Form- A FORM OF ORDER SHEET

Court of	
,	•
Case No	1196 /2014

	Case No	1196 /2014
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	29/09/2014	The appeal of Mr. Fazal Malak resubmitted today by Mr.
		Noor Muhammad Khattak Advocate may be entered in the
.′	•	Institution register and put up to the Worthy Chairman for preliminary hearing.
		REGISTRAR
2	30-9-20/4	This case is entrusted to Primary Bench for preliminary
	30-9-20/4	hearing to be put up there on $\frac{16-12-2014}{1}$
		CHAIRMAN
-		
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i		

Reader Note:

16.12.2014

Clerk of counsel for the appellant present. Since the Tribunal is incomplete, therefore, case is adjourned to 03.03.2015 for the same.

Neader

03.03.2013

Counsel for the appellant present. Requested for adjournment. Adjourned to 10.04.2015 for preliminary hearing before S.B.

Member

10.04.2015

Counsel for the appellant present, and requested for adjournment. To come up for preliminary hearing on 19.05.2015.

Member

19.05.2015

Clerk of counsel for the appellant present and requested for adjournment. Adjourned to 03.06.2015 for Rectinity before S.B.

Member

03.06.2015

Clerk to counsel for the appellant present, and requested for adjournment. Request accepted. To come up for preliminary hearing on 01.07.2015 before S.B.

Member

01.07.2015

Agent of counsel for the appellant present. Counsel for the appellant is stated indisposed. Adjourned to 30.7.2015 for preliminary hearing before S.B.

Charmar

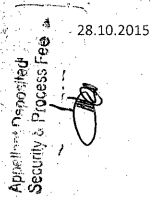
30.07.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was promoted as Tehsildar in the prescribed manners vide order dated 10.11.2004 in the light of service rules dated 28.6.2001 but vide impugned order dated 8.6.2014 he was reverted to the post of Assistant. That aggrieved of the order appellant preferred departmental appeal on 18.6.2014 and after lapse of statutory period of 90 days the instant service appeal was preferred on 22.9.2014.

That the order of reversion is against law and more particularly of clause 24-A of the General Clauses Act, 1856 and moreover no opportunity of hearing was afforded to the appellant and no inquiry was conducted.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 28.10.2015 before S.B.

Chairman



Counsel for the appellant present. Security and process fee not deposited. The same be deposited within a week, where-after notices be issued to the respondents for written reply/comments for 24.2.2016 before S.B.

24.02.2016

Agent of counsel for the appellant and Mr. Attaullah, Assistant Secretary alongwith Addl: A.G for respondents present. Para-wise comments submitted. The appeal is assigned to D.B for rejoinder and final hearing for 14.6.2016.

Member

14.06.2016

Clerk to counsel for the appellant and Mr. Mukhtiar Ali, Supdt. alongwith Mr. Muhammad Jan, GP for respondents present. Rejoinder not submitted and requested for further time for submission of rejoinder. To come up for rejoinder and arguments on 24-10.16.

MEMBER

24.10.2016⁻

Clerk to counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Rejoinder submitted which is placed on file and requested for adjournment. To come up for arguments on 28.02.2017 before D.B.

Counsel for the appellant and Mr. Muhammad Jan, Gallangwith Mr. Mukhtiar Ali, Supdt for respondents present. Counsel for the appellant requested for adjournment. Request accepted. To come up for arguments on 14.06.2017 before D.B.

(AHMAD HASSAN) MEMBER (MUHAMMAD JAMIR NAZIR)

MEMĚR

经验证

はなる。

14.06.2017

Counsel for the appellant and Mr. Mukhtiar Khan, Assistant Secretary alongwith Mr. Ziaullah, Deputy District Attorney for the respondents present. Counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 18.10.2017 before D.B.

(Muhammad Amin Khan Kundi) Member

18.10.2017

(Gul Zeo Rhan) the appellant present. Mr. Muhammad Jan, DDA for Merboadents present. Notice be issued to the appellant and his counsel. To come up for arguments on 05.12.2017 before D.B.

Member (Executive)

Member (Judicial)

Counsel for the appellant present. Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Mukhtiar Ali, Superintendent for the respondents also present. Since similar nature appeals have already been fixed on 11.12.2017 before Larger Bench therefore, the instant appeal being identical is also adjourned for 11.12.2017 before Larger Bench for arguments.

(AHMAD HASSAN) MEMBER (E) (MUHAMMAD AMIN KHAN KUNDI) MEMBER (J)

11.12.2017

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mukhtiar Ali, Assistant Secretary for the respondents present. Since some similar appeals have been adjourned due to non-availability of the learned counsel for the appellants, Counsel for the appellant in the instant appeal also requested for adjournment. Granted. To come up for arguments on 15.12.2017 before the Larger Bench.

(Muhammad Hamid Mughal) Member

> (M. Amin Khan Kundi) Member

Chairman

(Ahmad Hassan) Member

(Gul Zeb Khan) Member 15.12.2017

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mukhtiar Ali, Asstt. Secretary for the respondents present. Since some other similar appeals have been adjourned due to non-availability of their counsel, counsel for the present appellant also requested for adjournment. To come up for arguments before the Larger Bench on 11.01.2018.

(Muhammad Hamid Mughal)

Member

Ahmad Hassain) Member My "

(M. Amin Khan Kundi) Member

> (Gul Zeb Khan) Member

11.01.2018

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mukhtiar Ali, Asstt. Secretary for the respondents present. Learned DDA submitted before the court that the case was prepared by Mr. Usman Ghani, District Attorney who is not available today due to meeting of Law Officers Association. Adjourned. To come up for arguments before the larger bench on 06.02.2018.

(M. Hamid Mughal) Member

> (M. Amin Khan Kundi) Member

(Ahmad Hassan) Member

> Gul Zeb Khar Member

06.02.2018

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mr. Mukhtiar Ali, Assistant Secretary for the respondents present. Arguments heard. To come up for order on 15.02.2018 before the Larger Bench.

(M. Hamid:Mughal) Member

> (M. Amin Khan Kundi) Member

(Ahmad Hassan) Member

> (Gul Zeb Khan) Member

15.02.2018

Appellant in person and Mr. Usman Ghani, District Attorney alongwith Mukhtiar Ali, Assistant Secretary for the respondents present. Vide our detailed judgment of today in service appeal No. 94/2015 entitled "Sher Yar Khan Vs. the Government of Khyber Pakhtunkhwa, SMBR and others", this appeal to come up for arguments on 01.03.2018 before the D.B.

(M. Hamid Mughal)
Member

(M. Amin Khan Kundi) Member

(Ahmad Hassan) Member

Gul Zebahan Member 29.03.2018

Counsel for the appellant and Addl. AG alongwith Attaullah, Assistant Secretary for the respondents present. Learned Addl. AG submitted before the court that the case was prepared by Mr. Ziaullah, DDA who has been transferred. Learned AAG requested for adjournment. Adjourned. To come up for arguments on 11.04.2018 before this D.B.

(M. Hamid Mughal) Member-I Chairman

11.04.2018

Counsel for the appellant, Mr. Usman Ghani, District Attorney alongwith Attaullah, Assistant Secretary for the respondents present. Counsel for the appellant seeks adjournment. Granted. To come up for arguments on 14.05.2018 before the D.B.

Member

Chairman

14.05.2018

The Tribunal is non-functional due to retirement of the Worthy Chairman. To come up for the same on 28.05.2018 before the D.B.

28.05.2018

Counsel for the appellant and Addl: AG alongwith Mr. Attaullah, Assistant Secretary for respondents present. Arguments could not be heard due to incomplete bench. Adjourned. To come up for arguments on 22.06.2018 before D.B.

(Muhammad Hamid Mughal)

22.06.2018

Counsel for the appellant present. Mr. Kabirullah . Khattak, Additional AG alongwith Mr. Javed Iqbal, Senior Clerk for the respondents also present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 02.08.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Amin Khan Kundi) Member

02.08.2018

Junior to counsel for the appellant and Learned Deputy District Attorney present. Junior to counsel for the appellant seeks adjournment as senior counsel is not in attendance. Adjourned. To come up for arguments on 21.08.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Hamid Mughal)
Member

21-8-2018

Due to Eid-U1. Asha Jocation
the case is adjurned to 27-9-2018
Render

27.09.2018

Clerk of counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Attaullah, Assistant Secretary for the respondents present. Due to general strike of the bar, arguments could not be heard. Adjourned. To come up for arguments on 17.10.2018 before D.B alongwith connected appeals.

(Ahmad Hassan) Member (E) (Muhammad Amin Kundi) Member (J)

7.10.2018

Clerk to learned counsel for appellant present counsel for appellant is not in attendance. Mr. Kabir Ullah Khattak learned Additional Advocate General present. It was brought to the notice of this Tribunal that due to the suspension of the impugned order and inordinate delay in the disposal of the present service appeal and connected appeals, the process of further promotions has come to halt for the last two (02) years. Consequently the ad-interim relief in the shape of suspension/restraint order earlier issued is hereby vacated. Adjourn. To come up for arguments on 26.10.2018. Since the order regarding ad-interim relief has been vacated, learned counsel for appellant may argue the present service appeal on any working day even before the date fixed.

Member

_`/∕**∞** Member

5.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 15.11.2018

27.09.2018

Clerk of counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Attaullah, Assistant Secretary for the respondents present. Due to general strike of the bar, arguments could not be heard. Adjourned. To come up for arguments on 17.10.2018 before D.B alongwith connected appeals.

(Ahmad Hassan) Member (E)

(Muhammad Amin Kundi) Member (J)

17.10.2018

Appellant present. Clerk to learned counsel for appellant present and seeks adjournment as learned counsel for appellant is not in attendance. Mr. Kabir Ullah Khattak learned Additional Advocate General present. It was brought to the notice of this Tribunal that due to the suspension of the impugned order and inordinate delay in the disposal of the present service appeal and connected appeals, the process of further promotions has come to halt for the last two (02) years. Consequently the ad-interim relief in the shape of suspension/restraint order earlier issued is hereby vacated. Adjourn. To come up for arguments on 26.10.2018. Since the order regarding ad-interim relief has been vacated, learned counsel for appellant may argue the present service appeal on any working day even before the date fixed.

Member

Member

26.10.2018

Due to retirement of Hon'able Chairman, the Tribunal is defunct. Therefore, the case is adjourned for the same on 15.11.2018 before D.B.

Reade

15.11.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 17.12.2018.

17.12.2018

Learned Counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come for further proceeding/arguments on 25.01.2019 before D.B

(Hussain Shah Member

(Muhammad Amin Kundi) Member 25.01.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Muhammad Arif, Superintendent for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 13.03.2019 for further proceedings/arguments before D.B.

(AHMAD HASSAN) MEMBER (MUHAMMAD AMIN KHAN KUNDI) MEMBER

13.03.2019

Appellant absent. Learned counsel for the appellant absent. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Muhammad Arif Superintendent present. Case called but no one turned up on behalf of appellant. Consequently the present service appeal is hereby dismissed in default. No order as to costs. File be consigned to the record room.

Member

Member

Muhammus Am in ANNOUNCED. 13.03.2019

The appeal of Mr.Fazal Malik Ex- Tehsildar Kandia Distt. Kohistan received today i.e. on 22.09.2014 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexures I and J of the appeal are illegible which may be replaced by legible/better

No.___/S.T,

Dt. 24/9/2014.

SERVICE TRIBÚNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

Note:

Sir, All objections have been removed,
hence resubmitted today dated 29/9/2014.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1196 /2014

FAZAL MALIK

VS

GOVT: OF KPK

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of appeal	******************	1- 3.
2.	Service book	Α	4- 7.
3.	Promotion order	В	8.
4.	Service rules	С	9- 11.
5.	Certificate	D	12.
7.	Order 7.7.2007	E	13.
8.	Comments/forwarding letter	F	14- 16.
9.	Order 27.9.2007	G	17.
10.	Seniority list	Н	18- 27.
11.	Impugned order	I	28.
12.	Notification 23.1.2014	J	29.
13.	Notification 24.1.2014	K	30.
14.	Departmental appeal	L	31.
15.	Vakalat nama		32.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PALHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO______/2014

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through \Chief Secretary Khyber Pakhtunkhwa Peshawar.

KHYBER APPEAL UNDER SECTION 4 OF THE PAKHTUNKHWA SERVICE TRIBUNAL ACT AGAINST THE IMPUGNED ORDER DATED 08.06.2014 WHEREBY THE APPELLANT WAS REVERTED FROM THE POST OF TEHSILDAR (BPS-16) TO THE POST ASSISTANT (BPS-16) WIHTOUT ANY JUSTIFICATION AND IN VIOLATION OF LAW AND RULES AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PARAYER:

That on acceptance of this appeal the impugned order dated 8.6.2014 may very kindly be set aside and the respondents may be directed to restore the appellant on the post of Tehsildar (BPS-16) with all consequential benefits and seniority or the respondents may be directed to grant consequential benefits of the post of Tehsildar (BPS-16) with effect from 10.11.2004 till 8.6.2014. Any other remedy which this august tribunal deems fit may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

ke submitted to the sale siled.

- 7- That feeling aggrieved from the impugned order dated 08.06.2014 the appellant filed Departmental appeal on 18.06.2014 but the same was not responded within the statutory period. Copy of the Departmental appeal is attached as annexureL.
- 8- That having no other remedy the appellant filed the instant appeal on the following grounds amongst the others.

GROUNDS:

- A- That the impugned order dated 08.06.2014 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That appellant is fully entitled under the old rules notified on 28.06.2001 to be promoted to the post of Tehsildar BPS-16 on regular basis but the respondents malafidly and with arbitrary intention reverted the appellant to the post of Assistant (BPS-16).
- D- That appellant has been discriminated on the subject noted above and as such the respondents violated Article 27 of the Constitution of Islamic Republic of Pakistan 1973.
- E- That the respondent Department without considering the lengthy service of appellant on the post of Tehsildar BPS-16 reverted the appellant to the post of Assistant BPS-16 with out any plausible reason.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

APPELLANT

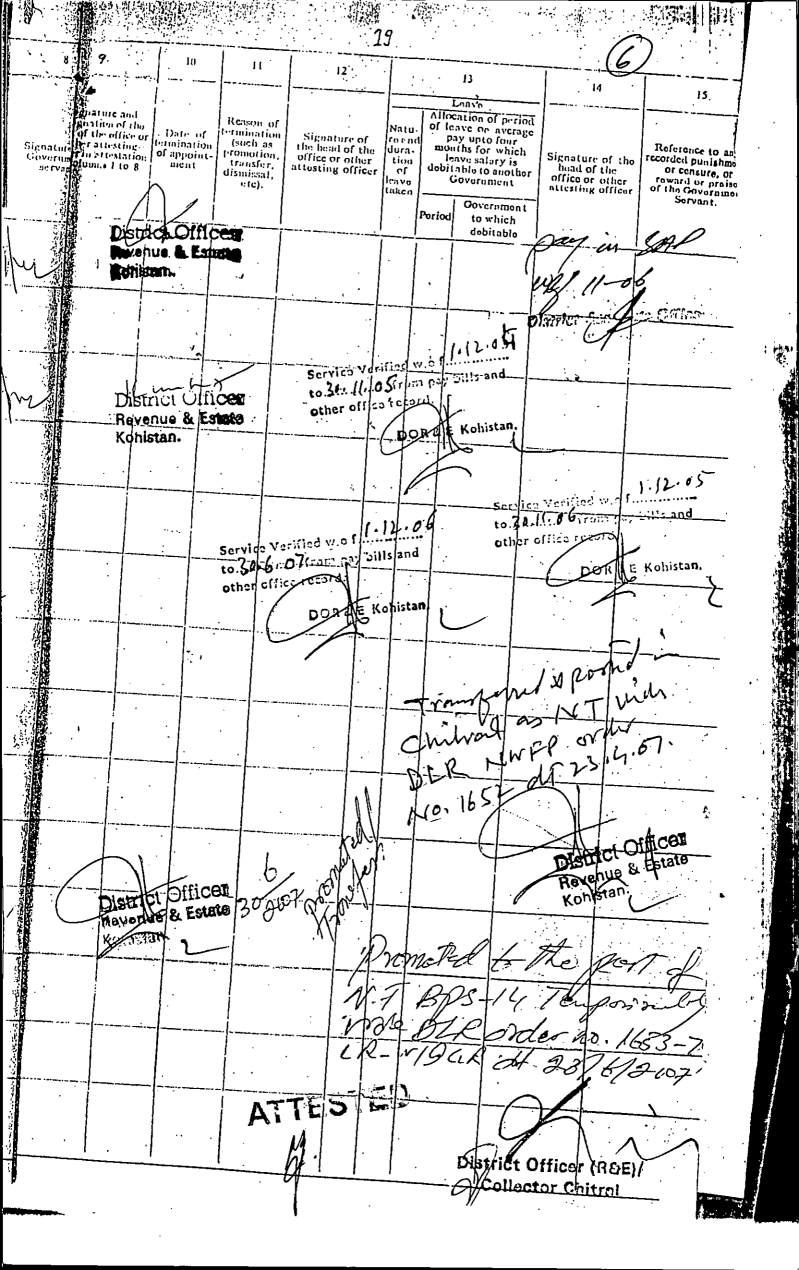
FAZAL MALIK

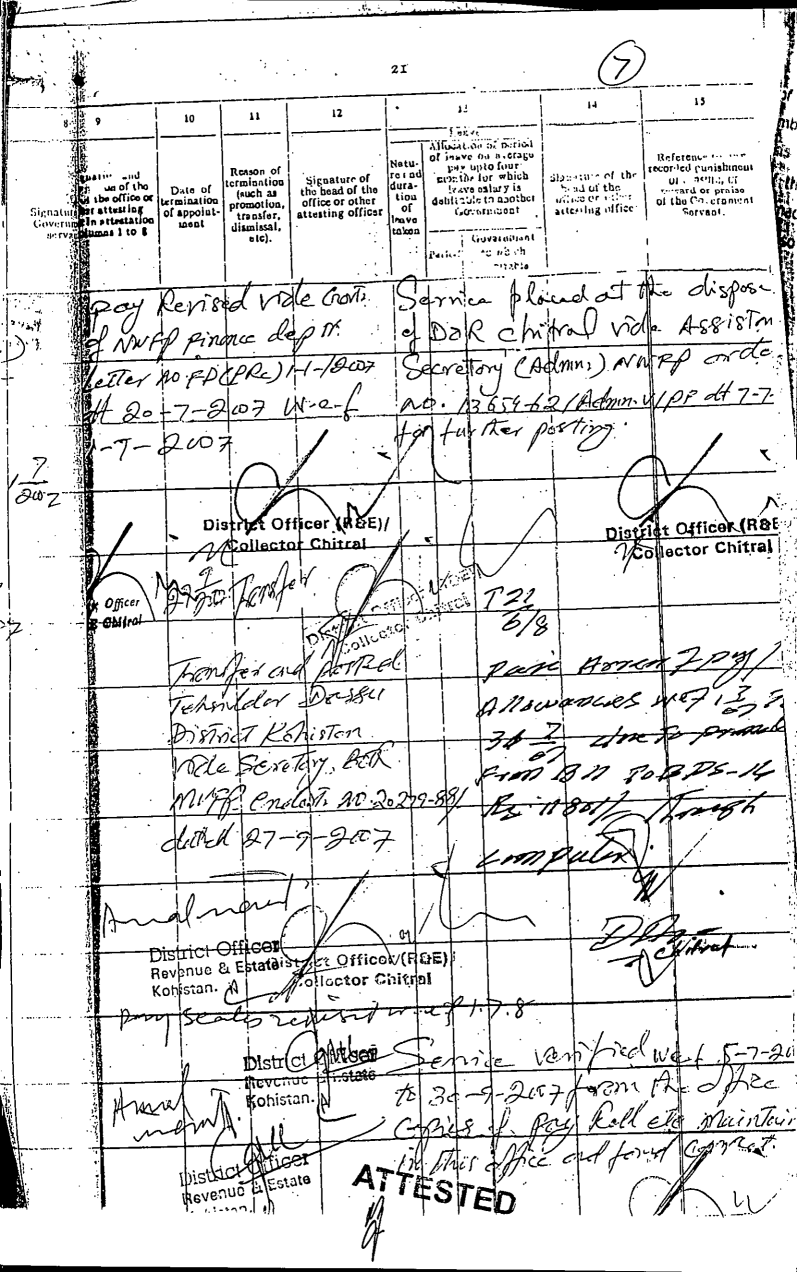
THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

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GOVERNMENT REVENUE DEPARTMENT

Pesh dated the

OFFICE ORDER

No. 453-61 | Admn: I/K.H. Reference letter No. 2254-63/Admn: 1/K.H as directed by the Revenue Minister, NWFP, the following Assistants of D.C.O. office Kohistan are hereby posted as Tehsildar / Naib Tehsildar in their own pay and scale on temporary basis:-

•	S.No.	Name		11.
	1.	Mr. Fazal Malik,	Post	·
	2.	Assistant BPS-11, D.CO.Office Kohistan.		
ļ		Assistant BPS.11,D.C.O. Office Kohistan.	Naib Tehsildar Pa	ttan

SECRETARY BOARDOFREVENUE, NWFP.

No.Λdmn.1/K.Η

Copy forwarded to the:-

- Private Secretary to Minister for Revenue, NWFP.
- District Coordination Officer, Kohistan.
- District Officer (R & E) /Collector, Kohistan.
- District Accounts Officer, Kohistan.

 Private Secretary to Senior Member, Board of Revenue, NWFP.
- P.A lo Secretary; Board of Revenue NWFP.
- Official concerned
- Personal file.

Office order file:

Board of Revenue, NWF

SCHEDULE

Rum Rules 2001 non RP.

S.No. Nomenclature of Oualification the post. by initial

for appointment appointment by recruitment.

Qualification for Promotion.

for initial recruitment.

21 to 28 (g)

Years. (b)

Age limit Method of recruitment.

Tebsilder.

Graduation from a recognised University.

Passing of Tensidari Departmental. Examination and Successful completion of training as may be prescribed by

the Government.

NOTIFICATION NO. 23428/Admn: I dated 31-10-2002.

- in the entries in column 6 against serial No.1, in clause (c)
 - for the existing entries of sub-clauses(i) and (ii), the following shall be substituted namely:
 - (i) Assistants & Senior Scale Stenographers in the offices of Board of Revenue, Director Land Records & Political Agents, & Assistants and Junior Scale Stenographers of the offices of District Officers, (R&E)/Collectors, who are graduate & have at least five years service as such, and.

District Kanungos, District Revenue Accountants and Head Clerks(Revenue), with at least five years service as such", and...

الله (b) الله المالية (iii) shall be d leted.

20% by initial recruitment .-50% by promotion on the basis of senicrity-cum-fitness from amongst Maib Tehsildars: and the remaining 30% vacancies shall be filled in by selection on merit from amongst; (3) Assistant; and Senior Scale

- stenographers working in the officeoof Board of Revenue, and histrict Collectors who are graduates and have atleast three years service as such;
- (ii) District Kanungos with atleast three years service as such: and
- i ii) Head Clerks (Revenue) in the District Collector's offices with at least three years service as such;

Joint seniority list of. personnel of Subordinate service for the purpose of promotion against 30% cuota of the cost of Tehsildars shall be caused with reference to: their respective date of eligibility.

NOTE: The official so appointed as Tensildar shall undergo a training course in the Revenue School shall have to pass the prescribed examinati within the probatiomary period" ...

Nomenclature of for appointment Appointment by for by initial Promotion. . initial recruitment. recruitment 6 . 2/ Naib Tebsildar Graduation from Passing of Naih 50% by initial 21 to 25 a recognized Tehsildari recruitment, of which Years. finiverāity. Departmental 10% shall be ·Examination and reserved for exsuch training service men, through as may be prescribed Public Service by the Government. Commission based on the result of a NOTIFICATION NO. 23428/Admr:I dated 31-10-2002. contetitive examination conducted by it in in the entries in column 6 egainst serial No.2. accordance with the (a) in clause(b), for the words five years, the words syllabus. "three years" shall be substituted. 38% by promotion on the for clause (c), the following shall be substituted namely basis of seniority cumfitress from amongst 12% by selection on merit from amongst Assistants and Kanungos in the Senior Scale Stenographers of Board of Revenue, Division with at least Transfive rears service as Director Land Records and the Offices of the Political Agents and Assistants and Junior Scale Stenographers in the offices of District Officer(Revenue & Estate)/ 112 by selection on Collectors with three years service as such; merit from amongst

the following Note shall be aided in column 6 below the existing entries as amended above, namely;

Assistantiand Stenogranters working in the offices of Loard of Reverse, District Collectors and Director Tand Peserds who have five vears service as

suci:

The official so appointed as Waib Tebsildar shall undergo a training course in the Revenu: School have to pass the prescribed examination within the prebationery period"

3 Sey Adon .

SINO. Nomenclature of Qualification the post. for Appointment by initial recruitment. District Kanungo (Samar Kenungo).

Qualification:for Appointment by Promotion'.

for initial recruitment.

Method of recruitment.

By promotion, on the basis of

Seniority-cum-fitness, from

amongst the Kanungos with

three years service as such;

Passing of Naib Tehsildari - Departmental* Examination' and such training as may be prescribed. by the Government.

Passing of Ranungo Departmental (. Examination and successful completion of such training as may be prescribed by Government.

By promotion, on the basis of seniority-cum-fitness, from amongst the patwaris in the District with five years service as such.

Tensil Revenue Accountant and Was

Baqi Nawis.

Tebsil Revenue Accountant/ Wasil Baçi Nawis/Addl. Wasil Baqi Nawie.

F.A or equivalent qualification, who have passed the Pawar examination.

F.A or equivalent qualification from a recognised Board.

18 to 30 Tears

By initial recruitment.

My transfer from amongst the holder of the post of patwaris who have under gone 12 weeks training in a Teheil for the post of Wasil Bagi Mawis and have passed Patwart Examination.

CERTIFICATE

It is hereby Certified that Mr Fazle Malik Naib Tehsilder Mulkhow District Chitral Successfully Completed three months field training in the Settlement Operation Chitral at Booni Circle with effect from 01/07/2007 to 7 /2007.

Patwari/Field Kanongo Settlement Booni Circle District Chitral.

Settlement Booni District Chitral.

No 1010 - 1013

Dated 01

Copy forwarded to:-

- 1) Secretary Board of Revenue NWFP Peshawar.
- Director Land Records NWFP Peshawar.
- 3) District Officer, (R&E,) Chitral.
- District Officer(R&E) Kohistan.

Y Settlement Officer. District Chitral.

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STATEMENT RECORDINGUE 04 0013400 GOVERNMENT OF NWFP. REVENUE AND ESTATE DEPARTMENT Peshawar dated the 07/07/2007. /Adinn: V/PF(. order the following posting / transfer of Naib Tehsildar in the public interst with immediate effect. The Compotent Authority has been pleased to S.No: Name of Officials M. L. From Mr. Fazal-e-Malik, Under transfer as Naib Tehsildar Services placed at the disposal Settlement, Chitral vide DLR Order of District Officor(Revenue & Estate)/Collector, Chitral for Assistantia, Estate)/Collector, Chitral for further posting as Naib Tehsildar against any vacant Mr. Hakim/Khan, Under transfer as Naib felisildar Settlement, Chitral Vide DLR Order No.1653-707 LR-IV/IGR/12-E, dated 23.06.2007 post in his District Assistant ... By Order Of Senior Member /Admn:V/PFC Board of Revenue, NWEP Copy forwarded to the 1. District Officer (Revenue & Estate)/Coffector, Chitral & Kohistan 2. Director Land Records, NWFP Peshawar. 3. District Accounts Officer, Chitral & Kohistan 4. Private Scoretary to Minister for Revenue, NWFP. Personal file. Office order file. Assistant Secretary (Admn) Board of Revenue; NWFP ATTESTED

OFFICE OF THE DISTRICT COORDINATION OFFICER конізтум.

No /Esu:/ Dated Dassuthe All

/DCO KH

o'i"

The Commissioner

Hazara Division Abbottabad.

Subject:-

APPLICATION FOR PROMOTION PERMANENT BASIS!

<u> Micmorandum</u>

Enclosed please find herewith an application (along with enclosures), submitted by Mr. Fazal Malik Tehsildar Dassu through District Officer(R&E) Kohistan vide letter No.1525 dated 14-9-2012 which is explanatory on the subject noted above.

Briefly, the official is an employee of ex-DC Office Kohiston He. was promoted as Assistant and posted in the office of District Officer (Part) Kohistan. Subsequently, he was promoted/selected as Tehsildar, (O.P.S) Epissu vide Board of Revenue Khyber Pakhtunkhwa letter No.453-61 dated 166 1-2004(Annex-A). He got settlement training in Chitral vide Board of Revenue KP No.3654-62 dated 7-7-2007(Annex-B). On completion of training, lie was transferred & posted as Tehsilder, Dassu vide 80279-88 dated 227-9-2007(Annex-C). The Commissioner Figura Division Aebottabad vide No.8657-74 dated 18-11-2009(Annex-D) reverted him, but the Commissioner Hazara Division Abbottabad again posted him as Tehsildar Dassu Bide No.11549-63 dated 26-12-2011 (Annex-E), It is worth mentioning that the SMBR vide Administrative Order confirmed 37 Officials as Tehsildars/1811b Tehsildars, their seniority list is (Annex-F) who were reportedly junior to lim and they have not gained settlement training as well.

the official has been working as Tehsildar, Dassu for 9 years and he has very good experience of revenue work as well and completed office. special tasks assigned to him by the undersigned satisfactority. Keepingling view the above, it is requested that the SMBR may be approached for the permanent promotion as Tehsildar through Administrative Order on the analogy of those as mentioned in the (A)rnex-F), as Government is bounded treat every citizen of Pakistan equally. The cases of above mentioned officials, the recommendation letters of ex-DCOs/District Officer(R2 Kohistan are also attached as (Annex G. & H).

District Coordination Officer

Kohistan, Copy forwarded to DOR Köhlman with reference to his letter No. dated 14-9-2012, for information.

District Coordination Officer

ATTESTE

D

OFFICE OF THE DISTRICT OFFICER, REVENUE & ESTATE, KOHISTAN

No. 52 100R. Dated Kohistan the 19/01/2006.

To

The Senior Member Board of Revenue, Govt. of NWFP, Peshawur.

Subject:

PROMOTION OF MR. FAZAL MALIK TEHSILDAR, DASSU.

Memorandum:

Kindly refer to District Coordination Officer, Kohistan letter No. AG/9611/DCO KH dated 20/12/2005 (Copy Enclosed).

It is stated that Mr. Fazal Malik has been working as Tehsildar, Dassu for the last one year in his own pay and scale vide Secretray Board of Revenue, NWFP, Peshawar Notification No. 453-61/44 dated 10.11-04.

His performance during that above period remained excellent specially, during the recent earthquake in the absence of DOR&E and DDOR&E. He alone coup with the situation satisfactory. Beside he is a capable, efficient and hardworking officer even he can be trusted in any sort of situation. He is a good officer who can give good result in any situation etc. He is a very good Revenue Officer and has good knowledge/experience of Land, Acquisition/Revenue rules and regulation because he already remain Reader/Muharrior with Ex-DM and SDMs. He is a Bonified resident of Köhistan and performed his 20 years of service in this district. The Revenue Officers of down district cannot remain satisfactory in Kohistan District due to which the post of Tehsildar remains, vacant. If he is regularly promoted as Tehsildar, many problems regarding Revenue Department in Kohistan District shall be solved.

The undersigned recommend him for his regular promotion as Tensildal due to the above mentioned facts.

District Officer, Revenue & Estate Kohistan

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of the same

OMBUSSIONER HALLARA ABBOTTALAD No. 2/17-History

Dated Abbottabad the 12

To.

The Senior Member. Board of Revenue. Revenue & fistate Department, vi. of Khyber Pakhtunkhwa, Peshawar.

Subjerg

Sir

I am directed to refer to the subject noted above and to enclose here with explanatory application in original along with its encloures—submitted by Mr. Fazal Tehsiidar Dassu through District Coordination Letter No.27Estt:/7551/DCOK11 dated 01-10-2012 for condiditation on merit please. Kohistan

> Assistant to Commissioner (Rep/GA Hazar e Division, Abbottabad.

Ends, No. 9201 Copy forwarded to: -

A. District Coordination Officer, Kohistan w/r to his office letter as referred aboves.

Assistant to Commissione) (V Hazary Division, Abbony

* GOVERNMENT OF NWFP 🔩 REVENUE AND ESTATE DEPARTMENT Peshawar dated the 2 /09/2007 /Admin:IEPE/(F) With the approval of the Competent Authority Jollowing posting/transferangongst the Naib Tehsildars is hereby ordered with immediate effect Relacation of ban; Tehsidlar Dassu District Kohistan (own pay & scale) Mr. Fazle Malik Naib Tehsildar Mulkhow BPS-14 Naib Tehsildar, Torkhow Tehsildar, Palas District Mr. Hakim Khan, BPS-14 Kohistan (own pay & scale) By Order Of. Senior Member, ... Board of Revenue, NWFP 02-79-881 Admn:11 PF (F). Copy forwarded to the:rivate Secretary to Minister for Revenue, NWFP, with reference to his dated 26.09.2007. District Officer (Revenue & Estate)/Collector, Kohistan & Chitral; District Accounts Officer Kohistan & Chitral. Officials concerned. Personal.file. Office order file. Board of Revenue, NWFP

ATTESTED

of Pokistan.

| (Keng) OFFICE OF THE COMMISSIONER HAZARA DIVISION ABBOTTABAD No.2/17-Estab Dated Abbottabad the Fo All the Deputy Commissioners. in Hazara Division. 🗸 TENTATIVE SENIORITY LIST OF REGULAR NAIB TENSILEAR Subject: (BS-14) IN KHYBER PAKHTUNKHWA AS STOOD ON 31.12.2013 幹棚店 I am directed to refer to the subject noted above and to enclose herewith age letter No. Estt:V/S.1./2738-69 dated 30.01.2013 along with its enclosure received from Assistant Secretary (Estt). Board of Revenue, Revenue & Estate Department, Government of Khisber Pakhtunkhwa, Peshawar for information and necessary action at your end please. Hazara Division, Abbottabad. Endst No. Copy forwarded to the: 1. Assistant Secretary (Estt). Board of Revenue. Revenue & Estate Department, Government of Khyber Pakhtunkhwa, Peshawar w/r to his letter as mentioned above 14 2. PS to Commissioner Hazara Division, Abbottabad, sistemt to Commissioner (Rev/C Hazara Division, Abbottabad. NotyPatt 2341 / Dans Dam Mr=10/3/2016

Not Mr. Fral Rohmu NT Dam Ju

Mantin WOCEH ATTESTED

BETTER COPY OF ANNEXURE.....

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE AND ESTATE DEPARTMENT

Peshawar dated the 8.6.2014

NOTIFICATION

No. Estt/PF/Bakhat Jamir/_____. The Competent authority is pleased to order the posting/transfers amongst the following Tehsildars with emmediate effect and in public interest:-

		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
S.No.	N/Tehsildar	From	То
1.	Abdul Qadeer	Inspector Stamp	Tehsildar Kandia
		Swat	
2.	Bakht Jamir	Tehsildar Chitral	Inspector General
2.		10 1 50 gr	Swat
3.	Khanzada	Assistant Office of	Tehsildar Chitral
٥.	Kildiizaaa	Deputy	(CCB)
4.	Fazal Malik	Tehsildar Kandia	Repatriated to
4.	Fazai Malik	(CCB)	Deputy
		(000)	Commissioner
			office Kohistan.
1	ļ.		

By order of Senior Member/Secretary

No. Endstt/PF/PF/Bakht Jamir/ 12947-52

Copy forwarded to the all concerned.

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6

GOVERNMENT OF KUYBER PARTITUNKHWA BOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 12 /06/2014

MOTHICATION

The Competent Authority is pleased to table on following posting Branslers amongst the following Tehsildars with immediate affect and in public interest: -

			To	!1	1
Ald Island o	r rehsildar 1	1(1)11			1
		Steppe Syat	Tchsi	ldar Kandia	
Line Abi	ul Qadeer	uspector Stamp Syvat	\	13. Crawn Saunt	"
1. 1011. 700		Fehsildar Chitral	Inspo	ctor Stamp Swat	_ _
Nar Bak	ht Jamir	Tengudar Curas.	.\- 	aldar Chitral (CCU)	٠,
1		Assistant office of Deputy	Tens		1.
wir. Kh			1		- 1
1"		Commissioner, Bunci	1		
	1		12.00	atriated to Deputy	3' \
		Tehsildər Kandia (CCB)	1 1		· ·
Mr. Pa	zal Malik		Col	umissioner offic	E
1()			· \		~
		·	- Kol	histan.	- 1
	•			<u> </u>	J
1 1				<u> </u>	

By order of Schior Member/Secretary

Planting Makht Jamir 12

Comp forwarded to these

Commissioners, Malakand and Hazara Divisions. Deputy Commissioners of the respective districts. District Accounts Officers of the respective districts.

Officials concerned.

5. Personal Files.

Assistant Secretary (Esti:)

TTESTED

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE REVENUE AND ESTATE DEPARTMENT

Peshawar dated the 23/1/2014

NOTIFICATION

Upon the acceptance of appeal filed by Mr. Shakirullah & others the Competent Authority held the promotion order to post of Tehsildar issued vide this Department Notifications No. Estt:1/26/11338 dated 04.06.2013, No. Estt:1/26/12401 and No. Estt: 1/26/12342 dated 18.06.2013 in respect of following officials as not having the prescribed qualifications for the post of Tehsildars . Accordingly, the promotion orders of the Tehsildars entered below are withdrawn and they are reverted to the post held before prior to their positions:-

S. NO.	NAME OF OFFICIAL	
1.	Mr. Misri Khan	
2.	Mr. Bashir Ahmad	
3.	Mr. Abdul Haleem	
4.	Mr. Asghar shah	
5.	Mr. Muhammad Taj	」 . /. :
6.	Mr. Said Rehman]: <i>[</i>]:
7.	Mr. Muhammad Hayat	
8.	Mr. Waheed Ahmad	
9.	Mr. Muhammad Humayun	
10.	Mr. Sarir Ahmad	
11.	Mr. Muhammad Riaz	
12.	Mr. Muhammad Nawaz	
13.	Mr. Mir Laiq	
14.	Mr. Ghulam Sarwar	
15.	Mr. Farzand Ali	
16.	Mr. Said Rehman	
17.	Mr. Fazli Raziq	
18.	Mr. Asmat Ullah	
19.	Mr. Hussain Bakhsh	
20.	Mr. Abdur Rashid	
21.	Mr. Fateh Ullah	,
22.	Mr. Mulazim Hussain	
23.	Mr. Afzal Khan	
24.	Mr. Kutab Khan	
25.	Mr. Gul Ghazi Khan	ESTED
26.	Mr. Mukhtiar Ali	
27.	Mr. Mushtaq Ahmad	\frac{1}{2}\ldots
28.	Mr. Liaqat Ali	7
29.	Mr. Naz Amin	
	1	1

GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE

REVENUE & ESTATE DEPARTMENT $oldsymbol{arPhi}$

Peshawar dated the //01/2014

SOURICATION

Crometten

Upon acceptance of appeal filed by Mr. Shakirullah & other, the Competent Authority held the promotion order to post of Tehsildar issued vide this recomment. Molifications No. Estt. 1/26/11338 dated 04.06.2013, No. Estt. 1/26/12401 and the 1/3 to 1/3 to

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,		
S.NO	NAME OF OFFIC	INL
26.	Mr. Mukhtiar Ali	
_: 27.	Mr. Mushtaq Ahmad	
28,	Mr. Lingat Ali	and the second s
29.	Mr. Naz Amin	
i 30.	Mr. Shafi-ur-Relima	}
1	Mr. Attaullah	
32.	Mr. Musichy Hussnir	1
33.	Mr. Abdul Qayum	
34.	Muhammad Bashir	
35.	Mr. Iftikhar Ahmad	
36.	Muhammad Akram	
37.	Mr. Ghulam Qasim	
38.	Mr. Attaullah	
39.	Mr. Tila Muhammad	

No. Esti:1/26/1964-2 667.

Copy forwarded to the:-

Accountant General Khyber Pakhtunkhwa.

All Commissioners, in Khyber Pakhtunkhwa.

All Deputy Commissioners, in Khyber Pakhtunkhwa.

4. All Political Agents in Khyber Pakhtunkhwa.
5. Deputy Secretary (Law & Order) FATA Secretariat Khyber Pakhtunkhwa.

Secretary

GOVERNMENT OF KITYBER PAKITUNKHON BOARD OF REVENUE:

REVENUE & ESTATE DEPARTMENT,

Peshawar dated the 21/01/2014

No.Esu:1/26/_ dated 23.01.2014 the Competent Authority is pleased to post the following Na Tehsildars, District Kanungos, District Revenue Accountants, Sub-Registrar Superintendents as Tehsildar on Current Charge Basis with immediate effect. public interest: . 7

	_	11	14 14 14 14 14 14 14 14 14 14 14 14 14 1
15.8	So. MANGE		a salah Ma
1	NAME	DESIGNATION & PRESE	4114 J
ł		POSTING	NI TO design
-	Ale Alientes	Tehedday 1	
	Mr. Misri Khan	Tehsildar Lahor, District Sw	rabi Retained on the same post
		·····	
3.	Mr. Bashie Ahmad	Tehsildar Swabi	(On current Charge basis)
• •			Kelained on the came is a fi
3.	Ale Al-Line	Tehsildar Battagram	On current Charge basis?
1 1	Mr. Abdul Halcem	Sustrian DatiaBrant	Retained on the same post
		_	(On current Classic Posts
귀.	Mr. Asghar Shah	Tehsildar Mardan	
	Game chall		Relained on the same post
1.5.	Ada Atal	Tehsildar Mansehra	(On current Charge basis)
1	Mr. Muhammad Taj	Chandar Wanschra	Retained on the same bost
			Consequence same posts
11	Mr. Said Rehman	Tehsildar Anti-Corruption	(On current Charge basis)
	· [; · //··· our uption .	KClained on the same waste
7.	Mr. Muhanimad	Teheilda 7	[Con current Charge basis it
	Havat	Tehsildar Tangi District	Tehsildar Tangi District
		Charsadda	Charsaddo Co
1	Mr. Waheed Ahmad	Tehsildar Haripur	Charsadda (c.c. Ps)
14			Retained on the same post
月5	Mr. Muhammad	Tehsildar Upper Dir	(On current Characthan 2011)
	Hamayon	Leasure Oblice Oil 13	Remined on the same obselli
11	Mr. Savir Ahmad	- 11 1 1 1 1 1 1 1 1 	(On current Charge basis)
i	Nir. Muhammad	Tehsildar Nowshera	Teheilde N
11	p in a wunammad	Tehsildar Pabbi	Tehsildar Nowshera (C.C.s)
j	Rinz		Relained on the same coastill
12.	Muhammad Nawaz	Tehsildar Charsadda [1]	I XVII GUITON Charge Io.35370R
ì	1 Manual Manual	Similarini,	Kelamed on the same poet
11:	1 X1. X1. 1	Tehsildar Peshawar	Correct Charge backsஇய
1 ''	Mr. Afir Laiq /	Cosmar reshavar	Retained on the same post
1	* ** ** ***	1	(On current Charge basis)
14.	Mr. Ghulam Sarwar	Tehsildar Behrain	Retained on the
i		<u></u>	Retained on the same post!
15.	Mr. Farzand Ali	Fehsildar Mandar	(On current Charge basis) 2 6
		1	(Claimed on the same nocis))
16	'Ada C. ' Le I	Tehsildar Timergara	[On current Charge basis 818
1 '''	'Mr, Said Rahim	- cosmar i mergara ' []	Retained on the same post;
		<u> </u>	(On current Charge basis)
į 17.	Mr. Fazli Raziq	Tehsildar Gagra	Retained and Charge basis)
j · · · · · ·		_ [†	Retained on the same post
18.	dr. Asmat Ullah	Tehsildar Bannu	[(On current Charneshaeは高層)
li	Asmac Onah	- Samuelli - II	Kelained on the same horizontal
		11 1	- I CON CHITCHI Charge GaricaTIAI
19.	c 'c. Hussian Bakhsh	Tehsildar Land Acquisition DII	Retained on the
		11	
20.	8 r. Abdur Rashid	Tehsildar Kulachi	二月(ワ)) Current Charge basikが日暦
	··· ··· ··· ··· ··· ··· ··· ··· ··· ··	11	Relained on the same post light
21.	<u> </u>	Political Colored	_ I (On current Charge basiS(特別
	N Fatch Ullah	Political Tehsildar Dossali	Retained on the same post;
	M. Mulazim	(NWA)	On current Charge hasis)
20.		Tehsildar Paharpur	Rethings and Charge basis)
• • • • • • • • • • • • • • • • • • • •			Retained on the same post
23.	Mr. Afzal Khan	Tehsildar Khadu Khel	_L CZD'S UTCH Charpe basicYffMii
	mar La	Sanda Kiloj	Relained on the same poetilist
7,	[]		(On current Charge basis)
• •			

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No. Estu 1/26/ 2271-79

Copy to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar. All Commissioners in Khyber Pakhtunkhwa.
- All Deputy Commissioners in Khyber Pakhtunkhwa.
- All Political Agents in Khyber Pakhtunkhwa. 5. Official Concerned.
- 6. Personal Files.

By order of Secretary

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. در ت ما - سیر مسر بر در د راید تورساور 26.2014 les 3/1 (14 à COI) 21/100 à 18 1/100 it for for form of it is Mus de ou 2004 de . les 2200 ou · who shiets in so sis 50/Was (2007 et 2004 i pi é c. e 4) (cin e 2) in 633 ois ous الله فرا تعانب ال فرقع نبس رما . DoRw De William de spire -3 16 in 10 = 6,6 5 . 16 one 6 2 0 00 8 ت دفته سے سے کو کنندی ان کے سے کو سندی Lig complete wie de . (col Mie the sind en is a find on the of per we 63/2019 jet we 2004 i fole -1 i pla. 2 00 (6) no 560 / Jud int de 10 سرسة بيرال من أرش كل طعل كل ي المالية 3 on det ico és cip anació hais

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VAKALATNAMA

IN THE COURT OF KPK	Cervice Tribunal Perh
	OF 2014
	
Fazal Malik	(APPELLANT)(PLAINTIFF) (PETITIONER)
VER	<u>rsus</u>
Gort: of KPA	(RESPONDENT) (DEFENDANT)
compromise, withdraw or refemy/our Counsel/Advocate in without any liability for his deengage/appoint any other Advocate I/we authorize the said Advocate in	istitute NOOR MOHAMMAD lawar to appear, plead, act, er to arbitration for me/us as the above noted matter, fault and with the authority to ocate Counsel on my/our cost. Cate to deposit, withdraw and sums and amounts payable or
Dated//2014	CLIENT CLIENT ACCEPTED NOOR MOHAMMAD KHATTAK (ADVOCATE)

OFFICE:

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City.

Phone: 091-2211391

Mobile No.0345-9383141

EUNI ATIME SENIORITY LIST OF NAIB TESHILDAR (BPS - 14) IN KHYBER PAKHTUNSHWA AS STOOD ON \$1.12.2013

S		Name of Naib Teles Idar Qualification	Date of Birth Domicile		co 2ppointing ent as Nath	Method of Recruitment	1
-		Mr. Abdul Qadeer (MSc)	15.8.1962 DIKhan	28.08.199		,	Appointed as Tehsildar (BPS - 16) on Acting
		Mr. Kiramat Ullah Kundi B.A Mr. Abdur Rehman Shah (B.A)	03.03.1974 Tank	29.11.200	->11.2004	Direct	Charge Basis
. 4		5. Mazhar Hussain Shah (F.A)	15.02.1985 Bann		23.01.2007	ido	
5		Muhammad Faroog Anwar (Matric)	. 07.07.1956 DIKha		26.07.2007	do	do Naib Tehsildar
6	$\int N$	1r. Qudratullah (Matric)	1 10.09.1958 Tank		01.01.2008	promotee	do
7	1	Ir. Aftab Hussain Shah (B.A)	20.02.1959 DIKhai		01.01.2008	do	do
8	7-	r. Sikandar Hayat Shah (Matric)	04.05.1958 DIKhar 20.01.1958	13.09.1980	01.01.2008	qo	do
9	1-		Bannu	18.02.1981	05.01.2008	do	do
	7	r. Ghulam Abbas (Marric)	15.02.1958 Lakki Marwat	11.11.1982	05.01.20082	do	do
	<u> </u>	-Salceni Asiiiat (BA)	03.01.1959 DIKhan	27.03.1984	31.03.2008	do	Promoted through Adminstative order of
	Mir.	Ragibas Khan (FA)	01.09.1956	05.00.1500	 		SMBR
12	Mr.	Habib Ahmad B.A	Bannu 04.04.1955	05.03.1982	02.04.2008	do	Naib Tehsildar
 -		Himayat Uilah Qureshi (B.A)	Swat	06.04.1981	02.04.2008	do	do
		- Quresin (B.A)	06.11.1958 Tank	10.01.1978	02.04.2008	do	do

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Estilia

Tehsildar, Dassu Kohistan.



Same of Naib Lehstdar Qualification	•	Birth /	Date 6	First	Date of			
i= Nic.Abdullah Jan (FA)	Domi		Govern Servi	meni i ce Tei	poinimen: is Naib isildar or ilar basis	Recruitment of	nt Remarks	
is Mr Miraj Muhammad (F.A)	Charsac 30.09.19	dda. 958 i	01.09.19	977 OS.	15.2008	Promotee	Naih Talan	
Ahmed (Matric)	12.03.19	54	31.05.19		5.200s	do	Naib Tehsildar	_
17 Mr. Muhammad Ziafat (F.A) 18 Mr.Naimat Ullah Khan (BA)	Mansehr 12.02.195 Abboliaba	55	18.08.197		.2008	do	do	\dashv
19 Mr. Naik Muhammad (B.A)	11.08.196; Tank	7.	16.06.1990			do	do	\dashv
20 Mr. Amanullah (Matric)	04.04.1971 Kg	hat	26.07.1995	1 40.0.1.		do	·do	
21 Mr. Shah Zaman (F.A)	Tank	-	-	29.05.20	860	do	Promoted through	
22 Mr. Abdur Reshid (Matric)	Tank 1958	03	.07.1984 /	29.05.20		du	Adminstative order of SMBR [†]	
23 Muhammad Ayub (Mairic)	04.11.1960		1987	.29.05.200	=-	do!	do S	
22 Mr. Amir Muhammad (B.A) 25 Mr. Shahi Livi	Tank		12.1986	_29.05. <u>20</u> 5	3=	do	-do	<u>·</u>
25 Mr. Shakir Ullah S/O Khan Mir (MA. MBA) 26 Mr. Munir Ahmad Sta	Swabi 15.01.1978 Khyber Agency	1	8.1988	11.08.2008	d	0	Naib Tehsildar	•
26 Mr. Munir Ahmad S/O Jhangi Khan (MSc) 7 Mr. Rahamd Ullah khan S/O Ahmad Khan (MSc. Chem)	20.03.1979 SWA	02.02.		02.02.2009	Dir	ect	do	
——————————————————————————————————————	18.04.1978 Lakki Marwat	02.02.3		2.02.2009	do	.	do	
	:				do-	- '	do	- T

LISTS \Seniority list of Naib-Tehsildar-Page 2 of

Tehsildar, Dassu Kohistan,

Stati No.

3333

5.No Name of Naib Tehsildar Qualification 28 Mr. Initiaz Ali Shah S/O Muhammad A	Don	of Birth:	Date of Fine entry into Government Service	n appointm	en . Method (
29 Mr. Khalid Khan S/O Iñtikhar Hussain		.1980 zk	02.02.2009	Tehsildar has	is	
Mr. Fazli Wadood S/O Fazli Mahmood (BA) 04.04.1	21 (22	2.02.2009	02.02.2009	<u> </u>	Naib Tehsildar
31 Mr. Irshad Ali S/O Dost Muhamamd (MA 32 Mr. Amir Nawaz S/O Gul Daraz (BSc/ME	Mohmand A) 15.03.19 Mohmand	778	2.02.2009 .02.2009	02.02.2009	 	do
Mr. Shah Wazir S/O Abdul Khan (MSc)	30.03.199	IKhan 02.	02.2009	02.02.2009	do	do
34 Mr. Sikandar Khan S/O Sar Zamin Khan (A	SWA	6 02.0)2.2009	02.02.2009	do	do
35 Mr. Ishtiaq Ahmad Khan S/O Allauddin (M. 36 Mr. Shamsul Islam S/O Faqir Gul (MA)		02.02	200-	02.02.2009	do	do
Mr. Allah Noor S/O Hazzan	10.04-1979 Malakand 11.04.1983	02.02.		02.02.2009	do	do
(MSc) Mr. Yasir Salman K	(FR) DIKhan 03.03.1975	02.02.		2.62.2009	do	do
O JiMr. Yadullah VI.	Swat 03.08.1979 Lakki Marwat	02.02.2		.02.2009	do	do
Mr. Ahmad Hashmi S/O Fazli Rabbi (B.A)	23.05.1979 Mardar 2.04.1983	 L.		12 2000	do	do
	Dir Lower	02.02.200		2 2000	-do	do

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Tehsildar, Dassu Kobin





-	Name of Naib Tensildar Qualification Mr. Amin Ullah Khan S/O Dost Muhamm	Date of B Domici		Date of Fi entry into Governme Service	nt 2990inin Tehsilda:	heni Method o B Recruitme	
-	i i i i i i i i i i i i i i i i i i i	07.06.1977 <u> </u>	OlKhan	02.02.2009	<u>l Pagular ba</u>	3515	
-	Syed Badshah (BA.L.L.)	B) 15.04.1982 M	lardan	02.02.2009			Naib Tehsildar
42	(M.A)	20.01.197	ł		02.02.200	9do	do
45	Mr. Naimat Ullah S/O Khanim Ullah (Doub M.A)	le Karak		02.02.2009	02.02.203	9	
46		26.04.1973 [!	02.02.2009	02.02.2009	do	do
}	Fazal Aziz (LLB)	02.02.1980 [Lower	Dir	02.02.2009	<u> </u>		do
47	Muhammad Yar S/O Faqir Gul (MA)	02.02.1979		<u>-</u>	02.02.2009	do	do
48	Mr. Sher Ali Khan S/O Sahibzar Gul (M.A)	Malakand 13.11.1974		02.02.2009	02.02.2009	do	do
49	Mr. Munawar Shah S/O Abdur Rashid (M.A)	5	-	02.02.2009	02.02.2009	do	·
		12.02.1973 Dir Lower		02.02.2009	02.02.2009		do
	Mr. Iftikhar uddin S/O Zewar Din (MSc)	05.08.1973	10	2.02.2009	7,500	do	do
51	Mr. Younis Khan S/O Waqif Khan_(M.A)	Charsadda 15.06.1981	┺━┼━━		02.02.2009	₫0	do
,	Mr. Mujahid Ali S/O Khalil-ur-Rehman (M.A)	Upper Dir	0	2:02:2009	02.02.2009	do	do
(2)	yed Abdul Akhar Shah Store	19:04:1974 Nowshera	02	2.02.2009	02.02.2009	do	
~	entities (MSCA) A)	11.04.1981 Marda	n 02	.02.2009			do
	yed Sultan Haider Shah S/O Syed Gulzar ussain Shah (B.A. LLB)	08.12.1972			02.02.2009 .	do	do
$5 \mid^{N_1}$	r. Aftab Ahmad S/O Javed Muhammad	Peshawar 08.12.1982	02.	02.2009	02.02.2009	\do	do
	·oc)	Peshawar	. 02.0	02.2009 (02.02.2009	do	
 ;; ;;; ::;::;;	Dil Nawaz Khan S/O Alam Zeb (LLB)	22.03.1979 Swabi	-02.0		2.02.2009	do-4-	do

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Tehsildar, Dassu Kohi...

	1	No Name of Naib Telis ldar Qualification	Date of Birth Domicile	Date of Fill Contry linte Governments	appointmen	Method of	
		Mr. Kifayat Ullah S O Haji Akbar (M.A) 8. Mr. Faqir Hussain S o Muhammad Younis	09.01.1977 Peshawar	02.02.2009	02.02 2009	Direct	Narz Telis táar
	5!	(RA)	10.10.1983 Nowshera 15.04.1983	02.02.2009	02.02.2009	do	do
	60	Mr. Wagar Ahmad SO Muhammad Irfan (M.A)	Peshawar 24.04.1980	02.02.2009	02.02.2009	do	
	61	Riaz Qureshi (MBA)	Mansehra 17.03.1982	02.02.2009	02.02.2009	do	- - -do
	62	Mr. Fazal ur Rehman S/O Habib-ur-Rehman (M.A)	Abboπabad 10.07.1975 Haripu:	<u></u>	02.02.2009	do	60
	63	Mr. Farukh Jadoon S'O Anwar Ahmad Khan (BSc)	04.05.1984 Abbottabad	02.02.2009	02.02.2009	do	do
-	64	Mr. Fayaz Ahmad S'O Pir Khan (M.A)	10.03.1982 Abbottabad	02.02.2009	02.02.2009	do	do
-	65	Mr. Tanveer Shahzad S/OMuhammad Sahif	10.10.1978 Haripur	02.02.2009	02.02.2009	do	do
-	67	Mr. Ejaz Ahmad S/O Muhammad Bian	30.12.1977 Mansehra	02.02.2009	02.02.2009	do	do
-	68	(-) = 1V1.F()	15.04.1982 Abbottabad 03.05.1978	02.02.2009	02.02.2009	do	do
<u> </u>	<u> </u>	<u>, 53</u> C)		_ 4			

02.02.2009

06.11.1996

27.02.2009

02.02.2009

10.02.2009

27.02.2009

--do--

Promotee

Direct

Abbottabad

01.04.1978 DIKhan

25.12.1988

Nowshera

Mr. Sajid Saleem (BA)

Mr. Adil Waseem (BA)

12Q80 J

Tehsildar, Dassu Kohistan,

--do--

--do--

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S No	Name of Naib Telisilda Qualification	Date of Birth / Domicile	Date of First entry into Government Service	Date of Repositation Repositation Repositation Telestidar on regular basis	Method of Recruitment	Remarks
85	Mr. Shakeel Ahmad (MA)	03.07.1971 Charsadda	13.09.1992	12.05.2009	Prômotee	Promoted through Administrative order of SMBR /
\$7	Mr.Gohar Ali (B.A)	31.03.1980 Bannu	29.05.2009	29.05.2009	Direct	Naib Tehsildar 🕊
SS	Mr. Mehmood Shah (Matric)	01.02.1959 Peshawar	04.10.1977	02.06.2009	Promotec	do
89	Mr.Sher Dil (BA)	24.01.1974 Kohistan	10.04.1995	02.06.2009	do	do
90	Muhammad Shozib (BA)	01.01.1968 4 Kohat	09.12.1990	02.06.2009	do- <u>-</u>	do
16	Mr.Muhammad Arshad (8A)	20.01.1967 Kohat	02.09.1984	26.06.2009	do	do
92	Mr.Zafar Iqbal (B.A. L.L.B)	25.02.1963 Kohat	02.04.1987	02.07.2009	do	-:do
93 _	Mr.Nawab Gul (M.A)	15.11.1966 Kohat	01.01.1995	02.07.2009	do	do
94	Mr. Umbaras Khan (B.A.	30.06.1960 Mardan	30.08.1988	07.07.2009	do	do
95	Mr. Shakeel-ul-Rehman	- 10.02.1978 - Bannu	⁻ 06.01.2009	=11:07:2009=	Direct	do
96	Mr. Shiekh Muhammad Jamil (M.A)	15.02.1964 DIKhan	21.10.1992	18.07.2009	Promotec	do
97	Mr.Bashir Ahmad (F.A)	01.01.1957 DIKhan	10.12.1983	18.07.2009	do	\do
98	Mr. Shehryar Khan (Manie)	01.10.1961 Mohmand Agency	13.09.1983	25.07.2009	do	Promoted through/ Adminstative order-of SMBR /
	Mr. Hazrat Khan (Matric	02.02.1956 Mohamand Agency	08.10.1986	10.09.2009	do	do

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S Vo	Name of Naib Telisildar Qualification	Date of Birth / Domicile	Date of Firs entry into Governmen Service	\$ppointing	m Method Recruitm 1	1
:@p V	Sardar Yousef (BA)	15.03.1959 Bajaur	22.02.1978	17.09.2009	i	Transmission of Oct (45)
 ;	Mr. Saz Muhamamd (BA)	01.02.1961 Bajaur	25.11.1981	17.09.2009	/do	SMBR /
	Mr. Ghulam Saeēdullah (FA)	01.01.1957 Bajuar	24.11.1975	18.09.2009)do	do ,
	dr. Abdul Malik (FA)	01.08.1955 & Bajaur	24.11.1975	26.09.2009	/do	do 1
. 17	1r. Muhammd Saeed	Peshawar	1	30.09.2009	do	
10:-/\	Ir. Riaz-ul-Haq (BA)	11.01.1969 Bajzur	04.05.400		do	do
05/11	fr. Umar Said (BA)	16.10.1960 · Mardan	04.07.1987	22.10.2009	do	·do ,
07 N	r. Jehanzeb Khan (B.A)	01.04.1965 Malákand	13.12.1982	07.01.2010 1.442 08.01.2010	do	do
08 1/11	r. Asmatullah (BA)	25.05.1973 NWA	٠.		 do=	
	Gul Shehzad	15.01.1986 Peshawar	01.00.1990	722.01:2010 -	do ·	do
· //	. Muhammad Alam (FA)	FR (Lakki)		(03.06.2010)	Promotee	do ,
-:/-	. Abbas Ali Shah (FA)	06.08.1957 Battagram	14.05.1979	24.06.2010	do	do , V
² / _j Nr.	Dildar Khan (BA)	15.05.1975 Haripur	01.09.2003	25.06.2010	do	do, 1/
l Ir	Sardar Ghuiam Murtaza FA	'	2110712003	1		Promoted through Peshawar
		01-11-1965 Abbottabad			-do-127	High = Coun = Bench :: udgivent dated 26.09.2007

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Tan and Haripur

S.No	Name of Naib Tehsilder Qualification	Date of Birth / Domicile	Date of First entry into Government Service	Date of appointment as Naib Tehsildar on regular basis	Method of Recruitment	Remarks
114	Mr. Musadiq Hussein (BA) ,	27.10.1962 Hanug	15.03.1980	23.07.2010	Promotee	Promoted through Administrative ordered SMBR
115	Mr. Fazle-Rehman (Matric)	10.06.1958 DIKhan	·	02.09.2010	do	(-do
116	Mr. Haq Nawaz (Matric)	03.07.1960 DIKhan		02.09.2010	do	do
117	Mr. Gohar Zaman (FA)	20.04.1965 DIKhan		02.09.2010	do	da
118	Mr. Anwar Hussain (FA)	23.03.1972 Kohat		15.10.2010	do	do /
119 1	Mr. Ghuncha Gul (C.com)	24.04.1967 Mohmand Agency	22.12.1998	20.11.2010	do	7do
120 N	Mr. Abdul Jalil (MA)	15.01.1964 SWA		04.11.2010	do	do
121 N	Mr. Muhammad Amin (Matric),	19.06.1957 - Swat	. 06.04.1981	08.11.2010	qo ‡	do 🗸
122 A	Ar. Kamailstan (Matric)	01.04.1958 Swat	06.04.1981	08.11.2010	do	do , V
123 N	1r. Hazrat Yousef (MA)	06.04.1959 Battagram	01.01.1977	11.11.2010	do*	do , 1/
124 M	1r. Faizullah	03.01.1957	02.02.1981		do	Promoted through Adminstative order. Leave to appeal has been filed in Suprement Court of Pakistan against the Tribunal's orders.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1196/2014

VERSUS

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1&2 ARE AS UNDER:-

PRELIMINARY OBJECTIONS

- 1. That the appeal is badly time barred.
- 2. That appellant is estopped by his own conduct to institute the appeal.
- 3. That the appeal is not maintainable in its present form.
- 4. The appellant has no grounds in support of his appeal and no cause of action.

RESPECTFULLY SHEWETH.

ON FACTS.

- 1 Pertains to record.
- Incorrect. Basically he is an Assistant and was posted as Tehsildar in his (own pay scale) on the direction of the then Revenue Minister.
- Incorrect. He was basically Assistant and posted as Naib Tehsildar in Settlement operation Chitral on temporary basis which is a project, therefore he cannot claim any right of promotion or posting in Revenue Establishment.
- 4 No Comments.
- Incorrect. There was no provision in the rules for promotion of Assistant to the post of Tehsildar. Therefore, the appellant was returned to his original post of Assistant.
- Incorrect. They were promoted on regular basis through proper Departmental Promotion Committee and lateron they were reverted due to not having the prescribed qualification for the post of Tehsildar. On 23.01.2015, rules were amended and qualification for promotion to the post of Tehsildar was deleted and they were eligible and were again promoted through proper Departmental Promotion Committee.
- Incorrect. Departmental appeal was properly proceeded in the Department and was filed by the Competent Authority as the appellant was not entitle for promotion as Tehsildar at that time.
- The appeal of the appellant is not maintained.

ON GROUNDS

- A. Incorrect. As the appellant was Assistant and was posted as Tehsildar in own pay scale due to non-availability of regular Tehsildars. On availability of regular Tehsildars, the appellant was repatriated to his parent office according to law.
- B. Incorrect. The appellant has been treated according to law.
- C. Incorrect. At that time there was no provision in service Rules for promotion of Assistant of the office of Deputy Commissioner to the post of Tehsildar.

- D. Incorrect. No discrimination has been made.
- E. Incorrect. The appellant was posted as Tehsildar in own pay scale, therefore, he cannot claim any right of promotion as Tehsildar.
- F. The respondent will also advance additional grounds at the time of arguments.

Keeping in view of the above, the appeal may please be dismissed with costs.

Respondent No. 1 & 2

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1196/2014

VERSUS

Senior Member Board of Revenue, Khyber Pakhtunkhwa & OthersRespondents

AFFIDAVIT

I Attaullah, Assistant Secretary (Lit-II), Board of Revenue Khyber Pakhtunkhwa do hereby solemnly affirm that the contents of the written reply are true and correct to the best of my knowledge and belief information provided to me and nothing has been deliberately concealed from this Hon'able Tribunal.

Assistant Secretary (Lit-II), Board of Revenue

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No.1196/2014

FAZAL MALIK

VS

SMBR

REPLY SUBMITTED BY THE RESPONDENTS

R/SHEWETH: (1-8):

All the objections raised by the respondent are in correct ,baseless and not in accordance with law and rules rather the respondent is estopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- **1-** Admitted correct by the respondents hence need no comments.
- 2- Incorrect and replied accordingly. That the appellant was promoted to the post of Tehsildar in his own pay and scale in light of the Revenue Department Service rules issued on 28.6.2001 vide order dated 10.11.2004.
- 3- Incorrect and not replied accordingly. That during service as Tehsildar BPS-16 Dassu the appellant successfully completed field training in the settlement operation Chitral at Booni circle with effect from 01.7.2007 to 29.9.2007 vide Notification dated 01.10.2007. That it is very pertinent to mention that for the said period the appellant was temporarily posted as Naib Tehsildar BPS-14 vide order dated 07.07.2007.
- **4-** Needs no comments.
- 5- Incorrect and not replied accordingly. That many juniors to appellant have been promoted to the post of Tehsildar BPS-16 on regular basis but the appellant was ignored from promotion to the post of Tehsildar BPS-16 on regular basis and was reverted to the post of Assistant.
- 6- Incorrect and not replied accordingly. That the appellant while working as Tehsildar Dassu BP-16 in his own pay and scale for the last ten years or so, astonishingly was reverted to the post of Assistant BPS-16 without any justification vide impugned order dated 08.06.2014. That it is very pertinent to mention that those employees of the respondent Department who were recently been promoted to the post of Tehsildar BPS-16 have been reverted and again re-posted as

Tehsildar BPS-16 on current charge basis but the appellant was malafidely been reverted to the post of Assistant without considering the appellant long service of more than ten years as Tehsildar BPS-16.

- 7- Incorrect and not replied accordingly. That appellant filed Departmental appeal before the Senior Member Board of Revenue but no heed was paid. That appellant malafidely ignored from promotion to the post of Naib Tehsildar on regular.
- 8- Incorrect and not replied accordingly hence denied.

GROUNDS: (A to H):

All the grounds of main appeal are correct and in accordance Awith law and prevailing rules and that of the respondent are incorrect and baseless hence denied. That the impugned order dated 08.06.2014 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside. That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such . the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973. That appellant is fully entitled under the old rules notified on 28.06.2001 to be promoted to the post of Tehsildar BPS-16 on regular basis but the respondents malafidely and with arbitrary intention reverted the appellant to the post of Assistant (BPS-16). That appellant has been discriminated on the subject noted above and as such the respondents violated Article 27 of the Constitution of Islamic Republic of Pakistan 1973. That the respondent Department without considering the lengthy service of appellant on the post of Tehsildar BPS-16 reverted the appellant to the post of Assistant BPS-16 with out any plausible reason.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may very kindly be accepted in favor of the appellant.

APPELLANT

FAZAL MALIK

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE