14.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 09.06.2022 for the same as before.

9.6.2022

Prope D.B is Ort Town. Rettler. The case is adjorned to 8:3.2022 as same before.

Deader

Reader

8.8.22 Due to the Public haliday the case is adjourned to 22-11-2022

22nd Nov, 2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt: AG for respondents present.

This case pertains to camp court Swat, therefore, let it be fixed at camp court Swat for arguments on 03.01.202**3** before D.B.

(Fareeha Paul) Member(Executive)

(Kalim Arshad Khan) Chairman 11.01.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Sajjad Ahmed Litigation Assistant for official respondents and counsel for intervener namely Said Gul are present.

The Later has submitted an application for impleadment of L.Rs of deceased applicants Said Gul which is placed on file. Arguments on the restoration application heard.

Primarily application submitted by deceased applicant Said Gul would reveal that due to appeal filed by the appellant, he was seriously affected and his service was damaged due to appellant's false and fake contents of appeal wherein he tried to mislead the Hon'ble Tribunal. The arguments as advanced on behalf of the applicants were passed on presumptive right, that had the appellant not preferred the present appeal, he would retire from service and the applicant would have been promoted to higher scale because of the resultant vacancy. The appellant may or may not have a good case for the relief as claimed by him through his service appeal but he being a Government Servant has got a locus standi to bring his grievance before the Tribunal in relation to terms and conditions of the service. The deceased applicants being intervener and now his legal heirs have got no locus standi to be impleaded as party this appeal when they are neither a necessary party nor a proper party. Therefore, both the application are dismissed. Appeal to come up for arguments on merits. However the intervening applicant and his legal heirs would be at liberty to prove their rights if accrued to them in accordance with law.

Adjourned to 14.03.2022 for arguments before D.B. The restraint order dated 15.10.2020 shall remain operative till the date fixed.

(Atiq-Ur-Rehman Wazir)

Member (E)

30.11.2021

Counsel for the appellant present.

Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Sajjad Ahmed Junior Clerk for respondents present. Syed Sardar Hussain Advocate present.

Two different applications were submitted in the office by one Said Gul but notice of the same were not served upon the opposite party. First application was submitted seeking vacation of order dated 15.10.2020, whereby the operation of order dated 06.10.2020 was suspended while the other was submitted seeking impleadment in the panel of respondents. Today notice of both the applications were served upon the appellant as well as learned D.D.A. Reply to both the applications be filed before the next date and file to come up for arguments on <u>13/12</u>/2021 before D.B. The restraint order dated 15.10.2020 shall remain operative till the date fixed.

DB is on Tour case to come up For the Same on Darted, 12.1-22

(Atiq-Ur-Rehman Wazir) Member (E)

D B

(Roziná Rehman) Member (J)

Krider

17. 12.

22.02.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Sajjad Ahmad, Legal Clerk, for the respondents are also present.

Written reply on behalf of respondents not submitted. Representative of the department is seeking further time for submission of written reply/comments. Last chance is given to the respondents for filing of written reply/comments on 08.04.2021 before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

> (Muhammad-Ja<u>mal Khan</u>) Member

08.04.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 07.07.2021 for the same as before.

EADER

07.07.2021

Counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG alongwith Sagged Ahmad, Legal Clerk and Farmanullah, Constable for the respondents present.

Respondents have furnished reply/comments. The appeal is entrusted to D.B for arguments on 30.11.2021. The restraint order dated 15.10.2020 shall remain operative till the date fixed.

Chairman

14.01.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Sajjad Ahmed, Legal Clerk for the respondents, are also present.

Written reply on behalf of respondents not submitted. Representative of the department is seeking further time for submission of written reply/comments. Adjourned to 03.02.2021 on which date file to come up for written reply/comments before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

03.02.2021

Counsel for appellant and Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Muhammad Zada, Assistant, for respondents present.

Written reply on behalf of respondents not submitted. Representative of the department is seeking further time for submission of written reply/comments. Last chance is given to the respondents for furnishing of written reply/comments.

Adjourned to 22.02.2021 on which date file to come up for written reply/comments before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

CHAÏŔMAN

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL) 01,12.2020

Appellant is present in person. Mr. Kabirullah Khattak, Additional Advocate General alongwith representative of the department Mr. Mian Zahid, Superintendent and Sajjad, Litigation Clerk, are also present.

Written reply on behalf of respondents not submitted. Representative of the department seeks further time for submission of written reply/comments. Time given. File to come up for written reply/comments on 21.12.2020 before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

21.12.2020

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General alongwith Sajjad Ahmad Litigation Officer for respondents present.

Written reply on behalf of respondents was not submitted. Representative of the respondents made a request for adjournment to furnish written reply/comments. Opportunity is granted. To come up for written reply/comments on 14.01.2021 before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

74

(Rozina Rehman) Member (J) 15.10.2020

Appellant alongwith counsel present. Preliminary arguments heard.

Points raised need consideration. Appeal is admitted to regular hearing. Subject to all just exceptions. The appellant is directed to deposit security and process fee within ten (10) days, thereafter notice be issued to the respondents for submission of written reply/comments on 03.11.2020 before S.B alongwith the appeal, there is an application for suspension of the operation of impugned order dated 06.10.2020. The operation of impugned order dated 06.10.2020 is suspended till the date fixed. Notice of the said application be also given to the respondents.

03.11.2020

Appellent Diposited Security & Process Fee P

Nemo for appellant. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Sajjad Ahmad, L.C on behalf of respondent No. 4, are also present.

Representative of respondent No. 4 seeks further time to furnish written reply/comments while neither written reply on behalf of remaining respondents submitted nor any representative on their behalf is present, therefore, notices be issued to them for submission of written reply/comments. File to come up for written reply/comments on 01.12.2020 before S.B. The restraint order already granted vide order sheet dated 15.10.2020 shall continue till the date fixed.

> (Muhammad Jamal Khan) Member (Judicial)

Member (E)

Form- A

FORM OF ORDER SHEET

Court of Case No.-/2020 S.No. Order or other proceedings with signature of judge Date of order proceedings 2 1 3 The appeal presented today by Mr. Muhammad Ashfaq Khan 1-13/10/2020 Akhunkhail Advocate may be entered in the Institution Register and put up to the Learned Member for proper order please. GISTRAR 2-14.10.20 This case is entrusted to S. Bench for preliminary hearing to be put up there on 15- 100 2006 MEMBER(J)

Gulzar Khan

Versus

Government of Khyber Pakhtunkhwa & Others <u>APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE</u>

<u> TRIBUNAL ACT 1974E</u>

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6.	Copies of CM directive dated 04-04-2019 and office order of Respondent No.2	D & E	16-17
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Appellant

Through

M. Ashfaq Khan Akhunkhail & Mujeeb Ullah Khan Advocates,

Khalid & Law Associates 46-C, 2nd Floor Cantonment Plaza, Peshawar Cantt Email: Ashfaqkhan182@gmail.com Cell No.0333-8522332

Service Appeal No..../2020

Gulzar Khan S/O Mahib Ullah,

Versus

- •1) Government of Khyber Pakhtunkhwa through the Secretary, Home & Tribal Affairs Department Islamabad
- 2) Inspector General Police, Khyber Pakhtunkhwa,
- 3) Regional Police Officer, Malakand
- 4) District Police Officer Bajaur Tribal District
- 5) District Commissioner Bajaur Tribal District

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 06/10/2020 WHEREBY DEPARTMENTAL APPEAL BEARING NO. CS(F)/L&K/4-LEVY/APPEAL/2333-35 OF THE APPELLANT HAS BEEN DISMISSED

PRAYER

On acceptance of this service appeal, the impugned order may kindly be set aside and Respondents may graciously be directed to allow the Appellants to complete his sixty years statutory service to meet the ends of justice.

Any other relief which this Hon'ble Tribunal deems appropriate in law, equity, and justice may also be granted to the appellant in the best interest of justice.

Respectfully Submitted as under,

Having been aggrieved from the impugned order dated 6/10/2020 of Respondent No.1 in respect of forcible retirement of Appellant on 18/07/2019 against the settled norms and rules, the Appellant compelled to invoke the jurisdiction of this Hon'ble Tribunal because Appellant has no other remedy available except to file the instant appeal

BRIEF FACTS OF THE CASE

- 1. That the addresses of the parties has correctly been given in the heading of the appeal, which is sufficient for service of summons and notice or any other process that might be required by this Hon'ble Court from time to time
- 2. That Appellant has been appointed as Sepoy in Bajaur Levis erstwhile FATA Agency on regular basis with effect from 19/07/1982.
- 3. That the Appellant is performing his duty honestly, diligently, devotedly and the entire satisfaction of his superiors since inception of service. Above all the Appellant has unblemished service record.
- 4. That Appellant was promoted to the rank of Subidar Major vide office order dated 06/07/2017.

Copies of Notification are annexed as annexure A

- 5. That after the Constitution (twenty fifth amendment) Act, 2018, the erstwhile Federal Administered Tribal Areas (hereinafter referred as FATA) have been merged in the Provence of the Khyber Pakhtunkhwa, and the Federal Levies Force, established under the Federal Levies Force Regulation, 2012, working in the said areas have lost their legal status foe working in the merged Districts and sub divisions.
- 6. That in order to give legal status to the Federal Levies For in the merged Districts and to re-visit their institutional structure and functional assignment for effective discipline and better performance, the worthy Governor of Khyber Pakhtunkhwa while exercising powers under Article 128 of the Constitution of Islamic Republic of Pakistan, on 12th March, 2019 promulgated "the Khyber Pakhtunkhwa Levies Force (transition) Ordinance, 2019". It is worth to mention here that the Force were absorbed in the KP Police and for this reference Section 6, 9 &12 of the said Ordinance is very much obvious.

(Copy of the Khyber Pakhtunkhwa Levies Force (transition) Ordinance, 2019 is annexed as annexure C)

7. That the Worthy Chief Minister, Khyber Pakhtunkhwa vide directive no. SO-VI/CMS/2019/2987-89 dated 04-04-2019 desired to merge all the Levis and Khasadar Force of the merged area into Khyber Pakhtunkhwa Police within six months. In compliance of the aforementioned directive Respondent No.2 vide office order No. 581/PA/AIG/E dated 09-04-2019 absorbed all the members of Levies Force in Khyber Pakhtunkhwa Police. (Copies of CM directive dated 04-04-2019 and office order of Respondent No.2 are annexed as D & E)

8. That the Respondent No.2 (IGP) has re designated the ranks including the post held by the Appellant vide office order dated 29-05-2019. The aforementioned office order remove the analogy that Appellant is the employees of KP Police and all the rules are applicable to them of the KP Police

(Copy of office order dated 29-05-2019 of Respondent No 2 is annexed as F)

- 9. That on 08/04/2019, Respondent No. 4 (DPO Bajaur) on the recommendation Respondent No. 3 (Sub Divisional Police Officer) issued shoulder promotion as Deputy Superintendent of Police in the best interest of the Police Department. It is worth to mention here that the Appellant being member of the Police Force is drawing the salaries from the provincial Government. Copies of the shoulder promotion order dated posting order of the appellant and salary slip are annexed as annexure G & H
- 10. That inspite of crystal clear legal position couples with directives of the Worthy Chief Minster, the Respondents due to malafide intention and discriminatory treatment were going to compulsory/pre-mature retirement of the Appellant on 18/07/2019 under the Federal Levies Force Service Rules, which has been repealed by the Khyber Pakhtunkhwa Levies Force (Transition) Ordinance, 2019. Hence, the Appellant filed writ petition no. 3563/2019 before the Hon'ble Peshawar High Court, Peshawar and the same was clubbed with other connected writ petitions.

(Copy of Writ Petition is annexed as annexure I)

11. That during pendency of the aforementioned Writ Petition of the Appellant, the Khyber Pakhtunkhwa Provincial Assembly passed a bill which was approved and published in official gazette on 16-09-2019 as Act of the provincial legislature of the Khyber Pakhtunkhwa.

(Copy of Khyber Pakhtunkhwa Levies Force Act, 2019 is annexed as annexure J}

12. That thereafter the Government of Khyber Pakhtunkhwa was pleased to famed Rule for the Levies Force "the Levies Force (Absorption in Khyber Pakhtunkhwa Police) Rules, 2019" and the same was notified on 24th September, 2020.

(Copy of the Rules dated 24-09-2019 is annexed as K)

- 13. That the Hon'ble Peshawar High Court, Peshawar, vide order and judgment dated 6/02/2020 disposed off the Appellant writ Petition with directions,
 - "Arguments heard at length. With the consent of the parties, the instant writ petition is sent to the Secretary Home KP, Copy whereof be retained in office for the purpose of record, who shall treat the same as Departmental Appeal and decide it with in twenty days positively in accordance with law. Till then status quo be maintained"

(Copy of Order and Judgment dated 06/2/2020 is annexed as annexure L)

- 14. That the Appellant is still serving the Respondents department and is getting his salaries from the Provincial Government, and with hope and legitimate expectancy that the Respondents will treat him according to law. But astonishingly the Respondents on 10/02/2020 issued notification whereby all the members of the force were absorbed in the Khyber Pakhtunkhwa Police except the Appellant. (Copy of Absorption notification is annexed as annexure M)
- 15. That it is worth to mention here that the Respondent No. 1 vide notification dated 14/7/2020 amended the Federal Levies Force Service (amended) Rules 2013 wherein "all Levies personal shall retire from service on attaining the age of superannuation i-e 60 years or they may opt for retirement after completion of twenty five years regular service"

(Copy of Notification dated 14/07/2020 is annexed as annexure N)

- 16.That inspite of crystal clear aforementioned rules, the Respondent No. 1 vide impugned order dated 6/10/2020 dismissed the Departmental Appeal of the Appellant.
 (Copy of impugned order dated 6/10/2020 is annexed as
- 17. That the impugned order dated 6/10/2020 of Respondent No.1 is wrong, illegal, discriminatory, un-warranted, colorable exercise of power, not in accordance with law and rules applicable, hence, Appellant approaches this Hon'ble Tribunal inter alia on the following grounds.

GROUNDS OF APPEAL:

annexure O)

A. That the impugned order of Respondent No.1 is against the fundamental rights of the Appellant guaranteed under the Constitution of Islamic Republic of Pakistan.

- B. That the impugned order of Respondent regarding the compulsory pre-mature retirement of the Appellant from the service of the Department is arbitrary, illegal, unlawful and void abinitio having no legal effect against the accrued right of the Appellant.
- C. That the impugned order of Respondent is against the principle of legitimate expectancy, hence, the very impugned act and order of Respondents is liable to be set aside on this score only.
- D. That admittedly the Appellant is performing his duties as regular employees and no difference could be created amongst the employees who are performing their duties equally coupled with responsibilities, hence, this Hon'ble Court being fountain of justice, protecting the valuable rights of the Appellant cannot left the Appellant at the mercy of the Respondents.
- E. That the impugned order and act of Respondents is in sheer violation of Article 4 and 25 of the Constitution as the Appellant has been treated with discrimination, moreover the Respondents are legaly bound to remove the disparity and discrimination while granting the benefits to similar placed employees. Hence, the very act of the Respondent is also in violation of Article 27, 37 and 38 of the Constitution of Islamic Republic Of Pakistan, 1973.
- F. That admittedly the Appellant is getting his salaries and shoulder the responsibilities directed by the Provincial Police Officer after promulgation of the Khyber Pakhtunkhwa Levies (transition) Ordinance, 2019. Hence, the very act of the Respondents being void abinitio is liable to be set aside on this score only.
- G. That the impugned order of the Respondent is against the basic principle of natural justice, fair play and equity.
- H. That it is axiomatic that the matters related to term and condition of service should always be examined and decided objectively, rationally and without any prejudice so that fair reasonable and judicious conclusions/decision being free from any unfair inclination or bias could be emerged. Justice verily should not only be done but also seen to be done in any case, the available facts and underline reference suffice to indicate that the impugned order is against law, justice and dictum laid down by Apex Courts. The discretion has to be exercised fairly, justly and reasonably. Reliance placed on **1995 SMCR 650**
- I. That the impugned act and omission on the part of the Respondent is in sheer violation of Section 24-A of General Clauses Act, 1987, which provides that an authority vested with power, is bound to exercise the same justly, fairly, reasonably and for the advancement of the purpose being vest there in.

That the Appellant has been absorbed in the Khyber Pakhtunkhwa police from the very promulgation of the aforementioned Transition Ordinance, 2019 and even the competent authority

- K. That competent authority has re designated the ranks including the post held by the Appellant vide office order dated 29-05-2019 which is sufficient to prove that the Appellants were absorbed in KP Police and will be governed under the KP Police Rules.
- L. That impugned order of the Respondent is based on discrimination, malafide and colorable exercise of power because the Respondent No.1 has not treated the Appellant according to their own amended Rules framed and dismissed the Appeal of the Appellants on the Rules not applicable on him.
- M. That Appellant may kindly be allowed to raise any other ground at the time of arguments with prior permission of this Hon'ble Court.

In wake of above submission, it is, therefore, most humbly prayed, that on acceptance of instant appeal, the impugned order dated 6/10/2020 may kindly set aside and the Respondent may grievously be directed to treat the Appellant like other similar placed employees of the Department by allowing him to complete his 60 years statutory service to meet the ends of justice.

Any other relief which this Hon'ble Tribunal deems appropriate in law, equity, and justice may also be granted to the appellant in the best interest of justice.

Appellant

Through

M.Ashfaq Khan Akhunkhail

& Mujeeb Ullah K Advocates, High Court, Peshawar

CERTIFICATE

Or

J.

As per instruction of my client prior to the present one, no such like appeal has been filed by the Appellant before this Hon'ble Court.

Advatate

Service Appeal No...../2020

Gulzar Khan

Versus

Government of Khyber Pakhtunkhwa & Others

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974

AFFIDAVIT

I, Gulzar Khan S/O Mahib Ullah, Deputy Superintendent Police in the Office of DPO Bajaur, at Timergara merged Tribal District Bajaur Erstwhile FATA do hereby solemnly affirm and declare on oath that the contents of accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Deponent

Identified By

Mhunkhail M. Ashf Advocate High Court, Peshawar w 12-10-AWAR

Service Appeal No...../2020

Gulzar Khan

Versus

Government of Khyber Pakhtunkhwa & Others

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE

<u>TRIBUNAL ACT 1974</u>

ADDRESSES OF PARTIES

Petitioners:

Gulzar Khan S/O Mahib Ullah,

Deputy Superintendent Police in the Office of DPO Bajaur, at Timergara merged Tribal District Bajaur Erstwhile FATA

Respondents

- 1) Government of Khyber Pakhtunkhwa through the Secretary, Home & Tribal Affairs Department Islamabad
- 2) Inspector General Police, Khyber Pakhtunkhwa,
- 3) Regional Police Officer, Malakand
- 4) District Police Officer Bajaur Tribal District
- 5) District Commissioner Bajaur Tribal District

Appellant

Through

M. Ashfaq Khan Akhunkhail

& ah Khabi Májeeb-U Advocates

High Court, Peshawar

[•]C M No./2020

In

Service Appeal No...../2020

Gulzar Khan

Versus

Government of Khyber Pakhtunkhwa & Others

APPLICATION FOR SUSPENSION OF THE OPERATION OF IMPUGNED ORDER DATED 6/10/2020 AND TO MAINTAIN STATUS QUO TILL FINAL DECISION OF THE CASE

<u>Respectful Sheweth,</u>

- 1. That the Appellant has filed the above titled appeal before this Hon'ble Tribunal and has not yet been fixed
- 2. That instant application may kindly be read as integral part of the main appeal.
- 3. That the Appellants seeks suspension of operation of impugned order dated 6/10/2020 and to maintain status quo inter alai on the following grounds

GROUNDS

- A. That the Appellant has a good prima facie case and hopes it success
- B. That balance of conveyance also lies in favour of Appellant
- C. That Appellant is in service and performing his duties and if during pendency of the instant appeal the Respondent forcibly retired the Appellant, then he will suffer irreparable loss

It is, therefore, most humbly prayed that on acceptance of this application, the operation of impugned order dated 6/10/2020 may kindly be suspended and status quo may kindly be maintained till final decision of the main case.



Through

&

M. Ashfaq Khan Akhunkhail

Mujeeb Ulah-Khan Advocates Khalid & Law Associates 46-C, 2nd Floor Cantonment Plaza, Peshawar Cantt Email: Ashfaqkhan182@gmail.com Cell No.0333-8522332

Annexuel (A



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OFFICE OF THE POLITICAL AGENT, BAJAUR.

POLITICAL AGENT/COMMARUANT. BAJAURILEVIES

Dated Khar The 06/07/2017

OFFICE ORDER.

/BL

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No

Consequent upon the recommendations of Departmental Promotion Committee in its Meeting held on 05/07/2017, Subedar Gul Zar Khan Regt: No. 2208 of Bajaur Levies is hereby promoted as Subedar Major (BPS-16) on regular basis against the vacant post of Subedar Major(BPS-16) in Balaur Levies Force with immediate effect.

Nd: 103-110 /BL

Copy forwarded to:-

- 1. The Section Officer (LK&B), SAFRON Division Islamabad.
- 2. The Section Officer (L&K) Law & Order Department FATA Secretariat.
- Peshawar.
- 3. The Assistant Political Agent Khar.
- 4. The Assistant Political Agent Nawagai.
- 5. The Agency Accounts Officer Bajaur at Khar.
- 6. Subedar Major Bajaur Levies.
- 7. Nazar Bajaur Levies.
- 8. Official concerned.
 - For information and necessary action.

POLITICAL AGENT/ COMMANDANT. BAJAURILEVIES. سلاله

TO BO

Mp3563 2019 SATTAR VS KPK full USB 24 PG

Annexual

ODDIS VECE

P previrie for the maintenance of Khyber Pakhimkhwa Levies haree out to south of

Transition in Klyber Pakhumkhen Palier

THE RHYBER PARTICKNWA

DEVIES FORCE TRANSITION ORDINANCE 2019.

(EDIVIBER PARATUNICITWA ORDINANCE NO. ____OF 2010

WHEREAS upon the merger of the Federally Administered Tribal Action with the Province of Rhyber Bulchrunkhwa through the 25th Constitutional Amendment, a la necessary to bring the Federal Cevics Force governed by the Federal Levies Force Regulation, 2012 under the control of the Government of Khyber Pakhtuakhwa and to remane it as the Khyber Pakhtunkhiva Levies Force:

AMD [MHEREAS it is expedient to streamline the functioning of the Klayber Pelehtunkhiva Levies Force in line with the current law and order and security imperatives in the area of its jurisdiction:

AND WHEREAS it is necessary to provide legal cover to the transition of the Khyber

Pakhumkhwa Levies Force to Khyber Pakhumkhwa Palice:

WOW THEREFORE, it is hereby enacted as follows:

(1) This Ordinance may be called the Klipber Pakhtunkhura Levice Force Transition 1. Short Title, Extent and Commencement

(2) The provisions of this Ordinance shall apply to all the members of the bederal Levies Ordinance, 2019. Force governed by the Federal Levies Force Regulation, 2012, which is to be estimated under this Chilinance as the Khyber Pakhunkiwa Levies Force or any other parson induced from other force and the officers authorized by the Government to command the baree, wherever

they muy be.

(3) is shall come into force at once.

W03563 2019 SATTAR VS KPK IULUSE 24 PG

WP3856-2019- Dilawar Khan VS Govi KP Full PG 25 USB

讕.	Definitions
	The this Ordinance unless there is anything represent in the conject of the
Ý	(a) [Credinance] means the Klyber Pakhumkhwa Levies Farte Fra
	12019: 1
	(b) ¹ "Code" means the Code of Criminal Procedure. W/R of redirectory and the first of the second se
	(c) "Commandam" means Commandam of the Shipber Parameter 2017
	Foreg
	(d) "Department" means the Hume & Tribal Attains Department" means the Hume
	(c) "District Police Officer" means the head of police of a district (c) for a list
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•	(c) "District Ponce enneed when a palice Ordinance, 2017: section 21 of the Khyber Pakhtunktiwa Police Ordinance, 2017:
	section 21 of the Khyber Pakhtunkhwa Police Ordinance, 21 Subject Pashtunkhwa (f) "Director General" means the Director General of the Mayber Pashtunkhwa
	(a) "Force" means the Khyber Pakhumblin a Levier Force:
	 (a) "Force" means the Knyber variation of Khyber Pakientikhwa: (b) "Government" means the Government of Khyber Pakientikhwa:
,	(i) "Provincial Police Officer inclusion and
	Pakhunkhwa Ponce.
	(j) "Police" means the Khyber Pakhninkhwa Police:
	(j) "Police" means the Khyber Fakhninkhwa Police. (j) "Police" means the Khyber Fakhninkhwa Police. (k) "Public Agency" means any department or intercentions below set up under any Government, public authority, commission or intercentions below set up under any Government, public authority, commission company, or body companies, evaluation.
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	legislative instrument, or pre-
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,	 (f) "Prescribed" means preserved under this Ordinance. (m) "Rules" means rules framed under this Ordinance. (m) "Rules" means rules framed under this Ordinance. (n) "Regional Police Officer means the head of police in a region constituted under the head of police in a region. 2017.
	section (+ (1) 0.
	3: Power to minimum Khyber Patchronkhwa Levies Force mercinative referred. The Government shall maintain the Khyber Patchunkhwa Levies Force mercinative referred.
	(3) The Government shall maintain the Klyber Pakhtman der this Chaimance: to us the Force) for such functions as prescribed under this Chaimance:
	The Covernment for such functions as preservice and
	to us the Protect
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WP3856-2019- Dilawar Khan VS Govi KP Full PG 26 USB

Constitution of the Force

The Force shall consist of a Director General and Deputy Directors Concernt, 18-28 or Conned by the Covernment in consultation with the Provincial Police (other of Kingber Pakhunkhwa Police, and such number of other officers / officials as may be prescribed, including but not limited to the Commandant:

Provided that the Director General, DDGs and the Commandant shall be reflices of the Klister Pekhrunkhwe Police;

Provided further that the District Police Officer shall be assigned the additional charge of the position of the Commandum Levies Force in the same District:

Provided further that the RPO shall be assigned the additional charge of the position of the DDG of Levies force in the same police region.

Appointments / Recruitments in the Force Recruitments / Appointments in the service shall be made subject to the Rules as prescribed 5.

by the Government

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Superintendence and Administration of the Force (1) The superimendence over the Force shall vest in the Covernment. (2) The supervision and administration of the Force shall vest in the Director General.

(1) The operational control of the Force shall vest in the Commandant.

Motwithstanding anything contained in any other law for the time being in force, the Force shall have the same duties and functions as those specified in the Elipher Pakhrankliwa Police

Ordinance, 2017.

Norwithstanding anything contained in any other law for the time being its force, the Force slight have all the powers conferred on Police by the Code of Criminal Procedure. 1898 as

W03563 2019 SATTAR VS KPK JULUSB 24 PG

WP3856-2019- Ollawar Khan VS Govi KP Full PG 26 USB

espreised by the Khyber Pakhtunkhwa Police under the Khyber Pathunkhwa Police and Ordinance, 2017, for the performance of their duties and functions.

 $\mathbb{Q}_{\frac{1}{2}}$

Liabilities of officers and members of the Force IJ,

(1) $\dot{\eta}$ shall be the duty of every officer and member of the Force to promptly obey and execution all fawful orders and instructions issued to him by the Commandant or any other officies subprized by him in this behalf to issue such orders and instructions.

(2) The Force shall be an Essential Service and every member of the Force shall be timble or serve whenever he is required to serve by the Director General.

10. Constitution of Selection and Promotion Committees

The Government shall notify Selection and Promotion Committees for recruitment and proinction of employees of the Force.

Postings, Transfers and Distribution of the Force

(1) The Commandant shall be competent to post and transfer members of the horse within the District.

(2) The Director General shall be competent to post and transfer members of the Force from one District to another in the province.

(2) The DDG shall be compotent to post and transfer members of the Force from one district

tel another within the region.

Absorption

(1) Stotwithstanding anything contained in any other law for the time being in force, the members of the Force may be absorbed in Khyber Pakhtunkhwa Police subject to the procedure as prescribed.

(2) Octil their absorption in the Khyber Pakhtunklewa Pulice, the members of the Porce shall be governed by their existing terms and conditions of service under the Federal Levies Faree (Service) Rules, 2012.

Agaistance and Support to Covernment Functionaries

The Commandant shall provide assistance and support to the District Administration and Heads of all Public Agencies in the District, required for performing their official diffes.

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WP3855-2019- Dilawar Khan V5 Govi KP Full PG 26 USB

Power to make Rules 14.

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The Coverament may make Rules for carrying out the purposes of this furthamee.

"Ordiance to averride other laws 15.

The provisions of this Ordinance shall be unforced manyithstanding anything repayment or confrary contained in any other law for the time being in force.

Indemnity 16.

Except of otherwise expressly provided in this Optimanee, no suit, proceedion or other legal proceeding shall lie against my member of the Force. Government or any other surbarity for ndything which is done in good faith or intended to be done under the Urdinance or any Rule made thereunder.

Removal of Difficulties I any difficulty arises in giving effect to any of the provisions of this Ordinance, the 17. Department may notify a committee to take a decision not incunsistent with the provisions of this Ordinaines, as may appear to it to be necessary for the purpose of remaying the difficulty.

Repeat The Ecderal Levies Force Regulation, 2012 is hereby repealed. 18.

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WP3855-2019- Dilawar Khan VS Govi KP Full PG 25 USB

OFFICE OF THE INSPECTOR GENERAL OF POLICE, CENTRAL POLICE OFFICE, FESHAWAR doied 19 104/2019

Annexure D

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CC.

The Capital City Police Officer, Peshawar. All Regional Police Officers in Khyber Pakhlunkhwa. <u>Absorption of Levies and Khasadar in Khyber Pakhtunkhwa Police.</u> Reference the Honorable Chief Minister's directive No.SO-VI/CMS/2019/3987-89, τo dated Peshawar the 04-04-2019, wherein it has been desired to merge all the Levies and Khasadar force of the Merged Areas into Khyber Pakhlunkhwa Police within six months. Subject:- . The Provincial Police Officer/IGP has directed that necessary working should be initiated forthwilh to give effect to the directive of the Honorable Chief Minister Khyber

In working out vacancles(new posts), the principles/rules/aws governing absorption 2. must be kept in mind with regard to grant of equivalent ranks and pay(salary) protection. Pakhlunkhwa. If any difficulty arises in giving effect to the above directive, the same may be put-up on priority basis to the CPO for removal of the difficulty as per rules and procedures. З.

(SADIO BALOCH) PSP. AIG Establishment, For Inspector General of Police, Khyber Pakhlunkhwa, Peshawar

TESTED

TO BE TRUE COPY

ΝŢ

Addi: IGPIHQrs, Khyber Pakhlunkhwa, Peshawar. 2. DIG HOrs, Khyber Pakhlunkhwa, Peshawar. 3. DIG Finance & Procurement, Khyber Pakhtunkhwa, Peshawar.

- 4. PSO to IGP Khyber Pakhtunkhwa.

Amnexue E

CHIEF MINISTER'S SECRETARIAT KHYBER PAKHTUNKHWA.

No.SO-VI/CMS/2019 Doted Peshowor The, 04-04-2019

The Chiel Secretary. Govi ol Khyber Pokhlunkhwa.

MERGER OF LEVIES AND KHASSADAR OF MERGED DISTRUCTS INTO KHYBER PAKHTUNKINYA POLICE.

Dear Sir. 1 am directed to reler to the subject nated obove, and to state that the Chief Minister Khyber Pakhlunkhwa, has desired to merge all the tevies and Khassadar force of the Merged areas Into Khyber Pakhlunkhwa Police within six months.

Necessory oction may kindly be loken on the obove directive of the Honorable Chief Minister, Please

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Yours foilnfully.

Section Olficei VI

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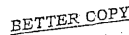
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Subject:

Secretary to Govi of Knyber Pakhlukhwa, Hame Department.
 Secretary to Govi of Knyber Pakhlukhwa, Finance Department.
 FSO to inspector General of Police, Knyber Pakhlukhwa.

Section Officer+VI





OFFICE OF THE INSPECTOR GENERAL OF POLICE CENTRAL POLICE OFFICE KHYBER PAKHTUNKHWA PESHAWAR

NOTIFICATION

18

Dated Peshawar the 29/05/2019 Khyber Provincial Police Officer, Pakhtunkhwa is pleased to re-designate the following ranks of nes and Khasadar Forces for the purpose of their . No.4476/GB:-Khyber Pakhtunkhwa Police with

Levies and in hity-	
injuction ansorption	
	To Rank in Police
Internet (Whasaday	
5.No From Rank in Levies/Khasaday	Constable (BPS-07)
5.No FIOR R	Gonstable (Bro-07) Constable A-1 (BP5-07) Gonstable B-1, LHC (BP5-07)
Senov	constable D-11
Tranco Nalk	Gonstable B-1, M12 Head Constable (BPS-09) Assistant Sub Inspector (BPS-11)
	Head Oother Inspector (Dru
3. Naik	Assistant Sub Inspector (BP5-14) Sub Inspector (BP5-16
4. Hawaldar	
Naib Subeua	Sub Inspector (BPS-16
Isbodal	Inspector
6. Subedar Major 7. Subedar Major	
7 Subedar	Sd/- DR. PSP

MUHAMMAD NAEEM KHAN, DR. PSP Inspector General of Police Khyber Pakhturikhwa Peshawar

1. Secretary Establishment, Govt of Khyber Pakhtunkhwa, <u>Endst No. & Date even:</u>-Copy forwarded to the:-

.2. Secretary Finance, Govt of Khyber Pakhtunkhwa, Peshawar. 3. Secretary Home and Tribal Affairs Department, Gov of

STED

Khyber Pakhunkhwa, Peshawar. 4. All Heads of Police, Khyber Pakhtunkhwa. 5. PSO to IGP Khyber Pakhtunkhwa, Peshawar.

- 6. Registrar CPO.

(SADIQ BALOCH) PSP AIG/Establishment

Amerure G

BEFORE THE HONOURABLE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No. P/2019

1. Sattar S/o Talib, Deputy Superintendent of Police in the Office of DPO Bajaur, at Timergarah merged Tribal District Bajaur erstwhile FATA.

2. Gulzar Khan S/o Mahibullah, Deputy Superintendent of Police in the Office of DPO Bajaur, at Timergarah merged Tribal District Bajaur erstwhile FATA.

VERSUS

1. The Government of Khyber Pakhtunkhwa, through its Secretary Home & Tribal Affairs Department, Civil Secretariat, Peshawar.

2. The District Police Officer merged Tribal District Bajaur erstwhile FATA Agency at Timergarah.

3. The Deputy Commissioner of merged Tribal District, Bajaur.

..... Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

Respectfully Sheweth: -

Having been aggrieved by the verbal order of respondent in respect of the forcible / premature retirement on 17-07-2019, against the settled norms and rules, the petitioners are compelled to invoke the constitutional jurisdiction of this Honourable Court, because the petitioners have no other speedy or efficacious remedy available except to file the instant writ petition.

BRIEF FACTS OF THE CASE

1. That the petitioner No.1 has been appointed as Sepoy in Bajaur Levy erstwhile FATA Agency on regular basis w.e.f. 19-07-1982 and lastly

wp3563 2019 SATTAR VS KPK full USB 24 PG

kept in mind with regard grant of equivalent ranks and pay (salary) protection ".

- 5. That the respondent due to malafide intention, and discriminatory treatment, are going to compulsory / premature retire the petitioners on 17-07-2019 under the Federal Levies Force Rules which has been repealed by the KPK Levies Force Transition Ordinance 2019 ibid.
- 6. That the respondents are bound to allow the petitioners to continue their service on attaining the age of superannuation i.e. 60 years of age under the law and rules. Recently, the Provincial Assembly of Government of KPK has enhanced upto 63 years of age instead of 60.

7. That the petitioners approached the respondents and requested them to desist from their illegal designs of retiring them, but they did not pay any heed and put deaf ear. Hence this writ petition inter alia on the following grounds: -

GROUNDS

- A. That the impugned act/verbal impugned order in respect of compulsory-premature retirement from service of the department is arbitrary, illegal, unlawful and void ab-initio having no legal effects against the rights of the petitioners;
- B. That the petitioners have a legitimate expectancy to continue their services, hence the impugned omission / act of the department is liable to be set aside in view of the doctrine of legitimate expectancy.
- C. That this Honourable Court has already granted the relief to the similar employees in its landmark judgment dated 30-06-2015 and 07-12-2016 (Annex-D). Hence the petitioner is also entitled for same relief in view of Article 25 of the Constitution of Islamic Republic of Pakistan 1973. It is significant to mention here that in view of the judgments of the August Supreme Court of Pakistan reported in "1996 SCMR 1185" & "2002 SCMR 71 & 82", the petitioners are also legally entitled to the benefits of the judgment of this Honourable Court cited supra as once a question of law is decided by this Honourable Court, the benefit of the same may also be extended to the non litigants herein petitioners as well.

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- D. That the petitioners have performed their duties as regular employee and no difference could be created amongst the employees who are performing their duties equally and with responsibilities. Therefore, the petitioners cannot be left at the mercy of the respondents without protecting their valuable rights.
- E. That the act of the respondent oppartment is also voilative to the Article 4 and 25 of the constitution of Islamic Republic of Pakistan, 1973 as the petitioners have been treated with discrimination. Moreover, the respondent is legally bound to remove discrimination and disparity while granting the benefits as some of the employees have been granted the similar benefit where as the petitioners have been ignored, hence the act of the respondent is also violative to Article 27,37 and 38 of the constitution of Islamic Republic of Pakistan, 1973.
- F. That the impugned verbal order of petitioners' retirement from services, amounts to penalty of compulsory retirement from service which could not be imposed on the petitioner without a show cause notice and personal hearing.
- G. That the impugned act is voilative to the principle of natural justice fair play equity and also a worst example of colourable exercise of authority.
- H. That the impugned act is against the fundamental rights guaranteed under the constitution of Islamic Republic of Pakistan 1973.
- I. That the impugned omission/ inaction/ delay on the part of respondents regarding retiring them from service amounts to depriving the petitioners of the means of livelihood (in shape of benefits attached to the higher post and higher status) without hearing them, which is against the Constitutional Obligation imposed on the State and its Agencies regarding promotion of social justice.
- J. That the petitioners are being denied the legitimate right to continue their services, which is an attempt to deprive the petitioner from their valuable legal right.
- K. That the petitioners have not been dealt with in accordance with law, which itself is violation of provisions of Article 4 of the Constitution of Islamic Republic of Pakistan. The expression "law" as employed in the said Article is positively of wider import, which also includes the duty of every public functionary to act in the given matter justly, fairly and in accordance with the principles of natural justice.

wp3563 2019 SATTAR VS KPK full USB 24 PG

- L. That it is an axiomatic that the matters relating to terms and conditions of service should always be examined and decided objectively, rationally and without any prejudice so that fair, reasonable and judicious conclusions / decisions being free from any unfair inclination or bias could be emerged. Justice verily should not only be done but also seen to be done. In any case, the available facts and underlined references suffice to indicate that the impugned action of the respondents is at an absolute variance from the settled principles of law and justice and dictum laid down by this Honourable Court. The discretion is not being exercised fairly, justly and reasonably. Reference is made to the judgment of the august Supreme Court of Pakistan reported in "1995 SCMR 650".
 - M. That the impugned acts and omission on part of the respective authorities are in express violation of section 24-A of the General Clause Act, 1987, which provides that an authority vested with any power is bound to exercise the same justly, fairly, reasonably and for the advancement of the purpose being vested therein.
 - N. That the constitutional system of the Islamic Republic of Pakistan attaches far most importance in the administration of matters relating to the appointment and retirement. Refusal thereto is against all norms of service, justice, equity, good conscious and fair play. It negates the principle of legitimate expectancy, where a citizen has been deprived off from his vested right without any fault on his part. It is not only discriminatory but also against the Article 37 & 38 of the Constitution of the Islamic Republic of Pakistan, 1973, where it has been envisaged that the State is bound to promote social Justice and economic well being of the people. Particularly, under clause (e) of Article 35 it has been made obligatory to the state to reduce disparity in the income and earning of individuals including persons in various classes of the service of Pakistan by providing equal opportunities to all for their career advancement. The Government has ample power to act in aid to justice to remove iniquitous treatment meted out to the petitioners.
 - O. That the action of the respondents is a worst example of colorable exercise of powers by the authority and is also against the principle of natural justice, fair play and equity.
 - P. That the petitioners have no alternate, efficacious and speedy remedy available except the instant constitutional petition.

PRAYER

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It is therefore respectfully prayed that by acceptance of the instant petition with costs the verbal impugned order dated 17-07-2019 reagrding compulsory/premature retirement from service may graciously be set aside, quashed, declared illegal and without lawful authority and the respondentsdepartment may kindly be directed to allow the petitioners in order to complete his 60 years statutory service to meet the ends of justice.

Any other relief, which this Honourable Tribunal deems fit and appropriate, may also be granted.

Interim Relief;

It is therefore prayed that during pendency of the above said petition, as an interim relief, the respondents may graciously be restrained from taking any adverse action of pre mature retirement/ compulsory retirement from service of the petitioners till final disposal of the writ petition.

> MUKHTAR AHMAD MANERI Advocate Supreme Court of Pakistan

AMAAD NASIR KUNDI Advocate High Court, Islamabad Cell No: 0346-7865039

Through:-

List of Bo<u>oks</u>

1. Constitution, 1973

2. Reference Books

<u>NOTE</u>

- 1. Three spare copies of the Writ Petition are enclosed in a separate file cover.
- 2. Memo of addresses is also attached.

CERTIFICATE

It is certified that this is first Writ Petition on the subject, moved before this Honourable Court by the Petitioners, as per instructions of the clients/petitioners.

Advocate Supreme Court of Rakisian

wp3563 2019 SATTAR VS KPK full USB 24 PG





EXTRAORDINARY

GOVERNMENT



REGISTERED NO. PIII

GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESEAWAR, MONDAY, 16th SEPTEMBER, 2019.

PROVINCIAL ASSEMBLY SECRETARIAT KHYBER PAKHTUNKHWA

NOTIFICATION

Dated Peshawar, the 16th September, 2019.

No. PA/Khyber Pakhtunkhwa/Bills-68/2019/7010.— The Khyber Pakhtunkhwa Levies Force Bill, 2019 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 12th September, 2019 and assented to by the Governor of the Khyber Pakhtunkhwa on 12th September, 2019 is hereby published as an Act of the Provincial Legislature of the Khyber Pakhtunkhwa.

THE KHYBER PAKHTUNKHWA LEVIES FORCE ACT, 2019. (KHYBER PAKHTUNKHWA ACT NO. XXXV OF 2019)

(First published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of the Khyber Pakhtunkhwa, (Extraordinary), dated the 16th September, 2019).

AN ACT

to provide for the maintenance of Khyber Pakhtunkhwa Levies Force and to enable its transition to Khyber Pakhtunkhwa Police.

WHEREAS after Constitution (Twenty-fifth Amendment) Act. 2018 (Act No.XXXVII of 2018), the erstwhile Federally Administered Tribal Areas have been merged in the Province of the Khyber Pakhunkhwa, and Federal Levies Force, established under the Federal Levies Force Regulation, 2012, working in the said areas, has lost its legal status for working in the merged districts and sub-divisions:

AND WHEREAS it is in the best public interest to allow the Federal Levies Force to continue its functions in the merged districts and sub-divisions and to regulate and maintain it under the administrative control of the Government of Khyber Pakhtunkhwa;

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209 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 15⁴¹ September, 2019.

AND WHEREAS to achieve the objectives it is expedient to give legal status to the Federal Levies Force in the merged districts and sub-divisions and to re-visit its institutional structure and functional assignment for effective discipline, better performance and optimal utility;

It is hereby enacted as follows:

1. Short title, application, extent and commencement.---(1) This Act may be called the Khyber Pakhtunkhwa Levies Force Act, 2019.

(2) It shall apply to all the members of Levies Force.

(3) It shall extend to the districts and sub-divisions of the Province of Khyber Pakhtunkhwa as provided in the Schedule.

(4) It shall come into force at once.

2. Definitions .--- In this Act, unless there is anything repugnant in the subject or context.-

- a) "Code" means the Code of Criminal Procedure, 1898 (Act of V of 1898);
- (b) "Commandant" means the Commandant of the Levies Force:
- (c) "Department" means the Home and Tribal Affairs Department of the Government of Khyber Pakhtunkhwa:
- (d) "Deputy Director General" means the Deputy Director General of the Levies Force:
- (e) "Director General" means the Director General of the Levies Force:
 - (f) "Government" means the Government of the Khyber Pakhtunkhwa;
 - (g) "Levies Force" means the Federal Levies Force, established under the repealed regulation and re-constituted, regulated and maintained under this Act:
 - (h) "Police" means the Khyber Pakhtunkhwa Police:
 - (i) "prescribed" means prescribed by rules:
 - (i) "Provincial Police Officer" means the Provincial Police Officer of Khyber Pakhtunkhwa Police:
 - (k) "public agency" means any department of Government, attached department, public authority, commission or autonomous body, setup under any statutory instrument, or public sector company or body corporate, owned, controlled or financed by Government;
 - "repealed regulation" means the Federal Levies Force Regulation, 2012, repealed under section 15 of this Act:

- (1)

KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 15% September, 2019. 210

"rules" mean rules made under this Act; and (m)

"Schedule" means the Schedule appended to this Act. (n)

Reconstitution and maintenance of Levies Force .--- (1) On commencement of this Act, 7 the Levies Force shall be re-constituted and maintained by Government in accordance with the provisions of this Act and shall be known as the Khyber Pakhtunkhwa Levies Force, consisting of-

- the Director General; (a)
- the Deputy Director General; (b)⁻
- the Commandant; and (c)
- all existing strength of members of the Levies Force working in the merged (d) districts and sub-divisions, as specified in the Schedule.

The Director General, Deputy Director General and the Commandant shall be the (2)officers of the Police.

The District Police Officer shall be assigned the additional charge of the (3)Commandant in the same district.

The Regional Police Officer shall be assigned the additional charge of the Deputy $\{4\}$ Director General in their Police Region.

The Deputy Director General, who shall be appointed by Government, in consultation with the Provincial Police Officer, in such manner and on such terms and conditions as (5)may be prescribed.

Explanation: For the purpose of this section. Regional Police Officer and District Police Officer shall have the same meanings as are given to them, respectively, in the Khyber Pakhtunkhwa Police Act. 2017 (Khyber Pakhtunkhwa Act No. II of 2017).

Superintendence, administration and control of the Levies Force .-- (1) The overall 1. power of superintendence of the Levics Force shall vest in Government,

The general administration and operational control of the Levies Force shall vest with the Director General to be exercised by him either directly or through the Commandant in the (2)district.

Powers and duties of the Levies Force .--- (1) Notwithstanding anything contained, in any other law for the time being in force, the Levies Force shall have the parallel policing powers as are assigned to the Police under the Code.

(2) Without prejudice to the generality of the forgoing policing powers under subsection (1), the Levies Force shall perform such institutional or organizational functions and duties as provided under the Khyber Pakhtunkhwa Police Act. 2017 (Khyber Pakhtunkhwa Act No.II of 2017).

Liabilities of officers and members of the Levies Force .--- (1) It shall be the duty of every member of the Levies Force to obey and execute all lawful orders and instructions, issued to him by the Commandant or any other officer authorized by him in this behalf to issue such orders and instructions.

211 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 16st September, 2019.

(2) The Levies Force shall be an essential service and every member thereof shall be liable to serve whenever he is required to serve by the Director General.

7. Constitution of Selection and Promotion Committees.---Government shall notify the Selection and Promotion Committees for recruitment and promotion of employees of the Levies Force.

8. Postings, transfers and distribution of the Levies Force.---(1) The Commandant shall be competent to post and transfer members of the Levies Force within the district.

(2) The Director General shall be competent to post and transfer members of the Levies Force from one district to another.

(3) Subject to the decision of the Department, a sufficient number of members of the Levies Force shall be placed at the disposal of the District Administration in performing its legally mandated functions.

9. Absorption.---(1) Notwithstanding anything, contained in any other law for the time being in force, the members of the Levies Force may be absorbed in the Police, subject to the procedure as may be determined by Government.

(2) Until their absorption in the Police, the members of the Levies Force shall be governed by their existing terms and conditions of service under the Federal Levies Force (Amended) Service Rules, 2013.

10. Assistance and support to Government functionaries.---On the requisition of the District Administration, the Commandant shall provide assistance and support to the District Administration and Heads of all public agencies in the District, required for performing their official duties.

11. Power to make rules.---Government may make rules for carrying out the purposes of this Act.

12. Act to override other laws.---The provisions of this Act shall be in force notwithstanding anything repugnant or contrary contained in any other law for the time being in force.

13. Indemnity.—Except as otherwise expressly provided in this Act, no suit, prosecution or other legal proceedings shall lie against any member of the Levies Force. Government or any other authority for anything which is done in good faith or intended to be done under this Act or the rules.

Explanation: The phrase "good faith" shall have the same meaning as given to it in section 52 of the Pakistan Penal Code, 1860 (Act No.XLV of 1860).

14. Removal of difficulties,---If any difficulty arises in giving effect to any of the provisions of this Act, the Departmentmay notify a committee to take a decision not inconsistent with the provisions of this Act, as may appear to it to be necessary for the purpose of removing the difficulty.

15. Repeal and savings.---(1) The Federal Levies Force Regulation, 2012and the Khyber Pakhtunkhwa Levies Force Ordinance, 2019 (Khyber Pakhtunkhwa Ordinance No.III of 2019) are hereby repealed.

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KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 15" September, 2019. 212

(2) Notwithstanding the repeal of the Federal Levies Force Regulation, 2012, under subsection (1), the Federal Levies Force (Amended) Service Rules, 2013 shall continue to remain in force and the terms and conditions of service of all the members of the Levies Force shall be governed thereunder until new rules are made under this Act.

(3) Anything done, action taken, rule made or notification or orders issued under the Khyber Pakhtunkhwa Levies Force Ordinance, 2019 (Khyber Pakhtunkhwa Ord. No. III of 2019), and the Federal Levies Force Regulation, 2012, sliall be deemed valid and the same shall not be called in question in any Court of law.

SCHEDULE

[see section-1(3)]

Part-A

S.No.	District.
١.	Bajaur.
2. '	Mohmand.
3.	Khyber.
4.	Orakzai.
5,	Kurrum.
6.	South-Waziristan.
7.'	North-Waziristan.

Part-B

S.No.	Sub-Division.	
1.1	Hasan Khel in district Peshawar.	
2.	Darra Adam Khel in district Kohat.	
3.	Bettani in district Lakki Marwat.	
4.	Wazir in district Bannu,	
5.	Jandola in district Tank.	
6.	Darazinda in district Dera Ismail Khan.	

BY ORDER OF MR. SPEAKER PROVINCIAL ASSEMBLY OF KHYBER PAKHTUNKTIWA

(AMJAD ALJ)

Secretary Provincial Assembly of Khyber Pakhtunkhwa

Printed and published by the Manager, Staty, & Pig. Depit., Khyber Pakhlunkhwa, Peshawar

GOVERNMENT OF THE KULLER PARTTUNKEWAS MOME AND TRUCK AFFAIRS DEPARTMENT

-11)

101

Annexure

NDCHHCATIO<u>8</u>

Preshment, dur Fibe 27th Sentember, 2019.

The Levie: Force (Absorption in the Myber Pakhturkiwa Police) Rules, 2019

L. Short fills, application and commencement.---(1) These rules may be called the Levies Figure (Absorption in the Khyber Pakhtunkhwa Folice) Rules, 2019.

. (2) These rules shall apply to all members of the Levies Force.

(3) Thesa rules shall come into force at once.

2: Definitions.... 19 in these rules, unless there is snything repugnant in the subject or context, the following expressions chall have the meanings hereby respectively assigned to them, that is to say,-

 (a) "absorption" means the process of permanent induction of the members of the Levies Force into the Police, is accordance with these rules;

(b) "Act" means the Khyber Pakhlunkhwa Levies Force Act, 2019 (Khyber Pakhlunkhwa Act. No. XXXV of 2019); and

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ī ī (d) "the redule" means the Schedule appended to these rule

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(2) Words and expressions used, but not defined in these rules shall have the same meanings as are respectively assigned to them in the Act.

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(a)

(b)

(c)

A Security Committee, headed by the Commandant, and caving one member each from District Administration and District Account Officer of the district concern, shall prepare the lists of all the members of the Levies⁵ Force after personal, appearance and security of record for asiamifation to the P value of Police Officer;

the first submitted to the Provincial Police Officer, under tob-rule (1), after proper sifting, shall be forwarded to theme and Tribal Affairs Department of Gove totent with the recommendations for permanent absorption of totenbers of the Levies Force in the Police into the respective ranks or cadres as per the Schedule; and

the Lonie and Tribal Affairs' Department of Geveniment, after receiving the lists of all the members of Lovies Force, shall issue notification of absorption of the Levies Force in the Police after approximed the Cabinet.

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4. Remancription or incentives.... The LeviessForce, after absorption into the Police, shall be entitled to the same benefits, remuneration and other incentives, as are enjoyed by other members of the Police.

5. Training.---Special training modules shall be designed by the Training Wing of the Police Dynamount for imparting requisite police training so that the mentbers of the Univers Force are fully sensitized with all Police functions.

6. Seniority.2-Members of the Levies Force, who are absorbed into the Police, in accordance with Government orders and instructions, shall take seniority in the Police from the date of the initial appelatment upon recruitment in the Levies Force:

shall relain their inter se set, sity as a the Levies Force:

7. Repeat and saving....(1) All rules, forders or instructions including the Federal Lavia Force Service Rules, in force in respect of the Lavies Force, immediately before the commencement of these rules shall be deemed as repeated, in so far those rules, orders or instructions are inconsistent with these rules.

(2) Notwithstanding the repeat of all the rules, orders or instructions, including the decend Levies Force (Service) Rules under sub-rule (1)-

. (a)

reflecting he seniority and promotion, all promotions done, seniority determined and orders made, shall be deemed to have been done, determined and made, in accordance with law. The repeal shall not affect any right, privilege, obligation or liability acquired, accrued or incurred under the repealed rules, order and instructions.

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 shall not affect any investigation or legal proceedings
 in any Court of Cow and shall be continued in the same interver as it too caves and Rules have not been "repealed. 1011 1770 1771

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2. Removing of difficulties of it is any difficulty orises in giving effect to any provision of the e-rules and indification made thereunder, a Technical Committee, comprising of three members of the Police Department, to be notified by the Provincial Police Officer, headed by an Officer of Police, who shall not be below the rank of Deputy Inspector General of Police and two other members of Police Department, whose ranks shall not be less than Senior Superintendent of Police, may recommend to Governn cut for giving effects to the provisions of these rules.

(b)

(2) Government, after considering such recommendations, submitted by the Technicid Committee, under sub-rule (1), may, by notification, make such orders, not inconsistent with the provisions of the Act or these rules, as may at pear to it to be necessary for the purpose of removing such difficulty.

JULDU LE service A(18)

1.	2,	·····	
5.¦Nu.	e From rank in Levjes,	:	To vanicio Police.
1.	Sepoy.	• •••• / •	Constable (HPS-07).
1 <u>2</u> , 1	Lance Naik		Constable A-1 (HPS-07).
.3.	Naik.	··· ¦. •	Constable 13-1 (13125-07).
-1,	Hawaldar.		Head Constable (BPS-09).
j <u>5</u> .	NaibSybedar.	. ما میں د ر	Assistant Sub-Inspector (BPS-11).
6.	Subedar.		Sub-Inspector (BPS-14).
7.	Súbedar Major.		105pcetor (218-16).

Score say in Government of Khyber Pakhtunkhwa, Humer, Tribal Affairs Department

Ends Go & dale even:

Copy of the above is forwarded for information to the:

The Principal Secretary to Governor, Rhyber Pathtunkhwa, Peshawar,

The Principal Secretary to Chief Minister, Kingher Pakhtunkhwa, Peshawar, ł.

The Provincial Police Officer, Elizaber Pakhumkinwa, Peshawar, 2.

3. The Registrar, Peshawar High Court, Peshawar,

The Seciletary to Government of Chyber Patitat aktiwa, Law Parliamentary Affairs & 4. 5.

Human Rights Department, Feshewan

б.

PSO to Chief Secretary, Khyper Eaktaunkhwa, Peshawar, PS to Secretary Home, Khyter Eaktaunkhwa, Peshawar, 7.

The Manager, Government Print...; Press, Pasianwar with the request that it may be published in the official gazette and 50 copies by furnished to this office. 8.

Section Office (Police-Ii) 小:091-0210503 Tax:091-1210201

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OFFICE OF THE DISTRICT POLICE OFFICER, BAJAUR AT TIMERGARA. /EB, dated 0 8 - 54 /2019

The Regional Police Officer, Malakand, at Saidu Sharif Swat

23

Annexuel

No.

To: -

Subject:

RECOMMENDATION FOR SHOULDER PROMOTION IN RESPECT OF SUBEUAR MAJORS.

It is submitted that in order to streamline the affairs of; and establishment Memo: of regular Police system in District Bajaur the following Subedar Majors Khyber Pakhtunkhwa Lives Force as defined in Khyber Pakhtunkhwa Lives Force (Maintenance, Regulation and Protection of Service) (Transition) Ordinance, 2019 is recommended for shoulder promotion as dent of Police in the best interest of the Police Department, please:-

Deputy Superintendent			BPS	Date of Birth	Cell No.
S.No Name	Father Name	Rank		1064	0302-9470508
	Mahib Ullah	Subedar Major	15		
1. Gul Zar Khan		Subedar Major	15	1964	6363 877 4674
2. Atrial Satar	Talib	Subedat totajet			

District Police Officer, Bajaur at Timergara

No. 1." 2.1 3.1

Qu- QC /GB, Copy of above is forwarded for information to the:-Deputy Inspector General of Police, Special Branch, Khyber Pakhtunkhwa, Peshawar. Deputy Inspector General of Police, CTD, Klyber Pakhtunkhwa, Peshawar. PSO to IGP/Khyber Pakhtunkhwa Peshawar.

District Police Officer, Bajaur at Timergara 伍

Anneaure (R)

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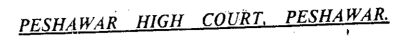
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	Bajaur at Khar	
5#:3		1 Month:January 2020
	BJ4024 -In	spector Bajaur (Levies)
Pers #: 0	Pers #: 00464664 Buckle: 2208	INSPECTOR BAJAUR (LEVIES)
Name: (Name: GULZAR KHAN	NTN:
INSP	INSPECTOR GPF	#: IV/PA/CSS/1207
CNIC No.	CNIC No.2110446544501	Old #:
GPF Inter	GPF Interest Applied	
16 A	16 Active Temporary	BJ4024 -
PAYS ANI	PAYS AND ALLOWANCES:	_
0001-Ba:	2199-Adhoc Relief Allow @10%	659.00
1210 ⁻ Coi	2211-Adhoc Relief All 2016 10%	2,337.00
1300-Me	2224-Adhoc Relief All 2017 10%	3,259.00
1528-Un	2247-Adhoc Relief All 2018 10%	3,259.00
1646-Coi	2264-Adhoc Relief All 2019 10%	3,259.00
1901-Risk	Allowance (Police)	6,060.00
	ial Risk Allowance	5,000.00
	Adhoc Relief All-2013	980.00
2168-Fixe	d Daily Allowance	4,900.00
	Gross-Pay-and-Allowances	70,303-00-
DEDUCTI	DEDUCTIONS:	
IT Payab!	IT Payable 5,404.85 Deducted	6,873.00
	GPF Balance 193,443.00	Subrc:
SEAT Rop	evelopt Fund	800.00

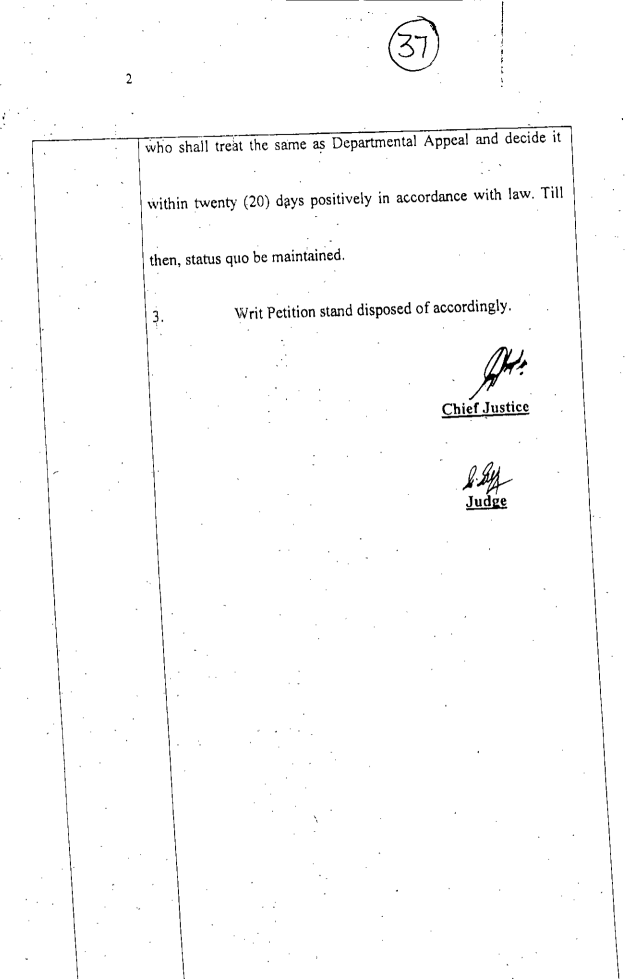
GPF Bala GPF Dala	1116 133,443.00	
3501-Benevolent Fu	nd	800.00
3660-5% House Rent	t Chrgs(2005)	1,477.00

Annexure L (36)



ORDER SHEET

		Order or other Proceedings with Signature of Judge.
Date	of Order/	Order of other Proceedings with 0.5
Proc	ceedings	3
		WP No. 3563-P/2019 with IR
<u>06/02</u>	/2020	<u>P71 110: 0000 11002</u>
		and the When Advocate for the
		Present: Mr. Misbahullah Khan, Advocate, for the
1		petitioners.
1.		Petros
		1 Turford Ouroshi DAG & Umer
		M/s Muhammad Taufeeq Qureshi DAG & Umer
1		France AAC along with Kiramat Shan
		Frogrammer on behalf of Deputy Commissioner
		Frogrammer on benan or 20p-5
		Malakand.
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		write write the instant.
		WAQAR AHMAD SETH, CJ Through the instant Writ
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		commiste write with the
		Petition, petitioners seek issuance of an appropriate writ with the
		following prayer:-
		Cullis manual that by
		"It is therefore respectfully prayed that by
		accordance of the instant petition with cosis
		the verbal impugned order dated 17.07.2019
		the verbal impugned or dor antipoment
Ì		regarding compulsory/premature retirement
Į		Gram camica may graciously be set usine,
		quashed, declared illegal and without lawful
		quashea, aeciarea inegai and anartment
		authority and the respondents-department
		time the directed to allow the petitioners
		may kinary of an alote his 60 years statutory
		in order to complete his 60 years statutory
		service to meet the ends of justice".
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		2. Arguments heard at length. With the consent of the
		2. Arguments ficate at longth.
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		parties, the instant Writ Petition is sent to the Secretary Home
		parties, the instant with roution is com
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		/ KP, copy whereof of rotation in the
		k .
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Annekuse (1)

NOTIFICATION

Americal

Peshawar dated the, 10/2/2020

No.SO(Police)HD/SMY 2019 Merged Area/161-71 In pursuance of the provisions contained in section 9 of the Khyber Pakhtunkhwa Levies Force Act, 2019 (Khyber Pakhtunkhwa Act No.XXXV of 2019) read with rule 3 of the Levies Force (Absorption in the Khyber Pakhtunkhwa Police) Rules, 2019, the Home and Tribal Affairs Department, with the prior approval of the Cabinet and on the recommendation of the Provincial Police Officer, hereby orders absorption of the following members of Levies Force of Bajaur Tribal District in the Khyber Pakhtunkhwa Police with effect from the date of the initial appointment of the said members:

S#	Name Perantage		Previous Rank	Rank in which absorbed
	Niamat Ullah	Abdur Rahim	Sub (13)	Sub: Insp: 14
<u> .</u>	Said Gul	Amroz	Sub (13)	Sub: Insp: 14
2.	Sher Bahadar	Buzarg Jamhir	Sub (13)	Sub: Insp; 14
3.	Hayat Khan	Zarif Khan	Sub (13)	Sub: Insp: 14
4,	Bakht Munir	Murtaza Khan	Sub (13)	ASI-11
5.	Sultan Zeb	Noor Din	Sub (13)	Sub: Insp: 14
6.	Muhmmad Dostan	Gul Faroosh	Sub (13)	Sub: Insp: 14
<u>7.</u>	Abdul Aziz	Yar Muhammad	Sub (13)	Sub: Insp: 14
<u> </u>	Mumbar Khan	Gul Rahim	Sub (13)	Sub: Insp: 14
9.	Khan Zada	Bahadar Khan	Sub (13)	Sub: Insp: 14
10.	Qabil Shah	Jafar Khan	Sub (13)	Sub: Insp: 14
<u> </u>	Sohail	Wazir Alumad	Sub (13)	Sub: Insp: 14
12.	Zar Shahad	Alim Said	Sub (13)	Sub: Insp: 14
13.	Sheraz ud Din	Shandi	Sub (13)	Sub: Insp: 14
14.	Sultan Zeb	Muhammad	Sub (13)	Sub: Insp: 14
<u>15.</u> 16.	Ibrahim	Gran	Sub (13)	Sub: Insp: 14

Page 1 of 63

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S#	Name	Pernntage	Previous Rank	Rank in which absorbed
	Zarif Khan	Sabir Khan	Sub (13)	Sub: Insp: 14
17	Jan	Taza Gul	Sub(13)	Sub: Insp: 14
18.	Muhammad	Gul Shali	Sub (13)	Sub: Insp: 14
19.	Hamidullah	Said Habib Jan	Sub (13)	Sub: Insp: 14
20.	Fazal Rahman	Talib Jan	Sub (13)	Sub: Insp: 14
21.	Khanzada	Muhammad Hakim	N/Sub (11)	ASI-11
22.	Bacha Rehman	Fazal Hakim	N/Sub (11)	ASI -11
23.	Anwar Hakim	Uinar Said	N/Sub (11)	ASI-11
24.	Abdul Jabar	Hakim Khan	N/Sub (11)	ASI -11
25,	Masoom	Abdur Rahman	N/Sub (11)	ASI-14
26.	Bacha Khan	Gul Rahman	N/Sub (11)	ASI -11
27.	Niaz Rahman	Pasand Khan	N/Sub (11)	AS] -11
28.	Towas Khan	Muhammad Gulab	N/Sub (11)	ASI -11
29.	Muhammad Heyan	Muhaminau Odiao		· · · · · · · · · · · · · · · · · · ·
30.	TazaKhan	Gul Mula	N/Sub (11)	ASI -11
	Noor	Mir Zaman	N/Sub (11)	ASI TI ASI
31.	Muhammad	Alif Jan	-N/Sub (11)	
32.	Shahid		N/Sub"(11)	ASI -11
33.	Shah Zameen		N/Sub (11)	ASI -11
34.	Abdur Rahma		N/Sub (11)	- ASI -11
35.	Abdul Wahal		N/Sub (11)	ASI -11
36.			N/Sub (11)	AS1-11
37		the second se	N/Sub (11)	
	Niaz Muhamniad	Saidul Malimmad		
38	Hongr Khan	Rahmat Khan	N/Sub (11)	
39	Sher Ghani	Khair Gul	N/Sub(11)	
4(J. Muhammad		N/Sub (11)	
4	Khar Badel	ah Abdul Habib	N/Sub (11)) Ast-11
4	2. Noor Hake		N/Sub (11) ASI -11
4	3	Toor Khan	N/Sub (11	
44. Sadbar Toor Khan Said Khan Muhammed				
4	15. Muhamma		N/Sub (11	ASI -11
	46. Dawlat Kh			
	47. Muhamma	d Jalandar Shah	N/Sub (1	
••••				
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2.	S#	Name	Perantage	Previous Rauk
F	1938.	Farhat Ullah	Guli Rehman	Sepoy (05)
	1939.	Asghar Khan	Rehmat	Sepey (05) Gons(ab)c.07 (121)
Ī	1940.	AliRehmnn	Khaista Khan	Sepoy (05)
	1941.	Hayaud Din	Toor Khan	Sepoy (OS): 111 IISI EGOISTUPICODA
.[1942.	Inayat Ur Rehiman	Khan Said	Sepoy (05)
	1943.	Luqinan	Abdul Jabar	Scpoy (05)
F	1944.	M. Raheem	Sham Ur Rehman	Sepoy (05)
· · ·	1945.	ShahllHussain	Rahim Shah	Sepoy (0501 11) Sepoy (0501 11)
• •	1946	Ismail	Mohammad Gul	Sepoy (05); # Shedonstan Constraints
Ì	1947.	Abdul Latif	Abdul Ahamad Jan	Sepoy (05)
Ì	1948.	Shah Hussain	Mukhtiar Khan	Sepoy (05)
	1949.	Tahig Relation	Inayat Rehman	Sepoy (05)
	1950.	Ramzan !	Jan Bachn	Sepoy (05)
	1951.	Liaqut:	Abdullah	Sepoy (05)
•		Gul Zamin	Nawshad :	Sepoy (05)
	1952:	Khan Said Ur	Sabir Khan	Sepoy (05)
	- 1953.	Said Ur Rehman		
	- 1954	M.Idrees	Obaid Ullah	Sepoy (05).
•	1955.	Gul Zada	Mohanimad Zahir	Sepoy (05)
-A-	1956.	Siraj Ul Haq	Bazarg	Scpoy (Q5)
Y	1957.	Said Wali	Noor Khan	Sepoy (05)
E.	1958.	Zahid:Ullah	Guli Rehman	Scpoy (05)
I	1959.	Abdul:Salam ::	Asim Khan	Sepoy (05)
	1960.	Mudder:Khan	Moliammad Sediq	Sepoy (05)
	1961.	Imran:Khan	, Chamhi Khan	Sepoy (05)
	1962.	Habib Ullah	Sher 1.1	Sepoy (05); []]; [] [] [] [] [] [] [] [] [] [] [] [] []
	1963.	Mukamil Khan	Zoora:Din	Sepoy (05)
	1964.	Arab.Khan	Mian Gul	Sepoy (05)
	1965.	Nisar Khan	Bakhlawar Khan	Sepoy (05)
	1966.	Dawalat Khan	Itbar Said	Scpoy (05)
	· · ·			
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		· · · · · · · · ·	· · ·	
	• • •			
	· ·			这个人们了了,并且我们的问题。 在这些时候,我们们的问题,我们们的问题。
¥	'	· · ·		<u>一口口一定工具包括任</u> 制的资源。

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1 The above absorption shall be subject to the following 2 ' conditions: Their services shall be governed under the Khyber Pakh (i) Act, 2017 and the rules made thereunder. A member shall not be entitled for absorption, if he has (ii) Levics Porce Scrvice or has been lemnihated from the Sch =j account of misconduct inefficiency of any other provings relired from Service under the Federal Levy Force (Argure Rules 2013, before commencement of the Khyber Pakht Force Act, 2019 (Khyber Pakhtunkhwa Act No. XXXV/of/2019 Their services shall be considered regular and they shall be little (iii) pension and deduction of General Provident fund in terms of 2 Pakhtunkhwa Civil Servant Act, 1973 (Knyber Pakhtun) XVIII of 1973) Their seniority shall be determined in accordance withstule of . (iv) "Force (Absorption in Khyber Pakhtunkhwa Bolice) Rules 2019. (v) They shall undergo training as provided in fule 包. 词 细胞的 (Absorption in Khyber Pakhtunkhwa Police) Rules, 2019 Agreeding ship is seen to take the end of the ship is the 11 Barna of the Server and the Server and Se entert a sa die fin toiGovernmentrof theikingben Patheinitigen Home and Iriba) Affairs Department No. & date even. the other at out on the state CC to: : 2. - 3: Regional)Police Officer, Mulakand 間職 District Police Officer Bajaur Tribal District. 4. S. District Commissioner Bajaur Tribal District 18. E. E. 16. Aries PS to Chief Secretary Government of Khyber Pakhtunkhwa 6. 7: PS to Secretary, Home & TAs Department, Khyber Pakhtunkhwa PS to Special Secretary-II, Home & TAs Department, Khyler Pakhunkhy 8. 9. PS to Secretary, Establishment Department, Khyber Pakhtinkhwa 10. Manager Printing Press for notifying the same in the official przette 11. Office record file. techiko/u ~ 100 Section. ĽĮ. ÷ ∖.ü. k... ·出出中中国14曲国际。 Page 63 of 63 a sender se a 3 **.** P . . . 一、用的時期的 - 11

Annexure

GOVERNENT OF KHYBER PAKHTUNKHWA HOME DEPARTMENT

NOTHICKTION

Doich Peshawar the 14/37/020

No. SO(Pulice-II)[10:1-3). In exercise of the powers conferred by Section 7 of the Provincially Administered Tribul Areas Levies Force Regulation 2012, the Growinsters of the Khyper Pakhtunkhwa is pleased to fired that in the Provincially Administered Triar Areas (PATA) Federill Devies Force Service (Anveniled) Rules: 2013. the following further amendments shall be made, namely:

Amendments

In the said rules.

for rule 17 the following shall be substituted, namely: - (11)

"17.Rellrement All Levies Personal iball rellie from service in anilloing then age of superannualing i.e. sizely (60) years or they may up first relifement after completion of twenty-five (25) years regular service.", and Schellule-III shall be deleted

> SECRETARY TU COVT OF KHYBER PARITUNKHWA HOMEDEPARTMENT

(h)

Copy forwarded to the:-

1 Principal Secretary to Covernal's Secretarial Knyber Pathanthua, Peshawar,

2. Principal Secretary to Chief Minister & Secretarian Kinyber Paklininkhuz: Pithawar.

All Administrative Secretaries to Covernment of Khyber Pakhrunkhau.

Registrar Pestowar High Court, Pestawar,

All Commissioners, Khyber Pathunkhus,

All Deputy Commissioners, Khyter Patititinkhwa. 6.

Provincial Election Commissioner, Khyber Pakhlunkhiva

Provincial Police Officer, Khyber Pakhturkhwa

All Heads of Allached Department in Khyber Pakhundhius

10- PSD miChiel Secretary, Ehyber Pathiunklinn, Pethaway,

11. Accountion General of Khyber Pallminklism,

12. Director Information Kiryber Pathiuntiliwa; Perhawar.

13. The Manuter Concrument Printing & Stationary Department: Khyber Pathrunkhwa He h regioned to publid the above Spillication in the eatre onlinery cheette of Khyber Pathunthes and supply 30 Copies Publied) of the cinic to the Hame Department.

(Police-II) Section offi 14/7/2020



fmexule (43) Government of Khyber Pakhtunkhwa Home & Tribal Affairs Department

(Levy & Khassadars Wing)

No.CS(F)/L&K/4-Levy/Appeal/_2_33-3_ Dated:06.10.2020

ORDER,

1: Whereas, petitioner/ appellant Gulzar was appointed in Bajaur Levy on 19.07.1982, promoted to the rank of Subedar Major w.e.f 06.07.2017 and due for retirement on 18.07.2019 on completion of 37-year service. The petitioner/ appellant filed writ petition No.3563-P/2019 before the honorable Peshawar High Court, Peshawar and obtained stay order on 15.07.2019.

2. And whereas, the Honorable Peshawar High Court, Peshawar referred the case to the Secretary to Government of Khyber Pakhtunkhwa, Home & Tribal Affairs Department to treat same as Departmental Appeal and decide it in accordance with the law.

3: And whereas, the petitioner/ appellant was afforded opportunity of personal hearing on 26.08.2020.

4. And whereas, in light of rule-15(2) of the Khyber Pakhtunkhwa Levies Force Act, all Levies personnel will be governed under Federal Levy Force (Amended) Service Rules-2013 till their absorption in Khyber Pakhtunkhwa Police and per SRO 936(1)/2016 of the ibid rules, the petitioner/ appellant has completed service tenure of 37 years on 18.07.2019 and is due for retirement w.e.f 18.07.2019.

5. Now, therefore, in view of the rules position explained above, the instant appeal is dismissed.

-sd-Secretary to Government of Khyber Pakhtunkhwa Home & Tribal Affairs Department

Section Officer

W

(Levy & Ahassadars)

Endst. No. & date even.

CC to:

- 1. Registrar Peshawar High Court, Peshawar
- 2. District Police Officer, Bajaur Tribal District
- 3. Deputy Secretary (Judicial), Home & TAs Department/Ahyber Pakhtunkhwa

Before Honble Service Torbunal KPK Appellant موزخه Gul Zar Khan Gove of KPKT متنزم وموبل 2% بإعدت تحريريا تكهه متند، مد مندرج عنوان بالناطل ابن طرند، بعضاد مسط بیرددی دجواب دنی دکر کار دانی متطقه ۲ ان مقان کی محمد کر محمد کر محمد کر محمد مسک کر محمد کر کار دانی کار دانی کار متاله مقرب کر. سے افرار کیا جانا ہے کہ صاحب موصوف کو مقد مسک کل کار دانی کا کامل اختیار کو کا ا و مرابه مها حسب کوراضی نامه مربی ... نی د تفرر شالیت و قیصله مرحلف دیسیخ جواب دایی ادرا قبال دعومی ادر المسورت فأكرى كرية اجراءا درصولى جيبك وروبسة ارعزضي دعوى ادر درخواست برتسم كي تقريد ليل الم زراي پردستخط کرانين کااختيار موگا - نيز صورت عدم بيردي ما ذگري يکطرف يا بيل کي برايدگي ادرمنسوخي) نیز دائر کرنے ایپل گنرانی دنظر ثانی دیپردی کرنے کا اختیار ہوگا۔از بصورت ضر درت مقد سہ مذکور کے کل پا چز دی کا، وازی کے داسطے اور دکیل یا محتار قانونی کواپنے ہمراہ پااپنے بچائے تفرر کا الجنبیار ہوگا۔ا درمیا حدبہ منفر دستدہ کوہمی دہی جملہ ندکورہ باا ختیا رات حاصل ہوں ایمے اور اس کا سالھت ب داخنه منظور قبول بهوگا ... دوران مقدمه میں جوخر چه دہرجان التوابے مقدمہ کے سبب ۔۔۔ دہوگا۔ کوئی تاریخ بیشی متام دوره پر ہویا حدیث ماہر ہوتو دیل صاحب پابند ہوں کے کہ بیردی مارکور میں۔ کہداد کالت نا دیکھندیا کہ سندر ہے۔ الرنون _____1 .2020 _10 .1 ، برجي م الم الم الجورسات Jeshawar Allestella Accepted Mall Adv smjeeb