24.11.2022

Learned counsel for the appellant present. Mr. Aftab Hussain, Legal Advisor alongwith Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 13.02.2023before the D.B.



(Mian Muhammad) Member (E)

(Salah-Ud-Din)

Member (J)

05.07.2022

Syed Noman Ali Bukhari, Advocate for the appellant present. Mr. Muhammad Riaz khan Paindakheil, Assistant Advocate General and Mr. Gohar Rehman Khattak, Legal Advisor for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments before the D.B on 13.10.2022

(MIAN MUHAMMAD) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

13th Oct., 2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Learned counsel for the appellant seeks adjournment in order to further prepare the brief. Adjourned. To come up for arguments on 24.11.2022 before the D.B.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

24th May, 2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Learned counsel for the appellant seeks adjournment in order to properly assist the court. Adjourned. To come up for argument on 20.06.2022 before the DB.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

20.06.2022

Syed Noman Ali Bukhari, Advocate, for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General and Mr. Gohar Rehman Khattak, Legal Advisor for the respondents present.

Vide order dated 20.12.2021, it was directed that the respondents shall submit reply/comments on the next date i.e 21.02.2022, failing which their right of submission of reply/comments shall be deemed as struck off. On 21.02.2022, the Tribunal was defunct due to retirement of worthy Chairman, therefore, the said date was changed on Reader Note and the appeal in hand was fixed for 24.05.2022. Learned counsel for the respondents alleged that para-wise comments on behalf of the respondents were submitted on 24.05.2022, which assertion of the respondents was conceded by learned counsel for the appellant and on perusal of the file, it was observed that the comments of the respondents are available on the same. As the intervening date i.e 21.02.2022 was Reader Note, therefore, para-wise reply submitted on behalf of respondents on 24.05.2022 was within time and their right of defense could not be considered as struck off. Learned counsel for the appellant submitted rejoinder. To come up for arguments on 05.07.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

09.12.2021

Learned counsel for the appellant present. Clerk of Mr. Gohar Rehman, Legal Advisor for respondents present and stated that Legal Advisor is out of station today who has been informed about directions of court recorded in order sheet dated 15.09.2021. He requested on behalf of Legal Advisor for a short adjournment. To come up come for reply/comments as well as arguments on 20.12.2021.

(Mian Muhammad) Member (E)

20.12.2021

Appellant in person and Mr. Muhammad Muhammad Adeel Butt, Addl. AG and Gohar Rahman, Legal Advisor for the respondents present.

The respondents were afforded with lat opportunity for submission of written reply/comments but even today they have not submitted reply/comments and seek adjournment. Let the respondents be afforded with another last chance subject to cost of Rs. 2000/- on or before next date with the warning that in case they fail to submit the written reply/comments and cost, their right for reply/comments shall be deemed as struck off by virtue of this order. Case to come up for arguments on 21.02.2024 before the D.B.



21.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 24.05.2022 for the same as before.

26.05.2021

n this appeal alongwith their connected 19 appeals eply hos not been womented. Shipulated

period has been passed:

Counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Learned AAG is required to contact the respondents for submission of written reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office is required to submit the file with a report of non-compliance. File to come up for arguments on 15.09.2021 before the D.B.

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P.S

08.06.2021

Learned Addl. A.G be reminded about the omission and for submission of reply within extended time of 10 days.

15.09.2021

Syed Nouman Ali Bukhari, Advocate for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Learned Additional Advocate General sought time for submission of reply/comments. Last opportunity is granted. To come up for reply/comments as well as arguments before the D.B on 09.12.2021

(ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH UD DIN) MEMBER (JUDICIAL)

J.C.

20.01.2021

Counsel for appellant present.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Written reply of respondents is still awaited. Representative of respondents is not in attendance, therefore, case is adjourned on the request of learned A.A.G, for submission of written reply/comments. To come up for written reply/comments on 18.03.2021 before S.B.

(Rozina Rehman) Member (J)

18.03.2021

Junior to counsel for the appellant and Addl: AG for respondents present.

Written reply/comments on behalf of respondents not submitted. Learned AAG seeks time to contact the respondents for submission of written reply/comments. Granted but as a last chance.

Adjourned to 26.05.2021 before S.B.

(Mian Muhammad) Member (E)

28.09.2020

Counsel for the appellant present.

Contends that through notification issued by Secretary Excise & Taxation Department on 30.03.2010, 100% promotion to the post of Assistant Excise & Taxation Officer was to be made from amongst Inspectors with at least five years service as such. The rules introduced through notification dated 19.02.2018 by the same department included 54% of Inspectors for promotion to the post of Assistant Excise & Taxation Officer (BPS-17). The appellant thereby was jeopardized from his due promotion without any fault on his part.

Subject to all just exceptions, instant appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 30.11.2020 before S.B.

Chairma

30.11.2020

nt Deposited

Junior counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents is also present.

Written reply on behalf of respondents not submitted. Learned Additional Advocate General is directed to ensure presence of representative of the department and submit reply on the next date. Adjourned to 20.01.2021 on which date file to come up for written reply/comments before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

Form- A

FORM OF ORDER SHEET

Court of_

8872 Case No.-_ /2020 S.No. Date of order Order or other proceedings with signature of judge proceedings 2 1 3 The appeal resubmitted today by Syed Noman Ali Bukhari Advocate 1-06/08/2020 may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR , This case is entrusted to S. Bench for preliminary hearing to be put 2up there on 28/09/2020. CHAIR

The appeal received today i.e on 26-06-2020 by Syed Noman Shah Bukhari, Advocate is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of the appeal may be got signed by the appellant.
- 2- Annexure-B, C, D & E of the appeal are illegible which may be replaced by legible/better one.
- 3- Annexure-A, G & H mentioned in memo of appeal are not attached with appeal which may be placed on it.
- 4- Annexures of the appeal may be attested.
- 5- Appeal may be page marked according to the index.
- 6- Affidavit in r/o appellant is not attached with the appeal which may be placed on it.

No. 1368 /S.T. Dt. 02-07/2020

STRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Syed Noman Shah Adv. Pesh.

Objections Roman

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Re Submitted.

n.

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO <u>88 79</u>2020

Ijaz Anwar

Excise & Taxation Deptt:

INDEX

Vs

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6.	Copy of seniority list ETO	Е	20-22
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APPELLANT

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE, HIGH COURT.

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO.___/2020

Mr. Ijaz Anwar, Inspector (BS-16)

Excise, Taxation and Narcotics Control Deptt: Khyber Pakhtunkhwa.

(Appellant)

VERSUS -

- 1. The Secretary to Govt KP Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa.
- 2. The Standing Rules Committee (SSRC) through its chairman/ Secretary (Establishment, Civil Secretariat KP, Peshawar.
- 3. The DG Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa.

(Respondents)

APPEAL UNDER SECTION '4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SERVICE RULES DATED 19.02.2018 TO THE EXTENT OF S.NO.15 AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE IMPUGNED SERVICE RULES DATED 19.02.2018 MAY BE MODIFIED EXTENT OF S.NO.15 AND RESTORED THE 100% QUOTA OF INSPECTORS FOR PROMOTION TO POST OF AETO AS PER LIKE 2010 RULES TO ENHANCE THE PROMOTION CHANCES IN INTEREST OF JUSTICE, ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO, BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant joined the respondent department as Inspector on <u>22-10-10</u> and working quite efficiently and up to entire satisfaction of his superiors.
 - 2. That the service structure and service rules of 2010 is only hope of inspectors to be promoted to next higher grade, and this hope of single step promotion is snatched by the deptt when the service rules 2010 is amended in 2018 and promotion quota for inspector is reduced to 54%. Copy of service rules 2010 is attached as annexure-A.
 - 3. That in service rules 2010 100% promotion quota for inspector to the post of AETO was provided, because the strength of the inspector is too much i.e 181, despite the 100% quota some of the inspector retired after just one step promotion.
 - 4. That after amendment in 2010 service rules and framing of 2018 rules and anomaly was created and the whole promotion structure of inspectors was affected which badly effect the promotion of the appellant and lesser the chances of promotion for inspector. In comparison of 2010 and 2018 rules following changes were made:

ATEO100% promotion Quota amongst inspectors6% promotion amongst superintendent 54% promotion amongst inspector 40% induction through PSC	Sno.15	2010	2018
	ATEO	-	54% promotion amongst inspector

5. That deptt: only malafidely disturbed the promotion of inspector (field) staff by Illegal allocating 6% quota to superintendent as a result of this injustice superintendent will remain in BPS-17 only designation changed, the said rules was also challenged by superintendent.

That till 2018 AETO posts were filled by promotion amongst inspector which is evident from the AETO seniority list. But now when 17 post of AETO is fall vacant and The appellant while approaching the authorities for promotion to the post of AETO came to know that Deptt: have framed new service rules 2018 wherein minimized the quota of inspector to 54% and department is off the view that the whole seats will be allocated to direct recruitment and supdt: cadre, so the inspectors have no chance of promotion in coming 10 to 15 years. **Copy of seniority list and service rules 2018 is attached as annexure-B & C.**

That thereafter, after getting knowledge about rules appellant within time file departmental appeal and the department has scheduled several meeting to redress the anomaly created by service rules 2018 but no fruitful result attained. Copy of departmental appeal is attached as annexure-D.

That the department did not responded to departmental appeal of the appellant within statutory period of 90 day. hence the present appeal on following grounds amongst other:

GROUNDS:

- A) That the impugned rules 2018 and not responding the departmental appeal within statutory period of 90 days is against the law, facts, norms of justice and material on record, therefore not tenable and liable to be modified to the extent of Sno.15.
- B) That the department while framing 2018 rules neither taken the consent from the inspectorate cadre nor they have circulated any material in this regard. Even the appellant has no knowledge of the said rules 2018. Quite amazingly in 2018 even after framing of new rules, ETO is appointed on the basis of old rules which is evident from the seniority. So the appellant is of the view that nothing changed but the appellant know about the rules when 17 post of AETO is fall vacant and promotion of the appellant is due and he approached to deptt for promotion. Copy of seniority list is attached as annexure-

6.

7.

8.

- C) That the total strength of inspector cadre is 181 and the department has fixed minimum quota 54% for them in promotion which is too less for promotion to the AETO post which is 46 in strength and superintendent is 6 in strength. So the great injustice was done with inspectors in shape of reduce quota and superintendent in shape of deprived from the BS-18 Promotion. Copy of detail sanction post is attached as annexure-F.
- D) That now the department in the name of rationalization going to down grade, those post of inspector which laying vacant in the promotion quota with view to minimize their representation to 54% promotion quota. It is evident from the letter dated 20-09-209 of DG to Secretary that anomaly was created and rules needs amendment the anomaly was created due to decreased the promotion quota for inspector to 54% which needs to be redressed but deptt instead of restoring promotion quota for inspector going to downgrade the inspector posts in shelter of financial implications, but there is also no financial implication if the promotion quota for inspector is increase from 54% to 100% or to 80%. Secondly the deptt: says no promotion and seniority effected which is wrong. If the promotion quota for inspector and as well as superintendent is also effected. Copy of letter is attached as annexure-G.
 - E) That deptt: only malafidely disturbed the promotion of inspector (field) staff by Illegal allocating 6% quota to superintendent as a result of this injustice superintendent will remain in BPS-17 only designation changed, the said rules was also challenged by superintendent.
 - F) That in service rules 2010 100% promotion quota for inspector to the post of AETO was provided, because the strength of the inspector is too much i.e 181, despite the 100% quota some of the inspector retired after just one step promotion.
 - G) That after amendment in 2010 service rules and framing of 2018 rules and anomaly was created and the whole promotion structure of inspectors was affected which badly effect the promotion of the appellant and lesser the chances of promotion for inspector.
 - H) That on perusal of service rules 2010 & 2018 of the respondent deptt it is evident that only promotion of inspectors to the post of AETO's was significantly changed and the promotion structure of the inspectors were disturbed.

- I) That the whole exercise has nullity in the eye of law as before framing the rules 2018 the deptt not consider all the aspects and without rationalizing the strength of cadres and no exercise has been done before making service rules 2018. So. The whole impugned action of the respondents is void ab initio and not sustainable in the eye of law.
- J) That the appellant has not been treated according to law and rules.
- K) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

It is, therefore most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE, HIGH COURT

Annexuse -A

-EXTRAORDINARY

GOVERNMENT

BULLOS

1001



REGISTERED NO. P.III

GAZETTE

North-West Frontier Province

Published by Authority PESHAWAR, TUESDAY, 30TH MARCH, 2010.

GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE EXCISE & TAXATION DEPARTMENT SERICE RULES, 2010.

NOTIFICATION Peshawar dated the 30th March, 2010.

<u>No. SO(Estr) - 2/1/1-41/2009: -</u> In pursuance of the provisions contained in subrule (2) of rule (3) of the North-West Frontier Province Civil Servants (Appointment, Promotion and transfer) Rules, 1989, and in supersession of all rules issued in this behalf, the Excise - Taxation Department in consultation with the Establishment and the Finance Departments, hereby lays down the method of recruitment, qualifications and other conditions, specified in column No. 3 to 5 of the Appendix to this Notification which shall be applicable to posts in the Excise & Taxation Department specified in column 2 of the said Appendix.

SECRETARY GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE EXCISE & TAXATION DEPARTMENT

737

Printed and published by the Manuert, Stary, & Fig. Deptt., SWFP, Pesh.

738 N.W.F.P. GOVERNMENT GAZETTE, ENTRAORDINARY, 30th MARCH, 2010.

GOVERNMENT OF NWFP EXCISE & TAXATION DEPARTMENT SERVICE RULES, 2010.

APPENDIX

1.

		711				
				Agelimit		Method of recruitment
R.NO.	Nomenclature of post	Minimum qualification for appointment by initial recruitment/transfer		Age mine	-	
		recruitment/trons.et		4		
1	2 Director General, Excise and Taxation.	Bachelor's Degree from recognized University.	, 9,		ii)	By transfer; or By promotion, on the basis of seniority-cum-fitness, from amongst the Deputy Directors, Excise & Taxation having five years service as such or fifteen years service in BS-17 and above.
1	Deputy Director, Excise & Taxation.	Bachelor's Degree from recognized University.	າ າ ຢູ່		i) ii)	By promotion, on the basis of seniority-cum-fitness, from amongst the Excise & Taxation officers with at least five years Service as such or ten years service as Assistant Excise & Taxation Officer and Excise & Taxation Officer; or If no suitable Excise & Taxation officer is available for promotion, then by transfer of suitable officer



740 N.W.F.P. GOVERNMENT GAZETTE, ENTRAORDINARY, 30th MARCH, 2010.

1

			Age limit	Method of recruitment
UNO.	Nomenclature of post	Minimum gualification	1.90	5
1		3 Second Division Bachelor's Degree from a recognized University.	21 to 30 years	(a)i. Conversion of the second provided and the second se
1999 1999			-	ii. Routher Constant Symposition Somether basis of seniority-cum- fitness, from amongst the Superintendents (BS-16) with at least 5 years service as such, who have passed the departmental examination in higher grade; and
				(b) BREERING MILLING Intratiguitment in the mare commendations N.W.F.P. Public Service Commission based on the result of a competitive Examination conducted by it, in accordance with t Syllabus prescribed for the Competitive Examination under Government of North-West Frontier Province Provincial Management Service Rules, 2007.
			21 to 32	By initial recruitment.
	Accounts Officer.	i. Second Class Master's Degree in Commerce with Accounting as one of the subject, from a recognized University; and	years	
		e, one year Diploma in Computer Science from the Board of Terbrical Education		

Mate A care The	and the second	en en se	an an sur a la gradient production and sur	
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· · -		· •		•
N.W.F.P.	GOVERNMENT GAZETTI	E, ENTRAORDINARY	. 30(h MARCH, 2)	010. 741

NO.	Nomenclature of post	Minimum qualification	Age limit	Method of recruitment
1	2	3	4	5
	Computer Programmer.	(i) Second Class Master's Degree in Computer Science from a recognized University; and	26 to 35 years.	 (i) Fifty per cent by promotion, on the basis of seniority cum-fitness, from amongst the Data Processing Supervisors with at least five years service as such; and
			· .	(ii) Fifty per cent by initial recruitment.
		(ii) two years experience in a Government Department /Semi-Government/Public		
		Corporation or any well reputed Private		
		Organization.		
	Absistanterxasere/ Toxation: Officery/			By plomotion up of the basis of seniority-cum-filmess, from anoingst the holders of the post of inspectors, with at least five years, service, as such, and who have passed. Departmental examination in higher grade: 7
	Superintendent.			By promotion, on the basis of seniority-cum-fitness, from amongst the Senior Scale Stenographers with at least five years service as such or ten years total service in the Department as
	·			Junior Scale Stenographer and Senior Scale Stenographer
	Assistant Accounts Officer.	C Second Class Bachelor's Degree in Commarce from a recognized University; and	21 to 32 years	By Initial Recruitment
 		ic Tone year Diploma in Computer Science from the Board of Technical Education.		

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Method of recruitment	Jimil aph	medicollisup muminim	Contraction of the second s	
C	v .	<u> </u>	Nontro Studenton	·0i
By promotion, on the basis of seniority-cum-fitness, from amongst Junior Scale Stenographers (BPS-12), with at least 5 years service as such; provided that if no suitable candidate is available for promotion, then by initial recruitment.	76915 76915	University; Degrée from a, recognized (+); Second class Bachelor's	Senior Scale Stonarda	, ,
	· · · ·	 (ii) a speed of hundred Words per minute in Shorthand in English & forty words per minute in typing; and (iii) one year Diploma in none year Diploma in (iii) 		
 (i) Fifty per cent by promotion, on the basis of seniority cum-fifthese, from amongst the Sub-Inspectors with a least five years service as such who have passed the departmental examination in lower grade; and (ii) Fifty per cent by initial recruitment. 	کوفند ۲۲ ان ع۲	 Second Class Bachelot's Degree, from a recognised Degree, from a recognised University; and One year Diploma/Certificate 	Jojpadsuj	-
dinormae to sized act on nontoenous and the same series		ίη Οιοπρυζει Science from Une Board of Technical Education, stochold Second Class Bacheloris (i) Second Class Bacheloris Degree with Classes Degree from a receptorial bacheloris from a	porsaoort each	
		 Punch Operation. Punch Operation. 		•

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GOVERNMENT OF KHYBER PAKHTUNKHWA EXCISE, TAXATION & NARCOTICS CONTROL DEPARTMENT

Dated Peshawar, the January 24, 2020

NOTIFICATION

<u>SO(Admn)ET&NC/1-6/2013</u>. In pursuance of Section-8 of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule 17 of Khyber Pakhtunkhwa of Civil Serva Appointment, Promotion & Transfer) Rules 1989, the final Seniority List of Assistant Excise & Taxation Officers (BS-17), Excise, Taxation & Narcotics Control, Khy Pakhtunkhwa as stood on 06.11.2019, is hereby notified / circulated for general information of all concerned:

FINAL SENIORITY LIST OF ASSISTANT EXCISE & TAXATION OFFICERS (BS-17) OF EXCISE, TAXATION & NARCOTICS CONTROL, KHYBER PAKHTUNKHWA (AS STOOD ON 06.11.201

S. No.	NAME OF OFFICER WITH ACADEMIC	DATE OF BIRTH AND DOMICILE.	DATE OF 1 ⁵¹ ENTRY INTO GOVT.	REGULAR APPO PR	INTMENT/P ESENT POST	ROMOTION TO IS	PRESENT POSTING	REN
	QUALIFICATION.	Domerte.	SERVICE.	Date	BPS	Method of recruitment	-	
	2	3	4	5	6	7	8	
$\frac{1}{1}$	Sahibzada Sajjad Ahmad	21-02-1962 Mardan	01-07-1987	10-02-2009	17	By Promotion	O/O ETO Mardan	
2	Mr. Tjlal Qayum Babar, B.A	01-05-1964 Peshawat	13-03-1988	10-02-2009	17	By Promotion	O/O ETO-J, Peshawar	
3	Mr. Nisar Muhammad, LL.B	01-02-1965 Malakand	26-08-1990	10-02-2009	17	By Promotion	ETO (OPS) Lower Dir	
4	Mr. Imtiaz Ali, B.A	10-09-1969 Charsadda	16-08-1990	10-02-2009	17	By Promotion	O/O ETO Charsadda	
	Muhammad Anwar, B.A	01-04-1965 Mardan	17-10-1990	10-02-2009	17	By Promotion	O/O ETO Swabi	
. 6	Mr. Shafqat Ullah Khan, B.A	06-03-1965 Bannu	19-11-1990	10-02-2009	17	By Promotion	O/O ETO D.I.Khan	
7	Muhammad Arshad Khan,	05-10-1966 Peshawai	22-08-1990	10-02-2009	17	By Promotion	O/O ETO Mardan	
	Muhammad Asghar Wazir	05-08-1965	23-11-1996	09-03-2011	17	By Promotion	ETO (OPS) Bannu)	

з. No.	NAME OF OFFICER WITH ACADEMIC	DATE OF BIRTH AND	DATE OF 1 ^{5T} ENTRY	REGULAR APPO PR	INTMENT/PR ESENT POST	COMOTION TO	PRESENT POSTING	RE
:	QUÀLIFICATION.	DOMICILE.	INTO GOVT. SERVICE.	Date	BPS	Method of recruitment	8	
		3	4 .	5	6	7	O/O ETO-JJI, Peshawar	
- 1 9	2 Mr. Imtaiz Ahmad	05-08-1965	26-12-1996	09-03-2011	17	By Promotion		
10	Syed Anwar Shah	Peshawar 01-06-1960	01-06-1980	09-03-2011	17	By Promotion	O/O ETO-VI Peshawar	
 11	Mr. Farid Ahmad	Peshawar 20-03-1969	12-03-9192	22-05-2014	_17	By Promotion	O/O ETO D.J.Khan.	
12	Mr. Imran Hussain	D.J.Khan 04-01-1960	08-04-1999. 25-09-1978	19-11-2014	17	By Promotion	0/0 ETO Bannu	
13	Mr. Musa Khan	Kohat 01-04-1964	17-01-1984	19-11-2014	17	By Promotion	O/O ETO-11, Peshawar	
14	Mr. Naeem Akhtar	Peshawar 24-06-1963	16-09-1981	19-11-2014	17	By Promotion	O/O ETO Mansehra	
14 	Mr. Saeed Gul 01-01/	Abbottabad 21-01-1985	21-01-1985	30.10.2017	17	By Promotion	O/O ETO Nowshera	
15 - <u></u> 16	Mr. Mubarik Islam	Peshawar 05-02-1962	04-10-1982	19.11.2014	17	By Promotion	O/O ETO Kohat	
	Mr. Thsanul Haq	Kohat 14-11-1961	10-04-1986	19.11.2014	17	By Promotion	0/0 ETO-1, Peshawar	
17		Peshawar 04-01-1965	10-04-1986	19.11.2014	17	By Promotion	0/0 ETO-1, Peshawar	
18 	Mr. Sahibzada Farmanullah Jan	Charsadda 10-04-1963	12-04-1986	19.11.2014	17	By Promotion	O/O ETO-J, Peshawar	
19 -	Muhamamd Salim	Charsadda 01-06-1976	29-05-2002	19.11.2014	17	By Promotion	0/0 ETO Haripur	
20	Mr. Usman Shahzad	Abboltabad		19.11.2014	17	By Promotion	AETO (Narcotics), O/O DG ET&NC	
21	Mr. Shakeel Ahmad	19-06-1976 Malaknad	24-05-2002				Peshawar	
22	Mr. Shaukat Ali	Agency 16-04-1973	29-05-2002	19.11.2014	17	By Promotion	ETO (OPS) Kohistan	
23	Mr. Zahid Iqbəl	Abbottabad 25-09-1977	28-05-2005	19.11.2014	17	By Promotion	ETO-IV (OPS), Peshawar	
24	Mr. Nizakat Ali	Peshawar 12-03-1964	11-06-1980	30.10.2017	17	.By Promotion	0/0 ETO-111, Peshawar	
·_ ·		Dochawar		· · · ·			0/0 FTO-V	[· .

30.10.2017

04-06-2005

Peshawar

Swat

13-02-1978

By Promotion

17

0/0 ETO-V

· . -

Mr. Zia Uddin

25

S. No:	NAME OF OFFICER WITH ACADEMIC	DATE OF BIRTH AND	DATE OF 1 ⁵¹ ENTRY INTO GOVT.	REGULAR APP P	OINTMENT/P RESENT POST		PRESENT POSTING	RE
	QUALIFICATION.	DOMICILE.	SERVICE.	Date	BPS	Method of recruitment	8	
			A	5	6	7	O/O ETO Abbottabad	
1 26	- 2 Mr. Gul Fishan	<u>3</u> 05-05-1975	18-07-2005	30.10.2017	17	By Promotion		
	Muhammad Iqbal	Swat 10-04-1980	02-06-2005	30.10.2017	. 17	By-Promotion	O/O ETO-V, Peshawar	
27*		Mardan 20.04.1968	31.05.2005	01.01.2018	17	By Promotion	O/O ETO-11 Peshawar	
28	Muhammad Khalid	Swabl	14-07-2005	30.10.2017	17-	By Promotion	O/O ETO D.I.Khan	-
29	Mr. Fahim Nawaz	20-06-1978 FR Bannu			17	By Promotion	ETO (OPS) Tank.	
30	Mr. Faridullah Khan	01-03-1980 D.1.Khan	04-02-2008	30.10.2017	-	-By-Promotion	O/O Director General	
31	Syed Naveed Jamal	07-04-1977	30-01-2008	30.10.2017	17		ETO (OPS) Lakki Marwat	
32	Mr. Mehboob Alam	Malakand 01.07.1978	19.12.2007	23.02.2018	17	By Promolion		
2		SW Agency			I			

50(Admn)ET&NC/1-6/2013 / 1028- 研引

Copy forwarded to the:-

- Director General Excise, Taxation & Narcotics Control, Khyber Pakhtunkhwa.
 All Deputy Directors Excise, Taxation & Narcotics Control, Khyber Pakhtunkhwa.
 All Excise & Taxation Officers in Khyber Pakhtunkhwa. 4. PS to Secretary Excise, Taxation & Narcotics Control, Khyber Pakhtunkhwa.

SECRETARY

(NASEEM/KHAN) SECTION OFFICER (Adm

Dated Peshawar, the January 24, 202



Published by Authority

PESHAWAR, FINDAY, 16TH FEBRUARY, 2016

GOVERNMENT OF CHYBER PACHTURINAWA EXCISE, TANATION AND MARCOTICS CONTROL DEPARTMENT

NOTIFICATION

Peshawar, Dated the 19th February, 2018.

No. SO(Advan)/FTGMC/1-41/2018; -- In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa, Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of all previous rules, issued in this behalf, the Excise, Taxation & Narcotics Control Department in consultation with the Establishment and Finance Departments hereby lays down the method of recruitment, qualifications and other conditions specified in column 3 to 5 of the Appendix to this Notification, which shall be applicable to posts in the Directorate General Excise, Taxation and Narcotics Control Department specified in column 2 of the said Appendix.

,	•		<u>APPENIL</u>	Meshod of recruitment.
S.No.	Nomenciature of the	Winnum qualification for appointment by Initial necruitment.	an the state of th	E
1	j. (1925)	3	4	By transfer from amongst the officers of APUG/PAS/PCS_SC/FCS_EG/PMS.
1	Director General (RPS 20),		· · · · · · · · · · · · · · · · · · ·	CEDUC/PAS/PCS-SG/PCS-EG/FMS.
Z.	Director			
	(Aphninistration) (BPS-19).			

•			n An Sanatan (S. 1997) An Sanatan (S. 1997)	
		(1) and the second with the given the decay real takes with empedience in equal points (1) and each ordinates setting with AIS.		
4.		 (i) A least Second Class WEA with Ename on Com, 2017 6 recognized University; (ii) computer literate with certificate in MS-Office (MS-Word, MS- 	yasiis.	B. Initial recruitment.
	-	Excel, MS-Access); and (iii) three years experience in field relating to Taxation in public / private sector, Autonomous /- Semi-autonomous bodies.		
<u>9</u> 9	System Analyst (BS-13).	(i) 1ªClass Master's Dogree in Computer Science or equivalent qualification from a recognized University; and	years,	By Initial recruitment.
		(ii) Three years experience in field of Electronic Data Processing with system designing and programming		
	Exclass and formiton Office: (88-18)	sidits.		By promotion, on the basis of seniority-cremitiness, from amongsi the Assist Excise and Taxation Officers with at least five years service as each who has passed Departmental Examination in higher grade
		A least Second Class Master's Degree in Commerce with Accounting as one of the subject from a recognized University	22-32 years.	 (a) Thirty percent by premotion, on the basis of scularity-compliments, fr amongst the Audit and Accounts Assistants; and (b) seventy percent by initial recruitment.

10 12 ⁴ 10 11 11					TB
		· · · ·			n an an an ann an Arlanda. An ann an Arlanda an Arlanda an Arlanda an Arlanda an Arlanda an Arlanda an Arlanda Arlanda an Arlanda an A
	· · .	in an	 Winsels heaving Steve Weierfelf's Reduct to the menu of Steven (POS, BRCC) - 25 (CE) BOUT - 25 (CE) BOUT - 25 (CE) 		Registration of the basis of sentences in some free articles in the sentences of the sentences of the sentences are sentences and the sentences of the sentences are sentences and the sentences of the sentences
			i seegetzed University having good. programming skills.		Provides that if as suitable percentils typicals for promotion that by milital repruises it.
	2 1 2 2	(BS 3-17).	At least Second Class Master's Dagree in Computer Science (BCS, BSCS, BE(CE), ES(IT) and MCS ur equivalent pualification from a recognized	years.	By miner connect.
-			Eniversity. Note: Preference will be given to those having certificate in Computer Networking like MCSE/CCNA/any other latest certification in Networks from		
		Web Develope: (BPS-17).	recognized Institute. At least Second Class Master's Degree in Computer Science (BCS, BSCS, BE(CE), BS(IT) and IVICS or Equivalent qualification from a recognized University.	22-32 years.	Sy initial recruitment.
		Assisioni Lucis, end	Note: Preference will be given to those having Contificate in web programming like PHP, ASP, Net, CW, or any other latest technology certification in web-dev. and subilitional working knowledge of the subilitional working knowledge of the subilitional working knowledge of the subilitional working knowledge of the subilitional working knowledge of the subilities work of the subilities work in the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilities of the subilitie	26-52	(a) Six percent by promotion, on the basis of semigrity-cura-dimess, from decays
		Texation Officer (BPS-17).	nop a recupited University.	yenn -	(a) Sit percent by promotion, on the basis of endorsy derived by promotion, on the basis of endorsy derived by promotion of the basis of the percent of the superintendent and the Superintendents, who have passed the Departmental Examination in higher grade;

• • •

	· · · · · · · · · · · · · · · · · · ·			(b) fifty four percent by premotion, on the basis of seniority-curo-filles. It a smongst holder of the post of inspectors, with at least five years senter a
			-	such who have passed Departmental Examination in higher grade; and
				(c) forty percent by initial recruitment.
20 •	Superintervient (BPS-17).	· · · · ·		By promotion, on the basis of seniority-cum-fitness, from amongst the Senior Scale Stenographers with at least five years service as such, or ten years service i the Depertment as burier Scale Stenographer and Senior Scale Stenographer.
47	Inspector	(1) At least Second Class Bachelor's	26-32	the hasis of semiority-sub-nulless, ind
.s. r	(BPS-16).	Degree, from a recognized University; and	years.	(a) Finy percent by promotion, on the case ears service as such whe hav amongst Sub Inspectors with at least five years service as such whe hav passed the Departmental Examination in lower grade; and
-		(ii) (Height5`7") (Chest33" with expansion of 1 ½ inches).		(b) fifty percent by initial recruitment.
18	Assistant Data base	At least Second Class Bacheler's Degree	20-32	By initial recruitment.
	Administrator	in Computer Science or equivalent	years.	
	(BPS-16 <u>)</u> ,	qualification from a recognized University.		
<u>9</u>	Senior Scale Stenographer	(i) At least Second Class Bachelor's	20-32 years.	By promotion, on the basis of seniority-cum-fitness, from amongst Junior Sca Stenographers with at least five years service as such:
	(BPS-16).			Provided that if no suitable candidate is available for promotion, then it
		(ii) a speed of laundred words per		initial recruitment
		minute in English shorthand and		
		roniy words per minute in typing;		
		and		
		(iii) one year Diplome in Computer		
		Science from the Board of Vechnical Education.		

the transmission and the control of strandparts of a degree state. All

Dated Peshawar the $\frac{JK}{K}$ /0 $\mathfrak{P}/2020$

Secretary to Govt. of Khyber Pakhtunkhwa,

Excise, Taxation & Narcotics Control Department,

Peshawar, Khyber Pakhtunkhwa.

THROUGH PROPER CHANNEL

Subject:-

43 01

REPRESENTATION AGAINST SERVICE RULES, 2018 DATED 19/02/2018.

With great reverence it is humbly requested that:

- 1. That The applicant is Inspector of Excise, Taxation & Narcotics Control Department, Khyber Pakhtunkhwa & joined the Department as Excise & Taxation Inspector on 22-10-2010.
- Most of the Inspectors are either one step promoted or retired in the same rank.
- Wost of the inspectors are clined one step promotion was snatched by the Department when the service rules 2010 were drastically amended in 2018.
- That on perusal of service rules of 2010 & 2018 it is clearly evident that only promotion of Inspectors to the post of AETO's was significantly changed and the promotion structure of inspectors were disturbed.
- 5. That in Service Rules 2010, Quota for promotion of Inspectors to AETO's was 100%. Even due to that 100% quota, still most of inspectors retired after promotion to the next grade.
- 6. That after amendment of 2010 Service Rules and framing of 2018 rules an anomaly was created and the whole promotion structure of Inspectors was affected.
- 7. That in comparison of 2010 & 2018 Service Rules following changes were made at promotion at Inspectorate level:

		· · · · · ·				
-		2010			2018	
	AFTO	100% promotion	amongst	AETO	6% promotion amongst Superintendents	
	LIQ	Inspectors			54% promotion amongst Inspectors.	
		·		;	40% inducted directly through Public Service Commission.	j

8. The Department has disturbed the promotions of inspectorate (field) staff by illegally allocating 6% quota in AETO's to Superintendents. As a result of this unjust allocation, Superintendent will remain in the same scale i.e. BPS-17 only their cadre will be changed (Superintendents BPS-17 & AETO BPS-17). This does not benefits neither Superintendents nor inspectors.

4 LO L	Total Sanction Strength	
28/2/20 AETO	Superintendents	Inspectors
47	. 7	182 .

9. That as of today, 67 inspectors have served in the same scale as Inspectors for more than a decade.

- 10. That it is further stated that the Inspectorate staff is the backbone of this Department in collection of Government revenue and Department has great expectations from them for achieving the recovery targets in harsh and hard circumstances.
- 11. That despite meager resources, Inspectorate staff has left no stone unturned to hold the norms of the superiors in term of revenue collections.
- 12. That in comparison to other revenue collection Departments, the Excise Inspectors have minimum Salary, lack of proper & just promotion Structure, no incentives or reward system while this field staff is engaged in collection of direct taxes from the public which is a tough task.
- 13. That in framing of the aforesaid rules, the said rules were not circulated among present staff for seeking opinion regarding incorporation of amendments.

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Keeping in view the above points, it is requested that Notification No.SO (Estb)E&T/1-41/2009 dated 30/03/2010 at S.NO(8) may please be reinstated and the Notification NO. So (Admn)/ET&NC/1-41/2018 dated 19/02/2018 at S.NO 15 may be withdrawn. So that the anomaly may be addressed and chance of promotion to Department¹ employees may be enhanced. Furthermore it is requested that no advertisement in the aforesaid cadre (AETO) shall be made until this anomaly is not removed.

110%

(Mr. Ijaz Anwar) EXCISE & TAXATION INSPECTOR

GOVERNMENT OF KHYBER PAKHTUNKHWA EXCISE, TAXATION & NARCOTICS CONTROL DEPARTMENT



Dated Peshawar, the January 24, 2020

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NOTIFICATION

SO(Admn)ET&NC/1-6/2013. In pursuance of Section-8 of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule 17 of Khyber Pakhtunkhwa of C Servants (Appointment, Promotion & Transfer) Rules 1989, the final Seniority List of Excise & Taxation Officers (BS-18), Excise, Taxation & Narcotics Cont Khyber Pakhtunkhwa as stood on 06.11.2019, is hereby notified / circulated for general information of all concerned:

FINAL SENIORITY LIST OF EXCISE & TAXATION OFFICERS (BS-18) OF EXCISE, TAXATION & NARCOTICS CONTROL, KHYBER PAKHTUNKHWA (AS STOOD ON 06.11.20

	SENIORITY LIST OF EXCI				REGULAR		PRESENT POSTING	RE№
S. No.	NAME OF OFFICER WITH ACADEMIC QUALIFICATION.	DATE OF BIRTH AND DOMICILE .	DATE OF 1 ⁵¹ ENTRY INTO GOVT. SERVICE.	APPOINTMENT/PF PI	REGOLAR ROMOTION/UP RESENT POSTS	GRADATION, TO		· · · · ·
			SERVICE.	Date	BPS	Method of recruitment		
•				5	6	7	8	
1	2 Mr.Arshed Saeed	3 10-05-1961 Peshawar	03.09.1981	20.11.2017	18	By Promotion	Excise & Taxation Officer, Marclan.	
2	B.A, LLB Mr.Sabz Ali.	12-05-1961 Abbottabad	05-09-1981	20.11.2017	18	By Promotion	Excise & Taxation Officer-V, Peshawar	
3	B.A. Mr. Tariq Masood	01-10-1969 S.W.Agency	17-01-2002	20.11.2017	18	By Direct recruitment	Excise & Taxation Officer, Bannu.	· · · ·
4	M.A History Mr. Imaad-ud-Din	29-05-1983	19-04-2008	20.11.2017	18	By Direct recruitment	Director (OPS), Mardan Region.	
5	M.A, 1.R Mr. Fazli Ghaloor	Peshawar 05-07-1978	19-04-2008	20.11.2017	18	By Direct recruitment	Excise & Taxation Officer, Mansehra.	
6,9	M.Sc. History Mr. Shahid-ut-Haq.	Dir (Lower) 03-02-1960	03-09-1981	20.11.2017	18	By Promotion	Director (OPS) Registration, Peshawar.	
D.4	B.A. Mr. Muhammad Khalid, B.A	Nowshera 10-02-1962	08-07-1985	20.11.2017	18	By Promotion	Excise & Taxation Officer, D.1.Khan	
	<u>.</u> .	Peshawai						

	· · · · · · · · · · · · · · · · · · ·				DECLUZAD	<u> </u>	PRESENT POSTING	REN
· <u> </u>	*NAME OF OFFICER	DATE OF	DATE OF 151		REGULAR			
c	WITH ACADEMIC	BIRTH AND	ENTRY INTO	APPOINTMENT/PR	OMOTION/UP	GRADATION TO		
. S.	QUALIFICATION.	DOMICILE.	GOVT.	PR	ESENT POSTS	Method of		
No.	QUALIFICATION.	Dornerees	SERVICE.	Date .	BPS			
						recruitment	8	
		3.	4	5	6 · ·	7	Excise & Taxation Officer, Kohat	
1	2		19-01-1985	20.11.2017	18	By Promotion	Excise & Laxation Officer, Ronar	
0-8.0	Mr. Sharif Gul	08-08-1959	19-01-1909				System Analyst, Directorate General	
RELINC	B.A	Hangu	19.07.2012	20.11.2017	18	By Direct		•
9	Mr. Sufian Haqqani	15.05.1987	19.07.2012	120131		recruitment	ET&NC	
	M.A	Nowshera -					Excise & Taxation Officer, Nowshera	
		D1 02 1005	19.07.2012	20.11.2017	18	By Direct	Excise & taxation officer, none	<u>.</u>
10	Mr. Fawad Iqbal	31.03.1985	19.07.2012	Longe		recruitment	Directorate General ET&NC	· ·
	B.A	Mardan	19.07.2012	20.11.2017	18	By Direct	Directorate General E rand	
11	Mr. Irshad Ullah	01.06.1980	19.07.2012			recruitment		
	L.L.B	F.R. Kohat	- ·			By Direct	Excíse & Taxation Officer, Haripur	
	Mr. Ammar Khan Jadoon	02.05.1986	19.07.2012	20.11.2017	18	recruitment		
12		Abbottabad				recruitment		
•	M.Sc			20.11.2017	18	By Promotion	Excise & Taxation Officer-1, Peshawar	
1.3	Mr.Muhammad Ijaz	01.06.1965	20.01.1985	20.11.2017		,	Officer Poltagram	
	B.A	Charsadda		20.11.2017	18	By Promotion	Excise & Taxation Officer, Battagram	<u> </u>
14 -	Mr. Muhammad Ali	15.04.1962	03.09.1981	20.11.2017				
	В.А .	Peshawar		20.11.2017	18	By Promotion	Excise & Taxation Officer, Swabi	
15	Mr.Jehan Javed	03.03.1963	01.07.1986	20.11.2017			Deputy Director (IT Operations), DG	
	B.A	Mardan	20 12 2015	20.11.2017	18	By Direct	Deputy Director (11 Operations), 50	
16	Mr.Muhammad Saim Khan	08.05.1989	29.12.2015	20.11.2017		Recruitment	Office, Peshawar Excise & Taxation Officer, Karak	
	BE-1CSE	Peshawar	20.12.2015	20.11.2017	18	By Direct	Excise & Taxation Officer, Relation	
17	Mr. Rehman Ud Din	29.01.1988	29.12.2015	20.11.2037		Recruitment	Excise & Taxation Officer, Torghan	
	B.Sc	Kohat	06.10.2015	20.11.2017	18	By Direct	Excise & Taxation Officer, Torghan	
18	Ms Andleeb Naz	23.08.1985	06.10.2013	2011,11:027	· ·	Recruitment	Excise & Taxation Officer, Buner	
	M.Sc	Abbottabad	01.07.1986	20.11.2017	18	By Promotion	Excise & Taxation Officer, build	
19	Mr.Arshad Hameed	23.07.1965	01.07.1900	20.11.2017			Excise & Taxation Officer-111, Peshawar	
	F.Sc	Peshawar	01.07.1986	20.11.2017	18	By Promotion	Excise & Taxation Officer hay reprint	
20	Mr.Aftab Ud Din	16.02.1966	01.07.1900	20.55.2057			Excise & Taxation Officer, Dir Upper	-
	F.A	Peshawar	02.07.1986	20.11.2017	18	By Promotion	Excise & Taxation Officer, on opposi	
21	Mr. Qazi Wasif Ur Rehman	15.03.1965	02.07.1960	70.17.1202			Excise & Taxation Officer-VJ, Peshawar	
	B.A .	Bannu	01.03.2018	01.03.2018	18	By Direct	Excise & taxation officer officeration	
22 -	Mr. Faisal Khurshid Burki	SW Agency	01.05.2010			Recruitment	Excise & Taxation Officer-JV, Peshawar	
· · ·	B.Sc Electronic Engineering	07.01.1986	01.03.2018	01.03.2018	18	By Direct	Excise & Laxation Officer (*) Content	
23	Mr. Tawseef Khan	Dir Upper	1. 01.03.2018	0,00.603	-	Recruitment		
	M.Phil (American Study)	10.03.1987		_ I,,,			· · · · ·	

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<u>S.</u>	NAME OF OFFICER	DATE OF	DATE OF 1ST		REGULAR		PRESENT POSTING	RE
No.	WITH ACADEMIC	BIRTH AND	ENTRY INTO	APPOINTMENT/PR	OMOTION/UI	PGRADATION TO		
	QUALIFICATION.	DOMICILE.	GOVT.	PR	ESENT POST	S		•
			SERVICE.	Date	BPS	Method of		
						recruitment		•
1	2	3	. 4	5	6	7	8	
24	Mr. Masuad Ul Haq	Charsadda	.03.04.2014	01.03.2018	1.8	By Direct	Excise & Taxation Officer-VII /	
		09.03.1986				Recruitment	(Narcotics), Peshawar	
25	Mr. Fida Hussain, M.A	10 -03-1962	03-07-1986	30.05.2018	18 -	By Promotion	Excise & Taxation Officer-11, Peshawar	
		Peshawar						
26	Mr. Irfan Mushtaq, FA	23-03-1963	03-07-1986	11.12.2018	18	By Promotion	Excise & Taxation Officer, Abbottabad	
		Peshawar						
27	Mr. Haq Nawaz	15-03-1966	- 06-07-1986	31-10-2019	18	By Promotion -	Excise & Taxation Officer, Shangla	
		Charsadda		·····				
28.	Mr. Tilla Muhamamd, B.A	01-04-1967	06-07-1986	. 31-10-2019	18	By Promotion	Excise & Taxation Officer, Malakand	
	• •	Mardan		······				
29	-Mr. Aurangzeb Afridi, B.A	18-01-1962	10-07-1986	31-10-2019	1.8	By Promotion	Excise & Taxation Officer, Hangu	
		FR Kohat		· · · · · · · · · · · · · · · · · · ·				
30	Mr. Daud Shah, B.A	15-01-1964	24-07-1986	31-10-2019	18	By Promotion	Excise & Taxation Officer, Swat	
		Malakand						
31	Mr. Jehandad Khan	01-02-1960	08-01-1987	31-10-2019	18	By Promotion	Excise & Taxation Officer, Charsadda	
ivea	· .	Peshawar						

SECRETARY

بالمرتب والمرتجا

اران مسینے جان

STATEMENT SHOWING THE DETAIL OF SANCTIONED STRENGTH OF EXCISE, TAXATION & NARCOTICS CONTROL DEPARTMENT AS PER

21 - S - S - S

	m	· · · ·		11 - 1 - 1 -						BUDO	SET FOR T	HE YEAR 2	019-20					()	F	(23
S. NC	Designation of the post	E&T Directt.	ETO-I Pesh	ETO-II Pesh	ETO-III Pesh	ETO-IV Pesh	ETO-V Pesh	ETO-VI Posh	ETO Hangu	ETO Kohat	ETO Nowshera	ETO Charsadda	ETO Mardan	ETO Swabi	ETO Malakand	ETO Lower Dir	ETO Swat	Upper Dir	ETO Buner	ETO Shangla
		1	2	. 3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19
1	Director General (BPS-20)	1	·					<u> </u>							_		<u> </u>			
2	Director Admn (BPS-19)	1 .	<u> </u>	· · _												<u> </u>	· -			
. 3	Director Revenue (BPS-19)	1.		·			<u> </u>						· · · · ·		<u> </u>		·			
4	Directors (BPS-19)	3	1			·							1		· _ · <u>. · ·</u>		1			
5	Directors Narcotics (BPS-19)	1.	ŀ	· ·	·			<u> </u>							·					
6	Dy. Director Operation IT (BPS-18)	1	<u> </u>					·			<u> </u>	·		·		<u> </u>				
7	Deputy Director GIS (BS-18)	1		_						·										
8	Dy. Director (Audit & Accts) (BPS-18)	1 -		·			_			·						<u> </u>			_	
9	Excise & Taxation Officer (BPS-18)	1	1	· 1	1	1 '	1	1	1	1	1	1	1	1	1	1	1 -	1	1	1
10.	System Analyst (BPS-18)	1	· ·	_	· · ·	_		_												
11	Assist: Director (Audit & Accts) (BPS-17)	2	1	_					_	_							·		-	
12	Network Engineer (BPS-17)	1				_					_	·		·		·	·		_	
. 13	SuperIntendent (BPS-17)	· 2 -	- 1		•	<u> </u>		·					1		· ·	<u> </u>	1			
14	Web Developer (BPS-17)	1			·								· · ·		· , <u> </u>		·			
.15.	Programer (BPS-17)	1						· .					_	_ `	·	·	_			_
16	AETO (BPS-17)	4	4	5	2	1	2	3		.1	2	2 -	4	1	2	-	. 1	·	_	
- 17	AETO-(Intel.) (BPS-17)	1							<u></u>	_					_		. <u> </u>			
18	Asstt: Database Admin. (BPS-16)	2						· ·			_			·			·		_	·
19	Computer Operator (BPS-16)	21	9	3	5	2	3	2	2	3	3	2	4 -	2	2	1	4	1	1	1
20	Senior Scale Stenographer (BPS-16)	3					·			_							·		· '	·
21	Inspector (Intelligence) (BPS-16)	5	·	_				·			_	··· ·· <u>··</u>							_	
22	E&T Inspector (BPS-16)	11	1,3	23	5	11.	2	12	1.	8 .	5	1	12	4	5	3	6	1	1	1
23	Audit & Accounts Assistt. (BPS-14)	4								_		_			·				_	·
24	Accountant (BPS-14)	· ·	·			_		<u> </u>	`	. ````````````````````````````````````	_	<u> </u>			·				<u> </u>	
25	Stenographer (BPS-14)	. 2	1 ·	• 1	1		·	·		1	1	1 ·	1 .	1	. 1	1	1		_	·
26	Sub-Inspector (BPS-14)	3	2	2		1	_	1	·	1		1	3	1	1 ·	· 1	1			
27	Sub-Inspector (Intel) (BPS-14)	5	_						_		·					—		_	_	_
28	Assistant Sub-Inspector (BPS-11)	15	18	24	12	11	5	12.	-1	6	15	10	12	6	5	3	6	2	1.	2
29	Asst1: Sub-Inspector (Intel) (BPS-11)	10												_						
30 (Constable (BPS-07)	53	24	34	20	20	7	. 17	7	11	43	22	33	13	25	5	10	2	2	3
31 (Constable (Female) (BPS-07)	2	·		<u> </u>					· · ·	1				1		·		· '	`
32 0	Constable (Intelligence) (BPS-07)	20		·	·				· _ ·											
	Vircless Operator (BPS-07)	6 .								·	·				2	1 ·	1			
	Driver (BJ2S-06)	15	. 2 .	1	1	1	1		1 .	· 1	1	1	2 .	1	: 3	1	3	1	1	1
	Driver (Intelligence) (BPS-06)	5																·		
	howkidar (BPS-03)	2		1	1	1	1			1	2	· 1	2	3	3	2	1		1	. 1
	Qasid (BPS-03)	7	5	1	1	1							3		. 1	2	2			· • • •
38 5	eeper (BPS-03)	2	1	1	1	1	1	· · ·					· ·			1				
	uard / Jamadar (03)		1										1			· ·				
	enductor (BPS-03)													1						· · · ·
	TOTAL	217	87	97	50.	51	23	48	16	34	74	45	80	34	52	22	38	.8	8	10
			<u> </u>									l							باخيتيني	المستحجين

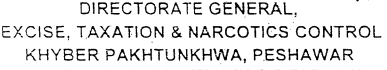
STATEMENT SHOWING THE DETAIL OF SANCTIONED STRENGTH OF EXCISE, TAXATION & NARCOTICS CONTROL DEPARTMENT AS PER BUDGET FOR THE YEAR 2019-20

			NARC	OTICS	CONTROL	DEPARTI		SPERD	I					
S.	Designation of the post	ETO Chitral	ETO Haripur	ETO A.Abad	ETO Manshera	ETO Battagram	ETO Thor Ghar	ETO Kohistan	ETO Karak	ETO Bannu	ETÖ Lakki	ETO DIKhan	ETO Tank	TOTAL
-		20	21	22	23	24	25	26	27	28	29	30	31	
1	Director General (BPS-20)			<u> </u>			·							1
	Director Admn (BPS-19)	·				· .					<u> </u>			1
3					_									1
4	Directors (BPS-19)	·		1	·	· · · ·	·					1		8
5		·			 				·					1
6	Dy. Director Operation IT (BPS-18)	·	·			·					<u> </u>		<u> </u>	1
7	Deputy Director GIS (BS-18)				·					<u> </u>			·	
B	Dy. Director (Audit & Accts) (BPS-18)				·			_			·			1
9		1	1	1	1	1	1	1	1	1	1	1	1	31
10	man in the second s				·					_				1
11						·		_		_			<u> </u>	3
12														1
13				· · · 1		·	_			1				7
14					<u> </u>						_	_		1
15											·	· _ ·		1
16			2	3	2 ·				1	1	<u> </u>	3		46 -
<u> </u>	· · · · · · · · · · · · · · · · · · ·							· · · · · · · · · · · · · · · · · · ·						1
_17 18	Asstt: Database Admin. (BPS-16)			· · · · · · · · · · · · · · · · · · ·					· · ·					2
		1	3	4		2	2	1	2	3	2	4	2	100
19	Computer Operator (BPS-16) Senior Scale Stenographer (BPS-16)				· ·				·	<u> </u>		·		3
20														5
21	Inspector (Intelligence) (BPS-16)			11	5	1	1	1	1	5	2	13	1	176
22		-1										· · ·		· 4
23	Audit & Accounts Assisti. (BPS-14)	·										. 1		. 1
24	Accountant (BPS-14)		1	1	1					1		.1		18 -
25	Stenographer (BPS-14)		1	2	1				*	2		2	· ,	26
26	Sub-Inspector (BPS-14)													5
27	Sub-Inspector (Intel) (BPS-14)					2		2	4	11	8	6	4	223
28	Assistant Sub-Inspector (BPS-11)	2	3	4 .	!	<u> </u>		^	·					10
29	Asstl: Sub-Inspector (Intel) (BPS-11)						2	2	7	14	8	21	7	462
30	Constable (BPS-07)	3	12 ·	20	13.	2	<u> </u>							5
31	Constable (Female) (BPS-07)			1			· · · · · · · · · · · · · · · · · · ·						<u>. </u>	20
32	Constable (Intelligence) (BP5-07)									<u>-</u>		2		13
33	Wireless Operator (BPS-07)			2			<u> </u>			<u>·</u>	1	4	1	56
34	Driver (BPS-06)	1.	.1	5		1		1	1	1 .				5
35	Driver (Intelligence) (BPS-06)								· <u></u>			2		36
36	Chowkidar (BPS-03).		2	. 2	1		·	·	1	1	1	2		28
37	N/Qasid (BPS-03)	·		3							·	·		10
38	Sweeper (BPS-03)	1.		-					·			1	·	2
39	Guard / Jamadar (03)		_					·						
40	Conductor (BPS-03)							. <u> </u>	· •					1
	TOTAL	10	32	61	35	9	7	8	18	41	23	64	16	1318

24

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-UDAF COMPLEX, SHAMI ROAD PESHAWAR, PHONE NO. 9212260

No 19 / DGET&NC/2019-20/

Τo

Subject:

Date: 20 / 02 / 2019

The Secretary. Excise: Taxation & Narcotics Control Officers, Khyber Pakhtunkhwa.

RATIONALIZATION OF VARIOUS POSTS AND AMENDMENTS IN SERVICE RULES FOR RESOLUTION OF ANOMALIES IN SERVICE STRUCTURE AND TO FULFIL REQUIREMENTS OF KHYBER PAKHTUNKHWA CONTROL OF NARCOTICS SUBSTANCE ACT 2019.

Kindly refer to the subject cited above, it is stated that the undersigned constituted a reforms committee for the resolution of various issues as mentioned below (copy enclosed)

> Anomaly in the current Service Structure like Faulty Pyramid i.e 31 sanctioned post of Sub Inspectors, 181 sanctioned posts of Inspectors and 233 posts of Assistant Sub Inspectors, resulting in. blockage of promotions.

> According to the Khyber Pakhtunkhwa Control of Narcotics. Substance ACT, 2019 the Excise officer below the rank of sub inspector is neither authorized to lodge FIR nor can investigate cases. Moreover, the existing strength of Sub Inspectors which is only 31 are not adequate to fullfill the requirements of the Act.

> Besides, due to shortage of ministerial staff, most of Sub Inspectors are also performing the ministerial duties in district offices. Out of 31 Sub Inspector, only 1 sub inspector is performing field duty right now.

2. The above cited anomalies and need of the Department are required to be resolve in two steps, which are as follow: -

- A. Hationalization of posts (First Step): -

- Presently there are 181 sanctioned posts of Inspectors. 31 sanctioned posts of Sub-Inspectors 233 sanctioned posts of Assistant Sub-Inspector, and 482 Sanctioned posts of Constables, which has created anomalies in the axisting service structure.
- Downgrading the 31 vacant posts of Inspectors to Sub Inspectors, upgrading 88 posts of Assistant Sub Inspectors to Sub Inspectors and upgrading 30 post of Constable to Assistant Sub Inspectors as per formula of nominal financial implication, (Annexure –A).

DIRECTORATE GENERAL, EXCISE, TAXATION & NARCOTICS CONTROL KHYBER PAKHTUNKHWA, PESHAWAR AUGAF COMPLEX: SHAMEROAD PESHAWAR, PHONE NO. 9212260

By downgrading the 31 posts of Inspectors, upgrading the 88 posts of c) Assistant Sub Inspectors and upgrading 30 posts of Constables the strength of the posts of Inspectors will stand at-150, that of Sub Inspectors at 150, that : Assistant Sub inspectors at 175 and that of constables 452. d) The proposal for rationalization does not affect the promotion and seniority of any incumbent, and further if has nominal financial implication (as already placed at Annexure-A).

B. Service Rules (Second Step):-

Second step to resolve anomalies in service structure is to amend service rules as mentioned/proposed in (Annexure-B) with justification, for which SSRC meeting

It is therefore requested that the rationalization case (Annexure-A) may please be forwarded to Finance Department for further necessary action and regarding Service rules (Annexure-B) case step, meeting of the SSRC may be convened to amend the rules in accordance as per the draft proposal.

> NERA ATION & NARCOTICS OL KHYBEB PAKHTUNKHV PESHAWAR

<u>j Vi</u>

/DGET&NC/2019-20/

Copy Forwarded for information and necessary action to:

- 1. Director Administration. Excise, Taxation & Narcotics Control Khyber
- 2. All Regional Directors, Excise, Taxation & Narcotics Control Khyber
- 3. Director Narcotics. Excise, Taxation & Narcotics Control Khyber Pakhtunkhwa.

BEETOR GENERAL ACISE, TAXATION & MARCOTICS NTROL KHYBEB PAKHTUNKHW PESHAV

VAKALAT NAMA

NO.____/20

	Tribunal	KP Service	IN THE COURT OF _
_ (Appellant) (Petitioner) (Plaintiff)		Anwar	<u> </u>
(riantin)		VERSUS	
(Respondent) (Defendant)	9° HI	El Jaxation	Excile
		Anwat	I/We, <u>Lilaz</u>

Do hereby appoint and constitute, **M. Asif Yousafzai**, *SYED NOMAN ALI BUKHARI Advocate High 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

& Herry SYED NOMAN ALI BUKHARI Advocate High Court Peshawar.

Cell: (0306-5109438)

"B" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. (B) No. 8872 \$ to 8891 of 20 02 Anworkersus (9 0 Mes) to Crut: IR EXCISE Respondent No. the Sucretory to Mout: 19 KEXCISE Notice to: WHEREAS an appeal/petition under the provision of the Narth West. Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal

GS&PD.KP-25

T-20,000 Forms-09.07.2018/P4(Z)/F=PHC Jobs/Form A&B Ser. Tribunal

*on......at <u>8.00 A.M.</u> If you wish to the ge anything ugainet the appellant petitipher you about 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, daly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing <u>4 copies</u> of written statement along with any ther documents upon which you rely. Please also take notice that in default of you. There are no the date fixed and in the manner aforementioned, the appeal/petition the statement 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 furnisk 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......dated

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

Day of.....

Ree Khyber Pakhtunkhwa Service Trib Peshawar.

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. GS&PD.KP-2558/4-RST-20,000 Forms-09.07.2()18/P4(Z)/F=PHC Jobs/Form A&B Ser. Tribunal

EXISE

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behowab.



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

Versus

(OUV

Appeal No. 8872 to 8891. of 2020 Jaz Annas 8 (19 0/hcs) Appellant/Petitioner

Notice of any alteration in the date ¹/ixed for hearing of this appeal/petition will be given to you by registered post. You shou'ld 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.....

Note:

No

Notice to:

Given under my hand and the seal of this Court, at Peshawar this..... $\mathcal{O}(\mathcal{T})$

Day of.....

-ott

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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.

GS&PD.KP-2558/4-R

0.Forms-09.07.2018/P4(Z)/F=PHC Jobs/Form A&B Ser. Tribunal

-15

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

PESHAWAR.

Appeal No. 8872 40.8841 of 20 ALANWAY & 19. O. Most. S. Appellant/Petitioner to Count: K1 Ex. JE Respondent Sur. Respondent No....... the DCT Excise Taxation & Nascotics control Deptt: Deshawood.

Notice to:

No.

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.....dated

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

 $C(t_{20})$ Day of..... Registrar Khyber Pakhtunkiwa Service Tribunal, Peshawar.

Note:

1.

2.

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

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. <u>8872 to 8891</u>/2020.

Mr. Ijaz Anwar and nineteen (19) others.

(Appellants)

VERSUS

- 1. The Secretary to Govt. KP Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa.
- 2. The Standing Service Rules Committee (SSRC) through its chairman/Secretary (Establishment, Civil Secretariat KP, Peshawar).
- 3. The Director General Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa. (Respondents)

<u>S.NO</u>	PARTICULARS	ANNEXURE	PAGE NO.
1	Para-wise comments		1-4
2	Affidavit		5
3	Copy of seniority position	"``A″	6-8

INDEX

Respondents Through Counsel

GoharRehmankhattak (Advocate High court) High Court Legal Advisor, Excise, Taxation & Narcotics Control Department Khyber Pakhtunkhwa

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

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PARA WISE REPLY ON BEHALF OF RESPONDENTS NO. 1-3

Respectfully Sheweth Preliminary objections

1. The service rules 2018 came into force in February 2018 and the instant appeal has been lodged against the said rules.

FACTS:

1. Para-1 being a matter of record needs no comments.

- 2. Para-2 is contradictory as the statement that the hope of a single step promotion has been snatched by the deptt: while admitting to have the major share of 54% in promotion to the post of AETOs.
- 3. Para-3 is again contradictory with the statement in Para-1 as on the one hand they allege that the hope of a single step promotion has been snatched whereas in the same Para it has been stated that some of the inspectors retired after just one step promotion.
- 4. Para-4 is incorrect. The Service Rules 2018 is the improved version of Service Rules, 2010 providing fair chances of promotion and recruitments. The appellants are the junior most officials and according to the seniority list of inspectors, the senior most among them are at S. # 15, 17, 18, 31 & 36 whereas many among them are on S.# 126, 128, 129, 130, 132, 136. (Copy of seniority position is attached as Annexure-A) All these inspectors still have a long way to

go and certainly they will be promoted on the basis of seniority cum fitness upon their turn. Presently out of 54posts of AETOs 30 promotee inspectors are occupying the posts of AETOs and soon many others will be promoted in accordance with their share. So far as the slow pace of their promotion is concerned, they are not the only cadre as the constables, ASIs, computer operators, the stenographers, the superintendents, the ETOs and even the Directors all have the same pace of promotions. <u>To settle the anomalythe</u> <u>department is seriously considering to bring further improvements in the service</u> <u>structure of all service cadres including the inspectors and soon a case will be</u> <u>moved for consideration of the Standing Service Rules Committee (SSRC).</u>

- 5. Para-5 is also incorrect. As per the available record, none of the superintendents of the department has challenged the service rules, 2018. The allocation of 6% quota to superintendents comes to three(03) posts only and upon promotion two(02) superintendents have willingly accepted the posts of AETOs.
- 6. Para-6 is not correct as according to Service Rules, 2018 they still have the chances of promotion and they will be considered for promotion in accordance with their share as well as their present representation.
- 7. Para-7 is again incorrect. Since the promulgation of Service Rules 2018 more than 100 promotions in different service cadres have validly been executed stretching over the entire period from its promulgation till date. How come none in the entire service cadre of inspectors remained unaware of the promulgation of the service rules 2018. The departmental appeal has not been made to respondent No. 3 as such respondent No. 3 is not in a position to offer comments.
- 8. Para-8 is already explained in Para-7 above.

GROUNDS:

- (A) As stated in Para-4 above.
- (B) Service Rules are amended/framed by the SSRC and taking consent of any service cadre is neither possible nor mandatory. Rather the SSRC frame rules judiciously taking into account many factors, like induction of the fresh blood via initial recruitment, providing chances of promotion to the competing cadres, practice and precedents in other Government Departments. So far as the 17 vacant posts of AETOs are concerned, they all didn't fell vacant all of sudden. These became vacant upon promotion of the AETOs and retirement of AETOs.

(C) No doubt the quota of Inspectors have been reduced by allocating 6% to Superintendents and 40 % to the initial recruitment. These quotas were allocated due to the upgradation of the post of AETO from BPS-16 to BPS-17 and that of ETO from BPS-17 to BPS-18. The service rules were amended to tune-up with the changed scenario. Previously 50% ETOs used to be inducted through the Public Service Commission. The SSRC abolished the 50% quota of initial recruitment of ETO and allocated reduced quota of 40% for initial recruitment in the AETOs service cadre. Though in the short term the Inspectors have reduced chances of promotion to the post of AETO but keeping in view the big picture, the AETOs have 100% chances of promotion to the post of ETOs which ultimately offer greater chances of promotion to the lower cadres of Inspectors and below. Therefore, exaggerated apprehensions have been raised in the appeal in hand.

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- (D)No such rationalization is in process and again the apprehensions of the appellants are baseless.
- (E) There is no question of malafide. The Superintendents have neither challenged the rules nor they have any reservations rather it is only to add weightage to the claim of the appellants that they are quoting again and again the case of superintendents. The idea of encadrement is not new but in practice in the provincial services.
- (F) Again the same point has been repeated. In the long run the inspectors have larger chances of promotion but they just have a shorter vision to see the larger interests that they and the rest of the service cadres will reap in the near future.
- (G)Again and again one point is being beaten. This para needs no further comments.
- (H)Again this point is unfounded and the appellants still have the lions share in the promotion to the post of AETO.
- (I) The Service Rules, 2018 were framed in accordance with the rules, valid for all practical reasons and very much sustainable in the eyes of law having benefitted most of the cadres.
- (J) All the service cadres including the initial recruitment have been treated in accordance with the law and rules.

(K) There are no other grounds but the self-centered approach of the appellants who just want to turn and manipulate everything in their fayour. However, still they are invited to bring any proofs at the time of hearing and they will be duly considered and addressed.

It is therefore, requested that the appeal being devoid of merit and without any cogent reasons may be dismissed please.

Secretary to Govt of

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Khyber Pakhtunkhwa Excise, Taxation & Narcotics Control (RESPONDENT NO. 1)

Director General Excise, Taxation & Narcotics Control Khyber Pakhtunkhwa (Respondent No. 03) DISECTOR GENERAL EXCISE, TAVATION & NARCOTICS CONTROL, KHYSER PAKHTURKHWA: PESHAWAR.

Through counsel

ian

GoharRehmankhattak (Advocate High court) Legal Advisor, Excise, Taxation & Narcotics Control Department Khyber Pakhtunkhwa

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. <u>8872 to 8891</u>/2020.

Mr. Ijaz Anwar and nineteen (19) others.

(Appellants)

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- 1. The Secretary to Govt. KP Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa.
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- 3. The Director General Excise, Taxation & Narcotics Control Deptt: Peshawar, Khyber Pakhtunkhwa. (Respondents)

AFFIDAVIT

I, $\underline{Tax}, \underline{Ahmad}$ AssistantExcise & Taxation Officer-(Establishment) O/o Director General Excise, Taxation & Narcotics Control Department Khyber Pakhtunkhwa, do hereby solemnly affirm and verify on oath that the contents of accompanying **"Para wise reply"** are true and correct to the best of my knowledge and belief, and nothing has been kept concealed or misstated.

DEPONENT 49992 CNIC # 17 301-

Identified by Counsel;

GoharRehmankhattak (Advocate High court) Legal Advisor, Excise, Taxation & Narcotics Control Department Khyber Pakhtunkhwa

GOVERNMENT-OF KHYBER PAKHTUNKHWA EXCISE, TAXATION & NARCOTICS CONTROL DEPARTMENT

NOTIFICATION

Dated Peshawar, the January 24, 2020

<u>SO(Admn)ET&NC/1-6/2013</u>. In pursuance of Section-8 of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule 17 of Khyber Pakhtunkhwa of C Servants (Appointment, Promotion & Transfer) Rules 1989, the final Seniority List of Excise & Taxation Officers (BS-18), Excise, Taxation & Narcotics Cont Khyber Pakhtunkhwa as stood on 06.11.2019, is hereby notified / circulated for general information of all concerned:

FINAL SENIOFITY LIST OF EXCISE & TAXATION OFFICERS (BS-18) OF EXCISE, TAXATION & NARCOTICS CONTROL, KHYBER PAKHTUNKHWA (AS STOOD ON D6.11.20

-FINAL S. No.	NAME OF OFFICER WITH ACADEMIC QUALIFICATION.		DATE OF 1 ⁵¹ ENTRY INTO GOVT SERVICE.	APPOINTMENT/PR	ESENT-POSTS		PRESENT POSTING	
*. • •		•		Date	BPS	Method of recruitment	8	
1	2 Mr.Arshed Saeed B.A, ttB	3 10-05-1961 -P esh awar	4 03.09.1981	5 20.11.2017	<u>6</u> 18	By Promotion	Excise & Taxation Officer, Mardan. Excise & Taxation Officer-V, Peshawar	
2	Mr.Sabz Ali. B.A.	12-05-1961 Abbottabad	05-09-1981	20.11.2017	18	By Promotion By Direct	Excise & Taxation Officer, Bannu.	.
3	- Mr. Tar iq Masood M.A History	01-10-1969 S.W.Agency	17-01-2002	20.11.2017	18	recruitment By Direct	Director (OPS), Mardan Region.	
4	Mr. Imaacl-ud-Din M.A , I.R	29-05-1983 Peshawar	19-04-2008	20.11.2017	18	recruitment By Direct	Exclue & Taxation Officer, Mansehra.	
5	Mr. Fazli Ghafoor M.Sc History	05-07-1978 Dir (Lower)	19-04-2008	20.11.2017	10	recruitment By Promotion	Director (OPS) Registration, Peshawar.	
Raine	Mr. Shahid-ul-Haq. B.A.	03-02-1960 Nowshera	03-09-1981	20.11.2017		-By Promotion	Excise & Taxation Officer, D.I.Khan	
7	Mr. Muhanimad Khalid, B.A	10-02-1962 Peshawar	08-07-1985	20:11.2017	18	-by riointuoit		<u> </u>

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• • • • • • • •	•NAME OF OFFICER	DATE OF	DATE OF 1 ST		REGULAR		PRESENT POSTING	
S	WITH ACADEMIC	BIRTH AND	ENTRY INTO	APPOINTMENT/PI	ROMOTION/UP	GRADATION TO		
No.	QUALIFICATION.	DOMICILE	GOVT.	- Pl	RESENT POSTS			
INO.	UCALITICATION.		SERVICE.	Date	BPS	Method of		
				•		recruitment		
	7	- 3	4	5	6	. 7 .	8	
1 8 (Mr. Sharif Gul	08-08-1959	19-01-1985	20:11:2017	18	-By Promotion	Excise & Taxation Officer, Kohat	
-V-Li-24	BA	Hangu	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·			
. 10-	Mr. Sufian Haqqani	-15.05.1987	-19.07.2012 -		18	By Direct	-System Analyst, Directorate General	
		Nowshera				recruitment	ET&NC	
• .			<u> </u>				Excise & Taxation Officer, Nowshera-	-
10.	Mr. Fawad Iqbal	31.03.1985	19.07.2012	20.11.2017	18	By Direct recruilment	Excise & Taxation onicer, nowshere	ten
	B.A	Mardan				By-Direct	Directorate General ET&NC	
11	Mr. Irshad Ullah	01.06.1980	19.07.2012	20.11.2017		recruitment		·
	L'L.B	F.R. Kohat				recroitment		
	Mr. Ammar Khan Jadoon	02.05.1986	19.07.2012	20.11.2017	18	By Direct	Excise & Taxation Officer, Haripur.	
12	M.Sc	Abboltabad			1	. recruitment		-
					10	- By Promotion	Excise & Taxation Officer-1, Peshawar	
13	Mr.Muhammad Ijaz	01.06.1965	20.01.1985	20.11.2017	18			
•	B.A	Charsadda	07 00 1001	20.11.2017	18	- By Promotion	Excise & Taxation Officer, Battagram	
14	Mr. Muhammad Ali	15.04.1962 Pestrawar	03.09.1981	20.11.2017	10			
	B.A	03.03.1963	()1.07.1986	20.11.2017	18	By Promotion	Excise & Taxation Officer, Swalii	
15	Mr.Jehan Javed B.A	Mardan	01.021500	20.11.000		· · · · · · · · · · · · · · · · · · ·		
16	Mr.Muhammad Saim Khau	08.05.1989	29.12.2015	20.11.2017	18	By Direct	Deputy Director (IT Operations),*DG	
	BE-ICSE	Peshawai				Recruitment	Office, Peshawar	<u> </u> `
17	Mr. Rehman Ud Din	29:01:1988	29-12-2015 -	20.11.2017	-18	By Direct	Excise & Taxation Officer, Karak	
	B.Sc	Kohal		······································		Recruitment	Excise & Taxation Officer, Torghan	
	Ms.Andleeb Naz	23.08.1985	06.10.2015	- 20.11.2017	18	By Direct	Excise & Taxation Officer, Torgilor	
	M.Sc	Abbottabad				By Promotion	Excise & Taxation Officer, Buner	
19	Mr.Arshad Hameed	23.07.1965	01.07.1986	20.11.2017	18	By Promotion,	Excise of Foxbolor Concert Source	
	F.Sc	Peshawar			- 18	-By-Promotion_	Excise & Taxalion Officer-IH, Peshawar	
20	Mr.Aftab Ud Din-	16 :02.1966	01.07. 1986 -	20.11.2017	- 10			· · · · · · · · · · · · · · · · · · ·
	F.A	Peshawar	721 021 4040	20.11.2017	18	By-Promotion	Excise & Taxation Officer, Dir Upper	
	-MrQazi-Wasil-Ur-Rehman	15.03.1965	02.07.1986	20.11.2017	10			
	ВА .	Bannu -	01.03.2018	01.03.2018	18	By Direct	Excise & Taxation Officer-VI-Peshawar-	
22	Mr. Faisal Khuishid Burki	SW Agency	. 01.02.2010 ()	01.02.2010		Recruitment		
	B.Sc Electronic Engineering	07.01.1986 Dir Upper	01.03.2018	01.03.2018	18	By Direct	Excise & Taxalion Officer-IV, Peshawar	-
	Mr. Tawseel Khan	10.03.1987	01.03.2010	01.05.2010		Recruitment		L
	M.Phil (American Study)			h				

		DATE OF	DATE OF 151				PRESENT POSTING	· · · ·
S.	NAME OF OFFICER	BIRTH AND	ENTRY INTO	APPOINTMENT/PR				
No.	WITH ACADEMIC		1		ESENT POSTS			
· ···	QUALIFICATION.	DOMICILE.	GOVT.	· · · · · · · · · · · · · · · · · · ·				
			SERVICE.	Date	BPS	Method of	· · · · · · · · · · · · · · · · · · ·	
نې د د مه او						-recruitment		
• • 1 - •	2	3		5	6	7	8	<u></u>
24	Mr_Masuad UI Haq	Charsadda	03.04.2014	01.03.2018	18	By Direct	Excise & Taxation Officer-VII /	· · · ·
		09.03.1986				Recruitment	(Narcotics), Peshawar	
25	Mr. Fida Hussain, M.A	10 -03-1962	03-07-1986	30.05.2018	18	By Promotion	Excise & Taxation Officer-II; Peshawar	
25	Mr. Flua Aussam, Fl.A	Peshawar	02 07 1900					ئى <u>ت</u>
			03-07-1986	11.12.2018	18	By Promotion	Excise & Taxation Officer, Abbottabad	
26	Mr. Irfan Mushtaq, FA	23-03-1963	03-07-1900	11.12.2010		by received		
		Peshawar		21.10.2010			Excise & Taxation Officer, Shangla	· · · ·
27	Mr. Haq Nawaz	15-03-1966		3 1-10-2019 -	- 01	- by ribiliouou	-Lweise -	
		Charsadda				D. Desmetice	Excise & Taxation Officer, Malakand	
28	Mr. Tilla Muhamamd, B.A	01-04-1967	06-07-1986	31-10-2019	18	By Promotion	Excise of taxadion officer, the interest	_
		Mərdən					Excise & Taxation Officer, Hangu	
29	Mr. Aurangzeb Afridi, B.A	18-04-1962	10-07-1986	31-10-2019	18	By Promotion	Excise & taxation Oncer, nango	
	-	FR Kohal						
30	Mr. Daud Shab, B.A	15-01-1964	24-07-1986	31-10-2019	18	By Promotion	Excise & Taxation Officer, Swal	· .
		Malakand						
31	Mr. Jehandad Khan	_01-02-1960	08-01-1987	31-10-2019	1 8	By Promotion	Excise & Taxation Officer, Charsadda	
Patived		Peshawar						
		، محمد مصحف من المحمد المحم		· · · · · · · · · · · · · · · · · · ·				-

SECRETARY

: :

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

Zar Jan.....Appellant

Versus

Excise & Taxation Department and othersRespondents

Application for setting aside order dated 20.12.2021, whereby defence of the respondent struck-off to the extent of filing written reply.

Respectfully Sheweth:

- 1. That the above titled appeal is pending before this Hon'ble Tribunal and is fixed for today i.e. 24.05.2022.
- 2. That the respondents are going to file written reply and came to knowledge that defense of respondents has been struck-of.

It is, therefore, requested that order dated 20.12.2021, may please be re-called/ set-aside and the respondents/ appellant may please to allow to submit written reply.

Applicant Through

Gohar Rehman Khattak Advocate Legal Advisor E,T & N

Deponent

AFFIDAVIT

I, do hereby affirm and declare as per instruction of my client, contents of application are true and correct.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Zar Jan.....Appellant

Versus

Excise & Taxation Department and othersRespondents

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Gohar Rehman Khattak Advocate Legal Advisor E,T & N

Deponent

AFFIDAVIT

I, do hereby affirm and declare as per instruction of my client, contents of application are true and correct.

*BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 8872 to 8891/2020

. VS

Ijaz Anwar and 19 others

E&T Deptt:

REJOINDER ON BEHALF OF APPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

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(1-4)

Para-1 is admitted correct by the endorsed department.

Incorrect. While Para-2 of the appeal is correct as mentioned in the main appeal of the appellant. Moreover, deptt admitted himself that anomalies were created in para-4 of his reply.

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Incorrect and not replied according to Para-3 of the appeal. Moreover, Para-3 of the appeal is correct as mentioned in the main appeal of the appellant.

Incorrect. While Para-4 of the appeal is correct as mentioned in the main appeal of the appellant. Moreover, the appellant was admitted in hospital at that time. Charge sheet and statement of allegation were never communicated to the appellant.

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Incorrect. While Para-5 of the appeal is correct as mentioned in the main appeal of the appellant. Moreover, the superintendent file service appeal no. 837/2020. Copy annexed as annexure-R.

Incorrect, hence denied, While Para-6 of the appeal is correct. Moreover the respondent admitted the representation of the appellant as genuine.

Incorrect. While Para-7 of the appeal is correct as mentioned in the main appeal of the appellant.

Incorrect. While Para-8 of the appeal is correct as mentioned in the main appeal of the appellant.

SGROUNDS:

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Β.

C.

۰D.

E.

G.

H.

A. Incorrect. While Para-A of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-B of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-C of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-D of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-E of grounds of the appeal is correct as mentioned in the main appeal, of the appellant. Moreover, the superintendent file service appeal no. 837/2020.

F. Incorrect. While Para-F of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-G of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-h of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Incorrect. While Para-I of grounds of the appeal is correct as mentioned in the main appeal, of the appellant. The respondent stance of the respondent is contradictory in nature.

Incorrect. While Para-J of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Legal.

J.

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Incorrect. While Para-8 of the appeal is correct as mentioned in the main appeal of the appellant.

SGROUNDS:

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- A. Incorrect. While Para-A of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-B of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-C of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-D of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-E of grounds of the appeal is correct as mentioned in the main appeal, of the appellant. Moreover, the superintendent file service appeal no. 837/2020.
 - Incorrect. While Para-F of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-G of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-h of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.
 - Incorrect. While Para-I of grounds of the appeal is correct as mentioned in the main appeal, of the appellant. The respondent stance of the respondent is contradictory in nature.
 - Incorrect. While Para-J of grounds of the appeal is correct as mentioned in the main appeal, of the appellant.

Legal.

3 8

It is, therefore, most humbly prayed that the appeal of appellant may kindly be accepted as prayed for.

APPELLANT

Through:

(SYED NOMAŃ ÄLI BUKHARI) ADVOCATE, PESHAWAR.

AFFIDAVIT

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8>

It is affirmed and declared that the contents of rejoinder and appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from the Hon'able Tribunal.



BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 337 /2020

Pervaiz Akhter

Excise & Taxation Deptt:

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YNDDU'X
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APPELLANT

ຼຼຸວບໍ່sited Process Fee 12/3/2-Rs.600/ (8)2/

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE, HIGH COURT. BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 837/2020

Khyber Pakhtukhwa Service Tribunat Diary No. 7

Dared-

Mr. Pervaiz Akhter, Superintendent (BS-17) Excise, Taxation and Narcotics Control Deptt: Khyber Pakhtunkhwa.

(Appellant)

VERSUS

- The Govt of KP through Chief Secretary, Khyber Pakhtunkhwa, Secretary to Govt KP Excise, Taxation & Narcotics Control Deptt: F. Peshawar. Peshawar, Khyber Pakhtunkhwa. 2. The Standing Rules Committee (SSRC) through its chairman/
- Secretary (Establishment, Civil Secretariat KP, Peshawar. 3. The DG Excise, Taxation & Narcotics Control Deptt: Peshawar,

Khyber Pakhtunkhwa.

(Respondents)

iledto-day

4.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SERVICE RULES DATED 19.02.2018 THE EXTENT OF SNO.11 & S.NO.15 AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE IMPUGNED SERVICE RULES DATED 19.02.2018 MAY BE MODIFIED AS EXTENT OF S.NO.15 AND SNO.1. THE SUPERINTENDENT QUOTA MAY BE EXCLUDE FROM THE LIST OF PROMOTION TO THE POST OF AETO AND THE QUOTA OF SUPERINTENDENT FOR PROMOTION (BPS-17) TO THE POST OF ETO BPS-18 MAY BE RESTORED AS PER RULES 2010 TO THE EXTENT OF THE MODIFICATION THAT THE QUOTA FROM 4% TO 10% MAY ALSO BE INCREASED. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO, BE AWARDED IN FAVOUR OF APPELLANT.

R

RESPECTFULLY SHEWETH:

FACTS:

- That the appellant working as Superintendent in the respondent department and working quite efficiently and up to entire satisfaction 1. of his superiors.
 - 2. That the service structure and service rules of 2010 is only hope of superintendent to be promoted to next higher grade, and this hope of single step promotion is snatched by the deptt when the service rules 2010 is amended in 2018 and promotion quota for superintendent is abolished for the post of ETO. Copy of service rules 2010 is attached as annexure-A.
 - 3. That in service rules 2010 4% promotion quota for to the post of AETO was provided, thereafter amendment in 2010 service rules and framing of 2018 rules and anomaly was created and the whole promotion structure of superintendent was affected which badly effect the promotion and seniority of the appellant and lesser the chances of promotion for superintendent.

4. That deptt: only malafidely disturbed the promotion of superintendent by Illegal allocating 6% quota to superintendent for promotion to the post AETO BPS-17 i.e BPS 17 to 17, as a result of this injustice superintendent will remain in BPS-17 only designation changed, and the superintendent become juniors to their junior officials in AETo cadre, the said rules was also challenged by inspectors.

5. 5 That till 2018 ETO posts were filled by 4% by promotion amongst superintendent. But now when post of ETO is fall vacant and The appellant while approaching authorities for promotion to the post of ETO came to know that Deptt: have framed new service rules 2018 wherein abolished the quota for superintendent promotion to the post of ETO. Copy of service rules 2018 is attached as annexure-B.

That thereafter, after getting knowledge about rules appellant within time file departmental appeal and the department has scheduled 6. several meeting to redress the anomaly created by service rules 2018 but no fruitful result attained. Copy of departmental appeal is attached as annexure-C.

That the department did not responded to departmental appeal of the appellant within statutory period of 90 day. hence the present appeal 7. on following grounds amongst other:

GROUNDS:

That the impugned rules 2018 and not responding the departmental appeal within statutory period of 90 days is against the law, facts, A) norms of justice and material on record, therefore not tenable and liable to be modified to the extent of Sno.15.

That the department while framing 2018 rules neither taken the consent from the superintended nor they have circulated any material B) in this regard. Even the appellant has no knowledge of the said rules 2018. Quite amazingly in 2018 even after framing of new rules, ETO is appointed on the basis of old rules which is evident from the seniority. So the appellant is of the view that nothing changed but the appellant know about the rules when post of ETO is fall vacant and promotion of the appellant is due and he approached to deptt for promotion. Copy of seniority list is attached as annexure-D.

C) That the appellant was deprived from promotion to the post of BPS-18. So the great injustice was done with superintendent in shape of abolishing quota and deprived from the BS-18 Promotion.

D) That now the department in the name of rationalization going to down grade, those post of inspector which laying vacant in the promotion quota with view to minimize their representation to 54% promotion quota. It is evident from the letter dated 20-09-209 of DG to Secretary that anomaly was created and rules needs amendment the anomaly was created due to decreased the promotion quota for inspector to 54% and abolishing the quota of superintendent which

needs to be redressed but deptt instead of restoring promotion quota for inspector and superintendent going to downgrade the inspector posts in shelter of financial implications, but there is also no financial implication if the promotion quota for inspector is increase from 54% inplication if the promotion quota for inspector is increase from 54% to 100% or to 80 % and by restoring superintendent quota to 10% for promotion to the post of ETO BS-18. Secondly the deptt: says no promotion and seniority effected which is wrong. If the promotion quota for superintendent is not restored, promotion and seniority of superintendent and as well as inspector is also effected. Copy of letter is attached as annexure-E.

E) That deptt: only malafidely disturbed the promotion of superintendent by Illegal abolished quota for superintendent to the post of BS-18 ETO as a result of this injustice superintendent will remain in BPS-17 only designation changed, the said rules was also challenged by

Inspectors.F) That after amendment in 2010 service rules and framing of 2018 rules and anomaly was created and the whole promotion structure of superintendent was affected which badly effect the promotion of the appellant and lesser the chances of promotion for superintendent.

- G) That the whole exercise has nullity in the eye of law as before framing the rules 2018 the deptt not consider all the aspects and without rationalizing the strength of cadres and no exercise has been done before making service rules 2018. So. The whole impugned action of the respondents is void ab initio and not sustainable in the eye of law.
 - H) That the appellant has been awaiting for promotion since decades but when the time came the rule has been changed and quota of promotion for the superintendent to the post of ETO has been abolished which is great injustice, so 10% quota may be allocated to the Superintendent cader for promotion to the post of ETO BS-18.
 - I) That amended service rules published in extraordinary gazette of 20th February, 2018 resulted in increase of agonies of applicant. The appellant has rendered long years of service and now when appellant was at verge of promotion and according to introduction of new was at verge of promotion have fallen into a sack tied with service rules, 2018 their promotion have fallen into a sack tied with iron clips. Further the appellant became juniors from their juniors.

J) That all the AETO who are next due to promotion as ETO are far junior than the appellant and in case the grievances of appellant is not redressed they will not be able to get promotion in the entire service.

K) That the appellant has not been treated according to law and rules.

L) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

It is, therefore most humbly prayed that the appeal of the appellant may be accepted as prayed for.

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE, HIGH COURT

APPELLANT