


28.07.2022

Appellant present through counsel.

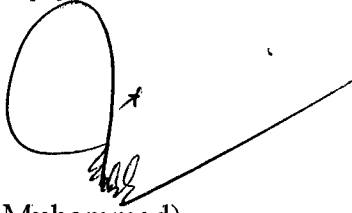
Preliminary arguments heard. Record perused.


Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. Appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for reply/comments. To come up for written reply/comments on 04.10.2022 before S.B.


(Rozina Rehman)
Member (J)

04.10.2022

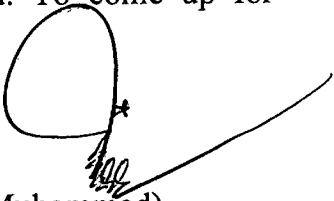
Counsel for the appellant present. He stated that security and process fee have not been deposited due to unavoidable circumstances and requested for further time to deposit the same. Request is accepted. Appellant is allowed to deposit security and process fee within 03 working days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 25.11.2022 before S.B.


(Mian Muhammad)
Member (E)


Rs. 100/-
Appellant Deposited
Security & Process Fee

17.01.2022

Learned counsel for the appellant present and requested for adjournment to further prepare the brief. Adjourned. To come up for preliminary hearing on 07.03.2022 before S.B.


(Mian Muhammad)
Member (E)


7-3-2022

Due to retirement of the Honorable Chairman the case is adjourned to come up for the same as before on 7-6-2022


Reader

07.06.2022 Junior to counsel for the appellant present.

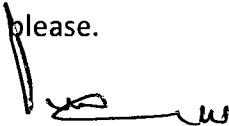


Lawyers are on general strike, therefore, case is adjourned to 28.07.2022 for preliminary hearing before S.B.


(Rozina Rehman)
Member(J)

Form-A
FORM OF ORDER SHEET

Court of _____

Case No. 7576 /2021

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	11/10/2021	<p>The present appellant initially went in Writ Petition before the Hon'ble Peshawar High Court Peshawar and the Hon'ble High Court vide its order dated 23.09.2021 treated the Writ Petition into an appeal and sent the same to this Tribunal for decision in accordance with law. The same may be entered in the Institution Register and put up to the worthy Chairman for further order please.</p> <p style="text-align: right;"> REGISTRAR</p> <p>This case is entrusted to S. Bench for preliminary hearing to be put up there on 16/12/21</p> <p style="text-align: right;"> CHAIRMAN</p>
2-	16.12.2021	<p>Mr. Muhammad Asif Yousaf Zai, Advocate submitted Wakalat Nama on behalf of the appellant and seeks adjournment on the ground that he is being freshly engaged. Adjourned. To come up for preliminary on 17.01.2022 before S.B.</p> <p style="text-align: right;"> (MIAN MUHAMMAD) MEMBER (E)</p>



(V)

**The
PESHAWAR HIGH COURT
Peshawar**

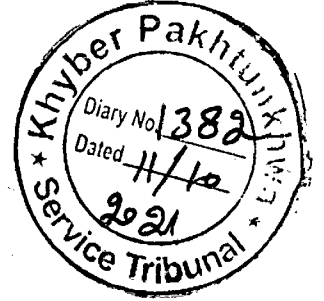
Ph: No. 091-9210149-58

No. 41614 (1)/322/2021/WP-MN

Dated. 07-October-2021

From

**Deputy Registrar (J),
Peshawar High Court,
Peshawar.**



To

✓
The Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Subject:

Writ Petitions W.P 1839/2021 Title: Mst. Nagin jalal VS Govt of KP etc

Memo,

I am directed to send herewith the titled case in original alongwith all annexures and copy of order of this Honble Court dated 23.09.2021 for compliance.

7-10-21
Deputy Registrar (J)

Encl: As above.

(3)

PESHAWAR HIGH COURT, PESHAWAR
FORM "A"
FORM OF ORDER SHEET.

Court of
Case No.....

Serial No of order or proceeding	Date of Order or Proceeding	Order or other proceedings with Signature of judge or Magistrate and that of parties or counsel where necessary
1	2	3
	23.09.2021.	<p style="text-align: center;"><u>WP No. 1839-P/2021.</u></p> <p style="text-align: center;"><u>Present:-</u></p> <p style="text-align: center;">Mr. Muhammad Asif Yousafzai Advocate, for the petitioner.</p> <p style="text-align: center;">****</p> <p style="text-align: center;"><u>ROOH-UL-AMIN KHAN, J:-</u> Through instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan 1973, petitioner Mst.Nagin Jalal has prayed for the following relief:-</p> <p style="text-align: center;"><i>“that on acceptance of this writ petition the august Court may be pleased to:-</i></p> <p style="text-align: center;"><i>I. Declare the orders dated 03.02.2020, 03.03.2021(communicated on 25.03.2021) as illegal, unlawful , discriminatory and against the principle of fair play, natural justice, and principle of equity and as such ineffective upon the rights of petitioner.</i></p> <p style="text-align: center;"><i>II. Direct the respondents to reinstate the petitioner with all back and consequential benefit and to issue regularization notification</i></p>

in pursuant to the judgment of this Court and Honorable Supreme Court of Pakistan.

III. Set-aside recovery order being against the law and principle of justice.

IV. Any other remedy deemed appropriate that may also be awarded in favour of petitioners."

2. In essence, petitioner being employee of respondent No.2, is serving as 'Electric Inspector' who during service, had approached this Court by filing Writ Petition No.5978-P/2018; which alongwith other connected writ petitions was decided vide judgment dated 24.04.2019, in the following manner:-

"For what has been discussed above, all the above mentioned writ petitions are admitted and allowed. Respondents are directed to move the formal summary to the concerned quarters for the regularization of petitioners as soon as possible but not later than 60 days as a whole. The services of the petitioners would deem to be regularized from the date of announcement of this judgment in order to not affect the seniority of already appointed regular employees of the respondents. The connected CMs are also disposed of in the above mentioned terms."

3. The order of this Court was assailed by respondents before the august Supreme Court of

Justice Sanaullah

Pakistan in Civil Petition No.137-P/2017 alongwith connected petitions; which were dismissed and ultimately the petitioner was declared as regular employee of the department. During service, she faced Schizophrenia disease and remained absent from her duty, therefore, she was terminated from service. After treatment and recovery from disease, she came to know about her termination and filed a departmental appeal for her reinstatement, which was dismissed on 03.03.2021, communicated to the petitioner on 25.03.2021.

4. Record divulges that the earlier **Writ Petition No.5978-P/2018** was decided by this Court whereby the respondents were directed to move summary to the competent authority for regularization of petitioner. The above said judgment was assailed before the august Supreme Court of Pakistan by the Government but was dismissed and the judgment of this Court was upheld; thus, the petitioner has attained the status of regular employee. Learned counsel for petitioner when confronted with the proposition as to whether the petitioner being Civil Servant may

Arshad Sami

agitate her grievance before this Court, wherein admittedly the jurisdiction of this Court is barred, he replied that despite the order passed in Writ Petition mentioned above and duly approbated by the august Supreme Court of Pakistan, a proper order of regularization of petitioner has not been issued by the department, therefore, instant writ petition was filed. He urged that the instant petition has been filed well within time against dismissal of appeal of petitioner and he would be satisfied if this petition is converted into appeal and remitting it to the Khyber Pakhtunkhwa Service Tribunal for treating it as appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunals Act.

5. In view of above submission of learned counsel for petitioner as well as keeping in view the judgment rendered in case of "Muhammad Akram Vs D.C.O. Rahim Yar Khan & others" (2017 SCMR 56), this writ petition is converted into appeal and remitted to the Khyber Pakhtunkhwa Service Tribunal with direction to treat it as appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunals Act and decide it

Kashif Sarwar

		<p>in accordance with law. The original file alongwith record be sent to the ibid Service Tribunal immediately.</p> <p><i>Announced.</i> 23.09.2021.</p> <p><i>Rooh-ul-Amin</i> Senior Puisne Judge</p> <p><i>S M Atique Shah</i> JUDGE</p>
--	--	--

"A. Qayum PS"

(DB)

Hon'ble Mr. Justice Rooh-ul-Amin Khan & Mr. Justice S M Atique Shah

23-09-21

عدالت عالیہ پشاور ہائی کورٹ، پشاور



ایڈیشن

6-7-2021

تاریخ

139653-139654

پروانہ انٹوس نمبر

W.P 1839 / 2021 (MOTION CASES)

Writ Petitions

صیغہ دوآنی اپیل نگرانی آرٹ پیشین

مقدمہ نمبر

Mst. Nagin jalal VS Govt of KP etc

(139653) M. Asif Yousafzai (PET:ADV) Peshawar, (139654) Writ Petition Branch AG Office (RESP:ADV) Peshawar,

پروانہ انٹوس نام

مقدمہ مندرجہ عنوان بالا میں تاریخ پیشین مورخہ: **23-Sep-2021** بمقام پشاور ہائی کورٹ
رو بروئے عدالت مقرر کی گئی ہے لہذا آپ وکیل صاحب/صاحبان کو بذریعہ پروانہ انٹوس ہذا مطلع کیا جاتا ہے کہ
وہ تاریخ مذکور پر عدالت ہذا میں بوقت **08 : 30 AM** بجے صبح برائے پیروی جو بدہی مقدمہ اصالتاً مختار ناماً حاضر ہو جائے۔ ورنہ بصورت عدم موجودگی
اس کے خلاف یکطرفہ کروائی عمل میں لائی جائے گی۔
آج بتاریخ **6-7-2021** کو شبت میرے اور دستخط اور مہر عدالت سے جاری کیا گیا۔

برائے ایڈیشن رجسٹرار

ایگزیکٹو کتب کاپی

IN THE PESHAWAR HIGH COURT PESHAWAR

Inst # 17220

Early Hearing No. -P/2021

In in WP 1839/21

Mst. Nagin Jalal V /s Govt of KP etc

Presented by M. Asif Yousafzai
on behalf of appellant/petitioner.


Entered in the relevant register.

Put up along with main case

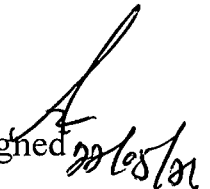
Dated 20 MAY 2021


Reader



In the instant case early hearing application has been moved for the reasons mentioned therein. the case is in motion/notice.

If approved we may accelerate the case from23-9-21 to 20/5/21 (SB/DB) 

Dated 20 MAY 2021

Countersigned 

Dated 20 MAY 2021


Deputy Registrar 
On its own
2-15/21

2/-

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

Mst. Nagin Jalal

V/S

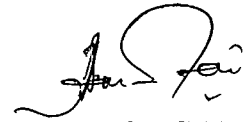
Govt: of KPK etc.

INDEX

S.No.	Documents	Annexure	Page No.
1.	Memo of Application	----	01
2.	Affidavit	-----	02


PETITIONER

THROUGH:


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT
OF PAKISTAN.

& 
(TAIMUR ALI KHAN)
ADVOCATE HIGH COURT
OF PESHAWAR.

Room No.FR-08, 4th Floor,
Bilour Plaza Peshawar Cantt:
Cell # 0333910324

FILED TODAY

Deputy Registrar
20 MAY 2021

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

Nagin Jalal

V/S

Govt: of KPK etc.

.....

**APPLICATION FOR FIXING OF AN EARLY DATE OF
HEARING IN THE ABOVE WRIT PETITION
INSTEAD OF 23.09.2021.**

.....

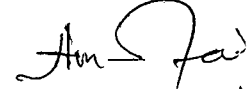
RESPECTFULLY SHEWETH:


1. That the petitioner has filed the instant writ petition which is pending adjudication before Peshawar High Court Peshawar.
2. That the petitioner filed the instant writ petition alongwith urgent form because the respondents are going to make recoveries of salaries from the petitioner but despite the office has now fixed the date as 23.09.2021 which is a too long date in motion and especially for seeking early hearing with urgent form.
3. The case is still in motion and there is no legal hurdle to accelerate the date of hearing in the instant writ petition.

It is, therefore, most humbly prayed that on acceptance of this application that the date of hearing may be accelerated early dated instead of 23.09.2021 to meet the ends of justice and to avoid further legal complication. Any other remedy which this august Court deems fit and appropriate that may also be awarded in the favour of the petitioners.


PETITIONER

THROUGH:


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT
OF PAKISTAN

& 
(TAIMUR ALI KHAN)
ADVOCATE HIGH COURT
OF PESHAWAR.

FILED TODAY

Deputy Registrar
20 MAY 2021

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

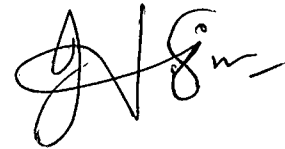
Mst. Nagin Jalal

V/S

Govt: of KPK etc.

AFFIDAVIT

I, Mst. Nagin Jalal D/o Jalaludin, R/o Mohallah Sadri Khel Pir piyae, District Nowshera (Petitioner) do hereby solemnly affirm and declare that the contents of the Application are true and correct to the best of my knowledge and belief.



DEPONENT

Mst. Nagin Jalal

IDENTIFIED BY:-

M. Asif Yousafzai
(M.ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
OF PAKISTAN.

cm No 17201-7446551-4 ✓
0345-9162963

FILED TODAY
Deputy Registrar
20 MAY 2021

No. 26355
Certified that the above was verified on solemnly affirmation before me in office, this 20 day of May 2021 by Nagin Jalal s/o Jalaluddin r/o Nowshera who was identified by M. Asif Yousafzai
Who is personally known to me:
Oath Commissioner Peshawar High Court Peshawar 50/05/2021

Andra verified

Reset Password

Logout



Online Service for verification of NADRA Identity Cards



Card Verification

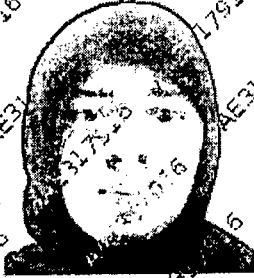

Identity Card Number : 17201-7446551-4

Verification Date : May 20, 2021

[Start New Verification](#)

CNIC Verification

Card Status:	Verified
Name	Nagin Jalal ناگین جلال
Father Name	Jalal Uddin جلال الدین
Gender	Female
Country of Stay	Pakistan
Citizen Number	17201-7446551-4
DOB	31-12-1986
Issue Date	18-06-2017
Date of Expiry	18-06-2027
Card Type	Smart CNIC
Present Address	
Permanent Address	محلہ صداری خیل، بیربیانی، تحصیل و ضلع نوشہرہ

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

Mst. Nagin Jalal

V/S

Govt: of KPK etc.

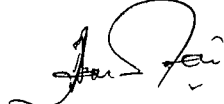
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
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PETITIONER

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Bilour Plaza Peshawar Cantt:
Cell # 0333910324

BEFORE THE PESHAWAR HIGH COURT

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

Nagin Jalal

V/S

Govt: etc.

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**APPLICATION FOR FIXING OF AN EARLY DATE OF
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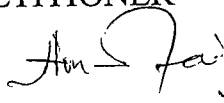

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PETITIONER

THROUGH:


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT
OF PAKISTAN
&

(TAIMUR ALI KHAN)
ADVOCATE HIGH COURT
OF PESHAWAR.

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

C.M (E.H) No. _____ 2021

In

W.P. No. 1839 -P/2021

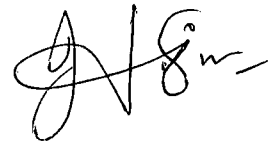
Mst. Nagin Jalal

V/S

Govt: of KPK etc.

AFFIDAVIT

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DEPONENT

Mst. Nagin Jalal


IDENTIFIED BY:-



(M.ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
OF PAKISTAN.

C.M/E 17201-7446551-4 ✓

0345-9162963

No. 26355
Certified that the above was verified on solemnly affirmation before me in office. this 20 day of May 2021 by Mst. Nagin Jalal s/o Jalaluddin R/o Mohallah Sadri Khel Pir, Nowshera who was identified by M. Asif Yousafzai
Who is personally known to me:
 Oath Commissioner Peshawar High Court, Peshawar 20/05/2021

On dra verified

IN THE PESHAWAR HIGH COURT PESHAWAR

Inst # 15076

Writ Petitions No. 1839-P/21 with IR

In

Mst. Nagin jalal V /s Govt of KP etc

Presented by M. Asif Yousafzai

on behalf of appellant/petitioner.

Entered in the relevant register.

Be laid Before DB for orders on 06-05-2021


Dated 20 APR 2021

175555
Reader

Dated 20 APR 2021

Countersigned

Dated 20 APR 2021


Deputy Registrar

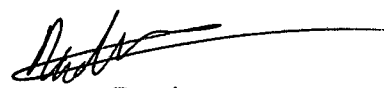
W.P 1839/2021 (MOTION CASES) (Provincial-Civil

Services-Regularization) With IR Deleted from 06-May-2021 and fixed

before H.D.B on 23-Sep-2021. Inform Petitioner and his Counsel.

Respondent

0


Deputy Registrar

IN THE PESHAWAR HIGH COURT, PESHAWAR.
OBJECTION SLIP

No: 14562

Mst. Nagin jalal V/S Govt of KP etc

10 Copies of annexures are not legible. 8. 4344 5357


READER

Returned with above mentioned objections for removal to be re-submitted on or before _____

29/04/21

14 April 2021


Deputy Registrar/ Incharge
Peshawar High Court, Peshawa

Sir,

Re-submitted After Clear objection.

A. A. A. A.
20/4/2021

URGENT FORM

IN THE PESHAWAR HIGH COURT, PESHAWAR

TITLE

Mst. Nagin Jalal etc.....(Petitioner)

VERSUS

Govt: of KPK etc.(Respondents)

Will you kindly treat the accompanying CM/Writ Petition as urgent and in accordance with the Provisions of Rules, 9 Chapter 3-A, Rules Orders of the High Court, Lahore Volume-V.

2. The grounds of Urgency are:

Since the respondents are going to make recoveries, therefore the urgent hearing is requested otherwise the writ petition of the petitioner would become infructuous.

Dated.14.04.2021.

Your's Obediently



M.ASIF YOUSAFZAI
ADVOCATE

Before the Peshawar High Court Peshawar

CHECK LIST.

Case Title: <u>Mst Nigina Talal</u> Versus..... <u>Govt of KP</u>			
1.	Case is duly signed.	YES	NO
2.	The law under which the case is preferred has been mentioned.	YES	NO
3.	Approved file cover is used.	YES	NO
4.	Affidavit is duly attested and appended.	YES	NO
5.	Case and annexure are properly paged/ numbered according to index.	YES	NO
6.	Copies of annexure are legible and attested. If not, then better copies duly attested have been annexed.	YES	NO
7.	Certified copies of all the requisite documents have been filed.	YES	NO
8.	Certificate specifying that no case on similar grounds was earlier submitted in this court, filed.	YES	NO
9.	Case is within time.	YES	NO
10.	The value for the purpose of court fee and jurisdiction has been mentioned in the relevant column.	YES	NO
11.	Court fee in shape of stamp paper is affixed. (for writ Rs.500, for other was required).	YES	NO
12.	Power of attorney is in proper form.	YES	NO
13.	Memo of addresses filed.	YES	NO
14.	List of books mentioned in the petition.	YES	NO
15.	The requisite number of spare copied attached. (Writ Petition-3 Nos, Civil Appeal (SB-1, DB-2) Civil Revision (SB-1, DB-2)).	YES	NO
16.	Case (Revision/appeal/petition etc.) is filed on the prescribed form.	YES	NO
17.	Power of attorney is attested by jail authority (for jail prisoner only).	YES	NO

It is certified that formalities/documents as requires in column 2 to 18 above, have been fulfilled.

Signature. [Signature]

Date: / / 20

Advocate Peshawar.

For office use only.

Case No.

Case received.

Complete in all respect; Yes/No (if No the grounds)

Date in court.

Signature.
(Reader)
Countersigned

Date.
(Deputy Registrar)

[Signature]
14/4/21

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

W.P NO. 1889 -P/2021.

Mst. Nagin Jalal

VS

Govt: of KP etc.

INDEX

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[Signature]
PETITIONER

THROUGH:

[Signature]
(M. ASIF YOUSAFZAI)
ADVOCATE SUPREM COURT,
OF PAKISTAN.

&
(TAIMUR ALI KHAN)
ADVOCATE HIGH COURT,
OF PESHAWAR.

Room No.FR-08, 4th Floor,
Bilour Plaza Peshawar Cantt:
Cell # 0333910324

FILED TODAY
[Signature]
Deputy Registrar
14 APR 2021

21/04/21
Scanned USB Received
14 APR 2021
[Signature]
Signature

RE-FILED TODAY
[Signature]
Deputy Registrar
20 APR 2021

IN THE PESHAWAR HIGH COURT, PESHAWAR

OPENING SHEET FOR WRIT BRANCH

Date of filing: 14.04.2021

Distt: Peshawar

Case Type: W.P

Nature of Original Proceeding: Writ Petition.

Category Code:

5	0	7	1	2	
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Review/Contempt of Court in respect of :

Writ of:

Heabus Corpus	Prohibition	Mandamus	Quo Warranto	Certiorari
------------------	-------------	----------	-----------------	------------

If Certiorari:

Forum	Date	Interlocutory /Final Order
NIL	NIL	interlocutory

Case
pertains to:
SB DB

Petitioner Name	Mst. Nagin Jalal D/o Jalaludin
Mobile No.	03459312799
Address	Mohallah Sadri Khel Pir Piyae, District Nowshera.
CNIC No.	
Email Address	Nil

FILED TODAY
Deputy Registrar

Counsel for Petitioner (s)	M. Asif Yousafzai , ASC
Mobile No.	0333-9103240, 03129103240
Address	FR-8, 4 th Floor, Bilour Plaza Peshawar Cantt:
CNIC No.	17301-5106574-3
Email Address	masifyousafzai@yahoo.com

14 APR 2021

Respondents	As given in heading of COC
Address	As given in heading of COC

Original Order/Action/Inaction Complained of:

The petitioner has been terminated from service and in utter violation of law and rules and has also not issued her regularization order of the petitioner.

Prayer

- I. **Declare** the orders 03.02.2020, 03.03.2021 (communicated on 25.03.2021) as illegal unlawful, discriminatory and against the principle of fair play, natural justice, and principle of equity and as such ineffective upon the rights of petitioner.
- II. **Direct** the respondents to reinstate the petitioner with all back and consequential benefit and to issue regularization notification in pursuant to the judgment of this august Court and Honorable Supreme Court of Pakistan.
- III. Set-aside recovery order being against the law and principle of justice.
- IV. Any other remedy deemed appropriate that may also be awarded in favour of petitioners.

Law/Rules/governing the original proceeding/action/inaction

Constitution, 1973 . Any Case laws.

Signature



**M. ASIF YOUSAFZAI
ADVOCATE SUPREME COURT,
PESHAWAR.**

Room No.FR-08, 4th Floor,
Bilour Plaza Peshawar Cantt:
Cell # 03339103240

FILED TODAY

Deputy Registrar

14 APR 2021

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

1839-P

W.P NO. _____ -P/2021.

Service Appeal No: 7576/2021

Mst. Nagin Jalal D/o Jalaludin,
R/o Mohallah Sadri Khel Pir piyae, District Nowshera.

PETITIONER.

VERSUS

1. The Govt: of KP through The Chief Secretary Civil Secretariat Peshawar.
2. The Secretary Energy and Power Department, Govt: of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
3. The Secretary Finance Department, Govt: of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
4. The Provincial Electric Inspector, Energy & Power Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
5. The Project Director, Strengthening of Electric Inspectorate 2nd Floor Benevolent Fund Building Peshawar Cantt Peshawar.
6. THE Deputy Commissioner, Nowshera.

FILED TODAY
Deputy Registrar

14 APR 2021

R.SHEWETH.

**WRIT PETITION UNDER ARTICLE 199 OF THE
CONSTITUTION OF ISLAMIC REPUBLIC OF
PAKISTAN 1973 AS AMENDED UPTO DATE.**

Brief facts of the case are as under:

- 1- That the petitioner is an Engineer (Electrical) and is a law abiding citizens of Pakistan and has every legal and constitutional right duly protected under the law of the land.
- 2- That initially the petitioner was appointed in the Project namely "Strengthening of Electric Inspectorate" for which proper advertisement was floated in the print media and after due

process/competition, the petitioner was appointed as Electric Inspector in the said Project vide order dated 26.02.202018. The petitioner's contract period was extended from time to time and finally the project of the petitioner was converted on to regular side. Thus the petitioner and other colleagues filed various Writ Petition for regularization of their services. The petitioner writ petition No. 5678-P/2018 was finally decided on 24.04.2019 whereby the writ petition of the petitioner as well as of her colleagues were allowed. It is also worth to mention here that the Supreme of Court of Pakistan has also upheld the said Judgment by refusing CPLA filed by Government vide order/judgment dated 25.11.2019. **Copies of the Advertisement, Appointment Order, Extension Order, Memo of Writ Petition, High Court Judgments and Supreme Court Judgment are attached as Annexure-A, B, C, D, E & F.**

- 3- That the petitioner while posted in Swat Office, was suffered psychologically and upon medical investigation she was found suffering from Schizophrenia and as such the petitioner was under continuous treatment of the Psychiatrist and is under treatment till to date. **Copies of Medical Prescription and evidence is attached as Annexure-G.**
- 4- That in meantime the petitioner was also served with notices which was properly responded by her brother as she was not in a condition to respond anything. **Copy of reply to absence notice is attached as Annexure-H.**
- 5- That it is also mentioned that during the period of her illness many reports sent to the Directorate as well as recovery of salaries from 25.03.2019 to 31.07.2019 were also sent to the Directorate against the petitioner. **Copies of memo written to the Directorate and DC Nowshera are attached as Annexure-I, J & K.**
- 6- That on 03.02.2020 the petitioner was removed from service against which the petitioner filed appeal which was also rejected on 03.03.2021, communicated to the petitioner on 25.03.2021. **Copies of order and rejection of appeal order is attached as Annexure-L & N.**

FILED TODAY
Deputy Registrar
14 APR 2021

- 7- That having no other remedy the petitioner is constrained to file the instant writ petition on the following grounds amongst the others.

GROUND:-

- A. That the orders dated 03.02.2020 and 03.03.2021 communicated on 25.03.2021 are against the law facts, norms of justice and material on record as well as against the principle of fair play, therefore, liable to be set-aside.
- B. That the petitioner has been condemned unheard which is a clear violation of principles of natural justice and on this score alone impugned orders are liable to be set aside.
- C. That all the medical prescription and her health condition were duly transmitted to Swat Region Office well in time but despite that absence and recovery notices were issued to the petitioner which are against the norms of justice and if the authorities were not satisfied on the medical reports they could have referred the matter to the Medical Board.
- D. That in the Superior Court's in judgment reported as 2008 SCMR 214, held that absence on medical ground is not constituted gross misconduct and as such major penalty of termination, removal cannot be imposed.
- E. That the penalty of termination imposed upon the petitioner is very harsh especially keeping in view her suffering from Schizophrenia, unmarried female as well as having judgment in her favour regarding her regularization of her service.
- F. That the petitioner has not been treated as per law and rules and more so her regularization notification has still not been issued till date which is a sheer discrimination on the part of respondents.
- G. That petitioner seeks to advance other ground and proof at the time hearing.

FILED TODAY
Deputy Registrar
14 APR 2021

It is therefore most humbly prayed that on acceptance of this writ petition the august Court may be pleased to:-

- I. **Declare** the orders 03.02.2020, 03.03.2021 (communicated on 25.03.2021) as illegal unlawful, discriminatory and against the principle of fair play, natural justice, and principle of equity and as such ineffective upon the rights of petitioner.
- II. **Direct** the respondents to reinstate the petitioner with all back and consequential benefit and to issue regularization notification in pursuant to the judgment of this august Court and Honorable Supreme Court of Pakistan.
- III. Set-aside recovery order being against the law and principle of justice.
- IV. Any other remedy deemed appropriate that may also be awarded in favour of petitioners.


INTERIM RELIEF


The respondents may be restrained from making recoveries of salaries for the period from 25.03.2019 to 31.07.2019 till the disposal of main writ petition.


PETITIONER

Nagin Jalal

THROUGH:-


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
OF PAKISTAN.

FILED TODAY

Deputy Registrar
14 APR 2021

&
(TAIMUR ALI KHAN)
ADVOCATE HIGHCOURT,
OF PESHAWAR.

VERIFICATION:

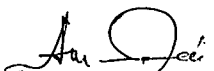
It is verified that no other Writ Petition earlier has been filed between the present parties, ^{on this issue} except the present one.


DEPONENT

LIT OF BOOKS:

1. Constitution of the Islamic Republic of Pakistan, 1973.
2. Any other case law as per need.

NOTE: Prior Notice along with the copies of the Writ Petition has already been given to the respondents as per amended High Court's Rules dated: 23.02.2016.


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
OF PAKISTAN.

FILED TODAY
Deputy Registrar
14 APR 2021

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

1839-P
W.P NO. _____-P/2021.

Mst. Nagin Jalal

VS

Govt: of KP etc.

ADDRESSES OF PARTIES.

PETITIONERS:

Mst. Nagin Jalal D/o Jalaludin,
R/o Mohallah Sadri Khel Pir piyase, District Nowshera.

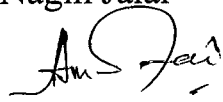
RESPONDENTS:-


1. The Govt: of KP through The Chief Secretary Civil Secretariat Peshawar.
2. The Secretary Energy and Power Department, Govt: of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
3. The Secretary Finance Department, Govt: of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
4. The Provincial Electric Inspector, Energy & Power Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
5. The Project Director, Strengthening of Electric Inspectorate 2nd Floor Benevolent Fund Building Peshawar Cantt Peshawar.
6. The Deputy Commissioner, Nowshera.


PETITIONER

Nagin Jalal

THROUGH:-


(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
OF PAKISTAN.

FILED TODAY

Deputy Registrar
14 APR 2021

&
(TAIMUR ALI KHAN)
ADVOCATE HIGHCOURT,
OF PESHAWAR.

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

1839-P

W.P NO. _____-P/2021.

Mst. Nagin Jalal

VS

Govt: of KP etc.

AFFIDAVIT

I, Mst. Nagin Jalal D/o Jalaludin, R/o Mohallah Sadri Khel Pir piyase, District Nowshera (Petitioner) do hereby affirm that the contents of this writ petitions are true and correct and nothing has been concealed from this august Court.



DEPONENT


Nagin Jalal


17201-7446551-4 ✓
0345-9162963

IDENTIFY BY:



**M.ASIF YOUSAFZAI
ADVOCATE SUPREME COURT,
OF PAKISTAN.**

FILED TODAY

Deputy Registrar
14 APR 2021

No. 24744
Certified that the above was verified on solemnly affirmation before me in office, this 14 day of April 2021 by Nagin Jalal s/o Jalaluddin r/o Mohallah Sadri Khel Pir Piyase who was identified to me by M. Asif Yousafzai Who is personally known to me:
 Oath Commissioner Peshawar High Court 14/04/2021

Nadra verified

[Reset Password](#)[Logout](#)

Verisys
verification system

Online Service for verification of NADRA Identity Cards



Card Verification

Identity Card Number : 17201-7446551-4

Verification Date : April 14, 2021

[Start New Verification](#)

CNIC Verification

Card Status: Verified

Name	Nagin Jalal ناگین جلال	
Father Name	Jalal Uddin جلال الدین	
Gender	Female	
Country of Stay	Pakistan	
Citizen Number	17201-7446551-4	
DOB	31-12-1986	
Issue Date	18-06-2017	
Date of Expiry	18-06-2027	
Card Type	Smart CNIC	
Present Address		
Permanent Address	محلہ صداری خیل، بیربائی، تحصیل و ضلع نوشہرہ	
	محلہ صداری خیل، بیربائی، تحصیل و ضلع نوشہرہ	



GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

EMPLOYMENT OPPORTUNITIES

Energy and Power Department is looking for dynamic and energetic candidates for its attached wing Electric Inspectorate. Applications are invited from candidates having domicile of Khyber Pakhtunkhwa for the following project posts.

S#	Name of the Post	BPS # of Post	Location of Job	Education/ Exp
1	Regional Electric Inspector	18 04	Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	B.Sc Electrical Engineering with 10 years experience. Max Age limit 40 years
2	Legal Officer	17 05	Peshawar 01 Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	LLB 1 st Division and on filing experience of legal matters related to WAPDA & NEPRA (One post reserved for female quota) Max Age limit 40 years.
3	Account Officer	17 01	Peshawar 01	MBA/M Com having 3 years relevant experience. Max Age limit 40 years
4	Asst Electric Inspector	17 04	Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	B.Sc Electrical Engineering 2 years field experience. (One post reserved for female quota) Max Age limit 40 years
5	P S to Directors	15 01	Peshawar 01	BA/BSc having 3 years experience. Computer literate. Max Age limit 40 years
6	Office Assistant	14 04	Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	FA/F.sc 3 years experience Diploma in IT (DIT) MS Office certified Typing speed of 35 words per minute Max Age limit 30 years
7	Computer Operator	12 08	Swat 02 Bannu 02 Nowshera 02 Abbotabad 02	FA/F.sc, with two years experience Diploma in IT Max Age limit 30 years
8	Electric Sub- Inspector	11 12	Swat 03 Bannu 03 Nowshera 03 Abbotabad 03	OAE Electrical from recognize institute. 1 year relevant experience of electric works Max Age limit 30 years
9	Junior Clerk	07 06	Peshawar 02 Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	F.A/F.sc with one year experience of dealing with office related issues Max Age limit 30 years
10	Driver	04 10	Peshawar 02 Swat 02 Bannu 02 Nowshera 02 Abbotabad 02	LTV license with 2 year experience. Education Matric, Max age 40 years. Retired Armed forces personnel can also apply.
11	Naib Qasid	01 10	Peshawar 02 Swat 02 Bannu 02 Nowshera 02 Abbotabad 02	Education Matric 2 years' experience Max age 40 years Retired Armed forces personnel can also apply.
12	Chowkidar	01 04	Swat 01 Bannu 01 Nowshera 01 Abbotabad 01	Education Matric 2 years' experience Max age 40 years Retired Armed forces personnel can also apply
13	Sweeper	01 01	Peshawar 01	Education Matric Reserved only for minorities Max age 30 years

INSTRUCTIONS & GENERAL CONDITIONS:-

- The duration of project is nine (09) months or till the completion of project.
- Candidates applying on appropriate application form for the post available on NTS website will only be considered for short listing.
- Serial 10 -13 Preferences will be given to Candidate having Domicile from the same district.
- Serving candidates are advised to apply through Proper Channel.
- Only short listed candidates will be called for test / interview.
- No TA / DA will be allowed to candidates for test by NTS and interview by Energy & Power Dept.
- Original documents must be presented by the candidates at the time of interview.
- Energy & Power Dept reserves the right to withhold the recruitment process at any stage.
- Last date for submission of applications is 30/04/2015.

HOW TO APPLY:-

- Application Forms shall be downloaded from National Testing Service (NTS) website i.e. www.nts.org.pk
- Eligibility for test will be determined on the basis of academic record and experience mentioned in the advertisement.
- Short listing will be made on the basis of NTS test (conducted by National Testing Service) and later on interview by the Selection committee.
- Candidates shall submit application forms alongwith test fee of Rs. 500/- from (BPS-05 & Above) And Rs. 300/- from (BPS- 04 & Below) in favor of National Testing Service.
- Copy of CNIC and two recent passport size photographs along with form shall be sent to NTS through courier on the address mentioned on Application Form within 15-days of publication of advertisement.

Project Director, Strengthening of Electric Inspectorate
Energy & Power Department 1st Floor, Block-A, Abdul Wali Khan Multiplex
Civil Secretariat, Peshawar Ph # 091-9223631, Fax # 091-9223624
www.khyberpakhtunkhwa.gov.pk INF(P)2082

Attested



B
9

**GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

1st Floor, Block A, Wali Khan, Multiplex, Civil Secretariat, Peshawar
Tel: 091-9223625, Fax No: 091-9223624


Dated Peshawar the, 26-02-2018/183-9

NOTIFICATION

No. SO(Estt)/E&P/ 5-10/APU/Electric Inspector/2018: Consequent upon the recommendation of Provincial Inspection Team on an Inquiry Report, forwarded vide letter No.3818/INSPE/17/PIT/2017, dated 19-06-2017, Miss. Nageen Jalal d/o Jalalud-Din, is hereby appointed as Assistant Electric Inspector, Bannu Region in project "Restructuring/Strengthening of Electric Inspectorate of Energy & Power Department, Khyber Pakhtunkhwa" on fixed salary basis, up to **31-03-2018** subject to verification of her antecedents. This contract will be extendable subject to satisfactory performance/validity of PC-I. The appointment is with immediate effect, on the following terms and conditions:-

Terms & Conditions:

- i) **Pay Package:** Rs. 90000/-P.M (Fixed Pay) with annual increment of 5% as per the project policy.
- ii) **Period of Contract:** till validity of PC-I/ satisfactory performance of the employee.
- iii) A project employee shall work against that post for which he/she was recruited and shall not be transferred to any other post in the project.
- iv) The contract shall be liable to termination on 15 days notice (if the performance of the employee is found unsatisfactory) or payment of 15 days salary in lieu thereof by either side.
- v) Staff appointed by initial recruitment in a project shall not be entitled to pension or CP fund. They shall not be treated as a "Civil servant".
- vi) Project employees will receive medical allowance as per policy of the Provincial government.
- vii) **Leave:** you will be entitled for leave admissible under the Khyber Pakhtunkhwa Revised Leave Rules-1986, except maternity leave, extra ordinary leave without pay and study leave.
- viii) **Traveling Allowance:** traveling Allowance for journey as admissible under the rules.
- ix) **Seniority:** Being a temporary post there shall exist no relative seniority in your case in relation to other regular or temporary employees of your category in the Energy & Power Department and its attached wings.


Attested.



**GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

1st Floor, Block A, Wali Khan, Multiplex, Civil Secretariat, Peshawar
Tel: 091-9223625, Fax No: 091-9223624

10

- x. You will be governed by the Provincial Govt. Rules as amended from time to time.
- xi. You will not be required to contribute towards General Provident Fund nor entitled to any benefit of the General Provident fund.
- xii. You will not divulge, either directly or indirectly, to any person, any knowledge or information of confidential nature which you may acquire concerning the affairs, property, enterprise and undertaking of the department during the course of your service.

--Sd--

**Secretary to Govt: of Khyber Pakhtunkhwa
Energy & Power Department**

Endst: No & Date Even:

Copy forwarded to:

1. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
2. The Secretary to Govt. of Khyber Pakhtunkhwa, P&D Department.
3. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
4. The Secretary, Provincial Inspection Team w.r.t his No.3818/INSPE/17/PIT/2017, dated 19-06-2017.
5. The Accountant General, Khyber Pakhtunkhwa.
6. PD of the Project.
- ✓ 7. Officer concerned.
8. P.S to Secretary Energy & Power Department.
9. Personal File.

eham
Section Officer (Estt)

Mamoor Khan, Marwat

[Handwritten signature]



GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

1st Floor, Block A, Wali Khan, Multiplex, Civil Secretariat, Peshawar
Tel: 091-9223625, Fax No: 091-9223624



No. S O (E)/E&P/5-10/E.I/2017/Vol-II-33-34
Dated Peshawar, the 24/09/2018

To

✓
The Electric Inspector/Project Director,
Electric Inspectorate,
Khyber Pakhtunkhwa,
Peshawar.

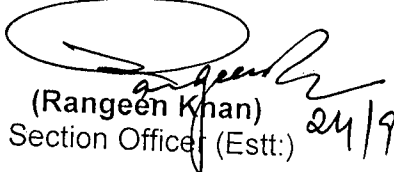
Subject: - EXTENSION OF CONTRACT AGREEMENT OF GAZETTED PROJECT STAFF TILL JUNE 2019 FOR THE PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE OF ENERGY & POWER DEPARTMENT"

Dear Sir,

I am directed to refer to your letters No.PD/E.I/635, dated 31-08-2018 on the subject noted above and to convey approval of the Competent Authority for extension in contract employees(Gazetted) of the project "Restructuring of Electric Inspectorate of Energy & Power Department" from 01-04-2018 to 30-06-2019.

2. I am further directed to state that extension of contract period in respect of Mr. Muhammad Zakriya is from 01-04-2018 to 18-12-2018 and further extension will be granted to him subject to provision of lien from his parent Department.

Yours faithfully,

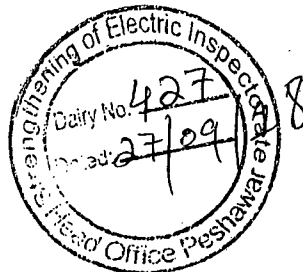

(Rangeen Khan)
Section Officer (Estt:) 24/9/18

Edst: of even No.& Date

A copy is forwarded to the: -

PS to Secretary, Energy & Power Department

Section Officer (Estt:)




Attested

D

12

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

WRIT PETITION NO. 5978-P-P/2018.

Nagin Jalal D/O Jalaludin,
R/O Mohallah Sadri Khel, Pir Piyae, Nowshera.

.....Petitioners.

VERSUS

- 1- The Govt: of KPK Through the Chief Secretary, Civil Secretariat Peshawar.
- 2- The Secretary Energy & Power Deptt: Civil Secretariat, Peshawar.
- 3- The Secretary Finance Deptt: Civil Secretariat, Peshawar.
- 4- The Provincial Electric Inspector, Energy and Power Deptt: Civil Secretariat Peshawar.
- 5- The Project Director, Strengthening of Electric Inspectorate, 2nd Floor Benevolent Fund Building Peshawar Cantt: Peshawar.

.....Respondents.

**WRIT PETITION UNDER ARTICLE 199
OF THE CONSTITUTION OF THE
ISLAMIC REPUBLIC OF PAKISTAN
1973 AS AMENDED UP TO DATE.**

R.SHEWETH.

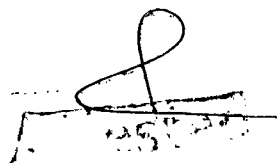
Brief facts giving rise to the present petition are as under:

- 1- That the petitioner is a law abiding citizen of Pakistan and has every legal and constitutional right duly protected under the law of the Land.
- 2- That keeping in view the dire need of strengthening of Electric Inspectorate and to provide legal remedy at the door step of the people of the Province, the Provincial Govt: started a Project with the name

Attested

“RESTRUCTURING/ STRENGTHENING OF ELECTRIC INSPECTORATE OF ENERGY & POWER DEPARTMENT KPK”. In the PC-1 it is clearly provided that, “ *The Energy and Power Deptt: is mandated to look after two most revenue generating sector of Province, i.e Hydrel Sector & Oil & Gas Sector, beside these, the renewable energy sources is also in the mandate of the Deptt: The ratio of disputes between PESCO and consumers have also increased manifold. The main purpose of the Restructuring/ strengthening of the Electric Inspectorate is to provide remedy to people at local station. The functions and duties of the Electric Inspector have been increased considerably which requires re-organization of the Electric Inspectorate in the province, on the analogy of other provinces. With the re-organization of the Electric Inspectorate, four regional offices are to be opened in Nowshera, Swat, Bannu and Abbottabad which on one hand will enable the people to get justice at their door step regarding the settlement of Electricity disputes (which is the main objective of this Govt:) and on other hand will also increase the revenue for Govt: The Legal Officers and Asstt: electric Inspectors will resolve the disputes of the consumers of electricity etc.*” Besides this, the Objective and TORs are very clear in the PC-1. Therefore, along with other staff, other posts of J/Clerks and Asstt: Electric Inspectors (BPS-17) were created in above mention four stations including for Peshawar Region. It is also worth to mentioned here that the permanent posts will be created after expiry of the project to keep continue the restructured Electric Inspectorate. Copy of the PC-I is attached as Annexure – A.

- 3- That after granting administrative approval, various posts were advertised in the daily newspapers in April, 2015, wherein the posts of junior Clerks and Asstt: Electric inspectors were also included for which the requisite qualifications were given in the advertisement. Copy of the administrative approval & advertisement is attached as Annexure – B&C.
- 4- That the petitioner being eligible and qualified for the post of AEI, applied for same against female quota and appeared in the NTS test and participated in the interview. After completing all the due process, the petitioner was not selected for the post, against which she filed a compliant , which was inquired by the Provincial Inspection Team and after the conclusion of inquiry in favour of petitioner, the petitioner was finally appointed as Asstt: Electric Inspector on 26.2.2018. Copies of NTS result and appointment orders are attached as Annexure – D & E.



- 5- That the project has been extended upto 30.6.2019, therefore the petitioner's contract has also been extended till that date. Moreover, the petitioner's performance is satisfactory during her present service career. Copy of extension is attached as Annexure – F.
- 6- That in mean time the post against which the petitioner has been working is converted to non-developmental side/ regular side along with the other posts of the project. Therefore, the petitioner requested for her regularization but that was not responded. Copy of budget book is attached as Annexure – G.
- 7- That having no other remedy, the petitioner is constrained to file this writ petition on the following grounds amongst the others.

GROUND:

- A- That not regularizing the petitioner despite serving against the regular post and properly selected on merit too is against the fundamental rights of the petitioner and against the principles of equity, equality and fair play. Such omission/inaction on the part of the respondents is liable to be knock down.
- B- That this august Court in a judgment in W.P NO. 2722/2017 has granted similar relief to the petitioners, therefore, under the principles of equality and consistency, the petitioner also deserve the same treatment. Copy of the judgment is attached as Annexure – H.
- C- That the post against which the petitioner was appointed after observing all codal formalities has been converted onto regular side/ non-developmental side. Thus the petitioner is legally entitled to be regularized against that post.
- D- That the petitioner is also entitled for regularization keeping in view the judgments of Hon'able Supreme Court of Pakistan passed in Adnanullah and Rizwan cases Reported as 16SCMR-1443,1375. Therefore, the petitioner also deserve same treatment.
- E- That similar writ petitions No. 3416/2017, 3430/2017 & 3516/2017 are also pending before this august Court against the same respondents. Therefore it is requested to club the present writ petition with those writ petitions fixed for 19.12.2018.



- F- That the inaction/ omission on the part of the respondents in respect of regularization of petitioner is against the spirit of Article 2A, 4, 9, 25 and 38 of the Constitution.
- G- That the petitioners seek permission to advance other grounds and proofs at the time of hearing.

Is therefore most humbly prayed that on acceptance of this writ petition, the august Court may be pleased to declare:

- i)- *The inaction/omission of respondents for not regularizing the petitioner against the post which is now converted onto non-developmental side/regularly created as illegal, unlawful, Unconstitutional, discriminatory, violation of spirit of judgments of this and august Supreme Court of Pakistan judgments. Therefore, such inaction/omission is not legally sustainable.*
- ii)- *To direct the respondents to regularize the petitioner against the post of Asstt: Electric Inspector after conversion of her post onto non-developmental side/regularized from the date of conversion with all back and consequential benefits.*
- iii)- *Any other remedy which this august Court deems fit that may also be awarded in favour of petitioners.*

INTERIM RELIEF.

The respondents may be directed not to terminate the petitioner from service or to restrain from passing any adverse order against the petitioner, detrimental to her service rights till the decision of the main writ petition.

Nagin Jalal

PETITIONERS

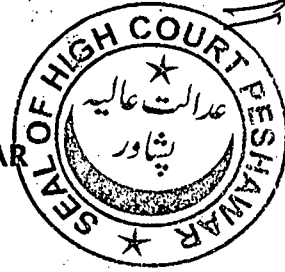
Nagin Jalal

THROUGH: *M. Asif Yousafzai*

(M. ASIF YOUSAFZAI)
ADVOCATE SUPREME COURT,
PESHAWAR.

Attested

JUDGMENT SHEET
PESHAWAR HIGH COURT, PESHAWAR
JUDICIAL DEPARTMENT



16

Writ Petition No.3516-P/2017

Mehnaz Pari and others
Vs
Secretary to Government of Khyber Pakhtunkhwa
Energy & Power Department, Peshawar etc

JUDGMENT

Date of hearing 24.4.2019

Petitioner(s) by: *Mr. Muntaz Ahmad Advocate*

Respondent(s) by: *Mr. Muhammad Asif Yousafzai Ad
Mr. Abdul Rahim Jadoon Advocate
Mr. Mujahid Ali Khan A.A.A.*

IKRAMULLAH KHAN, J. We intend to decide all
the followings Constitutional petitions through the
instant consolidated judgment as, similar
proposition of law is common to all the petitions.

- 1) W.P.No.4433-P/2017
*Rafi Ullah etc Vs Secretary to
Government of KPK Energy & Power
Department, Peshawar etc.*
- 2) W.P.No.3516-P/2017
*Mehnaz Pari etc Vs Secretary to
Government of KPK Energy & Power
Department, Peshawar etc.*
- 3) W.P.3416-P/2017
*Alif Sald etc Vs Government of KPK
through Chief Secretary etc.*
- 4) W.P.No.3430-P/2017
*Fawad Anwar etc Vs Government of
KPK through Chief Secretary etc.*
- 5) W.P.No.5978-P/2018
*Nagin Jalal Vs Government of KPK
through Chief Secretary etc.*

2. In W.P.No.3516-P/2017 & WP
No.4433-P/2017, petitioners have prayed for as:

"That by acceptance of this writ
petition:-
The respondents may kindly be
directed to adjust/regularize the

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[Signature]

petitioners on the said posts (as mentioned above) as per the Finance Notification and (regularization act promulgated from time to time in other departments regularizing employees of other departments) and in light of the Writ Petition already allowed in other cases with all back benefits instead of fresh appointments.

Any other remedy which deems fit by this Hon'ble Court may also be granted in favour of petitioners.

In **W.P.3416-P/2017** &

W.P.No.3430-P/2017, petitioners seek the

following relief:-

that on acceptance of this writ petition, the august Court may be pleased to declare:

The non-inclusion of the posts of petitioners in the impugned SNE by the respondents as illegal, unlawful, unconstitutional, discriminatory, violation of spirit & objectives of the PC and also against the principles of equity, equality, fair play, therefore, the impugned SNE for the year 2017-18 is liable to be set aside and ineffective upon the rights of the petitioners.

To direct the respondents to create the regular posts of petitioners as per spirit of PC-1 and being appointed on merit after observing all codal formalities, the petitioners are entitled to be regularized against those posts by treating them at par with the other regularized employees of other deptts.

In **W.P.No.5978-P/2018**, petitioner

has prayed for the following relief:-

that on acceptance of this writ petition, the august Court may be pleased to declare:

The inaction/omission of respondents for not regularizing the petitioner against the post which is now converted onto non-developmental side/regularly created as illegal, unlawful, unconstitutional, discriminatory, violation of spirit of judgments of this and august Supreme Court of Pakistan judgments. Therefore, such inaction/omission is not legally sustainable.

To direct the respondents to regularize the petitioner against the post of Asstt: Electric Inspector after

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EXAMINER



conversion of her post onto non-developmental side/regularized from the date of conversion with all back and consequential benefits.

3. In essence, petitioners were employed by the respondents on different posts, well mentioned in every independent writ petition on contract basis at different occasions, in accordance with the Project Policy (PC-1) in project launched by the Provincial Government of Khyber Pakhtunkhwa in the year 2008 known as "*Khyber Pakhtunkhwa Policy Regulating appointment to posts in Development Projects*" petitioners contract were extended time and again, where in the meanwhile the project under consideration was converted to regular budgetary side/non-development side vide Notification dated 25.4.2017. However, the contract employees including the petitioners were not regularized. Therefore, they have approached this Court for issuance of appropriate direction for regularization of their services.

4. Respondents have contested those petitions on the grounds that petitioners have no any vested right that their services are to be regularized only on the ground that as the project has been regularized their services will also be regularized. That not only it is clearly mentioned in

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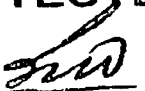
the project policy of the Provincial Government but also well mentioned in clause-V of appointment orders of petitioners that their services be terminated on expiry of their respective appointment contract and they would not claim any right of regularization; that the appointment on regular/permanent basis, falling within the definition of various BPS, well mentioned in Public Service Commission Regulation, such posts shall be filled up by the Public Service Commission.

5. We have heard learned counsel for the parties in light of available record and judgments of various jurisdictions of Hon'ble Courts including this court and gone through the available record.

6. It could not be denied rather an admitted fact that the project under consideration is converted into regular budgetary non-development side keeping in view its efficacy by the Provincial Government of Khyber Pakhtunkhwa.

7. The available record reveals that posts on which petitioners are serving had already been sanctioned by the Finance Department as regular Budgetary posts and in order to appoint regular employees on these posts, respondents had also

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EXAMINER


Attested

invited applications for the purpose (copies of various advertisement in this regard are placed on record).

8. The record further reveals that respondents had already regularized various employees serving on different posts on contract basis, in pursuance to the judgment of this Court rendered in W.P.No.3516-P/2014 title "Amjad Ali and others Vs Government of Khyber Pakhtunkhwa through Chief Secretary etc." The Notification dated 03.03.2017 is available on record, whereby at least 18 employees from BPS-2 to 17 were regularized.

9. The Chief Minister, Khyber Pakhtunkhwa keeping in view the Government Policy of regularization of services of employees on contract basis has already issued directions to all departments to submit the formal summary in regard to all concerned employees which reads as:-

CHIEF MINISTER'S SECRETARIAT KHYBER
PAKHTUNKHWA.

No. So.(C)/CMS/KPK/2017
Dated Peshawar 13th August
2017/1115 1039

To

The Chief Secretary,
Government of Khyber
Pakhtunkhwa.


Subject: UPGRADATION / REGULARIZATION
OF VARIOUS POSTS IN ALL PROVINCIAL
GOVERNMENT DEPARTMENTS OF KHYBER
PAKHTUNKHWA.

Dear Sir,

I am directed to refer to the subject noted above and to convey that Hon'ble Chief

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EXAMINER



Minister, Khyber Pakhtunkhwa has been pleased to direct that a consolidated case regarding regularization of all posts filled hitherto through NTS/E/TEA etc in all Provincial Government Departments be submitted to this Secretariat in the first instance through a summary alongwith financial implications.

I am further directed to convey that case for all pending Up-gradation of various posts in all Departments, with financial implications, be also submitted alongside for consideration/ order of Hon'ble Chief Minister through a summary en-route to Finance & Establishment Department in light of earlier exercise which had been made in this context.

Necessary action may please be taken for compliance of above directive of Hon'ble Chief Minister, Khyber Pakhtunkhwa at the earliest please.

Your faithfully

Sd/-

Hina

Section Officer (Confidential).

10. Similar writ petition pertaining to regularization of contract employees who were serving in different departments on its conversion to regular budgetary side, were filed by contract employees for regularization of their services, which were accepted by this Court in the following cases:-

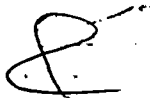
- i WP No.2722-P/2017
- ii WP No.686-P/2017
- iii. WP No.2084-P/2016.
- iv. WP No.320-D/2014.

11. The Provincial Government filed various appeals against the judgments of this Court rendered particularly against the Writ Petition No.2722-P/2017 before the apex Court wherein the judgment of this Court were upheld.

12. It is persistent view of this Court that whenever posts were sanctioned on regular side,

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 EXAMINER



in any project or department, by the concerned authorities or government, the contract employees were also regularized on those sanctioned posts against which contract employees were serving to the entire satisfaction of the concerned department/institution. For reference Judgment of this Court in W.P.No.320-D/2014, whereby at least 18 writ petitions were decided and all the contract employees who were appointed thereafter fulfillment of codal formalities and were eligible insofar as their qualification was concerned were regularized accordingly.

13. The judgment of this Court dated 18.4.2017 rendered in the above mentioned W.P.No.320-D/2014 is also upheld by the apex Court while deciding the Civil Petition No.1676, 1807 to 1819 decided on 23.11.2017.

14. As all contract employees who otherwise, fulfilled the threshold of eligibility to be appointed on regular posts, as per the rules made in that regard are already regularized by the Provincial Government and in this regard, Khyber Pakhtunkhwa Employees (Regulation of Services) Act, 2018, is also promulgated. The cases of petitioners are as per with all other employees

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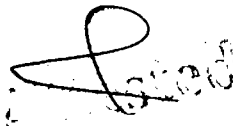

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whose services were regularized in pursuance to the Act *ibid* and judgments of the Apex Court as well as keeping in view the principle of law settled by the Apex Court in C.P. No.134-P of 2013 decided on 24.2.2016 wherein, it is held that:-

"30. It is also an admitted fact that the respondents were appointed on contract basis on Project posts but the Projects, as conceded by the learned Additional Advocate General, were funded by the Provincial Government by allocating regular Provincial Budget prior to the promulgation of the Act. Almost all the Projects were brought under the regular Provincial Budget Schemes by the Government of KPK and summaries were approved by the Chief Minister of the KPK for operating the Projects on permanent basis. The "On Farm Water Management Project" was brought on the regular side in the year 2006 and the Project was declared as an attached Department of the Food, Agriculture, Livestock and Co-operative Department. Likewise, other Projects were also brought under the regular Provincial Budget Scheme. Therefore, services of the respondents would not be affected by the language of Section 2 (aa) and (b) of the Act, which could only be attracted if the Projects were abolished on the completion of their prescribed tenure. In the cases in hand,, the Projects initially were introduced for a specified time whereafter they were transferred on permanent basis by attaching them with Provincial Government departments. The employees of the same project were adjusted against the posts created by the Provincial Government in this behalf.

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24

15. For what has been discussed above, all the above mentioned writ petitions are admitted and allowed. Respondents are directed to move the formal summary to the concerned quarters for the regularization of petitioners as soon as possible but not later than 60 days as a whole. The services of the petitioners would deem to be regularized, from the date of announcement of this judgment in order to not affect the seniority of already appointed regular employees of the respondents. The connected C.Ms are also disposed of in the above mentioned terms.

Announced.
24.04.2019

JUDGE

JUDGE

17509
 Presentation of Application..... 25/4/19
 Pages..... 19
 Filing fee..... Rs 26/-
 of Preparation of Copy..... 17/6/19
 of Delivery of copy..... 17/6/19
 Received By.....

CERTIFIED TO BE TRUE COPY

EXAMINER
 Peshawar High Court, Peshawar
 Authorized Under Article 87 of
 The Qanun-e-Shahadat Order, 1984

17 JUN 2019

"A. Qayum PA"

(DB)

Nd

Hon'ble Mr. Justice Ikrumullah Khan & Hon'ble Justice Ms. Musarrat Hilloil

Attested

E

(25)

IN THE SUPREME COURT OF PAKISTAN
(Appellate Jurisdiction)

PRESENT

Mr. Justice Gulzar Ahmed
Mr. Justice Maqbool Baqar

Civil Petitions No. 137-P/17, 647-P/18, 825-P/18, 35-P/19, 278-P/19, 542-P/19, 551-P to 556-P & 579-P/2019

(Against the judgments dated 26.01.2017, 31.05.2018, 30.10.2018, 29.11.2018, 13.02.2019, 30.05.2019, 21.05.2019, 24.04.2019, 13.06.2019 of the PHC, Peshawar passed in WPs/No. 2663-P/13, 3678-P/17, 346-B/13, 209-P/18, 3333-P/17, 5071-P/18, 203-P/19, 2516-P/17, 3416-P/17, 3430-P/17, 4433-P/17, 5978-P/18, 535-P/17)

*Secretary to Government of KPK thr.
Agricultural, Live Stock & Co-operative
Department, Peshawar and others*

Petitioner(s)

Versus

*Jamil Ahmad and others
Muhammad Afzal & another
Muhammad Luqman & others
Asif Hussain
Masood Khan
Syed Sohrab Ali Shah & others
Mehnaz Pari & others
Alif Said & others
Fawad Anwar & others
Rafiullah & others
Nagin Jalal
Dr. Haider Ali & others*

Respondent(s)

For the Petitioner(s) : Barrister Qasim Wadood, Addl. AG KP
(in all CPs)

For the Respondent(s) : Syed Wusat ul Hassan Taqvi, ASC
Syed Rifaqat Hussain Shah, AOR
(in CP 278-P/2019)

Not Represented (in all other CPs)

Date of Hearing : 25.11.2019

ORDER

Gulzar Ahmed, J. We have heard the learned Additional Advocate General, KP. He contends that although similar matters, as present one, have already been decided time and again by the learned Peshawar High Court and its judgment,

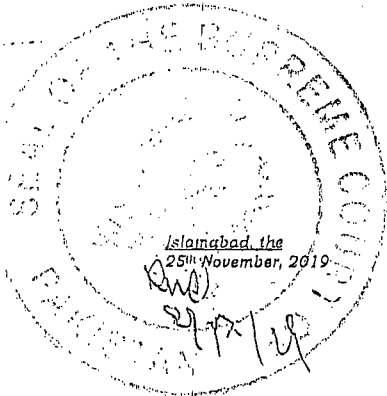
REGISTERED

Senior Court Associate
Supreme Court of Pakistan

29/11/19

29/11/19

when come before this Court, has been upheld, in that, the directions were passed for regularization of the employees appointed on contract in GIS and other Projects. He however, contends that among the cases, which are fixed today, there are the cases where the projects are still on going and they have not been taken to the regular budget and that some of the Project have commenced after the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009 was enacted, which was applicable to the employees who have already employed prior to promulgation of the said Act. Learned Addl. AG also contends that in Adnanullah's case (*supra*), which has been decided by this Court on the points as are raised in the present case, a review petition is pending. If that be so, merely due to pendency of a review petition, this Court cannot withhold its decision in deciding the present petitions for that the order under review squarely covers all the situations, as are contended by the learned Addl. AG. In the impugned judgment reference has been made to the judgment dated 24.03.2011, passed in CA Nos.150-P and 151-P/2009, which has made further reference to the judgment passed by this Court in CAs No. 834-P & 837-P/2010. Besides, the impugned judgment has also relied upon judgments of this Court passed in CA No. 134-P/2013 titled as Government of KP through Secretary Agriculture Livestock and others vs. Adnanullah (2016 SCMR 1375) & CA No.605/2015 titled as Rizwan Javed and others vs. Secretary Agriculture Livestock etc. [2017 PLC (CS) 712]. Thus, there is no merit in these petitions. Accordingly, the same are dismissed and leave refused.



Sd/-J

Sd/-J

Certified to be True Copy

Senior Court Associate
Supreme Court of Pakistan
Islamabad

G

27

D.H.Q. HOSPITAL NOWSHERA

OUT.DOOR PATIENTS TICKET



Rs. 10

Yearly Evening OPD No: 1120

Name Jas Jutt Date 1-08-2019

VA { 6/12 nfi = Glasses.
6/24

Ref.
Dilate

Pril. Alternate CR. Bl.
(Central Serious
Retinopathy)

Normal eye
Correct VSP x 1+1.

TB in same
eye, VSP x 1+1 (C)

Eye Specialist
D.H.Q. Hospital
Nowshera

Consultant Psychiatrist

Dr. Khalil azam

M.B.B.S (Pesh)
F.C.P.S. (Psych)

Ex-Psychiatrist PIMS
Hospital Islamabad.



ماہر امراض: دماغ، عقلی، نفسیات، جنسیات، مرگی، سر درد، بلڈ پریشر، گیس
نفسیات، گھبراہٹ، ڈیپریشن، سائیکوس، وہم، اور رویہ کی خرابی غصہ وغیرہ

کنسلٹنٹ سائیکاٹرسٹ

28

ڈاکٹر خلیل اعظم

ایم بی بی ایس (پشاور)

ایف سی پی ایس (سائیک)

سابقہ سائیکاٹرسٹ ہسپتال اسلام آباد

Name [Handwritten Name] Age 29 Sex [Handwritten] Date 5/8/20

Clinical Record

[Large handwritten notes in Urdu, mostly illegible due to cursive script.]

بروز اتوار چھٹی

اوقات کار

2 بجے تا شام 7 بجے

NOT VALID FOR COURT

EEG کی سہولت موجود ہے

Cell: 0345-9379337-0313-9519814

ایڈریس: الشفاء میڈیکل سنٹر، سرور پلازہ بالمقابل عالم پلازہ نوشہرہ کینٹ

[Handwritten Signature]
Attested

Consultant Psychiatrist

Dr. Khalil azam

M.B.B.S (Pesh)
F.C.P.S, (Psych)



کنسلٹنٹ سائیکاٹرسٹ
ڈاکٹر خلیل اعظم

ایم بی بی ایس (پشاور)

ایف سی پی ایس (سائیک)

Ex-Psychiatrist PIMS
Hospital Islamabad.

ماہر امراض: دماغ، عقلی، نفسیات، جنسیات، مرگی، سر درد، بلڈ پریشر، گیس
نفسیات، گھبراہٹ، ڈیپریشن، سائیکوس، وہم، اور رویہ کی خرابی غصہ وغیرہ

سابقہ سائیکاٹرسٹ ہسپتال اسلام آباد

Name _____ Age 29 Sex _____ Date 5/8/20

Clinical Record

[Handwritten clinical notes in Urdu, including a large signature and several lines of text.]

بروز اتوار چھٹی

اوقات کار

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NOT VALID FOR COURT

EEG کی سہولت موجود ہے

Cell: 0345-9379337-0313-9519814

ایڈریس: الشفاء میڈیکل سنٹر، سرور پلازہ بالقابل عالم پلازہ نوشہرہ کینٹ

[Handwritten signature and stamp at the bottom of the page.]

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Consultant Psychiatrist

Dr. Khalil azam

M.B.B.S (Pesh)
F.C.P.S, (Psych)



کنسلٹنٹ سائیکاٹرسٹ

ڈاکٹر خلیل اعظم

ایم بی بی ایس (پشاور)

Ex-Psychiatrist PIMS
Hospital Islamabad.

ماہر امراض: دماغ، عقلی، نفسیات، جنسیات، مرگی، سر درد، بلڈ پریشر، گیس

ایف سی پی ایس (سائیک)

نشیات، گھبراہٹ، ڈیپریشن، سائیکوس، وہم، اور رویہ کی خرابی غصہ وغیرہ

سابقہ سائیکاٹرسٹ پمز ہسپتال اسلام آباد

Name _____ Age _____ Sex _____ Date 12/1/20

Clinical Record

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بروز اتوار چھٹی

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NOT VALID FOR COURT

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Cell: 0345-9379337-0313-9519814

ایڈریس: الشفاء میڈیکل سنٹر، سرور پلازہ بالمقابل عالم پلازہ نوشہرہ کینٹ

[Signature]

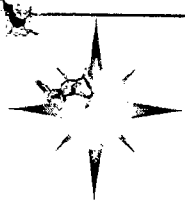
HS Kampro

1-1-19

TO whom it may concern

It is stated that Miss Nageen Jatal is suffering from schizophrenia which is a long term psychiatric illness which might need long term psychiatric care.

Dr. Idhal/ Awan



Center for Psychotherapy & Psychiatry

SHAFIQUE PSYCHIATRIC CLINIC • DR. JAMAL ARA TRUST
FUAD KHAN PSYCHOTHERAPY TRAINING PROGRAM

Dated: January 4, 2021

TO WHOM IT MAY CONCERN
MEDICAL CERTIFICATE

This is to certify that Miss Nagina Jalal D/o Jalal Uddin has been suffering from Depressive Psychosis for the last two years.

She has reported for treatment to his Institution on October 20, 2020.

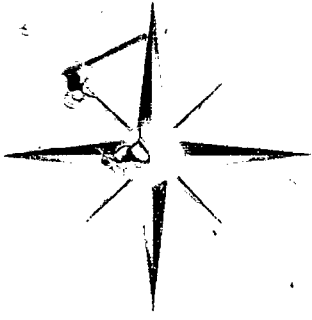
Due to her Psychiatric illness, she could not attend her office from April 1, 2019 to December 31, 2020.

It is recommended that her absence from duty may be considered as Medical Leave as she is talented and hard-working Engineer, this will help her in recovery from this illness.

She has responded to treatment and is now fit to continue her job.

Dr. Mohammad Tariq





Center for Psychotherapy & Psychiatry

33

Jamrud Road, Tehkal Bala, Peshawar KPK, Pakistan

:FUAD KHAN PSYCHOTHERAPY CLINIC - DR. SHAFIQE AND DR. JAMAL ARA TRUST

Clinical Staff

Consulting Psychiatrists

Dr. Mohammad Tariq, MCPS
MBBS, MSPS

Dr. Riz Shoaib,
MBBS, DCPsych (RCPs)ire
Dip- Psychoanalysis

Dr. Mohammad Jall Afridi
MBBS, (KMC Pesh)
Post Graduate Diploma Coures
PGMI (Psychiatry)

On-Line Consultant

Dr. Fuad Khan
MBBS (KMC Pesh)
MD, (USA)
Diplomate American Board
of Psychiatry and Neurology
Fellow: Psychoanalytic Psychotherapy
Harvard, Boston, USA

Psychologists

Miss. Areaba Shafiq
Miss. Sundas Arshad
Miss. Maleeha Liaqat
Miss. Uzma Hayat
Miss. Madeeha Faiz

Administrative Team

Administrator
Mr. Saifullah Yousafzai

Psychiatrist in Charge ✓
Dr. Mohammad Tariq

Medical Director
Dr. Riz Shoaib

Chief Psychologist
- Education & Psychotherapy
Miss. Areaba Shafiq

Leadership and Visiting Members

Founder
Dr. Fuad Khan, MD, MBA

Director Education
Mrs. Mamuna Fuad, MCRC

Mentors and Supervisors
Dr. Fuad Khan, MD, MBA
Dr. Asad Khan, MD
Dr. Rebeekah Khan, PhD
Dr. Mohammad Tariq, MCPS
Dr. Riz Shoaib, DPM

Not Valid for court

☎: (091) 584-5515

☎: (0309) 700-6000

✉: info@cpp-pr.org

🌐: www.cpp-pr.org

Name: Nagwa Jalil Age: _____ Date: 01 DEC 2020



Nagwa Jalil
40

6/9/1m

Wazen Sug / London / Rep 37
1+1 3mp

Kemadin Sug

1+1+1

Zapsel / Danzig

100

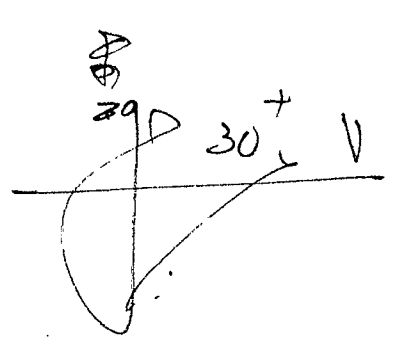
[Signature]
1/12/2020

Assisted

آپ کی ملاقات کے وقت کی پابندی آپ کی ذمہ داری ہے۔ اگر آپ کسی وجہ سے
نہیں آسکتے تو برائے مہربانی کم از کم 24 گھنٹے پہلے اطلاع ضرور کریں۔

اگلی ملاقات 02 ماہ بعد

01 DEC 2011 AIR



33 @

1/4 +
Contrib was course

Ascendant + Spec SSH
ECT recommended

Post ECT follow up

Initial Hx note
B: id.
hallucinatory obs (see table)
Acting ✓
odd behavior
Abomic
Aggressive ↓ burning cloth
Currency

S
A

Interviewed

no interest in household activities
eats if brother offers me food/breakfast.

Additional
fatigued

No bias

No hell

Still - no trusting relations
ē SITs

34



Shafique Psychiatric Clinic
Psychotherapy Clinic

Shafique Psychiatric Clinic

Jamrud Road, Tehkal Bala
Peshawar 25140
Pakistan.

Founders

PROF. DR. M SHAFIQUE
M.B.B.S (Pb): D.P.M.(Eng)
F.R.C.Psych (UK)

DR. JAMAL ARA
M.B.B.S (Pb)

Consultant Psychiatrists

DR. MUHAMMAD TARIQ
M.B.B.S (KMC Pesh)
M.C.P.S. (Psych)

20 OCT 2020

NAME: _____

DATE: _____

ECTX6

My Psyche in 7

27/10/20 given

2005

Admit -

فونڈرز
پروفیسر ڈاکٹر محمد شفیق
ڈی۔ بی۔ ایم۔ (لندن)
ایف۔ آر۔ سی۔ سائیک (انگلینڈ)

Tas Dostik Sup ✓
1 2 1 1

ڈاکٹر جمال آرا
ایم۔ بی۔ بی۔ ایس۔ (پنجاب)

Tas Kemach. ✓
1 2 1 1

کنسلٹنٹ سائیکیاٹرسٹ
ڈاکٹر محمد طارق
ایم۔ بی۔ بی۔ ایس۔ (پشاور)
ایم۔ سی۔ بی۔ ایس۔ (سائیک)

~~Tas Aven...~~
1 2 1 1

2005
3-11

MEDICAL SPECIALIST & PSYCHIATRIST

DR. SADIA SHAFIQUE
M.B.B.S (KMC-Pesh)
M.R.C.P. (UK)
M.C.P.S. (Psych)

ڈاکٹر سعدیہ شفیق
ایم۔ بی۔ بی۔ ایس۔ (پشاور)
ایم۔ سی۔ بی۔ ایس۔ (انگلینڈ)
ایم۔ سی۔ بی۔ ایس۔ (سائیک)

Tas Zapselm ✓
1 2 1 1

Tas deotmil 3s
1 2 1 1

1 2 1 1
3 1 2 0

Tel: (091) 5840423
(091) 5703115

0333-9139266
0316-9910185

Shafique Psychiatric Clinic
SPC 1978 Peshawar

Web: www.spc.net.pk

Not valid For Court
or Legal Purpose

Admit -
Pdsu
Pdsu
vs. DADZP felin -
چھٹی پرونیفٹ اور اتوار -
دوبارہ معائنہ:
آنے سے پہلے ٹیلی فون کریں دو کسی بھی صورت
میں ڈاکٹر کی ہدایت کے بغیر نہ چھوڑیں۔

Name: Naqeenah Jalal,

SpO₂: 99%

P/R: 120/min.

R/R: 20/min.

B/P: 110/80

Temp: 98°F

Pre ECT O₂: ✓

Duration: 34 sec

Post ECT O₂: ✓

SpO₂: 98%

P/R: 130/min

R/R: 20/min.

B/P: 130/70

Temp: 98°F

Pre ECT O₂: ✓

Duration: 48 sec

Post ECT O₂: ✓

D/ 27/04/2020

T/ 10:10 a.m

SpO₂ :- 98%

P/R :- 130/m

R/R :- 20/m

B/P :- 110/70 mmHg

Temp :- 98°F

Pre ECT O₂ ✓

Duration: 36 sec

Orientation - Intact

Insight - Absent

[Signature]

H

37

To

The Engr: Muhammad Zakariya
Regional Electric Inspector, Swat
Govt: of Khyber Pakhtunkhwa.

Subject: - **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**


Kindly refer your latest letter No: REI/SWAT/3421-24 dated 09.07.2020 on the above subject, wherein it has been asked to immediately deposit absence period salary i.e. with effect from 25.03.2019 to 31.07.2019 in the government treasury.

It is, pertinent to mention that my sister Engr: Nageen Jalal is an Electric Engineer and selected on the post of Assistant Electric Inspector (BPS-17) purely on merit base and served diligently since her appointment on 26.02.2018, after conclusion of inquiry conducted by Provincial Inspection Team (PIT), as she was not selected at first. She would have been defiantly shock while undergoing process despite of that she regularly suffered in fall flog areas of the province in District Bannu & Swat, during this period she would not receive any misconduct or any absent notice from their superior. Afterword all of sudden in the mid-year 2019 she started on towards activities in home, sometimes she screamed and did not response positively whenever someone talk to her by their siblings even she did not got out from home for a longer period and confined herself in an isolated place or in room and even did not bother to eat over hole family was engaged to suffer her malaise and despair and run through from pillar to post to save her mental agony despite of our poor economic condition known to all in suddenly in our vicinity.

On receiving the notices through courier services our family came to know about her absence from duty, which further profoundly brought emotional disturbance to all members of the family. Meanwhile, the family was forced to Consult the Psychiatrist and took her for examination whom certified that "**Miss Nageen Jalal is suffering from schizophrenia which is a long term Psychiatric and illness which might need long term Psychiatric care**" (Copy attached) and her treatment was started regularly.

Keeping in view the above fact & figures it is humbly requested that her absence period may kindly be converted either into Medical Leave on medical grounds or leave due to her and her drawn salary may kindly be adjusted again such leave salary and she would join the duty as when she would recover from such illness please.

Dated 13.08.2020



(Khalid Khan)

Brother of Engr: Nageen Jalal
Assistant Electric Inspector (BPS-17)
Regional Electric Inspector, Swat



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3354-3358

Dated: 19/06/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, letter No. REI/SWAT/3307-11 dated 11-06-2020 (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately and provide the original receipt of payment to the undersigned or to the account officer at head office.

As advised by the project Director, Letter No 5-7/2019/vol-III SO(EI)/(E&P) dated Peshawar, the 16th Jun 2020 your case will be soon taking up with Concern District Administration, whose whole responsibility will be upon you, so there for you are once again advising to immediately deposit your absence period salary money (25-03-2019 to 31-07-2019) back into the government treasury.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.


Attested

38 (A)



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.

39



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3307-11
Dated: 10/06/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject:

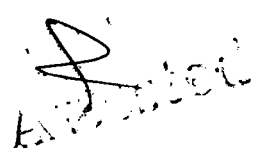
ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.





40

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3245-49

Dated: 27/04/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

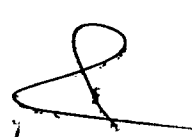
Subject:

ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
 2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
 3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
 4. PS to Secretary, Energy and Power Department for information.
- 

41

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorsswat@gmail.com

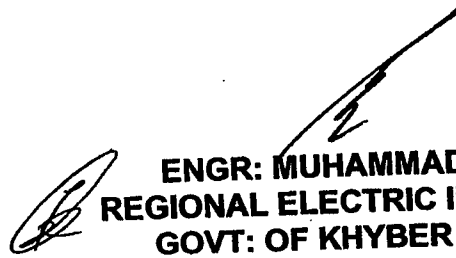
No: REI/SWAT/3115-19
Dated: 5/03/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,


Subject: **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, and letter No. REI/SWAT/3038-42 dated 13/02/2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.


Attested

42



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com


No: REI/SWAT/ 3038-42
Dated: 13/02/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

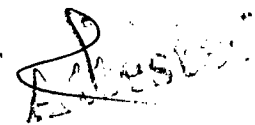
Subject: **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.



Tel. 091-0223078 Fax 091-0223084


No SO(EI) (ESP) 5-7/2019/Vol-III
Dated Peshawar, the 16th June 2020

To
Muhammad Zakariya (BPS-18),
Regional Electric inspector,
Swat Region

Subject **EXPLANATION REGARDING RECOVERY OF SALARIES FROM
MISS. NAGEEN JALAL (EX-ASSISTANT ELECTRIC INSPECTOR
BPS-17) OF THE PROJECT "RESTRUCTURING OF ELECTRIC
INSPECTORATE".**

I am directed to refer to your letter NO REI/SWAT/3267 dated 01.06.2020 on the subject intd above and to state that it is your responsibility to recover all the salaries amount which was drawn during her absence period.

However, it is advised to take-up the case with the concerned District Administration to recover the salary amount as per rules/regulations, please


(Azmat Shah)
Section Officer (E I)

Copy to
PS to Secretary Energy & Power Department.

1
Section Officer (E.I)

**Government of Khyber Pakhtunkhwa
Energy & Power Department
1st Floor, Block-A, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar.**

To

**Muhammad Zakariya BPS-18
Regional Electric Inspector,
Swat Region.**

Subject:-

**EXPLANATION REGARDING RECOVERY OF SALARIES FROM MISS.
NAGEEN JALAL (EX-ASSISTANT ELECTRIC INSPECTOR BPS-17 OF THE
PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE".**

I am directed to refer to your letter No. REI/SWAT/3267 dated 01.06.2020 on the subject noted above and to state that it is your responsibility to recover all the salaries amount which was drawn during her absence period.

However, it is advised to take up the case with the concerned District Administration to recover the salary amount as per rules/regulation, please.

Azmat Shah
Section Officer (E-1)

Copy to:-

1. PS to Secretary Energy & Power Department.

Section Officer (E-1)

Attested

No. SO(E.I)/E&P/5-7/2019/Vo-III/11-15
Dated Islamabad, the 03-02-2020

To

Muhammad Zakariya (BPS-18),
Regional Electric inspector,
Swat Region.

Subject: EXPLANATION.

I am directed to refer to the Electric Inspector Provincial letter No. E/E&P Deptt /2728 dated 08-05-2020 and to say that you were directed to recover the salaries received by Ms Nageen Jalal Ex- Assistant Electric Inspector (BPS-17) of the project 'Restructuring of Electric Inspectorate of Energy and Power Department' for the period from 25-03-2019 to 31-07-2019 due to termination of her services vide Energy & Power Department letter No SO(E.I)/E&P/5-7/2019/Vo-III/11-15 dated 03-02-2020. However you have taken no concrete measures for recovery of the salaries.

In view of the above, you are hereby directed to explain your position within 15 days as to why action shall not be taken against you under Khyber Pakhtunkhwa Project Policy 2008 (amended upto date).

[Handwritten signature]

[Faint typed name]

[Handwritten notes and scribbles]

**Government of Khyber Pakhtunkhwa
Energy & Power Department
1st Floor, Block-A, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar.**

**No. SO(E.I)(E&P)5-7/2019/Vol-III
Dated Peshawar, the 19th May, 2020**

To

**Muhammad Zakariya BPS-18
Regional Electric Inspector,
Swat Region.**

Subject:- EXPLANATION

I am directed to refer to the Electric Inspector Provincial letter No. EI/E&P Deptt/2728 dated 08.05.2020 and to say that you were directed to recover the salaries received Ms. Nageen Jalal Ex-Assistant Electric Inspector BPS-17 of the project "Restructuring of Electric Inspectorate of Energy and Power Department for the period from 25.03.2019 to 31.07.2019 due to termination of her services vide Energy and Power Department letter dated 03.02.2020. however, you have been no concrete measures for recovery of the salaries.

In view of the above, you are hereby directed to explain your position within 15-days as to why action shall not be taken against you under Khyber Pakhtunkhwa Project Policy 2008 (amended upto date)

**Zafar Ul Islam
Project Director (Restructuring
of Electric Inspectorate Energy
& Power Khyber Pakhtunkhwa.**

Copy to:-

1. The Electric Inspectorate Provincial, Electric Inspectorate Peshawar w/r to his letter referred above for information.

Attested



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No:REI/SWAT/3448-52

Dated: 21/07/2020

To

The Deputy commissioner,
District: Nowshera,
Khyber Pakhtunkhwa.

Subject: **RECOVERY OF SALARY RECEIVED BY MISS. ENGR. NAGEEN JALAL
(EX. ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT
"RESTRUCTURING OF ELECTRIC INSPECTORATE" DURING HER
ABSENCE PERIOD FROM DUTY i.e 25-03-2019 To 31-07-2019.**

Dear sir,

Reference letter No. E.I/PD/802-805 dated 11-02-2020 from account officer on subject mentioned above regarding recovery of salary from Miss, Engr. Nageen Jalal during her absence period from duty i.e. 25-03-2019 to 31-07-2019. The undersigned take up the issue with the concern officer through various letters dated 13/02/2020, 05-03-2020 and 27-04-2020 etc. (Copies enclosed) with direction to deposit all her absence period salary amount received by her in to the Government Treasury immediately.

2. The concern ex-officer did not deposit her absence period salary amount in to the Government Treasury nor reply to any of our letters.

Keeping in view the above scenario it is advised by the section officer(E.I) via letter no. SO(EI)5-7/2019/Vol-III dated 16th Jun,2020(copy enclosed) to take up the case with concerned District Administration to recover the salary amount from **Miss Engr.Nageen Jalal D/O Jalalu Din** Mohallah Sidri Kheyl Peer Pi District Nowshera, as per rules/regulation.

Therefore, it is requested to take necessary action in the recovery of salary from Miss Engr.Nageen Jalal as per the prevailing rules/regulation.


ENGR: MUHAMMAD ZAKARIYA

REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.







**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

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Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. PS to Secretary, Energy and Power Department for information
4. Miss.Engr.Nageen Jalal for information

[Signature]
Attested



(47)

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3421-24

Dated: 09/07/2020


To



Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, letter No. REI/SWAT/3307-11 dated 10-06-2020 (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately and provide the original receipt of payment to the undersigned or to the account officer at head office.

As advised by the project Director, Letter No 5-7/2019/vol-III SO(EI)/(E&P) dated Peshawar, the 16th Jun 2020 your case will be soon taking up with Concern District Administration, which whole responsibility will be upon you, so there for you are once again advising to immediately deposit your absence period salary money (25-03-2019 to 31-07-2019) back into the government treasury.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**



Attested

c/c

48



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3354-3358

Dated: 19/06/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, letter No. REI/SWAT/3307-11 dated 11-06-2020 (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately and provide the original receipt of payment to the undersigned or to the account officer at head office.

As advised by the project Director, Letter No 5-7/2019/vol-III SO(EI)/(E&P) dated Peshawar, the 16th Jun 2020 your case will be soon taking up with Concern District Administration, whose whole responsibility will be upon you, so there for you are once again advising to immediately deposit your absence period salary money (25-03-2019 to 31-07-2019) back into the government treasury.

**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/ 3322-24
Dated: 11 / 06 / 2020

To

Account officer,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject:

ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT" FROM DUTY.

Reference to the subject noted above from the head office letter no. EI/PD/802-805 dated 11-02-2020, I take up the issue with **MISS.ENGR.NAGEEN JALAL** through various letters, letter No. REI/SWAT/3038-42 dated 13/02/2020, letter No. REI/SWAT/3115-19 dated 05-03-2020 and letter No. REI/SWAT/3245-49 dated 27-04-2020 (Copy annexed). It is submitted that she till date does not deposit her salary into the government treasury (during her absence period from duty i.e. 25-03-2019 to 31-07-2019 mention as directed in Account officer letter No. EI/PD/802-805 dated 11-02-2020).

Furthermore, you are advising to approach Accountant General / Finance department with a request to guide this office that what kind of action in this regard may be taken as per the prevailing rules / regulation.

ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director "Restructuring of Electric Inspectorate" for information.
2. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.

Assisted



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

(51)

No: REI/SWAT/3307-11

Dated: 10/06/2020

To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

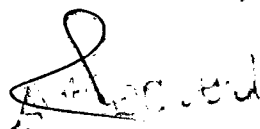
Subject: **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector SWAT on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.





(52)

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3267

Dated: 01 / 06 / 2020

To

Project Director,
Restructuring of Electric Inspectorate,
Energy & Power Department,


Subject:

**EXPLANATION REGARDING RECOVERY OF SALARY OF ABSENCE OF
MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-
17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE
SWAT" FROM DUTY**

Reference to your good office letter No.SO(EI)5-7/2019/Vol-III dated 19th May, 2020 regarding recovery of salary from Miss, Engr. Nageen Jalal during her absence from duty period i.e. 25-03-2019 to 31-07-2019. The undersigned take up the issue with the concern officer through various letters dated 13/02/2020, 05-03-2020 and 27-04-2020 (Copies enclosed) with direction to deposit all the salary amount in the Government Treasury, which was drawn during her absence period.

2. The concern ex-officer did not deposit the amount in the Government Treasury nor reply to any of our letters.

Keeping in view the above scenario it is requested to guide this office that what kind of action in this regard may be taken as per the prevailing rules/regulation.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

Attested

GOVERNMENT OF KHYBER PAKHTUNKHWA

Energy & Power Department

1st Floor, Block-A, Abdul Wali Khan Multiplex Civil Secretariat Peshawar

Tel. 091-9223675 - Fax 091-9223624

53

No SO(E.I)/(E&P)5-7/2019/Vol-III
Dated Peshawar, the 19th May 2020

To

Muhammad Zakariya (BPS-18),
Regional Electric Inspector
Swat Region

Subject

EXPLANATION.

I am directed to refer to the Electric Inspector Provincial letter No E&P Deptt. 2728 dated 08-05-2020 and to say that you were directed to recover the salaries received by Ms. Naqeen Jatal, Ex- Assistant Electric Inspector (BPS-17) of the project Restructuring of Electric Inspectorate of Energy and Power Department for the period from 25-03-2019 to 31-03-2019 due to termination of her services vide Energy & Power Department letter No. SO(E.I) E&P/5-7/2019/Vol-III/11-14 dated 15-02-2020. However, you have taken no concrete measures for recovery of the salaries.

In view of the above, you are hereby directed to explain your position within 15 days as to why action shall not be taken against you under Khyber Pakhtunkhwa Project Policy 2008 (amended upto date).

(Zafer Ul Islam)
Project Director (Restructuring of
Electric Inspectorate Energy &
Power Khyber Pakhtunkhwa)

Copy to

The Electric Inspector Provincial, Electric Inspectorate Peshawar for his letter referred above for information.



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

54

No: REI/SWAT/3245-49

Dated: 27/04/2020

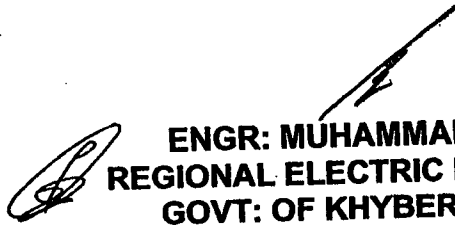
To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject:

ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.



55

REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3115-19
Dated: 5/03/2020

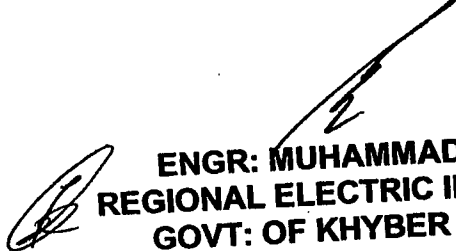
To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,


Subject:

ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, and letter No. REI/SWAT/3038-42 dated 13/02/2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
 2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
 3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
 4. PS to Secretary, Energy and Power Department for information.
- 

56

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/ 3038-42

Dated: 13/02/2020

To

Miss Engr.Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**



Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.


Attested

57

**ELECTRIC INSPECTOR TO GOVT: KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT PESHAWAR**

PH# 091-921343 • FAX # 091-9213557

E-mail: electricinspectorate@gmail.com

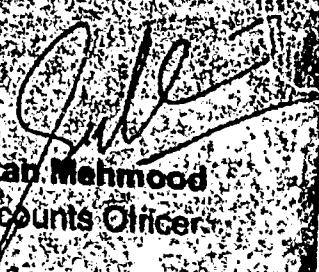
No. E/1/PD/800-805

Dated 7/10/2020

To: Regional Electric Inspector
Swat

Subject: **ABSENCE OF MISS ENGR. NAGIN JALAL (ASSISTANT ELECTRIC INSPECTOR) ELECTRIC INSPECTORATE SWAT FROM DUTY.**

Reference Energy & Power Department order No. SO(E-1)/E&P/5-7/2019/Vol-III/11-15 dated 03-02-2020 and SO (E-1)/E&P/5-7/2019/Vol-III/12-16 dated 03-02-2020. It is advised that necessary effort may please be made for recovery/deposit in Government Treasury of the salaries withdrawn by Miss Nageen Jalal, Assistant Electric Inspector (BPS-17) during her absence period i.e 25-03-2019 to 31-07-2019.


Sultan Mehmood
Accounts Officer

End: As Above

Copy to:

1. Project Director, Restructuring of Electric Inspectorate of Energy & Power Department
2. Electric Inspector, Electric Inspectorate, Energy & Power Department
3. PS to Secretary, Energy & Power Department


Sultan Mehmood

Government of Khyber Pakhtunkhwa
Energy & Power Department
1st Floor, Block-A, Abdul Wali Khan Multiplex, Civil Secretariat, Peshawar.
No. E.I/PD/802-805 Dated 11/02/2020

To

Regional Electric Inspector
Swat.

Subject:-

ABSENCE OF MISS. ENGR. NAGIN JALAL (ASSISTANT ELECTRIC INSPECTOR) ELECTRIC INSPECTORATE SWAT FROM DUTY.


Reference Energy & Power Department order No. SO(E.I)E&P/5-7/2019/V-III/11-15 dated 03.02.2020 and SO(E.I)E&P/5-7/2019/V-III/12-16 dated 03.02.2020, it advised that necessary effort may please be made for recovery/deposit in Government Treasury of the salaries withdrawn by Miss. Nageen Jalal, Assistant Electric Inspector BPS-17, during her absence period i.e 25.03.2019 to 31.07.2019

Sultan Mehmood
Accounts Officer

Copy to:-

1. Project Director, Restructuring of Electric Inspectorate of Energy and Power Department.
2. Electric Inspector, Electric Inspectorate, Energy and Power Department.
3. PS to Secretary, Energy and Power Department.

Section Officer (E-1)


Attested

58



GOVERNMENT OF KHYBER PAKHTUNKHWA
Energy & Power Department
 1st Floor, Block-A, Abdul Wali Khan Multiplex Civil Secretariat Peshawar
 Tel. 091-9223626 - Fax 091-9223624

OFFICE ORDER.

Dated Peshawar the February 03, 2020

No. SO(E.I)/ E&P/ 5-7/ 2019/ Vol-III In pursuance to the notice issued vide this Department No. SO(E.I)/ (E&P)5-6 /MISC/2019/48-4 dated: 01-11-2019 and Establishment Department letter No. SO(O&M)E&AD/8-1/2018 dated: 20-01-2020, S.No. iv of terms and condition and S.No. 9 of the contract agreement (Project Policy, 2008), a Notice served to M/s Nageen Jalal, Assistant Electric Inspector in project "Restructuring of Electric Inspectorate" Energy and Power Department, but she neither reply to the notice nor resume the duty.


Now, therefore, in exercise of the power conferred under terms and condition S.No. iv and S.No. 9 of the agreement (Project Policy, 2008), the Competent Authority hereby order to terminate the services of M/s Nageen Jalal w.e.f 25-03-2019.

-sd-

**Secretary to Govt. of Khyber Pakhtunkhwa
 Energy & Power Department**

Copy to:

1. Electric Inspector, Electric Inspectorate, Energy and Power Department.
2. Project Director "Restructuring of Electric Inspectorate", Energy & Power Department.
3. PS to Secretary Energy & Power Department.
4. M/s Nageen Jalal, Assistant Electric Inspector in the project "Restructuring of Electric Inspectorate", Energy & Power Department.


 (Azmat Shah) 03/02/2020
 Section Officer (E.I)

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 CamScanner



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No:REI/SWAT/3603-06

Dated: 26/08/2020

To

Miss Engr.Nageen Jalal,
(Ex.Assisstant electric Inspector Bps-17)

Attention: Khalid Khan - Brother of Nageen Jalal.

Subject: RECOVERY OF SALARY RECEIVED BY MISS. ENGR. NAGEEN JALAL
(EX. ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT
"RESTRUCTURING OF ELECTRIC INSPECTORATE" DURING HER
ABSENCE PERIOD FROM DUTY i.e 25-03-2019 To 31-07-2019.

Dear,

Refer to your letter (unsigned), i am shocked to hear that you **Miss. Nageen Jalal** is suffering from schizophrenia. May ALLAH give you the best heath forever. Amin

1. I have already informed you about your absence from duty from 25/03/2019 through various letter of even No. 18/04/2019, 23/05/2019, 14/06/2019, 31/07/2019 and 26/09/2019 (Copy enclosed). Subsequent to my various corresponding you does not come to duty nor submit any application for leave. The competent authority via office order No. SO(E.I)/(E&P)5-7/2019/vol-III dated Peshawar February 03,2020, (copy enclosed) terminate the services of M/S Nageen Jalal w.e.f 25-03-2019.

2. Furthermore, account officer vide letter No. E.I/PD/802-805 dated 11-02-2020 directed the undersigned to recover the salary amount from Miss, Engr. Nageen Jalal during her absence period from duty i.e. 25-03-2019 to 31-07-2019. Moreover, it is advised by the section officer(E.I) via letter no. SO(EI)5-7/2019/Vol-III dated 16th Jun,2020 (copy enclosed) to take up the case with concerned District Administration to recover the salary amount from **Miss Engr.Nageen Jalal D/O Jalalu Din Mohallah Sidri Kheyi Peer Pi District Nowshera,** as per rules/regulation.


Attested

60




**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com


3. Before taking up your case with concern district administration you are once again informed by the undersigned dated 19/06/2020 and 09/07/2020(copy enclosed) to deposit your absence period salary amount back into provincial Government treasury but you once again does not deposit the absent period salary amount back into provincial government treasury nor reply to any of the letters.

4. It is therefore once again directed to deposit your absent period salary amount immediately into the provincial treasury and send original deposit slip to the account officer at head office with a copy to the undersigned.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. PS to Secretary, Energy and Power Department for information


Accepted

61



**ELECTRIC INSPECTOR TO GOVT: KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT PESHAWAR.**
PH# 091-9211343 FAX # 091-9213557
E-mail: electricinspectorate@gmail.com

Dated: 25/08/2020

No. 5593

To. Regional Electric Inspector
Regional Electric Inspectorate,
Swat.

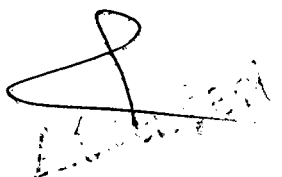
Subject: **RECOVERY OF SALARY RECEIVED BY MISS ENGR. NAGEEN
JALAL (EX-ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT
"RESTRUCTURING OF ELECTRIC INSPECTORATE " DURING HER
ABSENT PERIOD FROM DUTY I.e 25-3-219 TO 31-7-2019**

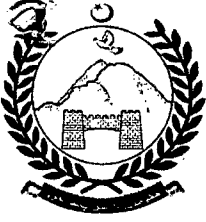
Reference your letter no 3527-28 dated 12-8-2020, the requisite information is as under

Name of Officer	Ms. Nageen Jalal
Designation	Assistant Electric Inspector (BPS-17)
Monthly Salary	Rs. 90,000/- fix pay
Absent Period	25-03-2020 to 31-07-2020
Total Amount	Rs. 377,914
Amount in Words	Three Hundred Seventy Seven Thousand Nine Hundred and Fourteen Rupees only

Forwarded for your further necessary action.


Accounts Officer





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**REGIONAL ELECTRIC INSPECTORATE SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT**
Phone No. 0946-722443, Email: reinspectorswat@gmail.com

No. REI/General/2074-75

Dated 18/04/2019

To.

Miss.Engr: Nagen Jalal,
Assistant Electric Inspector,
Swat.

Subject: **Absence from Regional Electric Inspectorate Swat office
Duty.**

You are absent from swat office since 25th March 2019 to till date.

You are directed to make sure your presence immediately in the swat office with solid justification of not present at the office from 25th March to till date.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
TO GOVERNMENT OF KHYBER PAKHTUNKHWA.**

Copy to: Project Director for Information.

Attested

63



REGIONAL ELECTRIC INSPECTORATE SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT
Phone No. 0946-722443, Email: reinspectorswat@gmail.com

No. REI/General/2170-1

Dated 23/05/2019

To

Miss.Engr: Nagen Jalal,
Assistant Electric Inspector,
Swat.

Subject: **Absence from Regional Electric Inspectorate Swat office Duty.**

You are absent from swat office since 19 th April 2019 to till date.

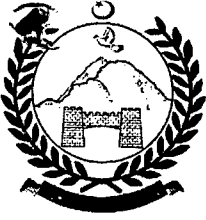
You are directed to make sure your presence immediately in the swat office with solid justification of not present at the office from 19 th April to till date.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
TO GOVERNMENT OF KHYBER PAKHTUNKHWA.

Copy to: Project Director for Information.


Attested

64



**REGIONAL ELECTRIC INSPECTORATE SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT**
Phone No. 0946-722443, Email: reinspectorswat@gmail.com

No. REI/General/2218-1

Dated 14/06/2019

To

Miss.Engr: Nagen Jalal,
Assistant Electric Inspector,
Swat.

Subject: Absence from Regional Electric Inspectorate Swat office
Duty.

You are absent from swat office since 24 th May 2019 to till date.

You are directed to make sure your presence immediately in the swat office
with solid justification of not present at the office from 24 th May2019 to till date.


 ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR,SWAT
TO GOVERNMENT OF KHYBER PAKHTUNKHWA.

Copy to: Project Director for Information.


Attested

65



**REGIONAL ELECTRIC INSPECTORATE SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT**
Phone No. 0946-722443, Email: reinspectorswat@gmail.com

No. REI/General/2365-66

Dated 31/07/2019

To

Miss.Engr: Nagen Jalal,
Assistant Electric Inspector,
Swat.

Subject: Absence from Regional Electric Inspectorate Swat office Duty.

You are absent from swat office since 14 Jun 2019 to till date.

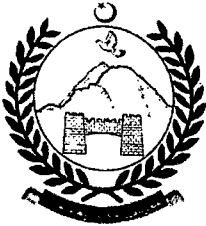
You are directed to make sure your presence immediately in the swat office with solid justification of not present at the office from 14 Jun 2019 to till date.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
TO GOVERNMENT OF KHYBER PAKHTUNKHWA.

Copy to: Project Director for Information.


Antested

66



**REGIONAL ELECTRIC INSPECTORATE SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT**

Phone No. 0946-722443, Email: reinspectorswat@gmail.com

No. REI/General/2552-1

Dated 26/09/2019

To

Miss.Engr: Nagen Jalal,
Assistant Electric Inspector,
Swat.

Subject: Absence from Regional Electric Inspectorate Swat office
Duty.

You are absent from swat office since 01Aug 2019 to till date.

You are directed to make sure your presence immediately in the swat office
with solid justification of not present at the office from 01Aug 2019 to till date.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR,SWAT
TO GOVERNMENT OF KHYBER PAKHTUNKHWA.


Attested

Copy to: Project Director for Information

**ELECTRIC INSPECTOR TO GOVT: KHYBER PAKHTUNKHWA,
ENERGY & POWER DEPARTMENT PESHAWAR.**

PH# 091-9211343 FAX # 091-9213557

E-mail: electricinspectorate@gmail.com

No. E-1/PD/80V-80

Dated 7/1/2020


To:

Regional Electric Inspector
Swat

Subject:

**ABSENCE OF MISS ENGR. NAGIN JALAL (ASSISTANT ELECTRIC
INSPECTOR) ELECTRIC INSPECTORATE SWAT FROM DUTY.**

Reference Energy & Power Department order No. SO(E.I)/E&P/5-7/2019/Vol-III/11-15 dated 03-02-2020 and SO (E.I)/E&P/5-7/2019/Vol-III/12-16 dated 03-02-2020, it is advised that necessary effort may please be made for recovery/deposit in Government treasury of the salaries withdrawn by Miss Nageen Jalal, Assistant Electric Inspector (BPS-17), during her absence period i.e 25-03-2019 to 31-07-2019.


Sultan Mahmood
Accounts Officer

End: As Above

Copy to:

1. Project Director, Restructuring of Electric Inspectorate of Energy & Power Department
2. Electric Inspector, Electric Inspectorate, Energy & Power Department
3. PS to Secretary, Energy & Power Department


Sult

68



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/ 3038-42
Dated: 13/02/2020

To

Miss Engr.Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**



Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.


Attested

69



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3115-19
Dated: 5/03/2020

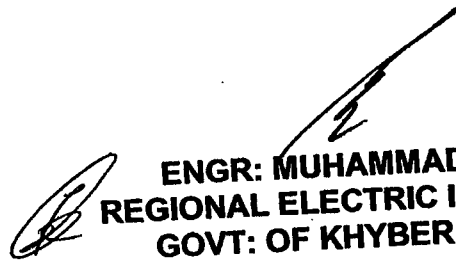
To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject:

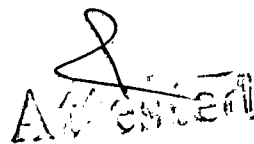
ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, and letter No. REI/SWAT/3038-42 dated 13/02/2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector SWAT on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.


A/Secretary



REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3245-49

Dated: 27/04/2020

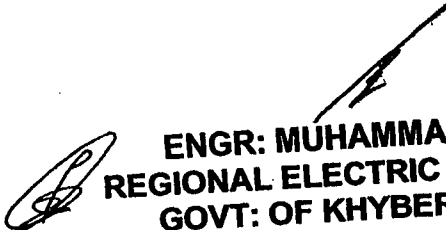
To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject:

ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Account officer of the project "Restructuring of Electric Inspectorate" reference to your letter to the Regional Electric Inspector swat on the subject issue.
3. Electric Inspector, Benevolent fund building 3rd floor, Peshawar Cantt, for information.
4. PS to Secretary, Energy and Power Department for information.


Attested

72



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/ 3354-3358

Dated: 19/06/2020


To

Miss Engr.Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,

Subject: **ABSENCE OF MISS.ENGR.NAGEEN JALAL(ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, letter No. REI/SWAT/3307-11 dated 11-06-2020 (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately and provide the original receipt of payment to the undersigned or to the account officer at head office.

As advised by the project Director, Letter No 5-7/2019/vol-III SO(EI)/(E&P) dated Peshawar, the 16th Jun 2020 your case will be soon taking up with Concern District Administration, whose whole responsibility will be upon you, so there for you are once again advising to immediately deposit your absence period salary money (25-03-2019 to 31-07-2019) back into the government treasury.


ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.


Attested



73

**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/3421-24

Dated: 09/07/2020


To

Miss Engr. Nageen Jalal,
Assistant Electric Inspector,
Restructuring of Electric Inspectorate,
Energy & Power Department,


Subject: **ABSENCE OF MISS. ENGR. NAGEEN JALAL (ASSISTANT ELECTRIC INSPECTOR BPS-17) PROJECT "RESTRUCTURING OF ELECTRIC INSPECTORATE SWAT FROM DUTY"**

Reference to the subject noted above from the Account officer letter no. EI/PD/802-805 dated 11-02-2020, letter No. REI/SWAT/3038-42 dated 13/02/2020, and letter No. REI/SWAT/3115-19 dated 05-03-2020, letter No. REI/SWAT/3245-49 dated 27/04/2020, letter No. REI/SWAT/3307-11 dated 10-06-2020 (Copy annexed), You are advising to deposit the salary received by you (during your absence period from duty i.e. 25-03-2019 to 31-07-2019) into Government treasury immediately and provide the original receipt of payment to the undersigned or to the account officer at head office.

As advised by the project Director, Letter No 5-7/2019/vol-III SO(EI)/(E&P) dated Peshawar, the 16th Jun 2020 your case will be soon taking up with Concern District Administration, which whole responsibility will be upon you, so there for you are once again advising to immediately deposit your absence period salary money (25-03-2019 to 31-07-2019) back into the government treasury.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

o/c


Engr. Muhammad Zakariya

L
= (74)

GOVERNMENT OF KHYBER PAKHTUNKHWA

Energy & Power Department

1st Floor, Block-A, Abdul Wali Khan Multiplex Civil Secretariat Peshawar

Tel. 091-9223626 - Fax 091-9223624

OFFICE ORDER.

(Dated Peshawar the February 03, 2020)

No. SO(E.I)/ E&P/ 5-7/ 2019/ Vol-III

In pursuance to the notice issued vide this Department No. SO(E.I)/ (E&P)5-6 /MISC/2019/48-4 dated: 01-11-2019 and Establishment Department letter No. SO(O&M)E&AD/8-1/2018 dated: 20-01-2020, S.No. iv of terms and condition and S.No. 9 of the contract agreement (Project Policy, 2008), a Notice served to M/s Nageen Jalal, Assistant Electric Inspector in project "Restructuring of Electric Inspectorate" Energy and Power Department, but she neither reply to the notice nor resume the duty.

Now, therefore, in exercise of the power conferred under terms and condition S.No. iv and S.No. 9 of the agreement (Project Policy, 2008), the Competent Authority hereby order to terminate the services of M/s Nageen Jalal w.e.f 25-03-2019.

-sd-

Secretary to Govt. of Khyber Pakhtunkhwa
Energy & Power Department

Copy to:

1. Electric Inspector, Electric Inspectorate, Energy and Power Department.
2. Project Director "Restructuring of Electric Inspectorate", Energy & Power Department.
3. PS to Secretary Energy & Power Department.
4. M/s Nageen Jalal, Assistant Electric Inspector in the project "Restructuring of Electric Inspectorate", Energy & Power Department.

(Signature)
(Azmat Shah) 03/02/2020
Section Officer (E.I)

Scanned with
CamScanner

(Signature)



**REGIONAL OFFICE ELECTRIC INSPECTORATE, SWAT
GOVERNMENT OF KHYBER PAKHTUNKHWA
ENERGY & POWER DEPARTMENT**

PH: - 0946-722443

Email: - reinspectorswat@gmail.com

No: REI/SWAT/400-04

Dated: 25/03/2021

To

Miss Engr. Nageen Jalal,
Nowshera.

Subject: **CONDITIONAL NOTIFICATION COLLECTION ON REGULAR SIDE**

I am directed to the subject noted above and to forward herewith a copy of letter No. SO (E.I)/(E&P)5-6/MISC/2019, Dated Peshawar the 3rd March, 2021 received from section officer (E.I) Energy and Power department, which is self-explanatory, for understanding, information, strict compliance and necessary action please.


**ENGR: MUHAMMAD ZAKARIYA
REGIONAL ELECTRIC INSPECTOR, SWAT
GOVT: OF KHYBER PAKHTUNKHWA.**

Copy forwarded to the:

1. Project Director, "Restructuring of Electric Inspectorate" Peshawar for information.
2. Electric Inspector provincial for information.
3. PS to Secretary, Energy and Power Department for information.
4. Deputy commissioner Nowshera for information with a request to take necessary action in the recovery amount from Miss. Nageen Jalal.

Attested



76

GOVERNMENT OF KHYBER PAKHTUNKHWA
Energy & Power Department
1st Floor, Block-A, Abdul Wali Khan Multiplex Civil Secretariat Peshawar
Tel. 091-9223626 - Fax 091-9223624

94-4

No. SO(E.I)/(E&P)5-6/MISC/2019/
Dated Peshawar the 3rd March, 2021

To

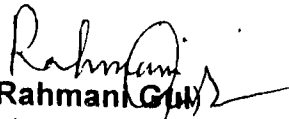
The Electric Inspector Provincial,
Electric Inspectorate, Peshawar.

Subject:

CONDITIONAL NOTIFICATION COLLECTION ON REGULAR SIDE

I am directed to refer to your letter No. 99 dated 22-01-2021 as well as application of Miss Nageen Jalal dated 04-01-2021 on the subject noted above and to state that the services of Miss Nageen Jalal have been terminated under the Project Policy and thereupon she failed to file a departmental appeal to the prescribed appellate authority within the time line. Therefore, the applicant concerned may kindly be informed that the instant appeal cannot be acceded by the Administrative Department being time-barred as well as having no sound grounds & facts, please.

Encl: As above.


(Rahman Gul)
Section Officer (E.I)

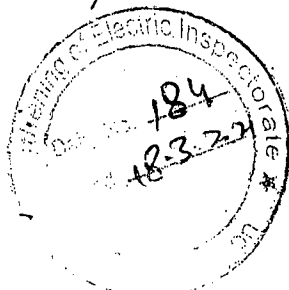
Copy to:

- 1) PS to Secretary Energy & Power Department.
- 2) Office of the Regional Electric Inspector, Swat w/r to above
- 3) Master file.


Section Officer (E.I)

EST

put in re cord



Attested

VAKALAT NAMA

80

NO. _____/2021

IN THE COURT OF Peshawar High Court, Peshawar.

Nagim Jalal (Appellant)
(Petitioner)
(Plaintiff)

VERSUS

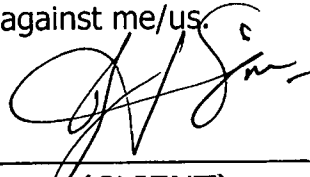
Govt of KP etc (Respondent)
(Defendant)

I/We, Nagim Jalal

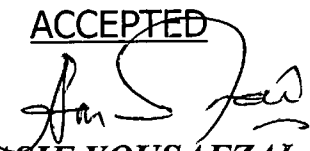
Do hereby appoint and constitute **M. Asif Yousafzai, Advocate Supreme Court Peshawar**, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated _____/20


(CLIENT)

FILED TODAY
Deputy Registrar
14 APR 2021

ACCEPTED

M. ASIF YOUSAFZAI
Advocate Supreme Court Peshawar.
&
TAIMUR ALI KHAN
Advocate High Court, Peshawar
&
SYED NOMAN ALI BUKHARI
Advocate High Court
&
~~SHAIKHAR KHAN YOUSAFZAI~~
Advocate.

OFFICE:
Room # FR-8, 4th Floor,
Bilour Plaza, Peshawar,
Cantt: Peshawar

VAKALAT NAMA

APPEAL NO. 7576 /2021

IN THE COURT OF KP SERVICE TRIBUNAL, PESHAWAR.

Nageen Jalal

(Appellant)
(Petitioner)
(Plaintiff)

VERSUS

Govt. of KP etc.

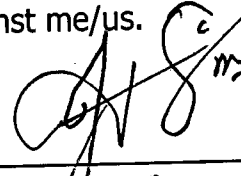
(Respondent)
(Defendant)

I/we, Nageen Jalal

Do hereby appoint and constitute **M. Asif Yousafzai, Advocate Supreme Court Peshawar**, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

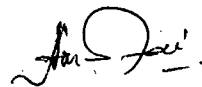
I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated _____/20



(CLIENT)

ACCEPTED

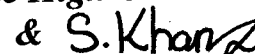


M. ASIF YOUSAFZAI
Advocate Supreme Court Peshawar.

& 

TAIMUR ALI KHAN
Advocate High Court, Peshawar

& 
SYED NOMAN ALI BUKHARI
Advocate High Court

& 
SHAHKAR KHAN YOUSAFZAI
Advocate.

OFFICE:

Room # FR-8, 4th Floor,
Bilour Plaza, Peshawar,
Cantt: Peshawar

"B"

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

SB

No.

Appeal No. 7576 of 20 21

Mst. Nojira Jalal Appellant/Petitioner

Versus

Through chief Secy. Respondent

Respondent No. 1

Notice to:

Govt of KPK Through Chief Secretary
Peshawar

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 25-11-22 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 7/10

Day of 10/11/22

For Reply

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.

S-13

No.

Appeal No. 2576 of 2021

Nasrin Jalal Appellant/Petitioner

Versus

Through Chief Secy. Respondent

Respondent No. 3

Notice to:

Secretary Finance Deptt
Peshawar

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 25-11-22 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 7

Day of 10/20/22

For Reply

Date

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.

SB

No.

Appeal No. 7576 of 20 21

Nagin Jalal Appellant/Petitioner

Versus

Through Chief Secy Respondent

Respondent No. 2

Notice to:

Secretary Energy & Power Deptt

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 25-11-22 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.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.dated.....

Given under my hand and the seal of this Court, at Peshawar this 7

Day of 10 20 22

For Reply

Secy Energy & Power Deptt
Diary No. 8043
Date: 17-10-22

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

17-10-22

"B"

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

SB

No.

Appeal No. 2576 of 2021

Mst. Nagin Jalal Appellant/Petitioner

Versus

Through Chief Secy. Respondent

Respondent No. 4

Notice to: the Provincial Electric Inspector Energy and Power Dept Civil Secretariat 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 25-11-22 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.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No. dated

Given under my hand and the seal of this Court, at Peshawar this 10/20/22

Day of 10/20/22

For Reply

Secy. Energy & Power Dept.

File No. 8042
17-10-22

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note:

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

17-10-22