the appeal is in its initial stage, therefore, application is allowed and appellant is directed to submit amended appeal within 10 days, positively. To come up for preliminary hearing on 24.11.2021 before S.B at Camp Court, D.I.Khan.



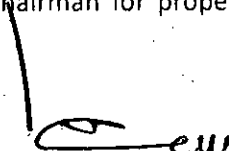



(Rozina Rehman)
Member(J)
Camp Court, D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 16447 /2020

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	31/12/2020	<p>The appeal of Mr. Shah Alam Khan resubmitted today by post through Mr. Damsaz Khan Gnadapur Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	26.03.2021	<p>This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>26-3-2021</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> <p>Learned counsel for the appellant present and sought further time for preliminary arguments on the ground that he is not prepared for arguments today. Adjourned. To come up for preliminary arguments before S.B at Camp Court D.I.Khan on 22.06.2021.</p> <p style="text-align: right;"> (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN</p>
	22.6.21	<p>Due to COVID-19, The case is adjourned to 26.10.21 for same.</p> <p style="text-align: right;"></p>

The appeal of Mr. Shah Alam Khan Ex-Sub Accountant DAO SWTD District Tank received today i.e. on 15.12.2020 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

1- Page no. 49, 50, 51, 52, 53, 55 and 57 of the appeal are illegible which may be replaced by legible/better one.

No. 4078 /S.T.

Dt. 16/12 /2020

Jaw

Mr. Damsaz Khan Gandapur
Advocate, High Court D.I. Khan.

Jaw
REGISTRAR,
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Respected sir,

The objection has been removed. Hence resubmitted please sir.

Date = 28.12.2020

Jaw
Damsaz
Khan
Advocate
District Bar
D. I. Khan

9/12

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA

SERVICE TRIBUNAL, PESHAWAR

Service Tribunal Appeal No. 16447 2020

SHAH ALAM KHANAppellant

VERSUS

Govt: Khyber Pakhtunkhwa..... Respondents

INDEX

S.No	Particulars Of Documents	Annexure	Pages
1.	Grounds of Appeal Along with Affidavit		1-4
2.	Copy of the Service Book of the Service of Afghan Refugees.	A	5-23
3.	Last Pay Certificate.	B	24-25
4.	Appointment Order in District Account Office Dated 22/08/1995 Tank.	C	26-28
5.	Copy of Service Book in D.A.O District SWA	D	29-35
6.	Copy of Correspondence of Agency S.W.A Year 2013 and reply dated 01-08-2013 & Challan	E	36-38
7.	Retirement Order dated 16-05-2019.	F	-39-
8.	Covering Letter dated 15/07/2020 of Section Officer Establishment I	G	-40-
9.	Copy of Impugned Order dated 01/07/2020 received on 25/08/2020.	H	41
10.	Copy of Departmental Appeal dated 02/09/2020 along with receipt.	I	42-44
11.	Copy of Rules FR-22.	J	45-48
12.	Copy of Cases Similar/ identical nature/ where in the same grievances has redressed	K	49-57
13.	Waqalat Nama	L	58

Deponent

SHAH ALAM KHAN
SHAH ALLAM KHAN

①

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, PESHAWAR

Service Tribunal Appeal No. _____ 2020

SHAH ALAM KHAN S/o Muhammad Alam Khan Gandapur,
Resident of Mohallah Sheikhan Wala Sabir Abad Tehsil & District
Tank, Ex; Sub Accountant, DAO SWTD, District Tank.

.....(Petitioner)

VERSUS

- 1) The Government of Khyber Pakhtunkhwa, through the Secretary, Finance Department, Peshawar.
- 2) The Director Treasury & Accounts, Finance Department, Peshawar.
- 3) Deputy Secretary Service Regulation Finance Department Peshawar.
- 4) The District Accounts Officer / District Comptroller of Accounts, South Waziristan Tribal District, Tank.

.....(Respondents)

SERVICE TRIBUNAL APPEAL AND / OR FURTHER
REPRESENTATION UNDER SECTION 4 OF STA (I) OF 1974
AGAINST THE ACT OF OMISSION OF THE RESPONDENTS NO.1
To 3 IN THE FORM OF NON-CONSIDERATION WITHIN THE
PRESCRIBED PERIOD OF LIMITATION OF THE
DEPARTMENTAL APPEAL DATED: 02/09/2020 AND AGAINST
THE IMPUGNED ORDER DATED: 01/07/2020 OF DECLINING
OF THE GRANT OF PAY FIXATION UNDER ITEM NO.III OF
FUNDAMENTAL RULE 22-B FOR THE PERIOD COMMENCING
22/09/1993 AND ENDING 21/08/1995 AND FURTHER RELEIF
INCLUDING BACK BENEFITS MAY KINDLY BE GRANTEND BY
THIS HON,BLE DEEM FIT

Handwritten signature and date: 14/11/19

AND APPEAL AGAINST THE IMPUGNED ORDER DATED: 01/07/2020 PASSED BY THE RESPONDENT No.2. THEREBY CAUSING DETERMENT TO THE TERMS AND CONDITIONS OF SERVICE WITH ALLIED PECUNIARY LOSS AND OTHER DISADVANTAGES TOO.

The Appellant; amongst other grounds: respectfully submits as follows:

- 1) The Memo; of Departmental Appeal dated: 02/09/2020 may be read as part of the present memorandum when the appellant after the end of his service tenure under Afghan Refugees Rehabilitation Commission on 21/09/1993 and reemployed as Sub Accountant under the domain of the present Respondents on 22/08/1995; was declined the allowable benefits under FR: 22 R/W CSR 418 etc. The Appellant got superannuation retirement on 04/04/2019.
- 2) The Appellant applied for grant of pay protection from 22/09/1993 till 21/08/1995 to the Respondents No. 2 and 3 but said benefits were declined on 01/07/2020 and the departmental representative dated 02/09/2020 still pending due to the act of omission of the Respondents No. 1 to 3, hence the present Service Tribunal Appeal within time and on proper form and frame.

Grounds of Appeal:-

- i) The refusal of pay protection from 22/09/1993 till 21/08/1995 is an act without lawful authority.
- ii) The refusal of the abovesaid benefit by the Respondents and the nonexercise of Appellate Authority by the Respondents No. 1 to 3 are violative of the Appeal Rule 1986 and there is promissory ESTOPPEL.

Handwritten signature/initials

3

- iii) The refusal of the pay protection is offending against the beneficial item No.III of Fundamental Rule 22-B read with various Civil Service Regulations when the appellant had paid the committed value of the pension vide Treasury Challan No. 1 dated 30/10/2013 duly acknowledged and acted upon by the Respondents-Authority.
- iv) The appellant's counsel may be permitted to urge further grounds during hearing of the Appeal.

It is therefore, PRAYED that the instant appeal may graciously be accepted.

It is solemnly affirmed that the contents of the Appeal are true and correct.

Dated: 09/12/2020

Appellant

SL *Shah Alam Khan*

Your humble Appellant

Shah Alam Khan

Shah Alam Khan

Through Counsel

Damsaz Khan
Damsaz Khan Gandapur
Advocate High Court,
District Dera Ismail Khan

(4)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, PESHAWAR

Service Tribunal Appeal No. _____ 2020

SHAH ALAM KHAN(Petitioner)

VERSUS

Government of Khyber Pakhtunkhwa etc.....(Respondents)

AFFIDAVIT

I, Damsaz Khan Gandapur Advocate, Do hereby solemnly affirms and declare on Oath That the Service Appeal has been drafted by me under the direction of respondent; that the contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honorable Court.

Dated: 09/12/2020



DEPONENT

Jaw

Damsaz Khan Gandapur
Advocate High Court
Distt: Dera Ismail Khan.

5

1

Note: The entries in this page should be renewed or re-attested at least every five years and the signature in lines 9 and 10 should be dated.

1. Name SHAH ALAM KHAN

Annexure - A

2. Race Gandapur

3. Residence Mohalla Sheikhaniwala Tank city

4. Father's name and residence ... MOHD ALAM KHAN

5. Date of birth by Christian era as nearly 4-4-1959 ✓
as can be ascertained (Fourth April, one thousand nine hundred & fifty nine)

6. Exact height by measurement ... 5-6"

7. Personal marks for identification Incised wound mark on left ulna

8. Left hand thumb and finger impression of (non-enrolled) officer.

Little Finger

Ring Finger

Middle Finger

Fore Finger

Thumb.

31-8-95
23-8-85
8-0-7

9. Signature of Government servant Shah Alam

S L S Alam

Allestine

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

verified and attested

19.11.90

Attested to be true
copy
S L S Alam

(2)

(6)

1	2	3	4	5	6	7	8	9
Name of Post	Whether substantive or officiating and Whether permanent or temporary	if officiating state... if substantive appointment or (ii) whether service counts for pension under Act 371, C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emoluments falling under the term "Pay"	Date of appointment	Signature of Government servant	Signature designation head of the office or other attesting officer in attestation of column 1 to 8
31.5-12-399/14-52- Senior Clerk Mr. Swa	Temporary City	Pay 315/-	X		12 18/- PN 50	17/11/82	<i>[Signature]</i>	<i>[Signature]</i> Retiree
Do	Do	Pay 327/-	X		7 51 PN	17/11/82	<i>[Signature]</i>	<i>[Signature]</i>
Do	Do	Pay 339/-	X		12 51 PN	17/11/82	<i>[Signature]</i>	<i>[Signature]</i>
Promote Asstt. in NPS No 11 (Viz B 4301 24-5501-25-82) - PM Comp 115/1982 via PA to Agency office order No 312-16/110/82 dated 19/11/82		115 4301	X		115 1982	17/11/82	<i>[Signature]</i>	<i>[Signature]</i>
Do		115 4541	X		115/1982	17/11/82	<i>[Signature]</i>	<i>[Signature]</i>

(115/1982)

(115/1982)

4

8

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and Whether permanent or temporary	If officiating state (if substantive appointment or (ii) whether service counts for pension under Act 371, C.S.R.	Pay is substantive Post	Additional Pay for officiating	Other emoluments falling under the term "Pay"	Date of appointment	Signature of Government servant
Pay fixed in the Revised Scale viz Rs 700-35-1400			Pay is substantive Post	Pay fixation in B. P. S. 1983 Pay fixed in Basic Pay Scale No. (11) 700-35-1400			
Sanctioned with effect from 1/1/1983 Section Officer Govt. Pakistan State of Punjab Division Khanpur No D-1607-AL-11/83 Dated 22/10/83				at Rs. 700 P. W. v. o. f. 17.1983 with date of next increment on 1.12.1983 No arrears is allowed prior to 14/6/84			
	Pay B 735/-	170 =				10/83	
	Pay B 770/-					11/83	
		805/-				12/83	
		805/-				12/84	

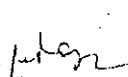

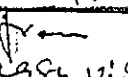
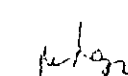




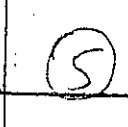
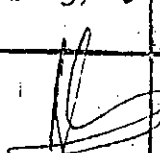

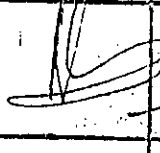
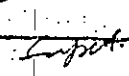
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M. P.

محمد رفیق

8	9	10	11	12	13	14	15
Signature of Government servant	Signature and designation of the head of the office of other attesting officer in attestation of column 1 to 8	Date of termination of appointment	Reason of termination (such as Promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	LEAVE Allocation of periods of leave on average Pay up to four months for which leave salary is payable to another Government Government to which debitable	Signature of the head of the office or other attesting officer	References to any recorded punishment or censure, or reward or praise of the Government servant
S/LACM	 District Administrator 29.1.85	30/11/84	Annual Increment	 24.1.85	10 Granted 10 days earned leave from 11/2/85 via Panel No. 107-08 Section D/T/2/85	 23/11/1985 PA 3-5A	<input checked="" type="checkbox"/>
S/LACM	 29.1.85	30/11/85	Annual Increment	District Administrator Afghan Refugees D.I, Khan  11/12	4 	Service verified from pay list of the official Wef. 1.12.83 to 30/8/84	
S/LACM	 29.1.85		Service transferred to AR's Organisation DA. J. 1. 10th Wef 31.8.84 (AN) x SAs from the same date.		5 	Service verified from the pay list of the official Wef 1.2.84 to 31.8.84	
S/LACM	 29.1.85		Rs. 259/88 as a/c of difference of arrears of L.C.A. w.e.f. 14-6-84 to 31-1-85 vide T-812 dated 11/2/85.	District Accounts Officer D. I. KHAN			

Attached to be taken
 copy
 SA (Admin)

8	9	10	11	12	13	14	15
Signature of Government servant	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	LEAVE Nature and duration of leave taken Allotted periods of leave on average Pay up to four months for which leave salary is payable to another Government.	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
					Six (6) days earned leave on medical ground sanctioned vide O.M. order No. 8606-7/F.16 - II - B - I / O.M. dt. 15.10.84 w.e. from 13.10.84 to 18.10.1984.		
					Pay Revised in the light of decision contained in Govt. of Pakistan Finance Division (Regulation wing) No. F.I (49) R. 3/84 dated 14.6.84, as under:- Part on 30.6.83 in NPI-11 = Rs. 454/- Dearness Allowance = Rs. 204/- 10% increase = Rs. 658/- Total = Rs. 723/- L.C.A. 10% of Pay = Rs. 45/- Total = Rs. 768/- Pay fixed as Rs. 1-2 in BPS-11 = Rs. 770/- Date of next increment 1-12-83 Note:- Not a year upto 6/84		
					Service verified from 1.9.84 to 30-11-84 from Acquittance Roll and other office available record.		

دکن ایڈیشن ڈیڑھ

11-2-85

Attached to balance

Signature

13

13

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 Act 371, C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emoluments falling under the term "Pay"	Date of appointment	Signature of Government servant
Mst. BPS-11 700-35-1400			Rs 875/-			12/85	SK Salom
		D/Pay B:	1187 = O.D.			12/85	SK
Assistant B.P.S. NO-11 Pay Scale Rs 910-46-1830			pay Rs. 910/- PM 9/Pay Rs. 164/- PM			12/86	SK Salom
			Pay fixed on point to point basis vide para-3 (i) of Govt of Pab, Finance Div, Islamabad O.M. NO., F-1/7/Imp-II/87 dt 1-7-87				
		(i) Existing pay on stages above minimum of old pay scale Rs	910/- pm				
		(ii) Pay now fixed in new pay scale	Rs 1186/- pm			12/87	SK Salom

Signature designation head of the office or other attesting officer in attestation of columns 1 to 8

District Administrator
Afghan Refugees D.I

District Administrator
Afghan Refugees D.I
27/11/87

District Administrator
Afghan Refugees D.I
27/11/87

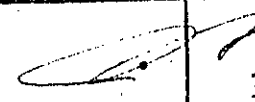
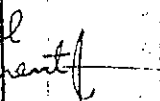
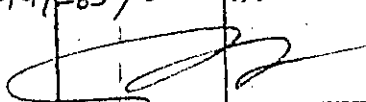
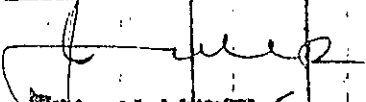
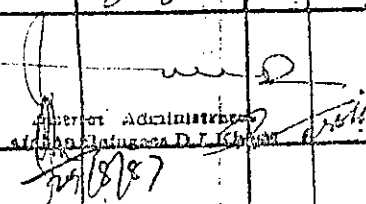
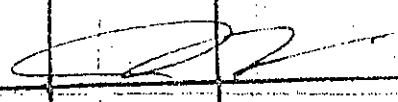
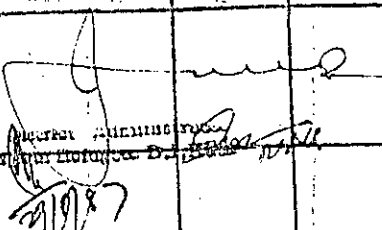

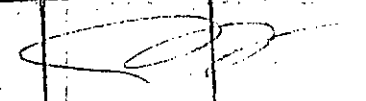
دستخط و مهر سرپرست

دستخط و مهر سرپرست

14

11

15

Signature of Government servant	Signature and designation of the head of the office of other attesting officer in attestation of columns 1 to 3	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc),	Signature of the head of the office or other attesting officer	Date and duration of leave taken	Allocation of periods of leave on average Pay up to four months for which leave salary is payable to another Government		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
						period	Government to which debitible		
75	 District Administrator Afghan Refugees D.I. Khan	30 ¹¹ / ₈₆	Annual increment	 District Administrator Afghan Refugees D.I. Khan				 District Administrator Afghan Refugees D.I. Khan	Continued Retentions in Services upto 31-7-1985 on Contract-basis Sanctioned vide DA order No: 2947-85/DA dt: 17.6.1985.
86	 District Administrator Afghan Refugees D.I. Khan	30 ⁶ / ₈₇	Revision of Pay Scale	 District Administrator Afghan Refugees D.I. Khan				 District Administrator Afghan Refugees D.I. Khan	Continuance in Services on Contract-basis is extended upto 31-8-85 vide DA order No: 4306-9/DA dt: 22.8.85.
87	 District Administrator Afghan Refugees D.I. Khan							 District Administrator Afghan Refugees D.I. Khan	Continued Retentions in Services on Contract-basis upto 31 ¹² / ₈₅ Sanctioned, vide DA order No: 5202-18/34/DA dt: 17.10.85.
								 District Administrator Afghan Refugees D.I. Khan	Services verified i.e. from 30 ¹² / ₈₄ to 30 ¹¹ / ₈₅ from paybills and other office available record.

دستور العمل

Attached to be

True copy
S. A. Khan

	8	9	10	11	12	13 LEAVE	14	15	
Signature of Government servant		Signature and designation of the head of the office of other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Date and duration of leave taken	Allocation of periods of leave on average Pay up to four months for which leave salary is debitable to another Government period Government to which debitable	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
						Continued retention in service on contract basis up to 31-12-86 Sanctioned vide DAARS D.I.Khan order No: 396-410/34/DAARS dated 19-1-86.			
					⑧	Service verified w.e.f. 1 ¹² / ₈₆ to 30 ¹¹ / ₈₆ from the pay bills, Acquittance rolls and other office available record.	<p style="text-align: right;">District Administrator Ajman Refuges D.I. Khan 7/9/86</p>	<p style="text-align: right;">7/9/86</p>	
						Continued retention in service on contract basis up to 31-12-87 Sanctioned vide DAARS D.I.K order No: 004-007/F-34/DA dated 1-1-1987.			
						Granted twenty (20) days Earned Leave w.e.f 9 ⁷ / ₈₇ to 28 ⁷ / ₈₇ vide DAARS D.I.K order No: 4251-53/F/DA dt: 8-7-87	<p style="text-align: right;">District Administrator Ajman Refuges D.I. Khan 27/11/87</p>	<p style="text-align: right;">27/11/87</p>	

29/8/87

Attested to true

copy
sent to...

District Administrator
Ajman Refuges D.I. Khan
29/8/87

8	9	10	11	12	13	14	15
Signature of Government servant	Signature and designation of the head of the office or other attesting officer in attestation of column 1 to 3	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	LEAVE Allocation of periods of leave on average Pay up to four months for which leave salary is payable to another Government Government to which debitable Government period	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
		30 ¹¹ / ₈₈ Annual increment		<i>M. G. [Signature]</i>	Being guilty of misconduct and wilfully absent from duty, one year's annual increment falling due on 1.12.1987 Stopped without commulative effect vide DAARS D.I. Khan order No: 3934-36/F-32/DA dated 21.6.1987.	<i>[Signature]</i>	
				<i>M. G. [Signature]</i> 27/12/88 Asslt.		<i>[Signature]</i> Dist: Administrator Akhil Refugees D.I. Khan 15/12/87 Asslt.	
				<i>M. G. [Signature]</i>	(9)		
				<i>M. G. [Signature]</i> 27/12/88 Asslt.		<i>[Signature]</i> Dist: Administrator Akhil Refugees D.I. Khan 26/11/88 Asslt.	
							Service Verified w.c.f. 12/86 to 30/87 from the pay bills, Acquittance rolls and other office available record.
						<i>[Signature]</i> Dist: Administrator Akhil Refugees D.I. Khan	
							Continued retention in Service on Contract basis up to 31.12.1988. Sanctioned vide D.A.A.S. D.I. Khan order No: 7945-48/F-34/DA dated 31.12.87
						<i>[Signature]</i> Dist: Administrator Akhil Refugees D.I. Khan 10/12/88	
							Service Verified w.c.f. 12/87 to 30/88 from the pay bills, Acquittance rolls and other office available record.
						<i>[Signature]</i>	
						<i>[Signature]</i> Dist: Administrator Akhil Refugees D.I. Khan 27/12/88 Asslt.	

Granted 25 days Earned leave w.e. from 10.9.88 to 4.12.88 vide DAARS D.I. Khan order No: 4823-25/PF/DA dated 9-8-1988.

Granted one month Earned Leave on medical grounds w.e. from 1-1-89 to 31-1-89 on full average pay vide DAARS D.I. Khan order No: 1217-21/PF/DA dated 8-1-1989.

Granted 10 days Earned Leave on medical grounds w.e. from 8-9-89 to 17-9-89 vide DAARS D.I. Khan order No: 4509-11/PF/DA dated 16-9-1989.

Attended to be done
St. [Signature]

16

18

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and Whether permanent or temporary	(i) officiating status-- (ii) substantive appointment or (iii) whether service counts for pension under Act 371, C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emoluments falling under the term "Pay"	Date of appointment	Signature of Government servant
Assistant BPS No 11 CR-910-46-1830		PAY Rs. 1324/- PM 9/PAY Rs. 37/- PM				12/89	SKMAG
		PAY Rs. 1370/- PM 9/PAY Rs. 38/- PM				12/90	SKMAG

Signature of head of office in any of columns

District Adm. Officer

District Adm. Officer

دکٹر محمد رفیق

18

12

19

8	9	10	11	12	13	14	15
Signature of Government servant	Signature and designation of the head of the office of other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	LEAVE Allocation of periods of leave on average Pay up to four months for which leave salary is debitable to another Government period. Government to which debitable	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
		30/11/89 Annual Increment		<i>[Signature]</i> 16/12/89	Continued retention in Service on Contract basis up to 31-12-1989 Sanctioned vide D.A.A.R.S. D.I, Khan. order no 32-35/ F-34/DAARS Dated 2-1-89	<i>[Signature]</i>	
SLIAC	District Administrator Ajmal Begum D.I, Khan	16/12/89		<i>[Signature]</i> 16/12/89		District Administrator Ajmal Begum D.I, Khan 28/11/89	
		30/11/90 Annual Increment		<i>[Signature]</i> 16/12/90	(11) Service Verified w.e.f. 1/8/89 to 30/11/89 from the pay bills, Acquittance rolls and other office available record.	<i>[Signature]</i>	
SLIAC	District Administrator Ajmal Begum D.I, Khan	16/12/90		<i>[Signature]</i> 16/12/90	Continued retention in Service on Contract basis up to 31-12-1990 Sanctioned vide D.A.A.R.S. D.I, Khan. order no 500-03/ F-34/DAARS Dated 24-1-90	<i>[Signature]</i>	
					(12) Service Verified w.e.f. 1/12/89 to 30/11/89 from the pay bills, Acquittance rolls and other office available record.	<i>[Signature]</i>	
						District Administrator Ajmal Begum D.I, Khan 16/12/90	

Attended to be true copy
SLIAC

1	2	3	4	5	6	7	
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 Act 371, C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emoluments falling under the term "Pay"	Date of appointment	Signature of Government servant
	Pay Fixed Departmentally in Revised Basic Pay Scale 1991 as under						
	(i)	Pay in Existing Scale on 31-5-91 Rs. 1370/= PM					
	(ii)	Pay in Modified Scale Rs. 1403/- PM					
	(iii)	Stages Earned in Modified Scale = 8					
	(iv)	Pay Fixed on 01-6-1963 Rs. 1963/- PM					
B-11 (910-46-1830)	1186/-	(1275-86-2565)	1963/-				
17/87	1186/-	91	2049/-				
12/87		12/91					
Assistant	57	57	4/95				
BPS No. 11							
ops-1275-86-2565							
			PAY Rs. -1963/PM			01/6/91	SKA AC
			PAY Rs. -2049/PM			12/91	SKA AC
			PAY Rs. 2049/- on 12/91				
			Verified				
			ADJUT. OFFICER				
			Commissioner Afghan Refugees				
			BWFP, PESAWAR				

[Signature]
 7/8/91 ASSC

(کونسلر پوسٹ)

(19) (21)

8	9	10	11	12	13	14	15
Signature of Government servant	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as Promotion transfer, dismissal, etc),	Signature of the head of the office or other attesting officer	Pay period and duration of leave taken	Pay months for which leave salary is payable to another Government	Government to which debitable
Revised							Continued retention in Service on Contract basis up to 31-12-1991 Sanctioned vide P.A.A.R.S. D.I, Ks. order No 351-54
13 70/- PM							F-34/DAARS Dated 20-1-91
13 2 PM							<p><i>[Signature]</i></p> <p>21/11/91 Asslt</p>
8							<p><i>[Signature]</i></p> <p>21/11/91 Asslt</p>
179/Asslt							<p>Service Verified w.e.f. 12-90 to 30-91 from the pay bills, Attendance rolls and other office available record</p> <p><i>[Signature]</i></p> <p>2/12/91 Asslt</p>
SK AG							<p>30/11/91</p> <p>Annual Increment</p> <p><i>[Signature]</i></p> <p>7/8/91 Asslt</p>
SLR							<p>Services retrenched w.e.f. 31-8-92 (AN) vide Commr. Afghan Refugees NWFP Peshi office order No. EAR/Admin/Retrench/12082-89 dt:30-8-92</p> <p><i>[Signature]</i></p> <p>2/12/91 Asslt</p>
Accountant B-17							<p>Paid Service Benefits amounting to Rs=49176/- vide cheque No HE= 999852 dt:10-10-1992.</p> <p><i>[Signature]</i></p> <p>2/12/91 Asslt</p>
Office of District Administrator							<p>Office of District Administrator Afghan Refugees D,I,Ks</p>
Office of District Administrator							<p>15</p> <p>Service Verified w.e.f. 12-91 to 31-92 from the pay bills, Acquittance rolls and other office available record.</p> <p><i>[Signature]</i></p> <p>2/12/91 Asslt</p>
Office of District Administrator							<p>Office of District Administrator Afghan Refugees D,I,Ks</p>

Attstet to be true copy see record.

22

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating temporary	If officiating state whether (i) whether service counts for pension under Act 371, C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emoluments falling under the term 'Pay'	Date of appointment	Signature and designation of the officer of the office of the Government attesting in attestation columns 1 to 8
Assistant B.P.S II (1275-86-2565)			Rs. 2135/-			12 1972	Distt Ad Forum Refug

T-5888
21/6/72
30260/-
Dr (BSS) leave encashment

Bistt
24/6/72
29/6

Comp No. C/346-118/014
3679/014
914

Accountant
D. I. K. D. 24/6/72

T-7
etc.
Distt

گورنمنٹ پبلسن آفیس

(12)

(24)

Annexure - "B"

LAST PAY CERTIFICATE

1. Last Pay Certificate of Mr. Shah Alam Ex Assistant BPS 170111 of District Administrator Afghan Refugees Dikhan Proceeding of Retired due to abolition of post to

2. He has been paid upto 31-8-1992 at the following rates :-

Particulars.

Substantive Pay	01201	Pay Rs: 2049-00
Officiating Pay	02200	HRA Rs: 382-50
Exchange Compensation Allowance	02907	M/AC Allowance Rs: 60-00
		Total Rs: 2,491/50

Deductions.

3. He made over charge of the Office of District Administrator Afghan Refugees Dikhan as a Assistant on After noon of 31-8-1992 -

4. Recoveries are to be made from the pay of the Government servant as detailed on the reverse.

5. He has been paid leave salary as detailed below Deductions have been made as noted on the reverse.

Period	Rate	Amount
From _____ to _____	at Rs _____	_____ a month
From _____ to _____	at Rs _____	_____ a month
From _____ to _____	at Rs _____	_____ a month

6. He is entitled to draw the following :-

7. He is also entitled to joining time for _____ days.

8. The detailed to the Income-tax recovered from him up to the date from the beginning of the current year noted on the reverse.

(Signature) [Signature]
(Designation) _____

Dated at _____ 198

A H estab to be true copy
[Signature]

(25)

REVERSE

Details of Recoveries

Name of recovery Service Benefits Rs. 49,176/- is recoverable

Amount Rs. _____

To be recovered in _____ instalments.

[Handwritten signature]

Deductions made from Leave Salary

From _____ to _____ on account of _____ Rs _____

From _____ to _____ on account of _____ Rs _____

From _____ to _____ on account of _____ Rs _____

Name of Months	Pay	Gratuity, Fee, etc.	Funds and other deductions	Amount of Income tax recovered	Remarks
July, 19					
August, 19					
September, 19					
October, 19					
November, 19					
December, 19					
January, 19					
February, 19					
March, 19					
April, 19					
May, 19					
June, 19					

(26)

Annexure - C

OFFICE OF THE COMMISSIONER DIKHAN DIVISION DIKHAN.

No. 9409 / AFI

Dated DIKHAN, the 22/8 /1995.

O R D E R:

The following postings of Sub Accountants of Treasury Establishment, D.I.Khan Division, are hereby ordered with immediate effect:-

<u>S.No.</u>	<u>Name of Sub Accountant.</u>	<u>From</u>	<u>To</u>	<u>Remarks.</u>
1.	Imran Shahid	Candidate	D.A.O Office DIKHAN.	Against vacant post.
2.	Rafiullah	Candidate	D.A.O Office Tank.	Against vacant post.
3.	Ubaidullah	Candidate	D.A.O Office DIKHAN.	Against vacant post.
4.	Wajid Zia	Candidate	D.A.O Office DIKHAN.	Against vacant post.
5.	Qarim Khan	Candidate	D.A.O Office DIKHAN.	Against vacant post.
6.	Shah Alam Khan	Candidate	D.A.O Office Tank.	Against vacant post.

Sd/-
COMMISSIONER,
DIKHAN DIVISION, DIKHAN.

No. 9410-21 / AFI

Copy to:-

1. The Deputy Commissioner, D.I.Khan.
2. The Deputy Commissioner, Tank.
3. The District Accounts Officer, D.I.Khan.
4. The District Accounts Officer, Tank.
5. The Officials concerned.
6. Office Order File.

COMMISSIONER,
DIKHAN DIVISION, DIKHAN.

Attached to be true copy
Shah Alam

OFFICE OF THE COMMISSIONER DIKHAH DIVISION, DIKHAH.

No. 9391 /Acctt: Dated DIKhan the 22/8 /1995.

O R D E R.

In exercise of the powers conferred under Column No.6 against Serial No.4 of the Schedule appended to the N.W.F.P. Treasuries (Recruitment and Appointment) Rules, 1981 and in accordance with the recommendations of the Departmental Selection Committee for Treasuries Establishment D.I.Khan Division, D.I.Khan, the following are hereby appointed as Sub: Accountants in Basic Pay Scale of B-11-(1725-116-2469) plus usual allowances admissible under the Rules in D.I.Khan Division, D.I.Khan Treasuries Establishment. They shall remain on probation for a period of two years from the date of their joining service:-

1. Imran Shahid s/o Bashir Ahmad c/o Saadullah Baloch, Mohallah Jogianwala, Usmania Street, D.I.Khan.
2. Rafiullah s/o Aslam Khan, Ata House, Chowk Faqirni Gate, South Circular Road D.I.Khan.
3. Ubaidullah s/o Allah Ditta, House No. 1492/A-1 Samandar Street, D.I.Khan.
4. Wajid Zia s/o Ziaul Haq, House No. 904-G/40-D Beside U. Grana Janubi, P.O Polytechnic Institute, D.I.Khan.
5. Qamarul Ahsan s/o Muhammad Ehsanul Haq c/o RADIO HOUSE, Kalan Bazar, D.I.Khan.
6. Shah Alam Khan s/o Muhammad Alam Khan Mohallah Sheikhanwala, Tank.

Their appointment is subject to the following conditions:-

1. They should produce Medical Fitness Certificates from the Medical Superintendent, District Headquarter Hospital, D.I.Khan on the date of their joining duty.

on p/2

*Attached to be true
copy
S. H. Khan*

2. Their character and antecedents are to be verified by the local administration on the prescribed form to be obtained from this office.
3. Their services can be terminated at one month's notice or one month's salary in lieu thereof without assigning any reasons.
4. In case they wish to resign from service at any time a month's notice will be necessary or in lieu thereof one month's salary may be forfeited.
5. They will be governed by such rules and orders relating to pay, Leave, T.A., Medical attendance etc. as may be issued by the Government from time to time for the category of Govt. servants to which they belong.

COMMISSIONER,
DIKHAN DIVISION, DIKHAN.

No. 9392-99 / Acctt:

Copies forwarded to:-

1. The Deputy Commissioner, D.I.Khan.
2. The Deputy Commissioner, Tank.
3. The Political Agent, SWA Tank.
4. The District Accounts Officer D.I.Khan.
5. The District Accounts Officer Tank.
6. The Agency Accounts Officer, SWA Tank.
7. The Official concerned.
8. Office Order File.

COMMISSIONER,
DIKHAN DIVISION, DIKHAN.

Attended to by Agency
S. Lal

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.

Annexure - D

1. Name SHAH ALAM KHAN

2. Race Ganda pur


3. Residence Mohallah Sheikhhan wala, Tank City

4. Father's name and residence Muhammad Alam Khan — do —

5. Date of birth by Christian era or as nearly as can be ascertained: 4-4-1959 (Fourth April Nineteen hundred and fifty Nink)

6. Exact height by measurement: 5-6

7. Personal marks for identification A wound mark on left hand


8. Left hand thumb and finger impression of (non-gazetted Officer) 

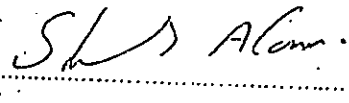
Little Finger 

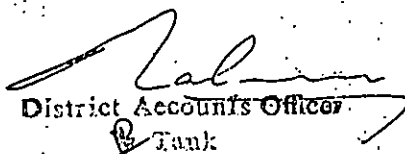
Ring Finger 

Middle Finger 

Fore Finger 

Thumb 

9. Signature of Government Servant 

10. Signature and Designation of the Head of the Office, or other Attesting Officer. 
District Accounts Officer
Tank

Attested to by true copy
S. Khan

1	2	3	4	5	6	7
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
وزیر ملازمت	عارضی، مستقل یا قائم مقام	اگر عارضی ہے تو کیا وہ رول کے مطابق پیش کیا گیا ہے۔	سکریٹری اعلیٰ ملازمت	زائد تنخواہ بیلور قائم مقام	ماسوائے تنخواہ دیگر الڈنس	تاریخ تقرری
Sub Accountant		BPS-11 (1725-116-3465)	Rs. 1725-	Ps. -		23.8.95
"	Office	-	1841-	-	-	1.12.96
"	"	-	1957/2	-	-	1/12/97
"	"	-	2073/2	-	-	12/98
"	"	-	2189/2	-	-	12/99
"	"	-	2305/2	-	-	12/2000
"	"	-	2421/2	-	-	12/2000
(2590-125-7840)	"	-	3640/2	-	-	12/2001
Pay fixed departmentally in the revised BPS-11 2001			Rs. 2305/2	-	-	BPS-11 (09)
Pay on 30-11-2001			Rs. 2421/2	-	-	"
Pay on 1-12-2001			Rs. 3640/2	-	-	"

دستخط سرکاری
ملازم

تاریخ

تقرری

تاریخ

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(31)

Heirs

- 1.
- 2.
- 3.

Verification Roll No.

1- Passed S.S.C Examination from Board of Intermediate & Secondary Education Peshawar in Session 1974 (A) in Second Division Under Roll No. 28290.

2- Passed Intermediate Examination from Board of Intermediate & Secondary Education Peshawar in Session ^{dated} 1979, in Second Division Under Roll No. 10284. ^{received back}

3- Passed B.A. Examination from Gomal University D.I. Khan in 1982 in Third Division Under Roll No. 543.

[Signature]

Qualifications	Date	District Accountant Qualifications	Wak	Date
English		First Arts		
Pashto		B.L. or B.A.		
Urdu		Pledership examination		
Plan-drawing		Training School final examination		
Finger print		Other qualifications.		
Drill instructing				
Court duties				
Reserve duties				

N. B. -- A line to be drawn under the qualifications possessed.

Attached to be true copy
Sd/- Alam.

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	St. Gov. Ser.
درجہ نازرت	عارضی مستقل یا قائم مقام	اگر عارضی ہے تو کیا وہ رول کے مطابق پیش کیا جاسکتا ہے۔	تنخواہ بطور عارضی ملازمت	زیادہ تنخواہ بطور قائم مقام	میسراٹے تنخواہ مہاجر الادرس	تاریخ تقریری	سٹیٹسٹنٹ سرکاری ملازم
(20090-1757860) Sub Acctd		07797	Rs. 3815/- Ps.			1/12 2002	
			3990/-			1/12 2003	
	do		4165/-			1/12 2004	
364911			2539/-				
4780/11			3649/-				
Sub-Acctt: R.P.S II (2980-200-8980) Revised Pay scale/2005.			4780/-			7/2005	

2001
OFFICE OF THE ACCOUNTANT GENERAL
M.W.F.P. PESHAWAR
PAY FIXED IN THE REVISED BASIC
PAY SCALES 2001
2539/-
3649/-
M.W.F.P. PESHAWAR
11-12-2001
12-12-2002
Accountant Officer
M.W.F.P. Peshawar

Attached to be true
copy
Sd/Alam

10	11	12	13	14	15
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	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 debitabale to another Government پارہہ تنگ کی رخصت کیلئے اوسط تنخواہ کا لینا Period Govt. to which debitabale گورنمنٹ جے ڈیم ادا ہوگی	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
30-11-96	Annual Increment	D.A.O. Tank	D.A.O. Tank	Appointed as Sub Accountant in BPS-11 vide Commissioner D.I. Udhm Dist D.I. Udhm No. 9391/AC/16 Dated 22/8/95	سزا ایڑا اور سزا کارکن کا پیکارڈ
30-11-97	Annual Increment	D.A.O. Tank	D.A.O. Tank	And posted at vacant Dist at D.A.O. Tank vide Commissioner, Udhm Dist. D.I. Udhm No. 9409/AF1 Dated 22/8/95	
30-11-98	Annual Increment	D.A.O. Tank	D.A.O. Tank	Taken over charge on 23-8-95 (AN)	
30-11-99	Annual Increment	D.A.O. Tank	D.A.O. Tank	District Accounts Officer Tank	District Accounts Officer Tank
30-11-2000	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 23-8-95 to 30-11-96 from Pay Bill & Acy. Roll.	District Accounts Officer Tank
30-11-2001	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-97 to 30-11-99 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2002	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-99 to 30-11-2000 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2003	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2000 to 30-11-2001 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2004	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2001 to 30-11-2002 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2005	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2002 to 30-11-2003 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2006	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2003 to 30-11-2004 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2007	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2004 to 30-11-2005 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2008	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2005 to 30-11-2006 from Pay Bills and Acy. Roll.	District Accounts Officer Tank
30-11-2009	Annual Increment	D.A.O. Tank	D.A.O. Tank	Service verified w.e.f. 1-12-2006 to 30-11-2007 from Pay Bills and Acy. Roll.	District Accounts Officer Tank

10	11	12	13		14	15
Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal etc)	Signature of the Head of the office or 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 debitab 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
			Nature and duration of leave taken	Period	Govt. to which debitab	
<p>Signature of Head of office or other attesting officer in station of posts 1 to 8</p> <p>مستحق</p> <p>مجاز</p>	<p>وجوبت</p> <p>القضاء لازمت</p> <p>ترقی و تبادلہ</p> <p>یاد بر طریقی</p>	<p>مستحق</p> <p>افسر</p> <p>مجاز</p>	<p>رضعت کی</p> <p>رضعت</p> <p>وسیماد</p>	<p>چار ماہ تک کی رضعت کیلئے</p> <p>اوسط مستحقہ کا تین</p> <p>عرضہ</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>سزا ایڑیا نہیں</p> <p>کارکردگی کا ریکارڈ</p>
<p>Signature of District Accounts Officer</p> <p>مستحق</p>	<p>مستحق</p>	<p>مستحق</p>		<p>Service Verified wef 1-12-97 to 30-11-98 from pay bills and other office record</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>
<p>DISTRICT ACCOUNTS OFFICER</p> <p>مستحق</p>	<p>مستحق</p>	<p>مستحق</p>		<p>Service Verified wef 1-12-97 to 30-11-98 from pay bill and Reg: Roll.</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>
<p>DISTRICT ACCOUNTS OFFICER</p> <p>مستحق</p>	<p>مستحق</p>	<p>مستحق</p>		<p>Service verified wef 1-12-97 to 30-11-98 from office copying pay bill</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>
<p>2005</p> <p>OFFICE OF THE ACCOUNTANT GENERAL</p> <p>N.W.F.P. PESHAWAR.</p> <p>PAY FIXED IN THE REVISED BASIC PAY SCALES 2005</p> <p>OFFR 2980 - 200 - 8980 (11)</p> <p>AT 6780 W.E.F. 1-07-2005</p> <p>W/P Next Increment on 1-12-2005</p>	<p>مستحق</p>	<p>مستحق</p>		<p>Service verified wef 1-12-97 to 30-11-98 from pay bill & Reg: Roll.</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>
<p>Account Officer</p> <p>Pay Fixation Party N.W.F.P. Peshawar</p>	<p>مستحق</p>	<p>مستحق</p>		<p>Service verified wef 22-12-2002 to 30-11-2002 from office copying pay bills & Reg: Roll.</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>
<p>مستحق</p>	<p>مستحق</p>	<p>مستحق</p>		<p>مستحق</p>	<p>مستحق</p> <p>افسر مجاز</p>	<p>مستحق</p>

(36)

Annex - "E"

OFFICE OF THE AGENCY ACCOUNTS OFFICER S.W.AGENCY AT TANK

No. / Dated Tank the ... / ... / 2013

To

The Director Treasuries & Accountants,
Khyber Pakhtunkhwa Peshawar.

SUBJECT: PAY FIXATION IN AN IDENTICAL TIME SCALE UNDER PROVISION (III) OF FR 22 (B)

Memo:

Kindly refer to your office memo No.19-35/DT & A /13/Pay Fixation dated 01.08.2013 on the subject cited above.

In accordance with instruction contained in the above memo, the official has deposited the amount of gratuity Rs: 88090/- in lump sum into treasury vide challan No.01 dated 30.10.2013 under head of A/C E 01601 (photo copy attached) for ready reference.

It is requested the official concerned namely Mr: Shah Alam Assistant Accountant B-16 of this office may kindly be permitted to count previous service, as well as to authorize him last pay drawn in Afghan refugees.


AGENCY ACCOUNTS OFFICER
SOUTH WAZIRISTAN AGENCY TANK

Attested to be true copy
S. Alam



37

Directorate of Treasuries & Accounts

No. 19-35/DT&A/13/PAY FIXATION
DATED PESHAWAR THE 01/08/2013

Treasury Block, District Courts Compound, Behind Jamia Masjid, Khyber Road, Peshawar Phone & Fax:
091-9211856

To

The Agency Accounts Officer,
South Waziristan Agency, Tank

Subject: PAY FIXATION IN AN IDENTICAL TIME SCALE UNDER
PROVISION (III) OF FR-22(B)

Kindly refer to your letter No.AAO/SWAT/Tank/2013/7528 dated 02-04-
2013 on the subject noted above.

Article 511 to 516 of CSR says, that an officer who has obtained compensation gratuity, if re-employed in qualifying service may either retained his gratuity, in which his former service will not count for future pension or refund it and count his former service for pension, refund must be made immediately on re-employment on the monthly installment not less than one third of the officer salary. The right to count previous service does not revive till the amount of gratuity is refunded in full.

It is therefore requested/advised to examine the subject case in the light of CSR (511 to 516) for further process/decision.

Deputy Director
Treasuries & Accounts
Khyber Pakhtunkhwa

Attested to be true
by
SA CA Com

38

214

By whom submitted	Particulars of the expenditure (to be paid)	Particulars of the remittees and of authority (if any)	Amount	Head of Account	Order to the Bank
	Name: SHAH AHMED KHAN ASST. AC. Comm. Tank o/o Agency Accounts officer S.W.A. Tank		RS=88090/-	Eo 1601	Control
Signature	<i>Signature</i> ST. Talim				
Total (A) RS=88090/-					
a) (in words) Rupees Eighty eight thousand ninety only.					
Received payment	Date	Account	Treasury Officer Manager		
<i>Signature</i>			<i>Signature</i>		
Credit transfer			RS=88090/-		

Recovery of Committed
a/c of Pension

88090/-

State Bank Sellers & Digital Micro Photo State Mahasabha Market Tank

District Accounts Officer
S.W.T.B. at Tank

Attached to be true
copy
ST. Talim

(39)

Annexure - H



**DIRECTORATE OF TREASURIES & ACCOUNTS
KHYBER PAKHTUNKHWA**

Treasury Block, District Courts Compound,
Behind Jamia Masjid, Khyber Road,
Peshawar
Phone & Fax: 091-9211856

Annexure - F

Dated Peshawar the 16-05-2019

OFFICE ORDER

No.1-32/DT&A/19/Pension/1092 On attaining the age of superannuation, Mr. Shah Alam Khan Assistant Accountant (BPS-16) O/o District Accounts Officer, South Waziristan at Tank is hereby allowed to retire from Government Service on 03.04.2019 (A.N) in terms of section 13 (b) of the Khyber Pakhtunkhwa civil servant Act, 1973.

Shah Alam Khan
[Signature]

**Director
Treasuries & Accounts
Khyber Pakhtunkhwa**

Endst: No. & date even.

Copy forwarded for information and necessary action to the:

1. District Accounts Officer, South Waziristan at Tank with reference to his letter No. DAO- SW/2018-19/SD/1622 dated 10.05.2019.
2. Mr. Shah Alam Khan, Assistant Accountant O/o District Accounts Officer, South Waziristan at Tank.
3. Office order file.

ABL Adda Bazar Tank
Original Seen and
Attested

[Signature]
**Deputy Director
Treasuries & Accounts
Khyber Pakhtunkhwa**

D. U. S.
30/5/19

Attested to be true copy
S. C. A. Khan



(40)
GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

Annexure - "G" (279)

Finance Department Civil Secretariat Peshawar <http://www.financekpp.gkp.pk> [facebook.com/GoKPPFD](https://www.facebook.com/GoKPPFD) twitter.com/GoKPPFD

NO: SO(ESTT-I)FD/19-1/2017/Budget/Vol-I/S.Alam/ Dated Pesh: the 15-07-2020

To

The Director,
Treasuries & Accounts,
Khyber Pakhtunkhwa.

16/7/2020

Subject:- PAY FIXATION IN AN IDENTICAL TIME SCALE UNDER PROVISION (III) OF FR-22 (B).

I am directed to refer to your letter No.19-35/DT&A/20/P.Fixation/118 dated 24-01-2020 and to enclose herewith a copy of Section Officer (SR-I) Finance Department letter No.FD(SOSR-1)12-5/2020(33376) dated 01-07-2020 for information / further necessary action.

Encl. A.A.

15/7/2020
SECTION OFFICER (ESTT-I)

o/c

Attached to be true copy
S. Alam



(41)

Annexure - H

NO. FD (SOSR-1) 12-5/2020(33376)

Dated Peshawar the: 01-07-2020

To:

The Section Officer (Estt:-I)
Finance Department,
Peshawar.

Subject: - PAY FIXATION IN AN IDENTICAL TIME SCALE UNDER PROVISION (III) OF FR-22.

P-

I am directed to refer to your letter No.SO(Estt)FD/19-1/2017/Budget Vol-I dated 10-06-2020 on the subject noted above and to state that Mr. Shah Alam, Sub Accountant (BPS-11) was previously working in Afghan Refugees Organization under Federal Government and retired on Compensation Pension, as such the provision of pay protection is not admissible to him under the Khyber Pakhtunkhwa Civil Servants Pay Revision Rules, 1978.

Pl. Recd
2/17
VATA

(Signature)

(NIAMAT KHAN)
SECTION OFFICER (SR-1)

Received

S. H. Khan
25/8/2020

B.O. No. 35/11
Salary 127
Date 31/7/2020

Handed to
C.M.A.
S.O.

ASST
25/8/20

DSO
25/8/20

(42)

Annexure - I

**BEFORE THE WORTHY SECRETARY GOVERNMENT OF
KHYBER PAKHTUNKHWA, FINANCE DEPARTMENT, PESHAWAR**

Service Representation _____ 2020

**SHAH ALAM KHAN S/o Muhammad Alam Khan Gandapur,
Resident of Mohallah Sheikhan Wala Sabirabad Tehsil &
District Tank Ex Sub Accountant, D.A.O SWTD, District Tank.**

VERSUS

Deputy Secretary Service Regulation-I Finance Department
Govt Of Khyber Pakhtunkhwa, Through Section Officer-(SR-I),
Peshawar.

**APPEAL AGAINST THE DECISION COMMUNICATED
VIDE NO.FD(SOSR-I) 12-5/2020 (33376) DATED
PESHAWAR THE 01-07-2020 ACKNOLEDGE ON (25-
08-2020) AT TANK, AND/OR REVIEW PETITION
AGAINST THE DECISION IBID-**

The Appellant, amongst other grounds, respectfully
submits as follows:

The Appellant was inducted as Sub-Accountant
vide Commissioner DIKhan, order No. 939/Acctt: dated
22-08-1995, thereby condoning all exceptions as
Appellant's status as civil servant's and the advantages
annexed thereto were acknowledge, Copy of the order is
enclosed.

The Appellant's services were thus regularized in the
Department of Treasury and Accounts, Khyber
Pakhtunkhwa and the gratuity committed amount of Rs:
88090/- were deposited vide Treasury Challan NO. 1
dated 30-10-2013. In the light of letter No. 19-

Attached
to be
true copy
Sh Alam

(43)

35/DT&A/13/ Pay fixation date Peshawar the
01/08/2013. Copy is enclosed along with DAO SWTO.

The Appellant's pay was accordingly fixed under the provisions (iii) of fundamental Rule 22-B. Copy of service Book is enclosed.

The Appellant obtained superannuation on 04-04-2019 and having become eligible for superannuation-pension under the Rules along with protection of pay last drawn as Afghan Refugees Commission - employees dated 21-09-1993 but such benefit has not been allowed vide impugned order dated: 01-07-2020. Copy is enclosed. The declining of the benefit permitted vide provision iii of Fundamental Rules 22-B along with Civil Service Regulation is an act of omission which has caused genuine grievance to The Appellant, thereby entailing financial loss at the fagend of the service tenure of the Appellant and the Appellant is being unfairly targeted amount to Discrimination.

PRAYER:

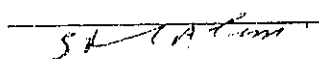
It is, therefore, that The Appellant may be blessed with all due-service perks and advantages at your earlier Convenience with Regards.

The Appellant also wishes to be heard in person quoting some past instances.

Attested to be
true copy
SHAH ALAM KHAN

Asstt:

Your Humble Appellant



SHAH ALAM KHAN
Mohallah Sheikhan Wala
Sabirabad Tehsil & District Tank
Ex Sub Accountant, D.A.O SWTD,
District Tank.
Mob; 0349-5600201

44

No. 1176

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.

Rs. 17 Ps.

Received a registered addressed to

[Handwritten signature]

Initials of Receiving Office

*Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

Insured for Rs. (in figures)

[Handwritten signature]

If insured.

Insurance fee Rs.
Name and address of sender

Weight (in words) Kilo Grams
[Handwritten signature]

(45)

Annexure - J

(7) to (13) Deleted.

Audit Instructions.—

(1) A Government servant who is treated as on duty during a course of instruction or training and who, at the time when he was placed on such duty, was drawing higher pay on account of an officiating appointment may on every occasion during the period of instruction or training when he would have held that officiating appointment but for such instruction or training, be allowed to draw pay equivalent to what he would have drawn had he been holding the officiating appointment.

[Para. 2 (i), Chap. IV, Sec. I of Manual of Audit Instructions (Reprint).]

(2) The expressions "the pay of his substantive appointment" and "the pay of any officiating appointment" occurring in F. R. 20 should be taken to mean "the pay which the Government servant drew in the post which he held substantively" and "the pay which the Government servant drew in the post in which he officiated" respectively. In neither case is there any restriction on the kind of "pay" to be drawn and the expressions should therefore be held to include special pay, if any, which the Government servant drew in the post which he held substantively, or in an officiating capacity.

[Para. 2 (ii), Chap. IV, Sec. I of Manual of Audit Instruction (Reprint).]

F. R. 21. Time-scale pay.—Rules 22 to 29 inclusive and Rule (31) apply to time-scales of pay generally. They do not, however, apply to any time-scale sanctioned by the late Secretary of State in Council in so far as they are inconsistent with terms specially so sanctioned for such time-scale.

F. R. 22. The initial substantive pay of a Government servant who is appointed substantively to a post on a time scale of pay is regulated as follows:—

- (a) If he holds a lien on a permanent post, other than a tenure post, or would hold a lien on such a post had his lien not been suspended:
 - (i) When appointment to the new post involves the assumption of duties or responsibilities of greater importance (as interpreted for the purposes of rule 30) than those attaching to such permanent post, he will draw as initial pay the stage of the time-scale next above his substantive pay in respect of the old post;
 - (ii) when appointment to the new post does not involve such assumption, he will draw as initial pay the stage of the time-scale which is equal to his substantive pay in respect of the old post, or, if there is no such stage the stage next below that pay plus personal pay equal to the difference, and in either case will continue to draw that pay until such time as he would have received an increment in the time-scale

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Sd/-

46

of the old post or for the period after which an increment is earned in the time-scale of the new post, whichever is less. But if the minimum pay of the time-scale of the new post is higher than his substantive pay in respect of the old post, he will draw that minimum as initial pay;

- (iii) when appointment to the new post is made on his own request under rule 15(a) and the maximum pay in the timescale of that post is less than his substantive pay in respect of the old post, he will draw that maximum as initial pay.

Exception.—Telegraph Masters and Telegraphists of the Pakistan Posts and Telegraphs Department who are at their own request transferred from "General Service" to "Station Service" and whose substantive pay in the General Service Scale is higher than the maximum pay of the time scale of the Station Service sanctioned for the Station to which they are transferred will, in addition to the maximum pay in the time-scale of such Station Service, draw personal pay equal to the difference between the two.

- (b) If the conditions prescribed in clause (a) are not fulfilled he will draw as initial pay the minimum of the time-scale.

Provided, both in cases covered by clause (a) and in cases, other than cases of re-employment after resignation from the public service ²⁹(or after removal from the public service for inefficiency, misconduct or as a disciplinary measure,) covered by clause (b), that if he either—

- (1) has previously held substantively or officiated in—
 - (i) the same post, or
 - (ii) a permanent or temporary post on the same time-scale, or
 - (iii) a permanent post other than a tenure post, on an identical time-scale, or a temporary post on an identical time-scale, such post being on the same time-scale as a permanent post, or
- (2) is appointed substantively to a tenure post on a time-scale identical with that of another tenure post which he has previously held substantively or in which he has previously officiated, then the initial pay shall not be less than the pay, other than special pay, personal pay or emoluments classed as pay by the ³⁰President under rule 9(21) (a) (iii), which he drew on the

²⁹ Inserted with effect from 7th January, 1952 by G. P., M. F. Notification No. F. 20-II (3)-R. 11/53, dated the 5th September, 1953.

³⁰ Substituted by Ministry of Law Notification No.F.13(1)/59-D&L, dated 24-1-1961, Gaz. Of Pak., Extra., Pp.102-103, as issued vide their Notification No.F.2(18)/60-Lag is., dated 24-1-1961, Gaz. Of Pak., Pp.71-72.

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S. K. Talwar

last such occasion, and he shall count for increments the period during which he drew that pay on such last and any previous occasions. If, however, the pay last drawn by the Government servant in a temporary post has been inflated by the grant of premature increments the pay which he would have drawn but for the grant of those increments shall, unless otherwise ordered by the authority competent to create the new post, be taken for the purposes of this proviso to be the pay which he last drew in the temporary post.

Exception.—The condition in paragraph (iii) of the first proviso that the temporary post should be on the same time-scale as a permanent post shall not be enforced when a temporary post is (i) created by one Government or Department for the purpose of work of the same nature as the ordinary work for which permanent posts exist in a cadre under a different Government or Department and (ii) sanctioned on a time-scale identical with the time-scale applicable to the permanent posts in the cadre under the different Government or Department.

NOTE 1.—If the Government servant is entitled to overseas pay in the new post but was not drawing overseas pay in the old post, the overseas pay in the new post shall not be taken into account in determining the stage in the time scale of the new post to which he is entitled under clause (a).

NOTE 2.—For the purposes of this Rule sterling overseas pay shall be converted into rupees at the official rate of exchange.

Government decisions.—

(1) The Governor-General has decided that reversion to the ordinary cadre of service from a tenure post included in that cadre or from a tenure or special post not included in it, does not constitute substantive appointment to a post for the purposes of F. R. 22.

[G.I., F.D., No.F.15-C.S.R.-27, dated the 22nd January, 1927.]

(2) The Government have decided, after consultation with the Auditor General, that for the purposes of Fundamental Rule 22 and 30 a declaration as to the relative degrees of responsibility of two posts should be obtained from the administrative head of the department or the Government according as the posts are in the same or different departments.

[G.I., F.D., No. F/113-R.1/30, dated the 19th August, 1930.]

(3) A question arose whether identical time-scale—one attached to posts whose pay is governed by the Civil Service Regulations and the other subject to conditions prescribed by the Fundamental Rules—could be treated as identical for the purpose of the Pay Chapter in the Fundamental Rules. It has been decided with the concurrence of the Auditor General that when two posts are on identical time-scale, it is reasonable to hold

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Sd/-

48

that the duties and responsibilities to the posts are not very different in nature, irrespective of the fact whether the pay of the post is governed by the Civil Service Regulations or the Fundamental Rules, and that duty rendered in one of them may therefore be allowed to count towards increment in the other.

[G.I., F.D., letter No. F-14(12)-R.I/31, dated the 15th May, 1931.]

Audit Instructions.

(1) A time-scale may be of recent introduction, whereas the cadre or class to which it is attached may have been in existence on a graded scale before the time-scale came into force or it may be that one time-scale has taken the place of another.

If a Government servant has held substantively, or officiated in, a post in the cadre or class prior to the introduction of a new time-scale and has drawn during the period salary or pay equal to a stage, or intermediate between two stages, in the new time-scale, then the initial pay in the new time-scale may be fixed at the salary or pay last drawn and the period during which it was drawn may be counted for increment in the same stage, or if the salary or pay was intermediate between two stages, in the lower stage of that time-scale.

[Para. 3 (i), Chap. IV, Sec. I of Manual of Audit Instructions (Reprint).]

(2) *Regulation of pay of a Government servant in receipt of personal pay under F. R. 22(a) (ii) when he earns his next increment.*— When the next increment in the time-scale of either the new or the old post falls due, the Government servant should draw the next increment in the time-scale of the new post and forthwith lose the personal pay and all connection with the time-scale of the old post. The personal pay is given to a Government servant only for the purpose of initial pay and not at any subsequent stage in the new time-scale in which the Government servant might draw less pay than he would have drawn had he remained in the old time-scale.

[Para. 3 (iii), Chap. IV, Sec. I of Manual of Audit Instructions (Reprint).]

(3) The revised F. R. 22 is applicable in cases in which the occasion for fixation of pay arose on or after the date of effect of the revised rule i. e., the 18th March, 1930. In cases where the occasion arose before the 18th March, 1930 but the question of fixation of pay is taken up after that date the old Rule 22 should be applied.

[Para. 3 (ii), Chap. IV, Sec. I of Manual of Audit Instructions (Reprint).]

(4) For the purposes of F. Rs. 22 and 23, a temporary post on a certain rate of pay (fixed or time-scale) which is converted into a permanent post on a different rate of pay is not the "same post" as the permanent post even though the duties remain the same. In other words, in view of F. R. 9 (30) the temporary post is to be regarded as having ceased to exist and to have been replaced by the permanent post. The incumbent of the temporary

Attested to be true copy
S. K. Chatterjee

49

No. DAO-DIK/Fixation/90-91/ 775-24 Dated 4.3.91

Annex-K

To The Accountant General,
N.W.F.P. Peshawar.

Subject:- Pay Fixation.

Memo:

Mr. Abdul Karim was appointed as T.F.C. in Scale No.7 in T&T Department w.e.f. 15.12.72. He remained there upto and for 22.4.84. He was selected as P.T.C (Trained) in Education Department in same scale i.e. Scale No.7 through proper channel. While examining his pay fixation case submitted by the D.F.C. (Primary), P.I. Khan, this office presume that his pay is protected under Provis FR-22(b)(i)(ii) on joining to Education Department on 23.4.84, and in accordance with proviso below FR-22(b)(i)(ii) the official was entitled the pay last drawn by him on his appointment to the post of P.T.C. teacher. The presumption of this office if correct may kindly be confirmed or as deemed appropriate.

The inconvenience is hereby regretted.

2/3

Attd: District Accounts Officer
P.I. Khan.

Copies for information & W/action to:-

1. D.F.C (Male) Primary P.I. Khan w/r to his No. 280 dated 11.2.91 alongwith S/Book of the above named official. The case of the official concerned may be resubmitted after the receipt of reply from A.G. NWFP Peshawar.
2. S.D.F.C P.I. Khan.

2/3

Attd: District Accounts Officer,
P.I. Khan.

*Attested to be true
copy
SK Khan*

*Case as
variable*

16/12/91

Registered

(50)

OFFICE OF THE ACCOUNTANT GENERAL, N. W. F. P. PESHAWAR.

(81)/D.I. Khan/Vol: VII/425.

dated 14/4/91

23 APR. 1991

The Distt: Accounts Officer, ✓
D. I. Khan.

Subject:-

PAY FIXATION.

Memo:-

Reference your Memo No: DA-11/DAO/D. I. Khan/Fixation/
90-91/74-46, dt: 4-3-1991, on the above subject.

In this connection attention is invited to this Office
Memo No: H-24(81)/D. I. Khan/Spl: /1080, dt: 10-8-1988 (Copy enclosed) wherein
the position has been clarified.

Encl. ①

DA-11
8
27/4

Mmm
ACCOUNTS OFFICER.
N. W. F. P. PESHAWAR.

MS
14/4

Attested to be
true copy
sd [Signature]

Case
resubmitted

A
16/12/91

P/2

2

The Accountant General,
N.W.F.P. Peshawar.

Subject:- Protection of Pay.

Re:-

One Mr. Muhammad Aslam rendered service as District and lower Division Clerk against a civil establishment vacancy in P.A.F. from 3.2.1979 to 3.6.1981 and 4.5.81 to 26.4.85 respectively. Subsequently, he resigned from service in P.A.F. in the afternoon of 26.4.1985 and appointment as Junior Clerk on 27.4.1985 in LPS-5 (520-18-820) in Public Health Engg. Division.

The official approached this office for fixation of his pay on 27.4.1985 with reference to his pay last drawn in P.A.F. as both pay scales were identical.

It is presumed that the former previous below ER-22 (b) cover the cases of appointment to an identical time scale (after resignation of an appointment to take-up an other appointment, service in which count is not a resignation of the Public service other than removal from Public service for inefficiency misconduct or as a disciplinary measures) and he was entitled the pay last drawn by him. In this connection your kind attention is invited to para 3 of Govt. of NWFP PD letter No. PRO/1-2/84-11 dated 10.10.1985 (copy attached).

The presumption of this office if correct may please be confirmed otherwise correct position may please be stated.

ADJ: Distt: Accounts Officer
DIXhan.

Encl: (Two s/books).

Copy forwarded to:-

The Executive Engineer, Public Health Engg. Division for information. Final reply will be sent on receipt from the Acctt. General, N.W.F.P. Peshawar.

DA
AEM
15/10/89
[Signature]

Attended to
by true copy
ST Colm

[Signature]
ADJ: Distt: Accounts Officer
DIXhan.

DIK/IAA-I/2433-34

Date: 11/11/1990

The Accountant General,
N.W.F.P., Peshawar.

(9)

Subject: FIXATION OF PAY IN RESPECT OF MOHAMMAD ASLAM J/CLERK

Memo :-

Reference your No. H-24(81)DIK/Vol-IV/3351 dated 3/6/90.

The contents of your letter No. H-24(70)Vol-II/1369 dated 15/9/90 clarified by the Finance Department under No. H-24(70)Vol-II/1431/Corr. dated 31/10/85 relates to the Officials/Persons joined in the new Office/Govt. after having served in an officiating or substantively in the same post or a permanent or temporary post on the same time Scale or a permanent post other than tenure post on an identical time Scale or a temporary post on an identical time scale etc. but not a person who seeks employment after resignation from Public Service or removed from Public Service for in-efficiency, misconduct or as a disciplinary measure vide FR-22(b).

Mr. Mohammad Aslam, Junior Clerk served in Pakistan Air Force as Daftari/LDC from 8/2/79 to 26/4/85. He resigned from Pakistan Air Force from the same date and at that time he was drawing pay @ 610/- P.M. in Time Scale No. 5. On the other day i.e. w.e.f. 27/4/1985, he joined the provincial Government in Public Works Department in Scale No. 5.

I am of the view that as the Official has resigned from the previous department hence he is not entitled to the protection of pay drawn in P.A.F. vide rule quoted above as well as his previous Service will also not be termed as qualifying Service for pension because his new appointment is not in higher Scale under article 412(H).

I request that my views, if correct, may kindly be confirmed as the official concerned is pressing for safe & sound fixation of pay.

Addl: Distt: A/Cs Officer
D. I. Khan.

Copy forwarded to:-

The XEN Public Health Engineering Division D. I. Khan for information with reference to his letter No. 6596/AGCS dated 15/9/90.

[Signature]
Addl: Distt: A/Cs Officer
D. I. Khan.

Attended to be true

[Signature]
Copy
St. Admin.

(53)

(5)

OFFICE OF THE ACCOUNTANT GENERAL, N.W.F.P. PESHAWAR,
PG:H-24(PA) D.I.K/Vol-IV/173 Dated: 5/12/1990.

To,

The District Accounts Officer,
D. I. Khan.

08 DEC. 1990

Sub:-

FIXATION OF PAY IN R/O MOHAMMAD ASLAM JUNIOR CLERK.

Memo,

Reference his memo No: D.A.O.-D.I. K/ DA-I/
2433-34 Dated: 11.11.90 on the above subject.

The pay fixation case in respect of above named official may please be finalized under proviso No: III to FR22 (b) and the exception there under. The issue relating to his resignation should be strictly finalized under article 41B(a) or (b) as the case may be. The concept ~~now~~ of distinction between superior and class-IV services has since been omitted vide section V in the Compendium of pension rules and orders.

M. M. M.

ACCOUNTS OFFICER,
N.W.F.P. PESHAWAR.

5/12

Attested to be true

copy

st. to follow.

(54)

FIXATION OF PAY OF MR. MUHAMMAD ASLAM JUNIOR CLERK.

Prior to his appointment as Junior Clerk on 27.4.85 in Public Health Engg: Division, Mr. Muhammad Aslam Was serving as Lower Division Clerk against a civil Establishment vacancy in Pakistan Air Force, Base, Korangi Creek, at Karachi.

He resigned from service in P.A.F. in the after noon of 26.4.1985 and took appointment in Public Health Engg: Deptt: N.W.F.P. Peshawar on 27.4.1985 (F.N.). As per L.P.C, he was paid in Grade 5 (520-18-880) upto 26.4.1985 and his service in P.A.F. also verified upto that date. He also started his new appointment in that Grade without any break in service.

In term of C.S.R 418(b), his service in P.A.F. as L.D.C is countable towards pension and in the light of Proviso-1(iii) below FR-22(b) read with the "Exception" there under, his pay in the identical time scale is also protected.

The point regarding protection of pay has also been got clarified on some occasion from the higher Audit vide their letter dated 10.8.88 and 16.5.89.

If agreed we may fix his pay as under.

RNPS-5 (290-10-350/12-470)

4.6.1981.....	290/-
1.7.1981.....	300/-
1.12.1981.....	300/-
1.12.1982.....	310/-

B-5 (520-18-880)

1.7.1983.....	556/-
1.12.1983.....	574/-
27.4.85	592/-
1.12.1985.....	610/-
1.12.1986.....	628/-

RBP2-5 ~~700-25-1200~~

700/-
6x25 = 150/-

Attended to be

True copy
SK

850/-	
50/- (Two advance increment on P.A. & B.A.)	
900/-	
1.7.1987.....	900/-
1.12.1987.....	925/-
1.12.1988.....	950/-
1.12.1989.....	975/-

(SS)

(3)

Registered

OFFICE OF THE ACCOUNTANT GENERAL PUNJ, PESHAWAR
M.P.P.A(81)/D.I.Khan/Vol:IV/ 3351 Dt:- 3/6/90

The Distt:Accounts Officer,
D.I.Khan.

TO :- PROTECTION OF PAY.
FROM :-

Please refer to your Memo:MO.DA-I/DAO-DIK/
1009-80 dated.23-9-89 received in this office on 19-5-90
on the above subject.

Your attention is invited to this office endorsement
MO.D-24(70)/Vol:III/1431 Corr: dated.31-10-85 (photo copy
attached for ready reference) where the point has already
been clarified.

[Signature]

ACCOUNTANT GENERAL
PESHAWAR

Encl (2)
490

[Handwritten notes and signatures]
16117
DAO

Attended to in trace
[Signature]

(56)

PROFORMA FOR FIXATION OF PAY IN THE REVISED BASIC PAY SCALE
ISSUED VIDE GOVT: OF NWFP FINANCE DEPTT: PESHAWAR NO. FD(PRC)
1-1-87-VIII. DATED 22.7.87.

- 1. Name. Mr. Muhammad Aslam.
- 2. Designation. Junior Clerk.
- 3. Division/Office. PUBLIC HEALTH ENGG: DIVISION
DERA ISMAIL KHAN.
- 4. Existing Revised pay Scale No. 5 i.e. (520-18-880)
- 5. Corresponding Basic Pay Scale No. 5 i.e. (700-25-1200)
- 6. Fixation of Pay on 1.7.87. 850/-
- 7. Advance increment for FA/BA. 50/-
- 8. Total Pay fixed on 1.7.87 900/-

POINT TO POINT.

- 1. Initial Basic Pay. 700/-
- 2. Total increment stages earned. 6 Nos.
- 3. Rate of increment with amount. 6 x 25 = 150/-
- 4. Total of Col 1 & 3 = 850/-
- 5. Pay fixed on 1.7.87 = 850/-
- 6. Advance increment for FA/BA. = 50/-
- 7. Total pay fixed on 1.7.87. = 900/- ✓
- 8. - - - - do - - - 1.12.87. = 925/-
- 9. - - - - do - - - 1.12.88. = 950/-
- 10. - - - - do - - - 1.12.89. = 975/-

M. Aslam
EXECUTIVE ENGINEER
PUBLIC HEALTH ENGG: DIVISION
DERA ISMAIL KHAN.

Attached to
be done by
SK [Signature]

15/8

(57)

ALL/DAO-DIK/Fixation/90-91/ 278-24 Dated 4.3.91

To: The Accountant General,
N.W.F.P. Peshawar.

Subject: - Pay Fixation.

Memo:

Mr. Abdul Karim was appointed as T.P.C. in Scale No.7 in T&T Department w.e.f.15.12.70. He remained there upto and for 22.4.84. He was selected as P.T.C(Trained) in Education Department in same scale i.e. Scale No.7 through proper channel. While examining his pay fixation case submitted by the D.E.O. (Primary), D.I.Khan, this office presume that his pay is protected under Provie FR-22(b)(i)(ii) on joining to Education Department on 23.4.84. and in accordance with provie below FR-22(b)(i)(ii) the official was entitled the pay last drawn by him on his appointment to the post of P.T.C. teacher. The presumption of this office if correct may kindly be confirmed or as deemed appropriate.

The inconvenience is hereby regretted.

2/4/3

Add: District Accounts Officer
D.I.Khan.

Copies for information & H/action to:-

1. D.E.O(Male) Primary D.I.Khan w/r to his No. 250 dated 11.2.91 alongwith S/Book of the above named official. The case of the official concerned may be resubmitted after the receipt of reply from A.G.NWFP Peshawar.
2. S.E.F.O D.I.Khan.

2/4/3
Add: District Accounts Officer,
D.I.Khan.

Attached to be
true copy
SK Khan

Case as
possible

16/12/91

"B"

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

TB DIK

No.

Appeal No. 16447 of 2020

Shah Alam Khan Appellant/Petitioner

Versus

Through Secy - Finance Pesh Respondent

Respondent No. 4

Notice to:

DISTT Accounts officer Distt
Controller of Accounts South Waziristan
Tribunal TARIK

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 27/1/2020 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 statements 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 20/1/2020

Day of 12 2020

at 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.

TB D/11C

Appeal No. 16117 of 20 20

Shah Alam Khan Appellant/Petitioner

Versus

Mr. J. S. S. Finance Respondent

Respondent No. 3

Notice to: Deputy Secretary Service Regulation
Finance Distt ~~Comptroller~~ Pesh

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 27 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 30

Day of 12 20 21

at 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.

TB D/110

Appeal No. 16447 of 2020

Shah Aman Khan Appellant/Petitioner

Versus

Mrs. Smt. Finance Dept. Pesh Respondent

Respondent No. 2

Notice to: - Director Treasury & Accounts
Finance Dept. Pesh

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa 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 27/22 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 30

Day of 12 2021

at camp court

P. Khan

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Received
11/11/2022

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.