



<u>JUDGMENT</u>

KALIM ARSHAD KHAN CHAIRMAN: According to the appeal, the appellant had served the respondents for 38 years; that in the SSC, CNIC, service book and other academic service record, the date of birth of the appellant was recorded as 5.11.1955 but in the seniority list the same was recorded as 05.11.1953 and thus the appellant was retired from service on 11.09.2014 considering his date of birth as 05.11.1953. It is prayed that notification dated 11.09.2014 issued by respondent No.1 might to set aside and appellant be reinstated in service with all back benefits by recording his date of birth as 05.11.1955.

- 2. On receipt of the appeal and its admission to full hearing, the respondents were summoned. Respondents put appearance and contested the appeal by filing written reply raising therein numerous legal and factual objections. The defence setup was a total denial of the claim of the appellant.
- It is contended in the reply that in the SSC, service book and other service record of the appellant his date of birth has written as 05.11.1955 but overwriting the appellant had changed his date of birth from 05.11.1953 to 05.11.1955. The department annexed his SSC examination wherein his date of birth has recorded as 05.11.1953 similarly there are copies of ACRs placed on file from 1979 to 31.10.2010 and in majority of the same while submitting ACR's form for further proceedings he filled the portion himself regarding personal information and mentioned the date of birth as 05.11.1953. So much so in the year 1982 on 30.11.1982 when he had submitted application for appointment against the post of Stenographer (NPS-12) he had stated his date of birth as 05.11.1953.



- 4. We have heard learned counsel for the appellant and learned Assistant Advocate General for the respondents.
- Seeking correction for date of birth has been recorded in the service record whether right or wrong, could only be made within two years of entry into service as required by the F.R-54. The Hon'ble Peshawar High Court in writ petition No. 2202-P/2016, regarding the same issue has been pleased to make the following observation:-

It is highly amazing that petitioner remained satisfied with regard to his entries in the service book as well as CNIC for about three decades but abruptly towards the end of his service career took the matter to the civil court and that too, for correction of his date of birth in the CNIC and not in his service record. This is growing tenancy amongst government employees for making attempts to change their date of birth when nearing superannuation. This vires appears to be fast spreading and needs to be effectively check and for that purpose the Hon'ble apex Court in its numerous judgments since long very consistently had depreciated such tendency. In this behalf we are supported by following judgments of the apex court abstract are 4 reproduced as under:-

(i) 1994 SCMR 1633 (M.R. Khalid v. Chief Secretary, Punjab: "After hearing the learned counsel for the petitioner, we are not persuaded that any case for interference with the judgment of the learned Tribunal has been made out. Admittedly, while taking the competitive examination the petitioner had himself declared his date of birth to be 2.6.1930. He remained in service for about 35 years thereafter. His name together with his declared date of birth appeared in the gradation lists and civil lists periodically published by the Provincial Government. He did not object to the incorrect publication of his date of birth till a few years before his retirement. The mere fact that he was able to obtain a decree from the Additional District Judge did advance his case for Government was not a party to the civil suit brought by him. Though the Government has undoubtedly the power to correct an incorrectly recorded date of birth

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of a civil servant was such that he did not merit a favourable decision from the Government. We are, therefore, unable to find any substance in this petition.

(ii) 1998 SCMR 801 (Haq Nawaz Kiani Vs. The Province of Punjab. "On thorough scrutiny, we have noticed that service rules regarding correction of age within two years from entry into service are apparently sound and logical. Government servant cannot be normally permitted to 5 rise from deep slumber and dramatically announced change in the date of birth when about to retire. The Service Tribunal has properly considered all facts and aspects of the case and has assigned cogent reasons by declining the relief. In our opinion, legal position dismissed that conclusion drawn by the Service Tribunal for passing impugned judgment do not suffer from any defect illegality of impropriety. We wish to observe that lately a tendency has developed whereby unwarranted claims attempting to show errors in date of birth are asserted towards retiring age by fabricating or manipulating documents in that behalf. Obviously, such practice must be discouraged and effectively curbed. Additional, the grievances agitated before us do not make out any substantial question of law having public importance.

1998 SCMR 602 (Pakistan Broadcasting Corporation v. Subedar Major Redt.) Abdul Razzaq) "Coming to the entry copy P-1 in the Birth Register, it is worthy to note that it was issued on 12.8.1935. The respondent sought declaration from civil court in respect of said entry in Birth Register in 1971. Said decree was obtained in a suit filed by the respondent against the public-at-large. At least the Authorities maintaining the Birth Register, should have been impleaded in said suit as defendants. Said decree by no stretch of imagination, can be binding on anybody, much less on the appellant. There is no 6 explanation as to why the respondent waited for a period of 36 years to obtain the decree. In this case deposition, the respondent appearing as PW-2 admitted that he was recruited in army in August, 1943 and that he had mentioned his age to be 16 years. He further stated that he had obtained the birth certificate in 1935. This would amount to saying that the respondent disowned copy of entry Exh. P-1, which was admittedly obtained on 12.8.1935 as per the endorsement on it". (iv) 1998 SCMR 1494 (Syed Iqbal Haider Vs Federation of Pakistan) "12 We may also refer to the submission made by the learned Attorney General that in Government service an employee cannot make any application for change in his date of birth after

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two years. On analogy such rule should also be followed in judiciary, which otherwise would lead to serious complications, and open a pandora's box. Similarly authenticity of date of birth recorded in the documents cannot be challenged belatedly, specially beyond the above mentioned period."

7. The Government of Pakistan vide SRO No. 521(1)/2000, dated 31.07.2000, in view of the declaration made by the apex court, issued notification and in consequence to which Rule 12-A was inserted in the civil servants (Appointment, Promotion and Transfer) Rules, 7 1973 (Federal) which reads as under:-

"Alteration in the date of birth--- The date of birth once recorded at the time of joining government service shall be final and thereafter no alteration in the date of birth of a civil servant shall be permissible".

- 8. This rule and SRO has been practically adopted by the provincial government as well, but unfortunately no amendment has been brought in KPK, (Appointment, Promotion and Transfer) Rules, 1989. However, for all practically purposes the two years from the date of initial appointment, for the purpose of correction in date of birth, is applicable to the case of petitioner. Even in the judicial services same is the requirement. In the case of Syed Iqbal Haider Vs Federation of Pakistan, reported in 1998 SCMR-1494 (b) & (c) it has been held as under:-
 - (b) ---Correction of date of birth---Contention that date of birth could not be corrected merely on the basis of an affidavit was misconceived.
 - (c) ---Age of employee--- application of employee for change in his date of birth---Government employee under the relevant Rules cannot make any application for change in his date of birth after two years of his joining the service--- Authenticity of date of birth recorded in the 8 documents, therefore, cannot be

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Page5

challenged belatedly specially beyond the period of two years--- Supreme Court desired that such Rule with regard to correction of age should be applied to judiciary.

- 9. Even otherwise, the decree so obtained by the petitioner from the civil court of law is not binding or applicable to the respondents / government department as firstly, petitioner has not arrayed the Education Department a party in the suit secondly; same is the job of civil court, in this respect. Petitioner suit was merely against NADRA for the correction of his date of birth in the CNIC. In the case of Muhammad Tariq Vs University of Peshawar, reported in 2004 PLC-(CS) 1162 (a) & (b) (Supreme Court) it has been held as under:
 - a) --- Age--- Date of birth, correction of --- Limitation -Plea of civil servant with regard to wrong entry of
 date of birth, when raised after remaining in service
 for a long period, would not carry any weight--- Civil
 servant could not make application for change in his
 date of birth after two years of joining service--Authenticity of date of birth recorded in documents
 when civil servant joined service; could not be
 challenged belatedly.
 - b) ---S.9---Constitution of Pakistan (1973), Art. 212--Suit by civil servant for correction of date of birth--Maintainability---Plea raised with regard to age
 would fall within jurisdiction of Service Tribunal--Such suit would not be maintainable in view of bar
 contained in Art. 212 of the Constitution.

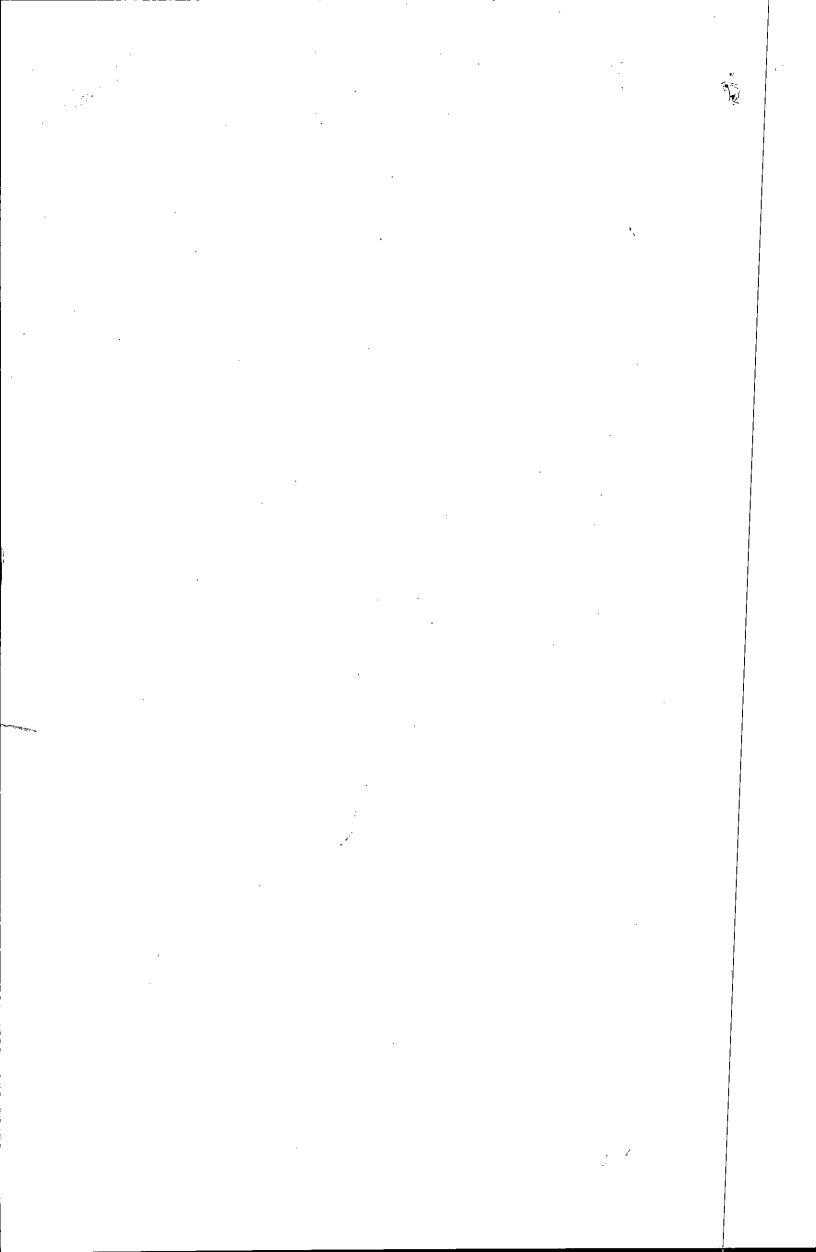
Likewise, in the case of Government of Baluchistan Vs Marjan Khan, reported in 2003 SCMR-444 (b) it has been held that:-

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- b) ---Age of civil servant--- Essential term of conditions of service--- Date of birth of a civil servant is the sheet anchor for determining his superannuation on which date he is to bid farewell to the Department thus it is pivotal and most crucial and essential term and condition of his service.
- 6. Similarly the Hon'ble Peshawar High Court in a case titled "Deputy Director Works Chitral and others-vs-M. Aziz" delivered a judgment in C.R No. 334-M/2016 dated 19.12.2017, held as under:-
 - "9. It is evident from the available record that the plaintiff (herein the respondent) mainly based his claim on the strength of civil suit bearing No.64/1 of 2015 for declaration cum mandatory injunction to the effect that his correct date of birth is 01.01.1959, which has been wrongly incorporated by the defendants/petitioners in their record as 01.01.1956, thereby prayed for necessary correction with regard to his correct date of birth. This suit was hotly resisted by the other part and after framing of necessary issued the parties adduced their evidence. At first instance, the learned Civil Court in slipshod manner obliged the plaintiff (herein the respondent) with the grant of decree and even the learned appellate court easily agreed with the findings of learned trial court by not taking cre and caution to evaluate the evidence with his own independent judicial and the appeal preferred by the Defendants/petitioners was answered in negative.
 - 10. It has been noticed by this Court that the plaintiff (herein the respondent) remained satisfied with regard to the entries in his service book, CNIC and other education credentials for several decades and awaken from deep slumber in the year 2015 when for the first time introduced his suit for correction of his date of birth. Now days it is a growing tendency especially amongst government employees to make an attempt to change his date of birth whenever come closer to the age of

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superannuation. Such kin of belated acts have been furiously discouraged by the Hon'ble Supreme Court of Pakistan that a person who being government employee must have conscious knowledge about his incorrect date of birth then it is incumbent him/her to agitate this issue at an earliest within the mandatory period of two years upon entry into service, rather waiting for his age of superannuation. In this case, the plaintiff (herein the respondent) neither impleaded the concerned principal of the school in respect of verification and correction of his educational credentials northe NADRA authorities is find mentioned on the panel of Defendants in the plaint and so much so as per service rules after entry into government service his incorrect date of birth has not been rectified within the mandatory period of two years.

Similarly view has further been affirmed in unreported judgment of this Court delivered in W.P.No. 2202-P of 2016 on 11.07.2016 by his lordship Mr. Waqar Ahmad Seth. Even in this regard reference can be placed on 2015 SCMR 456 "Ali Azhar Khan Bloch and other v/s Province of Sindh and other", wherein it is been held:-

"(t) Civil Servants (Appointment, Promotion and Transfer) Rule,1973

R.12-A-CivilServants--- Date of birth, alteration— Scope, "Civil servant could not seek alteration in his date of birth at the verge of his retirement."

12. In view of the ratio decidendi settled in the referred dictums of the Hon'ble Supreme of Pakistan, it is glaring fact on record that the findings contained in the judgment and decrees of learned Courts below in respect of correction of date of birth of the plaintiff (herein the respondent) are rendered in total violation of law and Supra verdicts of the Hon'ble apex Court as referred to above. Hence, on acceptance of this petition, the impugned judgments and decrees of the learned Courts below are set aside and as a consequence thereof suit of the plaintiff

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Service Appeal No1405/2014 titled "Abdul Hamid Marwat-vs-Chief Secretary, Government of Khyber Pakhtunkhwa Peshawar and others", decided on 02.11.2022 by Division Bench comprising Kalim Arshad Khan, Chairman, and Fareeha Paul. Member, Executive. Khyber Pakhtunkhwa Service Tribunal, Peshawar.

(herein the respondent) stands dismissed with no order as to costs.

- 7. In addition to the above it is found that the pension papers submitted to the department were also signed by the appellant himself and submitted in the office of the respondents wherein he has himself shown his date of birth as 05.11.1953, therefore, his claim made in this appeal cannot be honored being not justified. The result is that this appeal is groundless and is dismissed. Costs shall follow the event. Consign.
- 8. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 2nd day of November, 2022.

KALIM ARSHAD KHAN

Chairman

Member (Executive)

1st Nov. 2022 Learned counsel for the appellant present. Mr.

Muhammad Riaz Khan Paindakhel, Asst: AG for respondents present.

Arguments heard. To come up for order on 02.11.2022 before the D.B. P.P is given to the parties.

(Fareeha Paul) Member(Executive) (Kalim Arshad Khan) Chairman

ORDER

2nd Nov, 2022

- 1. Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Asst: AG for respondents present.
- 2. Vide our detailed judgement of today placed on file, the result is that this appeal is groundless and is dismissed. Costs shall follow the event. Consign.
- 3. Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this 2nd day of November, 2022.

(Kalim Arshad Khan)

Chairman

Member(Execution)

02.06.2022

Clerk to counsel for the appellant present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Riaz Khan Superintendent for respondents present.

Lawyers are on general strike, therefore, case is adjourned to 22.07.2022 for arguments before D.B.

(Fareeha Paul)
Member(E)
Nemo for appellant.

(Rozina Rehman) Member (J)

22.07.2022

Muhammad Riaz Khan Paindakheil, learned Assistant Advocate General for respondents present.

Notice be issued to appellant/counsel for 16.09.2022 for arguments before D.B.

(Fareeha Paul) Member(E)

(Rozina Rehman) Member (J)

16.09.2022

Appellant present through counsel.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Riaz Khan, Superintendent for respondents present.

Arguments could not be heard as learned Member Executive (Miss. Fareeha Paul) is on leave. Therefore, case is adjourned to 01.11.2022 for arguments before D.B.

Rozina Rehman) Member (J)

Grand Con

12.04.2022

Ms. Uzma Syed, Advocate (junior of learned counsel for the appellant) present. Mr. Riaz Khan, Superintendent alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 18.05.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

18.05.2022

Junior of learned counsel for the appellant present. Mr. Kabir Ullah Khattak, Additional Advocate General for the respondents present.

Junior of learned counsel for the appellant requested that as connected Service Appeal bearing No.163/2018 filed by the appellant, is fixed for arguments on 02.06.2022, therefore, the appellant may also be fixed on the said date. Adjourned. To come up for arguments on 02.06.2022 before the D.B. The appeal in hand pertains to the year 2014, therefore, learned counsel for the appellant shall make sure the appearance for arguments on the date fixed.

(Rozina Rehman) Member (J)

(Salah-Ud-Din)

Member (J) ∈

11.01.2021 Counsel for the appellant and Mr. Kabirullah Khattak learned Addl. AG for respondents present.

Due to COVID-19, the case is adjourned for the same on 15.04.2021 before D.B.

READER

15.04.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 09.08.2021 for the same as before.

Reader

09.08.2021

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Former made a request for adjournment. Request is accorded. To come up for arguments on 17.12.2021 before D.B.

(Rozina Rehman) Member (J) Chairman

17-12-2

DB is an Tour case to come up For the Same on Duted 12-4-22

Reader

28.02.2020

Learned counsel for the appellant present. Mr. Riaz Paindakhel learned Assistant Advocate General for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 30.03.2020 before D.B.



Member

30.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 19.08.2020 before D.B.

19.08.2020

Due to summer vacations, the case is adjourned to 21.10.2020 for the same.

Dooder

21.10.2020

Junior to counsel for the appellant and Mr. Muhammad Jan, DDA for the respondents present.

The Bar is observing general strike today, therefore, the matter is adjourned to 11.01.2021 for hearing before the D.B.

(Mian Muhammad)

Member

Chairman

Due to general strike of the bar, the case is adjourned to 12.12.2019 before D.B.

Member

Member

12.12.2019

Appellant absent. Zar Muhammad Assistant representative of the respondent department present. Lawyers are on strike on the call of Khyber Pakhtunkhwa Bar Council. Adjourn. To come up for further proceedings/arguments on 18.02.2020 before D.B. Appellant be put to notice for the date fixed.

Member

Member

18.02.2020

Learned counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Zar Muhammad Assistant present. Learned counsel for the appellant seeks adjournment. Adjourned by way of last chance. To come up for arguments on 28.02.2020 before S.B.

Member

Member

Counsels for the appellant and Addl:AG for respondents present. Arguments could not be heard due to Learned Member (Executive) is on leave. Adjourned to 01.07.2019 before D.B.

> (M. Amin Khan Kundi) Member

01.07.2019

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG for the respondents present. Arguments on restoration application heard.

Record reveals that the main service appeal of the appellant was dismissed in default on 20.11.2018. The appellant applied for certified copy of order on 22.11.2018 which was delivered to him on 26.11.2018 and filed the present restoration application on the same day i.e 26.11.2018. Meaning thereby that the same is well within time therefore, the same is accepted. To come up for arguments on 22.08.2019 before D.B.

(HUSSAIN SHAH) **MEMBER**

(M. AMIN KHÁN KUNDI) MEMBER

22.08.2019 Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Additional Advocate General for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 30.09.2019 before D.B.

> (Hussain Shah) Member

(M. Amin Khan Kundi).

Member

Form-A

FORM OF ORDER SHEET

Court of	
Appeal's Restoration Application No.	413/2018

S.No.	Date of order	Order or other proceedings with signature of judge
	Proceedings	
, 1	2	3
· · · · ·		
1	26.11.2018	The application for restoration of appeal No.1405/2014
		submitted by Mr. Saadullah Khan Marwat Advocate may be
		entered in the relevant register and put up to the Court for
1		proper order please.
		REGISTRAR >6\11
. 2		
		This restoration application is entrusted to . Bench to be
		put up there on $4 \cdot 2 - 20/9$
		Mahan'.
3		CHAIRMAN
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		ye die
04.02.2010	Yum	on to accompal for notitional progent and scales adjacement
04.02.2019	-	ior to counsel for petitioner present and seeks adjournment
]		nsel for the petitioner is not in attendance. Adjourn. To come
	for further	proceedings on 15.03.2019 before D.B.
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	Member	Membe
	1410111001	Wemoe
15.03.2019	,	Learned counsel for the petitioner present. Notice of the
15.05.201		ent application be given to the respondents. To come u
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		reply and arguments on 02.05.2019 before D.B. Origin
	reco	ord be requisitioned for the date fixed
		Member Member
	Me	inder Wichiot
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08.10.2018 -

Learned counsel for appellant and Mr. Riaz Paindakheil learned Assistant Advocate General present. Learned counsel for appellant seeks adjournment. Adjourn. To come up for arguments on 20.11.2018 before D.B

(Hussain Shah) Member (Muhammad Hamid Mughal) Member

20.11.2018.

Nemo for appellant present. Mr. Kabirullah Khattak, Addl: AG Mr. Zahid Ur Rehman, Inspector(Legal) for respondents present. The case was called several times today, the last being at 3:10 pm, but none appeared on behalf of the appellant. Dismissed for none prosecution. File be consigned to the record room.

Member

Announced: 20.11.2018

Chairman

Service Appeal No. 1452/2013

05.07.2018

03.10.2000

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Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Muhammad Saleem, Superintendent for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 09.08.2018 before D.B.

(Ahmad Hassan) Member (Muhammad Amin Kundi) Member

09.08.2018

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment Adjourned. To come up for arguments on 03.10.2018 before D.B

(Muhammad Amin Kundi) Member

(Muhammad Hamid Mughal) , Member

0 - 10.2018

Learned counsel for the appellant and Kapin lah Khattak learned AAG alongwith Mr. pale. Superintendent for the respondents present. Lear counsel for the appellant seeks adjournment, Adjourned To come up for arguments on 08.10.2018 befor

(Hussain Shah).

Membe:

(Muhammad Hamid Mughal)
Member

04.01.2018

Counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Sultan Shah, Assistant for the respondents also present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 06.03.2018 before D.B.

(Ahmad Hassan) Member(E)

(M.Amin Khan Kundi) Member (J)

05.03.2018

Learned counsel for the appellant and Mr. Zia Ullah, Learned Deputy District Attorney alongwith Sultan Shah, Assistant for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 2004.2018 before D.B

(Muhammad Amin Kundi) Member

(Muhammad Hamid Mughal) Member

20.04.2018

Counsel for the appellant and Addl:AG for respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 05.07.2018 before D.B.

(Ahmad Hassan) Member

(M. Amin Khan Kundi) Member

81.4.4

24.02.2017

Counsel for the appellant and Mr. Ziaullah, GP for respondents present. Arguments could not be heard due to learned Member (Judicial) is on leave. To come up for arguments on 07.06.2017 before D.B.

(AHMAD HASSAN) MEMBER

07.06.2017

Appellant in person present. Mr. Muhammad Adeel Butt, Additional AG for the respondents also present. Appellant requested for adjournment. Adjourned. To come up for arguments on 11.08.2017 before D.B.

(GUL ZEB/KHAN) MEMBER

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

11.08.2017

Counsel for the appellant present. Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 19.10.2017 before D.B.

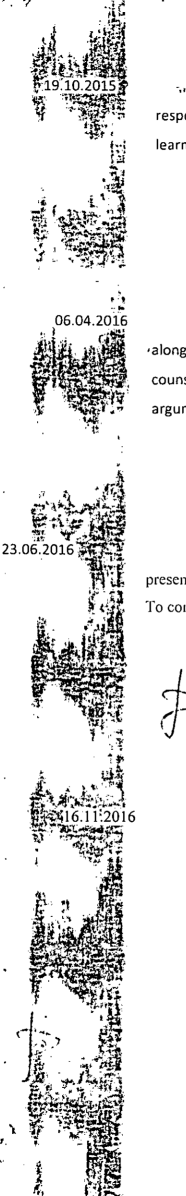
(Muhammad Amin Khan Kundi) Member (J) (Muhammad Hamid Mughal) Member (J)

19.10.2017

Counsel for the appellant present. Learned Deputy District Attorney for the respondents present. Counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 4-1-18 before D.B.

V

(Ahmad Hassan) Member (E) (Muhammad Hamid Mughal) Member (J)



Appellant with counsel and Mr. Muhammad Jan, GP for respondents present. Rejoinder submitted, copy whereof supplied to learned GP. To come up for arguments on 6-4-16.

Member

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Counsel for the appellant and Mr. Sultan Shah, Assistant alongwith Mr. Muhammad Jan, GP for respondents present. Learned counsel for the appellant requested for adjournment. Adjourned for arguments to 23 - 6 - 16 before D.B.

Member

Counsel for the appellant and Addl:AG for respondents present. Counsel for the appellant requested for time to file rejoinder. To come up for rejoinder and arguments on 16.11.2016.

Counsel for the appellant and Mr. Sultan Shah, Supdt alongwith Addl:AG for the respondents present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 24.02.2017.

(PIR BAKHSH SHAH) MEMBER

(ABDUL LATIF) **MEMBER**

22.4:2015

Appellant with counsel and Addl. AG for the respondents present. The learned AAG requested that a final chance for submission of written reply may be granted to the respondents. Last chance is given to the respondents as per request of the learned AAG. To come up for written reply on main appeal as well as reply/arguments on application for interim relief on 08.5.2015.

MEMBER

8.5.2015

Appellant with counsel (Arbab Saiful Kamal, Advocate) and Mr. Muhammad Jan, GP with Sultan Shah, Assistant for the respondents present and submitted that Addl. Secretary (Judicial) Establishment Department has undergone heart treatment for which he was admitted in hospital, therefore, the reply of the respondent department could not be timely completed. Case to come jup for reply on main appeal as well as reply/arguments on application for interim relief on 20.5.2015.

MEMBER

20.05.2015

Counsel for the appellant and Mr. Sultan Shah, Assistant alongwith Addl: A.G for respondents present. Written reply on behalf of respondents submitted, copy whereof supplied to learned counsel for the appellant. To come up for rejoinder and arguments on 19.10.2015.

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3.2.2015 3.

Appellant with counsel present. Counsel for the appellant submitted that in SSC, NIC and service book, date of birth of the appellant was recorded as 05.11.1955 while the appellant has been retired from service on date of birth mentioned in the seniority list as 05.11.1953 and that the retirement of the appellant was premature and against the law. Points raised need consideration. The appeal is admitted for regular hearing, subject to all legal exceptions. 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 19.2.2015.



19.2.2015

Appellant with counsel and Mr. Muhammad Adeel Butt, AAG present. None is available on behalf of the respondents. Fresh notices be issued to them. To come up for written reply on 18.3.2015. Counsel for the appellant also submitted an application for suspension of order dated 11.09.20-14. Notice of application should also be issued to the respondents for reply/arguments on the date fixed.

18.3.2015

Appellant in person and Mr. Muhammad Jan, GP with Sultan Shah, Assistant for the respondents present and requested for further time. To come up for written reply on main appeal as well as reply/arguments on application for interim relief on 22.4.2015.

Form- A FORM OF ORDER SHEET

Court of		-,
Case No	1405/2014	

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	15.12.2014	The appeal of Mr. Abdul Hamid resubmitted today by Mr. Saadullah Khan Marwat Advocate may be entered in the
2	21.1.2015	Institution register and put up to the Worthy Chairman for proper order. REGISTRAR Checking to be put up there on Since 20 th January, 2015 has been declared as public holiday by the provincial government, therefore, case to come up for the same on 3.2.2015HAIRMAN
Q:	6	Noncis available on behalf of the appellant Neitees is used to cappeling and the accounse of the come pupy clinitionry, hearing on 03:03:20:15? MEMITTS

This is an appeal filed by Mr. Abdul Hamid Marwat today on 21/11/2014 against the order dated 11.09.2014 against which he preferred/made a departmental appeal on 15.09.2014 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action.

No. 1647 /ST, 1 Dt. 81/11 /2014

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr.Saadullah Khan Marwat Adv. Pesh.

BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

S.A No. 1405 /2014

Abdul Hamid Marwat

Versus

Chief Secretary & others

INDEX

S.#	Description of Documents	Annex	Page
1.	Memo of Appeal		1-3
2.	SSC .	."A"	4 .
3.	NIC	"B"	5 ,
4.	Service Book	"C"	6-7
5.	Seniority List	"D"	8-10
6.	Judgment of Tribunal, 04.04.2013	"E"	11-14
7.	Notification of Retirement, 11.09.2014	"F"	15
8.	Pay Slip	"G"	1 5
9.	Representation, 15.09.2014	"H"	15-18

Through

Dated: 11.2014

Appellant

(Saadullah Khan Marwat)

Advocate

21-A Nasir Mension, Shoba Bazar, Peshawar.

Ph: 0300-5872676 0311-9266609

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. 1405 /2014

Abdul Hamid Marwat S/o Haji Umer Khan, Ex-Private Secretary, Zakat, Ushar, Social Welfare, Special Education & Woman Empowerment Department, Peshawar. Appellant



Versus

- 1. Chief Secretary, Govt. Peshawar.
- Chief Minister, Govt. of KP, Peshawar through R. No. 1.
 - 3. Secretary, Govt. of KP, Establishment Department Peshawar

Respondents

⇔<=>⇔<=>⇔<=>⇔

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE NOTIFICATION NO. SOE-IV(E&AD)11(27)/1996, DATED 11.09.2014 OF R. NO. 1, WHEREBY APPELLANT WAS RETIRED FROM SERVICE WITH EFFECT FROM 04.11.2013 PREMATURELY/RETROSPECTIVELY.

⇔<=>⇔<=>⇔<=>⇔

Respectfully Sheweth:

2.

- That appellant has in his credit more than 38 years spot less service.
 - SSC, NIC, Service Book That in the academic/service record, date of birth of appellant was recorded as 05.11.1955 but in the Seniority List, the same was recorded as 05.11.1953 which was incorrect. (Copies as

annex "A", "B", "C" & "D")

ac-submitted to-car

and filed.

- 3. That similar question of law and fact came up before the Hon'ble Tribunal in case of Ayub Khan, Executive Engineer of the PHE Department which was accepted on 04.04.2013 and the department was directed to correct the date of birth as per SSC, NIC and service record. Such view was taken from the Judgment of Supreme Court of Pakistan. (Copy as annex "E")
- 4. That on the basis of date of birth of appellant in the seniority list as 05.11.1953, he was retired from service on 11.09.2014 by R. No. 1. (Copy as annex "F")
- 5. That appellant performed his duty till 11.09.2014 and also received his monthly salaries, but the authority woke up of the dream and issued the impugned order on 11.09.2014 retiring appellant from service with effect from 04.11.2013. (Copy as annex "G")
- 6. That on 15.09.2014, appellant submitted representation before the R. No. 2 for setting aside the impugned order but without any response till date. (Copy as annex "H")

Hence this appeal, inter alia, on the following grounds:-

GROUNDS:

- a. That in the SSC, NIC, Service Book and other academic/service record, the date of birth of appellant was recorded as 05.11.1955 and not 05.11.1953.
- b. That it was not known as to who recorded the date of birth of appellant as 05.11.1953 in the Seniority List, yet the authentic date of birth is to be considered of the SSC, Service Book and CNIC, etc. and not of the Seniority List, so appellant was retired prematurely.
- c. That similar relief was extended to the employee of PHE Department vide judgment dated 04.04.2013 in appeal No. 123/2012.

- d. That appellant received monthly salaries up to 30.09.2014 after performing his official duties.
- e. That the impugned Notification is against the service recordof appellant, so is based on malafide.

It is, therefore, most humbly requested that on the acceptance of the appeal, Notification dated 11.09.2014 of R. No. 1 be set aside and appellant be reinstated/restored in service with all back benefits by recording correct date of birth as 05.11.1955 instead of 05.11.1953, with such other relief as may be deemed proper and just in circumstances of the case.

Appellant

Through

Saadullah Khan Marwat

Arbab Saif-ul-Kamal

&

Dated:) .11.2014

Miss Robina Naz, Advocates.

No. of the last of I MARKE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

BEFORE:

KALIM ARSHAD KHAN ... CHAIRMAN FAREEHA PAUL

.... MEMBER (Executive)

Service Appeal No.1405/2014

	Abdul Hamid Marwat S/o Haji Umer Kha Zakat, Ushar, Social Welfare, Special Empowerment Department, Peshawar.	Éducation & Women
	<u>Versus</u>	
2.	Chief Secretary, Govt: of Khyber Pakhtunkhw Chief Minister, Govt: of Khyber Pakhtunk respondent No.1. Secretary, Govt: of Khyber Pakhtunkhwa Es Peshawar.	hwa Peshawar through tablishment Department
		(Respondents)
	Present:	
	Arbab Saif Ul Kamal, Advocate	For appellant.
	Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General	For respondents.
·.	Date of Institution. Dates of Hearing. Date of Decision.	01.11.2022

UNDER SECTION 4 OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE NOTIFICATION NO. SOE-IV (E&AD) 11 (27) 1996, DATED 11.09.2014 OF RESPONDENT NO.1, WHEREBY APPELLANT WAS RETIRED FROM **SERVICE EFFECT FROM** 04.11.2013 PREMATURELY/ RETROSPECTIVELY.



S.Nº 065289



Peshawar N.W.F.P. Pakistan

Secondary School Certificate Examination

Secondary 1969



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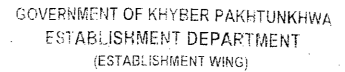
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Duplicate اس کے دورت جاری کی جائیں N.W.F.P EDU 59 ننظور*ست<u>ده</u>* (16) - نے حواس مدریسے مل برِّت العاب مرب كاكل ولي حجراس ك وتق واجب الا والحين اواكردى بن اولي ما متح مندرجه بالايرايانام مراعري يد درج كرمطابق _ یں لیاگی تخا جواسے دی گئ حبس کا دغرہ کیا کی ا تقدین کیاجاتا ہے کرمندرہ ذیل اندائع آس مردسے خرطوں ادرسٹینیکیوں کے مطابق جہاں نے ان مدسوں سے حاصل کے بہرجہاں ہم نے مرمہیں سس سیلے تعلیم یا ت سے دمیرے بہر واخل ہوئے کہ گار تریخ خارج ب_ونے کی اسال مدرسیبی حاضری کی مترست حاضران میں الدیر اما فراب بین ال میری ارحقد حور ال مرس مربهن مكن تقين إمن الأنقسوش سكوليش درجهي إجاعتين "مارتریخ 03 .63 5-31-1963 1959 1962 1263 يسرال 24/04/2011 ف سكالرشب يا. Lakel Manzar بر ريبال طابوا مرائد ایک ای برسر تھوڑ نے مرشیفیل کے لئے موازی بیاں ہے بیں جاری ہوگی۔ اکٹر در موقع کا مرشیفیکٹ کم سرفائے اور نے سرشفیکیٹ سے لئے درخواست میں بائے آرہے م کیلے موازی میں سے دمول کے جاتی ہے. جاعتين واخل مركاس اس كا تاريخ بديد التن Probation Officer Disfi: Courts, Dera Ismail Khan



Dated Peshawar, the 28.02.2014

TENTATIVE SENIORITY LIST OF PRIVATE SECRETARIES (BS-17) OF CIVIL SECRETARIAT, PESHAWAR AS STOOD ON 28.02.2014

*	S#	Name of officer	Academic	Date of Birth	Domicile	Date of 1st	Date of	T D	r	·	
			Qualific-		- 51111511.0	Entry into		Date of		Department	Remarks
			tion		•		regular	regular		1	
				1	l	Govt:	promotion	promotion	_		
100						service on	as P.A.	as P.S			
\sim (regular	(BS-16)	!			
i	1	Mr. Abdul Hameed	Matric	05.11.1953	Bannu	30.04.1975	02.12.1989	29.08.1995		Casial Malfaus	D
							02.12.1003	25.00.1995		Social Welfare	Private Secretary
	2	Mr. Umar Zaman	Matric	24.04.1957	Mardan	01.11.1981	19.12.2007	16.04.2010		Deptt.	
	3	Mr. Mir Muhammad	D.Com		Peshawar	22.10.1981	19.12.2007	16.04.2010		E&SE Deptt.	Private Secretary
	_4	Mr. Liaqat Ali			Peshawar	08.12.1981	19.12.2007			E&P Deptt.	Private Secretary
	_ 5	Mr. Taj Muhammad	F.A		Peshawar			16.04.2010		M.D. Deptt.	Private Secretary
ļ	6	Mr. Nooran Shah	B.A		Mansehra		01.03.2008	16.04.2010			Private Secretary
. [7	Mr. Muhammad Imran			Peshawar		01.03.2008	12.02.2011	<u> </u>	Transport Deptt	Private Secretary
	8	Miss. Rehana Ishaq			Peshawar		01.03.2008	12.02.2011		E&T Deptt.	Private Secretary
	. 9	Mr. Irshad Ali		·			01.03.2008	12.02.2011	_	Environment Deptt.	Private Secretary
	10	Ma Carini i		10.01.1902	Peshawar	18.01.1984	01.03.2008	12.02.2011		E&AD (DS (HRD)	Private Secretary
		Mr. Samiullah	F.A	10.10.1963	Peshawar	01.02.1982	01.03.2008	28.06.2011	-	E&AD (Spl. Astt to	Private Secretary
. [11	Mr. Riaz Ahmad	B.A							CM for Minerals)	
\sim	· 12		10.7	04.04.1959	Peshawar	14.01.1984	01.03.2008	28.06.2011			Private Secretary
(-)									-		Private Secretary
İ	ļ	Mr. Abdul Wase	B.A	01.01.1961	Peshawar	30.01.1984	01 02 2000	20.00.0044		extended for two	ato ocorciary
	[· condition	30.01.1364	01.03.2008	28.06.2011		years w.e.f	
·	13	Mr. Abdul Hamid							-	25.4.2013	,
-	14	Wr. Abdul Hamile	B.Com	05.07.1958	Mardan	25.11.1979	01.03.2008	28.06.2011			Private Secretary
		Mari Maria - Diana	1 1					20.00.2071			
	[Mr. Muzammil Shah	M.A	14.03.1960	Peshawar	19.08.1980	01.03.2008	28.06.2011		E&AD (Spl. Astt to	Private Secretary
ļ-		•	<u> </u>	ļ			01.00.2000	20.00.2011		CM for Population	
}	15	Mr. Ahmad Hussain	B.A	20.01.1961	Peshawar	01.04.1981	01.03.2008	28.06.2011		Welfare)	
-	16	Syed Irfan Shah,]B.A (01.03.2008				Private Secretary
ļ-	17	Mr. Muhammad Ibrahim						28.05.2013			Private Secretary
-	18	Mr. Iftikhar Ahmad Awan						13.09.2011			Private Secretary
· , -		Mr. Habibul Hassan						07.09.2011			Private Secretary
	20	Mr. Sher Nawab					29.05.2008	13.01.2012			Private Secretary
					(2.7.0)(01.12.1301	29.05.2008	13.01.2012		Relief Deptt	Private Secretary

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TENTATIVE SENIORITY LIST OF PRIVATE SECRETARIES (BS-17) OF CIVIL SECRETARIAT, PESHAWAR AS STOOD ON 28.02.2014

										Remarks
•	•		- (Divale	Domicile	Date of 1st	Date of	Date of		Department	Remarks
S#	Name of officer	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Date of Birth	Donne	Entry into	regular	regular		'	;
·		Qualific-			Govt:	promotion	promotion			
1		tion		ļ	service on	as P.A.	as P.S			
		Ì			-	(BS-16)		•		
	·		. '		regular	`	10.01.0010		Labour Deptt	Private Secretary
		B.A	25.04.19.62	Peshawar	0 1 1 1 1 1 1 1		13.01.2012			Private Secretary
21 9	Syed Mubarak Shah	F.A	04.11.1962	Mardan	J	29.05.2008	13.01.2012		E&AD (Min. Health)	Private Secretary
22 N	Mr. Jamroz Khan	M.A	01.10.1963	Peshawar	[01.00	29.05.2008	13.01.2012			Private Secretary
23	Mr. Mazhar Ali	M.A	04.04.1963	Nowshera	10.11.1982	29.05.2008	13.01.2012			Private Secretary
24	Mr. Fazli Rahim		14.02.1962	Peshawar	02.11.1982	29.05.2008	17.01.2012		Industries Deptt.	Private Secretary
25	Mr. Saeed Pervez	B.A	01:01:1959	Peshawar	16.01.1984	29.05.2008	13.01.2012			Private Secretary
26	Mr. Amin Khan	B.A	01.10.1961	Charsadda	20.08.1981	29:05.2008	13.01.2012		Home Deptt.	Private Secretary
27	Mr. Khanzad Gul	Db.M.A.LLB		Peshawar	12.01.1984	29.05.2008	13.01.2012		Home Deptt.	Private Secretary
28	Miss Shaheena Bano	Matric	03.01.1959	Peshawar	04.07.1978	29.05.2008	13.01.2012	<u>-</u>	Finance Deptt.	Private Secretary
29	Mr. Hamid Ullah	F.A	01.01.1958		12.01.1984	29.05.2008	13.01.2012		P&D Deptt.	
	Mr. Gohar Ali	F.A	17.03.1963	Charsadda	30.06.1985	29.05.2008	13.01.2012		Governor's Sectt.	Private Secretary
31	Mr. Khalid Parvez	Matric	04.08.1964	Peshawar	- 30.00.1905	2.5.55.255			On deputation to	Private Secretary
32	Will Colonia	Τ- ·		l	04.00.4005	29.05.2008	13.01.2012		PSA for initial period	
JZ.	Mr. Rais Ahmad	M.A	15.05.1960	Peshawar	24.06.1985	29.00.2000	,0.0		of 03 years.	
	Wil. Peals Fundas		\	<u> </u>		 			E&AD (Spl: Secy (E)	Private Secretary
-22		5.4	08.01.1964	Peshawar	18.06.1985	29.05.2008	13.01.2012			
33	Mr. Habib Ahmad Shakir	FA	06.01.1904			29.05.2008	28.05.2013		Finance Deptt.	Private Secretary
	Mr. Rehmat Ullah	M.A.	03.12.1966	Nowshera	15.06.1985	29.05.2008	28.05.2013	 	Augaf Deptt	Private Secretary
34	Mr. Muhammad Javed .	D.Com	11.09.1966	Peshawar	15.06.1985		28.05.2013		CM Secretariat	Private Secretary
35	Mr. Shafi Muhammad	Matric	20.04.1963	Peshawar	15.06.1985	29.05.2008	28.05.2013		Higher Education	Private Secretary
36	Mr. Shall Multaminac	Matric	21.02.1960	Peshawar	15.06.1985	02.12.2008		 	Governor's Sectt.	Private Secretary
37	Syed Wali Shah	B.A	01.04.1962	Swat	30.06.1985	02.12.2008		 	LGE&RD Deptt.	Private Secretary
38	Mr. Sajjad Ahmad Jan	B.A	01.01.1965	Dir	26.06.1985	02.12.2008		 	Governor's Sectt.	Private Secretary
39_	Mr. Haji Muhammad	D.Com	19.02.1957	Karak	29.06.1985			ļ	Local Govt. Deptt.	Private Secretary
40	Mr. Mir Shah Jehan	pal M.A	28.12.1965	Mansehra	29.06.1985	13.03.2009	28.05.2013	-		
41	Tivil.	ballivi.A	20.72	1			-] .	•	,
ĺ	Swati		ì	ł	1			<u> </u>	E&AD (E-III)	Private Secretary
1	S/O Abdul Qayyum		01.01.1965	Karak	23.06.1985	13.03.2009		<u> </u>		n Private Secretary
42		B.A	19.03.1960	Bannu	30.05.1985		28.05.2013		1 - 1	
43	Mr. Rookh Ayaz Khan	D.Com	. 19.03.1900	Barrie		- {		·	551110	
					03.03.1984	13.03.2009	28.05.2013	-	C.M's Secretariat	Private Secretary
44	Mr. Naik Dar Ali Khan	B.A	25.05.1963	Bannu					Law Deptt.	Private Secretary
45		D.Com	01.04.1963		06.03.1984				FATA Sectl.	Private Secretary
		F.A	12,01,1961	Bannu	27.06.1981	1 13.03.200	99.30		:	
46	S/O Sher Jan	1		1	1.	1				
	3/0 3/16/3/1					- 40.00.000	9 30.05.2013		E&AD(O/O DSR-II)	Private Becretary
1	7 Mr. Hazrat Davan	Matric	01.01.1962	- Wistoknep	26 35.193	5 13.03.200	5 100.00.6015			1 ' Y 1 ~

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TENTATIVE SENIORITY LIST OF PRIVATE SECRETARIES (BS-17) OF CIVIL SECRETARIAT, PESHAWAR AS STOOD ON 28.02.2014

S#	Name of officer	Academic	Date of Birth	Domicile	Date of 1st	Date of	Date of		Department	Remarks
		Qualific-			Entry into	regular	regular	_		•
		tion			Govt:	promotion	promotion		- T	
		•			service on	as P.A.	as P.S	<u>.</u>		. '
	· · -	. •		**•	regular	(BS-16)	'			· · · · ·
48	Mr. Fazli Haq	M.A	06.06.1965	Karak .	15.06.1985	13.03.2009	30.05.2013		E&AD (Adv to CM	Private Secretary
49	Mr. Rafiullah	B.A·	11.01.1967	Peshawar	07.05.1985	23.04.2010	30.05.2013	-	Irrigation Deptt.	Private Secretary
50	Syed Ayaz Ali Shah	M.A.	08.11.1959	Peshawar	01.12.1981	23.04.2010	30.05.2013		E&AD (Cabinet)	Private Secretary
51	Mr. Muhammad Rafiq	B.A	21.09.1962	Peshawar	03.12.1986	23.04.2010	30.05.2013	-	Finance Deptt.	Private Secretary
52	Mr. Muhammad Ayub	B.A.	03.12.1960	Kohat	07.07.1980	23.04.2010	30.05.2013		CM Secretariat	Private Secretary
53	Syed Sadiq Shah	B.A	20.12.1961	Mansehra	05.11.1980	23.04.2010	30.05.2013		Industries Deptt.	Private Secretary
54	Mr. Sharifullah	D.Com	03.10.1963	Bannu ,	25.11.1986	23.04.2010	30.05.2013	-	E&SE Deptt.	Private Secretary
55	Mr. Jamshed Iqbal	- B.A	02.06.1964	Bannu	01.12.1986 ⁻	12.02.2011	30.05.2013		E&AD (Imp: Section)	Private Secretary

CHIEF SECRETARY
GOVERNMENT OF KHYBER PAKHTUNKHWA

0/

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

A. No. 468 /2012

Muhammad Ayub Khan S/o Hathi Khan,

Executive Engineer, Public Health Engineering

Department, Peshawar.

16-4-20/2

Appellant

Versus

- Secretary, Govt. of KPK, Public Health Engineering Department, Peshawar.
- 2. Chief Secretary, Govt. of KPK, Civil Secretariat, Peshawai

Access to Respondents

APPEAL AGAINST OFFICE NOTIFICATION NO.

SO(ESTI)PHED/13-1/77, DATED 04.06.2011

OF R.NO.1 WHEREBY CORRECT DATE OF
BIRTH OF APPELLANT WAS ALTERED INTO

01.04.1952 FROM 01.04.1954 FOR NO LEGAL
REASON.

Respected Sir,

That appellant was initially appointed as Sub Engineer on 13.11.1974 and was promoted to the post of Assistant Engineer BPS-17 on 07.02.2000 and served the department with devotion.

That at the time of entry into service, appellant's date of birth was recorded in Service Book, Matric Cartificate, NIC and Pay Ship an 01.04.1954. All the means that no doubt was even

re-886mitted to (18)

468/2013 .

12.9.2013

Appellant with counsel, and Mr. Usman Ghanl, SGP with Muhammad Aslam, Supdt. for respondents No. 1 and 2, and counsel for private respondent No. 3 present. In the instant case instead of filing written reply, the respondent No. 1 submitted implementation report on 5.12.2013. Respondents No. 1 to 3 are directed to submit proper written reply on 7,10,2013. sall ber

7.10.2013.

Appellant with counsel and Mr. Muhammad Jan, GP with Muhammad Irshad, SO for the official respondents and Clerk to counsel for private respondent No. 3 present. Counsel for the appellant stated that retirement order of the appellant has been withdrawn vide notification dated 10.7.2012 and the present appeal has become infructuous. As such the present appeal is filed. File he consigned to the record.

ANNOUNCED 7.10.2043.





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

Dated Peshawar, the 11.09.2014.

NOTIFICATION.

NO. SOE-IV(E&AD)11(27)/1996: Mr. Abdul Hamid, Private Secretary (BS-17), Establishment Department, Civil Secretariat, Khyber Pakhtunkhwa, stands retired from service w.e.f. 04.11.2013 (A.N) on attaining the age of superannuation sixty (60) years. His date of birth is 05.11.1953.

Sanction is also hereby accorded to the grant of encashment of 365 days pay in lieu of LPR, in respect of the aforesaid retiring officer, in pursuance of Finance Department's Notification No. SO(FR)FD/5-92/2005/Vol-V dated 13.12.2012.

CHIEF SECRETARY KHYBER PAKHTUNKHWA

Endst. No. & date even.

Copy forwarded to the: -

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2 Section Officer (Admn), Administration Department.
- 3. Section Officer (General), Zakat, Usher & Social Welfare Department, with the request to recover the over payment of salaries drawn by the above officer w.e.f. 05.11.2013 to 11.09.2014 from his pension/emoluments and the same may be deposited into Government Treasury through challan.
- 4. Section Officer (Secret), Establishment Department.
- 5. Estate Officer, Administration Department.
- P S to Special Secretary (E), Establishment Department.
- 7. P.A to Addl: Secretary (HRD), HRD Wing, Establishment Department.
- 8 P.A to Deputy Secretary (E), Establishment Department.
- 9. Officer concerned.
- 10. Personal file of the officer concerned.

(AKHTAR NAWAZ) SECTION OFFICER (E.IV)

GOVERNMENT OF PAKISTAN ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA DISTRICT PAYROLL SYSTEMHUFF PESH

PAYMENT ADVICE

7-5.0.6 SUCIAL WELFARE D Zakat, Usher, S.Welf & Eq Sec: 010 PR**43**57 Pers #: 00015530 Buckle: 0 Name: Min: NTM: ABOUL HAMID PRIVATE SECRETARY No. 1730192736455

CNIC No. 1730172736452

SPRS Interest Free

17 Active Permanent
PAYS AND ALLOWANCES:
0001-Basic Pay
0004-Special Pay
0004-Special Pay
1001-House Rent Allowance 45%
1210-Convey Allowance 2008
1947-Medical Allow 15% (16-22)
1948-Adhoc Allowance 2010@ 50%
1966-Special Allowance 2010@ 50%
1970-Adhoc Relief Allow 2011
Gross Pay and Allowances
DEDUCTIONS:
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IT Payable \$1,135.20 Dec
GPF Balance 123,693.00
3501-Renevolent Fund
3511-Addl Group Insurance
3604-Group Insurance
3620-House Rent Deduction 5% 111,835.00 Deducted 25,108.00 TAX: (3609) 6,392.00 2,240.00 250.00 25.00 Subrc: 230.00 2, 300, 00 Total Deductions 11, 437, 00 NET AMOUNT PAYABLE 190, 378. 00 QUALIFYING SERVICE

39 Years 05 Months

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MON

GOVERNMENT OF PAKISTAN ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA DISTRICT

D. O. B Q5. 11. 1955

002 Days

PAYMENT ADVICE

POLICE ROAD, PESH

PAYROLL SYSTENUFP PESH P Sec: 010 Month: September 2014 PR4357 -5. O. G. SUCIAL WELFARE DEPT Min: Zakat, Usher, S. Welf & wo Pers #: 00015530 Hin: NTN: GPF #: Buckle: 0 DEPTT CODE

LFP Quota:

CURRENT 5072-2

HRI.

Pers #: 00015530 Ruckle:
Name: ABDUL HAHID
Dsg: PRIVAJE SECRETARY
CHIC No.1730172736455
GBPS nterest Free
17 Active Permanent
PAYS AND ALLOWANCES:
2118-Adhoc Relief Allow (2012)
2148-15% Adhoc Relief Allow-2014

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PR4057

Gross Pay and Allowances DEDUCTIONS: IT Payable GPF Balance 51,135,20 123,693,00 Deducted 25,108.00

111,835.00

Total Deductions NET AMOUNT PAYABLE 11, 437, 00

QUALIFYING SERVICE D. D. B . 11. 1955 YRS MON 05.11. 002 Days

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FP Quota:

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FOLICE ROAD, PESHAJA

100,398.00

Subrc:

The Chief Minister, Govt: of KPK, Peshawar.

15/9/2014

SUBJECT:-APPEAL AGAINST OFFICE NOTIFICATION DATED
11.09.2014 OF THE CHIEF SECRETARY GOVT. OF
KPK WHEREBY APPELLANT WAS RETIRED FROM
SERVICE PREMATURELY.

Respected Sir,

- 1. That appellant has in his credit more than 38 years with unblemished service record.
- 2. That in the SSC, NIC, Service Book and other academic/service record, the date of birth of appellant was recorded as 05.11.1955 but in the Seniority List, the same was recorded as 05.11.1953 which was incorrect.
- 3. That appellant agitated the matter time and again in the department for correction of the date of birth as 05.11.1955 but instead, he was retired from service on 11.09.2014 by the Chief Secretary, KP on the basis of Seniority List.
- 4. That authentic date of birth is to be reckoned as of SSC, NIC, Service Book, etc. and not of the Seniority List, so appellant was retired prematurely from service.
- 5. That similar question of law and fact came up before the Hon'ble Tribunal in case of Muhammad Ayub Khan, Executive Engineer of the PHE Department which was accepted and the department was directed to correct the date of birth as per SSC, NIC and service record. (Copy attached) Such views have been taken from the Judgment of Supreme Court of Pakistan.

- 6. That the case of appellant is at par with the aforesaid cases so requires correction. Notification dated 11.09.2014 is based on ulterior motive.
- 7. That appellant performed his duty till 11.09.2014 and also received his monthly salaries, but the authority woke up of the dream and issued the impugned order on 11.09.2014 retiring appellant from service with effect from 04.11.2013. (Copy of pay slips attached)

It is, therefore, most humbly requested that Notification dated 11.09.2014 of the Chief Secretary, KP be set aside/modified and the date of birth be termed as 05.11.1955 instead of 05.11.1953 by restoring appellant in service with all back benefits.

Dated:/5.09.2014

Yours Obediently

hster 15/09/14 Abdul Hamid Marwat
Private Secretary (BPS-17)
Zakat, Ushar, Social Welfare,
Special Education & Woman
Empowerment Department KP,
Peshawar.

Copy to P.S to Chief Secretary, Govt. of KP, Peshawar with reference to his Notification NO. SOE-IV(E&AD)/1996, dated 11.09.2014.

Othe Sope in Est. Re while guard Most Sthe Estate officer, Admin Deft. M. Doll Sthe Solsecrot) Bothe Defitte of Sahnwar.

بعدالت بیثاور بائی کورے، بیثاور

عبد الحميد بنام كورنمه وغيره

باعث تحريرآ نكه

مقد مه مندرجه عنوان بالایس اپنی طرف سے واسطے پیروی و جواب دہی وکل کا روائی متعلقہ آن مقام پیشاور کے لئے سعد اللہ خان مروت، ارباب سیف الکمال ومس روبینہ ناز کو دکا، مقرد کرکے اقرار کیا جاتا ہے کہ صاحبان موصوف کو مقد مہ کی کل کا روائی کا کامل اختیار ہوگا۔ نیز و کلاء صاحبان کوکرنے راضی نامہ وتقر ر ثالث و فیصلہ برحلف دینے ، جواب وعوی اور اقبال دعوی اور بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ اور عرضی دعوی اور درخواست ہرقتم کی تصدین اور اس پر دیخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری کی طرفہ یا اپیل کی برآ مدگی اور منسوخی نیز دائر کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری کی طرفہ یا اپیل کی برآ مدگی اور منسوخی نیز دائر کرانے کا اختیار ہوگا۔ رحلت کی صورت میں وکیل اوکلا ، فیس والیسی کرنے اپیل گر انی و نیروی کرنے کا اختیار ہوگا۔ رحلت کی صورت میں وکیل اوکلا ، فیس والیسی کے پابند نہ ہونگے ۔ اگر کوئی تاریخ بیتی مقام دورہ پر ہویا حدسے باہر ہوتو وکلا ، صاحبان پابند نہ ہول گے کہ بیروی نہ کورہ کریں ۔

لہذا و کالت نامہ لکھ دیا تا کہ سندر ہے۔

الرقوم - <u>الرقوم - الم</u>

العبر

MA J

0300-5872676

Sewice Tribunal, KPK, Peshawar. Abdul Hamid Marwal Vs chief Secretary Vollers Application for Suspension of order D1-11/9/14 Whereby Applicant Appellant was refired from Service pre maturely and applicane be allowed son Serve the department toll 04/11/2015 which The correct date of Refisement of the applicant. Kespeeffully showeth, There the above mentioned Appeal is pending adjudicalin in this honourable tribunal in which today i-e 19/02/is is tined for Proceedigs. There the applicant is a food prima facile case There the balance of incovenience also lies in appliant f That is the order date 11/9/14 is not suspended than Oppliant would Suffer Ireparable 1085. At is therefore most hursly requested that order D- 11/9/14 whenty applicate was illegally refixed from

Since we f 04/11/13 Instead of 04/11/15, be suspended

will the final decision of the appeal the Applicant/Appellia

D1- 19/02/15

Advocates, Pan Arbab Saiful Kanel



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

Dated Peshawar, the 11.09.2014.

NOTIFICATION.

NO. SOE-IV(E&AD)11(27)/1996:- Mr. Abdul Hamid, Private Secretary (BS-17). Establishment Department, Civil Secretariat, Khyber Pakhtunkhwa, stands retired from service w.e.f. 04.11.2013 (A.N) on attaining the age of superannuation sixty (60) years. His date of birth is 05.11.1953.

Sanction is also hereby accorded to the grant of encashment of 365 days pay in lieu of LPR, in respect of the aforesaid retiring officer, in pursuance of Finance Department's Notification No. SO(FR)FD/5-92/2005/Vol-V dated 13.12.2012.

CHIEF SECRETARY KHYBER PAKHTUNKHWA

Endst. No. & date even.

Copy forwarded to the: -

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Section Officer (Admn), Administration Department.
- 3. Section Officer (General), Zakat, Usher & Social Welfare Department, with the request to recover the over payment of salaries drawn by the above officer w.e.f. 05.11.2013 to 11.09.2014 from his pension/emoluments and the same may be deposited into Government Treasury through challan.
- 4. Section Officer (Secret), Establishment Department.
- 5. Estate Officer, Administration Department.
- 6. P.S to Special Secretary (E), Establishment Department.
- 7. P.A to Addl: Secretary (HRD), HRD Wing, Establishment Department.
- 8. P.A to Deputy Secretary (E), Establishment Department.
- 9. Officer concerned.
- 10. Personal file of the officer concerned.

(AKHTAR NAWAZ) SECTION OFFICER (E.IV)

Service Tribunal, KPK, Peshawar. Before the Abolul Hamid Marwal Vs chief Secretary Vollers. Application for Suspension of order Dr. 11/9/14 Whereby Applicant Appellant was refined from Service Prematurely and applicant be allowed Serve the department till 05/11/2015 which Tooks the Correct dale of Retirement of the oppliant. Kispectfully Showeth, There the above mentioned Appeal is pending adjudication in this honourable tribunal in which today 1-e 19/02/15 is fined for Proceedings. Their the applicant is a good prima facile case. There the balance of incovenence also lies in appliant faire. That is the order date 11/9/14 is not suspended them appliant would Suffer trepanaste 1065. It is therefore most hously requested that order De 11/9/14 whereby applicate was illepally refixed from Survice we f 04/11/13 Instead of 04/11/15, be suspended ill the final decision of the appeal the Applicant/Appelling Mrough Saadullach Clumber Advocales, Path Arbab Saiful Kanel

GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

Dated Peshawar, the 11.09.2014.

NOTIFICATION.

NO. SOE-IV(E&AD)11(27)/1996:- Mr. Abdul Hamid, Private Secretary Fiscal Establishment Department, Civil Secretariat, Khyber Pakhtunkhwa, stands refired from service w.e.f. 04:11.2013 (A.N) on attaining the age of superannuation sixty (60) years. His date of birth is 05.11.1953.

Sanction is also hereby accorded to the grant of encashment of 1365 days pay in lieu of LPR, in respect of the aforesaid retiring officer, in Finance Department's Notification No. SO(FR)FD/5-92/2005/Vol-V

' CHIEF SECRETARY KHYBER PAKHTUNKHWA

Endsc No. a date even.

Copy forwarded to the: -

- Accountant General, Khyber Pakhtunkhwa, Peshawar.
- Section Officer (Admn), Administration Department.
- Section Officer (General), Zakat, Usher & Social Welfare Department, with the request to recover the over payment of salaries drawn by the above officer w.e.f. 05.11.2013 to 11.09.2014 from his pension/emoluments and the same may be deposited into Government Treasury through challan.
 - Section Officer (Secret), Establishment Department.
- Estate Officer, Administration Department.
- P S to Special Secretary (E), Establishment Department.
 - P.A to Addl: Secretary (HRD), HRD Wing, Establishment Department.
- P.A to Deputy Secretary (E), Establishment Department.
- 9. Officer concerned. ...
- 10 Personal file of the officer concerned.

(AKHTAR NAWAZ) SECTION OFFICER (E.IV)

Dr 19/02/15

Maryth Saaduller Cum Maria Advocates, Pan Saaduller Cum Maria



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1405/2014

Abdul Hamid Ex-Private Secretary (BS-17) Establishment Department.

(Appellant)

VERSUS

- 1. Govt of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa
- 2. Secretary to Govt of Khybr Pakhtunkhwa, Establishment Department.

Respondents

Joint parawise comments / reply on behalf respondent No. 1 & 2.

PRELIMINARY OBJECTIONS.

- 1. That the Appellant has got no cause of action against the respondents.
- 2. The Appellant is estopped by his own conduct to file the present appeal in the Court.
- 3. That the appeal of the Appellant is time barred.
- 4. The Appellant has not come to this Honorable Court/ Tribunal with clean hands and has concealed material facts from this Honourable Court.

ON FACTS:

 Incorrect. The service record of the appellant was not spotless, as he had committed the same offence of over writing/ figures alterations/

(33)

over claims were prima facia found in respect of four telegrams issued by the Mines Wing to certain Foreign countries in the documents while in Sarhad Development Authority prior to joining Secretariat Service (Annex-I).

- 2. Incorrect. In SSC, Service Book and other service record his date of birth has been written as 05.11.1953. However, by over writing in the Service Book, the appellant changed his date of birth from 05.11.1953 to 05.11.1955. Names of documents where Date of Birth has been mentioned as 05.01.1953 are as under:-
 - Matric Certificate for Stenographer Grade-II dated 18.01.1975 (Annex-II).
 - Confidential Reports/PERs from 1979 to 2010 shows his date of birth as 1953 (Annex-III).
 - On an application, he submitted for the post of Stenographer Grade-II dated 18.01.1975, he wrote that he is a young man of 22 years, which transpires his year of birth as 1953 (Annex-IV).

According to **Annex-II** and **Annex-VI** contradiction is self explanatory which is as below:-

- SS Certificate at **Annex-II** carries 3rd Division.
- SS Certificate at **Annex-VI** shows 2rd Division.

Annex-II and Annex-VI shows difference of Elective subjects i-e, Social Studies, Art and General Mathematics in Annex-II and Pak Studies, Pashto and Mathematics in Annex-VI.

- 3. Incorrect to the extent that in the referred case question of law and facts were not similar in any respect to the instant case and the appellant has referred an irrelevant Judgment.
- 4. Incorrect. On the basis of available record in the department, produced



by the appellant himself, where date of birth of the appellant has been written as 05.11.1953, he has to retire from service on attaining the age of superannuation (60 years). As far as the seniority list is concerned, the department used to issue a tentative seniority list before final seniority for the very purpose that the official may check and convey their objections if any regarding seniority position, date of birth, qualification domicile to the department within the stipulated time and in the entire service he rendered, no such application/ objection has ever been received from him, wherein he would have mentioned or claimed that his real date of birth is 1955 instead of 1953. However, his retirement notification was delayed due to under process inquiry for ascertaining his date of birth and findings of the inquiry were against the claim of Appellant.

- 5. Incorrect. As in para 4 the appellant himself and not the authority woke up from slumber, by writing a letter to Accountant General's office for correction of his date of birth, the irrelevant forum for correction in date of birth. (Annex-VII).
- 6. Incorrect. Appeal of the petitioner has properly been processed and regretted being not tenable.

GROUNDS:-

- A Incorrect. In the SSC and other relevant record available in the department his date of birth was written as 05.11.1953 instead of 05.11.1955.
- B Incorrect: Before notifying final seniority list, a tentative seniority is circulated for the information of all the officers/officials for this very purpose that all the officials may check their details such as date of birth, qualification, seniority position, domicile etc and nothing has ever



been received from the appellant for correction of his date of birth. Moreover, his date of birth as 05.11.1953 is also written in other documents mentioned in reply to para 2.

- Incorrect to the extent that in the referred case question of law and facts were not similar in any respect to the instant case.
- An inquiry regarding change in his date of birth in the service book and other documents was under process, due to which, he was paid upto 30.09.2014.
- E. Incorrect. Retirement notification of the appellant was issued in light of the record/documents available in the department, wherein his date of birth has been written as 05.11.1953 and the said notification was fairly issued on the basis of available record.

It is therefore, humbly prayed that on acceptance of instant joint parawise comments/ reply, the appeal of appellant may be dismissed with costs.

Govt. of Khyber Pakhtunkhwa
(Respondent No.1)

Govt. of Khyber Pakhtunkhwa
Establishment Deptt
(Respondent No.2)



Sarhad Development Authority

To

The Secretary to Government, NWFP. Information, Services & General Administration Department, Civil Secretariat, PESHAWAR

alstal

Subject : -AUDIT OF THE MINES WING, SDA, HEADQUARTER, PESHAWAR.

our Ref.

Our Ref. 23 43 - 2344 Date 17-7-75 Telephone No. 3075 . 3076

Date

Sirs

I am desired to state that during recent Audit check up of the accounts of the Mines Wing in the Headquarter of the Authority some serious irregularities / over-writing / figures alterations / over-claims were, prima-facie, found in respect of four telegrams issued by the said Wing to certain Foreign Countries. on 29.10.1974.

Investigation into the matter was ordered by the competent authority and the undersigned has been detailed as Enquiry 2.

During the course of enquiry the following points were noticed / revealed : -

The telegrams were typed and taken to the The telegrams were typed and taken to the Telegraph Office personally by Mr. Abdul Hamid formerly a Steno-typist with the former Director (Mines) - (presently working as Steno: in the Health Department, NWFP) - and got those issued from the Head Telegraph Office, the Mall, Deshower by naving them cash money and Peshawar, by paying them cash money and obtaining receipts from them personally. The total cost of the four telegrams (with "overcharge" for the one of the telegrams) amounted to Rs. 1,009/89.

The figures of all these four postal receipts have been found over-written and altered.

(To

Sarhad Development Authority

A 100



- (c) No office copy of any of the four telegrams are traceable in the office of the Mines Wing, although the copies of the telegrams appears to have been sent by post as testified from the despatch register of the Mining Wing, which also costed an amount of Rs. 33/62. These letters were also stated to have been stamped and posted by Mr. Hamid personally.
- (d) There is no proof in Mines Wing to indicate how Mr. Abdul Hamid, who was a Steno-typist in SDA., drawing basic pay (on 2.11.74) @ Rs. 230/- per month, could afford to spend from his own pocket a total amount of Rs. 1043/51 for the said purpose when no money was advanced to him by the office. Later on the said amount (Rs. 1043/51) was refunded to him (on 9.11.74), on his claim, with the approval of the former Director Mines, SDA HQ., Peshawar.
- Mr. Abdul Hamid, who was recruited by the Services & General Administration Department in the Civil Secretariat NWFP., probably, in the beginning of May 1975, sent us his resignation from his home town Bannu, requesting for his acceptance; but we, for the abore-mentioned reasons, did not formally agree to his request and hence no reply has so far been given to him in this regard.
- 4. We understand he, after joining the Civil Secretariat, Peshawar, was posted in the Health Department NWFP. and, probably, is attached either with the S.O. (Health) or the Deputy Secretary Health, NWFP.
- 5. Before this case is brought to the notice of Anti-Corruption Department NWFP., it is requested that Mr. Abdul Hamid may kindly be ordered to appear in the office of the Manager (Administration) SDA., Peshawar, at a very early date, to help us finding out the office-copies of the telegrams and to vindicate his position as far as the question of the source for the money received by him in advance and also with regard topover-writing / alterations in the postal receipts of the telegrams addressed to four foreign countries, got stamped and

issued by him personally from the Telegraph Office, Peshawar, on 29.10.74.

30.30 LIY(C 11D) 3(255) 75

Yours obedient servant,

(St. N/IN/ D.III)

(Assistant Administration Officer), Enquiry Officer.

46

C.C.

h 1717/77 to first, T.T. 1.T.,
Secretary to Government, NWFP.,
Health Department, Peshawar for
Information and necessary action.

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Roll No. 16047

Board of Intermediate & Secondary Education PESHAWAR (PAKISTAN)

(Sealed).

SECONDARY SCHOOL CERTIFICATE EXAMINATION

SESSION 1969 ANNÜAL

This is to certify that

Haji Umar Khan und a student of Government High School, Pezu (Bannu) passed the SECONDARY SCHOOL CERTIFICATE EXAMINATION of the Board of Intermediate and Secondary Education, Peshawar held in June, 1969 in the Third Division. The candidate passed in the following subjects: -7- Islamic Studie 4- Social Studies 1- English 8- Art. 5- General Science 2- Urdu 6- General Mathematics 3- Islamiyat Date of Birth Fifth November One thousand nine hundred and Fifty - three (5.11.1953).

Abdul Hamid

31st Decomber, 1909

36d/-

S∂/--

(SECRETARY).

Sd/-

(Attested to be true copy).

Administrative Officer

Office of The to of Engineer Irrigation N. W. F. Province

Peshawari

Name of Department/Coffice Health Department, NUFP.

ANNUAL SPECIAL

REPORT FOR THE PERIOD 1.1.1979 TO 31.12.1979.



PART-I

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Section Officer (Admn)

GOVERNMENT OF N. W. F. P.

CONFIDENTIAL REPORT FORM FOR STENOGRAL ERS/STENOTYPISTS.

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REPORT FOR THE PERIOD 1-1-80 -TO 31-12

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Page-2 iii) Believed to be currupt, because of..... (a) Monetary consideration..... (b) Other consideration..... ANNUAL 12. Trust worthiness in Confidential No XSPECIAL and secret matters. Name Note: The rating should be recorded by initialling the appropriate column of box. Designation 'At' Very Gend'A' Good 'B' Average 'C' Below Average, 'D' poor. Date of entire alification PART---III. Training GENERAL ASSESSMENT OF ANY PARTICULAR QUALITIES. if any. (Appraise in the present grade by initialling the appropriate column below). Yery Good. Gond Below average Poor Special aptitude, Average if any iary and PART-IV. SUITABILITY FOR PROMOTION (Initial the appropriate box below) Recommended for a celerated promotion. Fit for promotion. Recently promoted/sppointed, consideration for promotion premature. Not yet fit for premotion. Unfit for further promotion. Fitness for retention after 25 years service. PEN-PICTURE.

with me to my entire satisfaction.

(ii) Reported to be currupt ...

REPORT

FOR	THE	PRRION	Jan Jan Sil man	31-13-1884
	" A A A A	TURIOD	-10)

Mr.Abdul Hamid,	ART -	7· ·	a t a -1 *	:	. See .	1056
ignationscale Stenographer	-Grade	10			Paro	Es. 616/
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Dress and cleanliness.		1				
Regularity and punctuality in attendance.		1				
PERSONAL TRAITS.				-		
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[Appraise in the present grade by initialling the appropriate column below).

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PART---IV.

SUITABILITY FOR PROMOTION

PEN-PICTURE.

(Initial the appropriate box below)

- \vec{x} , commended for accelerated promotion.
- to: Pit Grammation.
 - Reductly geometro/appointed, consideration for promotion premature.
- (4) Not years for promotion.
- (e) Unit or facther promotion.
- (f) Vitness for retention after 25 years service.

Fit

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8. Co-

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COMPTER LIAL REPORT FORM FOR STENOGRAPHERS/STENOTYPISTS

ANNUAL SPECIAL.

Name of Department/Office GOVERNMENT OF N.W.F.P., HEALTH & SOCIAL WELFA RE DEPRIMENT.

REPORT FOR THE PERIOD 1.1.1982TO 31.12.1982.

XIX XL.	
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·	PA	irt—i			•	•
Name Mr. Abdul Hamid		—Date	of F	3irth	5-11-1) 53
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(ii) Reported to be correct				[-	·	- .



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Page-2

	(a) Mor	ietary conside	errupt because of artion			
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GOVERNMENT OF N. - W. F. F.

DENTIAL REPORT FORM FOR STENOGRAPHERS/STENOTYPISTS.

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€_	(iii) Bei	ieved to bo co	rrupt because of.			
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CONFIDENTIAL

اسکیل ۱۷ اور ۱۸ کے افسر ان کے

GOVERNMENT OF N.-W.F.P.

حكومت صوبهرحد

partment/Office E&S Edu-KPKP	Service/Group	Secretariat	
<i>(</i> ************************************	سروس اگروپ	•	

PERFORMANCE EVALUATION REPORT

کار کردگی رپورٹ

FOR THE PERIOD 01-01 2010 TO 31-10-2010 \$

PART I

حصه اول (TO BE FILLED IN BY THE OFFICER REPORTED UPON) (متعلقه افر خود پُر کریں)

lame (in block letters) <u>ABDUL HAMID</u>				
نام (دا شح حروف میس)				
Personnel number15530	<u> </u>		· · · · ·	<u> </u>
انغرادی نمبر	. :			
Date of birth05-11-1953				
تار رخ پيدائش			-	
Date of entry in serviceIst_I	une. 1975	· · · · · · · · · · · · · · · · · · ·		·
ملازمت اختیار ک _ی نے کی تاریخ				
للازمت اختیار کی خی تاریخ		icer(B&	A),E&SE	KPKP BPS
لماذ مت اختیار کے نے کی تاریخ Post held during the period (with BF		Picer(B&	A),E&SE	KPKP BPS-
ملازمت اختیار کے سنے کی تاریخ Post held during the period (with BF پیش نظر عرصہ میں عمدہ (مع اسکیل)	PS) Section Off	Ficer(B&	A),E&SE	KPKP BPS
للذمت افتیار کے گار تخ Post held during the period (with BF چش نظر عرصہ میں عمدہ (مع اسکیل) Academic qualifications	PS) Section Off	icer(B&	A),E&SE	KPKP BPS
للازمت افتیار کی تاریخ Post held during the period (with BF پیش نظر عرصه میں عمدہ (مع اسکیل) Academic qualifications B.A.a تعلیم Knowledge of languages (Please	PS) Section Off	speaking (S), reading (R)

(6)

NG

8. Training received during the evaluation period

متعلقه عرصه کے دوران حاصل ک گئ مربیت

Name of course attended رزی ا		
STI 09 nine weeks.	in 2006	STI
and other courses.		

9. Period served

عرصه ملازمت

(i) In present post <u>Op ys. 10ms</u> (ii) Under the reporting officer <u>D.S. (Allmn.) E&SEdu.</u> رپورنگ افر کها تخت

PART II.

حصه روم (TO BE FILLED IN BY THE OFFICER REPORTED UPON) (متعلقه افر خود پُر کریں)

1. Job description

ذمه داریوں کی تفصیل

Performed the duties of all accounts matter and budget through of the province and other matters like PC-IVs of all estt./ugradation of schools and fixation of pay/advance increments to all the staff of employees through out the province.

ount of performance on the job during the period supported by al data where possible. Targets given and actual performance such targets should be highlighted. Reasons for shortfall, if any,

پیش نظر عرصہ میں کار کردگی کو اعداد و شار کے ساتھ مخصر بیان کریں۔ دیے گئے ابداف ادر کار کردگی کو نمایاں طور پر ناتكم ل ره عانے كى دجه بھى ميان كريں

per detail mentioned in PART-II (1) please.

PART III

حصيرسوم

(EVALUATION BY THE REPORTING OFFICER)

(ريور ننگ افسر كاجائزه)

rating in Part III should be recorded by initialing the appropriate box. ratings denoted by alphabets are as follows:

"A' Very Good, 'B' Good, 'C' Average, 'D' Below Average

حصہ سوم میں کار کردگیا کا اندراج متعلقہ خانے میں مختصر دستخطاسے کیاجائے۔ حروف کے لحاظ سے درجہ بندی جمب ذ

r uniform interpretation of qualities, two extreme shades are mentioned سمولت کے لیے ہر صفت کے دوانتا کی در جوں کاذکر کیا گیاہے ainst each quality.

to the second of						
	A الف	B	C ひ	D ,		
igence ptionally bright; excellent compre-		Mi			Dull; slow کندهٔ بمن، ست شم	
on اختاکُن بین آورْ م						

The second section of the company of					
Annual to the Contract of the	الف الف	В	. C	D	
2 Confidence and will power نوراغیری اور قرصارات		W/		,	
Exceptionally confident and resolute انتان کرا احداد سنتن ازاد					Uncertain; hesitant
3. Acceptance of responsibility (المداري) المالية في ألاد أل		C 2-1			عدم اعتباد اور بچکیابث کاشکار
Always prepared to take on responsibility even in difficult cases		Shi		į	Reluctant to take
					will-avoid it when- ever possible در داری اثبات ہے کریے
4. Reliability under pressure رادک حالت مین کام کرینے کی صااحت					كر نے وال
Caim and exceptionally reliable at all times				[1	Confused and easi- y flustered even
				5	عاملات normal pres- sure پریٹان، معمول دباؤیش حواس افعا
Financial responsibility الله مواطات ش احماس و مدواری	14				
Exercises due care and discipline ومنواط كا خيال ركه من سنة		2			responsible
Relations with					غير ذمه د
اً) Superiors اعلی افران کے ساتھ		\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\			
Cooperative and trusted ישונטוני זולטן יידור ii) Colleagues					i-cooperative غير مو
رفقائے کار کے ساتھ Works well in a team سی جل کرا مجا کر کا کر گ	M	~	-	Diff	icult colleague
ili) Subordinates ماتحتوں کے ماتح Courteous and effective:	91			ل کار	شكلرين
encouraging خوش اخلاق مؤثرادر حوصلہ دینے دالا کردالی					courteous and lerant;
Behaviour with public	No.	٠		- Olev	1
Courteous and helpful توشی اظهاتی اور سیادت	100			I	gant, discour- s and indiffer-
the later with the second specific spec				ent تعلق	- and manter-

matters Indecisive: vacillating متذبذب اور دانوال دول vant laws. _{instructions} متعلقه قوانين ، تواعديه Ignorant and uninformed لائكم اور ناوا تت t developments قواعده متوفوا بر مير مِعمولي قبر PART IV حصہ چہاد م (REPORTING OFFICER'S EVALUATION) (ريور ننگ افسر كاجائزه) comment on the officer's performance on the job as given in Part II(2) pecial reference to knowledge of work, quality and quantity of output. ar was the officer able to achieve targets? Do you agree with what has ا (۲) میں بیان کی گل کار کردگی کا جائزہ لیں۔ کام سے متعلق افر کے علم اور کارکردگی کے معیاد مقدار سے حالے والے واسے دیں۔ اہداف کو پور اکرنے میں افر کس حد تک کا میاب رہا کردی جمیاآپ حصد ددم (۲) میں دی گئی معلومات سے متلؤ The officer completed the ask on per detail - Port II (1) (II) and according for the tagets tred by FD within time-frame for transal matters and Bridget preparations

20

2. Integrity (Morality, uprightness and honesty)

(راست بازی، ایمانداری) وی**انت**

Honest Officer

 Pen picture with focus on the officer's strengths and weaknesses not covered in Part III (Weakness will not be considered as adverse entries unless intended to be

treated as adverse).

قلمی خاکم: افسر کی خوبیول اور کمزوریول کا جائزہ لیس (کو ہائ کوار وقت تک منی تعور نین کیا جائے گاجب تک رپر نگ انسر ضروری تعور نیر کے)

the Officer worked hard to complete assignments through Personal efforts and visits to FD to finalize financial Sanctions andit copies within 840 Hest possible time

4. Special aptitude

فتضوضي استبعداد

As above

5. Recommendations for future training

آ مندہ تربیت کے لیے سفارشات

not recommended

5	Reporting officer Countersigning officer .
	Mr A
ge	

otion

•	7.0	ountersigning officer
	Reporting officer	كانظر ما تغليم السر
	ريور غكرافي	
		14:
promotion	1 0	
1 (3)		
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essment premature		
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nlikely to progress further		
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Signature

DEPUTY SECRETARY (ADMIN)

Elementary and Seconds

(15)

Govt of Khyber Paketa and Administration

the reporting officer

puty Secretary (Adrie) 12/01/2011

PART V

حصبه بينجم

(REMARKS OF THE COUNTERSIGNING OFFICER)

(كادَ نفرسا كُنْك انسرك رائے)

How well do you know the officer? If you disagree with the assessment of 1. the reporting officer, please give reasons

آب افسر کو س صد تک جانے ہیں ؟ اگر آپ ربور نگ افسر کارائے سے متعق نہیں تو وجہ میان کریں

Evaluation of the quality of assessment made by the reporting officer رپورٹنگ افسر کے جائزہ کے معیار کے بارے میں کاؤنٹر سائنگ افسر کی رائے

> Exaggerated (مبالغه آميز)

Biased (جانب دار)

Name of the countersigning officer (Capital letters) -كاؤنفر سا مُنك افسر كانام (دامنج فردف مين) asignation Additional Secretary. (E) Date 15/2/11

S N° 065289 Peshawar Millian -Roll No. __15047 Secondary School Certificate Examination SESSION ADRUGT 1969 This is to certify that ____ About Hamid Yon Daughter of Haji Umar Khan and a Resident | Student of Govt High School Pezu Banny Carolment No has passed the Secondary School Certificato Examination of the Beard of Intermediate and Secondary Education. Peshawar held in 3000 1969 \ in the SECONDE Division God as a Regular / Private Candidate The Candidate passed in the following subjects English 4. Pakistan Studies 7.Isl,Studies Urdu -5. Mathematics 8. Pashto Islamiyat 6.G,Science Date of birth according to admission form is _____ Fifth November one thousand nine hundred and BISTY BIVE V (5.11.1955 V) This cartificate is essend without alteration or crasure

To



The Secretary to Government of N.W.F.P. Services & General Administration, Peshawar.

Through: - PROPER CHANNEL.

Subject: - APPLICATION FOR THE POST OF SR:SCALE STENOGRAPHER (NPS-12). Sir,

With reference to your advertisement published in "Daily Mashriq" dated 21.11.1982 asking applications for the posts of Senior Scale Stenographers (NPS-12), I hereby submit my application for one of the same.

My complete biodata, qualification and experience 2.

are as under: -

1. Name.

2. Father Name.

3. Date of Birth.

4. Permanent Address.

5. Qualification.

6. Experience.

Abdul Hamid. Haji Umar Khan.

5.11.1953.

Village and Post Office Shahbaz Khel, Tehsil Lakki

District Bannu.

Matric.

i. As Stenographer(G-II)

since 30.5.1975.

ii. As Stenographer(G-I) since 25.5.1980 uptodate.

(Total service 7 years and six months in Civil Sectt: NWFP).

Keeping in view the above particulars I hope that your goodself will give me a chance of test and interview.

Thanks.

Your obedient servant,

(Abdul Hamid Stenographer(Grade-1), Health & Social Wel: Deptt: Civil Secretariat, NWFP, Peshawar.

Dated: ~ 30.11.1982.

T٥

The Secretary, Services & General Administration, Government.of N.W.F.P., thatain that it is failurain Peshawar.

Subject:- APPLICATION FOR THE POST OF STENOGRAPHER GRADE-II.

With reference your advertisement in ? Daily Mushriq, News Paper, Peshawar, dated 10th January, 1975 for the post of Stenographers-Grage-II. I offer my humble services for one of the same.

Transfer to San Spirit and the My particulars, qualifications & experiences Sugar Buck State are as under:- .

1- Name:

2- Pather's Name:

1:1

3- Permanent Address:

4- Education:

Abdul Hamid.

Haji Umar Khan.

Village & P/O Shahbaz Khal, Mohallah : Sarwar Khel,

Contract the second

: Lakki Marwat, Tehsil

District : Bannu.

F.A. (Plug) and having speed in Shorthand 100 W.P.M. Typing speed 50 W.P.M.

More over I have served in Office of the Chief Engineer Irrigation Deptt: Peshawar from 5-1-1973 to-17-7-1973, and fully conversent with the office work. At-present I am serving in Sarhad Development Authority as a Stenotypist from 18-7-1973 till today.

I am a youngman of 22 years with good physique and sound moral character.

In view of the facts explained above, it is requested that I may please be given a chance to serve in your Department. I assure you sir, that I will leave no stone un-turned to discharge my duties with satisfaction of my superiors.

Attested copies of my necessary certificates XXXXXXXXXXXXXX & two photograph are attach. Note:-Thanking you in anticipation.

Dated:- 18-1-1975.

Your most obedient servant,

(ABDEL/HAMID), C/O Hashim Shah, Stenograph for Chief Engineer, Irrigation Peshawar.

Allinex. V

Addl. Secreta (1966stab) Establishment & Admin. Dept.

Diary No. _____

The Accountant General, di-

Khyber Pakhtunkhwa Peshawar. CORRECTTION OF DATE OF BIRTH IN PAY SLIP.

909

Dear Sir,

Kindly refer to my application dated 25.04.2013 addressed to you and copy thereof to Pay Roll 9 Pay Roll 5 and Section Officer IV Establishment Department Khyber Pakhtunkhwa Peshawar on the subject noted above.

It is once again submitted with the request that the undersigned is serving as Private Secretary (BPS-17) in E & A Department Government of Khyber Pakhtunkhwa. I am regular employees of the Civil Secretariat Group. I was appointed as Junior Scale Stenographer in April, 1975, since the system is computerized by the Accountant Office. After repeated request to PRV may date of birth has not yet been corrected and is still showing/typing in my Pay Slip as 30.04.1955 instead of 05-11-1955 which may please be corrected. Copies of CNIC with birth certificate, metric certificate and service book entry duly attested for ready reference.

Yours faithfully,

(Abdul Hamid) Private Secretary E&A Department.

<u>Enclose as above.</u>

ENDST OF EVEN NO & DATE.

Copy forwarded to the: -

- The Private Secretary to Secretary Estt: Department.
- The Cashier, Admn: Department.
- The Bill Assistant-I.

Private Secretary E&A Department.

EGALGE

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

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Muh	ammad Ayub Khan S/o Hathi Khan,	
Exec	utive Engineer, Public Health Engineering	,
Depa	ortment, Peshawar	. Appellant
	Versus	
1.	Secretary, Govt. of KPK, Public Health Engineering Department, Peshawar.	
2.	Chief Secretary, Govt. of KPK, Civil Secretariat, Peshawar.	·
3.	Amjad Shamsher, Executive Engineer, Public Health Engineering	

APPEAL AGAINST OFFICE NOTIFICATION NO. SO(ESTT)PHED/13-1/77, DATED 04.06.2011 OF R.NO.1 WHEREBY CORRECT DATE OF BIRTH OF APPELLANT WAS ALTERED INTO 01.04.1952 FROM 01.04.1954 FOR NO LEGAL REASON.

Respected Sir,

- 1. That appellant was initially appointed as Sub Engineer on 13.11.1974 and was promoted to the post of Assistant Engineer BPS-17 on 07.02.2000 and served the department with devotion.
- 2. That at the time of entry into service, appellant's date of birth was recorded in Service Book, Matric Certificate, NIC and Pay Slip as 01.04.1954. All this means that no doubt was ever

existed in date of birth, being 01.04.1954. (Copies as annex "A")

- 3. That on 13.07.2005, R.No.1 circulated Final Seniority List of Assistant Engineers, BPS-17 wherein appellant was placed at S.No.175, yet his date of birth was recorded as 22.02.1952 instead of 01.04.1954. This was a clerical mistake or if not, then from where the same was taken by the respondents. (Copy as annex "B")
- 4. That the aforesaid wrong entry was represented before the authority on 02.08.2005 which was processed therein. Lengthy correspondence took place with the Board of Intermediate and Secondary Education, Peshawar and interse the department. And then on 01.04.2009, Administrative Officer of the Office of the Chief Engineer, Public Health Engineering Department, Peshawar issued letter to Section Officer (E-II), Works & Services Department, Peshawar for correction of the date of birth in the seniority list. On 19.04.2010, subsequent letter was also written for the aforesaid purpose. (Copies as annex "C")
- 5. That in pursuance of the aforesaid representation and correspondence, Notification dated 09.02.2011 was issued by R.No.1 wherein appellant's date of birth was corrected as 01.04.1954 from 01.04.1952 and not from 22.02.1952. (Copy as annex "D")
- 6. That without any reason and justification, notice and enquiry, R.No.1 issued subsequent Notification on 04.06.2011 wherein appellant's date of birth was again recorded as 01.04.1952 instead of 01.04.1954. (Copy as annex "E")
- 7. That on 14.06.2011, appellant filed Civil Suit before the Court of Senior Civil Judge, Lakki Marwat for correction of the date of birth. The department was placed exparte and then on 22.07.2011, exparte statements were recorded and the suit was decreed exparte in favor of appellant vide order dated 26.07.2011. (Copies as annex "F, G & H")

- 9. That on 08.10.2011, department submitted application before the trial court for setting aside exparte decree which was replied on 22.11.2011 by appellant and then on 19.12.2011, the application of department was dismissed. (Copies as annex "J, K & L")
- 10. That on 16.01.2012, department filed appeal before District Judge, Lakki Marwat for setting aside the exparte decree which was accepted on 08.03.2012 and the case was remanded to the trial court for conducting further proceedings in the matter in accordance with law. (Copies as annex "M & N")
- 11. That on 13.03.2012, appellant filed Writ Petition No.765/2012 before Peshawar High Court, Peshawar to correct the date of birth and to not retire him from service. (Copy as annex "O")
- 12. That on 16.03.2012, R.No.1 issued order of retirement from service of appellant on attaining the age of superannuation but such Notification is illegal as he iss due for retirement in the year, 2014. (Copy as annex "P")
- 13. That on 26.03.2012, R.No.1 posted R.No.3 at the post of appellant. (Copy as annex "Q")
- 14. That as stated earlier, appellant has filed Writ Petition before the Peshawar High Court, Peshawar which came up for hearing on 28.03.2012 and the hon'ble court was then pleased to dispose off the same with the remarks that appellant has simultaneously filed Civil Suit, thus he cannot seek two different reliefs from two different forums.

Accordingly, the petition was disposed for the above legal impediment without any decision thereon, however, the Civil Court at Lakki was directed to decide the Civil Suit of the petitioner/appellant positively within 3 months. Needless to remark that if the Civil Suit is not maintainable and the matter is cognizable by the Provincial Service Tribunal, the petitioner

(3°)

may ask the Civil Court to send the Civil Suit to the Service Tribunal to be treated as an appeal against the departmental authority because any further appeal in the matter would be a futile exercise in view of the peculiar facts and circumstances of the case. (Copy as annex "R")

15. That vide order dated 09.04.2012 of Senior Civil Judge, Lakki Marwat, the suit of the appellant was sent to Service Tribunal. (Copy as annex "S"

Hence this appeal, inter alia, on the following grounds:-

GROUNDS:

- a. That admittedly appellant's date of birth was recorded as 01.04.1954 in the Matric Certificate, NIC, Service Book and Pay Slip, even in all confidential reports since 1974 till date, the date of birth was recorded as 01.04.1954.
- b. That it is not understood as to why in the Final Seniority List appellant's date of birth was recorded as 22.02.1952. From where respondents have taken the same.
- c. That objection over the aforesaid entry recorded in the seniority list was made by appellant and then in pursuance of the aforesaid objection, his date of birth was altered into 01.04.1954 from 01.04.1952. It is also not understood that from where the authority recorded date of birth of appellant as 01.04.1952 and 22.02.1952 (double dates).
- d. That without any reason, justification, notice or inquiry, the aforesaid notification dated 09.02.2011 was withdrawn on 04.06.2011. No reason for withdrawal was ever given.
- e. That the subject matter was under fire before the hon'ble High Court when on 16.03.2012 Notification of appellant's superannuation from service was issued, so much so order of posting of R.No.3 was issued on 26.03.2012 at the post of appellant.
- f. That filing of Civil Suit before the Court of Senior Civil Judge and Constitutional Petition before the Peshawar High Court,

was a fulle exercise as both the courts have no son to step into terms and condition of a dvil servant.

when the date of birth of appellant in Matric Certificate, NIC, Service Book and Pay Slip was recorded as 01,04,1954 then on what ground and analogy, the date of birth of appellant was recorded as 22,02,1952. The authentic date of birth as per the judgments of the apex Supreme Court of Pakistan is entry recorded in Matric Certificate.

That the order of withdrawal was without any reason and justification, so is based on malafide.

It is, therefore, most humbly prayed that on a geoptime of the appeal, the impugned Notification dated 04.06.2011 of R.No.1 be set aside and Notification dated 09.07.2011 be restored with all service/back benefits. with stick other relief as may be deemed proper and just in circumstances of the case.

Through

Dated #16704<u>*2012</u>

Appellant

Saad Wlah Whan Marwal

Arbab Salf Uli Kamal

Advocates

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. <u>1405</u>/2014

Abdul Hamid

Versus

Chief Secretary & Others

REPLICATION

Respectfully Sheweth,

PRELIMINARY OBJECTION.

All the Four (04) preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appellant has no cause of action, estopped by his own conduct to file the present appeal, time barred and appellant has not come to Hon'ble Tribunal with clean hands and concealed material facts.

ON FACTS

1. Not correct. No overwriting was ever made in the service record. As far as date of birth in the service of Sarhad Development Authority is concerned, the same was recorded in May, 1973-74. The date of birth was recorded as 05.11.1953. Appellant realized the same and then it was corrected in the year 1976 and thereafter this certificate annexed "A" with the appeal was issued to him and his date of birth was recorded as 05.11.1955 instead 05.11.1953 which was duly verified by the Board Authorities with covering letter dated 14.10.2013.

No overwriting was made in the Service Book but the same was recorded as 05.11.1955. Similarly in the Primary School Leaving Certificate, the date of birth of appellant was recorded as 05.11.1955. The date of birth shall be counted of the SSC, NIC and Service Book and not of the Seniority List. Even in the Pay Slip, the same was recorded as 05.11.1955, attached with the appeal as annex "G" page 16.

- 2. Not correct. After correction of date of birth of appellant, the same was then recorded in the SSC, SB and other service record as 05.11.1955 as stated above. No overwriting was ever made in the Service Book. Moreso, the Service Book is in the custody of the department. The documents attached with the reply were the former documents and not of the subsequent correction.
- 3. Not correct. The case of the appellant is quite at par with the case of Ayub Khan, Executive Engineer of Public Health Engineering Department.
- 4. Not correct. Recording date of birth in seniority list has no legal value but the legal value of the date of birth was of SSC, Service Book and CNIC. Pick and chose was made by taking into consideration the date of birth of the seniority list for retirement and rest of the documents of SSC, Service Book, CNIC and School Leaving Certificate were ignored all together. Respondent never took into consideration the date of birth in Service Book, CNIC, School Leaving Certificate with malafide by taking the same of the seniority list.

No enquiry regarding date of birth was ever made nor appellant was associated with the same. The Enquiry Report was submitted to the department being formal enquiry but the same was returned by Regulation Wing of Establishment Department to the parent department for the reason that the same was not conducted as per E&D Rules.

- 5. Not correct. The application dated 10.09.2013 of the appellant was in respect of pay slip which was later on corrected by writing the same as 05.11.1955 in pay slip for the month of September, 2014. (Copy already annexed with the appeal)
- 6. Not correct. The para is without proof regarding regret of representation of appellant nor the same was dispatched to him till date.

GROUNDS:

- a. Not correct. Respondents are weighing the old record of appellant which was subsequently corrected from 05.11.1953 to 05.11.1955.
- b. Not correct. Date of birth recorded in the seniority has no legal value but of the SSC, Service Book, CNIC and School Leaving Certificate.
- c. Not correct. In the referred case, the facts and law was one and the same.
- d. Not correct. As stated earlier, formal enquiry has no legal value whatsoever. The same was termed by the Regulation Wing of Establishment Department as illegal.
- e. Not correct. The retirement notification of appellant was issued with malafide by not taking in to account the subsequent rectification in the date of birth in the service record and by taking into consideration the former one.

To further elaborate the case regarding date of birth of appellant, it is stated that on 24.10.2013, Section Officer General of Health Department wrote letter to Secretary, Establishment Department for verification of SSC Certificate from the Board which was verified again on 14.10.2013 and thereafter fresh SSC Certificate was issued to him and the date of birth was recorded as 05.11.1955. All such record was ignored and notification of retirement of appellant was issued prematurely. (Copies attached)

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

Through

Dated: 18.10.2015

Appellant

Saadullah Khan Marwat

Arbab Saif Ul Kamal

Miss Rubina Naz Advocates,

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. <u>1405</u>/2014

Abdul Hamid

Versus

Chief Secretary & Others

AFFIDAVIT

I, Abdul Hamid, Appellant do hereby solemnly affirm and declare that contents of the **Appeal** & **replication** are true and correct to the best of my knowledge and belief. While that of the reply are illegal and incorrect.

I reaffirm the same on oath once again to be true and correct as per the available record.

DEPONENT

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

780)-13 2H-10 17

No. E&A Health/2-65/2013

Dated: 24/10/2013

To

The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department,

Peshawar.

Subject:-

VERIFICATION OF MATRICULATION (S.S.C) CERTIFICATE IN RESPECT OF MR. ABDUL HAMID S/O HAJI UMAR KHAN

Dear Sir,

I am directed to refer to the subject noted above and enclose herewith letter bearing No.271/Cert/SSC/BISE,PESH:, dated 14/10/2013 along with the Secondary School Certificate (in original) for further necessary action.

He has been transferred from this Department in June 2013 and is now at your disposal. Please acknowledge receipt.

Enclosed as above.

Yours Faithfully

Section Officer (General)

Copy is forwarded to:-

P.S. to Secretary Health, Khyber Pakhtunkhwa.

Section Officer (General)

	BOARD OF INTERMEDIATE & SECONDARY	EDUCATION PESHAWAR
	No. 27/ /Cert / SSC / BISE, Pesh:	Date <u>/4 - /0 2004</u> 13
-4	Form:	
	The Secretary Board of Intermediate & Secondary Education, Peshawar (NWFP)	
	To Health DED.	A Company and the second secon
	Khiber Phyktoon Kh	nawa
Subje	ect:- VERIFICATION OF MATRICULATION (S.S.	S.C) CERTIFICATE
Mem		
	Reference your No.) 148 dated 7	25-09-2013
	Enclosed please find centificate Photostat	copy / copies of
	Original/Provisional Certificate (s) of S.S.C Examin	nation in respect of the

16047/1969 Abdul Hamid

S/O Haji umas Khan

candidates mentioned in your letter with the remarks noted against each:-

Remarks Sclond-

Divition.

Assit Secretary (Certificate)
Board of Intermediate & Secondary
Education, Peshawar

S.Nº 065289 بنيات التاني Peshawar N.W.F.P. Pakistan VERFIED Secondary School Certificate Examination SESSION Annual 1969 This is to costify that Abdul Hamid Son / Daughter of Heji Umar Khan and a Resident Student of Govt High school Pezu Bannu has passed the Secondary School Certificate Examination of the Board of Intermediate and Secondary Education Peshawar held in June 1969 in the Second Division God as a Regular/Private Candidate The Candidate passed in the following subjects English 4. Pakistan Studies 7 Isl, Studies ; Urdu 5. Mathematics 8. Pashto Islamiyat 6.G,Science Date of birth according to admission form is ____ no thousand nine hundred and Fifty Five This certificate is esseed without alteration or crasure

(igo should be renewed or re-attested at least every five years, and the signature lines 9 and to should be dated. - The Abdul Harmed Mazne.. Muslim (sy Residence village shahlang Khel , Shall habbi Bistrict BANNEL (D. YKLAN Division). Father's name and residence - Haje lomer Klow. 5. Date of birth by Christian era as 5-11-55 5th, & November and Nineral nearly as can be ascertained humanesed and Jifly fix 6. Exact height by measurement Personal marks for identification .. Black mole on right & Left hand thumb and finger impression of (non-gazetted) officer Little Finger, Ring Finger. Maidle Finger Fore Finger, Signature of Government servant 10. Signature and designation of the Head the Office, other

Mission Sificar (General)

Mcalfs, Pepulation & Planning